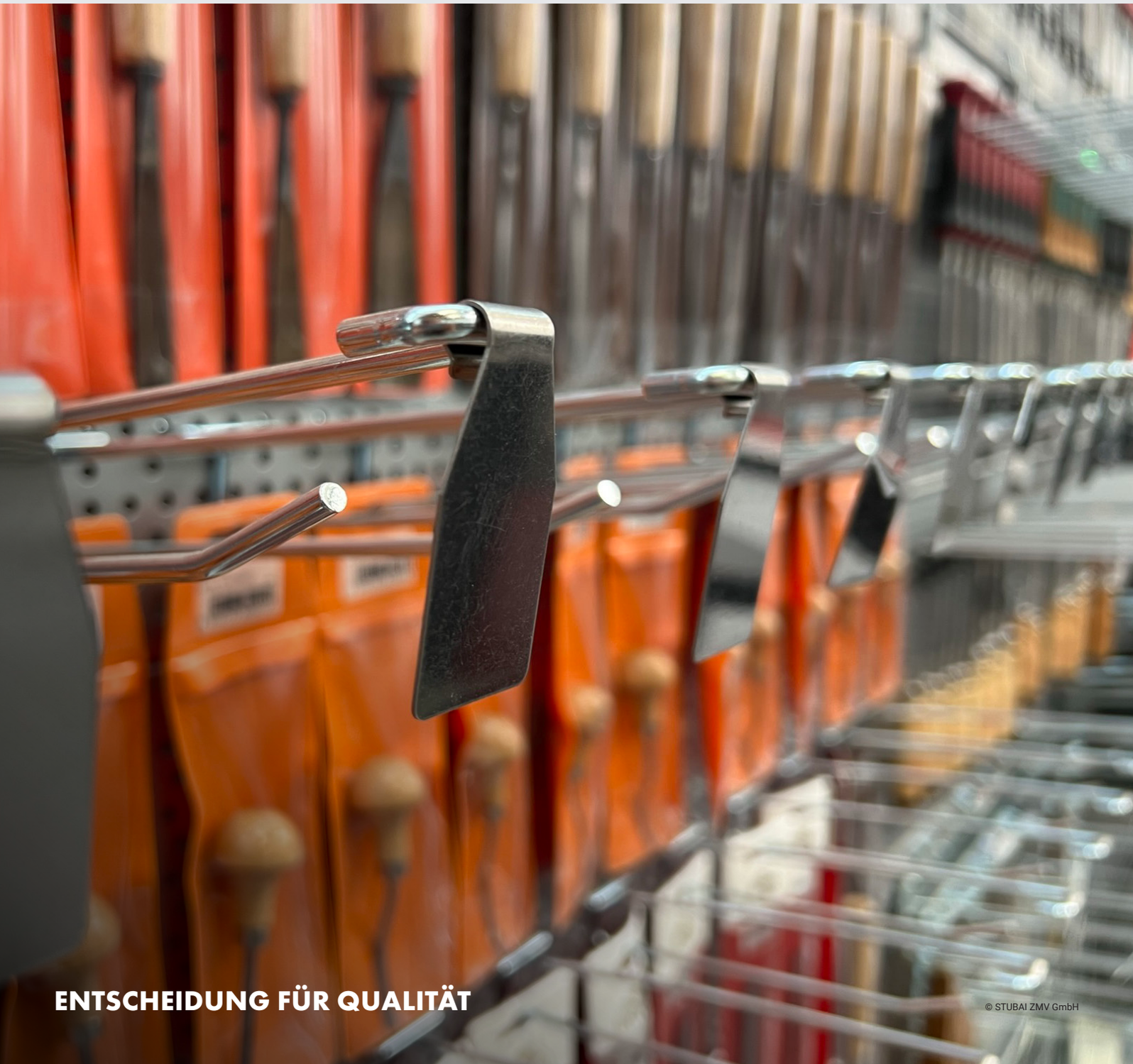




SALES AIDS



ENTSCHEIDUNG FÜR QUALITÄT

Tools
from professionals
for professionals.

ENTSCHEIDUNG FÜR QUALITÄT

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Our wide range of presentation options can be perfectly adapted to your individual needs. Whether as a sales wall or a narrow individual display - we have the right display for your salesroom. On request, we will adapt the hangings according to your ideas to present the most appealing offer for your customers. For a corresponding offer, please contact the responsible sales staff.

