Machinery for floor processing



Robust and proven floor sanding machine and shot-blasting system with filter systems for dust-free working.

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We make your construction site easier!

Floor processing machinery will make your life easier!



INOTEC is a system partner of AIRTEC and IMPACTS

Floor sanding machine

The BS-270-EL-9 is a powerful 230 V machine for substrate preparation

Benefits at a glance

- Compact design
- Proven, robust machine technology
- Excellent for use against walls thanks to removable side cover



The **BS-270-EL-9** is an easy-to-transport machine for multi-purpose and powerful use in surface preparation. It's perfectly suitable for small to medium-sized surfaces and areas. Thanks to a removable side cover, this floor sanding machine is ideal for use against walls. Its compact design makes it easy to store in a vehicle.

Areas of application

Cleaning of dirty concrete surfaces, peeling of foam backing, grinding, sanding of floors to medium sized surfaces and areas, etc.



Operating voltage:	230 Volt / 50 Hz
Motor power:	2.2 kW
Working width:	270 mm
Speed:	1,500 rpm
Working pressure:	approx. 25 kg/cm ²
Connection Dust extraction:	1 x 38 / 51 mm
Toolsrequired:	4 pieces
Dimensions (L x W x H):	860 x 470 x 1,000 mm
Weight:	57 kg



Scope of delivery BS-270-EL-9 Item no. 10044435

- BS 270 floor sander
- 4 units of AT-CA-6H segments
- 1 piece mounting disc
- 230 V motor
- Operating manual

Optional (see accessories):

- Other segments
 - AT-CA-40 H
- AT-PCM-9L-1
- AT-PKD-SPLITT-1
- Industrial hoover inoCLEAN 230

Floor sanding machine

The BS-520-EL is the perfect 400 V machine for powerful grinding and sanding results.

Benefits at a glance

- Compact design
- Proven, robust machine technology
- 3-disc sanding technology ensures excellent sanding results
- Versatile
- Suitable for dry and wet use



The **BS-520-EL** has a strong torque and excellent ground contact thanks to the planetary gear.

It is the ideal floor grinding and sanding machine for powerful grinding and sanding results on small and medium-sized surfaces.

Areas of application

Removing fillers and adhesives, evening and levelling uneven surfaces, polishing, grinding and sanding concrete surfaces and industrial floors, renovating floors, etc.

Technical data

Operating voltage:	400 V / 50 Hz
Motor power:	3.0 kW
Working width:	520 mm
Speed:	840 rpm (disc)
Working pressure:	approx. 90 kg/cm ²
Connection Dust extraction:	1 x 51 mm
Toolsrequired:	9 pieces
Dimensions (L x W x H):	980 x 580 x 1,080 mm
Weight:	130 kg



Scope of delivery BS-520-EL Item no. 10044436

- BS-520--EL floor sander
- 9 units of AT-CA-6H segments
- 3 piece mounting disc
- 400 V motor Operating manual

- Optional (see accessories):Other segments
- AT-CA-40H
- AT-PCM-9L-1
- AT-PKD-SPLITT-1
- Industrial vacuum cleaner inoCLEAN 350

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Shot-blast system

The S210E40R Streamer is the "espresso" of shot blasters

Benefits at a glance

- Powerful impeller motor
- Height-adjustable steering arm, with integrated control elements.
- Multi-adjustable feed thanks to powerful phase drive
- Extremely good handling



The compact and robust design of the **S210E40R Streamer**, as well as its easy handling, make it easy to use even in hardto-reach areas.

The powerful three-phase drive allows continuously adjustable feed. Main areas of application include corridors, garages, terraces, cellars, landings, loading ramps, etc.

To generate the optimum blast output, we recommend using the **S210E40R Streamer** along with one of the filter systems in the DUSTCOM 3003AR series.

Areas of application

Shot-blasting of small to medium-sized areas on concrete, screed, asphalt and steel, as well as EP and PU coatings, and much more.



