

# Logistics Guide

Standards for the Delivery of Goods to METRO Oesterreich GmbH, AVILO Marketing GmbH

#### Introduction

This document describes the delivery guidelines (Logistics Manual) for METRO Cash & Carry Oesterreich GmbH and its associated company, AVILO Marketing GmbH.

AVILO Marketing GmbH, hereinafter referred to as AVILO, is a wholly owned subsidiary of METRO Cash & Carry Oesterreich GmbH, hereinafter referred to as METRO.

In compiling these standards for the delivery of goods, the specific requirements of METRO Cash & Carry Oesterreich GmbH and AVILO Marketing GmbH were taken into account, along with food regulatory requirements and GS1 Austria/ECR recommendations.

These delivery guidelines shall apply in addition to and/or in derogation of existing METRO and/or AVILO Agreements.

The supplier must ensure that any logistics service provider with which it is collaborating also complies with the standards for the delivery of merchandise.

Exceptions shall be accepted only if METRO/AVILO and the supplier have signed a written agreement to that effect.

For more information, please refer to <a href="mailto:scm@metro.at">scm@metro.at</a>

Supply Chain Management

Voesendorf, 19th January 2022

# **Table of contents**

	<b>METRO</b>	DIRECT STORE DELIVERIES:	
		Varehouse Delivery – Enzersdorf an der Fischa	
		LATFORM DELIVERY – MARIA LANZENDORF	
	AVILO C	ONSIGNMENT WAREHOUSE DELIVERY - NEUBURG AM INN	
	AVILO T	K Consignment Warehouse Delivery – Bergheim	
1	TERM	S OF DELIVERY	1
2	SUPP	LIER DATA QUERY	1
3		ERY DATE & DELIVERY TIME WINDOW	
		REGULATIONS FOR PUBLIC HOLIDAYS	
		COMPANY HOLIDAYS, INTERNATIONAL PUBLIC HOLIDAYS AND OTHER POSTPONEMENTS	
4	DELIV	ERY QUALITY	3
5	SHIPF	PING DOCUMENTS	3
6	TRAN	SPORT CONTAINERS	6
	6.1 E	URO PALLET	6
	6.2 H	11 PALLET	6
	6.3 E	E2Boxes	7
	6.4 E	EURO-PALLETS AS TRANSPORT CONTAINERS	7
	6.4.1	Pallet load weight	7
	6.4.2	Pallet overhangs	7
	6.4.3	Pallet height	8
	6.4.4	Procedure for exchanging reusable transport containers	
		DISPLAYS	
7	HOMO	DGENIUS PALLETS	9
8	SECU	RING DURING TRANSPORT	11
9	MERC	CHANDISE LABELING	11
	9.1	SHIPPING UNITS (TRANSPORT LABELS)	12
	9.1.1	(Homogeneous) shipping unit with a standard number of identical trade units	14
	9.1.2	(Homogeneous) shipping unit with a variable number of identical trade units	15
	9.1.3	Mixed (heterogeneous) Shipping Units	16
	9.2	Sales Units and Purchasing Units	16
	9.2.1	Standardized Items	17
	9.2.2	Items with variable weight	18
		RACEABILITY & PRODUCT RECALLS	
1	0 AC	COUNTING	20
	10.1 li	NVOICING	20

1	0.1.1	Billing address	20
1	0.1.2	Invoice Content	21
10.	2 li	IVOICE CONTROL	21
10.	3 E	ILLING CONSIGNMENT WAREHOUSE	22
10.	4 Cor	IFIRMATION OF ARRIVAL	22
11	MA	STER DATA	22
12	ED		23
13	EXI	PIRY DATES	23
14	TEN	MPERATURE	24
14.	1 E	NSURING COMPLIANCE WITH THE SHIPPING TEMPERATURE	24
14.	2 F	ROOF OF THE SHIPPING TEMPERATURE	25
15	CO	NDITION OF THE DELIVERED GOODS	25
16	PES	STS AND PEST CONTROL	26
17	OV	ERALL HYGIENE AND CLEANLINESS	26
18	CL	AIMS/COMPLAINTS AND REJECTION OF THE GOODS	26
19	RE <sup>-</sup>	FURN OF GOODS	26
20	AD	DITIONAL EXPENSES	27
21	PR	OCUREMENT LOGISTICS - METRO GROUP LOGISTICS	27
22	RE	ASONS FOR REJECTION OF GOODS	28
23	AN	NEX	35
23.	1 8	AMPLE ECR DELIVERY NOTE	35
23.	2 (	MR WAYBILL - SAMPLE	36
23.	3 A	PPLICATION IDENTIFIER (AI)	37
23.	4 C	CONSUMPTION TAX DOCUMENT SAMPLE	38
23.	5 F	RECLAMATION DOCUMENTS INVOICE CONTROL	40
2	3.5.1	Attachment A	40
2	3.5.2	Attachment B	42
2	3.5.3	Attachment C	43
2	3.5.4	Attachment D	45
24	GS	1 DATABAR POSITION STATEMENT	46



# **METRO Direct Store Deliveries:**

# **Store delivery addresses:**

Nr.	Store	Address	<u>Phone</u>	GLN Number
10	Voesendorf	Metroplatz 1, 2331 Voesendorf	01 / 690 80	9000480000102
11	Linz	Franzosenhausweg 1, 4030 Linz	0732 / 381481	9000480000119
12	Langenzersdorf	Wiener Straße 176-196, 2103 Langenzersdorf	0224 / 31 01	9000480000126
13	Graz	Weblinger Straße 41, 8054 Graz	0316 / 28 25 00	9000480000133
14	Innsbruck	Siemensstraße 1, 6063 Rum bei Innsbruck	0512 / 24 24	9000480000140
15	Salzburg	Großmarktstraße 1, 5071 Wals-Siezenheim	0662 / 85 23 00	9000480000157
16	Dornbirn	Josef-Ganahl-Straße 5, 6850 Dornbirn	05572 / 37 45	9000480000164
17	St. Poelten	Stattersdorfer Hauptstraße 59, 3100 St. Poelten	02742 / 395	9000480000171
18	Wien-Simmering	Jedletzbergerstraße 22, 1110 Wien-Simmering	01 / 760 68	9000480000188
19	Wels	Industriegelaende, Boschstraße 9, 4600 Wels	07242 / 662 88	9000480000195
20	Wr. Neustadt	Neunkirchner Straße 118, 2700 Wr. Neustadt	02622 / 870 50	9000480000201
21	Klagenfurt	Goertschitztal Straße 22, 9020 Klagenfurt-Hoertendorf	0463 / 717 70	9000480000218

# **Billing address:**

METRO Cash & Carry Oesterreich GmbH Metroplatz 1 2331 Voesendorf ATU19424905

# **Goods receiving opening hours stores:**

All stores except for Wels: Monday to Thursday 06:00 to 14:30 h

Friday 06:00 to 12:00 h

Store Wels: Monday to Thursday 07:00 to 14:30 h

Friday 07:00 to 12:00 h

EDI: Billing Contact Person:

E-Mail: <u>edi@metro.at</u> E-Mail: <u>rp@metro.at</u>

**Quality Assurance and HACCP:** Supply Chain Management:

Tel.: +43 / 1 / 690 80 – 233 E-Mail: <u>scm@metro.at</u>

E-Mail: DL.GM90.QM@metro.at



# **AVILO Warehouse Delivery – Enzersdorf an der Fischa**

#### **Notification:**

Should there be any changes to an order regarding quantities or deviations of the specified delivery date, this must be notified to <a href="mailto:avisierung@metro.at">avisierung@metro.at</a> at least 48 hours before the original delivery date.

#### **Delivery address:**

Frigologo Lebensmittellogistik GmbH Am Campus (Halle 6A + 6B, Tor: 601-608, 611-618)

GLN: 9005569021092

AT-2431 Enzersdorf an der Fischa

#### **Billing address:**

AVILO Marketing GmbH Metro Platz 1 A-2331 Voesendorf ATU19416601

GLN: 9000480000843

International tax number: ATV0010585805

# **Goods Receiving opening hours Warehouse:**

Monday - Friday 06:00 a.m. - 14:00 p.m.

# <u>Logistics Contact Person METRO/AVILO (operational Logistics):</u>

Tel: +43 (664) 812 42 39 Email: avisierung@metro.at

EDI:

Tel.: +43 / 1 / 690 80 - 363

Email: edi@metro.at

**Quality Assurance und HACCP:** 

Tel.: +43 / 1 / 690 80 – 233 Email: <u>DL.GM90.QM@metro.at</u> **Billing Contact Person:** 

Tel.: +43 / 1 / 690 80 - 361

Email: rp@metro.at

**Supply Chain Management:** 

Email: <a href="mailto:scm@metro.at">scm@metro.at</a>



# **AVILO Platform Delivery – Maria Lanzendorf**

#### **General information:**

Different assortments are handled on the platform Maria Lanzendorf:

Fresh food (e.g. dairy), fruits & vegetables (+convenience), meat/sausage as well as food dry & nonfood.

Information about changes in dates and/or quantities are to be communicated to your contact persons in our Offer Management department as well as to the respective logistics email list (see below).

#### **Delivery address:**

Frigologo Lebensmittellogistik GmbH Industriestrasse 3 A-2326 Maria Lanzendorf

GLN	Fresh Food	Meat	Fruits & Vegetables	Convenience	Dry & Nonfood
	9005569021009	9005569018009	9005569011000	9005569019006	9005569020002

#### **Billing address:**

AVILO Marketing GmbH Metro Platz 1

A-2331 Voesendorf

AVILO UID Nr.: ATU19416601

GLN: 9000480000843

# Goods receiving opening hours Platform Maria Lanzendorf:

Fruit & Vegetable: Sunday to Friday 06:00 a.m. to 10:30 a.m. Fresh & Meat: Monday to Freitag 04:00 a.m. to 06:00 a.m. Dry & Nonfood: Monday to Freitag 06:00 a.m. to 10:00 a.m.

