

GENERAL TERMS OF SALE

1. Purpose of the contract and scope

- (i) These general terms of sale (hereinafter "Terms") apply to all business relationships between Burkert Ibérica, S.A.U. (hereinafter BÜRKERT) and other businesses or merchants (hereinafter the "CLIENT") with respect to the buying and selling of products and services that the CLIENT commissions from BÜRKERT.
- (ii) The CLIENT expressly acknowledges that it has read and understood these terms and agrees to be obligated by its provisions and stipulations in full and without reservation from the time an order is placed or an offer is accepted. By signing any order, agreement, contract etc., the CLIENT waives its own general terms of sale and accepts these terms of sale.
- (iii) BÜRKERT exclusively supplies its products to CLIENTS who are physical persons or legal entities operating within the scope of a commercial or professional activity; therefore, they are outside the scope of the regulations concerning consumers and users.
- (iv) These terms apply exclusively for sales by BÜRKERT on the Spanish market.

2. Orders

- (i) All deliveries and services of BURKET are subject to the terms outlined in this document, which shall apply with respect to any conditions that have not been expressly governed in the specific terms with the CLIENT. Any condition in any order placed by the CLIENT that differs from these terms is expressly rejected. Such conditions shall not be binding for BÜRKERT unless they have been agreed and signed in writing by both parties.
- (ii) The purchase is formally established when BÜRKERT accepts the offer by sending the order confirmation (hereinafter the "Order Confirmation") either by fax or by e-mail. Submitting an offer on the part of the CLIENT does not establish a contract even if BÜRKERT has previously sent an offer.
- (iii) The CLIENT must submit its orders and enquiries by fax, e-mail or on the website (hereinafter the "Portal eShop") following the online purchase process. In exceptional cases where orders and/or enquiries are permitted by phone, no returns or cancellations will be accepted since this medium may give rise to misinterpretations.
- (iv) For purchases made via the Portal eShop, the purchase process is carried out electronically on the website (www.burkert.es). To this end, the CLIENT must: (i) register; (ii) accept these terms along with the terms of use, privacy policy and cookies policy; and (iii) provide the personal data required for proper identification. These are all necessary for being able to register and access the purchase process via the website.

Before establishing a contract and during the purchase process, the CLIENT may access, save and print these terms for consultation.

After registering, the CLIENT must follow the steps to place an order that are outlined in the order process on the BÜRKERT website by going through the following stages:

- Start session.
- Select product.
- Confirmation of purchase.
- Payment.
- Order confirmation sent together with the relevant invoice and summary of the order that was placed. The CLIENT can consult this information at any time within its client area on the web portal.

If the CLIENT determines that an error has occurred when entering its personal data during user registration for the website or during the purchase process, the CLIENT may modify this data within its client account on the website, or by phone or by e-mail.

- (v) BÜRKERT reserves the right to reject any order without this implying any liability for BÜRKERT.
- (vi) Any supplementary agreement or modification and/or variation subsequent to an order requested by the CLIENT that has already been confirmed by BÜRKERT shall require confirmation and shall not take effect until accepted expressly by BÜRKERT in writing. If an order cancellation is requested after BÜRKERT has sent the order confirmation, BÜRKERT reserves the right to withhold any advance payments that have been made as a penalty bond or to issue a bill for the expenses incurred due to the cancellation up to a maximum of 50% of the order amount, and/or not to authorize the cancellation for goods that are not circulating in stock or for which a purchase order has been issued which BÜRKERT is unable to cancel.

3. Offers

- (i) All offers made by BÜRKERT relate to the total quantity of products concerned; the CLIENT is obligated to place an order for the entire quantity offered unless BÜRKERT stipulates otherwise in the offer. If the CLIENT places an order for a lesser quantity than stipulated in the offer, BÜRKERT reserves the right to review the offer.
- (ii) The offers shall be valid for two months.

4. Price

- (i) BÜRKERT shall provide its CLIENTS with updated information concerning product prices on the BÜRKERT website (hereinafter the "Price List"). Prices shall apply in accordance with the applicable Price List on the acceptance date of the order or service.
- (ii) BÜRKERT can change the established prices at any time and without individual notification in advance unless a specific contract exists with the CLIENT. The modification of prices will not affect orders that have already been confirmed unless they concern a material error regarding prices.

