

General Terms of Delivery

Contracting parties in business, in particular with respect to our online shop, are exclusively natural or legal persons or an incorporated partnership that conduct legal transactions while carrying out their commercial or independent professional activity (merchant in the sense of § 1 KSchG [Austrian Consumer Protection Act]).

1. General Terms of Delivery

1. The following General Terms of Delivery apply exclusively for the legal relationship between Murrelektronik GmbH, represented by the managing director Andreas Chromy, with business address at Office Park 4, 4, 0G/Too AAS 1300 MGon. Elimbotan Austrian Consumer Consumer

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1.706 45:50, Fax +43 1706 45:250, Fax +43 1706 45:250 (herein after a low referred to as "Supplier") and the Buyer in connection with the deliveries approximances of the Supplier, (herein after also referred to as "deliveries). Conflicting or deviating conditions of the Buyer shall not apply and they are not binding the Supplier, (herein after also referred to as "deliveries"). Conflicting or deviating conditions of the Buyer shall not apply and they are not binding the Supplier, unless the Supplier is unless the Supplier has and conditions, this does not constitute acceptance of such deviating terms and conditions of the Buyer.
1. These General Terms of Delivery shall also apply on subsequent orders and for delivery of spare parts without requiring another express reference to

writing.

14. Should any provision in these General Terms of Delivery be invalid, this shall not affect the validity of all other provisions of this present contract. The parties undertake to replace such invalid clause by a valid clause which proves to be in economic terms as close as legally possible to the previous provision.

2. Offer and Order Confirmation

2.1. Offers are subject to change and shall only be mandatory if containing a period of acceptance. Orders shall require written confirmation from the

2.1. Offers are subject to change and shall only be mandatory if containing a period of acceptance. Orders shall require written confirmation from the Supplier for legal enforcement.

2.2. Drawings and other documentation pertaining to the offers shall be returned immediately upon request, if the order has not been conferred.

2.3. Offer and Order Confirmation in the Online Shop With the presentation and advertisement of articles in the online shop of Murretteronk GmbH, no binding offer is made regarding the sale of certain articles. When sending an order in the online shop by clicking the button 'order now', the use/Buyer places a legally bridging order. The Supplier will immediately confirm the receipt of the order placed in the online shop by email. This offers represent a binding acceptance of the order, unless the acceptance is declared in addition to the receipt. A contract shall only be concluded, when the order is acceptance by the Supplier, either by a declaration of acceptance or by delivering the ordered articles.

3. Scope of Deliveries and Services

3. Sopped Deliveries and cervices
3. The Supplier's written order confirmation is binding for the extent of the delivery, for purchases with the online shop in accordance with
Section 2.3. In case there is no order confirmation is binding for the extent of the delivery, for purchases with the online shop in accordance with
Section 2.3. In case there is no order confirmation, the Supplier is does not a seement or modifications with
Sopplier's employees require written confirmation from the Supplier to be considered effective. The Supplier's right to technically modify the article of
sale is reserved, as long as such modifications do not affect its technical function.
3.2. The Supplier's descriptions of technical Features and configurations in the catalog or the online shop are authoritative according to the current version
of the order date for the technical and all other properties of the ordered and delivered goods. This shall not apply to special products aside from the
regular delivery program, unless the technical specifications are accordingly specified in the order and confirmed in writing by the Supplier has made reference to them in
writing, if and insordar as an offer refers to weight, stated dimensions or similar specifications, for example images and drawings, also long her by an ont to be considered as one hundred percent precise within the framework of commercially accepted tolerances, unless explicitly declared as
binding.

unung.
3.3. Provided software is part of the scope of services, the Buyer obtains a non-exclusive right to use the software on the basis of the manual. Provision of software is for use on the agreed hardware only. Using the software on more than one system is only permitted with written consent. The individual provisions of the most of the software shall not be modified without the Supplier's written consent. The stipulations listed under "Terms of use for internet consent. The individual provisions of use for internet consent. The stipulations listed under "Terms of use for internet consent." The stipulations listed under "Terms of use for internet consent." The stipulations listed under "Terms of use for internet consent." The stipulations listed under "Terms of use for internet consent." The stipulation is the stipulation is used to be used to

website for free.

