



Terms of use Karl Kruse website

Welcome to our website. On the website of Karl Kruse GmbH & Co. KG (hereinafter abbreviated as Karl Kruse) information and data as well as hyperlinks (Internet links) information from other websites are provided. This information and data is for informational purposes only, without the up-to-date, accuracy or completeness of the information can be invoked or relied on. By using the Website, you agree to these Terms of Use. If you do not agree with these, please do not use this website.

The term Karl Kruse refers to the owner of the site based Schirmer Strasse 59, 40211 Dusseldorf in Germany.

Registration number of our company is Dusseldorf HRA 24841.

The term "you" refers to the user or viewer of our website.

Use of this website is subject to the following terms of use:

The content of the pages of this website is for general information and use. These are subject to change without notice.

- This website uses cookies to monitor browser settings. If you allow cookies to be used, the following personal information may be stored by us, see our privacy statement for more information.
- Karl Kruse GmbH & Co. KG is not liable for contents and programs that are distributed on the website of Karl Kruse, nor for damages that result from them, unless such damages are intentional by Karl Kruse GmbH & Co. KG or grossly negligent. Karl Kruse GmbH & Co. KG assumes no responsibility for the content, accuracy, legality and functionality of websites of third parties, which are referred to by links from the website of Karl Kruse. Page views about links are at your own risk.
- The use of information or materials on this website is at your own risk and for which we are not held liable. It is your own responsibility to ensure that all products, services or information available through this website meet your specific requirements.
- The content offered on the website of Karl Kruse is protected by copyright. The use is subject to the applicable copyright. Without the consent of Karl Kruse, this website may not be copied, modified, republished, transmitted, distributed or stored. Under strict consideration of

Copyright, the material may only be used for private, non-commercial purposes. Karl Kruse is not liable for disruptions in the quality of access due to force majeure or due to events that Karl Kruse is not responsible for, in particular the failure of communication networks and gateways. We do not warrant that the website will be uninterrupted and error-free and that any errors will be corrected. Likewise, no guarantee is given that the contents of the website are correct.

Exclusively German law applies to the use of the website and its contents