

GENERAL TERMS AND CONDITIONS OF BUSINESS

1) GENERAL
1.1 These "General terms and conditions" of business, represent the basis for any cooperation with the companies Euroclima AG and Euroclima GmbH and his subsidiaries (hereafter called Euroclima). Changed conditions will only be accepted insofar the changings are linked to the Euroclima Terms and conditions of Business and if they are set down in writing. These general terms and conditions of business should be signed by the customer or are considered automatically accepted if the customer does not object to them in writing within 5 (five) days of receipt. The terms and conditions of the other party bear to the parties must be accepted and confirmed in writing by Euroclima. Otherwise, these general terms and conditions of Euroclima Mapply in any case, even if the general terms and conditions of were subsequently sent to Euroclima.

2) OFFER

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 2.1 The offered prices are always non-binding, unless otherwise agreed in writing. The prices at Euroclima are in Euros, excluding VAT.
 2.2 The right to make structural changes and deviations from the brochure or catalogue information remains reserved, even after the order confirmation is sent, as long as this does not change the price and/or the substantive functional data.
 2.3 Euroclima reserves ownership rights and copyrights of any cost proposals, drawings and other documents; they may neither be copied nor made accessible to third parties without our consent.
 2.4 The offers of Euroclima are always FCA (Incoterms 2020).
 2.5 Offers from Euroclima have a validity of maximum 1 month. After this period of 1-month Euroclima is entitled to adjust the offer or the customer has to request an updated offer.
 2.6 For orders, for which the delivery period exceeds 3 months after receipt of the order, Euroclima must be informed about this long delivery period and before the order is received. Only if this long delivery cycle is known to Euroclima and if prices are fixed in writing based on this knowledge, then prices will remain valid beyond this period. Otherwise Euroclima is allowed to adjust the prices even without a commitment of the client after the period of 3 months from order entry in a reasonable amount.

- 3.0 ROBER
 3.1 Euroclima's written order confirmation is decisive in relation to the scope of the order. Objections must be received in writing by Euroclima within 3 days of the order date or they shall no longer be accepted by Euroclima. In any case, the customer must bear any costs that have arisen such as those for data-processing, already ordered components, delivery costs, etc. If technical objections cannot be made, the customer has no right to withdraw from the contract by the sales partner only become effective when written confirmation from the customer withdraws nonetheless, the costs of the order shall be invoiced in full.
 3.2 Euroclima if free to choose whether to accept orders from the sales network. Statements about delivery conditions, technical data etc. made by the sales partner only become effective when written confirmation from Euroclima is received.
 3.3 Upon withdrawal from the contract by the Buyer, Euroclima is entitled to claim the damages actually incurred, or to demand 100% of the agreed purchase price in damages without proof.
 3.4 Call-off orders are to be called by the customer within 3 months at the latest starting from the date of ofer confirmation by Euroclima. If the call is not made within a grace period of 30 days, Euroclima is entitled to deliver at the price valid on the day of delivery. For every additional month that the goods in which the goods are not called even after 3 months, Euroclima can invoice for a monthly fixed amount, equal to 5% of the net order value.
 3.5 With the written order, the customer declares that it wishes to acquire the corresponding goods from Euroclima. Euroclima is the free to accept or reject orders. This also applies when the corresponding orders were issued by Euroclima.
 3.6 If the order is to be created on the basis of drawings, specifications, templates or the like not drawn up or accepted in writing by Euroclima, and the process of the order of the sales partners. An order is only considered accepted when the corresponding product on firmat

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4.2 The agreed price is based on material costs and wages at the time the contract is made. If subsequent to the formation of the contract, these costs increase prior to delivery by at least 2 %, Euroclima can increase the agreed sale price by the corresponding percentage rate up to a maximum of 5 %. In this, the particular state of manufacture at the time material or wage costs occur shall be taken into account.

CONDITIONS

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 5.1 The Buyer is not entitled to reduce the purchase price because of any possible claims. A right of offset only exists when a claim has been legally established or is jeopardised by an insolvency procedure.

 5.3 If payment deadlines are exceeded by the customer, Euroclima may charge interest at the standard bank credit rate, at least 8 % however (according to Decree no. 231 dated 09/10/2002 and Directive 2000/35/EC) according to the respectively valid Euribor. Euroclima reserves the right to demonstrate and claim higher interest damages.

 5.4 If, after the contract is formed, circumstances become known that could lead to fears that delays in payment could occur, Euroclima shall be entitled to daim immediate payment of the entire invoice amount without regard to the agreed settlement dates. In addition, Euroclima has the right to immediately stop work on the delivery object or to terminate current contracts in case of reasonable suspicion of payment difficulties of the customer without compensation or without being responsible for the delivery delay this causes.

 5.5 The goods remain the property of Euroclima until full payment of the appropriate invoices for goods and services.

 6) DELIVERY PERIOD

- 6.) Delivery dates only become binding with written confirmation from Euroclima. Euroclima cannot be made liable for damages arising to the customer through delivery delays.
 6.1 Delivery periods begin after full clarification of all details of the order and the supply of all documents, permits and approvals to be supplied by the customer as well as after the arrival of the agreed deposit or the opening of a line of credit.
 Delivery periods begin with order confirmation are considered cancelled as soon as subsequent technical uncertainties or changes arise. The delivery period will be extended appropriately in the event of unforeseen obstacles and operational disruptions which are not of the control and responsibility of Euroclima.
 6.3 Delivery periods relate to the time of dispatch from the factory or warerbows. They are couldered to have been compiled with when the notification that the goods are ready to be dispatched arrives within the agreed period.
 6.4 Euroclima explicitly does not accept any obligations to pay penalties for late delivery. But in cases in which Euroclima, contrary to this condition and exceptionally and project-specifically, does accept penalties, the neuron to be influenced by Euroclima es unable to provide reasonable grounds for the delay. Reasons are deemed to be reasonables if they cannot be influenced by Euroclima (because caused by suppliers, customers, authorities, force majeure... etc.). In such cases compensation for delay can be claimed from Euroclima at a maximum rate of 0.25 % per week, and in total not more than 5 % of the value which has been a fertilately delayer and first and the delayer and
- 4.5 For organisational or business reasons, Euroclima is free to make even without the consent of the customer partial delivery is considered an independent transaction.

