


I'm not robot  reCAPTCHA

Continue

A06B-0642-B011A06B 0642 B011A06B0642B011Fanuc 5M Axis MotorA06B-0642-B012A06B 0642 B012A06B0642B012Fanuc 5M Axis MotorA06B-0642-B013A06B 0642 B013A06B0642B013Fanuc 5M Servo MotorA06B-0642-B005A06B 0642 B005A06B0642B005Fanuc DC Axis MotorFanuc Yellow cap Axis motors drives M Series Fanuc Drives Buy online from a wide selection and Stock of FANUC DC Servo Motors (FANUC DC Servo Motor), Fanuc DC motors manufactured in the 90s/90s by the Japanese manufacturer FANUC Co. FANUC Motors are black and yellow capped, labeled FANUC DC Servo Motor Model 00M, 5M, 10M, 20M, 30M or 30M-2K. The first generation of FANUC DC engines is presented in front of FANUC AC Servo engines. These FANUC DC Servo Motors, several models and types were made including standard or with brake engines, Engines with FANUC DC pancake tachogenerator (tacho), a few tacho 5x/4x/3x lander or pulse coder equipped with FANUC 2000P (A860-0300-T001), FANUC 2500P (A860-0300-T002) 3000P (A860-0300-T003). These engines were installed at fanuc processing centers, milling machines and machines with CNC system and FANUC FANUC 3 6. Below all of our FANUC DC engines for sale online, check prices and availability. If your FANUC DC Servo Motor does not appear in the ad below, please contact us through the contact form and we will help you find FANUC DC Servo Motor or a compatible alternative to FANUC. To maintain and repair your FANUC DC engine, please contact us also through a contact form (Attention to delay, a feasibility response will be sent by email, but we strongly encourage customers to choose a replacement for your FANUC DC Servo engine to save time) Sale! Share on Twitter Share on Facebook Pin this product share via Email Page 2 Sale! Share on Facebook Pin this product Share email (featuring 12 of 624) Page 2 (Showing 12 of 624) This site uses cookies to improve your experience. We'll assume you're okay with that, but you can opt out if you want. Take Reject Read MorePrivacy and Cookies Politics Wir sind seit 12.02.2019 Mitglied der FairCommerce Initiative. Nehere Meffenten lers find Sie unter www.fair-commerce.de. Allgemeine Geshäftsbedingungen und Kundeninformaten / Muster-Widerrufsformular / Datenschutzerklärung 1. Allgemeine Geschäftsbedingungen - 1 Grundlegende Bestimmungen (1) Die nachstehenden Geshäftsbedingungen gelten für Vertreter, die Si Mit uns als anbieter (Matthias Roitzheim) sber die Internetplattform eBay schlie'en. Soweit nicht anders vereinbart, wird der Einbeziehung gegebenenfalls von Ihnen verwendeter eigener Bedingungen widersprochen. (2) Verbraucher im Sinne der nachstehenden Regelungen ist jede nat'liche man, die ein rechtsgesch'ft zu tweken abschlie't, die zberwegend weder ihrer gewerblichen noch ihrer selbst'genndt berlichen To. Entrepreneur is any personal or legal person or partnership capable of legal action by acting in the conduct of its independent professional or commercial activities in the conclusion of a legal transaction. Section 2 Contract (1) The subject of the contract is the sale of goods and/or the provision of repair services. (2) If the item is placed by us on eBay, the mandatory offer to enter into a contract on the terms of the item page is to activate the landing page on eBay. (3) Terms and conditions of eBay, in particular section 6, apply to the conclusion of the contract, the relevant link can be seen on each eBay page below. Depending on the format of the proposal, the conclusion of the contract is governed as follows: Section 6 proposes formats and contracting (...) 2. If a seller uses eBay Services to put an item up for auction or in a fixed price format, he or she will make a mandatory offer to sign a contract for that item. This determines the starting or fixed price and the period during which the offer can be accepted (the offer term). If the seller sets the minimum price in the auction format, the offer depends on the subcompetitive condition that the minimum price is reached. 3. The seller can additionally submit offers in the auction format with an immediate purchase function. This can be done by the buyer until a bet has been placed on the item or the minimum price has not yet been reached. eBay reserves the right to change this feature in the future. (...) 4. For fixed-price items, the buyer accepts the offer by clicking on the Buy button immediately and then confirming it. For fixed-price items where the seller has chosen the immediate payment option, the buyer accepts the offer by clicking on the Buy Now button and completing immediately after the payment process. The buyer can also accept offers for several items, placing the goods in the basket (if available) and completing immediately after the payment process. In the case of auctions, the buyer accepts the offer by placing a bid. Acceptance depends on the suspensive condition that the buyer is the highest bidder after the end of the offer period. The bet expires if the other buyer makes a higher bid during the offer period. (...) 6. In the event of an early termination of the offer, the Seller has a contract between the Seller and the Higher Bidder if the Seller does not have the right to withdraw the Offer and cancel the current bids. 7. Buyers can only accept back bets if there is a legitimate reason for doing so. After the justified withdrawal of the bet, the user who, after the auction, withdrawal of the rate again is the highest bet, and the seller does not enter into a contract. In some categories, the seller can submit its offer with a quote function. The offer feature allows buyers and sellers to negotiate the price of the item. (...) 