

General Terms and Conditions (GTC) – Purchase

Brigl & Bergmeister GmbH
PAPIRNICA VEVČE PROIZVODNJA d.o.o.
PAPIRNICA VEVČE d.o.o.

1. Validity

- 1.1. These General Terms and Conditions ("GTC") apply to all orders, closings and agreements of "B&B". "B&B" equally means Brigl & Bergmeister GmbH, PAPIRNICA VEVČEPROIZVODNJA d.o.o. and PAPIRNICA VEVČE d.o.o. concerning the purchase of goods, unless the contracting parties have expressly agreed otherwise in writing. Any provisions deviating from these GTC only apply to the extent that B&B has expressly agreed to them in writing (even if B&B does not expressly object to them). These GTC also apply to all future transactions with sellers, even if no express reference is made to the GTC in the future.
- 1.2. Offers submitted to B&B are free of charge and (prior to written confirmation of the order) non-binding for B&B, irrespective of the preparatory work required.

2. Order, conclusion of agreement

- 2.1. Orders are only binding to B&B after written placement of the order and confirmation by the business partner. Until such confirmation has been received, B&B is entitled to revoke orders at any time and without stating reasons. If the confirmation is not sent within three working days after the date of the order, B&B is no longer bound to the order as customer. If an order or offer placed by B&B is not revoked in writing within six working days at the latest, it is deemed to have been accepted.
- 2.2. The order number of B&B must be indicated on all documents relating to a specific order. Without quoting the order number, notifications are deemed not to have been received.
- 2.3. The contracting party has to tolerate objectively justified and reasonable changes to B&B's performance requirements or order if such changes do not result in a price or wage increase exceeding 10% of the order amount.

3. Delivery, place of fulfilment

- 3.1. Unless agreed otherwise, the place of fulfilment is the place of receipt stated in the order. The timeliness of deliveries will be determined by the date of receipt at the destination. If a delivery includes installation/assembly or if other services are to be provided by the supplier, the timeliness will be determined by the acceptance by B&B.
- 3.2. The costs and risk of transport are borne by the business partner. The risk of loss or damage only passes to B&B upon handover or acceptance.
- 3.3. B&B is entitled to unilaterally change the delivery date three working days prior to the agreed delivery without giving reasons and without incurring any costs.

4. Partial delivery

- 4.1. Partial deliveries are not permitted unless B&B has expressly agreed to them. Any deadlines will only commence upon receipt of the last partial delivery.

5. Price, shipping

- 5.1. Unless stated otherwise in the order, the price indicated in the order includes all delivery costs in accordance with Incoterms 2010 - DAP ordering plant.
- 5.2. Unless agreed otherwise, the prices include packaging and transport costs as well as unloading at the place of destination with the applicable statutory VAT. These are fixed prices which the supplier cannot increase unilaterally.
- 5.3. If the contracting party reduces the list prices for its goods prior to acceptance, it has to pass on such reduction in full to B&B with respect to the goods not yet delivered.
- 5.4. The mode of transport has to be agreed with B&B if not specified in the order. B&B is entitled to dispose of packaging material and – in case of larger quantities of packaging material - to charge the supplier for the resulting costs. If B&B does not exercise this right, the supplier is obliged to collect the packaging material at its own expense without delay and to dispose of it properly. The latter generally applies in the case of deliveries to construction sites of B&B, in particular in the case of investment projects and major repairs. In such cases, the supplier has to take away all packaging material at its own expense and leave the delivery site swept clean.
- 5.5. Without appropriate shipping documents (e.g. delivery note, etc.), the delivery will not be accepted or further treated as order fulfilment, but will be stored at the supplier's risk and expense. The delivery has to be properly packaged, in particular, in accordance with the shipping instructions of B&B as customer. Any damage resulting from non-compliance with such instructions are borne by the supplier. Goods are accepted only at the acceptance or unloading times specified in the order. In exceptional cases, e.g. in the event of an urgent delivery, the supplier has to arrange a special acceptance of goods with B&B. Acceptance shall generally be subject to inspection for absence of defects, correctness and suitability.

6. Invoices, terms of payment

- 6.1. Invoices must be sent to the specified invoice address. The invoice has to contain the entire order number, otherwise it will not be processed and no due date will occur. Invoices must comply with the VAT Act.
- 6.2. Unless agreed otherwise, payments are made after 14 days with a 3% discount or after 90 days net. Payment periods run from the date of the invoice check by B&B, which will take place without delay. Payment does not constitute acknowledgement of the correctness of the delivery and, therefore, does not constitute a waiver of warranty claims or claims for damages.
- 6.3. Payments by bill of exchange, cheque and order to third parties as well as letter of credit are permissible.

7. Spare parts for discontinued series requirements

- 7.1. The business partner is obliged to supply spare parts at reasonable prices for a period of at least 10 years, even after a series delivery has been discontinued.

8. Civil and intellectual property

- 8.1. Any materials or parts provided to B&B remain its property. They may only be used as agreed. The processing of materials and the assembly of parts are carried out for B&B. It is agreed that B&B is co-owner of the products manufactured using its materials and parts in the ratio of the value of the materials provided to the value of the overall product, which is stored for B&B by the supplier. In the event of a reduction in value or loss of the materials provided by B&B, the supplier has to provide compensation.
- 8.2. Samples, models, drawings, artwork and other aids remain material and intellectual property of B&B as customer, and it may freely dispose of them. These aids may only be used for the execution of the orders and may neither be made accessible nor handed over to third parties. They may neither be passed on to third parties nor used for purposes other than those stipulated in the agreement without written consent of B&B. They have to be secured against unauthorised inspection and use. Subject to further rights, B&B may demand their surrender if the supplier violates these obligations. Unless agreed otherwise, they have to be returned free of charge after delivery of the order.
- 8.3. The business partner has to indemnify and hold B&B harmless in the event of disputes under intellectual property law, in particular patent disputes, and allow B&B unrestricted use of the delivered items.

