wing Terms and Conditions apply to all business relationships with customers, unless otherwise expressly stipulated in writing for the following products

Welding Consumables, Brazing Consumables, Welding Equipment, Robotic and Automation, Equipment Accessories, Arc Welding Accessories, Consumables Accessories, Equipment Wears & Spares & Software, Personal Protection Equipment and Finishing Chemicals. The version valid at the time of concluding the contract applies.

(2) The following Terms and Conditions shall also apply to all legally binding orders placed on our webpage of our E-Com tform at http

Platform at https://weldingshop.voestalpine.com.

(3) Differing, conflicting or supplementary General Terms and Conditions shall not form part of the contract, even if they are known to the contract of th unless their applicability is expressly agreed in writing, even though its applicability shall be excluded when customer refers in submitted ms and Conditions.

Conclusion of the contract (2)

(1) All our offers are non-binding and subject to alteration. Within reasonable limits, we reserve the right to make technical and other alterations. The documents and information belonging to our offers, such as drawings, illustrations and samples as well as weight measure, performance and consumption information, serve as a mere information and do not represent any special agreed character istics. We reserve the proprietary rights and copyrights to all documents and information pertaining to our products, such as dr illustrations, samples and data; these documents, information and data shall not be made available to third parties or used f

war purposes.
2) The customer's order shall be deemed his binding acceptance of the offer. In cases of goods being ordered electronically,
2) The customer's order shall be deemed his binding acceptance of an nfirm receipt of the order within 3 (three) business days. The confirmation of receipt does not constitute an acceptance of an orde

confirm receipt of the order within 3 (three) business days. The confirmation of receipt does not constitute an acceptance of an order.

(3) Our order confirmation constitutes the only binding acceptance of an order.

(4) Despite an order confirmation issued by us, we expressly reserve the right to carry out delivery/part delivery only after a positive check of our customer's creditworthiness. We are entitled to rescind our order confirmation at any time free of charge if the creditworthiness of the customer has changed adversely before the date of delivery.

(5) If the consumer orders the goods electronically, the legally effective GTCs shall be sent to the customer by e-mail.

(6) Oral agreements are not binding. Written counter-confirmations by the customer only become binding by means of our written order confirmation.

(7) Under no circumstances shall silence be considered as consent. Changes or amendments to the contract, or order cancellations, or suspensions are only binding with the written agreement of both parties. Any expenses or disadvantages resulting thereof shall be for the exclusive account of the customer, unless otherwise agreed.

(8) We reserve the right to make changes to the chemical composition of our products within the framework of legal standards and/or applicable product standards, as well as other product modifications that the customer can reasonably accept.

Payment & payment terms (3)

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To ynieth & Dornieth and Story (1) The offered prices are daily rates and apply until revoked. Price indications are non-binding. The prices do not include the applicable VAT. Regarding small quantities (<100kg), we reserve the right to refer customers to a distributor, or to apply a surcharge of up to

EUR 300 for minimum order quantities.
(2) Unless otherwise stated, all offers and prices are submitted on an FCA basis, ICC Incoterms in its latest version, excluding packaging, surance and transportation.

(3) Any increase of the order price at the time of delivery, such us but not limited to alloy surcharges, energy costs, transport- or labor costs, as well as surcharges relating to a change in price of pre-7 or input materials and waterials, and changes relating to a change in price of pre-7 or input materials and now materials, and changes relating to additional or increased official charges will be asserted by us unilatedly in full without the customer's consent.

(4) Unless otherwise agreed, the type of pockeding shall be determined by us. Increases in freight charges courring between the date

of the order confirmation and the actual shipment shall be charged separately to the customer.

(5) The customer undertakes to transfer the invoiced amount to our business account after receip of the total or partial delivery within 30 (thirty) days from the date of the invoice. We reserve the right to cancel the terms of payment. Nevertheless, we are entitled, without giving any explanation, to make deliveries conditional upon advance payment or the presentation of collateral.

giving any explanation, to make deliveries conditional upon advance payment or the presentation of collateral.

(a) We only accept letters of exchange and cheques if explicitly agreed, in written, and only as payment for outstanding amounts. All discounting and collection charges are for the customer's account.