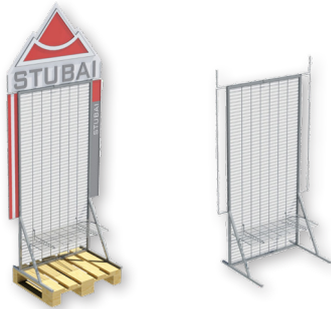


RETENTION OF TITLE

All sales aids (displays, hooks, etc.) shall be provided free of charge by STUBAI tools for the duration of the presentation, but shall remain the full property of STUBAI ZMV GmbH.

General

No. VH11 Grid wall display



Art. No.	Weight	Length	Width	Height		EAN No.
VH11081	17000 g	800 mm	600 mm	1650 mm	1 Piece	895505
VH110810B	17000 g	800 mm	600 mm	1650 mm	1 Piece	944722

Spare parts

Art. No.	suitable for	Description		EAN No.
VH11081CR	VH11081, VH110810B	Side panels & logo for grid wall display	1 Piece	940175
VH11081GB	VH11081, VH110810B	Grid bottom for grid wall display 755 mm	1 Piece	940182

Universal grid wall display for various applications, head & side parts can be individually designed

VH110810B: without bottom

Dimensions with head & side parts: 1,000 x 600 x 2,200 mm (LxWxH).

No. VH11 Grid wall display, narrow



Art. No.	Weight	Length	Width	Height		EAN No.
VH11082	17000 g	500 mm	600 mm	1690 mm	1 Piece	944746

Spare parts

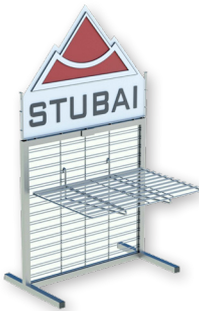
Art. No.	suitable for	Description		EAN No.
VH11082GB	VH11082	Grid bottom for grid wall display 445 mm	1 Piece	944753

Universal grid wall display narrow for various applications, header & side panels customizable

Dimensions with header & side panels: 700 x 600 x 2,200 mm (LxWxH).

NOVELTY!

No. VH11 Grid wall display, small



Art. No.	Weight	Length	Width	Height		EAN No.
VH11083	2000 g	500 mm	300 mm	500 mm	1 Piece	952666

Spare parts

Art. No.	suitable for	Description		EAN No.
VH11082GB	VH11083	Grid bottom for grid wall display 445 mm	1 Piece	944753

Universal grid wall display in small version for various areas of application, headboard can be customised.

No. VH11 Side panels & logo for grid wall display



Art. No.	Weight	Length	Width	Height		EAN No.
VH11081CR	1000 g	1000 mm	570 / 100 mm	11 mm	1 Piece	940175

STUBAI standard head & side parts for grid wall display.

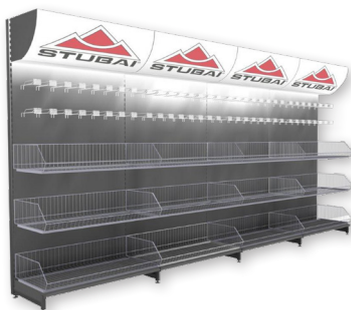
No. VH11 Grid bottom for grid wall display



Art. No.	Weight	Length	Width	Height		EAN No. 9002793
VH11081GB	1000 g	755 mm	300 mm	10 mm	1 Piece	940182
VH11082GB	1000 g	445 mm	300 mm	10 mm	1 Piece	944753

Bottom to hang into the grid wall display.

No. VH12 Display wall, complete



Art. No.	Weight	Length	Height		EAN No. 9002793
VH12001	73000 g	1250 mm	2500 mm	1 Piece	893709

Sales wall for tools of any kind incl. light box with STUBAI logo; intended for store fittings or similar.

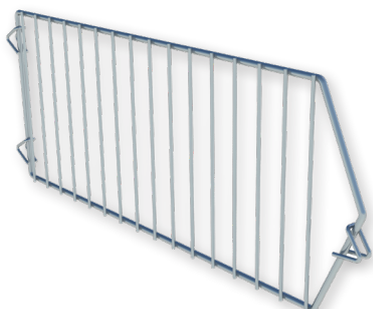
No. VH20 Shelf clip-on basket



Art. No.	Weight	Length	Width	Height		EAN No. 9002793
VH20029	9360 g	1250 mm	570 mm	235 mm	1 Piece	864167
VH20043	11160 g	1000 mm	470 mm	235 mm	1 Piece	877273
VH20044	11160 g	1000 mm	570 mm	235 mm	1 Piece	877280
VH20045	11160 g	1250 mm	470 mm	235 mm	1 Piece	877297

Basket to hang in sales wall.

