









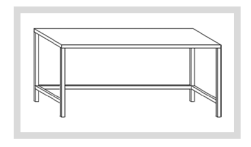


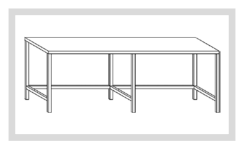
### THE BICO-DIFFERENCE

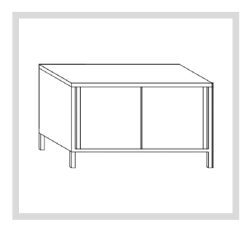


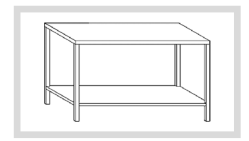


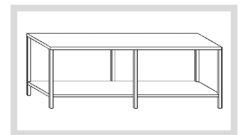


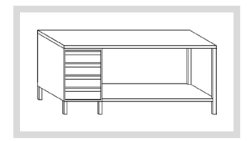


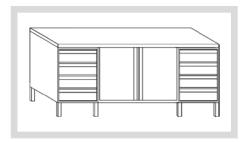


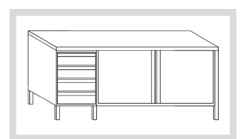


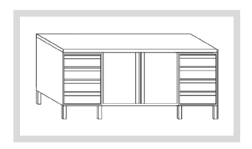


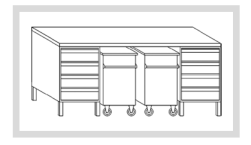


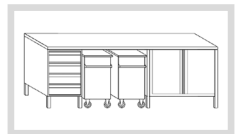


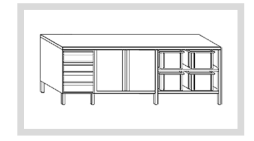












- **■** BICO carries all kinds of variations
- Cupboards, built-in wardrobes, cleaning material cupboards
- Beech wood or granite plate tabletops available
- 3 mm high-grade stainless steel tabletop
- Soft edge
- High-grade stainless steel drawers

**WE GLADLY MAKE YOU AN OFFER** 

### **BICO GMBH**

+49 7046 9613-0

- Industriestraße 17
- 74397 Pfaffenhofen
- www.bico-gmbh.de

### **EQUIPMENT**



Table carts					
Description	Length mm	Width mm	Height mm	Weigth	Item N°/ Size
Flour cart Stainless steel, content 100 kg	700	435	780		485000
<b>Drawer block</b> Stainless steel, 4 drawers, rollable, 2 wheels with brakes	630	520	760		485500



Shelf					
Description	Length mm	Width mm	Height mm	Shelves	Item N°/ Size
Stainless steel shelf Stainless steel 4301 Solid welded shelf	Manufactured	l after your specit	ications		

### TIP

Individual sizes and models upon request! Just call +49 7046-9613-0.

	4	
A		14
		7

Sinks/rinsing basins				
Description	Length mm	Width mm	Height mm	Item N°/ Size
Upon request	We supply differ Just call!	rent sizes and models u	pon request.	494000



Description	Width mm	Depth mm	Height mm	Weigth	Item N°/ Size
Handwash-sink	500	600	850 / 570		494500
With mixing faucet With outlet and overflow					
Size of sink 1:					
340 x 240 x 150 Size of sink 2:					
370 x 340 x 150					

### INFO

Different specifications available. Just challenge us and call  $+49\ 7046-9613-0$ .

### **EQUIPMENT**









Rinsing and drip cart					
Description	Length mm	Width mm	Height mm	Weigth	Item N°/ Size
Rinsing and drip-off cart Adjustable hooks	1260	630	1930		495000

### INFO

BICO rinsing and drip-off carts offer adjustable hooks.

