

## **General Terms and Conditions of Use, in particular for Internet Downloads and Technical Documentation from the Phoenix Contact Group**

### **1. GENERAL**

These General Terms and Conditions of Use are valid for Phoenix Contact GmbH & Co. KG as well as all companies affiliated to Phoenix Contact GmbH & Co. KG pursuant to para. 15 et seq. AktG (German Stock Corporation Act) as well as sister companies (in the following generally termed as "Phoenix Contact").

### **2. RIGHTS**

The content of the Phoenix Contact web pages is copyright protected. All logos, notes, brand names, data sheets, illustrations, data, drawings, technical documentation and information, unless otherwise noted, are protected, whether registered or not registered. Any changes to the contents or the publication of extracts are prohibited. Unless prior written consent has been obtained from Phoenix Contact, the foregoing may only be used as defined in these terms and conditions, or as defined in the terms and conditions for the use of technical specifications, such as data sheets, and/or as defined in the details to be found on the website. It is prohibited to remove any notice of copyright or other notice of ownership that may be contained in the information and technical documentation downloaded.

### **3. USE OF DATA**

The content of the websites of Phoenix Contact and the information available for downloading as well as the technical documentation may be downloaded, saved, and printed out for the purpose of gathering information. Users may not distribute, transmit, display, or redistribute for public or commercial purposes, or otherwise exploit the information as well as the technical documentation without first obtaining the written permission to do so from Phoenix Contact.

### **4. TRANSFER OF RIGHTS**

With the exception of the aforementioned right of use, no other rights whatsoever are granted. If Phoenix Contact gives its written consent deviating from the present terms and conditions for further use, the extent of use exclusively arises from this written declaration of consent.

### **5. TECHNICAL DOCUMENTATION**

The receipt or the downloading of technical documentation (in particular user documentation) does not constitute any further duty on the part of Phoenix Contact to furnish information on alterations to products and/or technical documentation. The user is responsible for checking the suitability and intended use of the products in the specific application, in particular with regard to observing the applicable standards and regulations. All information made available in the technical data is supplied without any accompanying guarantee, whether expressly mentioned, implied or tacitly assumed.

### **6. LIABILITY**

Phoenix Contact shall not be liable for any claims whatsoever for any inaccurate information or technical documentation, damage or virus caused by accessing the website that could impair the state of the computer, the equipment, or other property of any person visiting the website or downloading from the website.

The aforementioned limitations of liability and exemptions from liability do not apply, insofar as liability must be assumed, e.g., according to the Product Liability Act, in cases of intent, gross negligence, for injuries of life, body or health or on account of the violation of fundamental contractual obligations. Fundamental contractual obligations refer to those obligations that make correct execution of the contract possible and which the contractual partner can expect to be adhered to. Claims for damages for the violation of fundamental contractual obligations are, however, limited to contract-typical, predictable damages. This ruling does not imply a change in the burden of proof to the detriment of the user.

### **7. INFORMATION CONTENT**

Phoenix Contact reserves the right to alter, correct, and/or improve the technical documentation and the products described in the technical documentation or the information and the products described in this information at its own discretion and without giving prior notice at any time, insofar as this is reasonable for the user. The same applies to any changes that serve the purpose of technical progress.

Updating by Phoenix Contact does not relieve those persons visiting the website or performing a download of the duty to inform themselves about the latest information and contents on the Phoenix Contact websites.

Date: August 4th, 2014