

Unless otherwise agreed, upon acceptance of the order the Contractor undertakes to deliver the Product as a manufacturer within the meaning of EU product safety law.

Products which are covered by European legislation must be supplied in accordance with this legislation, including documentation.

Directives requiring CE marking include:

- Machinery Directive 2006/42/EC (until 19.1.2027)
- Machinery Regulation (EU) 2023/1230 (effective 20.1.2027)
- Cyber Resilience Act (EU) 2024/2847 (effective 11.12.2027)
- EMC Directive 2014/30/EU
- Low Voltage Directive 2014/35/EU
- RoHS Directive 2011/65/EU
- Pressure Equipment Directive 2014/68/EU
- ATEX Directive 2014/34/EU
- Radio Equipment Directive 2014/53/EU

Non-CE-marked directives include:

- General product safety 2001/95/EC
- REACH Regulation 1907/2006
- WEEE Waste Electrical and Electronic Equipment 2012/19/EU
- Artificial optical radiation 2006/25/EC
- Electromagnetic fields 2013/35/EU
- Supply Chain Due Diligence Act LkSG, CSDDD, 2019/1937/EU

The contractor is required to

- ensure that the product and its labeling are clearly matched to the accompanying documents (using the same designation),
- to deliver the following documents to the product:
  - Instructions for use, operation or installation in German,
  - if not integrated in the instructions, the technical documentation required for maintenance and repair, such as circuit diagrams (electrical, pneumatic, hydraulic), maintenance and lubrication plans and spare parts lists,
  - if applicable, safety data sheets for the REACH-covered materials and consumables of the product,
  - if applicable, the issued declaration of conformity or declaration of incorporation with the list of all applied standards (EN ISO 12100, EN 60204-1, EN 61010-1, EN ISO 12100, EN ISO 13849-1, EN ISO 13849-2, EN 60825-1, EN 62471, EN ISO 4414, EN 13155, EN ISO 10218-2, etc.)
  - the reports of the acceptance test performed and, if applicable, the required test reports of the initial test (in accordance with DGUV-V3 (analogous to DIN EN 60204-1 (VDE 0113-1), VDE 0100-410 Part 4-41), DGUV-R 109-017, etc.)
  - provide a written justification if, due to exceptions, the product does not fall within the scope of a legal provision requiring CE marking (e.g. 2011/65/EU RoHS, 2014/34/EU Pressure Equipment, 2014/30/EU EMC),
  - the risk assessment, including the safety concept,
  - for safety-related control functions, verification of the performance levels achieved in accordance with EN ISO 13849-1 (e.g. Sistema result report),
- attach the CE marking to the product, if applicable,
- affix all required markings (EN 60825-1, EN ISO 7010, etc.) to the appropriate locations on the product, if applicable,
- provide, in working order, any safety-related software required for the product that is necessary for the operation of the safety functions,
- have the declaration of conformity issued by his authorized representative established within the EU if the manufacturer is established outside the EU.

These obligations are part of the purchase contract. If parts of the purchase agreement contradict these stipulations or legal provisions, these must be indicated.

If these are not fulfilled, the order is deemed not to have been properly completed. We reserve the right to assert claims for damages against the Contractor due to defects and the resulting defects.

If activities (e.g. trial operation) are necessary on the premises of SMT by the Contractor within the scope of the delivery, these must be communicated and coordinated with the SMT coordinator in accordance with ArbSchG §8 (Occupational Safety and Health Act) and BetrSichV §13 (Industrial Safety Regulation).