

General Terms and Conditions of Rental (in Accordance with Article 14 of the GTC) of SAERTEX multiCom® GmbH

1. General

- The following Terms and Conditions of the company SAERTEX multiCom® GmbH (hereinafter referred to as the "Lessor") apply in addition to the General Terms and Conditions of SAERTEX multiCom® GmbH and exclusively. Any terms and conditions of the Lessee that contradict or differ from these Terms and Conditions shall not be recognized; this also applies if the user does not expressly object to them. The Terms and Conditions of the Lessor shall also apply if the supply/rental to the Lessee is carried out by the Lessor without reservation in the knowledge of contradictory terms and conditions of the Lessee.
- All agreements reached between the Lessor and Lessee for the purpose of executing the Contract are set out in writing in this Contract.
- The General Terms and Conditions/Terms and Conditions of Rental shall also apply to future business.
- In the event that the Lessee refuses to accept that the following Terms and Conditions of Rental apply, it shall inform the Lessor of this in writing in advance.
- To simplify and speed up communication, electronic form shall be the written form (with the exception of invoicing).

2. General Rights and Duties of the Contracting Parties

- The Lessor undertakes to rent the rented item out to the Lessee for the agreed rental period in return for payment of the agreed fee.
- The Lessee undertakes to only use the rented item for its intended purpose, observe the relevant accident prevention and occupational safety provisions, as well as road traffic regulations, to handle the rented item properly and, at the end of the rental period, to return it clean and with a full tank of fuel, if applicable, and to pay the rent agreed by the specified payment date.
- The Lessee undertakes to truthfully inform the Lessor of the location where the rented item will be stored and used.
- The drawings, illustrations, weights, and dimensions, etc. that are part of this Contract are only approximate unless expressly referred to as binding.
- The Lessor shall observe the requirements of the Datenschutzgesetz [German Data Protection Act]. The Lessee shall agree to its personal data being stored in electronic form. The Lessor assures the Lessee that it shall not pass any personal data on to third parties. However, for the purposes of a credit check, the Lessor is entitled to give the Lessee's address details to credit agencies and commission them to calculate financial probability values for the purpose of making a decision about establishing, executing, or terminating a contractual relationship. The Lessee has the right to view its stored personal data on production of a valid identification document and to have them deleted if there is no valid rental contract or the purpose of storage has been fulfilled.

3. Handover of the Rented Item, Default of the Lessor

- The Lessor shall ready the rented item for collection by the Lessee in proper, operational condition, with a full tank of fuel, without any problems, and with the necessary documents. On collection, even if the item is transported using the Lessor's vehicles, the risk of damage or loss, and the transportation risk, shall pass to the Lessee.
- If the Lessor defaults on the handover of the rented item, the Lessee shall only be entitled to withdraw from the Contract if it has first set the Lessor a reasonable period to make the rented item available.
- However, the Lessee may only request compensation for failure to make the rented item available on time if the Lessor is at fault for the failure to make the rented item available on time. Compensation shall be limited to the net daily rental price. The right to withdraw remains unaffected.
- If the Lessor defaults as a result of a late return by the Lessee, the Lessee shall bear all the costs arising from this late return that the subsequent lessee claims from the Lessor.

4. Reservation and Advance Orders

- It is possible to reserve rented items. On conclusion of the Contract, the time and period to which the reservation refers and for which the rented item shall be ready for the counterparty shall be set out in writing. If the Lessee does not collect the reserved rented item at the agreed time and for the agreed period, the Lessee shall still be obliged to pay the rent in full.
- However, notwithstanding the above provision, the Lessee is entitled to cancel the reservation with the Lessor in writing before the time when the rented item shall be ready. The Lessee shall then pay by way of compensation:
 - 50% of the fixed weekly service charge (agreed service price excluding value-added tax) if the cancellation is made between the seventh and third day before the rented item was due to be ready;
 - 80% of the fixed weekly service charge (agreed service price excluding value-added tax) if the cancellation is made after the third day before the aforementioned time. The Lessee is not entitled to raise the objection that the Lessor is saving money in the event of failure to collect in accordance with clause 1 or cancellation in accordance with clause 2; the objection of failure to rent the item out to another party is also excluded.

