



Special Note: “ Additional Requests “

In case of additional „Special Conditions of Contract“, „General Conditions of Contract“ or any other conditions becoming valid for the project during realisation we point out that we will not accept any clause out of an unknown requirement or specification not having made available at the time of preparing the offer.

Should any clause out of these presently unknown conditions lead to additional costs for workmanship, material or additional services expected, these costs will not be accepted as included in the given offer.

Special Note “ Short term change of contractual final destination“ & “ Expected transport with stop-over in country outside EU”

Based on the Rules and Regulations in force within the EU-Common Customs Processes, published in their official notices, we advise as follows:

1.

We are not able to arrange export clearance and transport on a shipment having its contractual final destination changed by late notice to a destination outside the EU.

In such case the EU-purchaser needs to contact his sales partner at RITZ and has to provide RITZ with an issued and signed Custom Authorization Form he will receive from the RITZ sales contact prior getting any transport started.

Without such, no export clearance and transport can be arranged.

2.

We are not able to arrange export clearance and transport on a shipment having its first contractual destination outside the EU (**e.g. for Certification Process**) and which shall than be further transported into another country.

We will only be able to arrange customs clearing and transport to the first destination and in such case the purchaser needs to contact his sales partner at RITZ and has to provide RITZ with an issued and signed Custom Authorization Form he will receive from the RITZ sales contact prior getting any transport started.

Without such, no export clearance and transport can be arranged.

Special Note “ Export Control “

Bound by the valid German Law and its paragraphs published by the BAFA (Bundesamt für Aussenwirtschaft) for the rules and regulation in export business we clearly state:

Any contractual export business can only be accepted by our side if no valid embargo or other restriction in force by the UN , EU or German Government applies on the country, the contractual company or someone personally named to be involved in the transit or as its final destination for our produced equipment.

Depending on the countries, contract partners or special persons involved, additional basic contractual information might be necessary for the supplier prior accepting a purchase order. The information might be needed for the application of an Export Approval (EA) by the BAFA and might not be limited to the following information:

- Name and address of trading company(ies) involved in the business.
- Name and address of the equipments final consignee & destination





- Names of involved persons of general management
- Name of project (if major industrial project being the final destination)
- Involved banks for payment actions

If these information will be required to receive the needed AE for the business or to satisfy the controlling Export Control boards, a none-providing will lead to a rejection of a P.O. by no costs on our side.

Special Note “ Granting Merchandise Preferential Status“

Based on the Rules and Regulations in force within the EU-Common Customs Processes, published in their official notices, we advise as follows:

An advance commitment for an EU-preferential status on from us within the EU produced Instrument Transformers and Electronic-Measuring Devices can only be given if at the time of initial offering by us the request to have such preferential status on the equipment was announced by you to us.

Only at that time we would be able to select with sub-supplier components of EU origin to reach the needed basis in our cost calculation for making a preferential status of the final product possible.

A retrospective confirmation of such preferential status on one of our products can't be guaranteed if the request is not given as advised above.

A general expectation that all of our products will always fulfill the requirements for a preferential status can't be, due to the juristically and systematic complexity, guaranteed