#### **Logistics Contact Person METRO/AVILO:**

Tel: +43 (664) 812 42 39

Tel.: +43 / 1 / 690 80 - 363

Fruit & Vegetable: <a href="mailto:dl-mccatsdlavilofrischeog@metro.at">dl-mccatsdlavilofrischeog@metro.at</a>
Fresh & Meat: <a href="mailto:dl-mccatsdlavilofrischeog@metro.at">dl-mccatsdlavilofrischeog@metro.at</a>

Dry & Nonfood: avilo-xd-trocken@metro.at

EDI: Billing Contact Person:

Email: edi@metro.at Email: rp@metro.at

**Quality Assurance and HACCP: Supply Chain Management:** 

Tel.: +43 / 1 / 690 80 - 361

Tel.: +43 / 1 / 690 80 – 233 Email: scm@metro.at

Email: <u>DL.GM90.QM@metro.at</u>



# **AVILO Consignment Warehouse Delivery - Neuburg am Inn**

# **Delivery address:**

Brummer Logistik GmbH Schmelzing 1

D-94127 Neuburg am Inn GLN: 4260128180008

# **Billing address:**

AVILO Marketing GmbH Metro Platz 1 A-2331 Voesendorf ATU19416601

GLN: 9000480000843

#### **Goods receiving:**

Please align supply of goods directly with Brummer.

The availability of goods as well as the compliance with the agreed maximum ranges is your responsibility.

Tel: +49/8507/9005-0; DW -190 od. -189 Email: kuehlhausbj@brummer-logistik.de

# **Logistics Contact METRO/AVILO (operational Logistics):**

Tel: +43 (664) 812 42 39

Email: <u>DL.GM90.AVILOLogistik@metro.at</u>

EDI: Billing Contact Person:

Email: edi@metro.at Email: rp@metro.at

**Quality Assurance and HACCP:** Supply Chain Management:

Tel.: +43 / 1 / 690 80 – 233 Email: <u>scm@metro.at</u>

Email: <u>DL.GM90.QM@metro.at</u>



# **AVILO TK Consignment Warehouse Delivery – Bergheim**

# **Delivery address:**

TKL Lebensmittel Logistik GmbH

Warenverteilzentrum Salzburg (WVZ-S)

Siggerwiesen 36 A-5101 Bergheim

GLN: 9005894000007

# **Billing address:**

**AVILO Marketing GmbH** 

Metro Platz 1

A-2331 Voesendorf

ATU19416601

GLN: 9000480000843

### **Goods receiving:**

Please align supply of goods directly with TKL.

The availability of goods is your responsibility.

Tel: +43 (0)1 33165-1370

Email: customerservice@tkl.at

# **Logistics Contact METRO/AVILO (operational Logistics):**

Tel: +43 (664) 812 42 39

Email: dl.gm90.AVILOLogistik@metro.at

EDI:

Tel.: +43 / 1 / 690 80 – 363 Tel.: +43 / 1 / 690 80 – 361

Email: edi@metro.at Email: rp@metro.at

#### **Quality Assurance and HACCP:**

Tel.: +43 / 1 / 690 80 – 233

Email: <u>DL.GM90.QM@metro.at</u>

#### **Supply Chain Management:**

Email: scm@metro.at

**Billing Contact Person:** 

٧



#### 1 TERMS OF DELIVERY

Unless agreed otherwise with the supplier (e.g., in a Purchase Agreement or an Agreement on Conditions) the Incoterm 2020 DAP/DDP is to be used (intra-community DAP, extra-community DDP).

The truck must be suitable for ramps, side unloading is not possible.

Safety shoes must be worn when entering the goods receiving area.

Suitable unloading equipment will be provided for your driver to unload the goods.

The driver must follow the instructions of METRO staff or our logistics service providers.

All the guidelines mentioned in this manual are based on GS1 Austria or ECR standards. For further details, please use the contact information listed at the beginning of this manual to contact the responsible parties at GS1 and ECR.

#### 2 SUPPLIER DATA QUERY

To coordinate the logistical capabilities of the supplier with METRO/AVILO the supplier data query must be filled out. This data query contains all the relevant logistical data for a delivery to METRO/AVILO.

Please contact METRO/AVILO if you have not yet filled out a supplier data query (scm@metro.at)

For a detailed information on your delivery options, please also contact <a href="mailto:scm@metro.at">scm@metro.at</a>.

### 3 DELIVERY DATE & DELIVERY TIME WINDOW

The order and delivery times agreed with METRO/AVILO are mandatory. Deliveries must arrive on the agreed delivery date (not before and not after) and during the goods acceptance times. If certain time windows have been agreed to, those must also be respected.

METRO/AVILO reserves the right to charge the supplier for any indirect and direct costs incurred as a result of noncompliance with the indicated delivery dates and time windows. If necessary, the goods may be refused.



# 3.1 Regulations for public holidays

Our automatic regulations concerning public holidays ensure, that the agreed delivery time around Austrian public holidays is guaranteed. You must follow the resulting delivery day:

In case the public holiday is placed between the usual order and delivery day, your lead time is increased by one day.

e.g.

- · public holiday on Wednesday
- · originally agreed ordering day: Monday
- originally agreed delivery day: Thursday (delivery time: 3 working days)
- → While the ordering day remains Monday, the delivery day moves automatically to Friday

In case the usual delivery day is a public holiday, the delivery day is moved to the next working day. e.g.

- public holiday on Thursday
- originally agreed ordering day: Tuesday
- originally agreed delivery day: Thursday (delivery time: 2 working days)
- → While the ordering day remains Tuesday, the delivery day moves automatically to Friday

In case the usual order day is a public holiday, you will receive our orders one day in advance. The delivery day does not change.

e.g.

- public holiday on Monday
- originally agreed ordering day: Monday
- originally agreed delivery day: Wednesday (delivery time: 2 working days)
- $\rightarrow$  You will receive our orders one working day in advance (Friday instead of Monday). The delivery day remains unchanged.



# 3.2 Company holidays, international public holidays and other postponements

Please note that our regulations regarding public holidays are only valid for Austrian public holidays. You have to communicate public holidays in your country of residence, company holidays (e.g. stocktaking, bridge days) as well as other changes concerning the regular order or delivery date (e.g. system changes, change of warehouse or service provider) 4 weeks in advance to our Offer Management and <a href="mailto:liefertreue@metro.at">liefertreue@metro.at</a>. The availability of goods must be ensured during these periods.

METRO/AVILO reserves the right to pass indirect and direct costs to the supplier incurred of failing to communicate or longer lasting delivery difficulties resulting from such events.

# **4 DELIVERY QUALITY**

The goods ordered must be delivered in the correct quantity, at the agreed time and in the agreed quality. To ensure this, the supplier shall ensure the ongoing availability of goods. The goods must meet all in advance agreed criteria.

Partial deliveries are not permitted without written exceptional approval. Excess deliveries or incorrect deliveries may be rejected by METRO/AVILO.

#### 5 SHIPPING DOCUMENTS

Every inbound delivery must be accompanied by a corresponding delivery note.

A delivery accompanied by an exclusively digital delivery note (e.g. via tablet) is not permitted. In case of doubt, the physical delivery note with the documentation of the acceptance of goods by METRO/AVILO (signature, stamp, label) is valid.

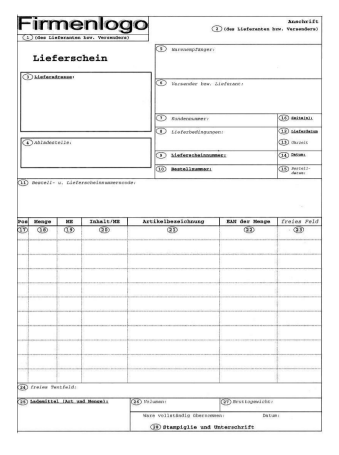
Only one delivery note and one invoice must be issued for each METRO/AVILO order number.

In compliance with the legal CMR regulations, a CMR consignment note must also be enclosed with the shipment. Should further documents (e.g. accompanying documents for consumption tax return) be required by law, these must also be handed over to METRO/AVILO in a suitable form and manner upon delivery.

All information on the delivery papers must correspond to the delivered goods.

The delivery notes must be attached to the goods in a clearly visible and adhesive manner (e.g. delivery note pocket). Before unloading, the driver must check in at the goods receiving department with the delivery documents. If the delivery note is missing, the truck may be placed at the back of the queue or unloading may be refused.