No. VH20 Separating grid for basket



Art. No.	Weight	Length	Height		EAN No. 9002793
VH20026	360 g	175 mm	10 mm	1 Piece	864136
VH20046	290 g	175 mm	10 mm	1 Piece	877303

Grid to separate different goods for hanging baskets.

No. VH20 Scanner price bar

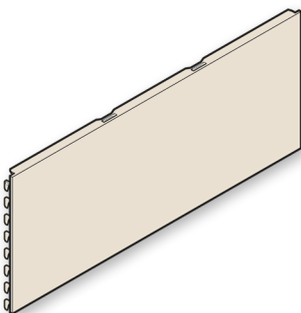


Art. No.	Weight	Length	Width		EAN No.
VH20035	120 g	1230 mm	40 mm	1 Piece	864228
VH20047	110 g	980 mm	40 mm	1 Piece	877310

Bar for attaching labels for easy scanning.

NOVELTY!

No. VH11 Rear panel, smooth



Art. No.	Weight	Length	Width	Colour		EAN No.
VH11050BL	750 g	1000 mm	400 mm	RAL 9001	1 Piece	944296

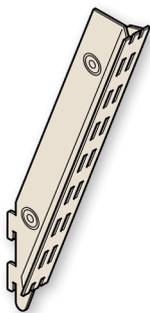
Unperforated panel back made of smooth sheet steel, for attaching panel lettering or logos.

NOTE:

Only compatible with existing VH11050 walls, not compatible with VH11081 or VH12001!

NOVELTY!

No. VH11 Angled bracket to rear panel



Art. No.	Weight	Length	Width	Colour		EAN No.
VH11050SH	500 g	1000 mm	400 mm	RAL 9001	1 Piece	944302

Angled bracket made of sheet steel, for angling the rear panel.

NOTE:

Only compatible with existing VH11050 walls, not compatible with VH11081 or VH12001!

No. VH11 Universal single hook



Art. No.	Weight	Length		EAN No.
VH11021	10 g	100 mm	1 Piece	924656
VH11033	20 g	160 mm	1 Piece	815626

Wire thickness of the hook and the peg: 3,5 mm
distance of the pegs: 15 mm
surface: shiny galvanized.

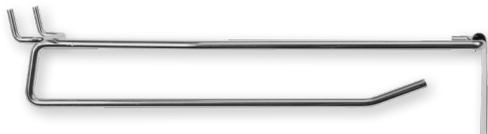
No. VH11 Universal single hook, extra strong



Art. No.	Weight	Length		EAN No.
VH11019	230 g	200 mm	1 Piece	924632
VH11034	270 g	300 mm	1 Piece	815619

Wire thickness of the hook: 8 mm, wire thickness of the peg: 4 mm, distance of the pegs: 45 mm, surface: shiny galvanized.

No. VH11 Single label hook



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Art. No.	Weight	Length		EAN No.
VH11026K	70 g	120 mm	1 Piece	895741
VH11026	90 g	200 mm	1 Piece	925073
VH11035	110 g	300 mm	1 Piece	815701

Spare parts

Art. No.	suitable for	Description		EAN No.
VH11046	VH11026, VH11026K	Label flag for VH11026 double hook	1 Piece	860053

Wire thickness of the hook: 4.8 mm, wire thickness of the peg: 3.8 mm, distance of the pegs: 45 mm, surface: shiny galvanized.

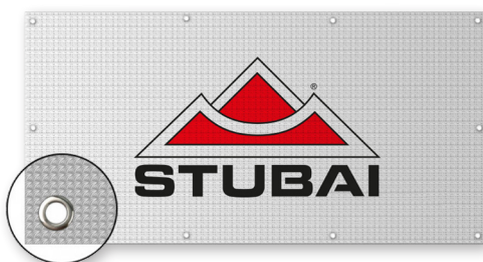
No. VH11 Label flag for VH11026 double hook



Art. No.	Weight	Length	Width		EAN No.
VH11046	10 g	25 mm	17.5 mm	1 Piece	860053

Flag for attaching labels.

No. VH30 Banner made of mesh material



Art. No.	Weight	Length	Width		EAN No.
VH30150	90 g	1.2 m	1 mm	1 Piece	896083

Mesh banner with large STUBAI logo for advertising purposes or events.

No. VH25 Display Permaplay



Art. No.	Weight		EAN No.
VH25001	748 g	1 Piece	938141

10 inch display for visualization of various tools; picture & video playback possible.