Presentation cart					
Description	Width mm	Depth mm	Height mm	Size of tray	Item N°/ Size
Presentation cart	Manufactured customers to specifications				

Presentation shelf					
Description	Length mm	Width mm	Height mm	Weigth	Item N°/ Size
Presentation shelf	1260	430	1650		496500

### INFO

Presentation carts and presentation shelves are available in different variations. For more information, just call  $+49\ 7046-9613-0$ .

Belt conveyor workbench	nes	
Description		Item N°/ Size
Belt conveyor workbenches electrically (220 V DC) powered	Width and length of the belt available in different sizes	497500

### INFO

Belt conveyor workbenches and conveyor belts are manufactured to customer's specifications. Just call  $+49\ 7046-9613-0$ .

Mobile conveyor workbench		
Description	Weigth	Item N°/ Size
Mobile conveyor belt Height and incline adjustable		498500

### TIP

Available also with eccentric chassis. Mobile, but still safe stability.



# **CONVEYOR BELT WORKTABLES**









- BICO manufactures individual worktables to customer's specifications
- Belt conveyor workbenches entirely built from stainless steel. Fast ROI with higher production output, for example for preparation of sandwiches or salads
- Heavy-duty version with solid stainless steel tubing
- **Stainless steel tabletop**
- Mobile for variable usage

WE WILL BE HAPPY TO MAKE YOU AN OFFER

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## **EQUIPMENT**





Hygienic workstations					
Description	Width mm	Depth mm	Height, working height mm	Weigth	Item N°/ Size
Hygienic workstation 12V AC/220V DC Fully equipped Boiler 12V AC/220V DC 19 I tanks for fresh water/waste water Stainless steel top with soap dispenser and paper towel dispenser Door with waste basket and shelf for personal hale. Freshwate for direct d water syste Waste wate 12V AC/33 A 12V/4A, main immersion pu pit with micros	) LO	NGF	ER IN		494700
Hygienic work (without 12V A Specifications se but without 12V AC Boiler 220 V DC, without gel battery, no charger 12 V AC power adapter for immersion pump			1030/880		494710



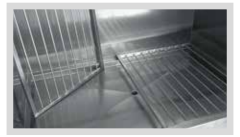
Heating pan		
Description	Data	Item N°/ Size
Heating pan		700000
Diameter	500 mm	
Capacity	14 litres	
Weigth	18 kg	
Material	Chromium-nickel steel 18/10	
Power	Tubular heater core with control dial, 70 - 220 °C, infinitely adjustable, 2,8 kW, 230V, 10 A, 2 m power cord	
Configuration	Pan with 2 handles, power switch, temperature indicator	

# **EQUIPMENT**



Glazing- and spraying station					
Description	Width mm	Depth mm	Height over all mm	Weigth	Item N°/ Size
Glazing- and spraying station Stainless steel 1.4301 4 spin wheels, 2 with brake function cover 600 mm, with drain	1200	800	1450		483000









Immersion basin					
Description	Width mm	Length mm	Height mm	Weigth	Item N°/ Size
Immersion basin	500	1020	750		495700
Stainless steel 1.4301					
2 spin wheels					
2 fixed wheels					
Volume 250 Litre					
2 x outlet spouts					
Heating element with control					
400 V, 4,5 kW with					
cover plate					
Simple and safe handling					







## **EQUIPMENT**



Cake ring tin rack				
Description	Chassis mm	Height mm	Weigth	Item N°/ Size
Cake ring tin rack, single Stainless steel 1.4301 3 spin wheels Center pole 1600 mm	635	1750		468000
Cake ring tin rack, double Stainless steel 1.4301 4 spin wheels Double pole 1600 mm each	600 x 400	1750		468100



Caldron cart				
Bezeichnung	Chassis mm	Height mm	Weigth	Item N°/ Size
Caldron cart Stainless steel 1.4301 4 spin wheels Caldron intake 360 mm	415 x 415	465		851185



Description	Width mm	Depth mm	Height mm	Weigth	Item N°/ Size	
Wall rack Metal holder for backing tins 6 levels with a distance of 150 mm	Variable Available in	Variable 400 1200  Available in any color, subject to surcharge				
Traversable to the wall	-					

#### ΠP

We at BICO are happy to manufacture wall racks according to your measurements. Just call 07046-9613-0.

