Sprielmaier Price list Brielmaier single-axle walk-behind tractors

Reference:New machinesCurrency:EURValidity:10.2023 / V1

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Manufacturer's address



Rapid Technic GmbH
Zeppelinstraße 1
88693 Deggenhausertal
Germany

www.rapid-technic.de info@rapid-technic.de +49 (0) 6291 415959-0

Opening hours reception: Monday to Friday | 08:00 to 12:30 | 13:00 to 16:30

Notes

How to find us



Brielmaier

Recommended retail price

Basic models

	Art. no.	Description	Power PS / kW	No. cylinders	Ability to handle slopes %	Weight kg	Qty. unit	EUR excl. VAT
2	105903BR	Brielmaier type 19 EFI upgrade Engine: Kohler (petrol)	19 / 14.3	2	120	248	Pce	24,950.00
	105777BR	Brielmaier type 29 EFI upgrade Engine: Kohler (petrol)	26.5 / 19.9	2	120	248	Pce	27,280.00

Standard equipment

Drive	hydraulic, variable (speed levels)
Speed control	speed levels- / driving direction- button
steering control element	rotary grip Brielmaier
Control of traction drive and steering	electronic
Speed forwards	0-8 km/h
Speed backwards	0-4 km/h
Attachment interface	catch tray
Attachment drive	hydraulic attachment drive max. 260 bar / 32 l/min
Handlebar height adjustment	grid disk, telescopic
Specific equipment inclusive	electric starter, operational hour counter, zero turn function, RC ready, tipping device of steering bar, pressure control valve (PCV) for attachment drive, parking support, foot space illumination
Wheels	obligatory

Tires ex works

Art. no.	Description	Qty. unit	Weight kg	EUR excl. VAT
100042BR	Pneumatic tyre 5.00 x 12	Pair	27	494.00

Art. no.	Description	Qty. unit	Weight kg	EUR excl. VAT
100359BR	Terra tyre 23 x 10.5 x 12	Pair	32	796.00
1847	Flexispike 11", 4-r, SD504 Flexispike with 48 sprockets in 4 rows, width 436 mm and press in depth 170 mm	Pair	77	2,960.00
1846	Flexispike 11", 5-r, SD504 Flexispike with 60 sprockets in 5 rows, width 529 mm and press in depth 170 mm	Pair	88	3,515.00
1845	Flexispike 11", 6-r, SD504 Flexispike with 72 sprockets in 6 rows, width 622 mm and press in depth 170 mm	Pair	99	3,960.00
100048BR	Sprocket roll Alu 4-r, ZD440	Pair	34	2,960.00
103251BR	Sprocket roll Alu 4-r, ZD440, SSP with steel tips	Pair	31	2,960.00
100047BR	Sprocket roll Alu 5-r, ZD440	Pair	40	3,230.00
103252BR	Sprocket roll Alu 5-r, ZD440, SSP with steel tips	Pair	57	3,230.00

Art. no.	Description	Qty. unit	Weight kg	EUR excl. VAT
100046BR	Sprocket roll Alu 3-r, ZD515	Pair	30	2,960.00
103250BR	Sprocket roll Alu 3-r, ZD515, SSP with steel tips	Pair	36	2,960.00
102059BR	Sprocket roll Alu 5-r, ZD515	Pair	46	3,515.00
103253BR	Sprocket roll Alu 5-r, ZD515, SSP with steel tips	Pair	44	3,515.00
101922BR	Sprocket roll Alu 7-r, ZD515	Pair	64	4,570.00
103254BR	Sprocket roll Alu 7-r, ZD515, SSP with steel tips	Pair	57	4,570.00
105896BR	Sprocket roll Alu 5-r, ZD620	Pair	52	4,560.00
106226BR	Sprocket roll Alu 5-r, ZD620, SSP with steel tips	Pair	56	4,560.00

Art. no.	Description	Qty. unit	Weight kg	EUR excl. VAT
104382BR	Sprocket roll Alu 7-r, ZD620	Pair	80	5,500.00
103255BR	Sprocket roll Alu 7-r, ZD620, SSP with steel tips	Pair	60	5,500.00
101923BR	Sprocket roll Alu 9-r, ZD620	Pair	80	6,760.00
104505BR	Sprocket roll Alu 9-r, ZD620, SSP with steel tips	Pair		6,760.00