4. Prices and Terms of Payment

4. Unless otherwise agreed the prices are stated in (€) Euros. They include ex works (EXW Incoterms 2010), excluding packing, transport, customs tax and unloading. Surcharges for raw materials, such as copper or alloy, are charged additionally. The amount for shipping costs, co

customs tax and unloading. Surcharges for raw materials, such as copper or alloy, are charged additionally. The amount for shipping costs, or the components specific paragres and freight charges, are indicated in the price details of our online shop.
42. Value Added Tax (VAT) is not included in the price; the legislary precribed rate on the date of invoicing shall be indicated separately in the invoice.
43. Discount deductions shall require special written agreements usual only become effective if the Buyer is not in arears because of

4.2. Value Added 1 xx (VAI) is not incured in run princip, the region presented shall only become effective if the Buyer is not in arrears because of other deliveries.

4.3. Discount deductions shall require special written agreement, shall only become effective if the Buyer is not in arrears because of other deliveries.

4.4. The purchase price for deliveries and/or services ordered in the online shop and shall be paid in accordance with the payment terms indicated there. The purchase price for deliveries and/or services not ordered in the online shop and shall be paid in accordance with the payment terms indicated there. The purchase price for deliveries and/or services not ordered in the online shop shall be be used in the online shop and shall be deal without any deduction of from invoice date, unless stated differently in the order confirmation.

4.5. If the Buyer fails to observe the date of payment and is in delay without any further reminder, the Buyer shall pay 9,2 per cent above the basic interest rate of the European Central Bank (ES) interest on arears payments from the date of maturity according to 9 456 UBB (Austrian Commercial Code). The right to compensation for further damages shall be reserved.

4.5. The Buyer shall be entitled to a lien or can set off only such claims which are undisputed or legally established.

4.7. The total outstanding claim becomes due if the Buyer does not pay their dues, becomes insolvent or a check or bill of exchange is not being honored or if the Supplier obtains information about an economic deterioration of the Buyer than any jeopardize the purchase price claim. If the total outstanding claim is not being paid, the Buyer loss are unable to the supplier of the Buyer than any jeopardize the purchase price claim. If the total outstanding claim is not being paid, the Buyer loss are unable to a set of a set without removing the scalam until full payment has been made. If the Buyer has caused the cancellation of the contract, Supplier is entitled to ask for compensation

4.10. The Buyer shall be entitled to retain payments for alleged defects only if the Supplier has acknowedged the Genesia Sparines.

5.1 The compliance to a deadline for Suppliers shall pre-suppose the prompt receipt of all documents provided by the Buyer, necessary authorizations and releases, especially of plans, as well as compliance to the agreed terms of payment and other commitments by the Buyer. The these requirements are not complied to within good time, the parties shall agree that such deadlines are extended in the corresponding extent. This does not apply, when the Supplier is subsuppliers of the products by the Supplier is responsible for the delay. The stated delivery times are subject to the condition that the Supplier's sub-suppliers deliver will be extended by a reasonable period. If non-observance of the deadlines is caused by an act of God, for example mobilization, var, riot, natural catastrophes or similar events, for example strike or lockout, the delivery times will be extended by a reasonable period. Same applies, if such obstructions occur at sub-supplier. 25. The deadline shall be considered so observed if the operative consignment has been forwarded for digitation protecting up within the delivery times will be extended by a reasonable period. Same applies, if such obstructions occur at sub-supplier. Provided

reasonable period. If non-observance or the deallines is caused by an act or toos, for example monitation, was, not, natural actastroppes of events, for example strike or lockout, the delivery times will be extended by a reasonable period. Same applies, is on obstructions occur at sub-suppliers. 5.2. The dealline shall be considered as observed if the operative consignment has been forwarded for dispatch or picked up within the deally revised the delivery is delayed for reasons caused by the Buyer, the parties agree that the notice of readiness for dispatch shall be considered sufficient. Partial shipments shall be permissible as far as they are reasonable for the Buyer.