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Construction Tools

No. VH11 Chisel stand



Art. No.	Weight	Length	Width	Height		EAN No. 9802793
VH11003	5720 g	540 mm	460 mm	220 mm	1 Piece	924472
VH11004	3200 g	380 mm	420 mm	130 mm	1 Piece	924489

Made of sheet steel, with 18 compartments.

No. VH11 Levelling stand



ONLY WHILE STOCKS LAST!

Art. No.	Weight	Length	Width	Height		EAN No. 9802793
VH11066	2000 g	1390 mm	500 mm	500 mm	1 Piece	883694

Holding of levels in various designs.

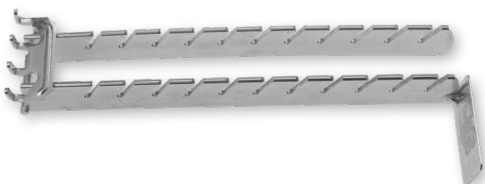
No. VH11 Holder for hammers



Art. No.	Weight	Length	Width	Height		EAN No. 9802793
VH11044	400 g	300 mm	200 mm	80 mm	1 Piece	815688

Insertion of various designs, to be hooked into the universal support rail.

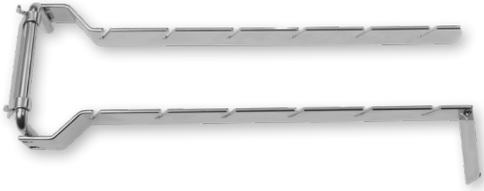
No. VH11 Double holder for trowels



Art. No.	Weight	Length	Width		EAN No. 9802793
VH11039	330 g	240 mm	26 mm	1 Piece	815602

Inner width: 26 mm.

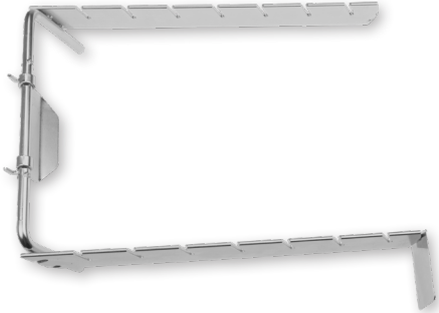
No. VH11 Double holder for bricklayer's trowels



Art. No.	Weight	Length	Width		EAN No.
VH11011	570 g	310 mm	65 mm	1 Piece	924557

Inner width: 65 mm.

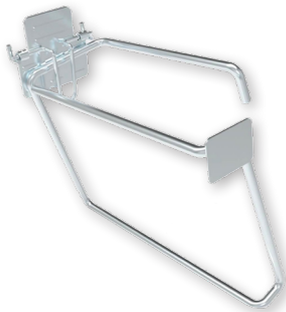
No. VH11 Double Holder for cement finishing trowel



Art. No.	Weight	Length		EAN No.
VH11041	540 g	280 mm	1 Piece	815589

Extra wide holder for cement finishing trowels.

No. VH11 Holder for hammers for perforated wall



Art. No.	Weight		EAN No.
VH11040	420 g	1 Piece	950532

Insertion of different versions.

No. VH30 Header for construction accessories



Art. No.	Weight	Length	Width		EAN No.
VH30059	90 g	1000 mm	400 mm	1 Piece	829692

Header for construction accessories.

No. VH30 Header for tile tools



Art. No.	Weight	Length	Width		EAN No.
VH30084	90 g	1000 mm	400 mm	1 Piece	890739

Header for tile tools.

No. VH30 Header for accessories



Art. No.	Weight	Length	Width		EAN No.
VH30086	90 g	1000 mm	400 mm	1 Piece	890753

Header for accessories.

Forestry tools

No. VH67 Forestry stand



Art. No.	Weight	Length	Width	Height		EAN No.
VH67000	32500 g	820 mm	650 mm	1240 mm	1 Piece	9002793 895611

Stand completely made of wood, for the attachment of various forestry tools.

No. VH67 Forestry stand, small



Art. No.	Weight	Length	Width	Height		EAN No.
VH67005	20000 g	820 mm	400 mm	1240 mm	1 Piece	9002793 945149

Stand completely made of wood, for the attachment of various forestry tools, small version.

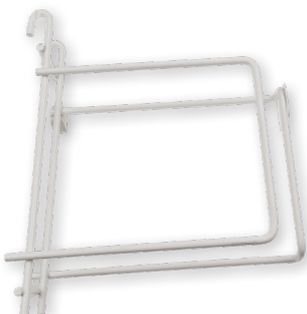
No. VH30 Stubai logo panel



Art. No.	Weight	Length	Width		EAN No.
VH30151	40 g	365 mm	220 mm	1 Piece	9002793 896175

Logo on wood for placement on forestry stand.

