

PROVISIONS COMPLETING THE GENERAL TERMS AND CONDITIONS IN RESPECT OF THE WEBSHOP SERVICE

1. All legal entities, and also business associations not incorporated and other organisations will qualify as Principal with regard to the Webshop if they register themselves on the Website, create their own user account and the Entrepreneur accepts their registration. All registered Principals may purchase products from the Webshop after accepting the General Terms and Conditions and the provisions specified herein, and being bound by them.

2. The contract enters into force when the Principal registers on the Entrepreneur's website and accepts these General Terms and Conditions, the Contracting Parties will not enter into a separate written contract.

The Principal takes notice of the fact that when an order is placed on www.boschrexroth.hu/eshop website according to the General Terms and Conditions, a Sales Contract is concluded in electronic way between the Principal and the Webshop in respect of the ordered product according to Section 6:82 of the Hungarian Civil Code.

The valid registration is a precondition for purchases in the Webshop, and by registering the Principal simultaneously accepts these General Terms and Conditions and the provisions specified herein as binding on it. Hungarian will be the official language for the conclusion of the electronic contract and later on.

3. Only registered Principals may purchase Products in the Webshop. The Principal undertakes to indicate real and attestable data on the registration page and undertakes to immediately send a notification if any changes arise in them.

The Entrepreneur will electronically send a notification on the authorisation

of the registration. The Entrepreneur will be entitled to register several users for the Principal but the Principal must authorise the users' access and entitlement in writing on a document provided with company signature.

The Principal is obliged to ensure that the entrance into the Webshop serve only its own purposes. It must pay special attention to not letting unauthorised persons to get its user name and password. If an unauthorised person becomes aware of the data, the Principal must inform the Entrepreneur or its designated colleague in order to limit the unauthorised entering.

The Principal will not be entitled to demand its registration. The Entrepreneur may refuse the right of the Principal to enter without any prior notification or justification if the Principal

- indicates false data during the registration;
- abuses with the information communicated on the website or influences their applicability;
- violates these registration conditions or its obligation connected to the data of entry;
- has not visited the website of the Entrepreneur for a longer period of time;
- becomes insolvent according to a legally binding decision, or bankruptcy or liquidation procedure has been initiated against it in a legally binding decision.

The Principal may request in writing the termination of the registration at any time if it has no impact on the contractual relationship currently under way. In this case the Entrepreneur will deactivate the personal data of the Principal and all data collected during the transaction if they are not needed any more.

The following data are required for the registration:
company name, tax number, name, address, phone number, e-mail address, password.

4. The Entrepreneur reserves the right to qualify the sent orders as invalid upon receipt of the order if abuse is suspected.

5. The Entrepreneur reserves the right to partially or entirely modify or complete from time to time the conditions of the General Terms and Conditions.

6. The Entrepreneur will not be liable in any way for any pecuniary or non-pecuniary damage arising from the use of the website if it is not the result of an intentional act, serious negligence, maliciousness or harm against life, physical integrity or health.

7. Registration takes place by giving the required data mentioned in Section 3 and a password. At the moment of the activation, the Entrepreneur creates the user account of the Principal. The Principal may enter its own user account by giving its user name and password. The password may be modified at any time after the entrance.

8. The Principal may freely choose from among the webshop offers of the Entrepreneur after entering.

9. The Entrepreneur reserves the right to refuse or withdraw a registration without assigning any reason, with special regard to accounts created with false or incomplete data or intended to be created with such data if the Entrepreneur observes any such abuse.

10. All goods presented on the website www.boschrexroth.hu/eshop, i.e. all Products, may become subject of the contract. The characteristics and features of the Product may usually be seen on the page belonging to the Product.

These provisions will cover all electronic commercial services provided in the territory of Hungary through the Webshop.

Product descriptions on the product pages are only for informative purposes, they do not always contain all the information relating to the Product.

The Webshop can provide to the Principal the access needed for purchasing the product, the possibility of looking previous purchases and modifying the given data only after registration.

The Webshop will not be liable in any way for delivery delay or any other problem due to mistakenly or inaccurately indicated data. The Webshop will not be liable for damages arising when the Principal forgets its password or the password becomes available for unauthorised third persons for any reason beyond the control of the the Webshop. Data related to on-going orders shall not be modified through the Webshop, in case of complaint the Principal must contact the Entrepreneur.

11. Purchases in the Webshop shall be made through electronic order as specified herein. The Webshop does not accept orders forwarded via fax, e-mail or letter.

The Principal may choose on the page of the Product the characteristics and the quantity of the desired Product. The characteristics of the Product to be purchased can be seen in the description of the Product. The Webshop is entitled to limit the quantity of the order for the Products. The Principal may put the chosen product into the basket by clicking on the "basket" icon. The Principal may continue the shopping, modify or erase it or finalise the basket by clicking on the given functional buttons.

If the Principal has any further questions in respect of the products, it may send an email to the following email address: sales@boschrexroth.hu, and can get detailed information.

The content of Section II of the General Terms and Conditions will govern the order and its confirmation by the Entrepreneur.

12. The price indicated next to the Product is the net purchase price of the Product and does not include the value added tax (VAT). The purchase prices indicated next to the Product will not change during the period of time between the placing of the order and the

reception of the Product, so the Principal will pay the price indicated on the page at the moment of the order.