If a specific contract exists with the CLIENT, the prices established in the Price List shall have priority unless otherwise expressly stipulated in the contract.
- (iii) The values indicated in the Price List provided by BÜRKERT do not include the cost of shipping, insurance, installation, commissioning, or taxes.
- (iv) BÜRKERT guarantees the price indicated in an offer until the deadline indicated in that offer. If a deadline is not indicated in the offer, it will be understood that the prices remain valid for 60 calendar days.
- (v) In the event of orders for a total net value of goods less than EUR 90 (before tax), BÜRKERT will apply an additional charge of €15 for administrative costs.

5. Terms of payment

- (i) The first purchase made by any of our CLIENTS must be carried out by advance transfer. Payment of the invoiced price must be made no later than 30 days from the date on which the invoice was issued, unless different terms are stipulated in the invoice itself. Except by written agreement, no deferrals will be accepted of payments owed with due dates during holiday periods. Under no circumstances is it permitted to exceed the conditions stipulated by Law 15/2010 of 5 July, modifying Law 3/2004 of 29 December, which establish measures for combatting late payment in commercial transactions.
- (ii) For purchases made via the Portal eShop with CLIENTS that have registered using the form on the website, payment for the product or service will be made via the website by credit card. Once the payment has been made, the CLIENT will receive the order confirmation together with the relevant invoice and summary of the order that was placed. The CLIENT can consult this information at any time within its client area on the web portal.
- (iii) If the delivery or service is delayed for reasons beyond the control of BÜRKERT, the agreed terms of payment still apply. No penalties will be accepted for delays in the delivery and/or service for reasons beyond the control of BÜRKERT.
- (iv) BÜRKERT reserves the right to charge interest and recovery costs on any pending invoice that is not settled by the agreed due date, in accordance with Articles 5 and 8 of Law 3/2004 of 29 December, which establish measures for combatting late payment in commercial transactions.
- (v) If the CLIENT fails to pay by the due date agreed with BÜRKERT, BÜRKERT may suspended its pending deliveries.
- (vi) Failure to pay for goods or repeated delay in the payment of bills will result in an automatic loss of credit with BÜRKERT and, in consequence, the early maturity of all credits that BÜRKERT holds with the CLIENT, regardless of their respective due dates.
- (vii) The submission of a complaint by the CLIENT does not entitle the CLIENT to suspend or make any deductions from the agreed payments.
- (viii) In the event of an early termination of the contract for any reason, the CLIENT is obligated to pay without delay for all services and products supplied and to pay the damages suffered by BÜRKERT.

6. Delivery period

- (i) BÜRKERT keeps updated information concerning the delivery periods for orders on its website (Client Access) where CLIENTS are able to consult the status of their orders.
- (ii) The delivery period is indicated for the handover of goods to the CLIENT in the agreed location. The risks are transferred to the CLIENT when the goods are handed over.
- (iii) The supply of products can be accomplished in multiple deliveries unless the CLIENT has expressly requested a single delivery.
- (iv) BÜRKERT agrees to comply with the delivery periods agreed with the CLIENT. Nevertheless, BÜRKERT may modify the delivery periods for reasons owing to production, though this must be communicated to the CLIENT. The CLIENT acknowledges and accepts these circumstances, which do not establish any right to demand any penalties nor to terminate the contract.
- (v) Unless expressly agreed otherwise, the delivery periods that may be indicated by BÜRKERT are approximate and therefore non-binding; therefore, BÜRKERT will not accept any liability as a result of exceeding these periods.
- (vi) In any case, the delivery period may be modified when:
 - The CLIENT requests changes to the order that are accepted by BÜRKERT and which BÜRKERT judges to require an extension of the delivery period.
 - The CLIENT has failed to comply with one of the contractual obligations for the order, in particular the obligations related to payment.
 - Delays are produced in the production or disposal of some or all of the supplied products for reasons not directly owing to BÜRKERT.
 - In cases of force majeure.

7. Transport

- (i) Transport costs are not included in the product prices.
- (ii) BÜRKERT will manage deliveries associated with the sale of its merchandise with a single transport company designated by BÜRKERT, optimizing logistics costs and contributing to the preservation and improvement of the environment.
- (iii) All NATIONAL shipments will be handled in accordance with incoterm DAP, except for shipments to the Canary Islands and North Africa, which will be in accordance with incoterm EXWORKS.