3.3. The Supplier shall be released from the obligation to deliver if they, on the one hand, have not been supplied by his pre-supplier in good time despite duly ordering or, on the other hand, if not supplied with the agreed quantities and qualities.

5.4. If the Buyer must substratiate the non-observance of the deadline, the Supplier shall be entitled to assert compensation for loss incurred by default for each full week by up to 0.5 % of the purchase price. The right to prove a higher damage, in particular higher storage costs, is reserved. The Supplier however, is entitled to without a from the contract after a reasonable grace period or to otherwise dispose of the article of sale. Further claims of the Supplier because of default in acceptance remain unaffected.

5.5. If the Supplier must substratiate the non-observance of the deadline for more than one month, the Buyer shall be entitled to assert compensation for loss incurred by default for each full week, not to exceed 0.5 % of the respective value of goods, provided an actual loss has occurred to them. In any event, indemnity dialms from the Buyer exceeding 5% of the respective value of goods, provided an actual loss has occurred to them. In any event, indemnity dialms from the Buyer exceeding 5% of the respective value of goods, provided an actual loss has occurred to them. In any ev

discretion.

6.2. The time of acceptance or, if agreed accordingly, the setup time is applicable if the delivery includes installation or assembly. If acceptance is required, it is applicable for the passing of the risk. It has to be carried out immediately at the acceptance date, in the alternative after the Supplier reported readiness of acceptance. The Buyer shall not refuse acceptance incase of a minor defect.

6.3. Delivered objects have to be accepted – even in case of minor defects – by the Buyer, notwithstanding the rights according to § 9 (Period of Warranty).

6.4. Partial shipments are permitted.

6.5. In the event that the shipment of goods is delayed for reasons that need not be substantiated by the Supplier, the ex-works dispatch risk shall pass

03.11 in or even wat, we have the designated time.
On the Buyer at the designated time.
6.6. All shipments will generally be made in the Supplier's standard packaging. The Supplier shall be entitled to choose special types of packaging devolutible at his own discretion. Any expenses incurred shall be borne by the Buyer.

7. Insurance
Delivery may be insured against breakage, transportation and fire damage at the request and cost of the Buyer. This shall also apply if the part
to freight paid delivery. Provided such insurance has been concluded, the Supplier shall be informed immediately of any transportation damage

6. warranty
St. If the products delivered by the Supplier prove to be defective because they are not of the agreed condition, or because they are not usable for the agreed or intended purpose and prove to be useless or substantially limited in their usefulness within 12 months after setup because of circumstances arisen before the passing of the risk, the Supplier shall lether remedy the parts concerned, or deliver new parts at his own discretion. All or awards awards the production of the supplier shall either remedy the parts concerned, or deliver new parts at his own discretion. A variety claim requires that the Buyer notify the Supplier of the defect immediately after receipt of the shipment in writing according to § 377 Austrian Commercial.

claim requires that the Buyer notify the Supplier of the defect immediately after receipt of the shipment in writing according to § 377 Austrian Commercial Code (UGB).

8.2. The Buyer shall grant the Supplier the required time and opportunity to correct or replace the defective product. In the event of denial, the Supplier shall be exempt from any liability for any defective goods delivered. The Buyer is only entitled to fix a defect themselves or through third parties and ask for reimbursement of reasonable and necessary expenses if there is an emergency due to imminent danger to the operational reliability or due to the prevention of disproportionately great damage. In such case, the Buyer has to inform the Supplier immediately.

8.3. If and insofar as a complaint proves justified and timely according Section 8.1, the Supplier bears the direct costs for repair or replacement. The costs of the replacement part will be borne by the Supplier, including demoscable costs of removal and reassembly. If and insofar as reasonable under the circumstances, Buyer may also claim reimbursement for required provision of fitters and auxiliary personnel. Such costs are reimbursed to the extent that they are incurred domestically. All other costs are to be borne by the Supplier and of the provision of fitters and auxiliary personnel. Such data of the Buyer and vold rescribed to the extent that they are incurred domestically. All other costs are to be borne by the Buyer and accordance with the supplier takes back the article of sale in return for the purchase price, deducting a compensation for actual possible use.