(7) In cases of default, we shall charge interest on default of 9.2% above the applicable base rate of the European Central Bank plus VAT. In cases of default, we shall charge interest on default of 9.2% above the applicable base rate of the European Central Bank plus VAT. In cases of default, the customer commist himself to paying all expenses related to the dunning process, the collection, and the pursuit of legal remedies, as well as the court fees. The customer is entitled to offset amounts only if his counterclaims have been legally established or recognized by us. The customer is not entitled to withhold any payments.

(8) If the customer does not comply fully or in part with his payment obligations, or a letter of exchange or a cheque is dishonoured, or if we receive information that makes customer's creditworthiness questionable, or if an application for the initiation of insolvency proceedings is filed, or the customer proposes terms of a voluntary arrangement to his creditors, we shall be entitled to demand immediate payment, or the presentation of securities for all outstanding deliveries. In addition, we are entitled to demand that the re-sale and processing of delivered goods be terminated immediately. In the event of the customer not reacting to our request for advance payment, for securities or to our dunning letter within a reasonable period, we shall be entitled to withdraw from the contract, or to repasses the goods, and to invoice the customer for all costs and expenses, including lost profit, that have occumulated up to that time.

Transfer of fisk (4)

(1) The customer bears the risk of the loss and accidental deterioration of the goods from the moment of the handover of the goods, in

Storage instructions for products (5)

(1) The customer is aware of the requirement to store our products properly and is conversant with our product storage conditions Improper storage results in our warranties and liabilities becoming null and void. The storage conditions can be found on our website Downloads under the category Certificate and Approvals. https://cdnstore original/Transport,_Handling_and_Storage_Recommendations_for_Welding_Consumables_EN_rev_3.pdf

ustomer is aware of the proper use of our products. Improper use leads to exclusion of any liability and warranty. When using the products supplied by us, the customer is obliged to comply with all regulations, technical regulations, operating and user instruc

Obligation to accept, storage period and storage costs (7)

 The customer commits himself to accepting the delivered products at the cold (fourteen) calendar days, otherwise the customer is in default of acceptance. ed products at the contractually agreed delivery terms and conditions within

(2) In the event that the customer unjustifiably refuses the acceptance of the goods, he must pay all transport and storages costs, not vithstanding his payment obligations

with standing in By Dynient Colligitation. The goods are deemed accepted 3 (three) months after our notice of readiness to despatch, and the total purchase price becomes due at this point. Storage costs and any additional costs shall be charged to the customer from the 14th day after the goods were declared ready for despatch, but were not delivered to or collected by the customer.

ready for despatch, but were not delivered to or collected by the custamer.

Long-term and call-off contracts (8)

(1) All contracts concluded for an indefinite term can be terminated by either party by considering a notice period of 3 (three) months.

(2) If in the case of long-term contracts (i.e. contracts with a term exceeding more than 4 (four) months and/or contracts effective for an indefinite period of time) a change occurs as stated in Clause 3 paragraph 3, we shall be entitled to the righted referen.

(3) In case of call-off orders, the customer must inform us, in written, of the definitive quantity at least 2 (two) months prior to the delivery date, unless otherwise agreed. Additional charges caused by the customer, relating to a delayed call-off or a later change of the call-off destination or quantity shall be borne by him and be based on our calculations. The customer shall be obliged to accept the goods on the day when the validity period expires and the agreed purchase price becomes due.

(4) In the case of call-off orders, all yet underlivered quantities of products ordered by the customer shall be delivered, at the latest, on the day when the validity period of the order confirmation expires.

(5) The customer must bear the risk of any foreign exchange devaluation against the Euro until the date of payment, and in such a case, the purchase price shall be adjusted accordingly.

price shall be adjusted accordingly.

