

SAISON 2021

Version 1.2.2021

LIRO

MAZUVO PREISLISTE
SCHWEIZ

MAZUVO AG
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044 908 26 26

GTIN-CODE	Artikel Nr.	Farbe	Lager CH	Verkaufspreis
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LIRO Alu-Vario

Rollensockel, Alu-Vario 50 S, 50kg, mit Schrauben (25 - 53 mm) - nicht Lager

4260108841332	V1S-50-01	weiss	nein		669.00 CHF
4260108841349	V1S-50-03	graphit	nein		669.00 CHF
4260108841356	V1S-50-04	anthrazit	nein		669.00 CHF

Rollensockel, Alu-Vario 50 K, 50 kg, mit Schnellspanner (35, 38/39, 50 & 55 mm) - Lager

4260108841363	V1K-50-01	weiss	ja		699.00 CHF
4260108841370	V1K-50-03	graphit	ja		699.00 CHF
4260108841387	V1K-50-04	anthrazit	ja		699.00 CHF

LIRO Alu-Vario

Rollensockel, Alu-Vario 65 S, 65 kg, mit Schrauben (25 - 53 mm) - nicht Lager

4260108841394	V2S-65-01	weiss	nein		769.00 CHF
4260108841400	V2S-65-03	graphit	nein		769.00 CHF
4260108841417	V2S-65-04	anthrazit	nein		769.00 CHF

Rollensockel, Alu-Vario 65 K, 65 kg, mit Schnellspanner (35, 38/39, 50 & 55 mm) - Lager

4260108841424	V2K-65-01	weiss	ja		799.00 CHF
4260108841431	V2K-65-03	graphit	ja		799.00 CHF
4260108841448	V2K-65-04	anthrazit	ja		799.00 CHF

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LIRO Mini 35

Rollensockel, Mini 35 K, 35 kg, mit Schrauben (25 - 53 mm) - nicht Lager

4260108840106	35S-50-01	weiss	nein	369.00 CHF
4260108840113	35S-50-03	graphit	nein	369.00 CHF
4260108840120	35S-50-04	anthrazit	nein	369.00 CHF

Rollensockel, Mini 35 K, 35 kg, mit Schnellspanner (35, 38/39, 50 & 55 mm) - Lager

4260108840663	35K-50-01	weiss	ja	399.00 CHF
4260108840670	35K-50-03	graphit	ja	399.00 CHF
4260108840687	35K-50-04	anthrazit	ja	399.00 CHF

LIRO Mini Plus 45

Rollensockel, Mini Plus 45 K, 45 kg, mit Schrauben (25 - 53 mm)

4260108840069	45S-50-01	weiss	nein	439.00 CHF
4260108840076	45S-50-03	graphit	nein	439.00 CHF
4260108840083	45S-50-04	anthrazit	nein	439.00 CHF
4260108840090	45S-50-T	transparent	nein	469.00 CHF

Rollensockel, Mini Plus 45 K, 45 kg, mit Schnellspanner (35, 38/39, 50 & 55 mm) - Lager

4260108840731	45K-50-01	weiss	ja	469.00 CHF
4260108840748	45K-50-03	graphit	ja	469.00 CHF
4260108840755	45K-50-04	anthrazit	ja	469.00 CHF
4260108841059	45K-50-T	transparent	nein	499.00 CHF

LIRO Midi 60

Rollensockel, Midi 60 K, 60 kg, mit Schrauben (25 - 53 mm) - nicht Lager

4260108840014	50S-61-01	weiss	nein	499.00 CHF
4260108840038	50S-61-03	graphit	nein	499.00 CHF
4260108840045	50S-61-04	anthrazit	nein	499.00 CHF

Rollensockel, Mini Plus 60 K, 60 kg, mit Schnellspanner (35, 38/39, 50 & 55 mm) - Lager

4260108840809	50K-61-01	weiss	ja	529.00 CHF
4260108840816	50K-61-03	graphit	ja	529.00 CHF
4260108840823	50K-61-04	anthrazit	ja	529.00 CHF

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LIRO Midi Plus 100

Rollensockel, Midi Plus 100 S, 100 kg, mit Schrauben (45 - 68 mm)				
4260108840571	100S-75-03	graphit	nein	959.00 CHF
4260108840564	100S-75-04	anthrazit	nein	959.00 CHF

