

## STIHL Tirol GmbH - Terms and Conditions of Purchase

STIHL Tirol GmbH  
Hans Peter Stihl-Straße 5  
A-6336 Langkampfen  
hereinafter referred to as "STIHL Tirol"

### 1. Applicability, Additional Rules

1.1 These Terms and Conditions of Purchase shall apply to all transactions with the supplier, even if they are not mentioned in later contracts. They shall also apply if the supplier refers to its own terms and conditions, in particular upon acceptance of the order or in the order confirmation, unless STIHL Tirol expressly approved these terms and conditions.

1.2 Unless STIHL Tirol expressly confirms the supplier's derogating conditions, these shall be deemed rejected. The supplier's confirmation or execution of the order shall constitute an approval of these Terms and Conditions of Purchase.

1.3 STIHL Tirol's Terms and Conditions of Delivery shall apply in addition to these Terms and Conditions of Purchase.

### 2. Supply Contract, Vendor Release

2.1 The supplier's offer shall be free of charge for STIHL Tirol. The offer shall expressly mention any derogation from our inquiry; relevant drawings shall be enclosed, if necessary.

2.2 An order shall be deemed placed only if communicated by STIHL Tirol in writing or, if orders are placed orally or by phone or telegraph, if properly confirmed in writing by STIHL Tirol. An order generated by automatic facilities which does not include a signature or a name shall also be deemed placed in writing as set out above. Orders shall not be binding for STIHL Tirol if they contain any obvious mistakes, typing or calculation errors.

2.3 The supplier shall send an order confirmation which expressly refers to the price and the date of delivery immediately, in any case not later than 2 weeks after receipt of the order. Any variation from the contents of the order and subsequent amendments of the contract shall be deemed agreed only if expressly confirmed by STIHL Tirol in writing.

2.4 The supplier need not confirm individual vendor releases for serial deliveries. Vendor releases shall be deemed accepted, unless the supplier immediately (within 5 working days) raises an objection by facsimile, using the STIHL Tirol vendor release form. Such vendor releases specifically refer to the obligation to deliver if objections are raised too late.

2.5 If STIHL Tirol becomes aware of facts which challenge the supplier's ability to perform the contract, STIHL Tirol may grant a reasonable grace period within which it may demand full performance by the supplier or provision of an adequate security before STIHL Tirol continues to fulfill its payment obligations and other obligations. After expiry of the grace period, STIHL Tirol may rescind the contract. Facts which challenge the supplier's ability to perform the contract include in particular sustainable pledges or other judicial execution measures and an application for the initiation of bankruptcy proceedings.

### 3. Delivery Dates and Periods, Default

3.1 The agreed delivery dates and/or periods shall be binding. Delivery periods shall commence on the date the order is placed. The goods must have been received at the place of receipt indicated by STIHL Tirol within the delivery period.

3.2 If delays are expected, the supplier shall immediately inform STIHL Tirol. Within one week, STIHL Tirol will give written notice to the supplier about its further course of action.

3.3 If the supplier is in default, STIHL Tirol may demand a no-fault penalty of 1/2%, but not more than 5% of the order value per week commenced. STIHL Tirol further reserves the right to assert the penalty until final payment is made even if it accepts the late delivery. The request for payment of a penalty shall not exclude the right to assert further damages. The penalty shall be set off against these damages. STIHL Tirol shall not be required to accept early deliveries or not explicitly agreed partial deliveries.

#### **4. Prices**

Orders will be placed only at fixed prices. Any price increase on any ground whatsoever shall be excluded. Unless otherwise agreed in writing, prices include "DDP" delivery pursuant to the Incoterms 2020, including packaging. STIHL Tirol will not pay any compensation for the preparation of the offer, for cost estimates, plans, etc.

#### **5. Delivery, Transfer of Risk, Packaging**

5.1 Deliveries will be made free and clear of any expenses to the place of receipt indicated by STIHL Tirol at the supplier's cost and expense. If STIHL Tirol, based on a separate written agreement, is required to pay freight costs by way of exception, the supplier shall choose the type of transport prescribed by STIHL Tirol, otherwise the most cost-efficient type of transport for STIHL Tirol.

5.2 Deliveries shall be performed in accordance with **STIHL Tirol's Terms and Conditions of Delivery**.

5.3 The risk shall pass to STIHL Tirol not until STIHL Tirol has accepted the goods at the place of receipt or, if the goods are installed or assembled by the supplier, when they are put into operation at STIHL Tirol's factory.