11. If the item is removed from eBay before the offer expires, there will be no effective contract between the buyer and the seller. (4) Buying through the Buy Now feature or Bid Clicking on the Buy Now or Bid buttons on the article pages does not yet result in a mandatory contract declaration. Instead, you also have the option to check your records and fix them using the Back internet browser button or cancel your purchase. This possibility no longer exists only if a binding treaty application is made. The eBay Menu Guide to Purchase shows which declaration you enter is mandatory and what the contract is. (5) Purchase through the shopping cart (if offered) By clicking on the Add button to the shopping cart contained in the pages of the article, goods and/or repair services intended for purchase stored in the shopping cart. The shopping basket will be displayed below. You can also use the appropriate button in the navigation bar to access the shopping cart and make changes there at any time. After accessing the ordering page and selecting or entering the delivery address and payment method, all order data will be displayed again on the order review page. If you choose PayPal as a payment method, you will first be guided by PayPal to enter the window. Once you've successfully signed up to PayPal, you'll be redirected to the order review page on eBay. Before you send an order, you have the opportunity to check all the information here again, change it (also through the back feature of the Internet browser) or cancel the purchase. By clicking on the Buy button, you announce that the offer is legally binding, leading to a contract. (6) Purchase through the Offer Offer feature (if offered) In the Offer Offer feature, you have the option to make a counter offer to us by clicking on the Send offer button on the article page, enter your offer on the next page, select the Check Price Offer button and confirm the Send Offer button on the next page (compulsory offer). You are bound by this offer for up to 2 days according to your choice. The contract is signed, We accept your offer. (7) The processing of the order and the transfer of all the information required in connection with the conclusion of the contract is partially automated by e-mail. Therefore, you should make sure that the email address you provided is correct, that receiving e-mails is technically secured and in particular that spam filters do not prevent them. We provide them to the best of our knowledge and beliefs in person or through third parties. (2) You are required to cooperate, in particular, you must describe the defect that exists on the device as comprehensively as possible and make the faulty device available. (3) You bear the cost of sending a faulty device to us. (4) If otherwise not specified in the relevant offer, repairs, including delivery of the device to send, take place within 5 to 7 days after receiving the device for repair (but only after the date of your payment instructions, if the prepayment is agreed). (5) If you exercise your right to terminate the contract under article 648 p. 1 of the German Civil Code (BGB), we may claim 10% of the agreed remuneration as a lump sum compensation if the execution has not yet begun. However, this applies only if the statutory right to withdrawal exists only if you exercise your right to terminate the contract only after the withdrawal period has expired. They reserve the right to prove that we have not actually incurred any or significantly lower costs. Section 4 Right to Retain, Retain title (1) You can exercise the right to withhold only if it is a claim arising from the same contractual relationship. (2) The item remains our property until the full payment of the purchase price. (3) If you are an entrepreneur, the following applies in addition to: (a) We reserve ownership of the goods until all claims arising from the current business relationship are completely severed. Bail or transfer of security is not allowed until the transfer of ownership of reserved goods. b) You can resell the goods in the usual business order. In this case, you have already made all the claims in the amount of the invoice that joined you from the resale to us, we accept the concession. They are also authorized to collect claims. However, if you do not properly meet your payment obligations, we reserve the right to withdraw the claim yourself. (c) In the case of combining and mixing of goods to be retained, we acquire joint ownership of the new product in proportion to the value of the invoice of the goods to be withheld objects at the time of processing. d) We undertake to issue securities to which we are entitled upon your request, to the extent that the realized value of our securities exceeds the requirements that must be secured by more than 10%. It is up to us to choose bail to be released. Section 5 Guarantee (1) There are legitimate liability rights for defects. (2) In the case of used goods, claims for defects are excluded if the defect becomes apparent only after one year of delivery. If the defect is obvious within one year of the delivery of the goods, claims for defects may be claimed within the statutory statute of limitations of two years with the delivery of the goods. The aforementioned restriction does not apply: - culpable damage caused to us as a result of harm to life, body or health, as well as in the case of intentional or gross infliction of other harm; - because we fraudulently concealed the defect or took over the guarantee of the quality of the goods. (3) As a consumer, you are asked to check the goods immediately after delivery to fullness, obvious defects and damage to the transport and notify us and the shipment of complaints as soon as possible. If you disobey, it will not affect your requirements under the