

I. General provisions

1 Scope

- Smurfit Kappa Deutschland GmbH and its affiliated companies within the meaning of Section 15 et seq. of the German Stock Corporation Act [AktG] (hereinafter jointly referred to as "Smurfit Kappa") perform their deliveries and services (hereinafter jointly referred to as "delivery") exclusively on the basis of these General Terms and Conditions of Sale and Delivery (GTSDs). These are an integral part of all contracts that Smurfit Kappa concludes with its customers. Deviations, amendments or additions to the contract, including these GTSDs, shall only be valid if made in writing.
- General terms and conditions (e.g., purchase conditions) of the customer shall not apply unless Smurfit Kappa expressly agrees to their validity in writing. The execution of a delivery does not constitute approval thereof. General terms and conditions of the customer shall also not apply if Smurfit Kappa does not dispute their validity in individual cases, even if it makes reference to documents that formally refer to the general terms and conditions of the customer (e.g., order forms).
- The GTSDs apply only to entrepreneurs within the meaning of Section 14 of the German Civil Code [BGB], legal entities under public law, special funds under public law and other institutional customers who are not acting for private purposes (and therefore not as consumers pursuant to 13 of the German Civil Code [BGB]). They apply to all offers and contracts for deliveries and services by Smurfit Kappa; in the case of an ongoing business relationship, these also apply to all future business with the customer, even if they are not expressly incorporated into the contract again.
- Smurfit Kappa offers its customers paper-based packaging solutions in various product categories. Parts II. and III. of these GTSDs regulate special provisions for individual product categories and are part of the respective contracts with the customer.
- Smurfit Kappa reserves the right to amend these GTSDs. Smurfit Kappa shall inform the customer of any such amendments in written form. The amendment shall be deemed to have been approved by the customer if they do not object in writing within six weeks of receipt of the amendment notification. Smurfit Kappa shall inform the customer of this consequence separately in the amendment notification.

2 Conclusion of contract

- Offers made by Smurfit Kappa are always subject to change and non-binding, unless Smurfit Kappa expressly declares otherwise.
- Orders placed by the customer shall be treated as binding contract offers and require acceptance by way of an order confirmation issued by Smurfit Kappa, which shall be decisive for the contents of the contract. The delivery of the goods to the customer may also constitute a declaration of acceptance.

3 Design of products

- The design of the products shall be based on the agreed specifications as well as the recognised state of the art of technology. Notwithstanding the above, Smurfit Kappa reserves the right to deviations in the design of the products within the context of technical progress and customary deviations (quality tolerance). Further details regarding tolerances applicable to individual product categories are specified in the special provisions of these GTSDs. Unless otherwise agreed for a particular product category, weight fluctuations of up to 10% upwards or downwards shall especially be deemed agreed.
- The outturn samples provided to the customer for inspection are binding for the dimensions of the delivery. If no outturn samples are sent to the customer, the technical drawing shall be binding. The dimension specifications provided by Smurfit Kappa refer to internal dimensions in millimetres in the following order: "length x width x height", unless expressly stated otherwise.
- Smurfit Kappa may affix company names and symbols, contact addresses and plant identification numbers, manufacturing and product identification data as well as other identifiers and signs to the products, according to appropriate practices or regulations and the available space. To enable Smurfit Kappa to verify any potentially applicable statutory labelling obligations (e.g., related to product safety), the customer shall inform Smurfit Kappa sufficiently in advance of the intended purpose and the reasonably foreseeable use of the products to be delivered. Notwithstanding the above, the customer shall be solely responsible for the fulfilment of legal labelling requirements with regard to the goods to be packaged using Smurfit Kappa products and must provide Smurfit Kappa with appropriate specifications in this respect. Regardless of the goods to be packaged, the same shall apply if the customer requests that only the customer's company symbols be printed on the products to be delivered by Smurfit Kappa ("quasi-manufacturer").
- Following conclusion of the contract, customer requests for changes to the products, their construction and design shall only be implemented if a corresponding agreement with Smurfit Kappa is reached and providing that any additional costs are reimbursed.

4 Prices, terms of payment

- All prices are net prices, subject to the statutory VAT.
- The prices are ex works (EXW supplier's warehouse according to Incoterms® 2010) and include strapping; they do not include freight charges

and costs for further packaging (e.g., wrapping), insurance and other ancillary costs (storage, third-party management, toll costs).

