

GENERAL TERMS AND CONDITIONS OF PURCHASE

Version dated September 2013

§ 1 General - Scope

- Our Terms and Conditions of Purchase shall apply exclusively; we shall not acknowledge any conflicting or deviating terms and conditions of Supplier unless we have expressly agreed in writing to their application. Our Terms and Conditions of Purchase shall apply even if we have accepted delivery by Supplier without reservation in the knowledge of Supplier terms and conditions which conflict with or deviate from our Terms and Conditions of Purchase.
- Any correspondence shall be conducted with the Purchasing Department placing the order. Arrangements with other departments shall require the express formal confirmation of the Purchasing Department placing the order to become binding.
- Our Terms and Conditions of Purchase shall only apply in relation to enterprises.

§ 2 Offers - Offer Documentation

- Supplier is obliged to accept our Order within a period of 2 weeks after having received our Order.
- We shall retain ownership and copyright to the illustrations, drawings, calculations and other documents; they may not be made available to third parties without our express written consent. They shall be used exclusively for production on the basis of our Order, and they shall be automatically returned to us after the Order has been processed or upon our request. They must be kept confidential in relation to third parties; to such extent, the provision of § 9 (3) shall apply in supplement.

§ 3 Prices - Terms of Payment

- The price stated in our Order is binding. Unless otherwise agreed, the price shall include the full costs of carriage and the full costs to receive the goods at the place determined in our Order. The price also shall include the full costs for the appropriate packaging. The return of the packaging shall require a separate agreement.
- The supplier bears all customs duties, taxes, charges and costs of an import by reason of our Order.
- Prices are exclusive of the additional statutory turnover tax.
- We can only process invoices if they indicate – in accordance with the requirements in our Order – the order number stated there; Supplier shall be responsible for all consequences of the failure to comply with this duty, provided he cannot prove that he is not responsible for such noncompliance.
- Unless otherwise provided for in writing, we shall pay the purchase price with a 3 % discount within 14 days of the receipt of delivery and invoice, with a 2 % discount within 30 days of the receipt of delivery and invoice or without deductions within 90 days of the receipt of delivery and invoice.
- We shall be entitled to rights of set-off and retention to the extent provided by law.

§ 4 Delivery

- The delivery period stated in the Order is binding.
- Supplier is obliged to notify us without undue delay in writing if circumstances occur or become evident to him from which it follows that the stipulated delivery time cannot be met. The agreed delivery time shall not be extended by such information.
- In the event of a default of delivery, we shall be entitled to the legal claims. In particular, after an appropriate default notice and the lapse of a reasonable term for remedy, we shall be entitled to demand compensation instead of specific performance and rescission. If we demand

compensation, Supplier shall be entitled to prove that he is not responsible for the breach of his obligation.

- Early or partial deliveries may only be made upon our prior written consent.
- Transport insurance shall be taken out and borne by the Supplier.

§ 5 Passing of Risk - Documents

- Unless otherwise agreed in writing, delivery shall be made free of charge to the place determined in the order.
- Supplier is obliged to exactly indicate our order number on all transport papers and delivery notes. Should he fail to do so, we shall not be responsible for delays in processing them.

§ 6 Inspection for Defects - Defect Liability

- We shall inspect the goods within a reasonable period for any obvious discrepancies in quality and quantity; the notice of defect is timely as long as it is received by Supplier within a period of 10 working days calculated from the date of the receipt of the goods or, in the case of hidden defects, from the date of their discovery.
- We shall be entitled to the full statutory claims because of defects; in any event, we shall be entitled to demand, at our option, that the defect be remedied or a new item be delivered. We expressly reserve the right to compensation, including, but not limited to, the right to compensation instead of specific performance.
- We are entitled to remedy the defect ourselves at Supplier's expense in the event of imminent danger or particular urgency.
- The statutory period of limitations shall be 36 months, calculated from the passing of risk. This should not apply if longer terms are provided by law.
- Our payment shall not be deemed to be the acknowledgement of the delivery as being in compliance with the terms of contract or free of defect.
- Our authorization of Supplier's technical documents and/or calculations shall not affect his liability for defects.

§ 7 Product Liability and Protection under Public- and Product Liability Insurance

- Supplier shall absolve us from any product liability, provided he has to assume the responsibility for the defect entailing the liability.
- Supplier is obliged to maintain a public and a product liability insurance with a coverage of € 10 million per personal injury/property damage – combined single limit – during the contract period, i.e. until the expiry of the statutory period of limitations in which defects can be notified.

§ 8 Proprietary Rights

- Supplier warrants that no rights of third parties will be infringed in the context of his deliveries.
- If claims are raised against us by a third party for this reason, Supplier shall be obliged to indemnify us upon first demand against such claims; we shall not be entitled to enter into any agreements whatsoever with the third party without Supplier's consent; this shall include, but is not limited to, a settlement.
- Supplier's obligation of exemption shall apply for all necessary expenses we incur under or in connection with the claim by a third party.
- The statutory period of limitations shall be ten years, calculated from the date of the conclusion of contract.

§ 9 Retention of Title - Our Tools - Confidentiality

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1. Materials and parts provided by us remain our property. These may only be used as directed by us. The materials are processed and parts assembled for us. It is agreed that in relation of the value of the parts provided by us to the value of the entire product we become a co-owner of the products manufactured with our materials and parts which will be kept safe for us by the supplier.
2. We shall reserve title to the tools and/or models belonging to us. Supplier is obliged to use the tools and/or models belonging to us exclusively for manufacturing the products we have ordered.
3. Supplier is obliged to maintain strict confidentiality concerning all illustrations, drawings, calculations and other documents and information he receives. They may only be disclosed to third parties upon our express authorization. This confidentiality obligation shall apply even after the settlement of this Contract. It shall expire if and to the extent the manufacturing know-how contained in the illustrations, drawings, calculations and other documents has entered the public domain.

