

TRIVIUM

PACKAGING

Trivium Packaging Czech Republic s.r.o - Tovární 67 - 503 52 Skřivany
 ZDRAVOTNI USTAV V USTI NAD LABEM
 MOSKEVSKA
 400 01 USTI NAD LABEM 1

Objednávka

Č: 4511044886
 Datum: 26.05.2025
 Kontakt: Maria Kovacs
 Tel: [REDACTED]
 E-Mail: [REDACTED]
 com

Dodavatel: [REDACTED]
 Telefon: [REDACTED]

Doručovací adresa :

Trivium Packaging
 Czech Republic s.r.o.
 Zemska 612
 415 01 Teplice

Fakturační adresa:

Trivium Packaging Czech Republic s.r.o
 Tovární 67
 503 52 Skřivany
 Czech Republic
 Email: [REDACTED]

Datum doručení:

30.06.2025

Platební podmínky: během 60 dnů bez srážky

Objednavku potvrďte na vyše uvedeny email.

Dopravne a balne bude akceptovano pouze v pripade, ze je predem odsouhlaseno.

Oteviraci doba skladu pro prijem zasilek je Po - Pa: 6.00 14.00 hod, s vyjimkou statnich svatku.

Cislo objednavky musí být uvedeno v kazde souvisejici komunikaci a na fature.

Odhadované náklady na opravu musí být předloženy ke schválení.

Položka	Množství	Jednotka	Popis	Cena za jednotku	Nas	Cena Celkem
		Číslo dílu výrobce			Mat-No.	CZK
10	1	Jedn.v	Lokální svalová zátěž - měření	[REDACTED] CZK per	1 Jedn.v	[REDACTED]
The item covers the following services:						
	1		lokální svalová zátěž měření	[REDACTED] JV	[REDACTED]	[REDACTED]
20	1	Jedn.v	Práce odborná - 1 dni	[REDACTED] CZK per	1 Jedn.v	[REDACTED]
The item covers the following services:						
	1		Práce odborná	[REDACTED] JV	[REDACTED]	[REDACTED]
30	1	Jedn.v	Doprava (Ústí / teplice)	[REDACTED] CZK per	1 Jedn.v	[REDACTED]
The item covers the following services:						
	1		Doprava	[REDACTED] JV	[REDACTED]	[REDACTED]
Total value excl. tax				CZK		94.050,00

Trivium Packaging Czech Republic s.r.o.
 Tovární 67
 503 52 Skřivany
 Czech Republic

Registered in Commercial Register of the Regional Court in Hradec Kralove, section C, insert 29757.
 ID: 29296803 VAT: CZ29296803
 www.triviumpackaging.com

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17. FORCE MAJEURE

17.1. In the event of force majeure (ie a event not foreseeable which is beyond the control of the party and which materially impact the ability of one party to fulfil its contractual obligations), on the part of either party, the performance of the Agreement by that party shall be fully or partly suspended for as long as the situation of force majeure continues, without either party being liable for payment of any compensation to the other party. If the situation of force majeure continues for more than thirty (30) days, the other party will be entitled to terminate the Agreement with immediate effect by registered letter and without recourse to the courts, without this giving rise to any right to compensation.

17.2. Force majeure on the part of the Supplier shall in any case not include: lack of personnel, strikes, breach of contract by third parties engaged by the Supplier, shortage of raw materials, or liquidity or solvency problems of the Supplier.

17.3. The party experiencing the force majeure must give prompt written notice to the other Party. Such notice must include:

17.3.1. an explanation of the force majeure and its cause and the status of the force majeure; and

17.3.2. a notice of the actions such party is taking and proposes to take to overcome and mitigate any resulting delay in, or prevention of, its performance (#Notice#). In the event that the Supplier is claiming force majeure then such Notice must notify Trivium of a contingency supply plan to supply the shortfall from an alternative Supplier site in accordance with the agreed price parameters under this Agreement not affected by the force majeure event. Such contingency supply plan is subject to Trivium's approval.

17.3.3. In the event of a threatened default or default as a result of force majeure, the Supplier shall exercise its best efforts to avoid and cure such default. Supplier will use all reasonable endeavours to continue to perform its obligations under the Agreement during the force majeure situation.

18. INVALIDITY OF ONE OR MORE PROVISIONS

The invalidity of one of the provisions of the Agreement and/or these Conditions shall not affect the validity of the other provisions of the Agreement and/or these Conditions. Such invalid Condition shall be deemed replaced by a valid, effective and enforceable provision that is acceptable considering all the circumstances.

19. RELATIONSHIP OF THE PARTIES

19.1. Nothing in this Agreement and no action taken by the Parties under this Agreement will constitute a partnership, joint venture or agency relationship between the Parties.

20. LANGUAGE

20.1. The English text of these Conditions constitutes the sole authentic text. In the event of any discrepancy between the English text and a translation into a foreign language, the English text shall prevail.

21. SET OFF

21.1. Trivium may set off any loss, damage, liability or claim that Trivium or any of its parents, subsidiaries or Affiliates may have against the Supplier against any performance or payment due to the Supplier under this Agreement.

22. WAIVER

22.1. Except as otherwise expressly stated in this Agreement, no failure to exercise, or delay in exercising, any right under the Agreement, the Conditions or provided by law shall affect, or operate as a waiver of, that right. The single or partial exercise of any right under the Agreement, the Conditions or provided by law shall not prevent any further exercise of it.

23. SURVIVAL

23.1. No termination, completion, expiration or cancellation of these Conditions, the Agreement or any purchase order will terminate or extinguish any rights or remedies of Trivium, including all warranties and indemnities provided by the Supplier, all of which will survive.

24. GOVERNING LAW AND JURISDICTION

24.1. The legal relationship between Trivium and the Supplier is governed exclusively by Dutch law, to the exclusion of the Vienna Sales Convention (CISG).

24.2. All disputes between Trivium and the Supplier shall be settled by the competent court of Amsterdam.