



This is a translation of "Allgemeine Vertragsbedingungen des Wachunternehmens G4S", Rev. Nr. 13-11/19 which form the legal basis of all Contracts with G4S Secure Solutions AG.

This translation serves as an additional information to our customers. Please note that its exact conformity with the German version of the "Allgemeine Vertragsbedingungen des Wachunternehmens G4S" is not certified.

And please note that in the case of differences in the interpretation the German version of the "Allgemeine Vertragsbedingungen des Wachunternehmens G4S" is decisive and legally binding. Austrian Law is applicable; jurisdiction is Vienna (please see Point 21 for more details).

General Contractual Terms and Conditions of the Security Company G4S

1. General execution of duties

Guard duty shall be provided by uniformed, trained guard personnel providing mobile/patrol services or static guard services. With mobile services, controls shall be made on each circuit, unless otherwise agreed. Circuits shall be undertaken where possible at irregular times. It may be necessary to abstain from intended walkabouts, circuits and controls where unforeseen events in the beat make this necessary. Static guard services shall be performed in line with "Special duty instructions" developed jointly with the Customer.

2. Extent of guard duty and operational directive

In each individual case, the written operational directive shall solely apply to the performance of guard duties. It includes detailed guidelines for walkabouts, controls and other service work to be provided in accordance with the Customer's instructions. G4S cannot accept liability for a certain success of the guard duty. Modifications and additions to the operational directive shall require agreement in writing. Orders relating to this, which are directed to the G4S employee on duty only, are inadequate. The Customer shall be responsible for ensuring the accuracy and completeness of all information relevant to fulfilling the Contract. Should the operational directive agree "External surveillance", then monitoring shall only be provided from the street. With "Internal surveillance" in contrast, monitoring shall be provided in the inside of the property - depending on the operational directive - in courtyards, gardens, buildings etc. If no specific requirements are agreed in the operational directive, then with patrol services, three circuits shall be made of the grounds each night. With static guard services, the number of circuits shall be mutually agreed. The Customer shall draw G4S' attention in writing to any especially valuable objects or objects at risk of theft and shall make appropriate, lockable storage receptacles or rooms available. Cash and cash substitutes (e.g. vouchers, bonds, coins) shall only be taken into the charge of the security company ("G4S") if they are handed over and taken back counted piece by piece and appropriate, lockable storage receptacles shall be provided at the surveillance location.

3. Keys

Keys required for guard duty and other services shall be provided promptly and free of charge by the Customer. G4S shall be liable under Point 12 for loss of keys and for damage to keys caused by the guard personnel.

4. Information signs and checkpoints

Usual information signs shall be put in place at the start of surveillance and other services - providing there are no contrary instructions on the part of the Customer. The signs shall remain the property of G4S and shall be removed by G4S at the end of the Contract. Any control buttons ("checkpoints") installed at the start of the Contract will become the property of the Customer. G4S is not obliged to restore the previous state in respect of the control points or the signs.

5. Complaints

Complaints of any kind relating to the performance of the services or other inadequacies, should be notified immediately in writing to the management of G4S with a request for rectification, otherwise G4S shall be unable to accept legal consequences based on alleged complaints. If these complaints shall refer to significant infringements that jeopardise the purpose of the Contract, the Customer shall be entitled to terminate the Contract without notice should he notify the management of G4S immediately in writing and should the latter not remedy the situation in the shortest possible time - but at the longest within one week.

6. Contract term

The security Contract and all other service Contracts shall run for five years, unless otherwise agreed in writing. The term of the Contract shall be extended for periods of one year thereafter if the Contract is not terminated in writing at least three months prior to expiry of the Contract term.

7. Execution by other security companies

G4S shall be entitled to utilise other commercial security companies to perform its duties.

8. Interruption of security services

In the event of force majeure, in particular due to strikes, riots and in the event of war, G4S can interrupt or alter the security services and other services appropriately where the performance of these services shall be prevented. The Customer shall not be obliged to make payment for the duration of interrupted services.

