

CRESTRON EMEA TERMS & CONDITIONS OF SALE

Paragraph 1: Order Acceptance

All orders for products delivered by Crestron must be transmitted either by fax, by e-mail, via the online customer portal or in any other written form. They are subject to acceptance and acknowledgement by Crestron. Orders shall only be binding upon acceptance by Crestron.

Paragraph 2: Delivery and Acceptance. Delays.

Crestron shall not be liable for delays in delivery or performance if they have been caused by (includes, but is not limited to): acts of God, acts of the Partner or the End User, acts of civil or military authorities, fires, strikes, floods, epidemics, earthquakes, quarantine restrictions, war or riots. In the event of any such delay, the date of delivery or performance shall be deferred for a period equal to the time lost be reason of the delay. Crestron shall not be deemed thereby to assume any liability in connection with the shipment nor shall the carrier be construed to be the agent of Crestron.

All risks regarding the delivery shall be assumed according to the risk division foreseen in the Incoterm that has been agreed upon by party.

Inspection of Products

Upon arrival of the Products at the destination designated by the Partner, the Partner shall have the right to inspect, or to appoint a third party to inspect, the Products delivered by Crestron.

Should the Partner, within 14 calendar days of the date upon which any said Products are received by the Partner find that any of the Products fail to conform with the Purchase order, or should any of the Products suffer any damages or be unfit for use, the Partner shall immediately give notice to Crestron to that effect. Such notice shall detail the quantity and respective serial numbers of the non-conforming Products received by the Partner, and shall make reference to the correct Products ordered in accordance with the purchase order. Any liability in case of non-conformity that is clearly incurred by the freight forwarding process is determined by the incoterm that has been agreed upon for that specific shipment. Partner expressly accepts that should Crestron offer some services beyond the scope of the Incoterm agreed upon, these services do not in any way modify the agreed risks and costs as determined by the incoterm, and hence this does not extend Crestron's liability whatsoever.

If non-conformity is clearly not related to the freight forwarding process (e.g. but not limited to out of box failure, missing products without visible damage to the packing,...), and in the case it is related to the freight forwarding process and the applicable incoterm put the insurance liability with Crestron, following procedure shall be put in place.

If the Partner dispatches notice to Crestron as provided for, Crestron shall without any further cost or expense to the Partner whatsoever, fully and completely replace any non-conforming Products with the correct Products ordered by the Partner as provided for in any respective Purchase order. Should the Partner, at its sole discretion, decide to retain any such non-conforming Products, the Partner shall provide written notice to Crestron to that effect. Thereafter, the Parties shall determine any cost differences between the price for the Products that had been ordered by the Partner and the non-conforming Products received by the Partner. Once such determination is made, and as the case may be, the debtor Party shall reimburse the creditor Party in return of the difference of the price for such Product.

Product Complaints

The Partner shall immediately inform Crestron of any reasonable and justified observations, complaints, or suggestions received from any customer in the Territory in relation to the Products. Where necessary, Crestron shall deal promptly and properly with any and all such observations, complaints or suggestions.

The Partner shall immediately notify Crestron of any incidents that may occur in relation to the Products and which may be to the detriment of the brand name and/or image of Crestron and/or the Products.

Paragraph 3: Deployment of Products delivered by Crestron

The partner commits to deploying the Products in accordance with the standard of due care and diligence required from a professional who is performing similar or identical services.

Crestron commits to offering partners and installers extensive free support, amongst which:

- product manuals;
- installation best practices;
- newsletter updates;
- first and second line technical support by phone and e-mail;



-onsite interventions of Crestron's technical support engineers.

In the event of absence of a manual or a best practice for a particular product, Partner may always consult with first line technical support.

Partner acknowledges the cascading nature of the free support and commits that he will first exhaust all other means of technical support before demanding onsite intervention.

Partner acknowledges that in the event Crestron can determine that none of the other means of technical support have been exhausted, a consultancy fee of €750 (excl. of VAT) per working day as well as travel and accommodation costs will be invoiced to the partner. The minimum invoicing measure is one workday.

Crestron can make use of following indicators to determine the consultancy fee is applicable:

-verifying of prior e-mail or phone contact with first line and/or second line technical support;

-website statistics of crestron.com or related websites, and customer portal;

-inspection of the installation (particularly cabling, infrastructure, programming).

If Crestron repeatedly determines that the partner did not handle with due care and diligence, it reserves the right to revoke certifications which may have been rewarded to the partner.

Paragraph 4: Terms of Invoicing - Payment

The terms of payment are net 30 days from date of invoice upon approved credit line (that can be granted by Crestron after the financial check). Despite this Crestron reserves the right to ship on prepayment if the Partner's financial condition or credit history requires the same.

Crestron reserves the right to research the Partner's financial condition and credit history. The Partner's payment terms and (eventual) credit line will be determined by Crestron on the basis of such research. Despite this Crestron reserves the right to change the terms of payment back to prepayment and/ or reduce or withdrawn the credit line in case the Partners' financial condition and payment history requires such measures. The credit line can be provided and/or increased again based on updated financial figures of Dealer.

The Partner shall pay the full amount invoiced to it by Crestron within 30 days of the date of invoice, unless otherwise agreed in a Dealer Agreement. The Partner will pay in the currency provided on the invoice.

The Partner shall not be entitled to withhold payment of any amount due to Crestron because of any set-off, counter-claim, abatement or similar deduction.

