

Customer tires / wheels storage

The deposit contract is concluded for a period of 6 months from the date of storage.

The customer has the right to collect the stored tires/wheels at any time. The deposit contract ends with the collection. There is no claim for refund of the deposit fee.

If the stored tires/wheels are not collected after 6 months, the deposit fee is due for a further 6 months. In this case, the depositary is authorized, not to extend the storage contract, but to demand the redemption of the goods from the customer.

If the stored tires/wheels are not picked up or reclaimed after the expiry of 18 months from storage, and the storage contract is not expressly extended in written form, the customer already waives all claims on the stored goods, in particular on his ownership claims and authorizes the depositary to recycle or dispose of the goods. The depositary shall notify the customer of the stored goods by setting a deadline for acceptance of one month, within which the customer has the possibility to collect the stored goods. If the customer has not announced any other address/telephone number to the depositary, the duty of notification of the depositary is deemed to be fulfilled if the communication is made to the address/telephone number which was indicated at the storage. Any redemption proceeds will be offset against the open deposit fees and other expenses of the depositor which are connected with the warehousing.

We guarantee that the custody is executed with the customary care. We shall not be liable for loss or damage to the stored goods to force majeure.