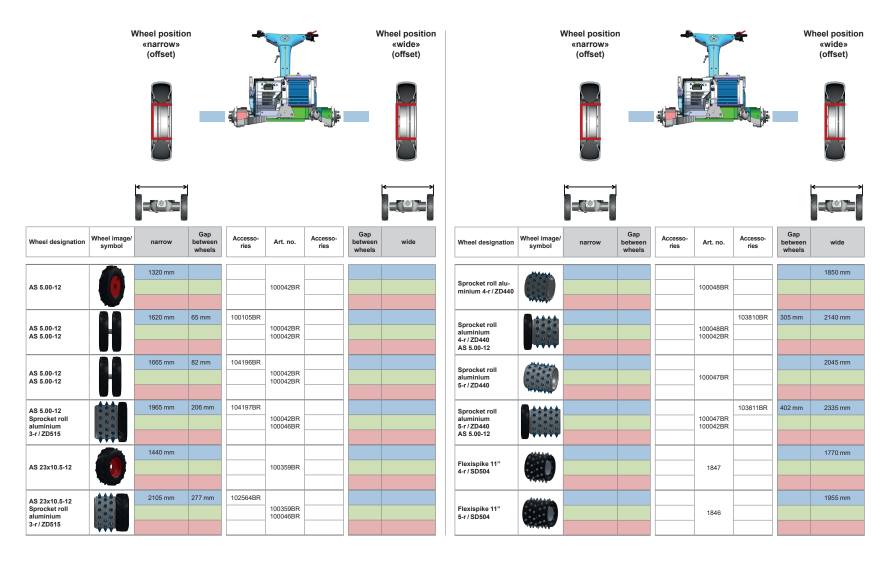
Options

	Art. no.	Description	Qty. unit	Weight kg	EUR excl. VAT
	105946BR	Headlights options package magnetic, suitable for upgrade machines	Pce	1.8	323.00
0.00	100265BR	Volume control for device drive Valve for proportional volume control for device drive (QRV)	Pce	0.7	465.00
	105943BR	Underbody protection complete, suitable for upgrade machines	Pce	3.3	181.00

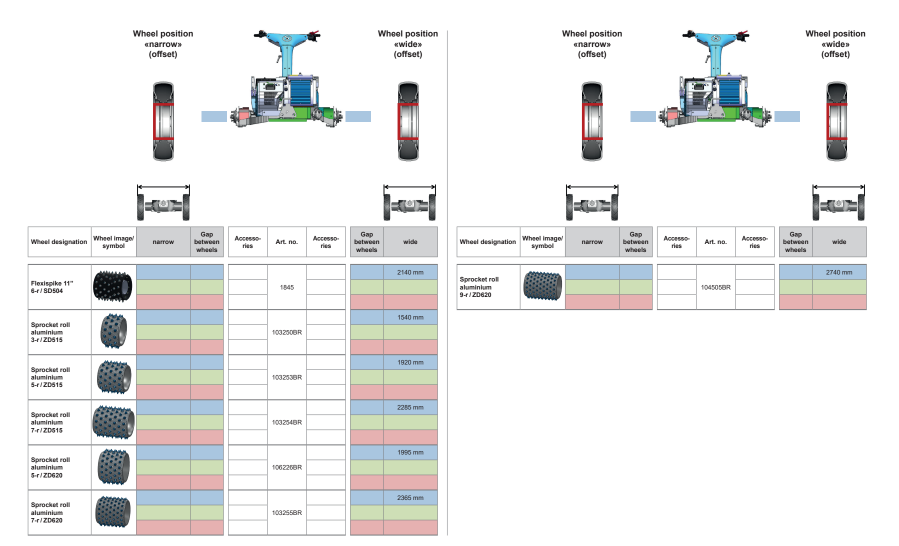
	Art. no.	Description	Qty. unit	Weight kg	EUR excl. VAT
	105944BR	Fuel pump protective cover complete, suitable for upgrade machines	Pce	0.8	142.00
	105945BR	Handle protectors, complete	Pce	0.1	107.00
	104603BR	Suction unit height adjuster, complete	Pce	0.9	108.00
	105947BR	Optional set "Radio" suitable for upgrade machines	Pce	7.6	4,215.00
	105948BR	Protect HD & Radio options package suitable for upgrade machines	Pce	12	4,435.00
	105949BR	Running board, foldable complete, suitable for upgrade machines	Pce	9.1	696.00
III	105439BR	Adapter plate U set Upward adjustment, used to offset the mounting plate on the attachment upward. Suitable for spiked rollers with large diameter	Pce	2.5	129.00
and a second	105440BR	Adapter plate D set Downward adjustment, used to offset the mounting plate on the attachment downward	Pce	2.5	129.00
	100105BR	Spacer 65 mm Screw connection for single wheel with single wheel	Pair	1.7	308.00
	104196BR	Spacer SV 82 mm Quick release fastener for single wheel with single wheel	Pair	0.4	358.00

	Art. no.	Description	Qty. unit	Weight kg	EUR excl. VAT
	104197BR	Spacer SV 206 mm Quick release fastener for single wheel with 3 row sprock- et roll	Pair	0.4	358.00
	102564BR	Spacer SV 277 mm Quick release fastener for Terra inside + 3 row sprocket roll	Pair	9.2	358.00
	103810BR	Spacer SV 305 mm Quick release fastener for 4 row sprocket roll + Twin out- side	Pair	9.2	358.00
	104201BR	Spacer SV 315 mm Quick release fastener for single wheel with 3 row sprock- et roll	Pair	0.4	358.00
	103811BR	Spacer SV 402 mm Quick release fastener for 5 row sprocket roll + Twin out- side	Pair	9.2	358.00
Hanna entremente de la constante de la constan	101917BR	Drive-on ramps set with base Ramp with base section, model 2015	Pair	26	1,466.00
	105500BR	Drive-on ramps set with support flange Ramp with support flange and locking mechanism, model 2015	Pair	27	1,100.00