### **TERMS AND CONDITIONS**

#### § 1 Preface

- The general conditions of sale and delivery set forth here will apply for the whole duration of the business relationship. The following terms and conditions will not apply to our purchases and orders. The latter are subject to our separate conditions for purchase and orders.
- Differing, opposing or ancillary terms and conditions of the customer will not become an integral part of the contract even when known, unless we explicitly acknowledge their applicability.
- The following terms and conditions will apply even when we make deliveries to the customer without reservation on our part, in full awareness of opposing or differing terms or conditions on the part of the customer.
- 4. The term "customer" and "customers" as used hereunder is understood to apply solely to business entities. Hence, the terms and conditions set forth here do not apply to final consumers.

#### § 2 Conclusion of contract

- Our offers and bids are conditional and non-binding. Likewise, recommendations
  or samples provided by us are non-committal. As we have no precise knowledge
  of where and how our products or services will be employed, our recommendations or samples will always be provided on a conditional basis. Consequently, we
  will not be held liable for any faulty or inappropriate recommendations.
- 2. Customers will be contractually bound to their orders for four weeks. For us, such orders will only be binding inasmuch as we have confirmed them in writing or have fulfilled the order by delivery. We are entitled to accept customers' orders within the aforementioned four-week period of commitment. A binding contract will not be effective until the customer's receipt of our written acceptance of the order. However, the customer is not entitled to cancel his order even in the case of a belated ordeferred receipt of the order confirmation.
- Our acceptance of customers' orders will always be subject to the availability of the products ordered.
- Any images,drawings, calculations or other materials provided to the customer will remain within our ownership and copyright. They must not be made available to third parties. The customer is obliged to return them to us in their entirety if no contract accrues or if a contract is terminated.

#### § 3 Delivery and transfer of perils

- Any delivery dates provided by us will only be regarded as binding if confirme
  contractually or in writing. Differing agreements on binding delivery dates have to
  be concluded explicitly and in writing. Any delivery period to which we have comitted will be subject to prior clarification of any and all technical issues as well as
  to the timely and proper fulfillment of all of the customer's obligations, in particular his liability to pay.
  - In cases of strike, lockout, disruption of operations, energy shortfall, traffic disturbance, force majeure, non-availability of essential third-party components or other fulfillment obstacles beyond our control we are entitled to a fair adjustment of promised delivery dates. The same reservation will apply in case of any unforeseeable machinery failure occurring outside of our sphere of responsibility. In such case we will likewise be entitled to a fair adjustment of promised delivery dates.
- We reserve the right to perform partial deliveries and partial services to an extent deemed acceptable for the customer. In case of partial deliveries, the occurrence of deficiencies in just one partial delivery will not entitle the customer to cancel the contract as a whole.
- 3. The products to be delivered by us will not be insured by us. The customer can approach us about insuring our deliveries. However, any such inquiry will not constitute an insuring our deliveries. However, any such inquiry will not constitute an obligation on our part to insure our deliveries. In case we decide to voluntarily insure a delivery this will in each case be done at customer's expense.
- 4. In case of problems and additional expenses resulting from faulty address data submitted by the customer, the latter will have to reimburse us for these expenses. Customer's obligation to reimburse us for expenses caused by a failed delivery attempt will also be effective in cases in which physical factors on the ground prevent the delivery of a shipment, or when the customer can not be located under the address provided by him.