(iv) The BÜRKERT delivery service has the following economic conditions:

- For orders of MORE than €600: SHIPPING PAID*
- For orders of LESS than €600: SHIPPING INCLUDED IN THE INVOICE*
 - Catalonia and Zaragoza: €10
 - Peninsula: €15
 - Portugal, Ceuta, and Melilla: €21

*In the case of requesting an advance for a part or the entirety of the order, the shipping rate will be charged additionally for each advance requested if this change involves an additional shipment.

- Envois URGENTS (FEDEX PRIORITY) : A partir de 58 € (Espagne) et 68 € (Portugal), selon le poids.

(v) It is not permitted to bundle orders to reach the minimum amount.

(vi) For shipments with the condition of incoterm DAP to Spain (except for the Canary Islands) or Portugal, the goods will be insured by BÜRKERT. If the CLIENT identifies a loss in the delivery of goods or the absence of any package, it is essential to report this circumstance in the transport company's delivery note, and the incident must be notified by e-mail to the address (logistics.spain@burkert.com), for the attention of our Logistics Department, within a maximum period of 24 hours. Otherwise, BÜRKERT cannot accept liability for the damaged goods, or the packages not received by the client.

8. Warranty and post-sales service

- (i) Unless otherwise stipulated in any specific terms agreed with the CLIENT, the products will have a warranty from BÜRKERT for hidden original defects for a period of 12 months starting from the date of their receipt, which will be determined by their delivery slip. This warranty exclusively applies to hidden defects of an original nature, that is, from production; this warranty does not extend to defects caused by external agents or by improper use, installation, maintenance or storage.
- (ii) If the CLIENT identifies defective products, this must be reported to BÜRKERT within a maximum period of seven days from the date on which the defect was identified, in writing and in a reliable manner, specifying at least the serial number of the product and a short description of the defect. Otherwise, the delivered goods will be considered as accepted with the defect in question.
- (iii) The effective application of the warranty will result from an inspection and analysis of the damage and shall depend exclusively on the expert opinion issued by the technical department at BÜRKERT. The warranty will never be applied before this expert opinion is issued. Once BURKET has confirmed the existence of defective products, they will be repaired or replaced at BÜRKERT's choice, for no extra charge, if this is within the indicated warranty period. This warranty excludes parts that are subject to wear. All warranty rights to which the CLIENT is entitled shall lapse if the CLIENT does not permit, without undue delay, an inspection of the defects mentioned in the complaint. The goods can only be returned after receiving express authorization from BÜRKERT. Complaints based on the warranty do not release the CLIENT from the obligation of payment.
- (iv) The repaired products have the same warranty period, but liability shall be limited to the repaired parts.
- (v) Once the product has been inspected, if it is determined that it is working properly or that the cause of faulty operation is not due to the product itself, it will be returned to the CLIENT with freight on delivery, together with a minimum charge of €70 and 2 hours of labour for handling and verification.
- (vi) The applicable technical information and documentation for the BÜRKERT products can be downloaded by the CLIENT from the BÜRKERT web page (documentation).
- (vii) This warranty shall not apply in the following cases:
 - a) If the CLIENT or third party has carried out modifications, repairs or manipulations to the delivered products.
 - b) Negligence in the use of the product. This includes any use not stipulated in the product specifications or that is not in compliance with the instructions.
 - c) Weather events or force majeure (merely for illustrative purposes, including but not limited to floods, frost, overheating, fire, earthquakes, moisture, etc.).
 - d) Wear owing to normal use of the product.
- (viii) The rights derived from the warranty can only be exercised by the CLIENT without the possibility of transfer to a third party.