5. Defects to the Rented Item

- A defect to the rented item is present if the safety and/or functionality is significantly impaired (unsuitable for functioning).
- The Lessee is obliged to inspect the rented item on acceptance and give notice of any defects identified immediately. Identifiable defects or damage that are not entered in the handover record cannot be complained about.
- Defects that can be identified on handover that significantly hinder the intended use can no longer be complained about if they are not reported to the Lessor immediately after inspection. If the Lessee fails to report them, the goods shall be deemed to be accepted and free of defects.

- If a defect becomes evident during the rental period, it shall be reported to the Lessor in writing as soon as it is discovered, otherwise, the rented item shall also be deemed compliant with the provisions of the Contract in view of a defect that can be identified later.
- The Lessor may, at its discretion, repair or resupply the defective parts of a rented item free of charge. The Lessor is entitled to provide the Lessee with a rented item that performs the same functions or repair the defective rented item.
- A defect to the rented item does not give the Lessee the right to withdraw from the Contract. A right to withdraw only exists if the Lessor fails to make use of its right to replace the rented item and two repair attempts have failed. The right to reduce the rent is excluded in all other respects. The Lessor's duty to provide compensation due to a defect to the rented item is also excluded.

6. Limitation of the Lessor's Liability

- In the event of damage to a person's life, body, or health, the Lessor shall be liable for its own intentional or grossly negligent breaches of duty and for the culpability of its legal representatives and persons employed by it to fulfill an obligation. However, in all other respects, claims for damages, irrespective of their legal grounds, are excluded if the Lessor, its legal representatives, or persons employed by it to fulfill an obligation are guilty of ordinary negligence. Nevertheless, the above restriction does not apply if material contractual duties are breached. In the event of a breach of material contractual duties, the liability of the Lessor shall be limited to foreseeable damages typically occurring.
- No claims for damages may be asserted against the Lessor unless the damage has been reported by the Lessee immediately. The Lessee shall provide the Lessor with all requested information and documents that prove the damage without needing to be asked. If the Lessee does not provide proof by presenting data and/or documents that serve as evidence of the damage, the Lessor shall not be liable, even if it would be obliged to assume responsibility as a basic principle in accordance with Article 6, clause 1.
- Any liability of the Lessor is excluded in all other respects.

7. Rental Period, Rental Price, Payment, Transfer by Way of Security

A. Machinery/equipment rental

- The daily/weekly prices in the quotation/order acknowledgment apply. Only working days are counted as rental days. Saturday shall not be deemed to be a working day (unless agreed separately).
- The rental prices do not include the applicable value-added tax, cleaning, repair, fuel, customs duties, transportation, or loading and unloading if relevant.
- The rental period shall be charged by the day as a basic principle. Any days started shall be counted as a full day. The minimum rental period is one day. It begins at the time specified in the purchase order or Rental Contract.
- If the rented item is handed over at a later time through no fault of the Lessee, the rental period shall begin at the time of the handover.

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- If the Lessee has ordered a certain rented item for a certain time, the relevant agreements in relation to time shall be non-binding.

B. UV systems and application engineers

- The daily/weekly or project-based prices in the quotation/order acknowledgment apply to renting UV system technology, including support from SAERTEX multiCom® GmbH application engineers.
- Prices do not include the applicable value-added tax, fuel, customs duties, tolls, consumables, and transportation, transfer, and repair costs.
- In addition to the daily rate for application engineers, the Lessee shall bear the following costs:
 - Rental vehicle (including for traveling home at the weekend), hotel, flight, and ferry costs
 - Hours of overtime on working days (6 a.m. to 10 p.m.)
 - Hours of overtime between 10 p.m. and 6 a.m. and on Saturdays
 - Hours of overtime on Sundays and public holidays