Delivery Periods (9)

(1) We are entitled to effect partial deliveries. The contracting parties agree that partial deliveries of goods or services are desubject of an independent contract separate from the order confirmation, and that they are subject to these General Terms and Condi-

(2) Production-related deviations from the total order quantity of plus or minus 10% are permissible. The purchase price shall change according to the actual volume

(3) Our liability for goods not delivered on time is explicitly limited to those cases in which we have confirmed the shipping date in writ-

Unless otherwise agreed, the delivery periods shall be calculated from the date of the order confirmation, and they are subject to the timely receipt of the input goods required by us. The delivery period shall be deemed fulfilled when the goods are shipped prior to the deadline, or the customer has been notified of the readiness of the goods for collisions. On the deadline, or the customer has been notified of the readiness of the goods for collisions and the deadline of the readiness of the goods for collisions.

our side, and he has conceded us, but unsuccessfully, a reasonable period of grace for the delivery. The withdrawal from the contract registered letter

Retention of Title (10)

Finishing Chemicals:

(1) We retain title to the goods until full payment of the purchase price has been made. The customer must immediately notify us in writing of any seizure of the goods by third parties, in particular of enforcement measures, damage to, or destruction of the goods. We (1) We retain title to the goods until full payment of the purchase price has been made. The customer must immediately notify us in writing of any seizure of the goods by third parties, in particular of enforcement measures, damage to, or destruction of the goods. We are entitled to withdraw from the contract and to demand handover of the goods in cases of breach of contract, in particular in the event of a delay in payment. The customer is entitled to resell the goods in the course of his ordinary business. The customer henceforth assigns to us all receivables to the full invoice amount, which are due him by the resale of the goods to that parties, and he undertakes to make a corresponding remark in his books or invoices. We herewith accept this assignment. Following this assignment, the customer is entitled to collect the amounts due him. We reserve the right to collect the receivables ourselves if the third party is in default of payment.

ds are processed by the customer, we acquire co-ownership of the new item proportionally to the value of the goods de The same shall apply if the goods are processed or mixed with other objects, which do not belong to us.

warranty (1)

(1) The warranty period is one year from delivery or, if acceptance is required, from the time of acceptance and 6 months for spare parts.

For the following products the warranty period deviates as follows:

Equipment Wears & Spares & Software: 6 months

Personal Protection Equipment Welding Helmets: Respiratory Systems: 24 months Batteries: Welding Apparel, Gloves: 9 months 6 months PPE Spares: 6 months

This period does not apply to claims for damages by the customer resulting from injury to life and limb or health, or from intentional or gross negligent breaches of obligations by the seller or his vicarious agents, which in each case shall become statute-barred in accordance with legal provisions

6 months

2) The delivered goods must be inspected carefully immediately upon receipt by the customer or by a third party appointed by him. If we do not receive a notification of defects in text form within 7 days in case of land freight transportation and 14 days in case of sea

freight transportation after delivery, the goods shall be deemed to have been approved by the buyer as regards obvious defects or other defects which would have been identified during an immediate and careful examination. With regard to any other kind of detect, the delivered goods shall be deemed to have been accepted by the customer if the notice of defect is not received by us within 14 business days, commencing on the date on which the defect was identified. When, under normal conditions of use, the defect was already apparent to the customer at an earlier date, that earlier date is decisive for the commencement of the notice period. Upon our request, the defective item shall be immediately returned to us, freight pre-

paid. In the case of justified complaints, we shall reimburse the costs of the most economic means of transport. This does not apply if

the costs increase because the item to be shipped is located at a place other than that of the intended use.
(3) In cases of defects of the delivered items, we are, at our discretion, obliged and entitled to rectification or to replacement within a reasonable period of time. In the event of non-performance, i.e. the impossibility, unacceptability, refusal, or occurrence of unreasonable delays in the rectification or replacement, the customer may withdraw from the contract or reduce the purchase price by a reason

(4) If a defect is attributable to us, the customer is entitled to claim damages under the conditions specified in Clause 11 and 12 herein. (5) The warranty ceases to apply if the customer modifies the delivered item without our consent or has it modified by third pr as a result thereof, the remediation of defects is made impossible or unreasonably difficult. In any case, the customer shall bear the additional costs of rectifying the defect caused by the alteration. Products subject to wear and tear are - as far as legally permissible ided from the warranty

(a) Deliveries of used goods agreed upon in individual cases with the customer will be effected without any warranty for material de-

Liability (12)

se of our culpability, our liability for damages, for whatsoever legal reason, in particular for impossible, delayed, inadeq

(1) In the case of our culpability, our liability for damages, for whatsoever legal reason, in particular for impossible, delayed, inadequate or incorrect delivery, breach of contract; breach of obligations in contract negatiations; and unlawful acts, shall be limited as stated in Clause 11 and 12.