9. Premature termination of Contract

With the exception of legal succession, the Customer can terminate the Contract prematurely by giving a notice period of one month in the event of the sale or other complete surrender of the property being guarded, unless this is merely a relocation, in which case the guard duty and other services shall be continued at the new location. Should G4S have to surrender or alter the beat to be guarded for economic or other reasons not in its control, it shall be entitled to terminate the Contract prematurely subject to a cancellation term of one month. However, G4S shall have a duty to do its utmost to ensure that the services are provided by another suitable security company. The Customer undertakes to inform G4S in good time beforehand of the opening of insolvency proceedings. As soon as G4S learns of the imminent opening of insolvency proceedings, G4S shall be entitled to terminate the Contract with immediate effect and seek compensation for damages suffered by it as a result of this. The same applies in the event of a downgrading of the Customer's credit rating. The Customer agrees to inform G4S in good time prior to any anticipated deterioration in its creditworthiness. Deterioration is to be understood as a KSV-rating of the Customer of 500 or above. G4S can also terminate the Contract with immediate effect and seek compensation for damages suffered by it through this, if the Customer - despite the setting of an 8-day period of grace - shall be in default with regard to the services to be provided by him or shall hinder or have hindered the execution of the contractual services. Finally, in the event of any damage related to performance that has resulted in the Customer making a claim for compensation against G4S, G4S may terminate the Contract with a notice period of one month of its acknowledgement of the obligation to provide compensation or its refusal to provide compensation.

10. Legal succession

The Customer shall be obliged to assign the rights and obligations from the Contract to his legal successor in the event of legal succession. The Contract shall be unaffected by legal succession on the part of G4S.

11. Employment of G4S personnel

The Customer declares that the activities transferred to G4S by the Contract do not represent transfer of undertakings or partial transfer of undertakings to G4S. The Customer shall not be permitted to employ personnel provided by G4S to perform the contractual duties during the duration of the contractual relationship and for one year following the end thereof for his own services. During this term the Customer shall also prohibit third parties from employing such personnel on his behalf. If the Customer violates this agreement, he must pay to G4S, in addition to any



other damages, a penalty for breach of contract in the amount of € 15,000.-- which is not subject to judicial mitigation.

12. Liability

G4S shall be liable to provide insurance cover for the Customer up to the maximum liability figures below by taking out liability insurance, for damage caused by the fault of G4S or its personnel in exercising its duty to meet its contractual obligations:

- a) for personal injury per person up to a maximum figure of € 1,000,000.-- but up to a maximum of € 2,000,000.-- per incident of damage,
- b) for material damage, with the exception of break-in and theft up to a maximum figure of € 2,000,000.-- for each incident of damage,
- c) for damage caused by break-in and theft up to a maximum figure of € 500,000.-- for each incident of damage.

The Customer shall undertake to hold G4S, its personnel and other persons acting on behalf of G4S completely free of liability and incrimination to the extent that there is a possible justifiable legal claim on the part of a third party towards G4S that exceeds the aforementioned limits of liability. The burden of proof for fault shall lie with the Customer. In cases of slight negligence, liability shall be restricted to the contractually agreed annual payment. Only damage from break-ins or theft reported to the police shall be regarded as such. Should G4S undertake other non-security services in performing the security Contract, such as the operation and care of machines, boilers, heating equipment or other systems, G4S shall be unable to accept any liability for slight negligence in providing these services. In the event of material damage, G4S shall not be liable for the value as new but merely for the market value at the time of the damaging event. Damage claims shall be handled by the insurance company. Deductions from the invoiced amount in relation to this section shall not be admitted.

13. Exclusion of liability

G4S shall not be liable for consequential damage, e.g. loss of earnings, damage from interruption of operation etc. and for claims for compensation for damage from third parties. G4S shall not be liable for environmental damage. Furthermore, G4S shall not be liable for the duration of default in payment on the part of the Customer following issue of a reminder. Damage experienced by the Customer due to force majeure, war or terrorist activities shall be excluded from liability.

14. Enforcement of liability claims

Claims for liability by G4S shall expire, shall the Customer not notify G4S immediately in writing and, in the event that liability shall be rejected, shall fail to take court action within three months.

15. Proof of insurance

G4S shall be obliged to take out general liability insurance to provide the maximum cover detailed in Point 12. The Customer shall be entitled to demand proof of the conclusion of this insurance.