C. General information on the rental prices

- The rent shall be paid following invoicing in accordance with the agreed payment terms, plus the applicable value-added tax.
- The Lessor reserves the right to request an advance payment of the total rent before handing over the rented item on a case-by-case basis.
- The agreed rental prices are exclusively based on the quotation that forms the basis for the Rental Contract and shall be valid for 30 days from the date of the quotation; thereafter, the prices shall be non-binding guide prices. The old prices shall become invalid when a new quotation is requested.
- On acceptance of this rented item, the Lessor shall assign its claims against the client on whose behalf the rented item is to be used to the Lessor in the amount of the agreed rent by way of security. The Lessor shall agree to this assignment.
- The retention of payments and offsetting due to any counterclaims of the Lessee that are disputed by the Lessor is not permitted. The Lessee shall also refrain from asserting a right of retention on the return of the rented item due to counterclaims made against the Lessor.
- The Lessor reserves the right to request a deposit from the Lessee on a case-by-case basis. The deposit shall be set by the Lessor in proportion to the rental period specified and the value of the rented item. If the Lessee wishes to extend the Contract, it shall be obliged to pay the new deposit set on the first day of the extension at the latest.
- If the Lessee does not pay the deposit on time, the Lessor is entitled to withdraw from the Contract without prior warning. In this case, the Lessor reserves the right to assert claims for further damage or loss arising from the Lessee's breach of the Contract.
- The Lessee shall not use the payment of a deposit as an advance payment of the rent due or as a compensation payment in the event of damage. However, when the Rental Contract ends, the Lessor is entitled to offset the payments to be made by the counterparty with the deposit. The deposit shall be refunded if it is established that the counterparty has fulfilled all its obligations. The deposit shall not accrue interest.

8. Duties of the Lessee/Use of the Rented Item in Accordance with the Contract

- The Lessee is obliged and undertakes to
 - handle the rented item with care, protect it against overuse in every respect, and protect it from access by third parties. The Lessee, its personnel, its auxiliaries, and/or other persons who operate the rented item on behalf of and/or under the responsibility of the Lessee shall be familiar with the operating instructions affixed to the rented item and/or (other) instructions from the Lessor and act accordingly. The Lessee shall ensure that all persons who operate the rented item are qualified to do so and have any certificates, evidence of formal qualifications, driver's licenses, etc. that may be required (by law). In the event of a breach of the above provisions, the insurance (for vehicles only) may be invalid;
 - maintain and look after the rented item properly and professionally at its own expense and, in particular, perform the necessary inspection and repair work professionally at its own expense using original or equivalent spare parts.
- The Lessee is obliged to report any damage to the rented item during the rental period to the Lessor immediately and to present the rented item to the Lessor following damage. In the event of damage to the rented item, the Lessor is entitled to perform the repair itself at the Lessee's expense or have it performed by a selected specialist company.
- The Lessor is entitled to view the rented item at any time and to inspect it or have it inspected by an agent by prior arrangement with the Lessee.
- The Lessee undertakes to pay all expenses, taxes (including taxes for the use of public spaces), and fines incurred by the Lessor in connection with the use of the rented item by the Lessee or a third party.
- If required for legal reasons, the Lessee shall ensure at its own expense that it has the necessary permits and authorizations in good time before the collection/delivery of the rented item and/or the start of installation.
- The Lessee undertakes to contest the claims of third parties to the rented item at its own expense and to inform the Lessor of them in writing immediately, as well as to release the Lessor from any claims asserted against it by third parties in connection with the use of the rented item. Subleasing and making the item available to third parties is only permitted with the express written consent of the Lessor. The Lessor is entitled to terminate the Contract with the Lessee without notice and request the agreed rent by way of compensation for damages if the Lessee breaches the above obligations. The Lessor reserves the right to assert claims for further damage or loss in the event of the above breaches of the Contract.
- The use of a damaged rented item or one that is not safe to operate is not permitted. The rented item shall not be opened or repaired by the Lessee or by a third party. All repairs shall be performed by the Lessor or a person commissioned by it. The Lessor shall make another suitable rented item available to the Lessee for the duration of the repair if possible. If this is not possible, the Lessee shall only be released from its obligation to pay the rent during the repair period if the Lessor is responsible for the cause of the repair. Otherwise, the Lessee shall be obliged to reimburse the Lessor for the repair costs.

9. Liability/Special Terms and Conditions Regarding the Use/Deployment of UV Systems/Curing Technology and Application Engineers