# Illustration: Standard ECR Delivery Note

No.	Contents	Number of printing digits	R/O*
1	Supplier's or sender's company name	3x35	R
2	Address of the supplier or sender	4x40	R
3	Delivery address: place where the goods will be unloaded	7x35	R
4	Unloading point: precise description of the receiving door at which the goods will be unloaded at the consignee's premises	2x35	0
5	Consignee: Address of the location where the goods will be received	4x40	0
6	Address of the supplier, if the sender is listed in Point 1	4x40	0
7	Customer number listed for the supplier or sender	1x27	0
8	Supplier's or sender's precise delivery terms	3x27	0
9	Delivery note number	1x27	R
10	Order number under which the delivery was ordered	1x27	R
11	Order/Delivery note number in the form of a GTIN 128 code	5x75	0
12	Delivery date: Date on which the delivery is scheduled	1x12	R
13	Estimated delivery time	1x12	0
14	Date on which the delivery note was issued	1x12	R
15	Date on which the order was placed	1x12	0
16	Number of pages in the delivery note	1x12	R
17	Item numbers in ascending order on the delivery note – up to 25 lines	1x2	R
18	Number of GTINs ordered	1x7	R
19	Unit (e.g., piece, carton, rack, can, case)	1x5	R
20	Contents per unit for standard goods: e.g., 12x150 g, 6 cans, 8 packages; for variable-weight goods: the actual chargeable weight, e.g., 135.25 kg	1x10	R
21	Precise description of item **	1x22	R
22	GTIN for the quantity ordered	1x14	R
23	Unreserved field for product-related supplier notes, e.g. MHD, batch/lot numbers, internal item numbers, number of pallets per item	1x10	0
24	Unreserved text field for other notes, such as legally required data (see Point 8).	2x75	0
25	Loading appliances Type: pallet, CHEP pallet, roll container; Quantity: exact number of loading appliances	4x28	0
26	Delivery volume, including loading appliances and packaging	1x20	0
27	Gross delivery volume, including loading appliances and packaging	1x20	0
28	Stamp and signature of the consignee	3x40	R

Table: ECR Contents - Standard Delivery Note



If this is not possible, the delivery note must at least include the following data:

- Address of the supplier or sender
- Exact delivery address (the place where the goods will be unloaded)
- · Order number under which the delivery was ordered
- Delivery date (date on which the delivery is scheduled)
- EAN of the respective items
- Unit (e.g., piece, carton, etc.)
- Contents per unit (e.g., kg, cans, etc.)
- Precise description of item
- Number of loading units or parking spaces
- METRO item number

For deliveries to AVILO, the best-before date (if relevant for this article) and the batch number must be stated.

The sequence of the items on the delivery note must match the sequence on the original METRO/AVILO order.

It must also be possible to establish a clear link between the consignment note and the delivery note. All delivery note numbers must also be indicated on the consignment note. The METRO/AVILO order number must be indicated on the consignment note as the consignee reference.

For shipments of items requiring a certain temperature range (e.g. chilled or deep frozen), the sender must indicate the required transport temperature on the shipping documents/waybill/bordereau. In addition, the shipping documents must contain all the specific legal requirements and/or certification standards stipulated for the respective supplier and/or item (e.g., data required by the Organic Farming Ordinance [*Bio-Verordnung*], data required by the Fish or Beef Labeling Ordinance [*Fisch-oder Rindfleischkennzeichnungsverordnung*], required residue-free guarantees for food items of animal origin, data required by the MSC, data required by the AMA Quality Seal Program [*AMA-Guetesiegel*] for fresh meat in Austria, etc.

The supplier shall indemnify and hold METRO/AVILO harmless against any claims due to defective or missing data requested in the shipping documents that are required by law or by certification standards.



#### **6 TRANSPORT CONTAINERS**

From the 10th package onwards, your deliveries have to be made on pallets. Exceptions are goods that cannot be delivered on pallets due to legal requirements or their nature. EURO, CHEP, H1 or IPP pallets are permitted.

Other pallet and transport containers may only be used with written consent.

# 6.1 Euro Pallet

The basic dimensions of these pallets must be  $800 \times 1200 \times 144 \text{ mm}$  (AUSTRIAN STANDARD [ $\ddot{O}NORM$ ] A 5300) and must be labeled with EUR on the right corner block.



Illustration: Euro Pallet

# 6.2 H1 Pallet

The basic dimensions of H1 pallets must be 800 x 1200 x 160 mm. These must be used if required by law or contractually agreed. In any case, H1 pallets must be used for meat and sausage items, as well as fresh fish.



Illustration: H1 Pallet



# 6.3 E2 Boxes

The basic dimensions of E2 boxes are  $600 \times 400 \times 200$  mm. If these are used as transport containers for deliveries, they absolutely must be delivered on an H1 pallet. Loose E2 boxes shall not be accepted under any circumstances. This also applies to bakery crates. Meat and fish may only be delivered on H1 pallets.



Illustration: E2 Boxes

# 6.4 Euro-Pallets as Transport Containers

# 6.4.1 Pallet load weight

For deliveries to METRO/AVILO the total weight of a pallet may not exceed 1,000 kg.

# 6.4.2 Pallet overhangs

Stacking beyond the horizontal section of the pallet must be avoided. If the horizontal section of the transport unit is exceeded, METRO/AVILO reserves the right to refuse the goods and/or to charge the supplier for the costs of restacking the pallet.

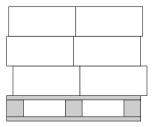


Illustration: Pallet overhang



# 6.4.3 Pallet height

The loading height of the delivered pallets may exceed 1,950mm (incl. 150mm pallet) and for mixed pallets (= several products on the pallet) 1,850mm (incl. pallet) only with written exceptional confirmation.

Stacking of pallets is permitted (intermediate or sandwich pallet). The goods on the lower pallet must allow this without suffering damage.



Illustration: Pallet height

# 6.4.4 Procedure for exchanging reusable transport containers

Transport packing (e.g. Euro pallets or E2-boxes) are usually exchanged one-for-one. CHEP or IPP pallets are handled according to the respective rental procedure. If there are not enough transport containers available for exchange, the driver will receive a pallet note as proof.



Pallets (boxes) will not be exchanged if:

- a board is missing or has a horizontal break,
- a board in the pallet's base or frame is split or broken in such a way that a nail or screw shaft is visible,
- a block is missing, broken or split in such a way that the nails or screws are visible,
- there is not at least one identifying label available or visible (EUR or pool operator's ID) on the pallet/box,
- the overall condition is so bad that the load-bearing capability is no longer guaranteed or the products on the pallet might be contaminated or damaged.

Transport containers other than those mentioned above are not regarded as permissible means of exchange by METRO/AVILO. This includes, for example, dollies, one-way pallets or STECO/IFCO containers.

# 6.5 Displays

Ideally, displays should have the dimensions  $400 \times 600$  mm,  $800 \times 600$  mm or  $1200 \times 800$  mm and/or should be flush with the pallet.

In addition, each display must be listed with its own item number and labeled with its own GTIN/EAN. The number of displays must be indicated under "Quantity" on shipping documents. Invoicing must be done in the display unit. The displays must be placed on a pallet in such a way that they are safe for transport and stackable and must be flush with the pallet.

# 7 HOMOGENIUS PALLETS

If pallets are used as logistical units, each pallet delivered should contain only one type of product, to the extent order quantities permit.

Produkt A	Produkt A
Produkt A	Produkt A

**Illustration: Unmixed Pallet** 



If the order quantity is not big enough to take full advantage of the pallet's height and/or weight limits, the products must be delivered in unmixed layers. These unmixed layers must be separated by an intermediate pallet (layer or sandwich pallet). Layered deliveries are allowed only if the load-bearing capability of the items underneath is ensured and the supplier guarantees that the items on the lower layers will not be damaged.

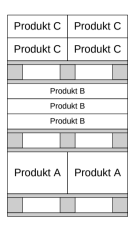
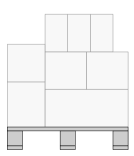


Illustration: Layer/Sandwich Pallet

If a layered delivery is not possible because the order quantities are too small, then mixed pallets shall be accepted. It must be possible to accept the goods and to identify the individual products without restacking.



**Illustration: Mixed Pallet** 

In each case, the packages must be stacked in such a way that each package's complete labeling (incl. MHD and/or batch number) is visible on the outside of the pallet.

Basically, if packages are used as logistical units, the same rules shall apply. Packages must be filled with one type of product only, to the extent this is possible, based on the underlying order quantities.



#### 8 SECURING DURING TRANSPORT

To guarantee a secure delivery and to minimize the risk of damage during transport, all shipments by the supplier must be packaged in accordance with legal requirements and secured during transport and the packaging must be tamper-proof. An appropriately marked adhesive tape (e.g. company name, company logo), which is applied crosswise over the film, is suitable as a security measure.

The transport safety device must also prevent the load from shifting.



Illustration: Marking the pallet with tape

# 9 MERCHANDISE LABELING

All barcodes and labels must comply with the GS1 Austria and/or ECR guidelines. All barcodes must at least meet Quality Classification 1.5 (see GS1 Austria)



Illustration: EAN-13



# 9.1 Shipping Units (Transport Labels)

Each shipping unit must be labeled with a transport label that meets the GS1/ECR standard. The data must be printed on the transport label in clear text and in barcode form.

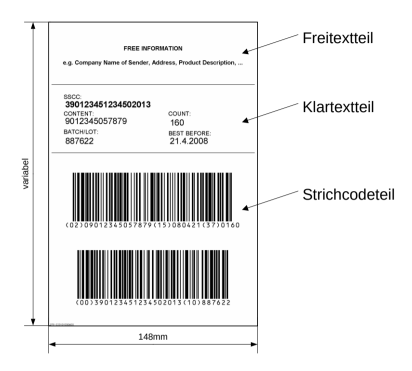


Illustration: Composition of a Standard Transport Label

- The free text portion may be used for the company name or the company logo
- Depending on the composition of the shipping unit, the clear text portion must contain the required information on the goods
- Depending on the composition of the shipping unit, the barcode portion must contain the required information in EAN-128 format

Ideally, this transport label should be placed on all four sides of the pallet. However, it is compulsory to place the label on one of the pallet's narrow sides and on one of the pallet's broad sides. The labels must be placed at a height of between 400 mm and 800 mm and must be 50 mm from the edge.