(2) We shall not assume liability in the case of sight negligence caused by our management, legal representatives, employees or other vicarious agents, unless they relate to a violation of essential contractual obligations. Essential contractual obligations are timely delivery and installation of the delivery items, their freedom from defects of title, and such material defects that affect their functionality or serviceability more than insignificantly, as well as advisory, protective and duty of care obligations that ensure the customer's use of the goods in accordance with the contract, and prevent harm to life and limb of the customer's personnel, and protect his property from significant damage.

significant aamage.

(S) Liability for damages in accordance with Clause 12 (2) shall be limited to damages which, at the conclusion of the contract, we have foreseen as a possible consequence of a breach of contract, or which we should have foreseen by applying due care and attention. Foreseeable damages shall never exceed the price of the individual delivery attributable to the damage. Indirect damage and consequential damage which are the result of defects in the delivery items shall only be compensated for to the extent that such damage

can typically be expected when the delivered items are used for the intended purpose.

(4) In cases of liability for slight negligence, our obligation to pay compensation for material damage and subsequent further financial loss shall be limited to an amount of twice the project value per case of damage, even if it is in violation of essential contractual obligations to pay cases. tions. Any claims and rights shall be excluded, if applicable standards and regulations, storage instructions or the operating and man ual instructions have not been observed when using the product or the product has been treated or improperly used by a non-experperson or modifications have been made to the product or third-party or replica parts have been used, unless the defect of the prod-uct cannot be attributed to these aforementioned events of which the customer bears the burden of proof in the event of such a dis-

(5) The above stated exclusions and limitations of liability apply to the same extent to our management, legal representatives, employ-

(6) For technical information, or when we are acting as a consultant, and such information or consultancy services are not included in the contractually agreed scope of goods and services, we do not assume any liability for such information or advice.

(7) The restrictions defined in Clause 12 do not apply to liability in connection with intentional behaviour, quaranteed characteristics,

and limb or health, or those defined in the Product Liability Act.

(1) We remain the sole owner of our trademarks, recipes, software, copyrights and patents, whether registered or not. By no means shall any right or license be granted by ways of this Terms and Conditions to the Customer under any potent, trademark, copyright, registered design, except the right to use or re-sell the Products os permitted herein. As the sole proprietor we retain all intellectual property rights in our drawings, specifications, data and all other information and documents prepared by use for the customer distinction.

In house evanation (14)
The customer shall exclusively use all documents and knowledge that we declare as confidential and in whose confidentiality we are customer shall exclusively use all documents and knowledge that we declare as confidential and in whose confidentiality we are (1) The customer shall exclusively use all documents and knowledge usus we declare as commenced purposes and treat them with the same care towards third parties that he would use in the treatment of his own documents and knowledge.

data protection obligations, viding/Data-Privacy in the currently valid (1) We assume no liability for the impossibility of delivery or delays in delivery, when these are caused by force majeure or other events

not foreseeable at the time of the conclusion of the contract and for which we are not responsible e.g. but not limited to war, riots, armed riots, pandemics or epidemics and resulting circumstances, business disruptions of any kind: difficulties in material or energy procurement; transport delays; strikes; lawful lockout; shortage of labour, energy, or raw materials; official measures; or lack of, inco rect, or untimely delivery by suppliers. When such events make the delivery or services significantly more difficult or impossible for us and the hindrance is not only temporary, we are entitled to withdraw from the contract. In the event of hindrances of a temporary na ture, the delivery or service periods shall be extended, or the delivery or service dates shall be postponed for the duration of the hin-drance, in addition to a reasonable start-up period. In case of force majeure any agreed provisions regarding liquidated damages on the grounds of delayed deliveries thereout shall be deemed invalid. Insofar as the customer cannot be reasonably expected to accept the delivery or service as a result of the delay, he can withdraw from the contract by immediately presenting us with a written declara-

Export controls (17)

services are supplied with the provision that their delivery is not impeded by national or international regulations especially export control regulations such as embargos or other sanctions.

(2) The customer commits to not selling the products to third parties of whom he has reason to assume will disregard such regulation.

circumvent them. Upon request, the customer must provide us, without delay, all required information, especially as regards the final

incurrent them. Upon request, the customer must provide us, without delay, all required information, especially as regards the final recipient, final destination and end-use of the goods or services.

