

Sales and delivery conditions

Wiba Tech ApS supplies in accordance with **NLM 94** subject to the following exceptions (which comes ahead of the NLM 94). The conditions, including NLM 94, can be forwarded or found under the tab "Handelsvilkår" on our website www.wibatech.dk.

Offers are valid for 4 weeks, and are subject to prior sale

Prices are excl. VAT and duties, and until delivery the buyer is obliged to accept changes in price due to documented changes in exchange rates, taxes and prices of materials.
A handling fee is charged for the delivery

Unless otherwise agreed, **payment terms** are net cash upon delivery. Machinery and equipment requires a prepayment of 30% net cash at order, 60% net cash when ready for shipment from the factory and the remaining 10% according to agreed payment terms.

Delivery is EXW (Manufactures warehouse) in accordance with Incoterms 2000. Stock Items ex our warehouse.

It is the buyer's responsibility to request relevant **technical documentation** (NLM clauses 5 and 11).

Delivery time is determined by final order confirmation by best estimate. A delay of 14 days shall be considered timely delivery. Delay (NLM clause 45) does not entitle the buyer to compensation for extra expenses.

Cancellation and return can take place only after prior written agreement and at a fee of at least 15%. The delays and defects (NLM paragraphs 48 and 62) the agreement may only be terminated if the seller can terminate with the manufacturer.

Compensation and liquidated damages (NLM paragraphs 47, 48 and 62) can only be claimed if it is agreed in a separate duly signed agreement. Wiba Tech is not responsible for any consequential damages and shall not be liable for indirect loss.

Warranty for defects is valid for a period of 1 year after purchase. Any agreed extended warranty only covers repair of defective parts.