

Terms and conditions:

1. Instructions and safety regulations:

With the purchase of the easy – brew there is a detailed instruction book for the equipment and for further tools. In addition to this, the buyer receives instructions and if applicable safety instructions for the single components (if in existence). Complete instruction and safety manuals are to be read and followed exactly before the use of the equipment. The instructions of the individual pieces of equipment must also be read and exactly observed before operation. We accept no responsibility for false usage of the equipment and the individual parts nor for any damages incurred from this.

2. Period of guarantee:

For the use of particular acquired pieces of equipment there are different periods of guarantee starting from the invoice date of the purchase from the respective manufacturer. These are to be obtained specially from ourselves. With regards to complaints about the equipment, these will be sent to us by the manufacturer and if applicable, replaced by the dealer. The buyer on this occasion will pay the complete transportation costs. Bayerische – Brauhaus – Consulting make the respective rights to claim under guarantee valid with the dealer.

3. Limitation of liability:

The supplier (Bayerische – Brauhaus - Consulting) accepts no responsibility for any damages (e.g. damage to person or property), which could have been caused through the use of the entire equipment or individual components (see point 1)

4. Guarantee requirements:

All of the individual components used here (electrical devices, pressure vessel...) have either been put through an MOT and / or are in accordance to specific EU-guidelines. The supplier (Bayerische – Brauhaus – Consulting) can not be made responsible for your further use and possible arising damages. For the type and < scope of the guarantee, the guarantee requirements of the relevant manufacturer are effective. The implementation of work under guarantee requires proper use of the equipment and the buyers obligation to pay.

5. Details for the offers:

The documents which belong to the offers and orders, such as diagrams, drawings, weight and height details etc, are all approximate, if they are not explicitly marked as binding by the supplier. Changes that the manufacturer generally carries out in the construction of the equipment do not entitle the person ordering to complain. All offers are subject to alteration, estimates not binding. All prices are from the warehouse in Straßlach plus the legal VAT which at the moment stands at 16%, plus the additional transportation, packaging and COD parcel costs. Orders are sent to us by post, e-mail or fax.

6. Reservation of property rights:

All articles sold by the supplier (Bayerische – Brauhaus – Consulting) remain the property of the supplier until full payment has been made. The buyer accepts full responsibility for the equipment (and all other tools) after delivery and also for the indirect and direct damages to both person and property of any form incurred. He carries the responsibility for all damages to our equipment until the full payment of the purchase price is complete.

7. Other Agreements:

All agreements which differ from these terms and conditions, need to be in writing. Costs which result from refusal to accept delivery or a returns which have not been confirmed in writing, are put in an invoice to the customer together with warehouse and handling charges. Any agreements with regards to the terms and conditions reached before the publication of this price list are no longer valid at the publication of this price list. Price changes are dependant on our suppliers. This can happen at any time.

8. Complaints:

Complaints regarding incomplete or incorrect deliveries are made immediately, at the latest 8 calendar days from receipt. Otherwise the delivery is counted as accepted. The obligation of the suppliers is restricted at any rate to delivery and guarantee respectively with regards to the regulation of the relevant delivery. This is also valid for the period of guarantee, right of return and obligations, which are passed forward from the manufacturer and can not be influenced by ourselves.

9. Court of jurisdiction:

The sole court of restriction for possible (and hopeful none) quarrels both direct and indirect (including installation, repairs, delivery and such) between the customer and the supplier Bayerische – Brauhaus – Consulting is the domicile of the supplier. (Munich)

10. Transportation costs:

The transportation costs depend on the size and the weight of the complete consignment. Provided that it is not explicitly written otherwise, the dispatch will always be charged to the customer. The return of empty packaging to the supplier is at any rate a matter for the customer, who will take over the complete transport, freight or rental charges for this. With larger pieces of equipment dispatch results in size and weight. This is a separate inquiry.

11. Commercial use:

The customer carries the costs for the any necessary agreements with the factory inspectorate, with the trade association of the main customs and all other necessary departments, the building control department, the electricity and water companies as well as the eventual necessary costs for complete structural changes and safety devices. Bayerische – Brauhaus – Consulting do not agree to pay for any agreements or changes for commercial or private use.