- 5. Any delivery dates or delivery periods of which customer has been notified will be acknowledged as duly met when the shipment has been consigned to the carrier, forwarding agent or another person charged with the job of delivering it to the customer. Should the handing-over of the shipment to the party charged with its delivery be delayed for reasons within the customer's responsibility, our statement announcing that the shipment is ready for pick-up within the agreed-upon delivery period shall suffice to verify our adherence to those dates and periods.
- In cases where we have agreed to take back a product after a specified usage period, customer shall be obliged to return originally delivered to him.
- 7. In cases where we default on delivery dates or periods and would consequently be liable for damage compensation we are obliged to make good only for concrete and proven damages resulting from the delay. Furthermore, the compensation is limited to 5 percent of the value of the delayed shipment or partial shipment. This liability limitation will not take effect in cases of our vicarious agents, nor will it take effect in case of culpable endangerment of life, body or health, or for claims based on product liability laws.
  - Inasmuch as we might be lawfully liable for damage compensation, certain damages caused by delay, such as loss of earnings or losses due to interruption of operations, are excluded from liability claims. This liability limitation will likewise not take effect in cases of intentional or grossly negligent breach of contract on our part or on the part of our vicarious agents, nor will it take effect in case of culpable endangerment of life, body or health or for claims based on product liability laws.
- Should the customer fall behind in accepting our delivery ("default of acceptance") we will be entitled, after expiry of a deadline set by us, to withdraw from the contract or demand compensation. Our rightful entitlements regarding default of acceptance will remain unaffected.
  - Customers will be deemed in default of acceptance if they fail to admit delivery for more than four weeks after having received our shipment notice. In case of default of acceptance, the customer will have to reimburse us for any and all expenses ensuing thereof, such as storage costs, storage rental expenses and contingent insurance fees.
  - We are not bound, however, under no obligation, to insure stored items. Furthermore, we reserve the right to use the services of a hauling company or a similar third party with pertinent expertise, to store such items at the customer's expense.
- 9. As an alternative to claiming refund of storage costs accrued, as stipulated under paragraph 8, we also reserve the right, in case of the customer's default of acceptance, to charge the customer a flat fee for storage costs pursuant to our current table of storage costs (presently EUR 5.50 per square meter and month). We will make our storage costs spreadsheet available to the customer upon request. The customer has the right to demonstrate that our storage costs have actually been lesser than stated, or even that no storage costs have accrued.
- 10. Any and all deliveries resp. services rendered by us will come "ex premises". The risk of accidental loss and accidental handover of the shipment to the carrier, forwarding agent or another person charged with the job of delivering it to the customer. This risk transfer will take effect, at the latest, when the shipment leaves the premises resp. when the data files are mailed to the customer. If dispatch is delayed due to circumstances within the customer's sphere of responsibility, risk shall pass to the customer from the day on which notification is given that the shipment is ready for dispatch.

### § 4 Payments/Prices

- Unless otherwise agreed on in writing, our stated prices are effective "ex premises", with VAT (at current legal rate) added on top. Ancillary costs, such as for packaging, hauling, customs fees or cargo insurance be invoiced separately.
- 2. Prices agreed upon will be binding within a period of four months after conclusion of contract. In cases where delivery of goods or services is intended to occur more than 4 months after conclusion of contract, we shall be entitled to raise the contracted compensation resp. the agreed-on prices commensurately, inasmuch as conditions compensation resp. the agreed-on prices commensurately, inasmuch as conditions on which pricing were based particularly material costs, wages and public dues have changed since the conclusion to the customer upon request.
- No allowances or other discounts will be granted. Any deduction or trade discount requires an explicit written agreement.
- Absent agreements to the contrary, our invoices will fall due immediately and are to be paid in full.

### **TERMS AND CONDITIONS**

- The customer has the right to offset if his counter claims have been established as legally binding, or are acknowledged by us.
- A retaining lien can be executed by the customer only if his counter claim is rooted in the same contractual relationship.
- 7. Bills of exchange or cheques do not have a fulfillment effect. We are under no obligation to redeem bills or cheques issued us, not even for the sake of fulfillment. Consequently, we reserve the right to return bills of change or cheques to the customer at latter's expense. Should we nevertheless accept a bill of change or a cheque, it is for the sake of fulfillment only. Bank discounts, currency exchange fees and other costs will be billed to the customer in every such case.

