

## Sales and delivery conditions 01/22

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](http://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.** DAP/DDU. Freight, packing and insurance will be invoiced the buyer, unless others agreed.

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 defective parts and thus not assembly work.