

stay connected

# **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 (Jauristan Consumer Protection Acti).

1. General Terms of Delivery

1.1. 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 Concorde Business Park C5/17, A-2320 Schwechat, Austria, Email: info@murrelektronik.kt, Tét. +43 f 170 64 52-50. The train after also referred to as: deliveries). Ordificing the deliveries and/or performances 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 for the Supplier, unless the Suppler and were written connection of the Buyer.

1.2. Those General Terms of Delivery shall also apply on subsequent orders and for delivery of spare parts without requiring another express reference to it.

y agreements and guarantees, as well as modifications and amendments of an agreement concluded in writing or by telex, shall

1.3. Subsidiary agreements and guarantees, as well as modifications and amenoments or an expression 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. Ofter and Order 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 Murrelektronk flowth, no binding offer is made regarding the sale of certain articles. When sending an order in the online shop by clicking button "order now", the user/Buyer places a legally binding order. The Supplier will immediately confirm the receipt of the order placed in the online shop warm. If the represent a binding acceptance of the order, unless the acceptance is declared in addition to receipt. A how aman't This email does not ver terresent a binding acceptance of the order, unless the acceptance is declared in addition to receipt. A by email. This email does not yet represent a binding acceptance of the order, unless the acceptance is declared in addition to the rec contract shall only be concluded, when the order is accepted by the Supplier, either by a declaration of acceptance or by delivering the o

contract shall only be concluded, when the order is accepted by the Supplier, either by a declaration of acceptance or by delivering the ordered articles.

3. Scape of Deliveries and Services

3. Scape of Deliveries and Services

3. The Supplier's written order confirmation is bringly for the subtent of the delivery, for purchases with the online shop in accordance with a supplier or the property of the supplier's employees require written confirmation from the Supplier of be considered effective. The Supplier's input to the considered effective. The Supplier's input to technically modify the article of sails er 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 be placed by the special products asside from the regular delivery porgram, unless the technical specifications are accordingly specified in the order and confirmed in the supplier incidentally, specifications in brochures, online shop, catalogs or general technical documents shall obe binding if the Supplier had accepted to the confidence of the order and confirmed in the supplier had accepted to the confidence of the order and confirmed in the supplier had been an advantage, also in the ordine shop) they are not to be considered as one hundred period protect precise within the framework.

3.3. Provided software is for use on the agreed hardware only. Using the software on more than one system is only permitted with written consent. The included software shall not be modified without the Supplier's written consent. The stipulations listed under "Terms of use for internet page and internet downloads" are applicable regarding the software, documentation and other (product) information and are available to read or download on the Supplier's websile for free.

4.

to read or download on the Supplier's weesset for tree.

4.1 Unless otherwise agreed the prices are stated in (6) Euros. They include ex works (EXW Incoterms 2010), excluding packing, transport, insurance, customs tax and unloading. Surcharges for raw materials, such as copper or alloy, are charged additionally. The amount for shipping costs, consisting of two components: packing charges and freight charges, are indicated in the price details of our online shop.

4.2. Value Added Tax (VAT) is not included in the prices; the legally prescribed rate on the date of involuting shall be indicated separately in

srapping closes, consisting or two components; packing charges and regirc tharges, are indicated in the price details of our online shall regirc haze a control of the price of the large o

arter the conclusion of contract, the supplier May suspend seleviers or of roth contracting partment in advance, bank quarantee or security deposit for providing an otherwise given adequate guarantee for further suppliers and the providing an otherwise given adequate guarantee for further and the contracting the parties and the partment of the contract and first delivery; the parties commit to negotiate a solution.

4.9. In foreign business transactions, this right of suspension also applies in cases of currency fluctuations to the disadvantage of Supplier of at least 10% with the relevant period being between the conclusion of the contract and first delivery; the parties commit to negotiate a solution.

4.10. The Buyer shall be entitled to retain payments for alleged defects only if the Supplier has acknowledged the defect as justified.