No. VH11 Holder for axes and hatchets



ONLY WHILE STOCKS LAST!

Art. No.	Weight	Height		EAN No.
VH11043	440 g	230 mm	1 Piece	9002793 815671

Pick-up of various designs, to be hooked into the universal support rail.

No. VH30 Header for forestry accessories



Art. No.	Weight	Length	Width		EAN No.
VH30085	90 g	1000 mm	400 mm	1 Piece	890746

Header for forestry accessories.

Woodworking

No. VH11 Level stand



Art. No.	Weight	Length	Width	Height		EAN No.
VH11065	1500 g	600 mm	300 mm	240 mm	1 Piece	883687

Support of spirit levels in various designs.

No. VH30 Header for woodworking tools



Art. No.	Weight	Length	Width		EAN No.
VH30083	90 g	1000 mm	400 mm	1 Piece	890548

Header for woodworking tools.

Screwdriving tools

No. VH30 Header for screwdriving tools



Art. No.	Weight	Length	Width		EAN No.
VH30055	90 g	1000 mm	400 mm	1 Piece	829661

Header for screwdriving tools.

Roofing Tools

No. VH30 Header for roofing accessories



Art. No.	Weight	Length	Width		EAN No.
VH30087	90 g	1000 mm	400 mm	1 Piece	890760

Header for roofing accessories.

No. VH30 Header Niro



Art. No.	Weight	Length	Width		EAN No.
VH30081	90 g	980 mm	460 mm	1 Piece	9002793 887753

Header for Nirolook.

No. VH30 Header KTL

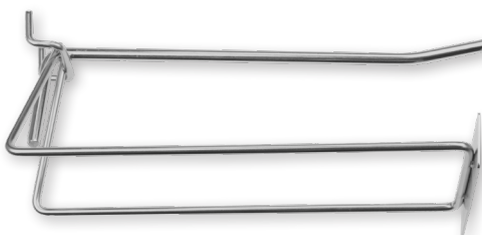


Art. No.	Weight	Length	Width		EAN No.
VH30082	90 g	980 mm	460 mm	1 Piece	9002793 887760

Header for KTL coating.

Plier tools

No. VH11 Pliers holder



Art. No.	Weight	Length		EAN No.
VH11016	130 g	200 mm	1 Piece	9002793 924601

Wire thickness of the hook: 8 mm, frame thickness: 4 mm, label size: 50 x 25 mm. Distance of the pegs: 15 mm, surface: shiny galvanized.

No. VH30 Header for pliers



Art. No.	Weight	Length	Width		EAN No.
VH30057	90 g	1000 mm	400 mm	1 Piece	9002793 829678

Header for pliers.

Hereinafter („General Conditions“) of Stubai ZMV GmbH (hereinafter „Company“) for all legal transactions between the Company and third parties (hereinafter „Contract Partners“) - Status November 1993

I. (1) The Company concludes legal transactions (especially purchases and sales) with the Contract Partners on the exclusive basis of these General Conditions. Differing arrangements, or general or special conditions of a Contract Partner, apply only if they have been separately agreed in writing. (2) If the Contract Partner sends or has sent such conditions without having first made a separate agreement, they renounce all legal effects arising therefrom. (3) If the Contract Partner intends not to accept the Company's General Conditions, they shall in a separate letter make notification thereof, so that negotiations in this regard can be conducted between the Company and its Contract Partner. However, until a written statement has been made to the contrary, these General Conditions of the Company will apply. (4) These General Conditions remain valid as a whole even if any of their individual provisions are found to be legally ineffective. (5) Any General Conditions of the Company which take effect between the Contract Partner and the Company apply to all future contracts concluded between these parties even if specific references are not made to these conditions. (6) The Company's employees are forbidden from repealing, supplementing or altering these conditions without the Company's authorisation. (7) The Contract Partner shall not transfer his rights and obligations under a contract with the Company to third parties without the Company's written permission. (8) Contract rescissions, supplements and amendments must be in writing to be effective.

