

General terms and conditions of sale

1. These general terms and conditions apply to all our present and future business relations. Purchasers' standard terms and conditions at variance with them apply only if we have expressly assented to them in writing.
2. Our tenders are without engagement. The contract is formed only by our written acceptance of the Purchaser's order.
3. Our prices are in Euro without tax, customs duty, shipment, packing, insurance, etc. Prices only apply for the particular order.
4. Delivery is made ex-works (place of fulfilment) by the mode of shipment most favourable for us. Additional costs for a mode of shipment stipulated by the Purchaser are borne by the Purchaser. Goods are always shipped at the risk (loss, deterioration, delay) of the Purchaser.
5. Our scheduled delivery dates are without engagement. Compensation claims for delayed deliveries cannot be accepted. For production oriented reasons we reserve the right to deliver up to 10% more or less of the contracted quantity.
6. We must be notified in writing about any deficiency in writing immediately, at latest ten days after acceptance of the delivery. If the goods are defective, we can choose whether to make the good the discharge of our obligations by rectifying the defect (remediation) or by supplying defect-free goods (replacement) or by refunding the purchasing price and taking back the defective good. Equipment repaired by us has to be checked for correct function immediately upon reception. We repair defective goods at no charge in our shop. Additional used consumables are charged to the Purchaser. Further claims are excluded. We explicitly are not liable for property loss or economic loss of the Purchaser or their customers.
7. The purchase price is due 10 days after invoicing (discount of 2 percent deductible) or 30 days of invoicing net. Cash discount will only be granted if there are no arrears from previous invoices.
8. Until all our present and future outstanding accounts have been paid in full we reserve ownership of the goods. The Purchaser may process and / or sell the goods in the course of orderly business. The Purchaser assigns to us now by way of security all trade debts arising from reselling the goods in total or to the extent of our ownership share. After all our present and future outstanding accounts have been paid in full the Purchaser gains ownership of the goods. Place of fulfilment and exclusive court of jurisdiction for any legal disputes is Siegen, Germany. The laws of the Federal Republic of Germany apply to the exclusion of all international and supranational regulations governing (contract) law.
9. In case of any dispute regarding the above terms and conditions or its translation, the German language version in its original edition has higher priority than any other translated versions. We will sent the Purchaser a copy of our German language version at any time upon request.