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. If 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 responsible for the delay. The stated delivery times are subject to the condition that the delivery date. The delivery time will be extended by a reasonable period. If non-observance of the deadlines is caused by an act of Sod, for example mobilization, war, rich, natural catastrophes or similar events, for examples strike or lockout, the delivery times will be extended by a reasonable period. Same applies, if such obstructions occur at sub-suppliers.

5.2. The deadline shall be considered as observed if the operative consignment has been forwarded for dispatch or picked up within the deadline. Provided the delivery is delayed for reasons caused by the Buyer, the parties agree that the notice of readiness for dispatch shall

Supplier Such grace period shall be reasonable and less at repair to the supplier Such grace period shall be reasonable and less at repair to the Supplier from the shipment of the goods ex works EXW according to 2010 Incoterns at the latest. Provided that Supplier has taken on the consignment of goods, manner and way of delivery is at

according to 2010 incoterms at the latest. Provided that Supplier has taken on the words.

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 expolicable for the passing of the nick. 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 in case 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 Marzanto).

packaging deemed surface at ris war usus-usus. The year of the surface and the surface at the surface and the surface and the surface and the surface and cost of the Buyer. This shall also apply I parties agree to freight paid delivery. Provided such insurance has been concluded, the Supplier shall be informed immediately of transportation damage.

transportation damage. 8. Warranty
8.1 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 either remedy the parts concerned, or deliver new parts in sown discretion. Asserting a warranty claim requires that the Buyer notly 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.

immediately.

8.1 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 domestic shipping or free-al-frontier, and including reasonable costs of removal and reassembly. If and insofar as reasonable under the circumstances, Buyer may also claim reimbursement for representations 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 Buyer.

8.4. If there is only a minor defect, the Buyer may only claim a reduction of the purchase price is excluded.

8.4. If there is only a minor defect, the Buyer may only claim a reduction of the purchase price.
8.5.If the fix falls and the Buyer validly rescrids the contract, the Supplier takes back the article of sale in return for the purchase price,
deducting a compensation for actual possible use.
8.6. The liability of the Supplier does not relate to natural wear and tear, nor to damage caused after the passing of benefits and risks by
incorrect or negligient handing, by the use of the delivered objects or by the operation of installation arising from conditions that are not
presumed in accordance with the agreement. Warranty claims shall not exist on damages caused after the passing of benefits and risks by
reactualizations of the Buyer, or unsuitable or insufficient operating materials or mechanical, chemical, or electrical influences that do not correspond to the intended use of the delivered object.
8.7. The Supplier shall not bear additional expenditure, particularly transportation, travel, labor and material costs, which arise from the fact
that the article of sale has subsequently been taken to another place other than the Buyer's location or the original place of destination, unless
such as the service of the servic

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 Supplier, 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 loved them the defective product to exchange is not found heavily worn and the Buyer agrees to bear all transport costs loved them the defective product to exchange is not found heavily worn and the Buyer agrees to bear all transport costs.

plasming of the risk promotes the control of the plant.

10. Defects in Title

10. Defects in Title

10. In the event by the use of the delivered article leads to a violation of individual intellectual and industrial property rights or copyrights

10. In the event by the Buyer with the post of the plant in the promote of the plant of the pla

The Buyer supports the Supplier to a reasonable extent to defend the asserted claims
The defect in title was not caused because the Buyer changed the article of sale without being authorized or used it in a way other than in accordance with the contract was not caused because the Buyer changed the article of sale without being authorized or used it in a way other than in accordance with the contract was not caused because the Buyer changed the article of sale without being authorized or used it in a way other than in accordance with the statutory law without limitation. The same applies to acts of gross negligence by the legal representatives and the executive staff and regarding liability under the Austrian Product Liability Act (Produktarhungsgesetz – ProdHaffs). In the event of a breach of a so-called 'main contractual obligation', which a breach of contractual duties that are essential to the execution of the contract and on which the Buyer may reasonably rely, and in the event of defend which have either been fraudiciently concealed or constitute a breach of a guarantee that such defect will not occur, the Supplier's liability is which have either been fraudiciently concealed or constitute a breach of a guarantee that such defect will not occur, the Supplier's liability is product liability or third-party liability, who will, in ettury, release the Supplier for any liability in the amount of such is such as the such as the supplier for any liability or reinforcement of expenses are excluded in norticine claims for consequential dramanes such as loss of

product liability or third-party liability, who will, in return, release the Supplier from any liability in the amount of such insurance cover. Further claims of the Buyer for damages or reimbursement of expenses are excluded, in particular claims for consequential damages such as loss of production, loss of use, loss of profit.