8.1 the lish fails and the Buyer validly rescribed the contract, the Supplier takes back the article of sale in return for the purchase price, deducting a compensation for actual possible use.

8.2 The Buyer is a subscienced by the supplier does not relate to natural wear and tear, nor to damage caused after the passing of benefits and risks by incorrect or negligent handling, by the use of the delivered objects or

8.9. The Buyer shall be committed to return defective products to the Supplier or dispose according to the Supplier's choice, or to keep available for inspection and test.

stay connected

9. Period of Warranty
The period of Warranty shall be 12 months, unless compelled by law to be longer. Such period of time shall start from the date of passing of the risk. After
discretion of Supplie, the defective product can be replaced after a warranty period within 12 months, latest 24 months, after passing of the risk provided
that the defective product to exchange is not found heavily worn and the Buyer agrees to bear all transport costs to and from the plant.

10. Defects in Title

interpretion of Sangian, and each individual content of the explaned after a warrainty period within 12 months, later 12 months, after 12 mont

14.2. The Buyer shall be committed to sufficiently insure their replacement value against fire, theft and damage caused by water at his own expense. In case maintenance and inspection work is necessary, the Buyer shall perform this in due time and at his own expense incises maintenance and inspection work is necessary, the Buyer shall member 14.3. In the event of seatures replaced the seature of seatures are supplied in the second of the second o

drawings, plans, manuals, technical descriptions, costs estimates and other tangible, intangible or electronic information. Such documents shall not be copied, nor be used for any other than the contractual purposes, nor be made available to third parties (not even upon request), nor be published. The same applies to any manufacturing, research, and trade secrets of the Supplier the Buyer has access to or otherwise gains as knowledge. 152. The Buyer acknowledges all parter rights, copyright and other commercial property rights of the Supplier, also regarding any software provided, irrespective of whether such rights are governed by Austrian or applicable foreign law. This protection also extends to any copies of any software provided. Sub-licensing to third parties is not permissible without written consent from the Supplier. 15.3. Any reproduction of any objects such as components or parts delivered by the Supplier is not permitted. Supplier will prosecute any violation. As far as permitted by Jun, not only claims for actual dramages, but also punitive damages will be asserted. 15.4. Socalled reverse engineering, Le. the analysis of the structure and the function of the software provided by the Supplier is also not permitted.

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15.5. These obligations only cease if and insofar as any such data can be shown and proven to have already been in the Buyer's possession prior to supplier is transmission, or to which the Buyer was given access by a duly authorized third party independent from the present sales and delivery process, or where already made public, independent from the sales and delivery processes without the Buyer's fault.

18. Social Responsibility and Code Gonduct

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18. Social Responsibility and Code of swell as for their customers, suppliers and business partners. It shall be the target of the Buyer and for the society. This applies for the Supplier themselves a well as for their customers, suppliers and business partners. It shall be the target of the Buyer and the Supplier to the Supplier themselves as well as for their customers, suppliers and business partners. It shall be the target of the Buyer and the Supplier to the Supplier themselves as well as for their customers, suppliers and business partners. It shall be the target of the Buyer and the Supplier to the Supplier themselves and the Supplier themselves and the Supplier themselves are providedly threads confidentially. The Buyer is advised that the Supplier files the contract data in a machine-readable form solely in the scope of the purpose of contract.

transport.

19. Place of Performance and Jurisdiction

19.1. The Supplier's headquarters is the place of performance for deliveries and for services.

19.2. All written communication to the Supplier, provided for in these General Terms of Delivery, shall be sent directly to the Supplier's headquarters in Schwechta, Hustria.

convector, Austria.
193, For all disputes arising out of the contractual relationship between the parties, the place of jurisdiction is the court competent for Vienna, Austria.
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194, Applicable Law
204. Applicable Law
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