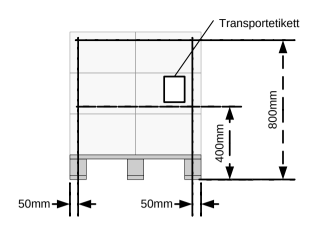


Illustration: Transport Labels' Position

If the goods are being shipped in parcels/packages, each parcel/package must be labeled with at least one transport label.

If the goods are being delivered on layer or sandwich pallets, each layer must have its own transport label.

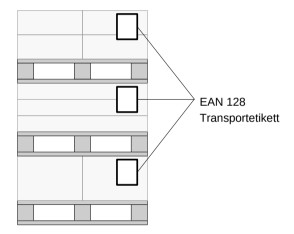


Illustration: Positioning the Transport Label on Layer Pallets

In each case, this transport label must contain the SSCC (Application Identifier) AI (00) assigned to it. In addition, other information must be added to the transport label, depending on the contents. A compendium of the most important AIs can be found in the appendix.

For the consignment warehouse Brummer Logistik, the weight (AI) 31xx must also be integrated in the GS1-128.



# 9.1.1 (Homogeneous) shipping unit with a standard number of identical trade units

If the shipment contains a multiple of a standard number of identical trade units, an EAN-128 transport label must be affixed to the pallet.

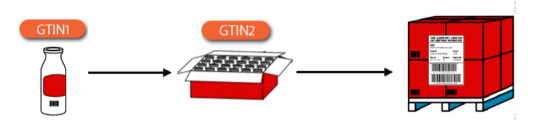


Illustration: Non-standard homogeneous shipping unit

The following must be indicated on the transport label:

- SSCC (AI 00)
- EAN/GTIN of the highest-level packaging hierarchy of goods contained in the transport unit (A 02)
- Expiration date (Al 15) if required by law
- Number of the highest-level packaging hierarchy of goods, in pieces (Al 37)
- Batch/lot number (AI 10)

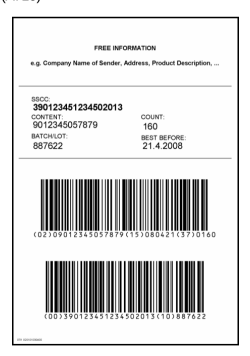


Illustration: Example: Transport Label for Unmixed (homogeneous) Pallet



# 9.1.2 (Homogeneous) shipping unit with a variable number of identical trade units

If the shipment contains a variable number of identical trade units, an EAN-128 transport label must be affixed to the pallet.

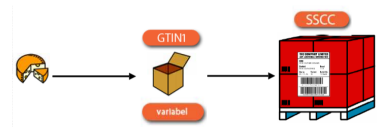


Illustration 18: (Homogeneous) shipping unit with a variable number of identical trade units

The following must be indicated on the transport label:

- SSCC (AI 00)
- EAN/GTIN of the highest-level packaging hierarchy of goods contained in the transport unit (A 02)
- Expiration date (Al 15) if required by law
- Net weight in kilograms (AI 310x)
- Batch/lot number (AI 10)
- Number of the highest-level packaging hierarchy of goods, in pieces (Al 37)

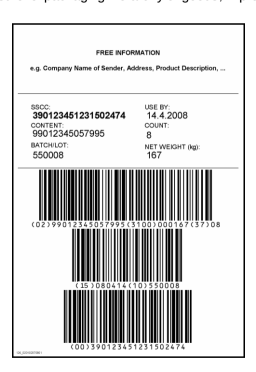


Illustration: Transport label for Unmixed (homogeneous) Pallet containing Variable-Weight Items



# 9.1.3 Mixed (heterogeneous) Shipping Units

Mixed shipping units must be labeled using only the SSCC AI (00).

These are shipping units containing different trade units with different GTIN/EAN codes. This applies to both standard and non-standard trade units.



Illustration: Heterogeneous Shipping Unit



Illustration: Transport Label for Mixed Pallet

You can find specific examples on how to create transport labels at:

http://www.gs1-labelview.at

# 9.2 Sales Units and Purchasing Units

The labeling of the units must comply with all the relevant legal requirements for the respective item. In the case of hanging goods/garments, the barcode must be affixed vertically in cases where open-mesh packaging is used, the barcode must be affixed to a separate label





Illustration: Vertical EAN



Illustration: EAN on Open-Mesh Packaging

Below, a distinction is made between standard and variable-weight items.

# 9.2.1 Standardized Items

All packaging levels must be identified with a unique barcode.

The purchase unit (e.g. carton) has to be marked with a barcode of the type GS1-128. In addition to the GTIN (formerly EAN), the best-before date (AI15), if a MHD date exists for the article, and the batch number (AI10) are to be encoded in this barcode.



Illustration box label (standardized), GS1-128



If this is not possible, a GTIN (EAN) with 14 digits can be used or alternatively a 13-digit GTIN (EAN) with a leading zero or an EAN-13.

If possible, the goods must be positioned on the shipping unit in such a way that the GTIN of the highest hierarchy level marked with a barcode can be read from the outside. For articles where the equalized purchase unit/overpack contains non-equalized sales units, a GS1-128 with AI (02) and AI (310x) must be affixed.

For deliveries to METRO, the following barcode formats are also permissible for purchase units: GS1 DataBar, GS1 DataMatrix but no QR code. A GS1-128 barcode may not be interrupted.

In the case of deliveries to AVILO, only the GS1-128 barcode format shall be used for the purchasing unit; the best-before date (AI15), if the goods have an expiry date, and the batch number (AI10) shall be encoded in the barcode.

For non-food articles delivered to the AVILO central warehouse, a GS1-128 barcode must also be used and the METRO article number must be affixed to the outer carton. Deviations are only permitted with written approval.

# 9.2.2 Items with variable weight

All packaging levels shall be identified with a unique barcode.

A GS1-128 barcode must be applied to the highest packaging hierarchy level (e.g. carton). This must contain the net weight of the respective packaging, the best-before date and the batch number. All information contained in the barcode must also be applied to the label in plain text. All labelling elements must be clearly readable visually.



Illustration: GS1-128 Barcode for variable weight item incl. net weight

If this is not possible, an assigned EAN with prefix 21 or 27 is also permissible after written confirmation. For the printed EAN, both the checksum over the weight and the checksum over all must be calculated. The variable part of the EAN must contain the net weight of the respective packaging unit.





Illustration: Weight EAN

For deliveries to METRO, the following barcode formats are also permitted for purchase units: GS1 DataBar, GS1 DataMatrix but no QR code. A GS1-128 barcode must not be interrupted.

For deliveries to AVILO, only the GS1-128 barcode format shall be used. The best-before date (Al15), if the goods have a best-before date, and the batch number (Al10) shall be encoded in the barcode.

If possible, the goods are to be positioned on the shipping unit in such a way that the GTIN of the highest hierarchy level marked with a barcode can be read from the outside. In addition, the net weight must be indicated on the respective outer carton or article.

If a barcode or GTIN is missing on an overpack or sales unit in the case of equalized or articles with variable weight, METRO/AVILO reserves the right to reject the goods or, if applicable, to charge the labelling costs to the customer.

In the event of complaints and expenses relating to defective or incorrect labelling, METRO/AVILO shall indemnify and hold harmless the respective supplier.

# 9.3 Traceability & Product Recalls

The legal minimum requirements regarding traceability must be maintained.

To facilitate the identification of best-before dates and batches in the context of article recall actions, the exact article designation, the weight of the sales units (in the case of food goods) and the batch number of the articles contained must be indicated on the overpacks and must be legible from the outside on the pallet for each package.

If this requirement is not met, METRO/AVILO will always withdraw the entire article stock from circulation in the event of an article recall.



### 10 ACCOUNTING

To be able to process the invoices in an efficient way you have to stick to the below mentioned guidelines.

In any case of a deviation to these guidelines METRO/AVILO reserves its right to charge direct or indirect costs.

# 10.1 Invoicing

- One copy; paper size A4
- Invoice has to be able to be copied for electronic filing
- · Collective invoices for several stores are not allowed
- Collective invoices for several orders are not allowed. One invoice has to include only one order (one METRO Order number)

Procedure: 1 Order (Order Number) = 1 Delivery (Delivery Note) = 1 Invoice

# 10.1.1 Billing address

Invoices must be issued to the ordering Metro Wholesale Market. For addresses see overview sheets supply (The first pages after the table of contents) or to AVILO (for address see below). These are to be issued to the following invoice recipients:

Deliveries to METRO: Deliveries to AVILO

Metro Cash & Carry Oesterreich GmbHAVILO Marketing GmbHRechnungspruefungRechnungspruefungMetroplatz 1Metroplatz 1

2331 Voesendorf 2331 Voesendorf ATU19424905 ATU19416601

The invoice recipient as well as the delivery address have to be printed on the invoice.



#### 10.1.2 Invoice Content

Invoices must comply with any legal demand. Additionally, the following points have to be cited:

- METRO Order Number: Invoice processing without METRO order number in not possible
- Delivery note number
- METRO article number
- The article sorting on the invoice has to be equal to the article sorting of the relating order and the relating delivery note

#### 10.2 Invoice Control

- Variances between quantity and/or price: Invoice cuts regarding quantity and/or price differences will be announced to you by the so called document "Aenderungsmitteilung" (Attachment A)
- Combination of invoices: In case of splitting up the invoice amount of one account you will be informed by the so called document "Rechnungszusammenfassung" (Attachment B)
- Return of Goods:
   Returns are carried out by Goods Supply Note. Debit takes place by document "Warenretoure" (Attachment C)
- You will be informed about subsequent payment by the so-called document "Rechnungsnachzahlung" (Attachment D)



# 10.3 Billing Consignment Warehouse

In case you take part of our consignment warehouse process you will be informed about a dispatch of goods by a document called Warenentnahmebestaetigung. On this "Warenentnahmebestaetigung" all taken goods including quantity are listed.