16. Payment

Payment for security and other services shall be payable one month in advance, unless otherwise agreed. In the event of default, it shall be agreed that default interest of 12 percent/annum and the reimbursement of all costs incurred by G4S for reminders and collection shall be due. G4S shall be entitled to increase the fee for services if there is a general increase in costs or a rise in wages in the security industry; it shall also be obliged to lower fees accordingly, if there is a general lowering of costs or should wages in the security industry fall. The contractual partners shall be governed by the report of the "Independent Arbitration Committee" of the Federal Ministry for Economic Affairs in relation to the appropriateness of altering costs and in relation to the appropriateness of altering prices (price changes). In case of an increase, G4S shall be entitled to generally raise the fee simultaneously, in addition to this price change, by another 0.8 percentage points to cover an increase in costs. With mobile/patrol services agreements, G4S is at the same time also entitled to adjust its fee due to a rise in material costs in its mobile services to the extent of the rise in material costs. With all service agreements, G4S is entitled to raise the fee in addition to the aforementioned price adjustment by the percentage that lies between the price adjustment of the "Independent Arbitration Committee" and the collectively agreed wage increase for the remuneration group. G4S shall also be entitled to adjust the fee if G4S's costs for providing the services increase because laws or regulations that are relevant for the provision of the services are amended. In this case, G4S will notify the Customer in writing of the increase at least 30 days in advance. The Customer shall not be entitled to make counter-charges that are not established to be effective in law or that are not recognised by G4S. Several Customers shall be liable jointly for payment.

17. Intellectual property and retention of title

Quotations and concepts prepared by G4S and any other documents provided by G4S or which G4S has made a contribution towards remain the property of G4S. They may only be passed on, reproduced, published or made available with the express consent of G4S; the same applies for the copying of extracts. The Customer also agrees to maintain confidentiality on the knowledge he obtains in the business relationship towards third parties. Title over goods supplied by G4S shall remain with G4S until payment has been made in full by the Customer; this retention of title shall extend to all revenue achieved by the Customer from the re-sale or processing of the goods of any kind.

18. Data protection

Where G4S (and/or its personnel/vicarious agents) also processes personal data in connection with the provision of services, unless expressly agreed otherwise in the individual case, this is to be performed as a Processor as defined in Article 28 GDPR. The Customer shall remain the Controller for this data processing. The Customer, in the event that the data processing takes place on his premises and/or is performed on his systems, shall ensure the necessary technical and organisational security measures and provide the personnel/vicarious agents of G4S with adequate instruction. In this context, G4S shall be responsible only for placing its own personnel/vicarious agents under contractual obligation to observe data confidentiality. G4S will sign a data processing agreement pursuant to Article 28 GDPR, should the Customer so request.

G4S shall be entitled to charge a reasonable fee for additional expenses incurred, for example, in the context of supporting the Customer with regard to the processing of requests in the course of rights exercised by data subjects in accordance with Articles 15-22 GDPR or within the framework of data protection audits.

G4S takes data protection very seriously and publishes policies in this regards on <https://www.g4s.com/de-at/who-we-are/datenschutz>.

19. Occupational health and safety

The contractual partners agree that the safety-related supervision, the occupational health care and the evaluation of permanent G4S-workplaces in the Customer's operation (e.g. guard and concierge duties, factory security, telephone services etc.) shall be provided by the Customer's organisation, likewise compliance with the requirements of the Waste Management Act. The authority of G4S's employee representation body shall be unaffected by this.

20. Contract start, changes to Contract

The security Contract and any other Contracts shall be solely concluded under these General Contractual Terms and Conditions of the Security Company G4S and shall be binding for G4S, unless otherwise agreed in writing, at the date on which the Customer receives the written order confirmation. Changes to the Contract must be made in writing.

21. Applicable law and Court of Jurisdiction

These General Contractual Terms and Conditions and all Contracts are subject to Austrian law with the exception of all provisions on Conflict of Laws and the UN Sales Convention. The sole court of jurisdiction shall be Vienna, unless other regulations shall imperatively apply.

Graz, Innsbruck, Klagenfurt, Linz, St. Pölten, Salzburg, Dornbirn, Wr. Neustadt, Wien