- Smurfit Kappa also reserves the right, at its reasonable discretion and taking due account of the customer's interests, to adjust the prices for products delivered on a recurring basis according to their cost development, in particular, in accordance with price changes for raw materials, shipping costs and increased personnel costs. Smurfit Kappa shall inform the customer of such price changes in written form before the new prices become effective, thereby giving the customer an appropriate period for consideration. If the price increase is more than 10%, the customer shall be entitled to terminate the contract with respect to the affected products by giving one month's notice, with such termination taking effect at the time of the announced effective date of the price change. In this case, the previous prices shall continue to apply until the end of the contract.
- Invoices issued by Smurfit Kappa shall either be payable within 14 days from the invoice date less a 2% discount on the gross value or net without discount within 30 days from the invoice date. For payments by cheque, the payment shall be deemed made on the day on which the invoice amount is credited to the account of Smurfit Kappa.
- Smurfit Kappa shall only accept discountable and properly taxed bills of exchange on account of payment if this has been expressly agreed in advance. Discount charges and costs associated with the redemption shall be borne by the customer. The debt shall be deemed paid only once the bill of exchange is redeemed; discount deduction is excluded.
- In the event of a default in payment or the deterioration of the customer's creditworthiness, Smurfit Kappa may declare its receivables payable and due, demand securities or withdraw from the contract. Smurfit Kappa shall also be entitled not to execute outstanding deliveries unless advance payments are made or securities provided.
- The customer shall only be entitled to claim a set-off if the counterclaims asserted by them are undisputed or have been legally established. The same applies to the assertion of rights of retention, in which case the counterclaim must also be based on the same contract.
- The assignment of claims against Smurfit Kappa is hereby expressly excluded (Section 399 of the German Civil Code [BGB]). The provision in Section 354a of the German Commercial Code [HGB] remains unaffected.

5 Manufacturing aids

- If Smurfit Kappa produces or procures punching tools, stereotypes, lithographs, copy templates or other manufacturing aids as part of order processing, Smurfit Kappa will charge the customer for these at market prices. In addition, Smurfit Kappa may charge a reasonable fixed handling and storage fee for maintenance, repair, cleaning, storage and personnel costs as well as replacement procurement. All invoice amounts related to manufacturing aids shall be paid strictly net without discount deduction. Sentences 1 and 3 shall also apply to changes to manufacturing aids due to product changes, to manufacturing aids for new products and to technically necessary modernisations. The manufacturing aids shall remain the property of Smurfit Kappa, even after the end of the contract, and are kept for a maximum of two years from the date of the last order. The customer shall not obtain any rights of ownership.
- Manufacturing aids, such as printing material, provided by the customer or by a third party on their behalf, shall be kept for a maximum of six months from the date of the last order.

6 Delivery, performance disruptions

- Deliveries may also be performed in whole or in part by companies affiliated with the contracting company Smurfit Kappa within the meaning of Sections 15 et seq. of the German Stock Corporation Act [AktG].
- For technical production reasons, the customer agrees to accept excess or short deliveries (quantity tolerance). The quantity tolerance shall also apply to replacement deliveries as part of subsequent performance and in other similar cases. For partial deliveries, excess or short deliveries may be distributed among the individual deliveries. Unless otherwise provided for in the special provisions of these GTSDs for a particular product category, a quantity tolerance of up to 10% is deemed agreed. Payments shall be made for the goods actually delivered.
- If a delivery period has been agreed, such a period shall begin upon dispatch of the order confirmation, though not before all manufacturing-related matters have been clarified (for example, printing/punching clearance by the customer, granting of official approvals). The time required by the customer to inspect production samples or similar shall not count towards the delivery period. If after the order has been confirmed, the customer requests changes which affect the manufacturing time, the delivery period shall begin again upon confirmation of such changes.
- If the customer collects the goods from Smurfit Kappa, the delivery period shall be considered met so long as readiness for shipment is announced within this period. Otherwise, the delivery period shall be considered met if Smurfit Kappa dispatches the delivery on time.
- Rights or claims arising from a default may only be asserted, in any case, if the customer has granted Smurfit Kappa a reasonable grace period with which Smurfit Kappa has failed to comply, unless the customer could not reasonably have been expected to do so, given the circumstances of the individual case. Should Smurfit Kappa be in default after it has already performed individual partial deliveries, the customer's rights to withdrawal or cancellation resulting from such default shall only apply if the partial delivery

is of no interest to the customer. Damage claims shall be governed by Section 11 below.