9. Defects, warranty provisions

- 9.1. Exclusions and limitations of liability of B&B's contractual partners, in particular under the title of warranty or damages, are ineffective. In the event of defects, B&B is free to choose between replacement, repair, price reduction or rescission. Periods for remedy of defects not exceeding four weeks are deemed reasonable. The burden of proof for the absence of defects is always borne by the Supplier.
- 9.2. The obligation to inspect the goods and to give notice of defects commences upon receipt by B&B or acceptance is one (1) month.
- 9.3. In the absence of an agreement for a longer period, the business partner guarantees for a period of two years that the delivery item does not have any defects that impair its use or operation and that it has the properties specified by the business partner. The business partner guarantees the functionality, the promised and in any case the usually assumed properties as well as the first-class quality of the products or services delivered by him during the entire warranty period.
- 9.4. All deliveries, in particular machines, must comply with all applicable legal and technical provisions, in particular safety provisions, and must be able to obtain a CE mark as an individual unit and, if necessary, such a mark in combination with upstream and downstream plant components, as well as the General Employee Protection Ordinance, the Machinery Protection Device Ordinance and the regulations for electrical engineering applicable in Austria.
- 9.5. Right of retention: In the event of complaints, B&B is entitled to retain the entire outstanding remuneration until the question of whether a defect exists has been clarified.
- 9.6. The business partner has to provide B&B with any storage and operating instructions together with the delivery, otherwise it is liable for any damage arising from ignorance of such instructions.

10. Shipping documents, additional addresses

10.1. The entire order number has to be entered in the column of the shipping document intended for notes for the recipient. Dispatch notes or delivery notes are to be sent in such a way that, if possible, they are received by the customer before or at the same time as the goods. The entire order numbers must be entered in the dispatch notes and delivery notes. The business partner is liable for damages and costs, in particular also wagon demurrage, special shunting costs and rehandling charges in the event of incorrect addressing, incurred to the customer as a result of incorrect dispatch by the business partner. In the case of payment according to unit prices, the weight or the number of items determined by weighing on the part of the recipient is decisive.

11. Delay, penalty

11.1. If it is apparent to the contracting party that it will be in default with the delivery or that the delivery will not be of the agreed quality, it has to inform B&B without undue delay. In such case, B&B is entitled to insist on delivery or to withdraw from the contract. Such notification does not result in exemption from the contractual penalty pursuant to the provision below. Acceptance of the delayed delivery/service does not constitute a waiver of any claims whatsoever, in particular compensation claims.

11.2. In the event of delay, the supplier has to pay a contractual penalty of 0.5% of the total order value for each week of delay or part thereof, irrespective of fault, unless another penalty has been agreed. The deadline for the penalty is 12:00 noon on the day following the agreed delivery date. B&B is furthermore free to withdraw from the order without granting a grace period, without incurring any costs. The right to claim compensation for any further damages remains unaffected.

12. Offsetting, assignment of claims

12.1. B&B is entitled to set off counterclaims or claims arising from raised notices of defects against the purchase price.

12.2. Any assignment of existing claims against B&B is only permitted with B&B's written consent.

13. Product liability

13.1. The supplier is liable for the products in connection with defects of its delivered products. He bears all costs and expenses resulting therefrom (including the costs of any litigation or of any necessary retrofitting or recall action) and is obliged to take out sufficient product liability insurance and to provide evidence thereof upon request.

14. Confidentiality

14.1. The parties undertake to treat all information concerning the other party, which becomes known to them in the course of the contractual relationship, as strictly confidential and to use it exclusively for the fulfilment of this agreement. In the course of the cooperation, each party is responsible for ensuring that its employees also comply with the relevant legal provisions, in particular those of the General Data Protection Regulation GDPR (DSGVO) and the Federal Act concerning the Protection of Personal Data (DSG).

14.2. The parties undertake to keep the contents of their agreements confidential vis-à-vis third parties. This also applies for the time after termination of the contract.

14.3. The confidentiality obligations do not apply to information which was already known to the general public at the time it came to the knowledge of one of the parties or which later became generally known without any action or breach of contract on the part of that party. The obligations do also not apply vis-à-vis authorities or courts, insofar as no statutory right to refuse to testify exists.

15. Final provisions

15.1. Ancillary agreements, amendments to the contract and declarations of any kind must be confirmed in writing by B&B in order to be valid. This applies also to any waiver of this formal requirement. Any acceptance of the order that deviates from the order constitutes a new offer and shall require written acceptance by B&B.

15.2. Confirmed e-mails fulfill the written form requirement.

15.3. Austrian law applies to the exclusion of the conflict of laws rules of international and European private law and the UN Convention on Contracts for the International Sale of Goods.

15.4. For legal transactions of PAPIRNICA VEVČEPROIZVODNJA d. o. o. and PAPIRNICA VEVČE d.o.o. with suppliers or contractors, these GTC apply in accordance with Slovenian law.

15.5. Legally ineffective provisions shall be replaced by the provision that is legally effective and comes closest to the economic and legal purpose of the ineffective provision.

15.6. The exclusive place of jurisdiction for all disputes between the supplier or contractor and B&B shall be Leoben, Austria. For disputes between suppliers or contractors and PAPIRNICA VEVČE d.o.o., the exclusive place of jurisdiction shall be Ljubljana, Slovenia.

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