



MOBILITY  
AG

**Bajaj Mobility AG**  
Stallhofnerstraße 3  
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## CUSTOMS & FOREIGN TRADE TERMS OF BAJAJ MOBILITY AG

1. The supplier is responsible for the proper export of the goods from its customs territory and must comply with all related legal obligations. All fees and charges arising in connection with the export from the supplier's customs territory shall be borne by the supplier. Exceptions apply based on the agreed Incoterms.
2. Unless otherwise agreed, BAJAJ MOBILITY AG is responsible for the proper import of the goods into the country of destination and pays the duties incurred.
3. To comply with customs regulations and ensure a smooth import process, the supplier is obliged to provide the following information when submitting the document packages (invoices, packing lists, preference certificates, transport documents) as part of the import process:
  - a. Purchase order number and item number
  - b. Customer material number (if stated on the purchase order)
  - c. Complete product designation
  - d. A product description enabling classification under the EU customs tariff for import and Intrastat purposes
  - e. Quantity and metric unit of measure
  - f. Weight (gross and net weight)
  - g. Incoterm
  - h. Number of packages
  - i. Country of origin
  - j. Customs tariff number (minimum within the EU: 8 digits / third countries: 6 digits)
4. The supplier is obliged to include the above-mentioned foreign trade-relevant data in the accompanying shipping documents. This information is essential for the correct and complete submission of a customs declaration.
5. The supplier is fully liable for any damages, costs, or expenses incurred by the customer due to incorrect or incomplete information on the accompanying shipping documents.
6. In the event of inquiries from BAJAJ MOBILITY AG regarding products intended for import, the supplier must provide comprehensive information, e.g., regarding composition, materials, and function.
7. For cross-border shipments from non-EU countries where the consignee is responsible for import customs clearance according to the delivery terms, the following requirements must be met:
  - a. Clear identification of the goods and/or their packaging and documents as customs goods,
  - b. Proper handover of T1 transit documents upon arrival of the goods at the receiving plant or delivery location,
  - c. Invoices and any other documents required for proper customs clearance must be attached to the goods and/or freight documents.



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8. For cross-border deliveries between countries or country groups that have concluded a free trade agreement/preferential agreement, the supplier must issue and include an appropriate preference certificate for each delivery without being requested, enabling the customer to claim preferential treatment under the agreement. The supplier must verify and comply with the applicable provisions of the respective agreements.
9. For deliveries within the EU, the supplier undertakes to provide BAJAJ MOBILITY with a long-term supplier's declaration in accordance with Annex 16–22 of Implementing Regulation (EU) No. 2015/2447, based on the applicable rules for preferential origin of goods. The forms provided by BAJAJ MOBILITY must be used for issuance.
10. The supplier undertakes to provide these forms to BAJAJ MOBILITY immediately upon each request.
11. The validity period of the long-term supplier's declaration should, depending on circumstances, cover at least 12 months (maximum 24 months).
12. The supplier must immediately inform BAJAJ MOBILITY in writing if the issued long-term supplier's declaration loses its validity or was issued incorrectly.