- Smurfit Kappa shall not be liable for the impossibility of delivery or delivery delays due to force majeure or other unforeseen circumstances for which Smurfit Kappa is not responsible, e.g., war, unrest, forces of nature, accidents, strikes, lockouts, shortages of energy, water, raw materials and supplies, significant disruption to traffic and operations, and any phenomena that have a similar impact on the operations of Smurfit Kappa. Agreed performance periods shall be automatically extended by the duration of such disruptions plus a reasonable start-up time. Should the disruption last more than three months, either party may, after the expiry of a reasonable grace period, withdraw, in whole or in part, from the contract for the delivery in question. Smurfit Kappa shall not be liable for any claims for damages in such cases. Should cases of force majeure or other circumstances specified in this Section 6.6 occur, Smurfit Kappa shall inform the customer immediately after becoming aware thereof.
- If the customer is in default of acceptance, Smurfit Kappa may store or warehouse the delivery at the customer's expense, with the costs being added to the delivery. The risk of accidental loss or accidental deterioration of the delivery is transferred to the customer as soon as they are in default of acceptance.
- Smurfit Kappa is entitled to make partial deliveries, provided that this does not compromise any recognisable legitimate interests of the customer.

7 Shipping, packaging, pallet exchange

- If shipping has been agreed, it is ex works at the expense and risk of the customer. The risk of accidental loss and accidental deterioration of the goods, as well as the risk of delay, shall be transferred to the customer upon dispatch, even if freight free delivery has been agreed. Smurfit Kappa shall choose carriers and the means of transport at its own discretion.
- All prices include strapping. If the customer requires additional packaging (e.g., wrapping), any such packaging and the price thereof must be agreed in writing.
- If the products are delivered on reusable pallets and/or with cover plates ("transport aids"), the customer must acknowledge their receipt. The transport aids shall remain the property of Smurfit Kappa, unless the customer returns transport aids of the same type, number and quality in the vehicle with which the delivery was performed. If the transport aids are not returned to Smurfit Kappa, freight paid, within one month from the delivery, Smurfit Kappa may charge the customer for the original value of the aids. If Smurfit Kappa keeps a pallet account for the customer which records information on the inventory of Smurfit Kappa's transport aids held by the customer and any changes thereto, the customer shall receive a monthly statement if they request one. The account balance is deemed to have been approved by the customer unless they object in writing within 14 days of receipt.

8 Storage

If agreed, Smurfit Kappa shall store the products at its premises, or at the premises of a third party commissioned by them, from their manufacture until delivery to the customer. Unless otherwise agreed in individual cases, the maximum storage period shall be 90 days. If a product is still in the Smurfit Kappa warehouse at the end of the maximum storage period without having been requested by the customer or ordered and delivered to them accordingly, the customer shall be obliged to pay for this product at the price applicable at the time. The parties shall agree whether the product in question should be delivered to the customer or continue to be stored at Smurfit Kappa's facilities for a reasonable fee.

9 Retention of title

- Until the fulfilment (in the case of payment by cheque or bill of exchange – until redemption) of all claims against the customer to which Smurfit Kappa is entitled, whether currently, in the future, due to a contract or ongoing business relationship, regardless of the legal grounds (including balance claims from current accounts), Smurfit Kappa shall be granted the following securities. If the realisable value of the securities exceeds the value of outstanding claims by more than 20%, the customer may ask for release of securities as selected by Smurfit Kappa.
- Delivered goods shall remain the property of Smurfit Kappa as "reserved goods". The customer may process and sell reserved goods in the ordinary course of business, as long as the customer is not in default. Pledges or assignments by way of security are not permitted. The customer shall be obliged to treat reserved goods with care and, at their own expense and to insure them adequately at their original value against fire, water, storm and theft damage.
- Should the customer sell reserved goods alone or together with goods which do not belong to Smurfit Kappa, the customer hereby assigns to Smurfit Kappa all claims resulting from the resale, together with all ancillary rights. Smurfit Kappa hereby accepts the assignment. If the resold reserved goods are co-owned by Smurfit Kappa, the assignment shall extend to the amount corresponding to their share value.
- Smurfit Kappa hereby revocably authorises the customer to collect the assigned claims. This collection authorisation may be revoked if the customer does not duly fulfil their payment obligations or if an insolvency petition is filed in respect of their assets. In such cases, Smurfit Kappa may require the customer to disclose the assigned claims and their debtors, to provide all information necessary for collection, to surrender the relevant documentation and to notify the debtor of the assignment. The contractor shall be entitled to inform the contractual partners of the client of the assignment at any time.