Brielmaier – Wheels and wheel combinations



Brielmaier – Wheels and wheel combinations



	Recommended retail price								
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT			
Broad ga	uge mowe	ers							
	Bidux mov	ving unit steel							
	101515BR	Bidux mowing unit 160cm complete, with knife, grass cutter bar, protective skids, quick release coupling	Pce	101	•	6,600.00			
-	101516BR	Bidux mowing unit 200cm complete, with knife, grass cutter bar, protective skids, quick release coupling	Pce	111	•	6,940.00			
the second	101517BR	Bidux mowing unit 235cm complete, with knife, grass cutter bar, protective skids, quick release coupling	Pce	124	•	7,485.00			
	Accessori	es							
	104016BR	Protective Knife SH50	Pce	1.4	•	43.00			

	Recommended retail price								
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT			
	106057BR	Sliding shoe height set SH100 Allows blade to operate 50 mm higher, in conjunction with the protective skid knife SH50 (item no. 104016BR) approx. 100 mm higher or the factory-fitted protective skids (35 mm) approx. 85 mm higher, incl. mounting materials	Pce.	1.2	•	25.00			
	Bidux mov	wing unit Alu							
	9 100227BR	Bidux mowing unit 260cm complete, with eccentric drive including quick release coupling	Pce	156	•	9,320.00			
	9 102582BR	Brush cutter 260cm complete, with eccentric drive including quick release coupling	Pce	156	•	10,620.00			
-	100228BR ≫	Bidux mowing unit 300cm complete, with eccentric drive including quick release coupling	Pce	162	•	9,720.00			
	_》 100229BR	Bidux mowing unit 350cm complete, with eccentric drive including quick release coupling	Pce	171	•	10,410.00			

Rapid Technic GmbH, Zeppelinstr. 1, 88693 Deggenhausertal Tel. +49 7546 923750 – sales@rapid-technic.de – www.brielmaier.com

	Recommended retail private and the second seco							
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT		
6	275170	Bidux mowing unit 350cm Complete, with eccentric drive including catch tray, with left pendulum wheel	Pce.	200	•	10,990.00		
6	103414BR	Bidux mowing unit 430cm complete, with eccentric drive including quick release coupling, with pendulum wheel, left	Pce	240	•	11,570.00		
	Accessorie	es						
-6	104066BR	Right pendulum wheel Better handling of the overall combination of the 350/430 mowing units with aluminium frame and pendulum wheel on the left, for mounting on the right-hand side in place of the divider bar	Pce.	26	•	690.00		
	104016BR	Protective Knife SH50	Pce	1.4	•	43.00		
e e e e	106057BR	Sliding shoe height set SH100 Allows blade to operate 50 mm higher, in conjunction with the protective skid knife SH50 (item no. 104016BR) approx. 100 mm higher or the factory-fitted protective skids (35 mm) approx. 85 mm higher, incl. mounting materials	Pce.	1.2	•	25.00		

Sbrielmaier

			Recommended retail price				
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT	
2811	105501BR	Spacer set Increases the length of the mower frame by 20 cm to the front, compatible with aluminium mowers from 260 cm upwards	Pce	5.1	•	397.00	
30 JUL	105313BR	Frame height adjuster MW set For aluminium mowers 2.60 m 3.50 m, more passage of clippings Recommendation: "Adapter plate U set" (105440BR) for optimum adjustment	Pce	4.2	•	35.00	



	Recommended retail price							
	Art no	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT		
	Art. no.	Description	0	>				
Pasture h	arrow							
	Pasture ha	irrow						
	1707	Pasture harrow WS200 B, Rapid A mechanism for ground adaptation with a locking device (transfer or transport), three scraper strips for levelling, rotating net with two star formations (bar/tip) for gentle or intensive cultivation, including quick release coupling Recommendation: WS chassis option (item no. 1755)	Pce	144	•	1,800.00		
	1705	Pasture harrow WS300 B, Rapid A three-part frame with folding mechanism, mechanism for ground adaptation with a locking device (transfer or transport), three scraper strips for levelling, rotating net with two star formations (bar/tip) for gentle or intensive cultivation Recommendation: WS chassis option (item no. 1755)	Pce.	193	•	2,550.00		
	Accessorie	es						
	1755	Chassis WS Chassis for easy lifting of the attachment, transport and working position, retrofitting		23	•	690.00		

	Recommended retail price								
	Art no	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT			
	Art. no.	Description	0	>					
Haymaker	,								
	Haymaker								
	100286BR	Haymaker 180cm, Bartholet	Pce	180	•	8,075.00			
		with spacer and FS, 2 belts, 3 pairs of tines per holder, 2 steerable front support wheel (3.50 8)							
	101513BR	Haymaker SR 180cm, Bartholet	Pce	180	•	7,890.00			
		including quick release coupling, 2 belts, 3 pairs of tines per holder, 2 swivel rollers (15x6.00 6)							
-									
	105215BR	Haymaker SR 240cm, Bartholet including quick release coupling, 2 belts, 4 pairs of tines per holder, 2 swivel rollers (15x6.00 6)	Pce	180		9,810.00			
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	Recommended retail price							
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT		
Hayrake	hayrake							
	100344BR	Hayrake 160cm including quick release coupling	Pce	97	•	3,605.00		
	101980BR	Hayrake 200cm including quick release coupling	Pce	115	•	3,775.00		
	100346BR	Hayrake 240cm including quick release coupling	Pce	133	•	3,940.00		