Technical data

Operating voltage: 400 V / 50 Hz / 16 A

Motor power:	4.0 kW
Working width:	210 mm
Feed rate:	Stepless 0 - 18 m/min.
Beam power:	Up to 80 m²/h on concrete
Connection Filter system:	Ø 50 mm
Dimensions (L x W x H):	1,100 x 300 x 1,000 mm
Weight:	114 kg

Scope of delivery Streamer S210E40R set Item no. 10030022

- STREAMER S210E40R shot blaster
- Blasting abrasive S330, 300 kg
- Filter system DC 3003AR incl. filter cartridges
- Dust hose Ø 75 mm, 10 m
- Magnetic brush 500 mm
- Maintenance box
- Operating manual

Shot-blast system

The Streamer S270E75R is a compact but powerful blasting machine

Benefits at a glance

- Excellent separation
- Height-adjustable steering arm, with integrated controls
- Extremely good handling
- Powerful drive
- Optimised weight



The **S270E75R Streamer** is a compact, efficient shot blaster for processing medium-sized horizontal surfaces.

It is equipped with a variable drive, as well as impellers for optimum coverage of the complete working width and the most up-to-date separation.

To generate the optimum blast output, we recommend using the **S270E75R Streamer** together with the **DUSTCOM 3003GP** filter system.

Areas of application

Shot-blasting of medium-sized areas on concrete, screed, asphalt and steel, as well as EP and PU coatings, and much more.

Technical data

Operating voltage:	400 V / 50 Hz / 16 A
Motor power:	7.5 kW
Working width:	270 mm
Feed rate: Stepless	0 - 30 m/min.
Beamline:	Up to 130 m²/h on concrete
Connection Filter system:	Ø 75 mm
Dimensions (L x W x H):	1,250 x 390 x 1,050 mm
Weight:	166 kg

Scope of delivery Streamer S270E75R set Item no. 10030023

- Streamer S270E75R shot blaster
- Blasting abrasive \$330, 300 kg
- Filter system DC 3003GP, incl. filter cartridges
- Dust hose Ø 75 mm, 10 m
- Magnetic trolley 700 mm
- Maintenance box
- Operating manual



Technical data				
	Floor grinding machine BS-270-EL-9	Floor grinding machine BS-520.EL	Shot blasting machine	Shot blasting machine Streamer S270E75R Set
Operating voltage	230 V / 50 Hz	400 V / 50 A	400 V / 50 Hz / 16 A	400 V / 50 Hz / 16 A
Motor rating	2.2 kW	3.0 kW	4.0 kW	7.5 kW
Working width	270 mm	520 mm	210 mm	270 mm
Speed	1,500 rpm	840 rpm	-	-
Required tools	4 units	9 units	-	-
Working pressure	approx. 25 kg / cm²	approx. 90 kg / cm ²	-	-
Feed	-	-	continuously variable 0 - 18 m/min	continuously variable 0 - 30 m/min
Blast output	-	-	Up to 80 m ² /h on concrete	Up to 130 m2 ² /h on concrete
Dimensions: (L x W x H)	860 x 470 x 1,000 mm	980 x 580 x 1,080 mm	1,100 x 300x 1,000 mm	1,250 x 390 x 1,050 mm
Weight	57 kg	130 kg	114 kg	166 kg

Areas of

application	BS-270-EL-9	BS-520-EL	Streamer S210E40R	Streamer S270E75R
Removal of surface roughness				
Keying and removal of mineral substrates				
Removal of sanding and abrasive blasting marks				
Screed - Grinding and polishing - Removal of unevenness				
Industrial floors - Renovation and removal of defects				
EP and PU coatings - Removal of old coatings - Sanding of new coatings - Sanding of concrete or screed				
Topsoil laying - Substrate preparation - Removal of filling compounds and adhesive residues				
Natural and artificial stone, terrazzo- Grinding in of slabs made of artificial stone, hard and soft stone up to polish- ing,- Grinding in and honing of terrazzo				
Shot-blasting of concrete, screed and asphalt to remove cement slurry and for substrate preparation				
Shot-blasting of steel to remove sinter layers and for rust removal				
Blasting of EP and PU coatings				
Removal of seals and thin coatings				