- The customer carries out the handling and processing of the reserved goods on behalf of Smurfit Kappa, without the latter incurring any obligations as a result. In the case of processing, combining, mixing or blending with other goods not belonging to Smurfit Kappa, Smurfit Kappa shall acquire co-ownership of the new item in the ratio of the invoice value of the reserved goods to the other processed goods at the time of processing, combining, mixing or blending. If the customer acquires the sole ownership of the new item, the parties agree that the customer shall grant co-ownership of the new item to Smurfit Kappa in proportion to the invoice value of the processed, combined, mixed or blended reserved goods and store the item on behalf of the contractor free of charge. Smurfit Kappa hereby accepts the transfer.
- In the event of breach of contract by the customer, in particular default in payment, Smurfit Kappa may take back the reserved goods after the fruitless expiry of a reasonable grace period (the customer shall then be obliged to surrender them) or demand assignment of the customer's claims for surrender against third parties. Withdrawal from the contract does not exclude claims for damages against the customer. After taking back the reserved goods, Smurfit Kappa may utilise them, with the proceeds credited to the liabilities of the customer minus reasonable utilisation costs.
- In the event of seizure, confiscation or any other intervention by a third party in respect of the reserved goods, the customer must inform the respective third party of Smurfit Kappa's ownership and notify Smurfit Kappa immediately in writing, thereby allowing Smurfit Kappa to assert its ownership rights. Costs and damages incurred in this case, in particular, the costs of third-party action to prevent the execution of a judgment (Section 771 of the German Code of Civil Procedure [ZPO]) shall be borne by the customer.

10 Claims for defects

- Smurfit Kappa assumes no warranties or guarantees of quality, unless they are expressly agreed in writing.
- Deviations within the relevant quality and quantity tolerances do not constitute defects. Deviations from statements contained in brochures and advertising material, previous offers or labels printed on deliveries do not constitute defects. Patterns are made by hand; consequently, technical differences between the samples and machine-made products are reserved.
- Smurfit Kappa does not assume any warranty or liability for printing errors that the customer has overlooked in an order they have authorised. In addition, Smurfit Kappa accepts no responsibility for texts specified by the customer and printed on the packaging products, illustrations, graphic depictions, markings, barcodes, etc.
- Smurfit Kappa does not warrant or accept liability for defects arising as a result of Smurfit Kappa using materials specified by the customer (e.g., cardboard, adhesives, paints, varnishes, printing forms). The same applies to defects that arise from the fact that the customer has requested that Smurfit Kappa make use of the services provided by certain third parties. In such cases, the customer is solely responsible for ensuring that their specifications do not affect the suitability of the goods for their intended use. Exceptions shall only apply if Smurfit Kappa was aware of the unsuitability of the given materials or service providers and it concealed this from the customer.
- The customer shall be obliged to report obvious defects in writing to Smurfit Kappa within 14 days after receipt of the goods. The customer shall also be obliged to inspect the delivery even if outturn samples have been sent. Hidden defects must be reported within 14 days of discovery, but no later than 3 months after receipt of the goods. Otherwise, Section 377 of the German Commercial Code [HGB] shall apply.
- If Smurfit Kappa is responsible for a defect present at the time of the transfer of risk, Smurfit Kappa shall be entitled, at its discretion, to remedy the defect or to perform a subsequent delivery (collectively: "subsequent performance") within a reasonable period. The subsequent performance may also consist of Smurfit Kappa sorting out the defective parts of the affected delivery at the customer's premises. Smurfit Kappa reserves the right to a total of three subsequent performance attempts, unless the customer could not reasonably be expected to agree to this in individual cases. If subsequent performance fails and providing that the necessary statutory prerequisites are met, the customer may withdraw from the contract for the delivery in question or reduce the purchase price. Damage claims shall be governed by Section 11 below.
- If the customer makes an unjust complaint regarding a defect which is not attributable to Smurfit Kappa, Smurfit Kappa may charge the customer for any reasonable (additional) expenses incurred in the process of detecting and eliminating the defect.
- Claims for defects (including claims for damages resulting from defects due to breach of duties of performance, duties of subsequent performance or secondary duties) shall become time-barred after 12 months. This shall not apply if a defect was fraudulently concealed. In addition, in the case of claims for damages resulting from defects, the 12-month limitation period shall not apply to damages arising from injury to life, limb or health, or if intent or gross negligence on the part of Smurfit Kappa can be proven. Without prejudice to sentence 1 of this provision, the statutory periods of limitation shall apply, provided that these are determined by law to be more than 24 months.

