PREISLISTE 2025

PET BRUSHES

EXPORT-PRICES for wholesales Valid from delivery 01.01.2025 to 31.12.2025

Terms and Conditions

Price: All prices are quoted in Euro (€) per unit.

Delivery: Europe:

For an order value up to € 300,00 DAP - destination as per INCOTERMS® 2020 with partial freight costs (free German Border), for orders less than € 300,00 we

charge the complete freight costs.

Worldwide:

FCA - DE-79674 Todtnau, Johann-Baptist-Keller-Str. 1 as per INCOTERMS® 2020

Minimum Order Value: € 100,00

Return delivery: Must always be sent "free of charge" - by the cheapest means possible.

Shipments with insufficient postage cannot be accepted. If complaints are justified, postage will be refunded.

Payment: Within 30 days following receipt of invoice: net

All payments had to be done free of charge.

We prefer payments to:

Bank Name: Sparkasse Wiesental

Account-Number: 18 228 148 Bank Code: 683 515 57

IBAN: DE89 6835 1557 0018 2281 48

BIC/SWIFT: SOLADES1SFH

Complaints: Have to be made within 8 days following receipt of goods.

Retention of Until such time as the goods are paid in full we remain the

Retention ofUntil such time as the goods are paid in full we remain the rightful owner of same ownership:
(in accordance with Article 455 of German Civil Code).

Place of contract: DE - 79674 Todtnau, Germany.

Place of jurisdiction: DE - 79677 Schönau, Germany; and DE - 79098 Freiburg im Breisgau.

Miscellaneous: We reserve the right to adjust prices in the event of material cost fluctuations

exceeding 2% or delays due to supply chain issues; by placing your order, you

agree to these terms.

Please refer to our "general Business Terms" for any other matters which might arise.

BÜRSTENFABRIK KELLER GMBH – JOHANN-BAPTIST-KELLER-STR. 1 – DE-79674 TODTNAU

Tel.: +49 7671 / 9118-0 - **Fax**: +49 7671 / 9118-50 www.keller-buersten.de | info@keller-buersten.de



PRICELIST 2025 - assorted upwards

Item No.	Price per each
0001 61 70 000	1,40 €
0004 22 11 050	2,55€
0004 22 59 000	2,65€
0004 22 70 020	2,75€
0004 22 70 021	2,75€
0008 22 02 000	3,00€
0008 22 40 000	4,40 €
0008 22 92 000	2,90 €
0009 08 86 001	9,55€
0010 22 40 000	5,75€
0011 08 02 001	2,95€
0011 22 40 000	3,20 €
0123 06 83 000	2,85€
0123 11 79 000	2,60 €
0125 08 20 001	4,95 €
0125 08 21 001	4,95 €
0125 08 27 001	5,35€
0125 08 35 001	6,10 €
0125 08 40 001	5,55€
0125 08 74 001	5,60€
0125 08 80 001	5,05€
0125 08 81 001	5,50€
0125 08 83 001	5,05€
0125 22 84 030	4,85€
0125 25 73 001	13,00 €
0127 08 20 001	4,70 €
0127 08 27 001	5,10 €
0127 08 35 001	5,50 €
0127 08 40 001	4,85€
0127 08 74 001	4,95€
0127 08 80 001	4,40 €
0127 08 81 001	5,45 €
0127 08 83 001	4,25€
0128 08 20 001	4,50 €
0128 08 21 001	4,40 €
0128 08 27 001	4,80 €
0128 08 35 001	5,10 €
0128 08 40 001	4,70 €
0128 08 74 001	4,65 €
0128 08 80 001	4,20 €
0128 08 81 001	5,25 €
0128 08 83 001	4,30 €
0128 22 74 030	4,60 €
0131 08 20 001	5,00 €
0132 08 20 001	4,60 €
0133 22 20 000	4,30 €