Acce		- mer S270E75R. - mer S210E40R. - BS-520-EL - BS-270-EL-9				
	1 mounting plate BS-270-240 (without sanding segments) (suitable for floor sander BS-270-EL-9) • 1 piece per machine (required)	Item no. 10044442	•	•	•	
	 1 mounting plate BS-520-240 (without sanding segments) (suitable for floor sander BS-520-EL) 3 pieces per machine (required) 	Item no. 10044437	-	 ✓ 		
	 Tool AT-CA-40H (without mounting plates, magnets or screws) Fine grit size Areas of application: Fine removal, eliminates grinding and sanding marks, honing concrete and subfloors, etc. 4 tools are required for BS270-EL-9 9 tools are required for BS-520-EL 	Item no. 10044439	✓	~	-	-
	 Tool AT-CA-6H (without mounting plates, magnets or screws) Medium grit size Areas of application: Rough removal, grinding and sanding of concrete, subfloors, thin layers of paint, etc. 4 tools are required for BS270-EL-9 9 tools are required for BS-520-EL 	Item no. 10044438	 ✓ 	 ✓ 		
CAT-PO-PTITI-1	 Tool AT-PKD-SPLITT-1 (without mounting plates, magnets or screws) Coarse grit size Areas of application: Fast removal, grinding and sanding of thin coatings, paint, sealers, etc. 4 tools are required for BS270-EL-9 9 tools are required for BS-520-EL 	Item no. 10044440	 ✓ 	~	-	-
AT-POM-91-1	 Tool AT-PCM-9L-1 (without mounting plates, magnets or screws) Coarse removal Areas of application: Rough removal of stubborn coatings such as adhesives, fillers, thermoplastics, etc. 4 tools are required for BS270-EL-9 9 tools are required for BS-520-EL 	ltem no. 10044441	 ✓ 	 ✓ 		-
	Twin-motor industrial vacuum cleaner inoCLEAN 220 (suitable for floor sander BS-270-EL-9) • For very fine dust with automatic filter cleaning • Very powerful thanks to two motors • Low noise levels • Easy handling • With HEPA filter H • For dry use Technical data: • Operating voltage: 230 V / 50 Hz • Motor rating: 2.2 kW • Capacity: 20 I • Negative pressure 230 mbar • Airflow: 340 m ³ /h • Dimensions: 540 x 580 x 850 mm • Weight (without accessories): 36 kg Scope of delivery: Vacuum cleaner complete with 2 motors & HEPA filter, suction pipe, 5 m suction hose (Ø 50 mm), floor suction nozzle	Item no. 10044431				

Acce		- reamer S270E75R:- - reamer S210E40R:- BS-520-EL:- BS-270-EL-9:-				
	InoCLEAN 350 three-engine industrial vacuum cleaner	Item no.	•	•	•	
	 (suitable for floor sander BS-520-EL) For very fine dust with automatic filter cleaning Very powerful thanks to three motors Low noise levels Easy handling With HEPA filter H For dry use Technical data: Operating voltage: 230 V / 50 Hz Motor rating: 3 x 1.2 kW Capacity: 50 I Negative pressure 230 mbar Airflow: 450 m³/h Dimensions: 800 x 600 x 1,180 mm Weight (without accessories): 65 kg Scope of delivery: Vacuum cleaner complete with 3 motors & HEPA filter, suction pipe, 5 m suction hose Ø 50 mm, floor suction nozzle 	10044432		V		
Contra de	Abrasive (price per tonne, plus scrap bonus)	Item no.				
	IMPACTOR S330 / 25 kg (for an extra-fine profile – also as admixtu IMPACTOR S390 / 25 kg (standard abrasive)	ure) 10030042 10030043	- -	- -	\checkmark	

General terms and conditions of Inotec GmbH

Valid from April 2021

§ 1 General, scope

I. All offers, deliveries and other services provided by INOTEC GmbH — including in the future — are exclusively subject to these general terms and conditions. Terms and conditions of the customer that deviate from or are not included in our terms and conditions are not recognised unless INOTEC GmbH has explicitly agreed to their validity in writing. Counter-confirmations by the customer with reference to their terms and conditions of business or purchase are hereby releated. customer with refer are hereby rejected

INOTEC GmbH's general terms and conditions of leasing apply to leasing services we provide

Product descriptions, application-related information, subject to

I. Machine descriptions in brochures, technical data sheets, etc. do not constitute quality guarantees. Application-related information and recommendations that INOTEC GmbH issues verbally and in writing to support the customer or processor are based on our current level of knowledge. They are non-binding and do not establish any contractual rights nor any secondary obligations from the purchase contract, unless explicitly arread otheowing. agreed otherwise

II. We reserve the right to make design and material changes, provided that normal use of the delivery item or use required under the contract is not significantly or adversely affected and the change is reasonable for the customer

Delivery period, assembly deadline

Agreed delivery periods start on conclusion of the contract, but not before the customer has provided the necessary documents and approvals and has fully clarified all of the details regarding the requested execution and all technical questions. Compliance with the delivery period always requires the customer to meet its contractual obligations.