			Recommended retail price				
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT	
		Description	0	-			
Twister ha	ayrake						
	Twister ha	iyrake					
	282630	Twister hayrake 220 B, Rapid complete, including quick release coupling	Pce	151	•	9,600.00	
	Accessori	es					
	282640	Attachment grid Rear panel extension for large quantities of forage for twister hayrake , twister 220 B (item no. 282630)	Pce	5	•	390.00	

			Recommended retail price						
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT			
Multi-Twis									
	Multi-Twister								
	283190	Multi-twister MT 220 B, Rapid complete, including quick release coupling	Pce	197	•	13,900.00			
	Accessori	es							
	283170	Side part B Flexible side part for deflection or transport position for multi-twister 220 B (item no. 283190)	Pair	22	•	881.00			
	282880	Attachment grid Rear panel extension for large quantities of forage for multi-twister 220 B (item no.283190)	Pce	5	•	390.00			
	283050	Roller hold-down device Double roller with carrier frame for attachment to multi-twister 220 B (item no. 283190), better pick up behaviour for short clippings and leaves	Pce	53	•	1,425.00			

	Recommended retail price									
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT				
Flail Mow										
	Flail mowe	er - SMH								
	104144BR	Flail mower SMH 125cm, Humus with fine cutter knife, including quick release coupling	Pce	190	•	9,185.00				
	105210BR	Flail mower SMH 145cm, Humus with fine cutter knife, including quick release coupling	Pce	210	•	9,330.00				
	105206BR	Flail mower SMH 155cm, Humus with fine cutter knife, including quick release coupling	Pce	216	•	9,555.00				
	Accessori	es								
• •	275025	SMH support foot Assembly with bracket and support foot for retrofitting, extended removable support for easier coupling and uncoupling	Pce.	4.8	•	250.00				

Recommended retail pr							
Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT		
Flail mowe	er - TBF						
102066BR	Flail mower TBF 125cm with Y knife including quick release coupling	Pce	220	•	9,370.00		
Accessorie	es						
275007	TBF support foot Assembly with support foot for retrofitting, extended removable support for easier coupling and uncoupling	Pce.	5.2	•	185.00		



		Re	Recommended retail price			
	Art. no.	Description	Weight kg	Brielmaier	EUR excl. VAT	
Snowplou	ıgh					
	Snow rem	ioval blade				
	101498BR	Snow removal blade 160cm with mechanical side adjustment, including quick release coupling		•	997.00 ⁹⁰	



			Recommended retail price			
	Art. no.	Description	Qty. unit	Weight kg	Brielmaier	EUR excl. VAT
Snow thro	Snow thrower					
	Snow thro	ower				
THE REAL	<u>100339BR</u>	Snow thrower 120cm, Bittante including quick release coupling	Pce	100	•	3,440.00 ⁹⁰



Grinding equipment

Recommended retail price

Art. no.	Description	EUR excl. VAT
106378BR	Messerfix grinder with WS with angle grinder	2,028.00 *
104146BR	Knife grinder SG-18/4000	on de- [*] mande

net items

* special conditions



Customer Service/Dealer Articles

Recommended retail price

Art. no.	Description	EUR excl. VAT
102024BR	USB to CAN adapter	374.00 *
101626BR	USB to CAN cable	12.00 *

* special conditions

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Knife grinder SG-18/4000.



General Terms and Conditions (GTC) of Rapid Technic GmbH

1 Validity

1.1

All deliveries, services and offers of Rapid Technic GmbH are exclusively subject to the following General Terms and Conditions (hereinafter: GTC). The GTC shall form an integral part of all contracts concluded by Rapid Technic GmbH with its contractual partners (hereinafter: contractual partners) in respect of the deliveries and other services offered by it in the course of business. They shall also apply to all future deliveries, services or offers to the contractual partner, even if no explicit reference is made in individual cases in the future.

1.2

Any terms and conditions of the contracting party or third parties that conflict with or deviate from our GTC shall not apply and shall require our express written consent in order to be effective. Even if we refer to a letter that contains or refers to the terms and conditions of the contractual partner or a third party, this shall not constitute an agreement to the validity of those terms and conditions. Our General Terms and Conditions shall also apply if we carry out the deliveries and services without reservation in the knowledge of terms and conditions that are contrary to or deviate from our General Terms and Conditions.

2 Offers and conclusion of contract

2.1

The offers contained in our sales documents, catalogues and price lists as well as on the Internet are, unless expressly designated as binding, always subject to change and non-binding, i.e. only to be understood as an invitation to submit an offer. Orders shall only become binding for us if they are confirmed by us in writing. Transmission by telecommunication, in particular by fax or by e-mail, shall also be sufficient to comply with the written form, provided that a copy of the signed declaration is transmitted. In the event of immediate order execution, the delivery note or the invoice for the goods shall also be deemed to be an order confirmation.