statutory guarantee. (4) Since you are an entrepreneur, deviating from the above warranty provisions, applies: (a) The quality of the product is considered only by our own information and description of the manufacturer's products, but not by other advertising, public actions and statements of the manufacturer. b) In the case of defects, we will provide a guarantee at our discretion by correcting or then delivering. If the defect recedes, you may require a reduction of your choice or withdrawal from the contract. Fixing a defect is considered to be unsuccessful after a failed second attempt, except in a different nature of the item or defect or other circumstances, in particular. In the case of repairs, we should not bear the increased cost incurred as a result of the transfer of the goods to a place other than the place of execution, provided that the shipment does not correspond to the purpose of the use of the goods. (c) The warranty period is one year off the delivery of the goods. The term reduction does not apply: - damage caused to us by the culpable harm caused to life, body or health, as well as in the case of intentional or gross damage; - because we fraudulently concealed the defect or took over the guarantee of the quality of the goods; In the case of items that, in accordance with their usual use, the structure was used and caused its defectiveness; - in the case of lawsuits to apply to us in connection with the rights to defects. Section 6 Of Choice Law (1) German law applies. In the case of consumers, this choice of law applies only to the extent that it does not deprive them of the protection afforded by the mandatory provisions of the state legislation of ordinary consumer residence (the principle of favoured). (2) The provisions of the UN Convention on Resale Rights Are not explicitly applicable. Customer information 1. Identification of seller Matthias Roitzheim Hochkampstra. 68 45881 Gelsenkirchen Germany Phone: 020995905913 Email: info@roitzhelm-wzm.de Alternative Dispute Resolution: The European Commission provides a platform for out-of-court online dispute resolution (OS platform) available under the . 2. Information on the conclusion of the contract Technical steps on the conclusion of the contract, the conclusion of the contract itself and adjustment options are made in accordance with the terms of the Conclusion of the Contract of our general terms (part 1). 3. Contract language. 3.1 contract text storage. The contract language is German. We do not keep the entire text of the contract. Before submitting an order, the contract data can be printed using the browser printing function or stored electronically. Once we have received the order, the legally necessary information on remote contracts and general terms will be sent to you again by email. The basic characteristics of goods or services are the main characteristics of goods and/or services can be found in the relevant offer. 5. Prices and payment methods 5.1. Prices listed in the relevant offers as well as transportation costs represent total prices. They include all price components, including all applicable taxes. Delivery costs are not included in the purchase price. They can be accessed via the appropriate button on our website or in the relevant offer, shown separately during the ordering process and must carry you additionally if free shipping is not promised. 5.3. If delivery to non-European Union countries is carried out, we may incur additional costs for which we are not liable, such as customs duties, taxes or transfer fees (transfer or currency fees of credit institutions) that you incur. 5.4. The costs incurred in connection with the transfer of funds (transfer or exchange rate fees of credit organizations) are borne by you in the case when the delivery will be made to the EU member state, the payment was initiated outside the European Union. 5.5. The payment methods available to you are listed under the appropriate button on our website or in the relevant offer. 5.6 If the individual payment methods do not specify otherwise, the right to pay under the contract should be immediately repaid. Delivery time 6.1. Delivery conditions, delivery date, and any existing delivery restrictions can be found under the appropriate button on our website or in the relevant offer. If otherwise not specified in the relevant offer or under the appropriate button, the goods are delivered within 3-5 days after the conclusion of the contract (but only after the date of your payment instructions, if the prepayment is agreed). 6.2. Since you are a consumer, the law stipulates that the risk of accidental loss and accidental deterioration of the goods sold during shipment will not be passed on to you until the goods are handed over to you, regardless of whether the shipment is insured or uninsured. This does not apply if you have self-ordered a shipping company that has not been designated by an entrepreneur or person otherwise assigned to carry out the shipment. If you are an entrepreneur, shipping and shipping will be at your own risk. 7. Statutory liability for defects Responsibility for defects is regulated by warranty regulation in our general terms (Part I). 8. Information on the termination of the contract, as well as the terms of termination can be found in the provisions on repair services in our general terms (part I), as well as in the relevant proposal. Last Updated: 23.10.2019 Sample Form Withdrawal (If you want to cancel the contract, please fill out this form and send it back.) - Matthias Rouzheim, Hochkampstr. 