



Advanced Analytical Australia's general terms and conditions of trade

1. The prices offered are exclusive of Goods and Services (GST). The current GST rate is 10%. At the completion of the job, Advanced Analytical Australia Pty Ltd (Advanced Analytical) will issue valid tax invoices as per the requirements of the GST legislation.
2. Terms of payment are upon receipt of invoice, until such time as a 30 day account is extended. The liability for payment of services rests solely with the party named on offer and the invoice issued by Advanced Analytical will be in this name. Advanced Analytical will supply the Bank details for Direct Transfer payments. Advanced Analytical reserves the right to charge an interest at the rate of 1.5% per month for any outstanding debt unpaid beyond the payment term.
3. Samples with known health and safety hazards must be submitted with the appropriate conditions and with their Material Safety Data Sheets (MSDS). Unless otherwise agreed, all unused sample will be returned to the Client on completion of the analysis and at the Client's expense. Note that hazardous materials to be returned will require hazardous goods packing and transport arrangements.
4. During the process of analysis, samples or part thereof, may be altered, damaged and destroyed, and Advanced Analytical will not be liable for the return of such samples.
5. Practical Quantitation Limit (PQL) is the concentration level below which the variance of the results for a particular analyte exceeds the acceptable quality control criteria. Any offered PQL(s) are target reporting limit(s) which may be adjusted if the sample's matrix interferes with the analysis and such interferences can not readily, in the normal cause of the laboratory's operations, be overcome.
6. Advanced Analytical will use practical efforts to achieve the expected turn-around times in a timely and efficient manner but will not be liable for any failure to do so.
7. Customer's release and indemnity: The Client will hereby release and indemnify Advanced Analytical, its officers, employees and agents from and against all actions, claims, proceeding or demands bought against it or them in respect of any loss death, injury, damage to persons or property, how so ever arising from the use of Advanced's reports. It is the responsibility of the Client to make its own assessment of the suitability for any purpose of the service, report and its contents or advice generated therefrom.
8. Any additional services to those offered will be performed according to Advanced Analytical's standard terms and charges, for example method development at 290.00 per hour + GST, for expert witness work \$450.00 + GST per hour (including travel time) and the reimbursement of direct costs.
9. The pricing in an offer is extended to the party named and Advanced Analytical is under no obligation to offer the same pricing to a third party client.
10. Alterations and cancellations after the commencement of a job will incur a charge equivalent to the work already performed.
11. All intellectual property rights associated with sample analysis methods, processes and reports are vested, and shall remain vested, in Advanced Analytical Australia Pty Ltd. No other party may replicate or appropriate the method or any part thereof for any use, without the express written consent of Advanced Analytical's Managing Director or approved delegate.
12. The report/certificate of analysis is owned by Advanced Analytical until such time as full payment has been received for the work.

The lodgment of an order or receipt of samples for analyses based on an offer constitutes an acceptance of Advanced Analytical's Terms and Conditions.