2.2

The legal relationship between us and the contracting party shall be governed solely by the contract concluded in writing, including these GTC. This contract fully reflects all agreements between the contracting parties on the subject matter of the contract. Verbal subsidiary agreements or assurances by our employees or commercial agents which go beyond the contents of the order confirmed in writing shall always require written confirmation and shall be invalid until such confirmation is received.

2.3

Supplements and amendments to the agreements made, including these GTC and confirmations in accordance with the above paragraph, must be in writing in order to be effective. With the exception of managing directors or authorised signatories, our employees are not entitled to make agreements that deviate from the written agreement.

2.4

Our information on the subject matter of the delivery or service (e.g. weights, dimensions, utility values, load-bearing capacity, tolerances and technical data) as well as our representations of the same (e.g. drawings and illustrations) are only approximately authoritative unless usability for the contractually intended purpose requires exact conformity. They are not guaranteed quality features, but descriptions or identifications of the delivery or service. Deviations that are customary in the trade and deviations that occur due to legal regulations or represent technical improvements as well as the replacement of components by equivalent parts are permissible insofar as they do not impair the usability for the contractually intended purpose.

2.5

We reserve the title or copyright to all offers and cost estimates submitted as well as drawings, illustrations, calculations, brochures, catalogues, models, tools and other documents and aids made available to the contractual partner. The contractual partner may not make these items accessible to third parties as such or in terms of content, disclose them, use them himself or through third parties or reproduce them without our express consent. At our request, he must return these items in full and destroy any copies made if they are no longer required by him in the ordinary course of business or if negotiations do not lead to the conclusion of a contract. This does not apply to the storage of electronically provided data for the purpose of normal data backup.

3 Delivery Periods and Delay

3.1

Our deliveries are ex works or ex warehouse.

3.2

Unless expressly agreed otherwise in writing, the delivery periods we enter into shall only be deemed to be approximate. The delivery period shall commence on the date of clarification of all technical and other details of the order, the provision of any necessary documents and any agreed advance payment. If shipment has been agreed, delivery periods and delivery dates refer to the time of handover to the forwarding agent, carrier or other third party commissioned with the transport.

3.3

We may - without prejudice to our rights arising from default on the part of the contracting party - demand from the contracting party an extension of delivery and performance periods or a postponement of delivery and performance dates by the period during which the contracting party fails to meet its contractual obligations towards us.

3.4

We are entitled to make partial deliveries if

- the partial delivery is usable for the contractual partner within the scope of the contractual purpose,

- the delivery of the remaining ordered goods is ensured and

- the contractual partner does not incur any significant additional expenses or costs as a result (unless we agree to bear these costs).

3.5

We shall not be liable for impossibility of delivery or for delays in delivery insofar as these have been caused by force majeure or other events unforeseeable at the time of conclusion of the contract (e.g. operational disruptions of all kinds, difficulties in the procurement of materials or energy, transport delays, strikes, pandemics, lawful lockouts, shortages of labour, energy or raw materials, difficulties in obtaining necessary official permits, official measures or the failure of suppliers to deliver or to deliver correctly or on time) for which we are not responsible. If such events make it considerably more difficult or impossible for us to deliver or perform and the hindrance is not only of temporary duration, we are entitled to withdraw from the contract. In the event of hindrances of temporary duration, the delivery or service deadlines shall be extended or the delivery or service deadlines shall be postponed by the period of the hindrance plus a reasonable start-up period. Insofar as the contractual partner cannot reasonably be expected to accept the delivery or service as a result of the delay, it may withdraw from the contract by means of an immediate written declaration to us.

3.6

If we are in default with a delivery or service or if a delivery or service becomes impossible for us, for whatever reason, our liability for damages shall be limited in accordance with Sections 7 and 8 of these GTC. 4.

4 Shipment, transfer of risk, packaging

4.1

Unless otherwise agreed, we shall determine the type of dispatch, dispatch route and means of dispatch at our due discretion. Special requests of the contractual partner require express agreement in writing. Any additional costs incurred as a result shall be borne by the contractual partner.

4.2

The risk, risk of breakage and burden of proof with regard to proper packaging and loading shall pass to our contractual partner when the goods are handed over to the forwarding agent, carrier or other third party designated to carry out the shipment (whereby the start of the loading process shall be decisive). This shall also apply if partial deliveries are made.

Otherwise, the risk shall pass upon acceptance of the goods.

If dispatch or handover is delayed due to a circumstance caused by the contractual partner, the risk shall pass to the contractual partner from the day on which the goods are ready for dispatch and we have notified the contractual partner of this.

4.3

If the transport is carried out with our own vehicle or with third-party vehicles, the handover of the goods shall be deemed to have taken place at the latest when the goods are available to the recipient on the wagon on the paved roadway in front of the delivery point. Unloading is the sole responsibility of the contractual partner. Any unloading by our employees and their assistance in unloading does not imply the assumption of any further risk or liability. It is the sole responsibility and obligation of the contractual partner to provide suitable unloading equipment and to provide the necessary labour for unloading.

