

PURCHASE CONDITIONS

REQUESTS FOR QUOTATIONS AND TELEPHONE ORDERS: All requests for quotations and orders must be submitted exclusively in writing. Please do not consider telephone communications under any circumstances to avoid potential misunderstandings.

OFFER VALIDITY: Please always specify the validity period in your offers. In the absence of such information, no price or condition changes will be accepted.

DELIVERY TIMES: Please comply with the requested delivery times. If compliance is not possible, notify us immediately so we can source the material elsewhere and, if necessary, cancel pending orders.

WE REQUIRE CONFIRMATION OF YOUR ORDER. IF NO RESPONSE IS RECEIVED, THE ORDER WILL BE CONSIDERED FULLY ACCEPTED.

PAYMENT METHODS: Payment terms are specified in our orders based on agreements with the purchasing and administration departments. Deadlines falling on August 31st and December 31st are excluded, as the company is closed for summer and Christmas holidays. Payments due on these dates will not be processed.

ACCEPTANCE TESTS: For supplies or repairs of equipment at your premises, you are required to issue the appropriate test report, including all specifications related to the checks performed. This document will be signed for acknowledgment, in compliance with Legislative Decree 81/2008 on workplace safety.

For the supply of CE-marked products, you must provide:

1. Applied control and testing plans
2. Types of control and testing performed
3. Metrological traceability of the instruments used for testing
4. Relevant test certificates

ROHS 2011/95/EU - REACH 1907/2006 REGULATIONS AND CR VI AND MINERALS CONFLICT PLATORM EXEMPTION (PRESENCE OF TANTALUM, TIN, TUNGSTEN, GOLD D.O.D.D. FRANK STANDARD DECREE): The material supplied to A.T.S. S.R.L. must fully comply with the above directives and applicable regulations. The relevant documentation must be provided at the time of order receipt, upon our specific request.

DELIVERY METHOD: The delivery method is specified at the time of order placement. Shipments are primarily at the expense of A.T.S. S.R.L. Any shipments at your expense will be arranged based on agreements with our purchasing department.

COLLECTION AND PACKAGING COSTS: Packaging and collection costs will not be accepted unless previously agreed upon with our purchasing and administration departments.

RETURNS OF MATERIAL: In the event of non-compliant material, we will immediately notify you with supporting photographic documentation. Upon agreement, the material will be returned at your expense, pending the issuance of a credit note and the corresponding refund.

INCORRECT DELIVERY: In the event of an incorrect delivery by the supplier, the collection and replacement of the goods will be at the supplier's expense and must be carried out as soon as possible.

If three consecutive deliveries present non-conformities (in terms of quantity, product nature, or quality), a charge of €30.00 per non-compliant order line will be applied.

DELIVERY OF USER MANUALS AND EC COMPLIANCE FOR THE PURPOSES OF SAFETY OBLIGATIONS D.L.G.S. 81/2008: The equipment supplied to A.T.S. S.R.L. must be accompanied by:

- A user and programming manual for operators, written in the language required by Directive 2006/42/EC and subsequent amendments
- A CE Certificate of Conformity in accordance with current regulations
- User manuals for standard components, written in compliance with Directive 2006/42/EC and subsequent amendments
- A test report
- Any additional required documents.

ISSUE OF CERTIFICATES OF COMPOSITION AND MATERIAL ORIGIN: At the time of ordering, documentation regarding the composition and origin of the material may be requested. This documentation must be provided along with the delivery of the goods.

CHANGES DURING CONSTRUCTION: Any changes to the original project must be discussed and agreed upon between the parties, defining the necessary terms for any cost and production time adjustments.

WARRANTY: The warranty period will start from the date of acceptance and shipment of the goods. The specific warranty coverage terms must be detailed in the appropriate documentation.

Your data will be processed in accordance with current legislation, pursuant to European Regulation no. 679 of 27 April 2016 and subsequent amendments, in particular art. 13, on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, which repeals Directive

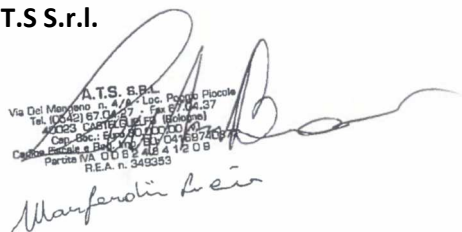
95/46/EC. The data controller is A.T.S. S.R.L., with registered office in Via Del Mangano 4/A, 40023 Castel Guelfo di Bologna (BO). According to the Privacy Code and European Regulation no. 679 of 27 April 2016, the content of this document is strictly confidential, covered by confidentiality, and unauthorized dissemination or use is prohibited. If the message has been received by mistake, please destroy it and notify the sender of the incorrect receipt.

Pursuant to articles 1523 et seq. of the Civil Code, the goods and equipment supplied will remain the property of A.T.S. S.R.L. until full and final payment of the supply instalments. In the event of non-compliance or delay in the payment of even a single instalment, the contract will be considered automatically terminated and A.T.S. S.R.L. will regain possession of the goods supplied, withholding what has already been received as compensation, except for compensation for any further damages.

In the absence of your communication within 48 hours from the date of sending, this will be considered accepted in its entirety.

Thanking you in advance, we take this opportunity to offer our warmest regards.

A.T.S.S.r.l.



A.T.S. S.R.L.
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