

Terms and Conditions – Neematic FR/1 Reservation Process

1. The Effective Reservation Date is considered the time and date of reservation payment transfer. A successful reservation will be confirmed via e-mail. Transferring the reservation fee also means that you accept and agree with these Terms and Conditions.
2. Your reservation: each reservation will be given a unique number indicating your reservation priority. We reserve the right to re-arrange the delivery priority according to delivery location and/or any additional customisations (if any). Please note, however, that we will not change your priority for product availability or further proposals and discussions regarding the subsequent product purchasing steps, this applies to product shipping only.
3. Refunds: all reservation payments will be refunded upon request submitted before the purchase agreement has been signed by you. The Purchase agreement will be initiated by Neematic no later than February 1st, 2018.
4. Neematic retains the right to cancel your reservation without an advance notice. In case of a cancellation, the reservation fee will be returned in full if such cancellation takes place before the Purchase agreement has been signed.
5. All transaction costs for submitting and in case of redeeming the reservation fee(s) are to be covered by you. The reservations will be held in a separate account, we will not pay nor ask for any interest on held amounts except for what might be required by law.
6. The reservation is not transferable or assignable to other party(ies) without the prior written approval from the Neematic team.
7. All personal information you provide us in relation to this reservation will be maintained according to our privacy policy. You are solely responsible for providing and updating valid contact and required personal information.
8. Neematic retains the right to change the products performance parameters, features, specifications, used components and the final price from the information provided during the reservation campaign until the Purchase Agreement. However, the company will put all the efforts so that the focus and idea of the product and project will be retained.
9. Neematic trademark belongs to the company UAB Pro Motu, registered in Lithuania.

UAB Pro Motu
J. Kazlauskio g. 1, LT- 08314 Vilnius, Lithuania
info@neematic.com / lukas@neematic.com
+370 621 95696