On your demand we are able to submit you these quantities via EDI ORDERS. If you are interested, please contact <a href="edi@metro.at">edi@metro.at</a>.

#### 10.4 Confirmation of arrival

Since 01.01.2014, the confirmation of arrival has come into force in Germany as a new tax documentation requirement for deliveries within the EU. The confirmation of receipt serves as proof for the exemption from the VAT obligation and concerns all companies that export goods to EU countries.

Metro AT has developed a standardized procedure with the corresponding forms. For reasons of security and administrative economy, only our in-house form can be used; unfortunately, we cannot respond to special requests.

If you have any questions on the subject of confirmation of arrival, please contact Eva Schwartz directly (Tel.: +43/1/690 80 - 361; <a href="mailto:eva.schwartz@metro.at">eva.schwartz@metro.at</a>) or Gabriela Binder (Tel.: +43/1/690 80 - 371; <a href="mailto:gabriela.binder@metro.at">gabriela.binder@metro.at</a>).

#### 11 MASTER DATA

Master data is basis of our common business processes. EDI without EAN is not possible. Orders without matching packing contents creates confusion. It is enormously important to assign same master dater to the same product.

By your completing of the METRO Article Listing Sheet, we create a common basis. The master data entered the METRO/AVILO Article Listing Sheet [Artikellistungsblatt] must match the data on the items being delivered. The supplier is responsible for seeing to it that the required master data are furnished to METRO/AVILO's centralized procurement department.

Changes to the item's master data (e.g., GTIN/EAN, carton contents, cartons per pallet) must be reported to METRO/AVILO without delay!



# Please send all information regarding any changes of article master to the responsible Category Management

This Notification has to include:

- The changed article (incl. your and our item number)
- The changed attribute (EAN, Content, Intrastat-Data ...)
- The exact date from which on we have to order the new article

This notification must reach the responsible category management team at least two weeks in advance of the change.

#### **12 EDI**

For orders, delivery notes and invoices we expect EDI transmission. For further information, please contact our EDI team (<a href="mailto:edi@metro.at">edi@metro.at</a>). Purchase orders and invoices are preferably to be received and transmitted in electronic form. Delivery notes are to be transmitted both in paper form (see chapter delivery papers) and in electronic form. The standard message formats recommended by ECR Austria are to be used.

Message contents	Standard ECR message format
Order	ORDERS
Delivery note/Dispatch advice	DESADV
Invoice	INVOIC

Table: Standard ECR messages

Three months from approval of the logistics guide invoices must be sent by EDI INVOICE. For further EDI messages in the standard ECR message format, please contact METRO.

# 13 EXPIRY DATES

Remaining expiry days/best before dates agreed with METRO/AVILO have to be guaranteed on the day of delivery.

In case of failure, METRO/AVILO reserves the right to reject the goods (see chapter "Reasons for rejection of goods").

Only goods from one batch may be delivered per pallet and article. If this is not possible in exceptional cases, a note about each different batch number must be made on the delivery note.

If different ways of transport are used for the same article (e.g. parallel air and sea freight), the delivery of younger batches before older batches may be tolerated in exceptional cases, provided this has been agreed with METRO Offer Management.



In the case of delivery to AVILO via cross docking, the delivery day at the platform shall not count as the start of the remaining expiry date calculation, but only the following day.

METRO/AVILO reserves the right to pass on all indirect and direct costs incurred due to violating above mentioned rules.

If necessary, acceptance of the goods will be refused.

#### 14 TEMPERATURE

# 14.1 Ensuring compliance with the shipping temperature

Transports must be carried out in such a way as to ensure that the products being transported, particularly foods, are kept at a suitable, constant temperature. To protect products (including non-food items) from frost damage, frost injury, heat damage, damage from drying or other climate-related damages, care must be taken to provide climate control that is appropriate both for the goods being shipped and for the length of the journey (where applicable, heating during winter months) and, where applicable, covering for the cargo.

The current food regulations, as amended from time to time, must be respected during the entire shipping process, including loading, unloading and reloading/transshipment.

If the manufacturer or packer of a packaged food item indicates a storage temperature that is below the legal requirements (e.g., +4° C. for fresh meat, instead of the legally permitted + 7° C.), the lower storage temperature must be observed, because otherwise the shelf-life and safety of the food cannot be guaranteed.

If different storage temperatures are specified for different food items that are being transported together in one transport unit, they must be stored at the lowest specified temperature. Such a combined shipment is only permissible if all the food items being transported in the same temperature zone are transported in a temperature range that is permitted for these food items.

Goods requiring deep-freeze facilities and those requiring refrigeration must in all cases be transported in separate transport units (e.g., separated by an isolation barrier/partition).

If it fails to maintain the specified temperature, the supplier shall be liable for any and all consequential damages. When transporting sensitive and easily perishable food items, constant refrigeration should be used during transport, in order to keep temperature fluctuations to a minimum.

For food items requiring a controlled temperature, METRO/AVILO reserves the right to carry out measurements of surface temperatures upon arrival of the goods. If the results of these measurements do not comply with the legal requirements or the specifications of the manufacturer and/or packer, core temperature measurements shall be taken as well. The supplier shall be charged for the products destroyed through such measurements.



Goods for which the temperature requirements were not met during shipment and/or upon delivery shall be rejected by METRO/AVILO.

# 14.2 Proof of the shipping temperature

Because maintaining the cold chain is a decisive factor for food safety and shelf-life, it must be consistently documented and traceable. Consequently, it is imperative that the shipping temperature be recorded.

For goods requiring deep-freeze facilities and those requiring refrigeration, temperature recordings must be logged throughout the entire supply line, including storage of the end products at the production facility, up until delivery to METRO/AVILO; these must be communicated to METRO/AVILO, upon request. It must be possible, on the basis of these temperature logs, to verify compliance with the legal temperature requirements and/or the temperature specified by the manufacturer or packer for the entire delivery route, including storage at the source plant.

This proof has to be provided in the form of a temperature printout/chart that can be printed and/or copied immediately after delivery. Alternatively, the proof may be sent by fax, mail or e-mail. All temperature logs must, upon request, be handed over to METRO/AVILO within 5 business days, at the most.

In the case of suppliers of sensitive products and suppliers with frequent temperature deviations or against which there are frequent temperature-related claims/complaints, METRO/AVILO reserves the right to require that, beginning on a mutually agreed date, such suppliers provide a transport log (temperature recording) printout for each inbound delivery to METRO/AVILO, from the moment of acceptance until unloading, and attach it to the shipping documents.

If such temperature recordings are missing, METRO/AVILO reserves the right to refuse the goods.

#### 15 CONDITION OF THE DELIVERED GOODS

The supplier must take the appropriate measures to prevent the delivery of defective products.

If the delivered goods do not match the specifications (color, quality, etc.) agreed to with METRO/AVILO, they shall be considered defective. The driver must report any damage/impairment of the goods occurring during transport immediately after the goods have been approved for acceptance. Damaged or defective goods shall not be accepted by METRO/AVILO or will be claimed within appropriate time.



#### 16 PESTS AND PEST CONTROL

The supplier must ensure that it has suitable pest control procedures in place. If it is demonstrated that pests have been transmitted to METRO/AVILO or its customers with the goods/delivery by a supplier, the supplier shall be liable for any and all resulting costs.

# 17 OVERALL HYGIENE AND CLEANLINESS

Delivery vehicles and containers for transporting food must be easy to clean and must be clean. Food items must be transported in such a way as to prevent the possibility of any negative impact. If necessary, food items must be separated from other goods (food and non-food items) being transported in the same transport unit in such a way (e.g., through packaging) as to prevent the possibility of any negative impact.

#### 18 CLAIMS/COMPLAINTS AND REJECTION OF THE GOODS

If the goods are wholly or partially rejected by METRO/AVILO, the following procedure must be followed. The supplier must, on its own initiative, make arrangements in writing within 2 business days following the report concerning the defect to take possession of the goods. If the supplier fails to do so, the goods will automatically be destroyed, at the supplier's expense. If the supplier is going to pick up the goods, this must be done within a period of 10 business days from the date on which the defect is reported. When this period has lapsed, the goods will automatically be destroyed, at the supplier's expense. If the items delivered or the warehousing are/is not in compliance with statutory hygiene regulations, METRO/AVILO reserves the right to immediately and properly dispose of the goods, at the supplier's expense.

In the event of a claim/complaint or refusal of the goods, the supplier shall be liable for any and all consequential damages and costs, such as logistics costs, lost revenue, administrative processing fees, the costs of destroying the goods and notifications.

In the event of claims/complaints during deliveries to AVILO, only the carton/box is taken into account. This means that if a unit within the carton/box is missing or broken, the entire package shall be claimed as missing or broken.

#### 19 RETURN OF GOODS

If there is no written agreement regarding the return of goods, METRO/AVILO reserves the right to return goods to the supplier. The original costs of the article as well as the transport costs will be charged to the supplier, if there is no contrary agreement.



#### **20 ADDITIONAL EXPENSES**

As cited in point 1 this guideline is based on GS1 Austria or ECR standards. The METRO Group internationally complies with this standard and expects from its suppliers the same.

In case of violating the guideline METRO/AVILO reserves its right to charge additional expense to the supplier.