4.4

If storage of the goods at our premises becomes necessary due to default in acceptance or at the request or fault of the contracting party, we shall store the goods at the expense and risk of the contracting party.

4.5

We shall only insure the goods against theft, breakage, transport, fire and water damage or other insurable risks at the express request of the contracting party and at its expense.

4.6

Insofar as acceptance is to take place, the goods shall be deemed to have been accepted when

- the delivery and, if we also owe the installation, the installation has been completed,

- we have notified the contracting party thereof with reference to the deemed acceptance pursuant to this clause 4.6 and have requested the contracting party to accept the goods,

- twelve working days have passed since delivery or installation or the contractual partner has started using the goods and in this case six working days have passed since delivery or installation and

- the contracting party has failed to accept the goods within this period for a reason other than a defect notified to us which makes the use of the goods impossible or significantly impairs their use.

5 Prices and payments

5.1

The prices valid at the time of the order confirmation shall apply. The prices shall apply to the scope of performance and delivery specified in the respective order confirmation. Additional or special services shall be charged separately. Unless otherwise agreed, our prices are exclusive of packaging, freight and other shipping costs, in the case of export deliveries customs duties and other fees and public charges as well as value added tax. These costs shall be shown separately.

5.2

All invoices are due for payment on the agreed due date. Unless otherwise agreed, invoices are due for payment without deduction no later than 30 days after the invoice date. Payments shall always be used to settle the oldest debt costs due and not titled plus debt interest accrued thereon. Discount agreements shall not apply if the contractual partner is in arrears with the payment of earlier deliveries and services.

5.3

The date of receipt on our account shall be decisive for the date of payment. If the client fails to make payment when due, interest shall be charged on the outstanding amounts from the due date at the interest rate p.a. shown on the reminder; the right to claim higher interest and further damages in the event of default shall remain unaffected.

5.4

Payments by cheque or bill of exchange shall not be accepted.

5.5

If the delivery or service is to take place four months after conclusion of the contract or later, we reserve the right to renegotiate the price in the event of changes in costs, wages etc.. If other deadlines have already been agreed in writing in our offer, the conditions of this offer shall apply.

5.6

Before full payment of all invoice amounts due, including interest on arrears, etc., we shall not be obliged to make any further deliveries or provide any further services under any current contract.

5.7

The contracting party shall only be entitled to offset counterclaims or assert rights of retention on the basis of counterclaims arising from the same contractual relationship (under which the delivery was made) and if the counterclaims are undisputed or have been finally determined by a court of law.

5.8

We shall be entitled to perform or render outstanding deliveries or services only against advance payment or the provision of security if, after the conclusion of the contract, we become aware of circumstances which are likely to substantially reduce the creditworthiness of the contracting party and which jeopardise our payment of outstanding claims by the contracting party arising from the respective contractual relationship (including from other individual orders to which the same framework agreement applies).

If the contractual partner refuses to make the advance payment or provide security, we shall be entitled to withdraw from the contract, whereby the corresponding invoice for deliveries and services already made shall become due immediately.

5.9

Notwithstanding any other rights, we shall be entitled to withdraw from the contract if the contracting party fails to settle the due claim after setting a deadline or if insolvency proceedings are instituted against its assets.

6. retention of title

6.1

We retain title to the goods until full payment of the secured claims. The goods as well as the goods covered by the retention of title taking their place in accordance with the following provisions are hereinafter referred to as "goods subject to retention of title".

In the case of goods which the contractual partner obtains from us within the framework of an ongoing business relationship, we shall retain title until all our claims arising from the business relationship, including future claims arising from contracts concluded at the same time or later, have been settled. This shall also apply if individual or all claims have been included by us in a current invoice and the balance has been struck and accepted. If, in this connection, payment of the purchase price by the contractual partner gives rise to liability on the basis of a bill of exchange, the retention of title shall not expire before the bill of exchange has been honoured by the contractual partner as drawee. If the contractual partner is in default of payment, we shall be entitled to take back the goods after issuing a reminder and the contractual partner shall be obliged to surrender the goods.

6.2

The contractual partner shall store the goods subject to retention of title for us free of charge.

6.3

The contracting party shall be entitled to process and sell the reserved goods in the ordinary course of business until the event of realisation (clause 6.8). Pledges and transfers of ownership by way of security are not permitted.

6.4

If the goods subject to retention of title are processed by the contracting party, it is agreed that the processing shall be carried out in the name and for the account of Rapid Technic GmbH as manufacturer and that the contracting party shall acquire direct ownership or - if the processing is carried out from materials of several owners or the value of the processed item is higher than the value of the goods subject to retention of title - co-ownership (fractional ownership) of the newly created item in the ratio of the value of the goods subject to retention of title - co-ownership (fractional ownership) of the newly created item in the ratio of the value of the goods subject to retention of title to the value of the newly created item. In the event that Rapid Technic GmbH does not acquire such ownership, the contracting party hereby assigns its future ownership or - in the aforementioned proportion - co-ownership of the newly created item to Rapid Technic GmbH by way of security. If the goods subject to retention of title are combined or inseparably mixed with other items to form a single item, and if one of the other items is to be regarded as the main item, Rapid Technic GmbH shall, to the extent that the main item belongs to it, transfer to the contractual partner pro rata co-ownership of the single item in the proportion stated in p. 1.