In the event of force majeure and any unforeseeable obstacles which were

II. In the event of force majeure and any unforeseeable obstacles which were unknown on conclusion of the contract, where we are not responsible for such obstacles, the delivery period shall be extended appropriately — including within a delay — insofar as it is proven that such obstacles impacted the provision of the service owed. This also applies if these circumstances apply to sub-suppliers. We shall notify the customer of the start and end dates of such obstacles as early as possible. If the obstacle lasts for more than three months or if it is determined that this will last for more than three months, both we and the customer may withdraw from the contract.

III. If we have agreed the time of delivery, assembly or installation with the customer, the customer is obliged to take all precautions at their place of work to be able to carry out their planned work. In particular, the customer is obliged to provide electrical connections, compressed air connections and adequate lighting at the place of work. If the customer is responsible for the fact that we are unable to complete the planned work, are unable to complete it in full, or are unable to complete it within a reasonable period of time, the customer is obliged to promplete for any dmanes incurred and is nativally obliged to compensate us for any dmanes incurred and is nativally obliged to complete it for any dmanes incurred.

within a reasonable period of time, the customer is obliged to compensate us for any damages incurred, and is particularly obliged to reimburse use for any additional costs incurred as a result of additional journeys and wasted working hours additionally required from our employees. The assembly deadline is met if assembly has been carried out for acceptance by the customer by the deadline. If a test is stipulated by the contract, the deadline is met if assembly has been carried out for execution by the deadline. If there are any delays as a result of force majeure or circumstances for which the customer is responsible, the assembly deadline shall be extended to a reasonable extent.

IV. If the customer has demonstrably suffered damage as a result of a delay by INOTEC GmbH as an assembly company, they are entitled to demand compensation for the delay. In the case of simple negligence on the part of INOTEC GmbH, this is a fixed amount totalling 0.5% for each full week of the delay, but this amount shall not exceed 5% of the value of the part of the second seco total delivery that cannot be used on time or in line with the contract as a result of delayed assembly.

§ 4 Transportation, transfer of risk, packaging, partial deliveries

Unless otherwise agreed, INOTEC GmbH shall deliver goods carriage forward and uninsured to the named destination at the risk of the recipient. If there are any damages in transit, the damage must be confirmed by the carrier before the goods are accepted. If carriage paid delivery is owed, this only applies to shipping and transportation standard in the industry. Additional costs, e.g. for express freight requested by the customer, shall be borne by the customer.

II. Unless otherwise agreed, risk for shipping transactions transfers to the customer as soon as the delivery has been handed over to the person providing transportation. If dispatch is not possible for reasons for which providing dataportation in dispatch is not possible for reaction to the customer upon notification that the goods are ready for dispatch. If the customer collects the goods, risk transfers when the goods are handed over.

III. Unless explicitly agreed otherwise, INOTEC GmbH shall provide deliveries

IV. INOTEC GmbH is entitled to partial delivery and partial performance to a

Prices and payment, returns

Unless otherwise agreed, prices do not include packaging, transportation is once outching installation, assembly and commissioning, namely for delivery ex works or from the delivery warehouse, and are exclusive of statutory VAT at the respective rate. The prices quoted are only valid for the respective individual order. Assembly is billed based on time spent, unless a fixed rate has been explicitly agreed.

II. If contracts have an agreed delivery period of more than two months, both contracting parties may request a change in the agreed price if costs decrease or increase after the contract is concluded and the contracting parties cancel avoid this, particularly if such decreases or increases are caused by collective bargaining agreements or changes in the cost of materials. The price change must be limited to the amount required to compensate for the cost decrease or increase. A party is entitled to a similar price adjustment if delays arise for which the other party is responsible and these result in an actual delivery period of more than two months.

III. Unless otherwise agreed (e.g. when the invoice is sent), payments are to be made immediately on delivery of the goods. Payment is only considered to have been made when INOTEC GmbH has the amount at its disposal.