Interest shall be chargeable on any amounts overdue from the Partner to Crestron at the rate of two 2% per annum above the base rate of Crestron's financial institution, with a minimum of 12%. The interest period shall run from the due date of payment until receipt of the full amount by Crestron whether before or after judgment. We reserve the right to increase by 10% the amount of any invoice unpaid on the due date. The minimum amount of any such increase shall be the lump sum of 50 EUR.

Retention of Title

Title of property will only be transferred on the Partner at the moment of reception by Crestron of the full amount of the invoice and its accessories in case of late payment.

Until title to the Products has passed to the Partner, the Partner shall hold and store such Products separately from all other goods held by the Partner so that they remain readily identifiable as Crestron's property, not remove, deface or obscure any identifying mark or packaging on or relating to such Products and maintain the Products in a satisfactory condition. Nonetheless, the Partner may resell or use the Products in the ordinary course of its business.

The Partner expressly acknowledges that certain direct claims can be made by Crestron in case title hasn't been transferred yet.

Paragraph 5: Terms of Shipment

The term of shipment is defined whilst placing the order or in the Dealer Agreement (according to Incoterms 2010). Should Crestron offer any services that seem to exceed the agreed Incoterm (e.g. act as an intermediate for freight forwarders), the Partner expressly acknowledges that this does not entail that liabilities and risks as borne by Crestron according to the agreed Incoterm are extended. In case the product is delivered 'in transit', and transit document has to be cleared upon arrival by Partner, Partner expressly accepts all liability concerning duties, taxes and all other customs charges (as well as penalties and interest charges if applicable) with regard to this transit document.

Parties agree that another delivery method may be selected per order. Partner may also specify a carrier for the shipment of this deviant delivery method. The thus selected delivery method (and its

carrier) shall be made known to Crestron at the latest at the moment of written order.

Failure to inform Crestron of such change in due time, gives Crestron the right to charge a 15% restocking fee. All additional charges following any change in delivery method will be borne by the Partner and pricing will be determined and communicated to the Partner at the moment of booking. Cancellation of orders by the Partner is expressly forbidden in case shipment has already begun.

Crestron shall have the right to cancel any order placed by Partner or to delay shipment thereof, if Partner fails, or has failed, to meet any of its payment obligations. Non-acceptance, cancellation or delay of such orders shall not be construed as a termination or breach of this agreement by Crestron. Crestron reserves the right in its sole and absolute discretion to charge a 15% restocking fee, plus shipping costs, on orders placed and then canceled by the Partner before shipment.

Crestron shall not be liable to the Partner for any loss of profit, loss of revenue, incidental, consequential or special damages arising from this agreement, including, without limitation, the return of any product by an end user for any reason, the failure of any product to conform to specifications, or from error or defect of any product, or otherwise arising out of the use of any product for any purpose, regardless of the type of claim or form of action, whether by contract, warranty, negligence or otherwise.

Paragraph 6: MERCHANDISE RETURNS/REPAIR SERVICE

No merchandise may be returned for credit, exchange, or service without prior authorization from Crestron. To obtain warranty service for Crestron products, contact an authorized Crestron dealer. Only authorized Crestron dealers may request an RMA (Return Materials Authorization) number by contacting the local Crestron Technical Support Center. Enclose a note specifying the nature of the problem, name and phone number of contact person, RMA number and return address.

Products may be returned for credit, exchange or service with a Crestron RMA number. Authorized returns must be shipped freight prepaid to a Crestron Service Center, or its authorized subsidiaries, with RMA number clearly marked on the outside of all cartons. Shipments arriving freight collect or without an RMA number shall be subject to refusal. Crestron reserves the right at its sole and absolute discretion to charge a 15% restocking fee, plus shipping costs, on any products returned without an RMA.

On any products returned with or without a RMA, return freight charges following repair of items under warranty shall be paid by Crestron. In the event repairs are found to be non-warranty, return freight costs shall be paid by the Partner.

Paragraph 7: RETURN FOR CREDIT

Crestron has the right to decline any credit return requests.

Products returned for credit less than 30 days from date of shipment are not subject to a restocking fee provided the product is in original packaging, contains all accessories, and references a RMA number.

Products returned for credit 31 to 60 days from date of shipment require a replacement purchase order of equal or greater value to avoid a restocking fee. Products must also be returned in the original packaging, contain all accessories, and reference a RMA number.

Products returned for credit 61 to 90 days from date of shipment require a replacement purchase order of equal or greater value, and are subject to a 15% restocking fee. Products must also be returned in the original packaging, contain all accessories, and reference a RMA number.

Product may not be returned for credit 90 or more days from the original date of shipment.

On any products returned with or without an RMA, return freight charges following credit returns shall be paid by the purchaser.

Paragraph 8: ADVANCE REPLACEMENTS

Advanced replacement may be shipped upon request within 1 year from the original date of shipment, and must be validated by Crestron technical support.

After one year from date of shipment, products may be returned for repair under the standard terms of service, but advance replacements will not be offered.



Advance replacement returns (original, failed product) received after 60 days from the date of Return Merchandise Authorization (RMA) will be subject to a 15% restocking fee.

Paragraph 9: Warranty Terms

Crestron warrants its products to be free from manufacturing defects in materials and workmanship under normal use and service, as set forth in its warranties, located at: www.crestron.eu/legal.

Crestron reserves the right to change any of the above terms & conditions without any prior notice.

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