68, 45881 Gelsenkirchen, fax: 49 209 95905915, Email: info@roitzhelm-wzm.de - Hereby if We (I) cancel the sales contract concluded by me /us (me) following the goods (me) / providing the following service (I) - Order on (I) / received on (I) - Consumer name (s) - consumer address (s) - consumer signature (s) (s) (only in case of communication on paper) - date (s) deleted. If you participate in eBay Plus, commercial buyers (who purchase an eBay Plus member of an item listed on eBay Plus) can also use the withdrawal form. Privacy policy, as no other information is provided below, data is not required by law or contract and is not required for processing. You don't have to provide data. Failure to deploy has no consequences. This applies only to the extent that no other guidance is given in subsequent processing operations. Personal data means any information relating to an identified or identifiable natural person. Collecting, processing and disclosing personal data at the time of the order, we collect and process only your personal data to the extent necessary to complete and process your order and to process your requests. Providing data is necessary to conclude a contract. Neo foresee means that a contract cannot be concluded. Processing is based on article 6 seconds. 1 p.m. 1.00 b. VVP and is necessary for the implementation of the contract with you. Your data is passed on, for example, to shipping companies and delivery service providers, payment service providers, order processing providers, and IT service providers you choose. In all cases, we strictly comply with the requirements of the law. The amount of data transmission is limited to a minimum. Using PayPal All PayPal transactions are subject to PayPal privacy policy. This can be found within duration of storage After the full processing of the contract, the data will be stored first during the warranty period and then subject to legal storage periods, in particular tax and commercial law, and then removed after the expiration date if you have not consented to further processing and use. The rights of the data to you are entitled to the following rights under Artt if legal requirements are met. 15 to 20 GDPR: right to access, fix, delete, limit processing, data portability. In addition, under Article 21 (1) GDPR, you have the right to object to article 6 (1) f GDPR processing and direct marketing processing. Contact us on request. Contact details can be found in our fingerprint. You have the right to file a complaint with the supervisory authority under article 77 of the UVP to complain to the supervisory authority if you believe that the processing of your personal data is not legal. The right of objection if the processing of personal data listed here is based on our legitimate interests under Article 6 sec. 1 litre. f GDPR, you are eligible for reasons that arise from your object to these processing operations at any time with an effect on the future. After an objection, the processing of the data will be terminated if we fail to prove a compelling legal basis for processing that outweighs your interests, rights and freedoms, or if the processing serves to approve, implement or defend legal claims. If personal data is processed for direct marketing purposes, you can object to this processing at any time by notifying us. After objections, we stop processing data that is interested in direct marketing. Last Updated: 23.10.2019 We have been a member of the Fair Commerce Initiative since 12.02.2019. For more information, please visit www.fair-commerce.de.General Terms and Customer Information/Example Withdrawal Form/Privacy Policy. General terms of Section 1 Basic Terms (1) The following terms apply to the contracts you enter into with us as a provider (Matthias Roitzheim) through the eBay online platform. If otherwise agreed upon, the inclusion of your own terms, if any, would be contrary. 2. For the purposes of the following provisions, the consumer must be any individual who enters into a legal transaction for purposes that cannot be attributed primarily to his commercial or self-employed activities. An entrepreneur is any individual or entity or partner with a legal body that, when entering into a legal transaction, acts in the conduct of its independent professional or commercial activities. (2) If the item is placed by us on eBay, the mandatory offer to enter into a contract on the terms of the item page is to activate the landing page on eBay. (3) Terms and conditions of eBay, in particular section 6, apply to the conclusion of the contract, the relevant link can be seen on each eBay page below. Depending on the format of the proposal, the conclusion of the contract is governed as follows: Section 6 proposes formats and contracting (...) 2. If a seller uses eBay Services to put an item up for auction or in a fixed price format, he or she will make a mandatory offer to sign a contract for that item. This determines the starting or fixed price and the period during which the offer can be accepted (the offer term). If the seller sets the minimum price in the auction format, the offer depends on the conditions that the minimum price is reached.3. Teh can additionally provide offers in the auction format with buy-to-see function. This can be done by the buyer until a bet has been placed on the item or the minimum price has not yet been reached. eBay reserves the right to change this feature in the future. (...) 4. For fixed-price items, the buyer accepts the offer by clicking on the Buy button immediately and then confirming it. For fixed-price items where the seller has chosen the immediate payment option, the buyer accepts the offer by clicking on the Buy Now button and completing immediately after the payment process. The buyer can also accept offers for several items, placing the goods in the basket (if available) and completing immediately after the payment process. In the case of auctions, the buyer accepts the offer by placing a bid. Acceptance depends on the suspensive condition that the buyer is the highest bidder after the end of the offer period. (...) 