§ 10 Jeopardized Performance

Should Supplier's economic situation deteriorate during the term of the Order in such manner that the performance of the Contract is seriously jeopardized, if he stops payment (even if temporarily) or there is an application for insolvency or a court or out-of court settlement, we shall be entitled to rescind the non-performed portion of the Contract. We are entitled to a total rescission, provided a partial performance is of no interest for us.

§ 11 Foreign Trade Law and Supplier Specifications

1. Supplier shall provide the following information in offers and confirmations of order: Information on whether the subject of delivery requires export approval, and the relevant index number under German export law; information on a possible classification of his product under the US-CCL and the appropriate list number; information on whether the ordered goods are subject to export approval under the valid EC Dual Use Regulations and the relevant index number; statistical product number; country of origin of the goods. In the event that we are not issued the required export license, we expressly reserve the right to rescind the Contract.
2. Existing material proscriptions arising out of statutory provisions shall be obeyed by Supplier.
3. Supplier is obliged to declare the material contained in his products (including the denomination of the corresponding CAS Registry Number and weight proportion in the homogeneous basic material), provided that these materials are mentioned in one of the following statutory provisions:
 - Prohibited chemicals Directive (implementation of directive 76/769/EEC and related modifications)
 - End-of-life-vehicles Directive (Implementation of directive 2000/53/EEC)
 - Electric and Electronic Appliance Law (Implementation of directive 2002/95/EEC and directive 2002/96/EEC)
 - Directive about CFC-Halon-Proscription (Implementation of directive 2037/200/EEC)
 - Ceramic Fibre Directive (February 2005: In the making)
4. Supplier is obliged to confirm the origin/(provenience) of the goods inter alia by supplier's declarations or by declaration of origin or by EUR1 certification. Supplier/Manufacturer is obliged to indicate in the supplier's declaration the characteristic of origin of his goods according to the regulations about origin valid in the

country of destination that we will communicate him. Manufacturers, addresses and product-related details must be indicated.

§ 12 Technical Documentation

1. The delivery of the technical documentation and all required records is part of the delivery of goods, unless otherwise agreed.
2. The delivery of the technical documentation shall, unless otherwise agreed, be effected in the form of paper and CD (in open format stating all passwords, additionally as pdf file).
3. The delivery of the technical documentation shall be effected in accordance with the EC Machinery Directive and correspond to the acknowledged rules of technology.
4. The instruction manuals shall be drawn according to DIN ISO 62079.

§ 13 Software

1. Software shall be provided to us on commercial data media in machine-readable code plus user documentation and all passwords.
2. Software individually developed for us shall also be provided to us in the source code with manufacturer documentation. Copies of the source code and the manufacturer documentation shall be provided to us upon acceptance and must be in accordance with the program level upon the completion of the test phase.
3. Measures carried out on the software under the liability for defects shall be included by Supplier in the source code and manufacturer documentation without undue delay. A copy of each updated version shall be provided to us without undue delay.

§ 14 Rights of Use

1. We shall acquire an irrevocably, exclusive, perpetual, territorially unrestricted right of use for all software developed for us or parts thereof, including each known type of use and the right to reprocess, change, enhance it and grant simple rights of use to third parties, provided that a restriction does not result from the following paragraphs.
2. If the acquisition of a right of use pursuant to the foregoing paragraph is prevented by third-party rights to third-party programs or other third-party performance results included in the services, the scope of our right of use shall be agreed in accordance with the extent of our right of use in the Contract.
3. Supplier remains authorized to continue to use related standard programs, program modules, tools and know-how contributed by him in producing the performance results, and also for third-party contracts. A complete or partial reproduction, processing or other use of the performance results and solutions produced for us is not permitted.
4. Supplier shall only be entitled to publish performance results of any kind produced for us – even partially – upon our written consent.

§ 15 Substances interfering with the coating process

The ordered parts and their packing material must not contain any silicone or other substances interfering with the coating process. Noncompliance will lead to consequential damages for which the Supplier will be liable.

§ 16 Data Protection

1. Personal data shall be processed by Supplier in compliance with the statutory regulations.

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2. Personal data shall be stored by us in compliance with the statutory regulations.

§ 17 Place of jurisdiction - Place of Performance –

Applicable law

1. Place of jurisdiction shall be Heilbronn. We reserve the right to enter claims at the court having statutory jurisdiction over Supplier.
2. Unless stated otherwise in the Order, the place of performance shall be the place stated in the Order and, alternatively, the location of our registered offices.
3. The laws of the Federal Republic of Germany shall apply with the exception of all of the provisions governing the conflict of laws and the UN Convention for the International Sale of Goods (CISG).

§ 18 Miscellaneous

1. Should individual provisions of these Terms and Conditions of Purchase or of the contract concluded between us and Supplier be or become fully or partially invalid, the other terms shall remain unaffected thereby.
2. We are exempted from the duty to deduct tax under Sec. 48 b (1) Income Tax Act only if Supplier presents a valid exemption certificate of the appropriate tax office issued in his name. The submission of a copy of the exemption certificate shall be sufficient, provided that the exemption certificate has not been issued order-related.