

produkte | entwicklung | service

Trenz Electronic GmbH | Borriesstr. 61 | 32257 Bünde | Germany

Herr

Tomasz Gabrys Pisarzowice 107/4

58-400 Kamienna Gora

Polen

Date: 30.09.2008 Confirmation No.: 131057 Customer No.: 34253

Quote No.:

Tax No.: 5310/5792/0541 Our VatRegNo.: DE813408402

Your VatRegNo.:

Vendor No.:

ORDER CONFIRMATION / PROFORMA INVOICE

Your Order : Webshop as of 29.09.2008

Terms of Payment : Prepaid

Lieferadresse : Tomasz Gabrys |

Wyszynskiego 31/56 | 50-330 Wroclaw | Polen

Pos	Qty/AN Unit	Description	Unit Price	VAT %	Rebate %	Total
1	1 each TE0101-00	Digitale Output Karte 16 Kanäle Pegelwandler 5V -> 24V ZTN: 85437090990 , Country of Origin: DE RoHS compliant as per supplier, we take no liability Estimated shipment date: 02.10.2008	236,81	19,0%	3,00	229,71
2	1 each TE0102-00	Digital Input Karte 16 Kanäle Pegelwandler 24V -> 5V ZTN: 8543709099 , Country of Origin: Germany RoHS compliant as per supplier, we take no liability Estimated shipment date: 02.10.2008	177,31	19,0%	3,00	171,99
3	1 1 P-UPS-ST	Porto UPS Standard		19,0%		25,99

Sub Total 427,69



427,69

Pos Qty/AN Unit	Description	Unit Price	VAT %	Rebate %	Total
Order Confirmation	No. 131057 as of 30.09.2008				Seite: 2
		produkte en	LWICKIUII	g Service	

Information of revocation rights

Carryover:

Provided you are a consumer in terms of section 13 German Civil Code, you may revoke your declaration of intent within two weeks either in writing - i.e. letter, fax, email - or by returning the goods. The period commences with receipt of the goods, however not before the receipt of this note.

The revocation period shall commence at the earliest on receipt of written information of revocation, which will be sent separately. To meet the revocation time limit, timely mailing of revocation or returning of the merchandise shall suffice.

In case of revocation, please send the goods to:

Trenz Electronic GmbH

Borriesstr. 61

32257 Bünde, Germany

Email: shop@trenz-electronic.de

Fax.: +49 (0) 5223 48945

Revocation consequences

In the event of a valid revocation, each party shall return to the respective other party the benefits received. The seller will be compensated by the buyer for a possible capitalized use of the goods.

If the received goods can only be returned defective or incomplete, the buyer owes compensation. This does not apply, if defects of the surrendered goods are caused by quality inspection, the way it would usually be carried out in a retail store. Moreover, in order to avoid compensation for decrease in value, the buyer shall not treat the merchandise as being fully owned and shall refrain from anything that could diminish the product's value.

The merchandise, which is transportable in packages, is to be mailed. The consumer has to bear the costs of returning the merchandise, if the received goods correspond to the ordered goods and the value of the goods does not exceed 40.00 Euro. Also the consumer has to bear the costs of returning the merchandise, if the value of the merchandise does not exceed 40.00 Euro and the counter-performance was neither partly nor completely provided in the moment of revocation. This does only apply however, if the surrendered merchandise corresponds to the ordered.

Exclusion of Revocation Rights

A revocation right is excluded in cases of

- a) purchase of software, if the medium was unsealed
- b) products, that have been delivered online (e. g. per e-mail or download)
- c) products, that are produced according to customer specification

+ 19 % USt from 359,40 EUR Gross amount	EUR	68,29 427.69
Net amount (Shipping 21,84) + 19 % USt from 359,40 EUR		359,40 68,29