II. (1) Offers to the Company can be accepted only by means of a written declaration of acceptance or by actual fulfilment; the bidder is bound to these offers for 4 weeks from the time they are received by the Company. (2) Offers made by the Company are unequivocally non-binding. The Company is entitled to change or revoke its offers at any time, including after receiving a statement of the Contract Partner. Any contract award made by the Contract Partner obliges the Company only if it transmits a written order confirmation to the Contract Partner or actually undertakes fulfilment, regardless of its previous actions. (3) Estimates made by the Company are always non-binding, and serve only to invite the Contract Partner to tender. Their creation is free of charge, unless the Contracting Parties have agreed otherwise. Services which exceed the usual scope of a cost estimate, such as design work, construction plans, travel, etc., will be invoiced using the Company's normal calculation bases. (4) When the Company creates cost estimates, it is not obligated to consider order-specific circumstances of which it is not made aware. The Contract Partner shall inform the Company of all circumstances which might influence the scope of the work effort and costs. (5) The information about the type, scope, features and prices of the merchandise or services, etc., which is contained in the cost estimates, brochures, circulars, catalogues, ads, illustrations, price lists, etc., is non-binding. (6) Unless otherwise agreed, prices for sales are given in net euros, without VAT, and include packaging in the warehouse A-6166 Fulpmes. They do not include loading, freight, insurance, customs, fees or other ancillary costs. An increase in production costs (wages, materials, administration, energy, altered forming devices, etc.) between the time of contract conclusion and its fulfilment by the Company entitles it to raise the prices accordingly. Orders without a price agreement will be invoiced according to the costs applicable on the day of invoicing, taking the production costs into consideration. (7) Technical changes or deviations from plans and specifications of all types are to be accepted by the Contract Partner, as long as they do not run counter to the purpose he is pursuing.

III. (1) All commercial and technical documents created or handed over by the Company remain the property of the Company. Such documents may not be published, disseminated or otherwise used without the Company's written consent. In particular, such documents may not be made available to third parties. (2) The Company is entitled to demand at any time that all documents be returned, without providing grounds of the Contract Partner.

IV. (1) Unless a separate agreement has been made, it is agreed that the service or delivery will be „ex works (warehouse)“. If the merchandise from the Company is to be delivered to a specific location due to a separate agreement, the delivery to such location will not be deemed „carriage paid“ without an additional agreement. The Company may choose the means of transport at its discretion. It is also entitled to take out insurance for the Contract Partner's invoices without a separate order from the latter. The costs for this are not included in the price and can be settled when the insurance is concluded. (2) All risks are transferred to the Contract Partner at the latest upon fulfilment by the Company. This also applies to partial deliveries regarding the same. For delivery „ex works (warehouse)“, the date of performance is deemed that on which the Company notifies the Contract Partner that the goods are ready to be shipped. Otherwise, the risk is transferred to the Contract Partner (regardless of any agreed delivery clauses, Incoterms, etc.) if the merchandise leaves the Company's factory or warehouse.

V. (1) The delivery date is given as a calendar week within which performance must be provided, and applies „ex works (warehouse)“. It is binding only if expressly designated as such. (2) If the Contract Partner is absent on the delivery date, or in default with the preparations necessary to implement the delivery, they are still deemed to have accepted the performance or delivery. This also applies to partial deliveries. (3) If a service or delivery is delayed because of a circumstance that was not the Company's fault, the period for performance or delivery will be reasonably extended without a separate statement from the Company being necessary, and without the Company being held responsible for any consequences from the delay whatsoever, even if the Company is already in arrears. If this makes filling the order unreasonably difficult, the Company is entitled to withdraw without becoming liable for compensation claims. If the execution of the contract is prevented by force majeure, the Company is exempt from their contractual obligations. In such a case, however, the Company is entitled to provide the performance or service after such prevention has ceased. (4) If the delay is the Company's fault, the Contract Partner is entitled to demand performance or declare their withdrawal from the contract after setting a reasonable grace period of at least six weeks. The Contract Partner shall submit this declaration when the grace period is set – in writing, unconditionally, and definitely. (5) The Company is in any case entitled to make compliance with the deadline for performance or delivery contingent on the receipt of agreed advance payment, prompt payment of other outstanding claims, clarification of open questions that have arisen subsequently, the availability of all necessary instructions, the fulfilment of all technical requirements, and the fulfilment of all other duties – without this incurring any consequences of default. (6) Damage claims based on default in delivery are generally excluded to the extent permitted by law, but for slight negligence in any case. (7) The Contract Partner shall at their cost obtain official authorisations and permits, or third-party confirmations, and make reports to the authorities. (8) Unless otherwise agreed in writing, the Company is entitled to make partial or advance deliveries, and to issue partial invoices accordingly. (9) The recipient of the merchandise must make a written report of any damage or loss on receipt, so that claims can be asserted toward the deliverer (e.g., carrier). Acceptance of the goods or invoice cannot be refused on the grounds of transport damage or shortcomings. (10) The merchandise produced by the Company will be both accepted and taken over after delivery only if expressly agreed. In this case, the Contract Partner shall bear the running costs incurred by both parties, unless otherwise agreed. (11) If the Contract Partner does not accept the contractual goods or services at the right place at the right time, the Company is also entitled to withdraw from the contract after setting a reasonable grace period. The Contract Partner shall be liable for all damages arising therefrom. In the event of imminent danger, the Company can sell the goods in the most optimal manner at the Contract Partner's expense, but without becoming liable to pay the Contract Partner compensation. The Company is also entitled to have the merchandise stored with a third party at the Contract Partner's expense. (12) All goods that are returned by the Contract Partner must be initialised by our field service in advance. A handling fee of 10%, minimum € 25.00, will be charged for all returned merchandise.