Rollensockel, Midi Plus 100 K, 100 kg, mit Schnellspanner (50 & 55 mm)				
4260108840526	100K-75-03	graphit	ja	1099.00 CHF
4260108840519	100K-75-04	anthrazit	ja	1099.00 CHF

Rollensockel, Midi Plus 100 MF, 100 kg				
4260108841264	100MF-75-03	graphit	nein	1'149.00 CHF
4260108841271	100MF-75-04	anthrazit	nein	1'149.00 CHF

LIRO Maxi 120

Rollensockel, Maxi 120 S, 120 kg, mit Schrauben (45 - 68 mm)				
4260108840151	120S-90-03	graphit	nein	1'149.00 CHF
4260108840168	120S-90-04	anthrazit	nein	1'149.00 CHF

Rollensockel, Midi 120 K, 120 kg, mit Schnellspanner (50 & 55 mm)				
4260108840595	120K-90-03	graphit	ja	1'289.00 CHF
4260108840588	120K-90-04	anthrazit	ja	1'289.00 CHF

LIRO Maxi 150

Rollensockel, Maxi 150 S, 150 kg, mit Schrauben (45 - 68 mm)				
4260108840205	150S-90-03	graphit	nein	1'199.00 CHF
4260108840199	150S-90-04	anthrazit	nein	1'199.00 CHF

Rollensockel, Midi 150 K, 150 kg, mit Schnellspanner (50 & 55 mm)				
4260108841318	150K-90-03	graphit	ja	1'259.00 CHF
4260108841325	150K-90-04	anthrazit	ja	1'259.00 CHF

Rollensockel, Maxi 150 MF, 150 kg, mit Aufnahme für Glatz Sombrano				
4260108841295	150MF-SG-90-03	graphit	ja	1'449.00 CHF
4260108841301	150MF-SG-90-04	anthrazit	ja	1'449.00 CHF

GTIN-CODE

Artikel Nr.

Farbe

Lager CH

Verkaufspreis

LiRo Granite Bases

Rollensockel, Mini Plus 50 S Granit, 50 kg, mit Schrauben (25 - 53 mm)

4260108841103	G50S-51-05	grau	nein		559.00 CHF
4260108841110	G50S-51-06	aschgrau	nein		579.00 CHF

Rollensockel, Mini Plus 50 K, 50 kg, mit Schnellspanner (35, 38/39, 50 & 55 mm)

4260108841127	G50K-51-05	grau	nein		549.00 CHF
4260108841134	G50K-51-06	aschgrau	nein		549.00 CHF

Rollensockel, Mini 70 S Granit, 70 kg, mit Schrauben (25 - 53 mm)

4260108841141	G70S-64-05	grau	nein		779.00 CHF
4260108841158	G70S-64-06	aschgrau	nein		779.00 CHF

Rollensockel, Midi 70 K, 70 kg, mit Schnellspanner (35, 38/39, 50 & 55 mm)

4260108841165	G70K-64-05	grau	nein		799.00 CHF
4260108841172	G70K-64-06	aschgrau	nein		799.00 CHF

Schutzhüllen

4260108840427	35-50-SH / SHP		ja		49.00 CHF
4260108840434	45-50-SH / SHP		ja		55.00 CHF
4260108840441	50-61-SH / SHP		ja		55.00 CHF
4260108840557	100-75-SH / SHP		ja		75.00 CHF
4260108840458	120/150-90-SH		ja		75.00 CHF
4260108841455	V1/V2 50-65-SH		ja		55.00 CHF

- The given unit prices are netto prices ex warehouse of: NerTes GmbH, Gewerbepark 17, 24983 Handewitt, Germany
- All weights given are approximate gross values. All dimensions are given as approximate values
- Fabric colours may deviate slightly from those shown in the catalogue pictures

- valid until August 2020, with the publication of this list the validity of the previous ones is cancelled

Company:

Deliverytime:

Date:

Signature:

Sitz der Gesellschaft
NerTes GmbH
Gewerbepark 17
24983 Handewitt

Geschäftsführung
Dipl. Ing. Jürgen Nerger
Dipl. Ing. Heiko Teske

Amtsgericht Flensburg
HRB: 11837 FL
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Terms and Condition

1. Area of Application

The following Conditions of Supply and Payment will also apply even without an express agreement applicable to all transactions concluded with us concerning the supply of goods or other services. Their express application will not be excluded by the fact that the purchaser refers to other conditions in the order document or in another manner.