Granting a payment term once or several times only applies to the invoice amount referred to and not to other receivables (e.g. receivables from other or future deliveries).

IV. If the customer defaults on payment, INOTEC GmbH may demand statutory default interest as a minim

V. Offsetting payments or retaining payments where such retention equates to offsetting is only permitted if the customer has legal claims that are recognised by INOTEC GmbH, are not disputed, are pending judgement or have been established by law.

VI. Despite any of the customer's provisions to the contrary, INOTEC GmbH is entitled to initially offset payments against their older debts and will notify the customer about the type of offsetting that has taken place. If costs and interest have already been incurred, INOTEC GmbH is entitled to offset the payment against the costs first, then against the interest and finally against the main receivable.

VII. If the customer defaults on acceptance of the delivery items or on payment, INOTEC GmbH may withdraw from the contract and/or may demand compensation instead of performance after a reasonable grace period passes to no avail, where such a grace period is required by law and is set by INOTEC GmbH. If a compensation claim for damages is asserted, INOTEC GmbH may demand compensation at the amount of 15% of the purchase price, without being required to provide evidence to compensate for lost profit. The contracting parties are free to provide evidence of higher or significantly lower actual damage.

VIII. If we take back goods after consultation without any legal obligation, a credit note will be issued that totals a maximum of the value of the goods. With respect to the expenses incurred (loss of value, testing, cleaning, freight, packaging, administrative expenses, etc.), we reserve the right to deduct the working hours spent at current billing rates and/or a percentage of the value of the goods from the credit note, and with respect to machine returns, we reserve the right to carry out a leasing calculation using current leasing rates.

§ 6 Retention of title, extended retention of title

INOTEC GmbH retains title to the delivered goods until all receivables INVOLC GMOH retains title to the delivered goods until all receivables from the concluded contract, including all accessory claims (e.g. exchange costs, financing costs, interest) have been met in full. If several items are delivered for a total price, ownership of all items remains reserved until full payment has been made.

a current account agreement has been made with the customer, retention f title exists until the recognised current account balance has been paid in

If cheques or bills of exchange are accepted, fulfilment only occurs when the cheque or bill of exchange has been cashed and INOTEC GmbH has the amount at its disposal without any recourse risks.

II. The customer is obliged to treat the goods subject to retention of title with care and to immediately notify INOTEC GmbH in the event of seizure, confiscation, damage or loss. Any breach of this obligation gives INOTEC GmbH the right to withdraw from the contract. The customer shall bear all of the costs that have to be paid, particularly in the context of third-party action against seizure being lifted and, if necessary, for the replacement of the delivery items, unless they can be recovered from third parties.

III. If the customer defaults in payment with respect to a not inconsiderable portion of its obligations, INOTEC GmbH is entitled to temporarily take back the goods subject to retention of title. Exercising the right of withdrawal does not constitute a withdrawal from the contract, unless INOTEC GmbH has explicitly declared withdrawal. The customer shall bear any costs that arise from the exercise of the right of withdrawal (in particular for transportation and storage) if INOTEC GmbH is entitled to dispose of the goods subject to retention of title that have been taken back and to offset its claims with the proceeds, provided that INOTEC GmbH must have set the customer a reasonable deadline to meet their obligations.

reasonable deadline to meet their obligations. N. The customer hereby assigns to INOTEC GmbH the purchase price, wages or other receivables (including the recognised balance from a current account agreement or, in the event of insolvency on the part of the customer's business partner, the 'causal balance' available) at the amount of the invoice value for the goods subject to retention of title (inclusive of VAT) from the onward sale or further processing of the goods subject to retention of title, or which arise because of another legal reason (insurance, tort, less of ownership caused by connecting the delivery item to a property); INOTEC GmbH hereby accepts the assignment. INOTEC GmbH revocably authorises the customer to collect receivables assigned to INOTEC GmbH for the account of INOTEC GmbH in their own name. This collection authorisation can only be revoked if the customer does not properly meet their payment obligations. In such a case and at the request of INOTEC GmbH, the customer must provide elebtor of the assignment. The assignment of receivables under sentence 1 serves to secure all receivables — including in the future — from the business relationship with the customer. **5.7**

९ / Notice of defects, rights in the event of material defects

I. If a contract is established with a consumer (§13 of the Civil Code [Bürgerliches Gesetzbuch, BGB]), the statutory provisions that entered into force on 01/01/2002 shall apply.