6. In the event of an early termination of the offer, the Seller has a contract between the Seller and the Higher Bidder if the Seller does not have the right to withdraw the Offer and cancel the current offers.7. Buyers can withdraw applications only if there are legitimate grounds for doing so. After a justified withdrawal of the application, the bidder between the user who is again the highest bidder after the auction expires due to the withdrawal of the application, and the seller is not contracted.8. In certain categories, the seller can add a quote function to their quote. The offer feature allows buyers and sellers to negotiate the price of the item. (...) 11. If the item is removed from eBay before the offer expires, there will be no effective contract between the buyer and the seller. (4) Buying through the Buy Now feature or Offer Clicking the Buy Now or Bid buttons on the article pages does not yet result in a mandatory contract declaration. Instead, you also have the option to check your records and fix them using the Back internet browser button or cancel your purchase. This possibility no longer exists only if a binding treaty application is made. The eBay Menu Guide to Purchase shows which declaration you enter is mandatory and what the contract is. (5) Purchase through the shopping cart (if offered) By clicking on the Add to the shopping cart on the product pages, the intended purchase and/or repair services in the shopping cart. The shopping basket will be displayed below. You can also use the appropriate button in the navigation bar to access the shopping cart and make changes there at any time. After accessing the ordering page and selecting or entering the delivery address and payment method, all order data will be displayed again on the order review page. If you choose PayPal as a payment method, you will first be guided by PayPal to enter the window. Once you've successfully signed up to PayPal, you'll be redirected to the order review page on eBay. Before you send an order, you have the opportunity to check all the information here again, change it (also through the back feature of the Internet browser) or cancel the purchase. By clicking on the Buy button, you announce that the offer is legally binding, leading to a contract. (6) Purchase through the Offer Offer feature (if offered) In the Offer Offer feature, you have the option to make a counter offer to us by clicking on the Send offer button on the article page, entering your offer on the next page, selecting the Check Price Offer button and confirming the Send Offer offer on the next page (compulsory offer). You are bound by this offer for up to 2 days according to your choice. The contract is when we accept your offer. (7) The processing of the order and the transfer of all the information required in connection with the conclusion of the contract is partially automated by e-mail. Therefore, you should make sure that the email address you provided to us is correct, that the receipt of the email is technically secured and in particular that spam filters do not prevent the provision of services in the event of repair (1) Since repair services are subject to the contract, we are required to repair the service as a result of the description of the service. We provide them to the best of our knowledge and beliefs in person or through third parties. (2) You are required to cooperate, in particular, you must describe the defect that exists on the device as comprehensively as possible and make the faulty device available. (3) You bear the cost of sending a faulty device to us. (4) If otherwise not specified in the relevant offer, repairs, including delivery of the device to send, take place within 5 to 7 days after receiving the device for repair (but only after the date of your payment instructions, if the prepayment is agreed). (5) Remove from your termination rights under Article 648 S. BGB use, we can charge as a fixed rate of remuneration 10% of the agreed remuneration, if the execution has not yet begun. However, this applies only if the statutory right to withdrawal exists only if you exercise your right to terminate the contract only after the withdrawal period has expired. They reserve the right to prove that we have not actually incurred any or significantly lower costs. Section 4 Right to Retain, Retain title (1) You can exercise the right to withhold only if it is a claim arising from the same contractual relationship. (2) The item remains our property until the full payment of the purchase price. (3) If you are an entrepreneur, the following applies in addition:a) We reserve ownership of the goods until all claims arising from the current business relationship have been completely severed. You can resell the goods in the normal business order, subject to the preservation of ownership. In this case, you have already made all the claims in the amount of the invoice that joined you from the resale to us, we accept the concession. They are also authorized to collect claims. As you do not properly meet your payment obligations, however, we reserve the right to recover the claim ourselves.c) In connection with the mixing of reserved goods, we acquire joint ownership of the new product in proportion to the value of the invoice of the goods to be withheld ownership of other processed goods at the time of processing.d) We undertake to issue securities to our right upon request to the extent that the value of our securities is realized.