11 Liability for damages

- Smurfit Kappa shall only be liable, for whatever legal reason, including contractual and legal liability, for intent, gross negligence and negligent breach of essential contractual obligations or obligations the fulfilment of which is a prerequisite for the performance of the contract and on which the customer may regularly rely (so-called "cardinal obligations").

- In the case of ordinary negligence, the liability of Smurfit Kappa is limited to compensation paid for the contractually typical, foreseeable damages, which may, however, not exceed three times the net order value of the relevant delivery.
- Furthermore, in the case of ordinary negligence, Smurfit Kappa shall not be liable for lost profits, lost savings, as well as other indirect and consequential damages in the form of pure financial loss to the customer.
- Insofar as claims for damages are not already subject to the 12-month limitation period pursuant to Section 10.6 above, claims for damages shall become time-barred within two years of the customer's knowledge or grossly negligent ignorance of the circumstances giving rise to the claim, but at the latest two years after the end of the year in which the claim arose.
- The limitations of liability under Sections 11.1 to 11.3, as well as the statute of limitation according to Section 11.4 shall not apply to intent, gross negligence, damages arising from injury to life, limb or health, claims pursuant to the German Product Liability Act, cases of malice and cases in which a guarantee of quality had been assumed.
- Insofar as the liability of Smurfit Kappa is limited, this shall also apply to the personal liability of its legal representatives, employees and vicarious agents.

12 Industrial property rights, copyrights

- The customer shall be responsible for compliance with industrial property rights and copyrights of third parties (collectively: "property rights"). Should third-party property rights be infringed during the execution of the contract or if third parties assert claims against Smurfit Kappa, the customer shall be obliged to indemnify Smurfit Kappa against any such claims.
- The ownership title and all rights, including copyrights, in particular, the right to duplicate own cost estimates, offers, specifications, drawings, sketches, drafts, test prints, samples, constructions, tools and similar materials and objects shall remain the property of Smurfit Kappa. Even if rights to use or sell a design, model, etc., are granted to the customer, this shall not entitle them to make copies.

13 Secrecy and privacy

- All non-public technical and commercial information which has been provided to the a party or has become known to them in the course of the performance of the contract, concerning the business operations of the other party, in particular, its know-how, manufacturing processes, constructions, drawings, specifications, samples, models, material compositions and similar information and materials ("trade secrets") shall be treated as strictly confidential by both parties, protected against unauthorised acquisition, use and disclosure, and must not be made accessible to third parties, even beyond the duration of the cooperation, for a further five years after its termination. "Third parties" within the meaning of this clause shall not include affiliated companies and third parties legitimately instructed to execute the contract, provided that corresponding secrecy obligations are imposed on them by the parties.
- The obligation to maintain secrecy shall not apply to information already known or generally available to the receiving party prior to its disclosure by the disclosing party, or subsequently disclosed or generally available to the receiving party without breach of a secrecy obligation. It shall also not apply to information which is proven to have been developed by the receiving party independently of the knowledge of the information disclosed to or obtained by them under the contract, or to information subject to statutory or regulatory or judicial disclosure requirements.
- The parties are prohibited from obtaining each other's trade secrets by observing, examining, disassembling, analysing or testing any products, information or objects (reverse engineering). The permission regulated in Section 3 (1) No. 2 b) of the German Trade Secrets Act [GeschGehG] is expressly waived in the relationship between the parties.
- Both parties agree to comply with all applicable data protection regulations.

