

Terms and conditions of use for the website of Von Roll Holding AG / liability exclusion

1. These webpages contain general information regarding the Von Roll corporation, its products and services, as well as information of a financial nature. Although Von Roll endeavors to provide correct, complete information, names, images, photographs, logos, documents and materials (hereinafter summarized as "content"), it assumes no liability for the accuracy, completeness, topicality, lawfulness and expediency, neither for the timely delivery of content made accessible via the webpages, nor for its suitability for a specific purpose.

Individual products or services cited on these webpages may either not be available in your country or may not be available immediately. Their citation on this pages does not mean that Von Roll intends to market the relevant products and services in your country.

The information on these pages should neither be understood as binding offers nor as instructions for the use of Von Roll products and services. As a result, Von Roll provides no guarantee on these pages, in particular no guarantee relating to the quality, short-term availability or suitability of Von Roll products and services for specific purposes.

All content provided on these webpages or which is referred to on the same should be understood as general information only. Users are invited to contact Von Roll directly for specific advice related to both our products and services as well as to financial information about Von Roll.

2. Von Roll has exercised the utmost care and diligence in providing accurate and current content. However, we assume no guarantee, neither explicit nor implied, that the content of these pages or those referred to by the same is correct or complete. Von Roll, its subsidiaries and affiliated companies accept no liability for direct or indirect, immediate or subsequent damages from the use of this content, including liability for consequential damages arising from inappropriate, useless or detrimental investments or expenditure.

3. These webpages also contain third-party content and links to other internet sites. We assume no responsibility for third-party information of this nature. Furthermore, we have no knowledge of the information provided on other internet sites and assume no responsibility for such information.

4. All content on these webpages is, as far as possible, protected by copyright and it should be assumed that its use is only permitted with the prior written permission of Von Roll. "Von Roll" and all product names are the property of Von Roll.

5. We reserve the right to alter the content of these webpages in any manner, at any time and for any reason without prior notification, and refuse all liability for possible consequences arising from such changes.

6. Von Roll shall assume no liability for up-to-date, error-free and continuous access to its webpages. Von Roll shall also assume no responsibility and refuse all liability for damages caused by viruses which may infect computer equipment or other property in the event that a user visits these webpages or if a download of any material, data, text, images, video or audio is initiated from these pages.

7. These terms and conditions are subject to Swiss law and must be interpreted, implemented and fulfilled in accordance with the substantive laws of Switzerland. The Commercial Court in Zurich shall be responsible for all disputes arising from or related to these terms and conditions of use.