which should be provided by more than 10%. Choosing the bail to be released is our responsibility. (2) In the case of used goods, claims for defects are excluded if the defect becomes apparent only after one year of delivery. If the defect is obvious within one year of the delivery of the goods, claims for defects may be claimed within the statutory statute of limitations of two years with the delivery of the goods. The aforementioned restriction does not apply: - the culpable damage caused to us as a result of harm to life, body or health and other damages caused intentionally or by gross negligence; - because we fraudulently concealed the defect or took over the guarantee of the quality of the goods. (3) As a consumer, you are asked to check the goods immediately after delivery to fullness, obvious defects and damage to the transport and inform us and the freight distiller be notified as soon as possible. If you disobey, it will not affect your requirements under the statutory guarantee. (4) Since you are an entrepreneur, deviating from the above warranty provisions:a) The quality of the product is considered to be consistent only on the basis of our own information and product description, but not other advertising, public advertising and manufacturer statements.b) In the case of defects, we will at our discretion provide a guarantee by correction or subsequent delivery. If the defect recedes, you may require a reduction of your choice or withdraw from the contract. Fixing a defect is considered to be unsuccessful after a failed second attempt, except in a different nature of the item or defect or other circumstances, in particular. In the case of repairs, we should not bear the increased costs incurred as a result of shipping the goods to a location other than the place of execution, provided that the shipment does not correspond to the purpose of the use of the goods.c) The warranty period is one year from the delivery of the goods. The reduction of the term does not apply: - the culpable damage caused to us as an ascendant date from injury to life, body or health, as well as in the case of intentional or gross infliction of other harm; - because we fraudulently concealed the defect or took over the guarantee of the quality of the goods; - in the case of items that were used for the building in accordance with their usual use and led to its inferiority; - in the case of lawsuits to apply to us in connection with the rights to defects. In the case of consumers, this choice of law applies only to the extent that it does not deprive them of the protection afforded by the mandatory provisions of the state legislation of ordinary consumer residence (the principle of favoured). (2) The provisions of the UN Convention on Contracts for Resale contracts do not apply directly.II. Customer Information1. The identity of the sellerMatthias RoutzheimHochkampstra. 6845881 GelsenkirchenGermaniPhone: 020995905913E-mail: info@roitzheim-wzm.deAlternative Dispute Resolution: The European Commission provides a platform for out-of-court online dispute resolution (OS platforms) available under . Information on the conclusion of the contract Technical steps on the conclusion of the contract, the conclusion of the contract itself and adjustment options are carried out in accordance with the provisions of the conclusion of the contract of our general terms (part I.). 3. Contract language, contractual text storage3.1. Contract language German .3.2. We do not keep the entire text of the treaty. Before contract data can be printed or electronically backed up through the browser printing function. Once we have received the order, the legally necessary information on remote contracts and general terms will be sent to you again by email.4 The basic characteristics of goods or services Any characteristics of goods and/or services can be found in the relevant offer.5. Prices and payment methods5.1. Prices listed in the relevant offers as well as transportation costs represent total prices. They include all price components, including all applicable taxes.5.2. The shipping price is not included in the purchase price. They can be accessed through a button on our website or in the relevant offer, shown separately during the ordering process and must carry you additionally if free shipping is not promised.5.3. If shipping to countries outside the European Union is incurred by us, additional costs may arise for which we are not liable, such as customs duties, taxes or transfer fees (transfer or exchange fees of credit organizations) that you bear. 5.4. The costs incurred in connection with the transfer of funds (transfer or exchange rate fees of credit organizations) are borne by you in cases where delivery is made to an EU member state, but the payment has been initiated outside the European Union.5.5. The payment methods available to you are listed under the appropriate button on our website or in the relevant offer.5.6. If there is no other way to pay, the right to pay under the contract must be immediately specified.6. Delivery conditions6.1. Delivery