5.4 Prices shall be inclusive of packaging. If agreed otherwise in writing by way of exception, packaging shall be charged at cost price. If packaging is returned, at least 2/3 of the value charged shall be credited.

#### **6. Proof of Origin**

6.1 The supplier shall issue a written declaration on the origin of the delivered goods for customs purposes. If the status of the goods remains constant according to the preferential rules of origin, a long-term supplier's declaration shall be issued. This completed and validly signed declaration shall be available to STIHL Tirol on request 14 days after receipt.

6.2 The supplier shall disclose the origin of the deliveries upon submission of the quote, in any case at least upon delivery of the first samples. A change of origin shall be immediately and automatically notified to STIHL Tirol, using a form acknowledged by the customs authorities and stating the STIHL Tirol material number. If the supplier culpably violates this obligation, it shall be liable for all disadvantages STIHL Tirol incurs.

#### **7. Mode of Payment, Transfer of Ownership, Assignment and Setoff**

7.1 Payment shall be made after receipt of all goods or complete performance and after receipt of the invoice at STIHL Tirol's discretion on the following conditions, unless otherwise agreed with the supplier:

With a 3% cash discount within 14 days or net within 60 days. Compliance with these time limits is ensured if payment is made within these time limits.

7.2 Unencumbered title to the goods will transfer to STIHL Tirol not later than upon payment. Payments shall be made only to the supplier. Claims may not be assigned to third parties.

7.3. The supplier may set off or assert rights of retention only if the counterclaims have been finally established or have come undisputed.

#### **8. Requirements to be Met by the Deliveries, Warranty**

8.1 The goods to be delivered shall have the features customary under normal trade practiced, subject to STIHL Tirol's written order and the relevant DIN regulations and the relevant international standards, as amended from time to time.

8.2 The supplier warrants that the goods comply with the safety regulations applicable in Austria at the time of delivery. If the item delivered is a product within the meaning of the Product Safety Act (PSG 2004), the supplier warrants that the provisions of the PSG 2004 will be observed.

If there are concrete indications that the deliveries do not comply with the provisions of the PSG 2004, the supplier, upon request, shall prove compliance with the PSG 2004, e.g. by presenting a test certificate which shows that the deliveries have been subjected to a type test by a testing agency.

8.3 The supplier warrants that the goods delivered possess the warranted qualities, comply with the acknowledged engineering standards and are free and clear of any defects which eliminate or diminish the value or the fitness for their intended use and/or purpose.

8.4 STIHL Tirol shall be entitled to the statutory warranty rights - including damages - subject to the following:

8.4.1 If individual random samples of a shipment are defective, STIHL Tirol may assert claims with respect to the entire shipment and/or rescind the contract.

8.4.2 If the supplier fails to procure subsequent performance within a reasonable period granted by STIHL Tirol, STIHL Tirol may at its own discretion eliminate or procure the elimination by third parties of the defect at the supplier's cost and expense, or request a price reduction or rescind the contract. This shall not affect any other damages STIHL Tirol may assert. With the supplier's consent, STIHL Tirol may immediately rectify or procure the rectification by a third party of the defect, notwithstanding any other claims. Any related costs shall be borne by the supplier. STIHL Tirol may immediately eliminate or procure the elimination of insignificant defects (costs of up to 10% of the order value) also without agreement at the supplier's cost and expense. STIHL Tirol may also immediately rectify defects in order to avert risks to industrial safety or if STIHL Tirol or third parties might suffer disproportionately high damage. In these cases, the supplier shall be informed without delay.

8.4.3 Unless otherwise agreed, the warranty period shall be 24 months after delivery of the terminal equipment to the end customer. The warranty period will, in any event, end not later than 48 months after the item has been delivered to STIHL Tirol.

8.5 If STIHL Tirol rescinds the purchase contract due to a defect, the supplier shall reimburse STIHL Tirol for the costs of the contract even if the supplier has not caused the defect.

8.6 If STIHL Tirol's distribution partners assert warranty claims against STIHL Tirol, the supplier, notwithstanding the time-limits referred to in Clause 8.4.3, will hold harmless and indemnify STIHL Tirol for and against such claims, provided they are asserted based on a defect of the item the supplier has delivered.

8.7 STIHL Tirol will comply with the obligation to give notice of defects pursuant to Section 377 of the Austrian Business Code (*UGB*), provided STIHL Tirol gives notice to the supplier of visible defects within 10 days after delivery and of hidden defects within 10 days after the defects were discovered. The acceptance of goods and the processing, payment and reordering of goods the defects of which have not yet been identified and notified does not constitute an approval of the delivery or as waiver of claims for defects.