- When renting out the rented item with the Lessor's operating personnel/application engineers, the operating personnel shall only be deployed to operate the rented item and not for other work. If the operating personnel cause damage, the Lessor shall only be liable if it has not selected the operating personnel properly. In all other respects, the Lessee shall be liable for damage caused by the operating personnel to the rented item or the property of a third party.
- If the Lessor provides an application engineer, the liability of the Lessor also remains restricted to damage to the system itself in this case. Any liability as a result of defective preparation and execution of the construction work by the Lessor is excluded and the Lessee is solely responsible. This also applies to delays or other disruptions to the service as a result of force majeure.
- The standard equipment of the UV liner system consists of a compactor, 8 x 400W light chains, a packer set up to DN 550, and the standard tools for UV liner installation.
- A winch, compressor, test plugs, TV camera, high-pressure cleaning system, and all other modules and measures required to ensure road safety and divert waste water (including blocking plugs) shall be provided/taken by the Lessee.
- A UV system (installed on a truck) shall, as a basic principle, be used by a SAERTEX multiCom® GmbH application engineer for curing SAERTEX liners. Competitors' products generally cannot be installed using a UV system from SAERTEX multiCom® GmbH.
- The Lessee shall ensure that personnel with suitable professional skills and training for UV liner installation (who speak German or English) are deployed on the construction site. The Lessee shall also ensure and confirm that a site manager (who speaks German or English) shall always be present to organize and make arrangements for/coordinate the construction site.
- The UV system shall, as a basic principle, only be stored in locked buildings or in a locked and guarded parking lot (24 hours) when outside Germany. This regulation applies to every working day, as well as to weekends and public holidays, as a general rule. Any fees due shall be paid by the Lessee in full.

10. Return of the Rented Item

- The Lessee is obliged to return the rented item to the Lessor's premises at the contractually agreed time without needing to be asked and at its own expense. The parties understand "return" to mean the handover of the rented item to the Lessor, an employee, or an authorized person commissioned by the Lessor to accept the rented item such that this person receives the exclusive power to dispose of the rented item. If the rented item has been rented out for a longer period of time (without an end date), the Lessee is obliged to provide the Lessor with advance written notice of the intended return of the rented item in good time (written notification of availability). The Lessee shall pay the contractually agreed rent until final delivery to the Lessor.

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2. The rental period shall end on the day on which the rented item is returned to the Lessor's site in proper condition in accordance with the Contract with all parts required to put it into operation, or when it is returned to another agreed destination. However, it shall end when the agreed rental period expires at the earliest.
3. The Lessee is obliged to return the rented item to the Lessor on the agreed date at the agreed time in the condition in which it accepted the rented item at the start of the Rental Contract. The Lessee shall return the rented item clean, sorted as it was on receipt, and packed into boxes, etc. Any additional work required due to failure to sort or clean the rented item shall be invoiced to the Lessee by the Lessor.
4. The return shall be made on time and during the Lessor's normal business hours so that the Lessor is able to inspect the rented item on the same day. Otherwise, the Lessee shall remain responsible for the rented item for two further working days and shall pay a proportional amount of rent for this time.
5. The following applies if a collection has been agreed:
 - The rented items shall be sorted, cleaned, organized, and made ready for collection by truck. The Lessee shall make a suitable industrial truck available for loading or load the rented items itself. If the rented item is not ready for transportation, the Lessee shall bear the costs incurred as a result.
 - If the rented item is to be accepted by the Lessor at a location other than the sales facility in accordance with the contractual provisions, the Lessee shall, after having received a written notification, ensure that it can be collected daily between 8 a.m. and 6 p.m. from the specified location. The Lessee shall also ensure that a responsible person is present on handover of the rented item to the Lessor; if no one is present on collection, the Lessor may nevertheless take the item. In this case, the Lessee shall bear the burden of proof for the condition of the rented item when it is accepted by the Lessor.
6. The rented item shall be inspected after it has been returned by the Lessor's company or by a company commissioned by the Lessor. Acceptance by a carrier commissioned by the Lessor shall not be deemed to be an inspection in this sense. If the Lessee wishes to be present during the inspection, it shall mention this on conclusion of the Contract so that a date and time for the inspection (within 24 hours of return) can be agreed upon. If any dirt/contamination or incorrect packaging is identified in the absence of the Lessee, the Lessor's inspection or that of the commissioned company shall be binding and the Lessor shall be entitled to invoice the Lessee for the associated costs.
7. If damage to the rented item is identified during the inspection, the Lessee shall be informed. In the damage report, the Lessor shall specify a period in which the damaged rented item shall be made available to the Lessee for a damage assessment. At the end of this period, if the Lessee has not performed a damage assessment, the Lessor shall carry out the repair or purchase a replacement at the Lessee's expense. If the Lessee does not take the opportunity to perform a damage assessment, the Lessor shall determine the damage itself and the result shall be binding. In all other respects, the settlement of claims for damage or loss shall be based on Article 12 of these Terms and Conditions of Rental.