9. Complaints concerning the goods

- (i) BÜRKERT shall accept complaints concerning the goods delivered to the CLIENT owing to discrepancies in the apparent quantity or quality of the goods, identification and references of the goods concerning the submitted order, as well as complaints concerning any visible or apparent defect that can be assessed by a visual inspection or minimal control when delivering the products to the CLIENT, or which is identified within the first 7 calendar days after the date on which the CLIENT receives the good, as long as the product has not been used and is still in its original packaging.
- (ii) If the CLIENT identifies any defect concerning the quantity or quality of the delivered product, in the terms described in the preceding paragraph, this must be reported to BÜRKERT within a maximum period of seven calendar days from the date of delivery, specifying at least the number of the delivery slip and at least the serial number of the product and a short description of the defect. Otherwise, the delivered goods will be considered as accepted with the defect in question. If the CLIENT does not report such defects within the indicated period, the goods will be deemed as accepted, notwithstanding the provisions for the possible existence of hidden defects.
- (iii) The effective application of the complaint will result from an inspection and analysis of the complaint and shall depend exclusively on the expert opinion issued by the technical department at BÜRKERT. Once BURKET has confirmed the existence of defect in the apparent quantity or quality, the products will be repaired or replaced at BÜRKERT's choice, for no extra charge, as quickly as possible. All complaint rights to which the CLIENT is entitled shall lapse if the CLIENT does not permit, without undue delay, an inspection of the defects mentioned in the complaint. The goods can only be returned after receiving express authorization from BÜRKERT. Complaints do not release the CLIENT from the obligation of payment.

10. Product returns

i) General Conditions for Returns

BÜRKERT will accept product returns within the first two months from the date of receipt by the CLIENT, provided that the following criteria are met:

- a) Only returns of standard products will be accepted.
- b) Returns of materials that have been used, damaged, or specifically manufactured to order for the CLIENT (customized products) will not be accepted.
- c) The product must be returned with all its components and original packaging.
- d) The reference date will be the one indicated on the Delivery Note issued by BÜRKERT.
- e) To request a return, the CLIENT must provide the BÜRKERT Order Number, Delivery Note Number, and/or Invoice Number corresponding to the product purchase and send the Return Request document, which can be requested at post-venta@burkert.com, to the same email address.

(ii) Return Authorization Procedure

All merchandise returns require prior authorization from BÜRKERT, which reserves the right to reject the return if the established criteria are not met. If accepted, BÜRKERT will inform the CLIENT of the return costs, calculated based on internal policies and factory conditions.

(iii) Responsibility for Return Costs

The CLIENT shall bear all shipping costs arising from the product return.

(iv) Return Costs

To ensure efficient management, BÜRKERT will apply return costs based on the condition of the material and internal factory criteria.

(v) Evaluation of Alternatives Before Return

Before accepting a final return, BÜRKERT will analyze possible alternative solutions, such as:

- Replacement with an equivalent or next-generation product.
- Use of a conversion or upgrade kit to avoid the return.

(vi) Return Confirmation and Acceptance

If the return is accepted, BÜRKERT will send the CLIENT a document detailing the authorized products for return and the applicable conditions. The CLIENT must sign this document and attach it to the returned material.

(vii) Return Rejection

If, after receiving the product, it is found that it does not meet the acceptance criteria, BÜRKERT will offer the CLIENT the option to recover the products, assuming the return shipping costs.

If the CLIENT does not provide instructions regarding the recovery of the product, BÜRKERT may destroy the items without issuing any refund.

(viii) Additional Considerations

Since Burkert Ibérica, S.A.U. does not have its own warehouse, all returns must comply with the conditions established by Bürkert Werke. If the factory does not accept the return, the material cannot be sent to our facilities, and viable alternatives will be explored for the CLIENT.

11. Limitation of liability

- (i) BÜRKERT is released from all liability for losses or damage caused as a result of factors or causes that are not the responsibility of BÜRKERT.
- (ii) BÜRKERT is responsible for product defects as long as the CLIENT has reported the defects to BÜRKERT within the warranty periods specified previously or if BÜRKERT is expressly liable due to the mandatory applicable law. Liability is limited to performing the necessary repairs in our facilities and/or delivering alternative goods.
- (iii) BÜRKERT is not responsible for lost profits or other damages that result, regardless of the cause.
- (iv) Where the products have been manufactured by BÜRKERT according to the design and/or specifications of the CLIENT, BÜRKERT does not guarantee that these products are suitable for the intended use of the CLIENT.
- (v) The CLIENT bears sole responsibility for choosing the product and service as well as the use and function for which it is intended. BÜRKERT accepts no liability and does not guarantee that the product or service is suitable for the technical applications intended by the CLIENT, nor the achievement, in part or in full, of the objectives pursued by the CLIENT when making the purchase.