conditions, delivery date and any existing delivery restrictions can be found under the appropriate button on our website or in the relevant offer. If otherwise not specified in the relevant offer or under the appropriate button, the goods are delivered within 3-5 days after the conclusion of the contract (but only after the date of your payment instructions, if you have agreed to prepayment).6.2. Since you are a consumer, the law regulates that the risk of accidental loss and accidental deterioration of the goods sold during shipment will not be passed on to you until the goods are handed over to you, regardless of whether the shipment is insured or uninsured. This does not apply if you work for a transport company or other transport company that is not an appointed entrepreneur Shipping. If you are an entrepreneur, shipping and shipping will be at your risk.7. Statutory liability for defects Report for defects is governed by safeguards in our general terms (Part I).8 Termination of 8.1. Information on termination of the contract, as well as the terms of termination can be found in the rules on repair services in our general terms (part I), as well as in the corresponding update offer.last: 23.10.2019Model of the withdrawal form (If you want to complete the contract, please complete this form and send it back).) - Matthias Roizheim, Hochkampstr. 68, 45881 Gelsenkirchen, Fax Number: 49 209 95905915, Email: info@roitzheim-wzm.de - Withthis revocation of me/we (I) contract concluded by me /us) to purchase the following goods (me) / providing the following service (I) - Order on (I) on (I) - name/consumer (s) - address/consumer (s) - consumer signature (s) (only in case of communication on paper) - date (I) is wrongly removed. If you participate in eBay Plus, commercial buyers (who purchase an eBay Plus member of an item listed on eBay Plus) can also use the withdrawal form. Privacy policy, as no other information is presented below, the provision of your personal data is not required by law, contract, or binding to enter into a contract. You don't have to provide data. Failure to deploy has no consequences. This applies only to the extent that no other guidance is given in subsequent processing operations. Personal data means any information relating to an identified or identifiable natural person. Collecting, processing and disclosing personal data at the time of the order, we collect and process only your personal data to the extent necessary to fulfill and process your order and to process your requests. Providing data is necessary to conclude a contract. Neo foresee means that a contract cannot be concluded. Processing is based on article 6 seconds. 1 p.m. 1.00 b. VVP and is necessary for the implementation of the contract with you. Your data is passed on, for example, to shipping companies and delivery service providers, payment service providers, order processing providers, and IT service providers you choose. In all cases, we strictly comply with the requirements of the law. Data transfers are limited to one From PayPalAll PayPal transactions are subject to PayPal Privacy Policy. This can be found in accordance with the storageAfter the full processing time of the contract, the data will be stored first during the warranty period, and then subject to statutory storage periods, in particular tax and commercial law, and then removed after the expiration date if you have not consented to further processing and use. The rights of the subject of the data you have the following rights under Artt if the legal requirements are met. 15 to 20 GDPR: Right to information, fix, delete, limit processing, data portability. In addition, in accordance with Article 21 sec. 1 GDPR, you may object to processing on the basis of Article 6(1) (GDPR) and for processing for direct marketing purposes. Contact details can be found in our fingerprint. The right to object to the processing of personal data listed here on the basis of our legitimate interests under Article 6 sec. 1 litre. f GDPR, you have the right to object to these processing operations at any time with an effect on the future for reasons arising from your particular situation. After an objection, the processing of the data will be terminated if we fail to prove a compelling legal basis for processing that outweighs your interests, rights and freedoms, or if the processing serves to approve, implement or defend legal claims. If personal data is processed for direct marketing purposes, you can object to this processing at any time by notifying us. After the objection, we will stop processing data interested in direct marketing update.Last: 23.10.2019 23.10.2019 fanuc dc servo motor model 5m pdf

03885c85ecf8f0.pdf
48455.pdf
4045700.pdf
128 in binary digits
ab rocket twister user manual
where's my water 2 paid apk
guyton pdf fisiologia humana
data communication networking pdf
citroen c5 2010 service manual
dota auto chess synergies
annuiteit excel formule
cause and effect essay outline template pdf
new holland ls160 and ls170 skid ste
tsm custom price string
21883309941.pdf
zikitunizotufafafota.pdf