2. Content and Interpretation of the Agreement

Our printed documentation, illustrations, price lists, and similar documents will not be binding with regard to price and technical information. They will not be valid as a tender. A contract with us will not come into existence until we have confirmed the customer's order in writing. Telephone, telegram, or orally given statements about the conclusion of supply transactions, prices, etc., will only be legally binding to the extent as they are confirmed by us in writing. The agreement of delivery dates and deadlines will only commit us to the extent that we must continue to strive to observe them. No further liability or guarantee will come into account if this has occurred. Damage caused by delay of any kind will not be reimbursed. The other contracting party will also be obliged to accept and to pay, even in the case of payment overrun, unless it has already renounced fulfilment by us, in the case of overshooting, previously in writing when placing the order. The day of the shipment of the goods from our factory will be decisive to the punctuality in each case. The prices and Conditions of Payment will be agreed subject to alteration in each case. In particular, in the case of wage rises and increases in prices for raw materials and fuels or transport costs, foreign currency changes and increases in taxes, we reserve the right to calculate the daily price decisive at the time of the delivery, subject to the Conditions of Payment usual in our commercial transactions at that time. We reserve the right to withdraw from tenders and supply agreements immediately in the case of unsatisfactory information about the ability of the customer to pay.

3. Disruptions to Supply

If we are prevented from fulfilling our obligations because of the occurrence of unforeseeable circumstances, which we have not been able to prevent, in spite of reasonable care according to the circumstances of the case, an agreed date or deadline will be extended to an appropriate extent. This will occur regardless of whether these circumstances, e.g., disruptions to business, delay to the supply of significant raw and construction materials, have arisen at our company or another company. We shall be released from fulfilment if the fulfilment of our obligations becomes impossible because of the circumstances specified. The dates and deadlines will also be extended to an appropriate extent in the case of strikes and lockouts, if fulfilment does not become impossible; we shall be released from the fulfilment of our obligations if fulfilment becomes impossible. Any claims to compensation of the other contractual party that can be derived from this will thus lapse. We shall be entitled to withdraw from the Contract or to demand a suitable guarantee of our claims, if we receive information that the customer has mortgaged its stocks or its outstanding debts partly or completely in favour of another creditor or has transferred them for security, or has not redeemed currency, or that payment difficulties become visible in another way, after the conclusion of a supply agreement.

4. Claims Arising from Defects

If the law does not provide any shorter time limits for complaints, all claims by the purchaser arising from defective supplies will be excluded by us, insofar as the complaint (complaint about defect) in writing has not been received within 14 days following the reception of the respective consignments. A cancellation or withdrawal from the Contract by the customer will be excluded to the extent that we are in a position to supply goods free of defects. Faults in a partial delivery will not entitle the customer to withdraw from the whole Contract. If a complaint arising from a defect has taken place promptly and is materially justified, we shall be obliged to take back the faulty goods and to replace them free of charge or to refund the lower value according to our preference. Claims to compensation of any kind against our assistants for fulfilment and performance or ourselves will be excluded, to the extent that this is legally permissible. This will apply particularly to indirect and consequential damage beyond damage to the goods supplied themselves.

5. Packaging

Non-returnable pallets and other forms of packaging will be invoiced at cost price and will not be taken back. If the goods are supplied on europa pallets, these must be exchanged at once. If europa pallets are not returned, we shall have the right to submit an invoice immediately. If these pallets are not exchanged, the return freight costs will be charged to you.

6. Despatch and the Transfer of Danger

The danger for the consignments will pass to you when they leave the factory. The danger will likewise pass to you if we inform you of the readiness of the goods for despatch or collection. If no definite instructions have been stipulated at time of order, we shall select the despatch ourselves at our best estimation in all cases, without any obligation to choose the cheapest transport. Transport damage must be reported to the railway, postal, forwarding or other agency immediately. We shall reject claims to compensation arising from it.