12.1 Buyes is entitled to rescand the contract without prior notice, if the performance of the whole contract becomes impossible before passing of the risk. Buyer may also rescind the contract, if the execution of an order becomes partially impossible and if the Buyer has a legitimate interest to object to a partial delivery. Otherwise, the Buyer has to pay the contractual prior effecting the partial delivery. The same applies the Supplier is unable to deliver. Any further liability is exclusively subject to Section 11. the Buyer is not indicate with accepting delivery when 12.2. If the Supplier is tale with the performance of the contract and the Buyer sets a reasonable grace period (unless such is not required under the law) and Supplier falls to meet this deadline, the Buyer may rescind the contract in accordance with the statutory law. Any further rights and claims for default are exclusively subject to Section 11.3. Statute of Limitations

step studied to deliver. Any further leasting is exclusively subject to Section 11. If the supplies is unable to delivery arises, the Buyer's p apyment obligation survives and continues in effect.

12.2 this Supplies is take with the performance of the countext and the buyer sets a resonable grace period (unless such is not required refights and claims for default are exclusively subject to Section 5 and 11.

13. Statute of Limitations

13.1. Warranty claims are statute-barred within 12 months from the date of passing of the risk, unless compelled by law to be longer.

13.2. Regarding repair work or replacements, such claims are statute barred after 6 months, though not earlier than the original period according to the initial period off initiation.

13.3. Claims for damages of the Buyer are time-barred after 18 months from awareness of both the damage and responsibility.

14. Retention of Title (Extended Retention of Title)

15. Claims for damages of the Buyer are time-barred after 18 months from awareness of both the damage and responsibility.

16. Retention of Title (Extended Retention of Title)

17. Retention of Title (Extended Retention of Title)

18. Retention of Title (Extended retention of Title)

18. Retention of Title (Extended retention of Title)

18. Retention of the such as a such a

securities exceed the claims to be secured by more than 10 (ten) per cent; the choice of securities to be released shall be incument up on the Supplier.

15. Confidentiality, Industrial Property Rights

15. The Supplier reserves all property rights and copyrights and any other commercial property rights as well as his knowledge regarding all documents, drawings, plans, manuals, technical descriptions, costs estimates and other tangible, intangible or electronic information. Such documents fain not be copied, not be used for any other than the correctable proposes, not be made available to third price (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 152. The Buyer acknowledges all plaent rights, copyright and other commercial property rights of the Supplier as the Supplier as prevented provided, sub-incensing on the property rights of the Supplier as possible as extended, 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 permited. Such as permitted by law, not only claims for actual damages, but also punitive damages will be asserted.

15.4. So-called reverse engineering, i.e. the analysis of the structure and the function of the software provided by the Supplier is also not permitted. Section 15.3. shall apply accordingly.

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's 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 seales and delivery processes without the Buye

society. This applies for the Supplier trientserves as the supplier to respect the policy of the UN Initiative Global Compact (Davos, 01/99).

17. Privage.

All data of the Buyer are principally treated 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.

form soley in the scope of the purpose of contract.

18. Environment

During the performance of a contract, the Buyer and the Supplier shall use the required resources (in particular material, energy and water) effectively to minimize the environmental impact (in particular regarding waste, waste water, air and noise pollution). This also applies to the means for logistics and 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 Schwechat, Austria.

headquarters in Schwechat, Austria.
19.3. For all disputes arising out of the contractual relationship between the parties, the place of jurisdiction is the court competent for Vienna, Austria. The Supplier is also entitled to go to court at the Buyer's headquarters.

20. Applicable Law Austrian material law applies for legal relationships in connection with this agreement. Date: January 2015 see www.murrelektronik.at.