

General Conditions

1. Except deviating specific conditions the following general conditions rule the agreement between Riwalas GmbH and the customer. The parties agree that the general conditions of the customer are not opposable towards Riwalas GmbH.
2. All our prices are exclusive taxes, VAT and are ex works Wimsheim/Germany.
3. Unless otherwise stated, the offer is valid for two weeks.
4. Transport, mounting and connection of the delivered goods are charged separately.
5. The liability of Riwalas GmbH at direct damage is limited to the ordered amount.
6. Riwalas GmbH cannot be hold liable for indirect damage.
7. The delivered goods remain property of Riwalas GmbH until complete payment of the saldo invoice.
8. Payment terms: 30 days after date of invoice, no discount.
9. For all disputes, solely the courts of Stuttgart/Germany have jurisdiction. Any delay in payment will lead to the application by law of a conventional interest on overdue payments of 8% per year and of a penalty clause of 15% of the amounts due on the principal.
10. The warranty period is indicated separately. Wear parts are not covered by the warranty. Repair does not prolonge warranty period.
11. The parties undertake to replace any invalid provision of this agreement with a valid provision that comes as close as possible to the economic purpose of the invalid provision. The validity of the other provisions shall not be affected thereby.
12. For software components developed by Riwalas, Riwalas does not warrant that the software will run without interruption or errors on a hardware system selected by the Buyer and that functions contained in the software can be executed in all combinations selected by the Buyer that are not the subject matter of the contract and meet its requirements.