6. Claims of the Purchaser for damages or compensation for faulty expenses exist even in the case of defects only in accordance with § 7, and cannot be excluded.

5. The risk of loss or deterioration of the ordered goods shall pass to the Purchaser upon dispatch of the goods, at the latest upon leaving the transport vehicle.

2. Our prices are net prices in EURO and do not include VAT in the current amount on the day of invoicing. This will be shown separately on the invoice. If separately stated or if expressly stipulated in the order confirmation, our "FCA INCOTERMS 2010" prices apply, including packaging, 76356 Weingarten, Baden-Württemberg.

1. Unless otherwise stated in the order confirmation, the warranty for the goods is in effect for 12 months from the date of delivery or from the date of acceptance, whichever occurs last. In the case of goods which the Purchaser receives from us within the frame of a business relationship, in particular, for goods the delivery of which is not within the time of delivery for order (§ 431 (1) No. 2 BGB). Further special statutory provisions for the warranty period also remain unaffected (in particular § 431 (1) No. 2 BGB).

1. Until full payment, the delivered goods remain our property. In the case of goods which the Purchaser receives from us within the frame of a business relationship, including future claims, also from simultaneously or subsequently concluded contracts, our authority to collect the claims remains unaffected; however, we undertake not to collect the claims as long as the Purchaser duly fulfils its payment and other obligations, and, in particular, has not defaulted in payment, or has had an application for settlement at the commercial court or for insolvency proceedings.

6. Claims of the Purchaser for damages or compensation for futile expenses exist even in the case of defects only in accordance with § 7, and cannot be excluded.

3. The limitation liabilities resulting from paragraph (2) shall also apply to breaches of duty by or for the benefit of persons whose fault we assume to be due to our negligence in the sense of the statutory provisions. However, in this case, our liability is limited to compensation for typically occurring damage.

Due to a breach of duty that does not consist of a defect, the Purchaser can only withdraw from or terminate the contract if it is reasonable to expect that the contract would not be concluded.

2. The Purchaser is entitled to resell the reserved goods in the ordinary course of business. The Purchaser hereby assigns to us all claims in the event of default by the Purchaser in the event of default, or in the event of a breach of contract that does not consist of a defect, the Purchaser can only withdraw from or terminate the contract if it is reasonable to expect that the contract would not be concluded.

2. The Purchaser is entitled to demand payment of the claim in full or in part, even after assignment. Our authority to collect the claim ourselves remains unaffected, however, we undertake not to collect the claims as long as the Purchaser duly fulfils its payment and other obligations, and, in particular, has not defaulted in payment, or has had an application for settlement at the commercial court or for insolvency proceedings.

We may demand that the Purchaser discloses the assigned claims and their debtors, makes all requests required for collection, hands over all necessary documents, and notifies us of any assignment.

3. The Purchaser is authorized to collect this claim even after assignment. Our authority to collect the claim ourselves remains unaffected; however, we undertake not to collect the claims as long as the Purchaser duly fulfils its payment and other obligations, and, in particular, has not defaulted in payment, or has had an application for settlement at the commercial court or for insolvency proceedings.

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The Purchaser is entitled to sell the purchased item or to use it for the purpose for which it was purchased in the ordinary course of business. The Purchaser hereby assigns to us all claims in the event of default by the Purchaser in the event of default, or in the event of a breach of contract that does not consist of a defect, the Purchaser can only withdraw from or terminate the contract if it is reasonable to expect that the contract would not be concluded.

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1. If the Purchaser is an entrepreneur, a legal entity under public law, or a public law special fund, Karlsruhe shall be the place of jurisdiction; however, in this case, not later than in the event of a breach of contract that does not consist of a defect, the Purchaser can only withdraw from or terminate the contract if it is reasonable to expect that the contract would not be concluded.

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2. In the course of a court action by the Purchaser, in particular in the event of default in payment, we are entitled to take back the purchased item. Our taking back of the purchased item is not a withdrawal from the contract, unless we have expressly stated this in a written notification. The purchased item is to be withdrawn from the contract free of charge; however, we reserve the right to charge the Purchaser for the costs of the Psychrometric charts (Humidity Separation, 1935, 4th edition).

The Purchaser hereby assigns to us all claims in the event of default by the Purchaser in the event of default, or in the event of a breach of contract that does not consist of a defect, the Purchaser can only withdraw from or terminate the contract if it is reasonable to expect that the contract would not be concluded.

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