#### § 5 Limitation periods and liability for defects

- Measures, weigths, images, drawings, samples and descriptions in sales brochures do not constitute an "agreement on product properties" according to §§ 434, 636 BGB (German Civil Code). For our execution of orders such descriptive data are binding only if they have explicitly been confirmed by us in writing.
- We are under no obligation to check or comment drawings we receive from the customer. We accept no liability for shortcomings in any of the goods and services rendered by us that result from faulty drawings provided by the customer.
- Recommendations or samples provided by us are always non-committal. As we
  have no precise knowledge of the where and how our products or services will be
  employed, our recommendations or sample will always be provided on a conditional basis. Consequently, we will not be held liable for any faulty or inappropriate recommendations.
- 4. Should shortcomings or deficiencies be identified at the time of the transfer of perils, we are entitled to supplementary performance, amendment or new production, whichever we choose. Should we fail on making good, the customer has the right to demand price reduction or the rescission of the contract, whichever he chooses.
  - However, our efforts to make good can only be rated as insufficient after three failed attempts, unless the nature of the deficiency or other circumstances suggest otherwise.
- 5. In case of an infringement of contract (a shortcoming or deficiency) that is obviously insignificant or marginal, as, for example a visual flaw, the customer has no right to rescind the contract. An insignificant resp. marginal infringement of contract is assumed to positively exist whenever shortcomings or deficiencies are only visual in nature while the operability of the goods or services provided is not negatively affected.
  - Rescission of contract will likewise be inacceptable if the grounds for complaint that would otherwise justify a rescission have been largely or solely caused by the customer, if the shortcomings in question have not been caused by us, or if the customer is in default of acceptance.
- A shortcoming or deficiency as defined by the laws governing warranties can not be supposed to exist if deviations from our specifications, particularly with regard to measurements, dwell within the tolerance range submitted by the respective manufacturer.
  - If damages are caused by customer's inappropriate or improper use of the product, no warranty will be granted. The same applies with regard to what is sometimes called planned obsolescence.
- 7. The customer is obliged to inspect shipments of goods or services immediately after receipt, and to immediately register a complaint about any shortcomings found. §§ 377, 378 HGB (German Civil Code) apply. As long as these paragraphs do not indicate otherwise, the goods or services delivered will be assumed accepted and approved if no complaints are broached within a week of receipt. If shortcomings or deficiencies are not immediately reported, warranty claims by the customer can not be acknowledged.
- 8. Warranty claims of the customer in relation to shortcomings or deficiencies are subject to a limitation period of twelve months, dating from the commencement of limitation as defined by the law. This does not apply in cases in which §§ 438 Abs. 1 Nr. 2, 634 a Abs. 1 Nr. 2, 479 Abs. 1 BGB (German Civil Code) stipulate longer limitation periods. Furthermore, the limitation period of 12 months will not apply to physical injuries, impairment of health, liability resulting from willful physical injuries, impairment of health, liability resulting from willful intent, concealment of a deficiency, or if we have granted guarantees for properties and condition of the product. Likewise, said limitation will not apply to claims pursuant to the Product Liability Act.