6.5

In the event of resale of the goods subject to retention of title, the contractual partner hereby assigns to Rapid Technic GmbH by way of security the claim against the purchaser arising therefrom - in the event of co-ownership of Rapid Technic GmbH in the goods subject to retention of title, in proportion to the co-ownership share. The same shall apply to other claims which take the place of the reserved goods or

otherwise arise in respect of the reserved goods, such as insurance claims or claims in tort in the event of loss or destruction. Rapid Technic GmbH revocably authorises the contractual partner to collect the claims assigned to Rapid Technic GmbH in its own name. Rapid Technic GmbH may revoke this direct debit authorisation only in case of realisation.

6.6

If third parties gain access to the goods subject to retention of title, in particular by way of seizure, the contracting party shall immediately draw their attention to the ownership of Rapid Technic GmbH and inform Rapid Technic GmbH thereof in order to enable it to enforce its property rights. If the third party is not in a position to reimburse Rapid Technic GmbH for the judicial or extrajudicial costs incurred in this context, the contractual partner of Rapid Technic GmbH shall be liable for them.

6.7

Rapid Technic GmbH shall release the goods subject to retention of title as well as the items or claims replacing them insofar as their value exceeds the amount of the secured claims by more than 50 %. The selection of the items to be released thereafter shall be at the discretion of Rapid Technic GmbH.

6.8

If Rapid Technic GmbH withdraws from the contract in the event of a breach of contract on the part of the contractual partner - in particular default of payment - the contractual partner shall be entitled to demand the return of the goods subject to retention of title.

7 Notification of defects, warranty and liability

7.1

The contractual partner shall immediately inspect the goods delivered by us to him or to a third party designated by him. The obligation to inspect and give notice of defects pursuant to § 377 of the German Commercial Code (HGB) shall apply. The goods shall be deemed to have been approved by the contracting party with regard to obvious defects or other defects which would have been recognisable in the course of an immediate, careful inspection if we do not receive a written notice of defect within seven working days of delivery. With regard to other defects, the goods shall be deemed to have been approved by the contractual partner if we do not receive the notice of defect within seven working days after the time at which the defect became apparent; however, if the defect was already apparent at an earlier time during normal use, this earlier time shall be decisive for the beginning of the period for giving notice of defects. At our request, goods which are the subject of a complaint shall be returned to us carriage paid.

7.2

Deviations in dimensions, contents, thicknesses, weights and colour shades due to the manufacturing process are permissible within the scope of the tolerance customary in the industry, unless a guarantee of quality within the meaning of § 443 BGB is given.

7.3

If the contractual partner discovers defects in the goods, he may not dispose of the goods or process them further until an agreement has been reached on the settlement of the complaint or a procedure for the preservation of evidence has been carried out by an expert commissioned by the Chamber of Industry and Commerce at the registered office of the contractual partner. The warranty shall not apply if the contractual partner modifies the delivery item or has it modified by a third party without our consent and the rectification of the defect becomes impossible or unreasonably difficult as a result. In any case, the contractual partner shall bear the additional costs of remedying the defect resulting from the modification.

7.4

The contractual partner shall be obliged to give us the opportunity to determine the defect complained of on site or to make the object complained of or the corresponding sample thereof available for inspection at our request. In the event of culpable refusal to return the goods, the warranty shall lapse.

7.5

If warranty claims are given, we shall be entitled to determine the type of subsequent performance (replacement delivery, rectification), taking into account the type of defect and the legitimate interests of the contractual partner. In the event of only a minor breach of contract, in particular in the event of only minor defects, the contractual partner shall not be entitled to withdraw from the contract.

7.6

The warranty period shall, as far as legally permissible, be fixed between us and the contractual partner at one year; it shall commence upon submission of the documents "warranty card or handover protocol" by the contractual partner to our customer service, at the latest 6 months after delivery to the contractual partner, if no final sale takes place. If demo machines are part of the contract, exclusively in this case the warranty period begins with the first day of use as a demo machine and not the cut-off date of the final sale by the dealer. This period shall not apply to claims for damages of the contractual partner arising from injury to life, body or health or from wilful or grossly negligent breaches of duty by Rapid Technic GmbH or its vicarious agents, each of which shall become statute-barred in accordance with the statutory provisions.

7.7

In the event of defects in components of other manufacturers which we cannot remedy for licensing or factual reasons, we shall, at our discretion, assert our warranty claims against the manufacturers and suppliers for the account of the contractual partner or assign them to the contractual partner. In the event of such defects, warranty claims against us shall only exist under the other conditions and in accordance with these GTC if the legal enforcement of the aforementioned claims against the manufacturer and supplier was unsuccessful or is futile, e.g. due to insolvency. For the duration of the legal dispute, the limitation period for the relevant warranty claims of the contractual partner against Rapid Technic GmbH shall be suspended.

7.8

All warranty claims shall lapse if the components are not purchased from us or if the document "warranty card or handover protocol" (from clause 7.8) is not available.