(3) The customer (ordering porty, consigned) commits to not using the goods, neither directly nor indirectly, in any way in connection with the development, production, maintained, esupply, detection, identification or dissemination of chemical, biological, or nuclear weapons, or other nuclear explosive devices, or the development, production, maintained or development, production, maintained or development, or advantages of missiles capable of delivering such weapons, unless he holds the required official licenses for these purposes.

(4) The customer also undertakes to ensure that the litems are not put either directly or indirectly to a military end-use in in the People's Republic of China, or in a country, which is subject to an arms embargo pursuant to section 5 para. 2 of Regulation (EC) No. 428/2009 and which is included in the current lists of the European Commission of countries subject to arms embargoes, unless he holds the required licences.

(5) In addition, he undertakes to be in possession of the required authorisations and licences in accordance with applicable Standards of the Austrian Foreign Trade Regulation (2011 (AuBHV)).

(6) The customer (purchoser, consignee) commits to neither directly nor indirectly selling, exporting, re-exporting, supplying, transferring or making the supplied goods of therwise accessible to persons, companies, institutions, or organisations, or in countries when this would controvene European, Austrian, or, to the extent applicable, US (re) export regulations.

(7) In the case of re-selling/transfer of the supplied goods, the customer (purchoser, consignee) commits to making his customer aware of all export-related regulations and to passing on all abligations resulting therefrom.

the end-use and intended purpose.

(9) The customer (purchaser, consignee) shall be liable to the fullest extent for any damages resulting to us from any culpable noncompliance with the European, Austrian or US (re-)export regulations by the customer (purchaser, consignee) and release us from any liability towards third parties.

(10) Our offers, order confirmations, and the contract, as well as the fulfilment thereof, are subject to us obtaining all required export or transfer licenses, or any other permits in connection with export regulations or releases from the relevant authorities, and to there not being other legal obstacles in connection with export regulations that we, as exporters or shipper, or any of our suppliers, must adhere

Compliance (18)

(1) The principles and auidelines for a sustainable ethically, morally, and legally unobjectionable behaviour in business, as defined in (1) The principles and guidelines for a sustainable ethically, morally, and legally unobjectionable behaviour in business, as defined in the latest version of the 'Code of Conduct of voestalpine AG' and the related 'Code of Conduct for voestalpine Business Partners' are available under https://www.voestalpine.com/group/en/group/en/group/compliance/ and are explicitly deemed accepted by the customer short principles and regulations by the customer become evident, and which make a continuation of the business relationship untenable, we are entitled to terminate the contractual relation-ship for good reason and, therefore, with immediate effect. The customer commits to holding us harmless of any damages and disadvantages resulting therefrom.

Place of jurisdiction and applicable law 190.

holding us harmless of any damages and dis Place of jurisdiction and applicable law (19)

Frace of jurisdiction and applicable (aw (19)

(1) If the dustomer is a consumer, the place of jurisdiction for all disputes arising from the business relationship between the seller and the customer is, according to our choice, Düsseldorf or the principal's domicile. In cases of lawsuits against us in aforementioned cases, however, Düsseldorf shall be the exclusive place of jurisdiction. Mandatory statutory provisions on exclusive jurisdictions remain unaffected but his provision.

Tected by this provision.

(2) The business relation between us and the customer is exclusively subject to the laws of the Federal Republic of Germany under sion of its referral and conflict of law rules regulation and under exclusion of the UN Convention on Contracts for the Internation

of BOOUS (CLOS).

(S) In case these General Terms and Conditions contain gaps in its regulations, those gaps shall be replaced by valid or enforceable provisions that are as close as possible to the purpose and intentions of the parties.

Special terms and conditions of sale for welding Equipment Guarantee for Welding Equipment (20)

(1) After registration of the serial number of the Welding Equipment at https://www.voestalpine.com/welding/Warranty-Registration we grant the customer a manufacturer's guarantee of up to 5 (five) years for the Welding Equipment. The guarantee conditions for

Welding Equipment are available on the homepage https://www.voestalpine.com/welding/Warranty-Registration.
The guarantee period already includes the warranty period of the General Terms and Conditions of Sale for Welding Equipment