8.8 Suppliers of machinery, vehicles and other items for which spare parts are required shall continue to supply to STIHL Tirol genuine spare parts, genuine accessories and tools for a period of up to 10 years after they have been put into operation after expiry of the guarantee period.

8.9 Before the items to be delivered are sent to STIHL Tirol, the latter may inspect and, if possible, put the items into operation for test purposes at the supplier's factory. For this purpose, the supplier shall grant STIHL Tirol access to its production plant upon prior notice.

8.10 If the supplier was obliged to maintain a constant minimum inventory level for STIHL Tirol, STIHL Tirol may convince itself thereof on site at regular intervals upon prior notice.

## **9. Product Liability, Release from Liability**

9.1 The supplier shall release STIHL Tirol from product liability claims asserted by third parties if and when the supplier is responsible for the product defect and damage incurred under the principles laid down by product liability law. This shall not affect any other statutory claims.

9.2 Within the scope of this obligation, the supplier shall also reimburse STIHL Tirol for expenses STIHL Tirol may incur from or in connection with a recall campaign carried out by STIHL Tirol. STIHL Tirol will inform the supplier - to the extent possible and reasonable - of the contents and scope of the recall campaign to be carried out and will give the supplier the opportunity to issue a statement.

## 10. Supplier's Claims for Damage

10.1 The supplier may not assert damages on any legal ground whatsoever, unless these claims are based on STIHL Tirol's intent or gross negligence. The supplier shall have to prove that STIHL Tirol acted with intent or gross negligence. The limitation of damages shall not apply to personal injury.

10.2 Any exclusion or limitation of STIHL Tirol's liability shall also apply to the personal liability of STIHL Tirol's employees, workers, staff, representatives and servants.

## 11. Release from Third Party Rights

The supplier warrants that no rights will be violated in connection with its delivery. In this context, STIHL Tirol points to the fact that STIHL Tirol products are distributed worldwide.

If a third party asserts a claim against STIHL Tirol claiming an infringement of his rights, the supplier shall hold harmless and indemnify STIHL Tirol for and against these claims, including all expenses STIHL Tirol necessarily incurs in connection with the claims asserted by the third party, including any legal fees (court fees, attorney's fees).

## 12. Force Majeure, Industrial Disputes

12.1 If STIHL Tirol is prevented from performing its contractual obligations, in particular from accepting the goods, due to force majeure, STIHL Tirol shall be released from performance as long as the obstacle prevails and a reasonable start-up period without the supplier being entitled to rescind the contract or to assert damages.

12.2 Force majeure shall include unforeseeable circumstances outside STIHL Tirol's control which make it unreasonably difficult or temporarily impossible for STIHL Tirol to fulfill its obligations, e.g. industrial disputes, government action, lack of energy and substantial interruptions of operations, for example if the entire business or parts thereof or important departments are destroyed.

12.3 If these obstacles prevail for more than four months, both parties may rescind the contract.

## 13. Protection of Trademarks and of Intellectual Property

13.1 Goods the supplier produces in whole or in part according to STIHL Tirol's specifications may be delivered to third parties only with STIHL Tirol's written consent. This shall also apply to goods which STIHL Tirol did not accept from the supplier on justified grounds. In case of any violation, STIHL Tirol may rescind all orders not yet delivered without the supplier's right to claim a penalty. In addition, the supplier shall pay to STIHL Tirol a penalty of 25% of the net invoice value the third party has paid for the delivered goods. The penalty shall be set off against further damages which shall not be affected.

13.2 The agreements between STIHL Tirol and the supplier do not grant the supplier any rights to trademarks under which STIHL Tirol sells the products produced by the supplier. Should the supplier obtain rights to the trademarks, the supplier shall immediately transfer all such rights to STIHL Tirol. The supplier undertakes not to register as its own trademarks or procure the registration by a third party of the trademarks under which STIHL Tirol sells the products produced or delivered by the supplier and not to register or procure the registration by third parties of domains under this designation.

13.3 If the supplier makes any improvements in connection with the order, STIHL Tirol shall have a gratuitous, non-exclusive right to commercially exploit the improvement and property rights, if any.