Any recommendation for use made by BÜRKERT is given on good faith in line with our knowledge, without this constituting an explicit or implicit declaration of suitability.
- (vi) The liability of BÜRKERT for complaints owing to non-compliance with its contractual obligations shall not exceed, in total, the price of the defective product resulting in the damage.

12. Ownership and risk

- (i) All products are at the risk and liability of CLIENT from the moment of delivery.
- (ii) All products continue to be the property of BÜRKERT, who reserves ownership, until the settlement of all invoices owed by the CLIENT to BÜRKERT, and the payment of all amounts associated with the order. Consequentially, in the event of a failure to pay for the delivered products, BÜRKERT may choose to exercise its reservation of title and either recover the goods along with the relevant compensation for commercial depreciation and deterioration or demand the price plus default interest. If the CLIENT initiates bankruptcy proceedings or similar, it will refrain from including the products purchased from BÜRKERT in its assets and inform BÜRKERT immediately.
- (iii) Merely for the fact of contracting BÜRKERT, the CLIENT transfers to BÜRKERT, irrevocably and in full, and of a general nature without requiring any specific additional agreement concerning each specific case, all rights concerning the product subject to reservation of title, in particular the credit rights that the CLIENT holds in its favour with respect to such products and which are derived from the disposal of the products or any other title to third parties. In the event that the CLIENT modifies or processes the product subject to reservation of title in any way, or combines or mixes it with another product, BÜRKERT shall have a right of co-ownership to the resulting product as a proportion of the value according to the invoice of the product subject to reservation of title, with respect to the value according to the invoice of the other goods used in the combination or mixture.

13. Occupational health and safety

- (i) The CLIENT is responsible for ensuring that the products are installed properly and safely according to the instructions that were provided in advance by BÜRKERT, following the guidelines of good commercial practice, without any risk to personal health or safety. BÜRKERT accepts no liability for any failure to comply with this clause on the part of the CLIENT.

14. Industrial and intellectual property rights

- (i) The industrial and/or intellectual property rights for the offer and the information contained in the offer, the delivered equipment as well as the elements, plans, drawings, software etc. that are incorporated or related to the delivered product, belong to BÜRKERT or their respective providers; accordingly, it is expressly prohibited for the CLIENT to use them for any purpose other than fulfilling the order, such as making a total or partial copy or the transfer of use to third parties, without receiving the express consent of BÜRKERT in advance.
- (ii) The information (weights, dimensions, capacities, technical specifications, and configurations relating to the BÜRKERT products) included in catalogues, leaflet, brochures and technical literature, is of an indicative nature and is not binding. BÜRKERT reserves the right to carry out the modifications it deems necessary concerning this information.

15. Data protection and confidentiality

- (i) The CLIENT gives their consent to BÜRKERT to process, in automated and non-automated (documented) form, the personal data included in this contract and subsequent documents derived from this contract, as well as the data provided during client registration on the website, for the purposes arising directly from the business relationship between the two parties – among others, to receive publicity and information concerning the company's services and products via any means of communication – all this within the limits derived from the applicable laws at any given time.
- (ii) In the context of initiating a business relationship with BÜRKERT, the CLIENT must provide the necessary data for the establishment, performance or termination of this relationship. If the necessary data is not provided, BÜRKERT reserves the right, ultimately, to either refuse to establish a business relationship, to refrain from concluding the relationship or even to terminate it.
- (iii) The recipients of the information could be: (i) a specialist company that will handle all the data corresponding to all areas of the business; (ii) external contractors and service providers, including for example document shredders, printing services, logistics and IT companies etc.; along with (iii) all recipients to whom BÜRKERT has a legal obligation to send the information (for example police, courts etc.) In particular, and for the company's administrative purposes, the CLIENT's personal data will be communicated to CHRISTIAN BÜRKERT GmbH, the company that centralizes the Group's IT systems in Germany. These accesses will be regulated by the corresponding Data Processing Agreement and Confidentiality Agreement between the data controller, BÜRKERT and the collaborating entity, to always ensure compliance with the applicable legal regulations in this respect.
- (iv) The CLIENT gives their consent to BÜRKERT to transfer this data if their transfer is necessary for data processing.
- (v) The CLIENT has the right to exercise the rights of objection, access, rectification, withdrawal, blocking or erasure and portability in the scope provided by the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 (GDPR), Organic Law 3/2018 of 2 December on the protection of personal data and digital rights (LOPDGDD) as well as the applicable European and national laws in this respect at all times.