# 21 PROCUREMENT LOGISTICS - METRO GROUP LOGISTICS

For suppliers participating in the procurement logistics of METRO LOGISTICS GERMANY GMBH ("MGL"), all listed points apply unless otherwise agreed in writing with MGL. You are obliged to notify the service provider agreed with MGL of the goods in time so that they can arrive punctually at our store, considering the contractually agreed delivery times. We refer to the MGL contract appendix or the operational procedures of the MGL shipping list.

Further information can be found at:

https://www.metro-logistics.de/en/services/procurement-logistics

Contact MGL: kundenservice@metro-logistics.de



# 22 REASONS FOR REJECTION OF GOODS

Quality defect in incoming delivery	Action
	Refusal of the goods
	(Point 0:
	Claims/Complaints and Rejection of the Goods)
	If METRO/AVILO rejects the goods in whole or in part, the
	following procedure must be followed.
	The supplier must dispose of the goods in writing within 2
	working days of notification of a defect without being
	asked to do so. If this does not happen, the goods will
	automatically be destroyed at the supplier's expense. If
	the goods are collected again by the supplier, this must
	be done within a period of 10 working days from
	notification of the defect. After expiry of this period, the
	goods will be automatically destroyed at the supplier's
Shipping units with mixed MHDs/batches/lots/serial	expense.
numbers, etc. per item (Point 6.5: Displays)	Should the delivered articles or the storage contradict the
	legal hygiene regulations, METRO/AVILO reserves the
	right to immediately dispose of the goods professionally at
	the supplier's expense.
	In case of a complaint or rejection of goods, the supplier
	is also liable for all consequential damages and costs
	such as logistics costs, loss of sales, administrative
	processing fees, destruction costs and advertisements.
	In case of AVILO deliveries, only over-cartons or
	packages will be taken into account in the event of
	complaints. This means that in the event of a missing or
	broken unit in the outer carton, the entire package will be
	claimed as missing or broken).
	Refusal of the goods
	(Point 0:
	Claims/Complaints and Rejection of the Goods)
	If METRO/AVILO rejects the goods in whole or in part, the
	following procedure must be followed.



working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense. Missing, defective or wrong merchandise labeling

(Point 0: Merchandise labeling)

Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.

The supplier must dispose of the goods in writing within 2

In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements.

In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).

Possible alternative: prompt rectification of the defect by the supplier and at the supplier's expense, e.g. re-labelling, repacking, sorting, reworking, transmission of missing or corrected documents, etc.

Refusal of the goods (Point 0:

expense.

Claims/Complaints and Rejection of the Goods)

If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.

The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's

Unexpired time is less than agreed (Point 13: Unexpired Time)



Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.

In case of a complaint or rejection of goods, the supplier

is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).

Refusal of the goods (Point 0:

Claims/Complaints and Rejection of the Goods)

If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.

The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.

expense.

Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.

In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements.

In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of

Missing shipping documents or legally required information is missing on shipping documents (See Point 6: Shipping Documents)



compaints. Inits means that in the event of a missing or broken). Possible alternative: corrected delivery documents are sent immediately.  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods) If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed. The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense. In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of a VILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  (Point 0:  Claims/Complaints and Rejection of the Goods) If METRO/AVILO rejects the goods in whole or in part, the		complaints. This means that in the event of a missing an
claimed as missing or broken).  Possible alternative: corrected delivery documents are sent immediately  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)  If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.  The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense. If the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Quides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		complaints. This means that in the event of a missing or
Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods) If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed. The supplier must dispose of the goods in whiting within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense. Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense. In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.		
Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)  If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.  The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torm packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.		
(Point 0:  Claims/Complaints and Rejection of the Goods) If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.  The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier's expense. If the goods are collected again by the supplier's monotification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense. In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		Possible alternative: corrected delivery documents are sent immediately
(Point 0:  Claims/Complaints and Rejection of the Goods) If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.  The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier's expense. If the goods are collected again by the supplier's expense. If the goods will be automatically destroyed at the supplier's expense.  The temperature range specified for the goods was not respected (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense. In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
Claims/Complaints and Rejection of the Goods)  If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.  The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  The temperature range specified for the goods was not respected  (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		Refusal of the goods
If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.  The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense. In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  If METRO/AVILO rejects the goods in writing within 2 working days of notification of the Goods)  If the supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier is the goods will be automatically destroyed at the supplier of the goods will be automatically destroyed at the supplier on notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier on notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense. In the goods will be automatically destroyed at the supplier's expense. In the goods will be automatically destroyed at the supplier's expense. In the good will be automatically destroyed at the supplier's exp		(Point 0:
If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.  The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense. In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  If METRO/AVILO rejects the goods in writing within 2 working days of notification of the Goods)  If the supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier is the goods will be automatically destroyed at the supplier of the goods will be automatically destroyed at the supplier on notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier on notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense. In the goods will be automatically destroyed at the supplier's expense. In the goods will be automatically destroyed at the supplier's expense. In the good will be automatically destroyed at the supplier's exp		
following procedure must be followed.  The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense. If the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		Claims/Complaints and Rejection of the Goods)
The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  The temperature range specified for the goods was not respected  (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		If METRO/AVILO rejects the goods in whole or in part, the
working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  The temperature range specified for the goods was not respected  (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		following procedure must be followed.
working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  The temperature range specified for the goods was not respected  (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or tom packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		The supplier must dispose of the goods in writing within 2
asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  The temperature range specified for the goods was not respected (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
The temperature range specified for the goods was not respected (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
The temperature range specified for the goods was not respected  (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements.  In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
not respected (Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements.  In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)	The temperature range specified for the goods was	
(Point 14: Temperature)  Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		
legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torm packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)	· ·	Should the delivered articles or the storage contradict the
the supplier's expense.  In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements.  In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)	,	legal hygiene regulations, METRO/AVILO reserves the
In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		right to immediately dispose of the goods professionally at
is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		the supplier's expense.
such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements. In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)		In case of a complaint or rejection of goods, the supplier
processing fees, destruction costs and advertisements.  In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)		is also liable for all consequential damages and costs
In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)		such as logistics costs, loss of sales, administrative
In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)		processing fees, destruction costs and advertisements.
packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)		In case of AVILO deliveries, only over-cartons or
complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)		·
broken unit in the outer carton, the entire package will be claimed as missing or broken).  Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)		
Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claimed as missing or broken).  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)		· · · · · · · · · · · · · · · · · · ·
Defective goods or retail packaging, e.g., badly crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  Refusal of the goods (Point 0:  Claims/Complaints and Rejection of the Goods)		
crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc. (Point 0:  Claims/Complaints and Rejection of the Goods)		craimed as missing of broken).
crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc.  (Point 0:  Claims/Complaints and Rejection of the Goods)		
crushed or torn packaging, defective seals, dented cans, missing User's Guides, items that do not match the agreed specifications, etc. (Point 0:  Claims/Complaints and Rejection of the Goods)		
cans, missing User's Guides, items that do not match the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)	Defective goods or retail packaging, e.g., badly	Refusal of the goods
the agreed specifications, etc.  Claims/Complaints and Rejection of the Goods)	crushed or torn packaging, defective seals, dented	(Point 0:
	cans, missing User's Guides, items that do not match	
	the agreed specifications, etc.	Claims/Complaints and Rejection of the Goods)
, , , , , , , , , , , , , , , , , , , ,	· ·	, , , , , , , , , , , , , , , , , , , ,
		1 , 3



following procedure must be followed.

The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.

Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.

In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements.

In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).

Refusal of the goods

(Point 0:

Claims/Complaints and Rejection of the Goods)

If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.

Other negative deviations, such as different smell or texture, buckling, discoloration, any signs of spoilage, pests/vermin or traces of pests/vermin

The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.



Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.

In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements.

In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of complaints. This means that in the event of a missing or broken unit in the outer carton, the entire package will be claimed as missing or broken).

The consequential costs of a pest infestation demonstrably caused by a supplier shall be charged to the respective supplier

Refusal of the goods

(Point 0:

Claims/Complaints and Rejection of the Goods)

If METRO/AVILO rejects the goods in whole or in part, the following procedure must be followed.

The supplier must dispose of the goods in writing within 2 working days of notification of a defect without being asked to do so. If this does not happen, the goods will automatically be destroyed at the supplier's expense. If the goods are collected again by the supplier, this must be done within a period of 10 working days from notification of the defect. After expiry of this period, the goods will be automatically destroyed at the supplier's expense.

Should the delivered articles or the storage contradict the legal hygiene regulations, METRO/AVILO reserves the right to immediately dispose of the goods professionally at the supplier's expense.

In case of a complaint or rejection of goods, the supplier is also liable for all consequential damages and costs such as logistics costs, loss of sales, administrative processing fees, destruction costs and advertisements.

In case of AVILO deliveries, only over-cartons or packages will be taken into account in the event of

Lack of hygiene

(Point 17: Overall Hygiene and Cleanliness)



complaints. This means that in the event of a missing or
broken unit in the outer carton, the entire package will be
claimed as missing or broken).

This list is not intended to be exhaustive!