11. Other Duties of the Lessee

1. The Lessee shall not pass the rented item on, transfer rights under this Contract, or grant rights to the rented item of any kind to a third party. The Lessee shall take responsibility for the damage resulting from this breach of the Contract.
2. If third parties should assert rights to the rented item by way of seizure or attachment or based on any other claims asserted, or should take possession of the rented item, whether they are authorized or unauthorized to do so, the Lessee is obliged to inform the Lessor in writing immediately, and within three days at the latest, in a letter, or by fax or e-mail. The Lessee is also obliged to make reference to the Lessor's ownership in writing and to send the Lessor a copy of this notification. The Lessee is obliged to reimburse the Lessor for all costs incurred to recover the item and, at the Lessor's request, to make a suitable advance payment toward the costs of bringing an action after being asked once. The Lessor is entitled to terminate the contractual relationship without notice and under exceptional circumstances if the Lessee fails to protect the Lessor's rights in accordance with the above provisions or fails to protect them sufficiently.
3. The Lessee shall take suitable measures to protect the rented item against theft.

12. Damage and Loss

1. Damage to the rented item that occurs within the period in which the item is rented out to the Lessee shall be reported to the Lessor in writing as soon as it is discovered or within 48 hours at the latest.
2. In the event of theft/loss of the rented item, the Lessee is obliged to inform the Lessor as soon as it is discovered or within 24 hours at the latest and report the theft to the police immediately. The Lessee shall then submit a copy of the police report to the Lessor. In the event of loss or theft, the date given as the date of loss in the police report shall be deemed to be the end date of the Rental Contract. Meanwhile, the rental of other items covered by the same Rental Contract shall continue.
3. If the Lessee fails to report the theft and submit a copy of the report to the Lessor, it shall be deemed to be embezzlement.
4. In the event of theft or total financial loss of the rented item, the Lessee undertakes to reimburse the Lessor for the loss at replacement value. If the damaged rented item can be repaired, the Lessee undertakes to refund the associated repair costs. The same applies to damage/theft of components and/or accessories of the rented item. The Lessee is also liable for all other loss suffered by the Lessor as a result (such as expert fees and/or loss of revenue/profit).
5. If a lost rented item is returned later, the Lessee is obliged to pay the rent until the return date. In this case, the Lessor shall offset the rent with the replacement value that the Lessee may have paid.
6. The costs of an expert commissioned by the Lessor to determine the damage and/or the repair and/or cleaning costs for the rented item shall be borne by the Lessee. The Lessee declares that it agrees for the Lessor to be entitled to commission a suitable expert to determine the damage at the Lessee's expense.

13. Insurance and Limitation of Liability

1. In every case, the Lessee shall be liable for the loss, damage, theft, or destruction of the rented item.
2. The rented items are not insured by the Lessor.
3. If the Lessee wishes to take out its own insurance for the rented item, the Lessor is entitled to request a copy of the insurance contract and that it be named as the beneficiary under insurance law. Any deductibles shall be borne by the Lessee.
4. The Lessee declares in advance that, if there is a construction insurance policy, the Lessor can and is entitled to assert claims arising from this policy as a (co-)insured party. Any deductibles shall be borne by the Lessee.
5. If vehicles are rented out, liability insurance for the use of the vehicles on public roads in accordance with the Pflichtversicherungsgesetz [German Compulsory Insurance Act], providing at least the amount of cover required by law in the country where the vehicle is registered, is included in the rental price. Objects/tools that are in or on the vehicle/rented item are not covered by this insurance. There is no extended accident insurance cover for occupants. The following are not covered either:
 - damage affecting third parties who are not covered under insurance law due to driving under the influence of alcohol or gross negligence, for example,
 - damage to pipelines or cables that are above or below ground and/or consequential damage resulting from this.
 The Lessee is not liable for the amount covered by the liability insurance policy.

14. Special Duties in the Event of Damage or Breakdowns

In the event of damage, the Lessee is obliged to ensure that – after securing the location and administering first aid – all necessary measures are taken to reduce the extent of the damage and preserve evidence, specifically,

1. informing the police straight away, including in the event of accidents in which no third parties are involved,
2. noting the names and addresses of those involved in the accident and witnesses and the official registrations of vehicles involved, and drawing a sketch to forward to the Lessor,
3. refraining from admitting any fault of the Lessee, and
4. taking suitable safety precautions for the rented item.