Item No.	Price per
0149 08 02 001	each 2,30 €
0200 22 76 000	6,50 €
0210 22 53 020	3,55 €
0210 22 53 021	3,55 €
0210 22 53 022	3,55 €
0215 01 90 000	1,55 €
0217 22 20 001	3,05 €
0219 22 30 000	3,90 €
0272 22 64 001	7,70 €
0276 22 95 000	4,05€
0310 61 71 000	1,65 €
0330 22 60 410	2,10€
0330 22 60 420	2,10€
0330 22 60 430	2,10€
0340 01 07 000	1,45 €
0340 01 08 000	1,45 €
0340 01 94 000	1,60 €
0345 01 94 000	2,00€
0350 01 50 001	3,80€
0350 01 51 001	3,80€
0362 22 85 001	4,65€
0369 08 20 001	3,25€
0370 22 85 000	5,25€
0370 22 92 000	3,75€
0379 22 75 000	7,15€
0379 22 83 000	5,75€
0383 22 75 000	5,85€
0383 22 83 000	5,10 €
0383 31 56 000	5,35€
0383 31 59 000	5,10 €
0385 03 02 001	3,25 €
0390 08 99 001	7,10 €
0391 08 99 001	7,40 €
0392 08 99 001	8,00€
0394 08 99 001	3,65€
0394 22 99 001	3,90 €
0410 22 65 400	3,40 €
0410 22 65 410	3,40 €
0410 22 65 420	3,40 €
0410 22 65 430	3,40 €
0412 22 90 000	3,90 €
0420 22 60 410	2,65€
0420 22 60 420	2,65€
0420 22 60 430	2,65€
0441 22 00 000	3,80€
0450 31 52 000	6,95€

Item No.	Price per each
0450 31 54 000	6,20€
0450 31 56 000	7,70€
0450 31 85 000	9,85€
0450 31 94 000	6,15€
0450 31 95 000	6,25€
0450 31 63 000	9,25€
0451 31 54 000	6,15€
0453 31 52 000	7,45€
0458 31 54 000	4,95€
0458 31 54 020	5,05€
0458 31 54 021	5,05€
0458 31 54 022	5,05€
0458 31 60 410	4,40 €
0458 31 60 420	4,40 €
0458 31 60 430	4,40 €
0459 31 52 000	5,85€
0465 08 52 001	6,15€
0465 08 95 001	5,45€
0470 31 65 400	3,40 €
0470 31 65 410	3,40 €
0470 31 65 420	3,40 €
0470 31 65 430	3,40 €
0470 31 94 000	3,75€
0500 00 01 000	2,30 €
0506 06 79 000	6,15€
0506 22 79 000	5,60 €
0523 60 83 000	sold out
0524 60 83 000	sold out
0628 22 00 000	3,15€
0685 01 88 000	8,35 €
0686 01 88 000	6,85€
0704 22 94 000	6,00€
0713 22 61 410	2,50 €
0713 22 61 420	2,50 €
0713 22 61 430	2,50 €
0713 22 94 000	2,70 €
0714 01 00 000	11,50 €
1125 23 74 001	5,50 €
1125 23 80 001	5,10€
1210 99 90 000	6,85€
2124 06 80 001	9,90€
2125 06 80 001	8,50 €
2128 06 80 001	7,35€
3125 31 81 000	36,00€

Customization options

Single Packaging

Carton-Header with Euro-Hole, brush fixed with a cable tie, carton with KELLER-logo or neutral	0,35€
Paper bag in different sizes (color: brown)	on demand

Labels

Prepare and labeling of barcode or divers labels	0,10 €
--	--------

Logo-Printing

Printing costs per each (one color - standard colors)	0,30 €
Costs for stamp - once	70 € - 120 €
Laserlogo per each	0,30 €
Setup laser machine - once	40,00 €

General Terms and Conditions

1. orders

All orders are accepted subject to our general conditions of sale and delivery. Any arrangements which differ from these general conditions shall only be binding if they have been confirmed by us in writing. Our quotations are subject to change without notice. By placing an order the Customer accepts our conditions of delivery. In the event of pcs. manufactured to order, quantity variance of up to 20% is possible and shall be accepted by the customer.

2. Prices

The prices invoiced are those valid on the day of delivery. All prices are net and exclusive of value-added tax.

3. Shipment

For the current delivery conditions please refer to the actual price lists. The cost of the transport packaging shall be borne by the customer.

4. Payment

For the applicable payment terms please refer to the current price list.

If the period allowed for payment is exceeded, we shall be entitled to charge an interest rate of 5% above Deutsche Bundesbank's discount rate

5. Delays in delivery

The delivery time is stated to the best of our belief but is subject to correction, unless we have explicitly confirmed that a specific delivery date will be adhered to. Delivery obligations and delivery periods shall be suspended as long as a Purchaser is in arrears with a payment. All facts that are outside our sphere of influence (strike, lockout, interruption of operations, energy and raw material shortage, supplier failure for products and machinery spares, delays in traffic, obstructions to monetary and lending transactions, acts of war and force majeure) are considered acts of God and exempt us from delivery obligations for the duration of the state of affairs. Furthermore, they entitle us to withdraw from the contract either in full or in part. In the case of delays in delivery the Purchaser must set an appropriate grace period of at least 4 weeks. If this grace period has expired without result, the Purchaser shall be entitled to withdraw from the contract if standard goods have been ordered. This provision does not apply to pcs. manufactured to order. In the case of pcs. manufactured to order a new delivery date must be arranged. Claims for compensation due to delays in delivery are excluded.