#### § 6 Retention of title

- We will retain title to the delivered items until all and any of our claims vis-à-vis the customer resulting from our business relationship are fulfilled, in particular payment claims.
- The customer is entitled to sell the reserved goods in the proper course of business unless he is in default in his payments to us. It is impermissible for the customer to pledge the reserved goods or assign them as collateral.
  - The customer is, by way of precaution, surrendering receivables ensuing from such a sale or from another legal issue (illicit practice, insurance) to us presently. The limit of indemnity in case of such a surrender of receivables is 110% of the payment claim to be safeguarded. We herewith declare our acceptance of the surrender.
  - At the same time, we are revocably authorizing the customer to collect the surrendered receivables.
  - The authorization to resell the reserved goods will be forfeited immediately if a petition to institute settlement or insolvency proceedings is filed.
- 3. Any processing or alteration of the delivered goods by the customer shall always be undertaken on our behalf. It is providently agreed already now that, in case the delivered goods are processed and incorporated with other items so that our ownership becomes extinct, we shall acquire co-ownership of the new object in proportion to the relative values contributed.
  - The authorization to process, reconfigure, incorporate or merge the reserved goods will be forfeited immediately if a petition to institute settlement or insolvency proceedings is filed.
- 4. As long as our retention of title is in force, the customer is obliged to handle the reserved goods with care, and in particular to insure them properly against the common risks, at his expense. Insofar as maintenance and inspection jobs become due the customer will have to commission them at his expense.
- 5. If the reserved goods are seized by a third party, the customer is obliged to inform that party of our ownership title, and to immediately inform us about the seizure. If the customer disregards this requirement, and if the third party is not able or willing to reimburse us for the ensuing costs, we will hold the customer liable.
- In case of contractual violations by the customer, in particular in case of payment default, we are entitled to prohibit the resale of the reserved goods, rescind the contract and demand restitution of the reserved goods.

#### § 7 Warranty and limitation

- No warranty shall be accepted in cases of minor, non-essential violations of our contractual duties, unless an intentional breach of contract has been committed by us or our vicarious agent. In cases of slightly negligent violations, our liability is limited to the redress of fairly typical damages that can be expected in contracts of this type.
  - Essential (as opposed to non-essential) contractual duties shall be defined as contractual obligations whose fulfillment is the precondition for the proper execution of the contract, whose observance the contracting party can ordinarily rely on, and whose violation would jeopardize the whole purpose of the contract.
- The disclaimer of warranty and the liability restrictions will not apply in cases of culpable endangerment of life, body or health, nor to claims based on product liability laws.
- 3. Inasmuch as the customer has rightful damages compensation claims against us, these will expire within one year after the legal commencement of limitation. This liability limitation will not apply in cases of culpable endangerment of life, body or health, nor to claims based on product liability laws. Nor will it apply in cases of intentional or grossly negligent breach of contract.

### **TERMS AND CONDITIONS**

#### § 8 Tools

- We will retain ownership of our tools and all tools produced by us, including those
  placed at the customer's disposal, until all payments ensuing from the contract
  have been received.
- The customer is obliged to insure, at his expense, any tools placed at his disposal that are still our property, against damage or loss due to fire, water or theft. Furthermore, the customer already now and herewith assigns any and all compensation claims ensuing from such insurance to us. We herewith accept the assignment.
- 3. The customer cannot acquire property rights to our tools until these tools have been paid in full. If this is the case, tools (including any tools placed at the customer's disposal by us) that are stored on our premises will have to be picked up by the customer, at his expense, within 12 months after the most recent delivery of goods or services. Should the customer neglect to pick up the tools within said period we are entitled to set him a further deadline of two months for the collection of the tools. After expiration of that period we are entitled to put the tools in storage or to dispose of them, at the customer's expense.
- 4. Manufacturing costs for tools that are custom-made for the customer will be borne by the customer, including maintenance costs as well as all expenses for the possible restocking and/or repair of such custom-made tools, unless the loss or deterioration of the tools is demonstrably our fault.

#### § 9 Applicable Law and Legal Venue

- The laws of the Federal Republic of Germany apply to all legal relationships between us and the customer. The provisions of the UN Sales Convention (CISG) do not apply.
- The place of performance for both contracting partners shall be Pfaffenhofen, Germany.
- 3. The legal venue shall be the court (Amtsgericht or Landgericht) having jurisdiction over the place of performance.

### § 10 Severability Clause

Should individual provisions of the contract, including these general terms and conditions, be or become invalid fully or in part, the validity of the remaining provisions will not be affected.