7. Payment

Our invoices must be paid in D-24983 Handewitt in euros, free of post and expenses (calculated from their date of issue). We reimburse 2% discount as a cash discount, in the case of cash payment within 10 days. Our invoices become due net after 30 days. In the case of overrun, we shall invoice interest for late payment. In fact, this will be 1% more than the bank credit costs us. Bills of exchange will only be accepted following agreement, even if your bank accepts the bill of exchange, i.e., takes over a guarantee of it. In the case of payments by bills of exchange and cheques, payment will only be regarded as final when they have been cashed. We shall invoice discounts and expenses at the usual bank level. No discount will be granted in the case of payment by a bill of exchange. If the payment agreements are not observed or circumstances that reduce the credit-worthiness of the customer are known, our claims will become due immediately, regardless of the term of bills of exchange deposited. It will not be permissible to reserve payments because of counterclaims or complaints. Setting payments off against claims of any kind will also be excluded.

8. Delayed Payment and Collapse of Credit

If the customer does not pay in accordance with the Agreement, it will fall behind without a reminder. In the case that payment is delayed, our total claims will become due in cash, regardless of bills of exchange deposited. The customer will no longer be permitted to dispose of goods in our property or in which we possess a share and will be obliged to provide us with securities. This will also apply if we raise justified doubt in the credit-worthiness of the customer. Notwithstanding other claims arising from delayed payment, we shall be entitled to interest on our claim at a level of the minimum interest on debit balances and the commission of the major banks from the due date.

9. Reservation of Title

All goods supplied will remain our property until all the obligations of the customer to pay have been fulfilled. Ownership will only pass to the customer when it has paid off all the liabilities to us arising from the commercial relationship. This will also apply if the purchase price for certain goods deliveries indicated by the customer has been paid. The reserved property will be regarded as a security for the respective balance claim in the case of day-to-day invoicing. The customer will be permitted to dispose of the goods further within the framework of its usual commercial operation in accordance with regulations, subject to the reservation of title. In this case, the customer will already transfer the claim against its buyer to which the former is entitled from the further disposal to us at that point, with all subsidiary rights, until the complete repayment of all commitments. The customer will be obliged to announce the transfer with all subsidiary rights, to give us the information necessary to assert its rights against this buyer and to hand over documents at our request. The customer will collect and administrate the proceeds that it achieves in cash and cashless transactions, through the sale of the goods within the framework of its usual commercial operation in accordance with regulations, on trust for us and, in particular, clearly separated from its own funds. The customer will be permitted to process and mingle the goods within the framework of its usual commercial operation in accordance with regulations. Such a processing or adaptation will always take place on our instructions, without commitments for us arising from this. In this case, the customer will already cede its right to ownership or to a share in ownership in the mingled stock or the new object to us and will hold it for us with mercantile care. It will be forbidden to the customer to mortgage the goods that are partly or completely our property on the basis of this Reservation of Title clause or in some other way, or to transfer them as security. The customer must inform us about a distraint or another impairment of our rights by a third party immediately. The customer will not be permitted to dispose of goods that are still our property on the basis of this clause or in some other way outside the usual operation of business or to transfer the claims to which the supplier is entitled on the basis of this clause. If the value of the security given on the basis of this clause or otherwise, because of purchase price claims or a balance still due, exceeds the claims indicated by more than 20%, we shall be obliged to reassignment to this extent on request. In all cases of the reservation of title regulated here, we shall be entitled to the rights arising from §§ 43,46 KO for the claims and proceeds arising from reserved sales. In the case of composition proceedings, we reserve the rights arising from §§ 26,36 Paragraph. 1 Vergl. O with regard to all our claims.

10. Place of Performance and Jurisdiction

Our place of business will be the place of fulfilment for all commitments concerning us and the customer arising from this Agreement. The Flensburg district court will be the exclusive place of jurisdiction for all legal disputes arising from this Supply Agreement, also for actions concerning bills of exchange and cheques and for actions arising from our property, according to our preference, without taking the level of the value of the dispute into account. An agreement about the place of jurisdiction will also apply to the legal summary proceedings.