6. Defects

Any complaints regarding the specifications of the goods or shortfall quantities must be received in writing within 8 days of receipt of the goods. Hidden defects must be reported immediately following their discovery but no later than after 8 weeks.

7. retained ownership rights

The goods shall be delivered subject to retained ownership rights. They shall remain the property of the Seller until the settlement of all liabilities, including future liabilities resulting from the business relationship with the Purchaser and the Purchaser's consolidated companies. The retained ownership rights shall continue to exist even if individual liabilities have been included in a current invoice and if the balance has been drawn and recognised. The Purchaser cannot acquire ownership of the goods by processing them into new goods. The Purchaser performs any further processing on behalf of the Seller. The processed goods are used to secure the conditional purchaser. If the Purchaser carries out the processing using third-party goods that do not belong to the Seller, the Seller becomes joint owner of the new goods in proportion to the invoice amount of the Seller's goods to the third party's processed goods.

The Purchaser shall retain conditional ownership of the goods, to which the Purchaser is entitled, when dealing with the Purchaser's own buyers, until the latter have paid the purchase price in full. The Purchaser shall keep the ownership and co-ownership of the Seller in safe custody without charge. The Purchaser shall be entitled to process the goods which are subject to retention of title in the orderly course of business as long as the Purchaser is not in default. Pledges or transfers of title and security shall not be permitted. The liabilities created as a result of the on-sale or for any other legal reason (insurance, unauthorised act) with respect to the goods that are subject to retention of title shall be assigned by the Purchaser to the Seller in full by way of security. The Seller herewith issues the Purchaser with a revocable authorisation to recover the liabilities assigned to the Seller for the Seller's account in the Purchaser's name.

Upon being requested to do so by the Seller, the Purchaser shall disclose the assignment and provide the Seller with the necessary information and documentation. In the event of a third party having access to the goods subject to retention of title, the Purchaser shall point out the Seller's ownership and notify the Seller immediately. All costs and damages shall be borne by the Purchaser. In the event of actions by the Purchaser contrary to the contract, in particular in the event of arrears in payment, the Seller shall be entitled to take back the goods subject to retention of title at the expense of the Purchaser or, if applicable, demand the assignment of the Purchaser's right to recovery towards third parties. The retraction and pledge of the goods subject to retention of title by the Seller does not constitute a withdrawal from the contract, unless the German Instalment Purchase Act applies. The retained ownership rights are conditional in that ownership of the goods subject to retention of title is readily transferred to the Purchaser as soon as the liabilities resulting from the business relationship $have been \, met in full, and the Purchaser is then \, entitled \, to the assigned$ liabilities. The Seller must release the security to which the Seller is entitled to the extent that its value exceeds all liabilities that are to be collateralised by 25%.

8. Place of performance

The place of performance and payment shall be Todtnau.

9. Jurisdiction

For all disputes, the following venues are agreed: where the value of the dispute totals up to € 5,000 – Schönau/Black Forest; for values exceeding €5,000 the Landgericht (regional court) in Freiburg/Breisgau.

10. Export business

The application of the uniform laws on the International Sale of Movable Goods dated 17 July 1973 (BGBL 73 I S 856) and on the Conclusion of International Contracts of Sale governing Movable Goods (BGBL 73 I S 868) is excluded.

11. other provisions

As stated in the German Product Safety Act (ProdSG) we point out that according to Article 6 (1) No. 2 the importer of a consumer Product is required to affix to the product the name and the contact address of the manufacturer or the importer. Likewise, unambiguous markings allowing the identification of the consumer product must be affixed (Article 6(1) No. 3 ProdSG). Should one or more provisions in the General Terms and Conditions be or become invalid, this shall not affect the validity of the terms and conditions as a whole. The parties shall be obliged to replace the invalid provision with a new valid provision that corresponds to the intention and purpose of the invalid one. The measurements given are always approximate. We reserve the right to deviations from the stated measures and to changes in colour.