14 Choice of law, place of jurisdiction, other provisions

- The place of performance shall be Hamburg, provided that the customer is a merchant.
- The performance and legal relationships between the parties shall be governed exclusively by German law, to the exclusion of the UN Convention on Contracts for the International Sale of Goods (CISG).
- If the customer is a merchant, a legal entity under public law or a special fund under public law, the exclusive place of jurisdiction for all disputes arising from and in connection with the contract shall be Hamburg.
- Should individual provisions of the contract between the parties or these GTSDs be or become invalid, in whole or in part, this shall not affect the validity of the remaining provisions.

II. Special provisions for corrugated cardboard

1 Quality tolerances

- In particular, customary deviations in the weight and thickness, material composition, sizing, colour, smoothness and purity of the processed paper are reserved.
- In addition, quality tolerances shall be regulated by the guidelines and standards drafted by the relevant trade associations as well as DIN standards, which shall be made available to the customer on request (in extracts, as appropriate). For corrugated cardboard, specifically, this is the test catalogue for corrugated cardboard boxes issued by the Verband der Wellpappenindustrie e.V. (VDW) in its currently valid version.

2 Quantity tolerances

The customer accepts excess and short deliveries to the following extent:

- up to 500 pieces \pm 20%
- up to 3,000 pieces \pm 15%
- over 3,000 pieces \pm 10%

III. Special provisions for cardboard, solid board and paper

1 Quality tolerances

- In particular, customary deviations in the flatness, purity and freedom from dust of cardboard, gluing, painting, colouration and printing are reserved. Specifically, or additionally, the following applies:
- Deviations in composition: Minor deviations in the material composition, material mixture, sizing, hardness, coating, colour, surface, smoothness, purity, etc., are reserved; In this respect, Smurfit Kappa assumes no warranty or liability. For deliveries with certain material mixtures and strengths, deviations of up to 10% are considered minor.
- Deviations regarding grammage: All deliveries are subject to the following fluctuations: the weight and thickness of cardboard, solid board, packaging paper as well as packaging made of the aforementioned materials – up to 5% up and down. The permitted deviation shall be calculated on the basis of the confirmed weight per m² or, if a maximum or minimum weight has been agreed, as a proportion of the average grammage to the average for the total delivery.
- Thickness: Permitted: \pm 5% of the nominal thickness
95% of all measured values must be within the specified tolerance range, i.e. within \pm 5% of the nominal thickness, test according to DIN EN 20534
- Bending strength: Permitted: -15% of the nominal stiffness
95% of all measured values must be above LTL (lower tolerance limit). The bending strength is to be measured on the samples in both directions. The resulting mean value is the bending strength of the individual sample. Test according to DIN 53121 or DIN 53123-1
- Dimensional deviations cannot be objected to if the deviations comply with the recognised state of the art within the framework of technically necessary material and process-related tolerances.
- In addition, quality tolerances shall be regulated by the guidelines and standards drafted by the relevant trade associations as well as DIN standards, which shall be made available to the customer on request (in extracts, as appropriate). For the product categories cardboard, solid board and packaging paper, these are, specifically, the quality guidelines for the production of folding boxboard issued by the Fachverband Faltschachtelindustrie e.V. (FFI) and/or the test catalogues published by the Verband Deutscher Papierfabriken (VDP) and the Verband Vollpappe Kartonagen (VVK) in their currently valid versions.

2 Quantity tolerances

The customer accepts excess and short deliveries to the following extent:

- for cardboard, solid board and packaging paper
 - up to 5 t \pm 20%
 - from 5 t to 10 t \pm 15%
 - over 10 t \pm 10%
- for cardboard and solid board packaging
 - up to 5,000 pieces \pm 25%
 - from 5,001 to 30,000 pieces \pm 20%
 - over 30,000 pieces \pm 10%

3 Instructions for storage by the customer

The customer undertakes to observe the following instructions when storing cardboard, solid board and packaging paper:

- Only place pallets with blanks on top of each other if the top side is packed evenly high across the entire surface. Pallets with folding boxes for packaging machines must not be stacked on top of each other.
- Packaging should be stored at a temperature of 10-35°C and a relative humidity of 40-75%. In the cold season, care should be taken to ensure that, before use, packaging material is stored in the packing rooms in its original packaging for 24-48 hours and then opened.
- The packaging material is to be used in the order of delivery. The storage period should not exceed 6 (six) months. After 6 (six) months, no guarantee is given for the technical functionality of the packaging.
- Partly unloaded pallets should be covered again using cover plates and stored under foil. Folding boxes intended for packaging machines must be placed back in their shipping packaging.