VI. (1) Unless otherwise agreed in writing, the payment is due 30 days from the invoice date; if payment is made within 14 days from the invoice date, a 2% discount is permissible as long as all due liabilities have been paid by this date. (2) Payments with cheque or bill of exchange are accepted only pending full discharge of the debt. The Contract Partner shall bear all fees and bank commissions incurred from transfers, or from creating or redeeming bills of exchange or cheques. (3) If a bill is protested or if recourse is taken in its regard, or if an invoice is not paid, all invoices are due immediately without the need to call them in explicitly. The same applies if the Contract Partner's financial circumstances worsen significantly. (4) The delay in payment occurs by itself, without further request being necessary. If there is a default in payment, all of the Contract Partner's claims that have arisen (or might arise) from agreed contractual penalties are forfeited. (5) If there is a default in payment, default interest of 14% p.a. is agreed; any higher interest rate or loss by exchange must be compensated. (6) After the withdrawal from the contract takes effect, the Contract Partner shall immediately and at his expense return to the Company any goods that have already been delivered, pay compensation for any loss of value, and reimburse any expenditures the Company incurred while executing and rescinding the contract. To compensate for the damages accrued in this respect, the Contract Partner shall pay a contractual penalty of 25% of the gross invoiced amount without further verification, due immediately. The contractual penalty does not exclude the assertion of further damage. (7) The Contract Partner may not offset his claims against those of the Company.

VII. (1) Until the invoiced amount has been paid in full, including interest, costs and fees, and until all of the Contract Partner's current and future financial obligations related to the goods delivery (and to all other deliveries and services) have been fully met, the delivered goods will remain the unrestricted property of the Company. The Contract Partner shall at his expense and of his own volition take all actions necessary to establish and maintain the retention of title, depending on the warehouse location. (2) The goods subject to retention of title may be sold or pledged only with the express consent of the Company, and in no case after payments have been stopped. In this case, the Contract Partner shall notify his buyer of the Company's retention of title. Regardless of this, if these goods are resold, the Contract Partner hereby irrevocably offers to assign all receivables incurred thereby to the Company, to its satisfaction and pending full discharge of the debt. The Company can accept this offer of transfer at any time, without temporal restriction. The Contract Partner shall bear all related fees and costs. (3) Furthermore, the Contract Partner is not entitled to handle or process the delivered goods or combine them with other items until all financial obligations have been fulfilled. Otherwise, the Company is entitled to sole ownership to the items resulting from such handling, processing and combining. (4) If the delivered goods are attached or otherwise levied upon, the Contract Partner shall notify the Company thereof immediately and at his expense take all measures to safeguard the Company's right of ownership. If the goods subject to retention of title are not taken out of service by the Company, it may have them stored at the cost and risk of the Contract Partner. The Contract Partner shall reimburse the Company for all expenses arising in connection with the assertion of its property. (5) Taking back the delivered goods is not to be equated with withdrawing from the contract, unless the Company expressly declares this to be the case.