In order to exercise the rights mentioned above, and for any declarations, please contact the following in writing:

BURKERT IBÉRICA, S.A.U.
Avenida de Barcelona, 40A
08970 SANT JOAN DESPÍ
(Barcelona)
Phone: +34.93.4777980
Fax: +34.93.4777981
E-mail: spain@BURKERT.com

- (vi) BÜRKERT ensures the CLIENT that it will maintain absolute confidentiality concerning any information, document or product owned by the CLIENT that is handed over to BÜRKERT during the business relationship. In any case, the CLIENT has the right to object to the processing of its personal data for commercial purposes. If, in the event of data processing for the pursuit of legitimate interests, the CLIENT wishes to object to this processing, this may be done wherever the CLIENT's personal situation results in a conflict with this processing.
- (vii) In any case, the personal information or data provided by the CLIENT will be processed in line with the stipulations of the privacy policy available on the website of BÜRKERT.
- (viii) Concerning the privacy policy and cookies for this website, the stipulations established by BÜRKERT shall apply, which can be read at the following link:
<https://www.BURKERT.co.uk/en/Data-Privacy/Data-Privacy>

16. Force majeure.

- (i) BÜRKERT will not be liable for non-compliance or delay in compliance with its obligations to the CLIENT if these are owing to any unforeseeable circumstances or force majeure events that affect BÜRKERT as well as its providers or transport companies, including strike, other labour-related or industrial incidents, lack or impossibility to obtain raw materials, etc.

- (ii) If the force majeure event extends for more than three (3) months, BÜRKERT may deem any pending product orders as cancelled and ineffective without this establishing any right of damages or compensation in favour of the CLIENT.

17. Severability

- (i) In the event that any of these general terms and sale are declared void and ineffective by a binding resolution issued by a responsible authority, the remaining terms and conditions shall remain in effect without being affected by this declaration of invalidity.

18. No Re-Export Clause

- (i) Buyer acknowledges that Seller is required to comply with applicable export / import laws and regulations relating to the sale, export, import, transfer, assignment, disposal and use of the Products, including any export / import license requirements, in particular the country import laws of the Buyer, European foreign trade and sanctions laws, in particular for products as per Regulation EU 833/2014 (<https://eur-lex.europa.eu/legalcontent/EN/TXT/?uri=CELEX%3A02014R0833-20240224>). Buyer agrees as a fundamental obligation that Products will not at any time directly or indirectly be used, exported, imported, sold, transferred, assigned, or otherwise disposed of in a manner which will result in non-compliance with any export / import laws and regulations, e.g. circumvention of said laws and regulations. Either Parties' continuing performance hereunder is always conditioned on compliance with such export/import laws and regulations.
- (ii) The Buyer confirms that it will not (re-)sell or use the products outside the country of his company registration or export into a country with limitations as per any of the laws mentioned in paragraph (i). Buyer shall not intentionally or in acting with reckless disregard frustrate the purpose of paragraph (i) using any third parties further down the commercial chain, including by possible resellers.
- (iii) The Buyer shall inform the Seller and the Parties shall coordinate in case of any problems in applying paragraphs (i) - (iv), including sharing of necessary information without undue delay.
- (iv) Any Buyer's culpable violation of paragraphs (i), (ii) or (iii) shall constitute a material breach of an essential element of this agreement, and the Buyer shall (a) indemnify and hold harmless Seller on first written demand for the full cost of any enforcement penalties and for any other related losses, including Seller's reasonable legal fees, full cost of any enforcement penalties imposed as a result of Buyer's breach, (b) Seller may terminate the contract immediately without prejudice, and (c) any advance payments received by Seller for Sanctioned Goods not delivered at the time of termination as per (iv)(b), shall remain with Seller as non-refundable compensation and be deducted from any damages due as per paragraph (iv) (a).

19. Applicable law and jurisdiction

- (i) This contract, both for its application and for interpretation, is governed by Spanish common law as well as the European regulations concerning the protection of personal data. The official language of the contract is Spanish.
- (ii) The parties expressly waive any other jurisdiction to which they could be entitled and agree to the jurisdiction and responsibility of the courts and tribunals of the city of Barcelona.