The Lessee shall not leave the accident location until it has fulfilled its duty to clarify what happened and establish the required facts. It shall name any witnesses, if there are any, of the stopping location of the rented item and draw a respective sketch. The Lessee is obliged to immediately and personally inform the Lessor fully and truthfully of every case of damage. During the processing of the claim, the Lessee is also obliged to support the Lessor and its insurer and provide any information required to clarify the claim and determine the claim situation between the Lessor and Lessee.

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15. Liability of the Lessee

1. The Lessee shall be liable for damage to the rented item, damage caused intentionally by operating it, and the loss of the rented item/vehicle (including parts and accessories of the rented item) during the term of the Rental Contract. The duty to compensate the Lessor for damage to the rented item and/or for the loss of the rented item shall apply even if the Lessee passes the rented item on to third parties, such as a carrier. The Lessee cannot plead the fault of a third party vis-à-vis itself. The Lessee's duty to provide compensation also extends to the repair costs, plus any reduction in value, or to the replacement value of the vehicle less the residual value in the event of a total loss of the rented item. The Lessee shall also be liable to bear towing costs, expert fees, any other costs incurred by the Lessor, and loss of rent if applicable. If a rented item/vehicle is passed on to a third party, the Lessee shall be liable for compliance with the provisions of this Rental Contract and for the conduct of the third party, as it would be for its own conduct. The Lessee shall be responsible for the consequences of traffic offenses or crimes established in connection with the use of a rented vehicle and shall be liable toward the Lessor for the fees and costs incurred. The Lessor is entitled to name the Lessee as the driver to the authorities in such cases.

16. Termination

1. The Lessor is entitled to terminate the Rental Contract without notice and under exceptional circumstances if there is good cause for termination. There is always good cause for termination if the Lessee breaches its duties arising from the contractual relationship and/or the law, if an application for the commencement of insolvency or similar proceedings with regard to the Lessee's assets is made, or if payment problems of the Lessee become known in another way.
In such cases, the Lessee declares that it consents to surrender the rented item to the Lessor.
2. If the Lessor makes use of the right of termination granted to it, Article 6, no. 5 in conjunction with Articles 10 and 11 applies accordingly.
3. The Lessee may terminate the Rental Contract in writing after notifying the Lessor without complying with a notice period if it is not possible to use the rented item for a long time, unless the parties have made another arrangement in writing in the case of long-term Rental Contracts.
4. The Lessee has no right of retention.

17. Due Date, Payment, Default

Article 10 of the GTC of SAERTEX multiCom® GmbH applies as a basic principle; the following also applies:

1. If the rental price has not already been paid in advance (in full) on acceptance of the rented item (Article 7, C, point 2), the final invoice for the rent and other receivables, plus the applicable value-added tax, shall be issued by the Lessor on return of the rented item or as soon as possible. The amounts invoiced shall be due in accordance with the payment terms specified when the invoice is handed over or delivered.

2. The invoices shall bear an order and/or project number or another identifier at the Lessee's request if there is sufficient space.
3. In the case of a long-term rental (at least four weeks), the rent shall be charged monthly at the end of each month.
4. If the Lessee defaults on payment, interest shall be charged on the amount payable at a rate of five percentage points above the base rate. The Lessor reserves the right to assert claims for further damage or loss arising from the default.
5. Payments of the Lessee shall first be put toward any expenses and costs, then toward the interest, and finally toward the rent or any other outstanding claim of the Lessor.

18. Final Provisions, Applicable Law, Place of Jurisdiction

1. Differing agreements or additions to the Contract shall only be valid if they are in writing. This also applies to any revision of this agreement to use the written form.
2. If any provision of this Contract should be invalid, the remaining provisions of the Contract shall remain unaffected, as well as the General Terms and Conditions of SAERTEX multiCom® GmbH.
3. The place of performance and sole place of jurisdiction is Münster (Westphalia).
4. German law applies exclusively.

19. Contact at SAERTEX multiCom® GmbH

As a general rule, inquiries about renting UV system technology/rental equipment are to be directed to the Application Engineering department of SAERTEX multiCom® GmbH by email to awt@saertex.com using the inquiry form (which can be found at <http://www.saertex-multicom.de/en/downloads/awt> or provided on request).