



## Purchasing Conditions

1. Each order we issue should be confirmed in writing, with the price and delivery date, immediately after it is received by the supplier. We reserve the right to cancel the order if the order confirmation does not take place immediately or if it differs from the given contract in significant points such as prices, deadlines, etc.. Changes to the order are only valid with our written consent.
2. Delivery dates must be kept punctually. The supplier is obligated to notify us immediately of any expected changes to the date. We explicitly reserve the right of the decision to maintain our order and we are entitled in cases of non-timely delivery to withdraw from the contract without compensation, in full or in part, of the order not filled.
3. Shipping should be made in accordance with the most efficient current conditions, unless a specific type of delivery is required from us. The increased costs for expedited delivery due to an unmet delivery date is charged to the supplier.
4. Packaging is considered only as own costs. External packaging (boxes, containers, etc.) must be credited to the account at least 2/3 of the value charged at their return.
5. Agreement on quality, occupational safety, environmental and social protection, responsibility for suppliers (agreement on quality assurance) are part of the contract.
6. Our sign and number must appear on all invoices, delivery notes and shipping notices. We request 2 copies of each invoice.
7. Payment is made after full delivery or full payment has been received and the invoice has been received choosing either within 30 days of 2% discount or within 90 days net.
8. The transfer of the order to third parties without our written consent is not allowed and authorizes us to completely or partially depart from the contract and to require a claim for damages.
9. Documents provided to the supplier to complete our order such as drawings, patterns etc., and the goods made according to these can not be made available or transferred to third parties without our written consent. Please return them to us along with the rest of the delivery. Alternate actions entitle us to a full refund of the damage and to our total or partial departure from the contract without compensation.
10. Compliance.  
The supplier undertakes to comply with the relevant legal regulations in proceedings with employees, environmental protection, and work safety, and to work to minimize the negative effect of their activities on people and the environment.