# 23 ANNEX

# 23.1 Sample ECR delivery note

No.	Contents	Number of printing digits	R/O*
1	Supplier's or sender's company name	3x35	R
2	Address of the supplier or sender	4x40	R
3	Delivery address: place where the goods will be unloaded	7x35	R
4	Unloading point: precise description of the receiving door at which the goods will be unloaded at the consignee's premises	2x35	0
5	Consignee: Address of the location where the goods will be received	4x40	0
6	Address of the supplier, if the sender is listed in Point 1	4x40	0
7	Customer number listed for the supplier or sender	1x27	0
8	Supplier's or sender's precise delivery terms	3x27	0
9	Delivery note number	1x27	R
10	Order number under which the delivery was ordered	1x27	R
11	Order/Delivery note number in the form of a GTIN 128 code	5x75	0
12	Delivery date: Date on which the delivery is scheduled	1x12	R
13	Estimated delivery time	1x12	0
14	Date on which the delivery note was issued	1x12	R
15	Date on which the order was placed	1x12	0
16	Number of pages in the delivery note	1x12	R
17	Item numbers in ascending order on the delivery note – up to 25 lines	1x2	R
18	Number of GTINs ordered	1x7	R
19	Unit (e.g., piece, carton, rack, can, case)	1x5	R
20	Contents per unit for standard goods: e.g., 12x150 g, 6 cans, 8 packages; for variable-weight goods: the actual chargeable weight, e.g., 135.25 kg	1x10	R
21	Precise description of item **	1x22	R
22	GTIN for the quantity ordered	1x14	R
23	Unreserved field for product-related supplier notes, e.g. MHD, batch/lot numbers, internal item numbers, number of pallets per item	1x10	0
24	Unreserved text field for other notes, such as legally required data (see Point 8).	2x75	0
25	Loading appliances Type: pallet, CHEP pallet, roll container Quantity: exact number of loading appliances	4x28	0
26	Delivery volume, including loading appliances and packaging	1x20	0
27	Gross delivery volume, including loading appliances and packaging	1x20	0
28	Stamp and signature of the consignee	3x40	R

Illustration: Sample CMR Waybill



# 23.2 CMR waybill - sample

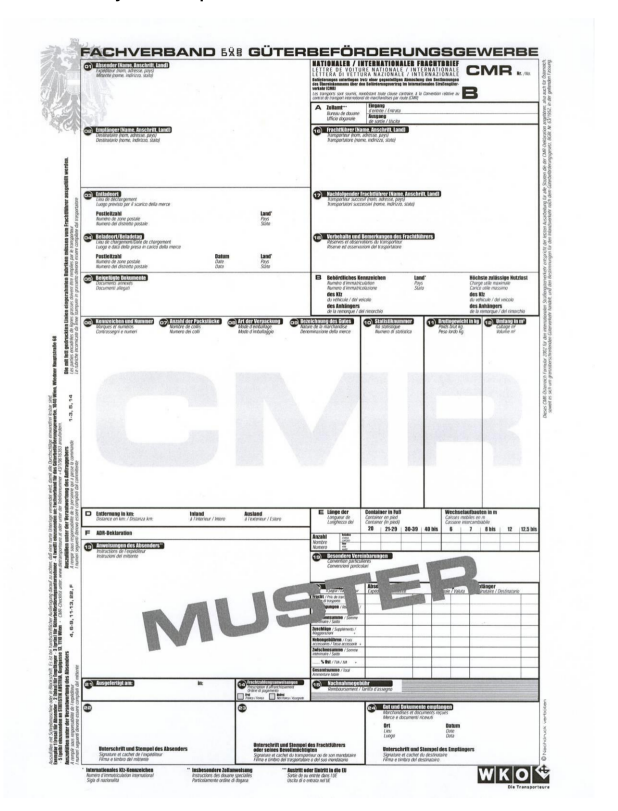


Illustration: CMR waybill - sample



# 23.3 Application Identifier (AI)

Al	Langtext	Kurzbezeichnung	Daten- feld <sup>1</sup>	Beispiel
00	Serial Shipping Container Code <sup>2</sup>	SSCC	n18	(00)390123456789012345
01	Global Trade Item Number Identifikation einer Handelseinheit	GTIN	n14	(01)09012345678906
02 <sup>3</sup>	GTIN Identifikation von Handelseinheiten enthalten in einer Transporteinheit	CONTENT	n14	(02)09012345111113
10	Chargennummer	BATCH/LOT	an20	(10)AX12344
11	Herstellungsdatum	PROD DATE	n6	(11)061023
13	Packdatum	PACK DATE	n6	(13)060704
15	Mindesthaltbarkeitsdatum (Qualität)	BEST BEFORE oder SELL BY	n6	(15)080913
17	Verfallsdatum (Sicherheit)	USED BY oder EXPIRY	n6	(17)080930
20	Produktvariante	VARIANT	n2	(20)56
21	Seriennummer	SERIAL	an20	(21)967321
251	Bezug auf die Ursprungseinheit	REF TO SOURCE	an30	(251)040269573326
30	Menge in Stück	VAR. COUNT	n8	(30)2200
310(x)	Nettogewicht	NET WEIGHT (kg)	n6	(3103)048000
311(x)	Länge/Dimension 1	LENGTH (m)	n6	(3110)008000
312(x)	Breite/Dimension 2	WIDTH (m)	n6	(3121)000070
313(x)	Höhe/Dimension 3	HEIGHT (m)	n6	(3133)004523
314(x)	Fläche	AREA (m²)	n6	(3143)007865
315(x)	Nettovolumen, Liter	VOLUME (1)	n6	(3152)897689
316(x)	Nettovolumen, Kubikmeter	VOLUME (m³)	n6	(3164)007870
320(x)	Nettogewicht (engl Pounds)	NET WEIGHT (lb)	n6	(3203)008075
37³	Anzahl der in der Transporteinheit enthaltenen Handelseinheiten	QUANTITY	n8	(37)0240
400	Bestell-/Auftragsnummer des Warenempfängers	ORDER NUMBER	an30	(400)17909
401	Sendungsnummer	CONSIGNMENT	an30	(401)78785
410	Global Location Number (GLN) des Warenempfängers	SHIP TO LOC	n13	(410)901234500000 4
412	Global Location Number (GLN) des Lieferanten	PURCHASE FROM	n13	(412)9056789 00000 8
8003	Global Returnable Asset Identifier (GRAI) Identifikation für Mehrwegtransportbehälter/-verpackungen	GRAI	n14+an16	(8003)09012345175627 145437

Illustration: Application Identifier (AI) )1

<sup>&</sup>lt;sup>1</sup> http://www.gs1.at/gs1-leistungen-a-standards/gs1-applicationidentifier



## 23.4 Consumption Tax Document Sample

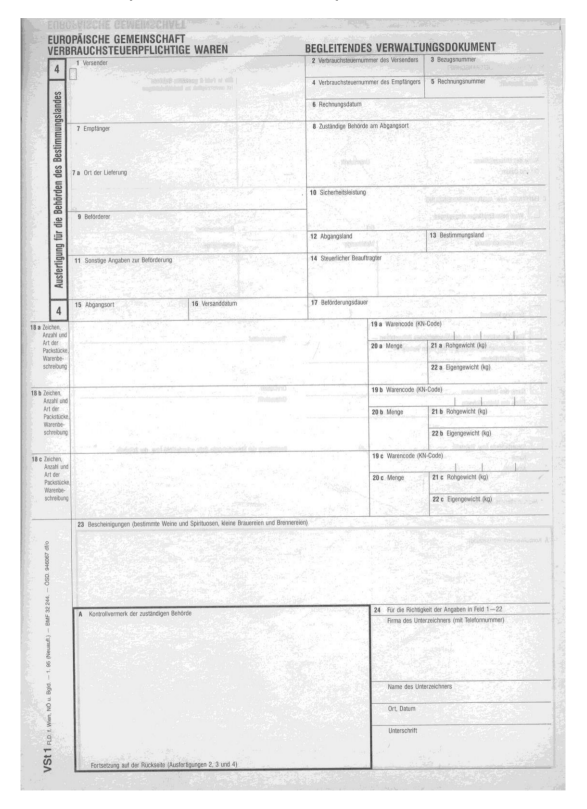


Illustration: Accompanying Administrative Document



	RAUCHSTEUERN INNERGEMEINSCHAFTLICHE  1 Lieferer MwStNummer	2 Bezugsnummer				
3	(Name und Adresse)					
E		2 Zuständige Rohö	irdo dos Postimmunacion	On Warrin sted being Emplanger eingengangen		
le le		3 Zuständige Behörde des Bestimmungslandes (Bezeichnung und Anschrift)				
=						
le l						
ᄪ	4 Empfänger MwStNummer					
ng	(Name und Adresse)					
를			angemeldet worden.	Die Webrauchsteuer ist entrichtet*/zur Zahlung		
kse						
<b> </b> ≌						
=		Bizuganum				
Z GI	5 Beförderer/Beförderungsmittel		und Datum der Anmeldu			
l iii		zuständigen Beh	örde des Bestimmungsla	andes		
ert						
Ausfertigung zur Rücksendung an den Lieferer						
Н	7 Ort der Lieferung					
3						
	8 Zeichen, Anzahl und Art der Packstücke, Warenbeschreibung		9 Warencode (KN-	Code)		
			10 Menge	11 Rohgewicht (kg)		
				12 Eigengewicht (kg)		
			13 Rechnungspreis/	Warenwert		
tu						
	14 Bescheinigungen (bestimmte Weine und Spirituosen, kleine Brauereien und Bre	nnerojen)		Notcutrillandes streichen.		
	14 Describingungen (Destinance Weine und Spirituosen, kielle brauereien und bie	illier cierry				
				(antrolivermerk (Fortsetzung)		
	A Kontrollvermerk der zuständigen Behörde		15 Für die Richtigke	eit der Angaben in Feld 1—13:		
	The state of the s			er Ausfertigung 3		
				Ja Nein *)		
			Firma des Untera	zeichners (mit Telefonnummer)		
b						
			Name des Unter	zeichners		
			Ort, Datum			
			Unterschrift			
American American American State (1997)	Fortsetzung auf der Rückseite (Ausfertigungen 2 und 3)		Unterschrift			

Illustration: Simplified Accompanying Document



#### 23.5 Reclamation Documents Invoice Control

#### 23.5.1 Attachment A

BETRIEBSST : 17/ST.POELTEN
ARCHIV-NR : 9200604190019933

METRO CASH & CARRY OESTERREICH GMBH

TEL: 69080264

METROPLATZ 1
2331 VOESENDORF

\_\_\_\_\_

FIRMA

XXXXXXXXX UID-NR: ATU39247604

xxxxxxxxx

MENGENDIFFERENZ REF-NR: 772778 LIEF-NR: xxxxx/ xx DATUM: 21-04-2006

Sehr geehrte Damen und Herren,

Wir haben Ihre angegebenen Rechnung(en) wegen abweichender Berechnung auf den unten ausgewiesenen Betrag geaendert und bitten um gleichlautende Buchung, wobei Sie nur eine interne Gutschrift erstellen wollen. Falls innerhalb von 30 Tagen ab Ausstellungsdatum kein gegenteiliger Bescheid vorliegt, betrachten wir die Rechnungskorrektur als akzeptiert. Eventuelle Reklamationen bzw. Rueckfragen richten Sie bitte schriftlich an den Absender, wobei Sie eine Kopie der Differenzmitteilung – auf der Sie die strittigen Positionen gekennzeichnet haben – beifuegen wollen.