## 14. Items Provided or Made Available by STIHL Tirol, Confidentiality

14.1 STIHL Tirol reserves title to any parts it may provide to the supplier. The supplier shall process or reshape parts for STIHL Tirol. If STIHL Tirol's conditional goods are processed along with other items not owned by STIHL Tirol, STIHL Tirol shall obtain co-ownership of the new item in proportion of the value of STIHL Tirol's items (purchase price plus VAT) compared to the other processed items at the time of processing.

If the item provided by STIHL Tirol is inseparably mixed with other items not owned by STIHL Tirol, STIHL Tirol shall obtain co-ownership of the new item in proportion of the value of STIHL Tirol's conditional commodity (purchase price plus VAT) compared to the other mixed items at the time they have been mixed. If the item is mixed with other items in a manner that the supplier's item shall be considered as the main item, the parties agree that the supplier will transfer to STIHL Tirol pro-rata co-ownership to the item; the supplier will keep in custody the sole ownership or co-ownership for STIHL Tirol.

14.3 STIHL Tirol reserves title to designs, models, drawings, manuscripts, technical specifications, production equipment such as tools or devices (hereinafter Designs and Processing Equipment). The supplier shall use the Designs and Processing Equipment made available only for the production of the goods STIHL Tirol has ordered; the supplier shall not pass them on to third parties. They shall be immediately surrendered to STIHL Tirol at any time upon request free of charge.

The supplier shall insure the Designs and Processing Equipment made available against fire, damage caused by water and theft at their replacement value at its own cost and expense. Simultaneously, the supplier hereby assigns to STIHL Tirol all compensation claims arising from this insurance; STIHL Tirol hereby accepts the assignment.

14.4 Where STIHL Tirol has paid for Designs and Processing Equipment, the latter shall immediately transfer to STIHL Tirol's ownership when produced by the supplier and will be kept in custody by the supplier for STIHL Tirol free of charge. The supplier hereby agrees to take possession of the items for STIHL Tirol. Should additional acts or declarations be necessary in order to transfer title to the tools, the supplier will automatically and immediately take these acts or issue these declarations. Unless otherwise agreed with the supplier in writing, payments shall become due and payable only if STIHL Tirol has examined the designs and issued a written technical release.

14.5 The supplier shall timely carry out any maintenance and inspection work in connection with tools and devices of STIHL Tirol that may be necessary as well as all maintenance and repair work at its own cost and expense. The supplier shall immediately inform STIHL Tirol of incidents, if any; any failure to give so notice culpably shall not affect damages.

14.6 The supplier shall keep strictly confidential all Designs and Processing Equipment as well as all other documents and information it has received from STIHL Tirol. They shall be disclosed to third parties only with STIHL Tirol's express consent. The confidentiality obligation shall also survive the performance or termination of the contract. It shall expire if and when the knowledge acquired on the basis of the illustrations, drawings, calculations and other documents which have been made available has become public domain.

14.7 Documents relating to the design or production of STIHL Tirol products which STIHL Tirol made available to the supplier in the course of purchase negotiations which did not result in the placing of an order shall be immediately returned to STIHL Tirol after termination of the purchase negotiations.

## **15. Advertising**

STIHL Tirol's order/business relationships may be used and/or announced for advertising purposes only with its prior written consent.

## **16. Statute of Limitation**

Notwithstanding Clause 8.4.3 hereof, the statutory limitation periods shall apply.

## **17. Amendments and Modifications, Place of Performance, Place of Jurisdiction, Choice of Law**

17.1 Amendments, supplements or the cancellation of this term, including the amendment or waiver of this provision itself, must be made in written form, unless stricter legal formal requirements apply. The Parties agree that the aforementioned requirement of written form shall also be preserved by the fact that the Parties sign the term at least by means of a simple electronic signature, i.e. by means of data in electronic form that is attached to other data or logically linked to other data and which the signatory uses for signing. Tele-electronic transmissions, such as emails or faxes without a respective electronic signature do not satisfy the requirement of written form within the meaning of this term.

Should any term hereof be or become invalid, this shall not affect the remaining terms. The invalid terms shall be replaced by terms which closest reflect the commercially intended purpose.

17.2 Place of performance for deliveries and services shall be the seat of our ordering factory. Place of performance for payments shall be Langkampfen.

17.3 If the supplier is a business man, exclusive place of jurisdiction shall be Kufstein. STIHL Tirol reserves the right to file complaints also at the supplier's seat.

17.4 All relationships between the supplier and STIHL Tirol shall be exclusively governed by and construed in accordance with Austrian law, to the exclusion of the United Nations Convention on Contracts for the International Sale of Goods and the international conflict of law rules.

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