- 7) DISPATCH
 7.1 Absent a sp
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 7.1 Absent a special agreement, the dispatch route and means of transport are left to the free discretion of Euroclima.
 7.2 Material that is notified as ready for dispatch but be collected immediately, but within 5 calendar days at the latest. Otherwise, Euroclima is entitled, according to its own discretion, to dispatch the material at the customer's expense or to demand storage costs as described in the Order confirmation.
 7.3 Responsibility for the goods passes to the customer when the goods are dispatched at the latest. This also applied when partial deliveries take place or when services such as transportation and fitting are undertaken by Euroclima.
 7.4 The ordered goods shall not be automatically insured against transport or other damage by Euroclima and Euroclima abstains from any liability in that respect. Transport insurance will only be taken out at the written request of the Buyer.
 7.5 Euroclima products are generally wrapped in nylon to protect the devices from moisture during loading and unloading it is the responsibility of the customer to protect the goods appropriately during storage on site. Euroclima assumes no responsibility if the goods are damaged due to unsuitable packaging, if the goods cannot be picked up or delivered as agreed. Euroclima is not obliged to collect transport packaging from the buyer.

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 8.1 Unless otherwise additionally agreed in writing fitting, commissioning, testing, documentation (other than operating manuals) do not form part of the scope of supply and are not part of the offer.

 8.2 If the installation or tests are performed by Euroclima, however, Euroclima assumes no liability if the devices, on account of the previously mentioned circumstances, cannot be fitted or tested. Euroclima will then invoice the customer for all costs that have arisen including the appropriate profit margin. The purchaser is responsible to obtaining the necessary approvals and tests for on side installations and tests.

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 9) FAULT AND GUARANTE

 9.1 The moment when the goods are ready for collection is decisive for the contractual status of the goods. Immediately after receipt, the delivery object is to be inspected and transport damage or missing parts must be noted on all the transporter's delivery documents. Faults must be communicated to Euroclian a limited within 48 hours of receipt.

 9.2 The warranty or guarantee period begins with the written confirmation from Euroclians that the goods are ready for collection. The expiry of the guarantee and statutory limitation period is not reset by repair work or the delivery of spare parts. Euroclians offers a warranty period of 12 months for its devices after the notice of readiness for pickup, however a maximum of 18 months after confirmation that the goods are ready for collection.

 9.3 For purchased parts the liability of Euroclians Is limited to the assignment of the liability delivery dollars to which we are entitled against the supplier of the third-party articles.

 9.4 The warranty obligation expires if the fault that cocurred derivers from an improper maintenance, damage caused by force, disregard of our operational and maintenance instructions or improper operation. Liability for fault also expires when interventions on or alterations to the delivery object have been made by anyone other than representatives of Euroclima.

 9.5 Euroclima must have the opportunity to do an on-site inspection of the fault that has been complained about the part of the customer to repair the fault or to substitute the part. In case of damaged components of Euroclima.

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- 9.11 The place of warranty or guarantee for supplementary personnince of the original personnince or the original personnince of the original personnince or the original

11) RETURN
1.1.1 Goods that were properly delivered will, in general, not be taken back. In exceptional cases, and only based on separate written agreements, a return may take place. Only unused material in a perfect condition will be taken back, with a deduction of costs that arise for shipping, packaging, storage, any possible transport damage, etc. The costs and risk of the return transport shall not be assumed by Euroclima. Only after receipt of the goods shall Euroclima decide whether to accept them or not.

12) BINDING NATURE OF THE CONTRACT

12.1 Partial invalidity does not result in the invalidity of the entire contract.

13) OWNERSHIP RIGHT

- 13.1 Until the full payment of all open balances of the customer, the goods remain the property of Euroclima. Euroclima is free to take the goods back at any time at the customer's expense due to non-payment of the open claims.
 13.2 For as long as the goods are owned by Euroclima, the customer must handle the goods carefully, Insofar as maintenance or inspection work is required, the customer must carry this out regularly at its own cost. Damages or expenses that arise through improper handling or missed maintenance may not be charged to Euroclima or may be passed by Euroclima on to the customer. 14) DATA PROTECTION
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 14.1 According to the provisions of the Data Protection Act, Euroclima is entitled to collect and to use customer data in paper and in electronic form, insofar as this is required for business relations in the form of Sales, Marketing, Collection, Transport, Archiving etc. Even after conclusion of the order, the customer's contact data may be used for information or advertising purposes.

 4.2. Euroclima has the right to use the device's delivery data, image material or image material obtained from the internet as a reference for promotional purposes.

15) CHOICE OF LAW

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15.1 In the contract relationship, Italian law applies exclusively. UN law (Convention of International Sale of Goods) is expressly excluded from this contract.

15.2 The place of fulfilment for all obligations arising from this contract may be freely chosen by Euroclima according to the occasion.

15.3 Court of jurisdiction: for all disputes arising from this contract, Euroclima is entitled to choose the court of jurisdiction according to its own discretion, without the consent of the other party.

15.4 Delivery contracts remains binding even if single points or clauses of the terms of sale and delivery are legally invalid.

Signature			