BEARB. RECHNUNGER	Ī:	RECHN-NR	RECHN-DATUM	RECHNUNGSBETRAG
		0032080441	18-04-2006	911,36
GESAMT	:			911,36
				00.05
MWST-SL	:	1 10 %	MWST WARE	82,85
			MWST LEERGUT	0,00
			MWST ENTSORG	0,00
DIFFERENZ	:	72320	18-04-2006	73,74
MWST-SL	:	1 10 %	MWST WARE	6,70
			MWST LEERGUT	0,00
			MWST ENTSORG	0,00
GEBUCHTER BETRAG	:	EUR		837,62

Mit freundlichen Gruessen,

DVR-NR: 00032271

FN: 61253d/LG Wr.Neustadt

gez. Rechnungspruefung UID-NR: ATU 19424905



DIFFERENZMITTEILUNG RECHN-NR: 0032080441 BETRIEBSST: 17/ST.POELTEN REFERENZ-NR: 772778 WAEHRUNG: EUR ARCHIV-NR: 9200604190019933

BE-NR: 104070 BE-DAT: 14-04-2006

BE-NR: 10407	0			WE-NR:	0
ART-NR:	xxxxxxxxxxxxxxxxx	XXXXXXXXXXXXX	WUG: 930	MWST:	10%
******	3101	WBG:	IHVK: 1	ME:	0
EK-PREIS			1,515		0,00
ZWISCHENSUMM	E		1,515		
NETTO EK-PR			1,515		0,00
ART-NR:	8211 450G BARONESSE	25%FIT S	WUG: 930	MWST:	10%
*****	3112	WBG:	IHVK: 1	ME:	0

BE-NR: 104070 WE-NR: 108206



#### 23.5.2 Attachment B

BETRIEBSST : 10/VOESENDORF ARCHIV-NR : 9201010280019677

METRO CASH & CARRY OESTERREICH GMBH

TEL: +43/1/69080-682

METROPLATZ 1 2331 VOESENDORF

FIRMA

UID-NR: xxxxxxxxxx xxxxxxxxxxxx

RECHNUNGSBETRAG

xxxxxxxxxxxxxxx xxxxxxxxxxxxxxxx

423040 LIEFERANT: xxxxxxx/ 58 DATUM: 03-11-2010 REFERENZ-NR:

Sehr geehrte Damen und Herren,

Wir haben folgende Rechnungen zusammengefasst.

Nachstehende Rechnungen werden unter der Rechn-Nr 04I2179232 überwiesen.

BEARB. RECHNUNGEN: RECHN-NR RECHN-DATUM 04I2179232 27-10-2010 478,00 04I2178811 25-10-2010 301,46 GESAMT : EUR 779,46 MWST-SL : 2 20 % MWST WARE 129,91 MWST LEERGUT 0,00 MWST DLP 0,00

Hochachtungsvoll,

DVR-NR: 00032271

FN: 61253d/LG Wr.Neustadt UID-NR: ATU 19424905

Rechnungspruefungsabteilung



#### 23.5.3 Attachment C

BETRIEBSST : 10/VOESENDORF ARCHIV-NR : 1200604210033291

METRO CASH & CARRY OESTERREICH GMBH

TEL: 69080260

METROPLATZ 1 2331 VOESENDORF

FIRMA

XXXXXXXXXXXXXX

XxxxxX

XXXX xxxxx

UID NO: ATU36157706

951321 LIEF-NR: 20006/62 DATUM: 21-04-2006 REFERENZ-NR:

RECHNUNG-NR: 116260

GRUND: GEMAESS VEREINBARUNG

ENTSCH: DIE WARE STEHT AB DATUM DIESES SCHREIBENS 30 TAGE ZUR ABHOLUNG

BEREIT, DANACH ERFOLGT VERNICHTUNG

Wegen der oben angefuehrten Gruende uebersenden wir Ihnen eine entsprechende Belastungsanzeige. Der Wert wird bei einer der naechsten Regulierungen in Abzug

gebracht. Die Gutschrift wollen Sie bitte nur intern erstellen.

WIR BELASTEN IHR KONTO WIE FOLGT :

MWST-SL: 1 10 % NETTOBETRAG WARE : 27,61

> MWST-BETRAG WARE : 2,76 NETTO BETR ENTSORG: 0,00 MWST-BETR ENTSORG : 0,00 NETTO BETR LEERGUT: 0,00 MWST-BETR LEERGUT : 0,00

\_\_\_\_\_

GESAMTBETRAG NETTO: 27,61 GESAMTBETRAG : EUR 30,37

DVR-NR: 00032271

FN: 61253d/LG Wr.Neustadt



gez. Rechnungspruefung UID-NR: ATU 19424905 BELASTUNGSANZEIGE RECHN-NR: 116260 BETRIEBSST: 10/VOESENDORF REFERENZ-NR : 951321 WAEHRUNG: EUR ARCHIV-NR: 1200604210033291 BE-NR: 111004 BE-DAT: 21-04-2006 UNSERE WERTE (ZUSAMMENFASSUNG) SUMME GRUNDPREIS 31,59-VERGUETUNG 3,99 ZWISCHENSUMME 27,61-SKONTO SOFORT 0,00 0,00 KOSTEN SEKTSTEUER 0,00 ZWISCHENSUMME 2 27,61-LEERGUT 0,00 ENTSORGUNG 0,00 SUMME NETTO 27,61-\_\_\_\_\_\_ BE-NR: 111004 WE-NR: 111061 WUG: 878 MWST: ART-NR: Artikeltext 10% \*\*\*\*\* 529 WBG: IHVK: 1 ME: 9 – 23,60-2,622 EK-PREIS 2,412 1,89 LIEFERANTEN VERGUETUNG 1 8 % LIEFERANTEN VERGUETUNG 2 5 % 2,291 1,09 ZWISCHENSUMME 2,291 NETTO EK-PR 2,291 20,62-10% WUG: 878 MWST: ART-NR: Artikeltext \*\*\*\*\*\* 531 WBG: IHVK: 1 ME: 7-EK-PREIS 7,99-1,142 8 % LIEFERANTEN VERGUETUNG 1 1,051 0,64 LIEFERANTEN VERGUETUNG 2 5 % 0,998 0,37 ZWISCHENSUMME 0,998 NETTO EK-PR 0,998 6,99-



### 23.5.4 Attachment D

BETRIEBSST : 12/LANGENZERSDORF
ARCHIV-NR : 1200604210001512

METRO CASH & CARRY OESTERREICH GMBH

TEL: +43/1/69080-676

METROPLATZ 1
2331 VOESENDORF

\_\_\_\_\_

FIRMA

XXXXXXXXXXXXXXX UID NO: ATU54147702

Strasse PLZ Ort

REFERENZ-NR: 853449 LIEFERANT: 20597/ 15 DATUM: 21-04-2006

Sehr geehrte Damen und Herren,

Wir haben folgende Nachzahlungen vorgenommen:

 REF-NR
 RECHN-NR
 RECHN-DATUM
 RECHNUNGSBETRAG

 RECHNUNGEN
 : 848333
 454969
 30-03-2006
 200,88

 DIFFERENZ
 : 848333
 92267
 30-03-2006
 169,13 

 NACHZAHLUNG
 : 853449
 454969
 30-03-2006
 158,90

BEZAHLT EUR : 190,65

Mit freundlichen Gruessen,

DVR-NR: 00032271

FN: 61253d/LG Wr.Neustadt UID-NR: ATU 19424905

Rechnungspruefung



## 24 GS1 DATABAR POSITION STATEMENT

## **GS1 Austria GmbH (general):**

Brahmsplatz 3 1040 Wien

Tel.: +43 / 1 / 505 86 01 Email: office@gs1.at

www.gs1.at

## GS1 Austria (labeling, barcodes):

Ing. Mag. Gerald Gruber

Tel.: +43 / 1 / 505 86 01 - 133

Email: <a href="mailto:gruber@gs1.at">gruber@gs1.at</a>

DI (FH) Christian Lauer

Tel.: +43 / 1 / 505 86 01 - 123

Email: lauer@gs1.at

#### **ECR Austria general:**

c/o GS1 Austria GmbH Tel.: +43/1/505 86 01-55

Email: ecr@gs1.at