If, despite the utmost care of the Webshop, a mistaken price is indicated, the Webshop will not be obliged to sell the Product at the mistaken price. In this case the Webshop proposes to sell the Product at the real price and if the Principal does not accepts it, it may withdraw from its purchase intention by erasing the order.

Subsequent payment is not possible for purchases made in the Webshop.

Purchases from the Webshop will be governed by the content of Section IV of the General Terms and Conditions. Purchases cannot be settled by bank card or credit card in the Webshop.

13. The purchase in the Webshop supposes from the Principal's part to know and accept the possibilities and limitations of the Internet with special regard to its technical performance and the arising mistakes. The Principal will be entirely responsible for all orders and other transactions during which its data are used. Therefore the Principal must ensure the appropriate handling of its data.

The Webshop will not be liable for the mistakes detailed below:

- operational mistake in the Internet network which hinders the appropriate operation of the Webshop and the purchase process in the Webshop,
- any defect in any receiving device or communication line,
- the inappropriate use of any software,
- consequences of any program mistakes or technical mistakes.

The Webshop shall not be liable for any vis maior case or any event falling out of its control.

The Webshop will not be liable in any way for any damages, whether direct or indirect, arising from the fact of joining the Webshop.

It will be the responsibility of the Principal to assess how to protect its data stored on its computer against unauthorised persons. Only the Principal will be responsible for joining the Webshop and purchasing from the Webshop.

The Webshop may freely modify at any time the conditions and the rules of purchase, and the offer and sales of the Webshop. The change will take place from the day when it is declared in the Webshop, therefore it may not refer to orders made prior to this date. The Webshop will not have any notification or justification obligation besides the abovementioned ones in respect of the introduction of modifications.

The Webshop excludes all responsibility arising from any fraud made by a third person at the expense of the Principal. If the Principal violates the rules in any way, the Webshop may declare invalid its registration or purchase and the Principal must accept this fact. The Webshop shall not be liable in any way for mistaken performance due to erroneous data provision during the shopping.

14. The Webshop will treat confidential all data placed at its disposal according to the affected parties' individual authorisations, and will use them only for performing the orders, for purposes connected to the shopping, for performing accounting liabilities and for marketing purposes of business type. The Webshop will act according to the provisions of Act CXII of 2011 on the Right of Informational Self-Determination and on Freedom of Information ("Privacy Act") when handling the personal data of the Principal.

The Entrepreneur will save the date and length of time of the visit at the moment of the registration of the Principal. The Entrepreneur uses information tracking technologies (Cookies) and active components (e.g. JAVA script) in order to follow with attention the visitors' needs and to design the web pages in an optimal way. Through the settings of the

browser the Principal is entitled to refuse to accept the information tracking. In this case the Principal must take into consideration that some functions of the Internet site may not function.

The Webshop will handle the data connected to the user account as long as the registration exists, and will handle the data connected to invoicing for 8 years in order to fulfil the accounting liabilities according to Section 169 of Act C of 2000 or until the lapse specified in Act XCII of 2003 on the Rules of Taxation.

The Entrepreneur may send e-mail messages for advertising purpose, information relating to the account of the Principal, purchases, the Webshop or changes affecting its services as well as e-mails containing promotion offers on the basis of the consent given by the Principal during the registration process or on the basis of the user's account settings. By clicking on the unsubscription link, the Principal may indicate at any time that it does not wish to receive such e-mails any more.

Data given in the course of service customer administration, first of all the e-mail address, order number, the given name, delivery address, invoicing address and the sound record will be stored for the period of time of general lapse i.e. for 5 years in order to be used for possible legal disputes.

The personal data of the Principal will be revealed to third parties up to the amount required for the performance of the order.

For further information on personal data handling, the Principal may turn to the employee of the Entrepreneur responsible for data protection and information security at the following address eShop@boschrexroth.hu with proposals or complaints.

15. The texts, pictures, graphic contents, sound documentation, animations and videos and their references on the website of the Entrepreneur

are protected by copyright and other protection rights. The Entrepreneur reserves all the rights for itself in respect of contents created by it. The Website cannot be copied, published, handed over, modified or used in any other way electronically or in any other way without the prior consent of the Entrepreneur. This relates especially to trademarks, mark signs, type boards and company logos or emblems of Bosch Rexroth AG and its subsidiaries. No licence assignment will take place through the website regarding the use of the intellectual property of the Entrepreneur or third party.

16. The assignment of certain information or services may fall under authorisation procedure depending on the purpose of the use and the end user according to the relevant export prescriptions of the European Union, the members of the European Union and the United States of America. Information and services offered on the website may be accessed only if the user ensures the followings:

- the information or services handed over will not be used for military nuclear, arming or other military purposes,
- the export prescriptions and limitations of other states will not be violated with special regard to EU and USA member states,
- the warning communications of competent domestic and foreign authorities will be respected.

Otherwise the Entrepreneur is entitled to refuse to provide access to the information and services indicated on the website.

17. The websites of the Entrepreneur may contain links to websites of other service providers which are not covered by the confidentiality declaration of Section XI.4. of the General Terms and Conditions.

18. All questions not regulated herein will be governed by the sections of the General Terms and Conditions.