7.9

Any delivery of used items agreed with the contractual partner in individual cases shall be made to the exclusion of any warranty for material defects.

8 General liability and limitation of liability

8.1

Claims for damages and reimbursement of expenses (hereinafter: claims for damages) of the contractual partner against us, our legal representatives, employees or vicarious agents, irrespective of the legal grounds, in particular due to breach of duties arising from the contractual relationship and from tort, shall be limited in accordance with this clause 8.

8.2

Rapid Technic GmbH shall not be liable in the event of simple negligence on the part of its executive bodies, legal representatives, employees or other vicarious agents, unless this involves a breach of material contractual obligations. Material contractual obligations are the obligation to deliver and install the delivery item in due time, its freedom from defects of title as well as such material defects that impair its functionality or usability more than insignificantly, as well as consulting, protection and care obligations that are intended to enable the contractual partner to use the delivery item in accordance with the contract or to protect the life and limb of the contractual partner's personnel or to protect the contractual partner's property from significant damage.

8.3

Insofar as Rapid Technic GmbH is liable on the merits for damages in accordance with the above paragraph, this liability is limited to damages which Rapid Technic GmbH foresaw as a possible consequence of a breach of contract at the time of the conclusion of the contract or which it should have foreseen if it had exercised due care. Indirect damage and consequential damage resulting from defects in the delivery item are also

only eligible for compensation insofar as such damage is typically to be expected when the delivery item is used as intended.

8.4

The above exclusions and limitations of liability shall apply to the same extent in favour of the organs, legal representatives, employees and other vicarious agents of Rapid Technic GmbH.

8.5

Insofar as Rapid Technic GmbH provides technical information or acts in an advisory capacity and this information or advice is not part of the contractually agreed scope of services owed by it, this shall be done free of charge and to the exclusion of any liability.

8.6

The limitations of this clause shall not apply to the liability of Rapid Technic GmbH for wilful misconduct, for guaranteed characteristics, for injury to life, body or health or under the Product Liability Act.

9 Industrial property rights

In accordance with the provisions of this clause, Rapid Technic GmbH warrants that the delivery item is free from industrial property rights or copyrights of third parties. Each contracting party shall notify the other contracting party in writing without delay if claims are asserted against it due to the infringement of such rights.

In the event that the delivery item infringes an industrial property right or copyright of a third party, Rapid Technic GmbH shall, at its discretion and at its expense, modify or replace the delivery item in such a way that no rights of third parties are infringed any more, but the delivery item continues to fulfil the contractually agreed functions, or procure the right of use for the contractual partner by concluding a licence agreement with the third party. If Rapid Technic GmbH does not succeed in doing so within a reasonable period of time, the contractual partner shall be entitled to withdraw from the contract or to reduce the purchase price appropriately. Any claims for damages of the contractual partner are subject to the limitations of these GTC.

In the event of infringements of rights by products of other manufacturers supplied by Rapid Technic GmbH, Rapid Technic GmbH shall, at its discretion, assert its claims against the manufacturers and upstream suppliers for the account of the contractual partner or assign them to the contractual partner. In such cases, claims against Rapid Technic GmbH shall only exist in accordance with the provisions of this clause if the legal enforcement of the aforementioned claims against the manufacturers and upstream suppliers was unsuccessful or is futile, e.g. due to insolvency.

10 Data storage

The contractual partner is hereby informed that we process the personal data obtained in the course of the business relationship in accordance with the provisions of the data protection regulations. We refer to our data protection declaration according to DSGVO.

The Supplier's webshop offers the possibility for contractual partners to generate an offer directly for the end customer. In this case, the end customer's data, such as name and address, must be entered and will be stored by the Supplier.

The Contractual Partner shall be deemed responsible for the respective data of the end customer and shall conclude an order data processing agreement with the Supplier for this purpose when logging into the online store for the first time by providing the corresponding consent. This agreement regulates how the Supplier processes the data provided by the end customer.

The Contractual Partner shall ensure that it complies with the data protection provisions vis-à-vis the End Customer and, in particular, that the End Customer consents (implicitly or explicitly) to the transfer of the data to the Supplier.

11 Place of performance and jurisdiction

11.1

The place of performance for all obligations arising from the contractual relationship is the registered office of our company in 88693 Deggenhausertal, unless otherwise specified. If we also owe the installation, the place of performance shall be the place where the installation is to take place.

11.2

The exclusive local place of jurisdiction for all disputes arising shall be the registered office of our company in 88693 Deggenhausertal . We reserve the right to choose the local place of jurisdiction of the contractual partner instead. Mandatory statutory provisions on exclusive places of jurisdiction shall remain unaffected by this provision.

11.3

The contractual relations between Rapid Technic GmbH and the contractual partner shall be governed exclusively by German law to the exclusion of the UN Convention on Contracts for the International Sale of Goods of 11.4.1980 (CISG).

12 Severability clause

Should individual provisions of the contract with the contractual partner, including these GTC, be or become invalid in whole or in part, this shall not affect the validity of the remaining provisions. The wholly or partially invalid provision shall be replaced by a provision whose economic success comes as close as possible to that of the invalid provision.