VIII. (1) Unless special agreements have been made, a warranty period of 6 months will apply from the time the risk is transferred. For replacement parts and improvements, the warranty period will amount to 3 months. In any case, warranty claims expire within 6 months of the date on which a timely complaint is made. (2) Notice of visible defects or missing parts using a registered letter must arrive at the Company without delay, but at the latest within 8 days after the beginning of the warranty period – and for hidden defects, within 8 days after their discovery – and any handling must be discontinued immediately, failing which the warranty will be rejected and the goods will be deemed unreservedly and properly accepted without defect. (3) After the Company has received legally effective notification about a defect, it may meet its warranty obligation at its discretion as follows: a. Provide improvement at the Company's premises or another location it designates, after the Contract Partner has sent over the goods; b. Replace the defective goods which have been transferred to the Company's ownership, or c. Replace the defective parts of the goods which have been transferred to the Company's ownership thereby. If the aforementioned measures are not implemented without defect, or at all, despite warnings or setting a reasonable grace period, the Contract Partner is entitled to a price reduction; if agreement on the scope of the price reduction cannot be reached, or if the defect is substantial and irremovable, he is entitled only to the right of conversion. The Company is not affected by any other obligations within the scope of the warranty. (4) The Contract Partner shall bear the costs accumulated in accordance with Para. (3) of this item, except the shipping costs for replacement goods or replacement parts. (5) The Company shall make notification of the deadline for improvement or replacement by at least 5 days in advance. If the Contract Partner is absent on this date for reasons for which he is responsible, or if he makes the improvement or replacement more difficult or impossible, he is deemed to have waived his warranty claims. (6) The Company's warranty is excluded if: the Contract Partner has not complied with the Company's instructions or operating conditions; the defect was caused by the Contract Partner or third parties; these parties handled or repaired the goods themselves, or had them handled or repaired; the Contract Partner has not provided ample opportunity to perform repairs; or as long as the Contract Partner has not fulfilled his obligations – especially regarding payment. Furthermore, the warranty is excluded for consumables and wear parts. Also, the warranty applies only to defects which arise during normal use under compliance with the respective operating conditions. (7) The scope of the warranty does not provide for any claim against the Company for reparation or compensation of any type whatsoever (e.g., follow-up costs, costs for relocation and exchange, loss of prospective profits, freight and access costs, etc.)

IX. (1) In the event of damages, the Company shall be liable for intent or gross negligence. Liability is excluded for slight negligence; so is compensation for consequential damage, pecuniary losses, loss of interest, and damages arising from third-party claims toward the Contract Partner. (2) In the event of gross negligence, the liability for damages is limited to 10 times the net invoice amount for the delivered goods in any case. (3) If any of the Company's conditions for assembly, commissioning and use are not complied with, any damage compensation is excluded. (4) Liability for damages according to the Product Liability Act and other comparable standards is excluded, regardless of the legal system from which they originate, unless this would contradict mandatory legal provisions. The Contract Partner shall oblige all his buyers to comply with this disclaimer benefiting the Company and to pass this duty on down to the last user, and shall prepare documentation verifying that this has been done. Within the internal relationship, the Contract Partner shall bear all third-party claims based on product liability; in particular, the Contract Partner shall immediately indemnify and hold harmless the Company if claims are made against him. The Company assumes no liability for products or product information put into circulation by the Contract Partner. (5) In the course of marketing the Company's products, the Contract Partner shall ensure that the procedure for transmission can be demonstrably established, especially regarding names and addresses of purchasers, the type of product, and the sales date. The Contract Partner shall also make his employees aware, on an ongoing and verifiable basis, about all information and instructions which the Company delivers with its products (e.g., regarding statutory provisions and state mandates). This also applies to the Contract Partner's buyers; the Contract Partner shall therefore thoroughly inform and advise his buyers accordingly, through appropriate instructions given to his sales personnel. The Contract Partner shall notify the Company if he becomes aware of any defects in the Company's products or product information, shall monitor to ensure that all product information, laying and setting work, possible applications, etc., regarding the Company's products conform with the current state of science and technology, and if there are any discrepancies shall inform the Company immediately and keep the products from being marketed. (6) The Contract Partner shall keep all documents, deeds and verifications for at least 10 years from the time they are brought onto the market or passed on, and return them in their entirety on request.

X. (1) The place of performance for all deliveries and payments is A-6166 Fulpmes, even if the transfer actually takes place somewhere else. (2) For all contracts concluded between the Company and its Contract Partner, and all claims arising from the legally effective existence or non-existence of these contracts, it is agreed that substantive Austrian law will apply. The Company remains free to expressly renounce the application of Austrian law in writing. In the case of such renunciation, the law is deemed agreed, at the Company's discretion, that either is applicable in the country in which the Contract Partner has his registered office, or that, due to the regulations of international private law, is applicable in the country in which judicial litigation over the disputed claim is being or will be conducted. (3) For all legal disputes arising from a contract, the court having jurisdiction *ratione materiae* for A-6166 Fulpmes is agreed as the exclusive place of jurisdiction. However, the Company can also sue the Contract Partner in another domestic or foreign place of jurisdiction. (4) Within the course of EDP, all data and data of the Contract Partner relevant to the business relationship will be stored, taking into account the Data Protection Act. All packages delivered to you are completely released from obligation via the ARA licensee number 2616.

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