If the purchase is a commercial transaction for both parties, the customer In the purchase is a commercial randoction to out partices, the Costoner must provide immediate notice of any defects in writing, provided that this is in line with the normal course of business. Notice of hidden defects, however, must only be given after they are discovered; otherwise the goods are considered to be accepted.

III. Insofar as the delivery item and/or the associated assembly service is defective, the customer can either request that the defect is remedied (repair) or that an item free of defects is delivered (replacement delivery) as supplementary performance, at INOTEC GmbH's discretion, for a period of 12 months from transfer of risk. If we are not prepared or are unable to carry out the repair/replacement delivery, particularly if this is delayed beyond a reasonable period for reasons for which we are responsible, or if the repair/replacement delivery fails in any other way, and if further attempts at supplementary performance are unreasonable for the customer, they shall be entitled to withdraw from the contract or to reduce the ourthase price at the ourthase. entitled to withdraw from the contract or to reduce the purchase price, at their discretion. If there is a negligible defect, the customer may only withdraw from the contract with our consent.

IV. No claims for material defects arise in the event of unsuitable or improper use or treatment of the goods, incorrect assembly or commissioning by the customer or third parties, natural wear and tear (especially for wearing parts), unsuitable equipment or operating conditions, inadequate maintenance, etc.

If the defective goods are third-party products, we are entitled to assign r claims for material defects against our sub-suppliers to the customer and

to refer them to their (judicial) claim. A claim can only be made against us if claims against our sub-suppliers are not enforceable despite the (judicial) claim being made on time, or if the claim is unreasonable in the individual case

Limitation of liability

I. INOTEC GmbH shall be liable for intent and gross negligence

II. INOTEC GmbH shall only liable for simple negligence if essential contractual obligations (cardinal obligations) have been breached, except in the case of injury to life, limb or health. Liability is limited to foreseeable damage typical for the contract.

III. Liability for indirect and unforeseeable damage, loss of production and use, loss of profits, loss of savings and financial losses due to claims by third parties is excluded in the case of simple negligence, except in the case of iniury to life, limb or health.

IV. Further liability that goes beyond this contract is excluded, regardless of the legal nature of the asserted claim. However, the above limitations or exclusions of liability shall not apply to no-fault liability that is mandatory by law (e.g. in accordance with the Product Liability Act [Produkthaftungsgesetz]).

V. Insofar as liability under points II and III is excluded or limited, this shall also apply to the personal liability of INOTEC GmbH's employees, workers, representatives, bodies and vicarious agents.

Fixed compensation for damages

If the buyer cancels the order before execution, INOTEC GmbH is entitled to demand 15% of the total order amount as compensation

II. INOTEC GmbH's right to claim higher damage amounts remains unaffected.

§ 10 Documents, demonstration equipment, property rights

We shall retain title and copyrights to drawings, drafts, cost estimates and other documents provided by us, particularly samples and demonstration equipment. Documents and items may not be reproduced or made accessible to third parties without our explicit, specified consent.

§ 11 Place of jurisdiction, applicable law

The law of the Federal Republic of Germany applies to these general terms and conditions and the entire legal relationship between INOTEC GmbH and the customer, excluding the UN Convention on Contracts for the International Sale of Goods (CISG).

II. If the customer is a merchant within the meaning of the Commercial Code (Handelsgesetzbuch), a legal entity under public law or a special fund under public law, the place of jurisdiction for all rights and obligations of the parties to the contract from any transaction — including those involving bills of exchange and cheque disputes — is Waldshut-Tiengen (Federal Republic of Germany). The same shall apply if the customer does not have a general place of jurisdiction in Germany after concluding the contract, or their place of residence outside of Germany after concluding the contract, or their place of residence of usual place of residence is not known at the time when the action is filed. However, we are also entitled to sue the customer at their general place of jurisdiction. general place of jurisdiction.

INOTEC GmbH Daimlerstraße 9-11 D-79761 Waldshut-Tiengen

Managing Director: Manfred Schmidt Jörg Tetling Commercial Register: Freiburg District Court HRB 621 131

Locations

Your sales partner (English language)

INOTEC GmbH

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Product range



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