

This contractual document manages the purchase of goods or products through the daunert.com website, owned by DAUNERT MAQUINAS HERRAMIENTAS, SA, hereinafter the PROVIDER, which offers the sale of Fittings Accessories (high pressure systems), whose data of contact are also listed in the Legal Notice of this website.

These Conditions will remain published on the website available to the USER to reproduce and save them as a confirmation of the contract, and they may be modified at any time by the PROVIDER. It is the responsibility of the USER to read them periodically, since those that are in use at the time of ordering will be ones applicable.

The contracts will not be subject to any formality with the exception of the cases expressly indicated in the Civil and Commercial Codes and in this conditions or other special laws.

Acceptance of this document implies that the USER:

- Have read, understands and agrees with this text.
- By placing an order through this website, he declares that he is over 18 years old and has the legal capacity to contract.
- Assume all the obligations set forth herein and after.

These conditions will have an indefinite validity period and will be applicable to all contracts made through the PROVIDER's website.

The PROVIDER informs that the it is responsible and knows the current legislation of the countries to which it sends the products and reserves the right to unilaterally modify the conditions, without this affecting the goods or promotions that were acquired prior to the modification.

#### IDENTITY OF THE CONTRACTING PARTIES

On the one hand, the supplier of the products contracted by the USER is DAUNERT MAQUINAS HERRAMIENTAS, SA, with registered office C / Tirso de Molina, 7-9-11 - 08940 Cornellà de Llobregat (Barcelona), NIF A08607988 and with customer service number: 934 751 480.

And on the other hand, the USER, identified and / or registered on the website by means of a username and password, over which he has full responsibility for its use and custody, and is responsible for the veracity of the personal data provided to the PROVIDER.

#### OBJECT OF THE CONTRACT

The purpose of this contract is to regulate the contractual relationship of sale born between the PROVIDER and the USER at the moment in which the latter accepts the corresponding box during the online contracting process.

The contractual relationship of sale entails the delivery, in exchange for a certain price and publicly exposed through the website, of a specific product.

The language in which it will be contracted through this website is in Spanish / English.

#### CONTRACTING PROCEDURE

The USER, in order to access the goods or products offered by the PROVIDER, must be of legal age and register through the website by creating a user account. For this reason, the USER must freely and voluntarily provide the personal data that will be required, which will be treated in accordance with the provisions of current regulations on personal data protection, Regulation (EU) 2016/679 of 27 December April 2016 (GDPR) and LOPDGDD 3/2018 of December 5

regarding the protection of natural persons with regard to the processing of personal data and the free circulation of these data and detailed in the Legal Notice and Privacy Policy of this website.

In the case of creating an account, the USER will select a username and password, committing to make diligent use of them and not to make them available to third parties, as well as to notify the PROVIDER of the loss or theft thereof. or possible access by an unauthorized third party, so that it proceeds to the immediate blocking.

The PROVIDER informs that during the purchase process you will have to identify yourself with the username and password. The user will have access to their orders, invoices, order tracking as well as data modification. These passwords will be used to access the services provided through the Website.

The PROVIDER makes technical means available to Users to identify and correct errors in the introduction of data in the forms. In the shopping cart and forms in general, it will be automatically validated that the data format is correct and the user will be given the option to correct them.

We inform you that in accordance with what is required by article 27 of Law 34/2002, on Services of the Information Society and Electronic Commerce (LSSICE), the contracting procedure will follow the following steps:

1. General contracting clauses.
2. Shipment of orders.
3. Withdrawal and Withdrawal Policy.
4. Returns and Return Policy.
5. Claims and online dispute resolution.
6. Force majeure.
7. Competition.
8. Generalities of the offer.