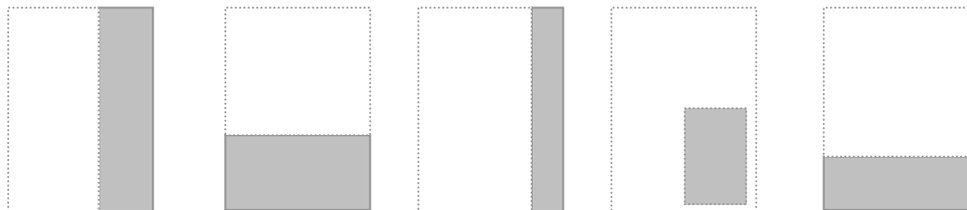


Price list valid from 01.01.2022



Formats	1/1	2/1	1/2 V	1/2 H
Bleed size (width x height in mm after cut)	200 x 265	400 x 265	98 x 265	200 x 125
Ad rates in PLN (VAT not included)				
Right hand side	41 580	73 480	30 470	30 470
Left hand side	38 830	-	27 720	27 720
Advertorial right hand side	54 070	94 270	38 830	38 830
Advertorial left hand side	48 510	-	34 650	34 650



Formats	1/3 V	1/3H	1/4V	1/4 T	1/4 H
Sizes (width x height in mm) – after cut!					
Bleed size (mm)	69 x 265	200 x 84	45 x 265	-----	200 x 61
Column size (mm)	-----	-----	-----	83 x 112	-----
Ad rates in PLN (VAT not included)					
Right hand side	20 790	20 790	15 240	15 240	15 240
Left hand side	18 700	18 700	13 860	13 860	13 860

COVERS	
II	54 070
III	44 330
IV	83 160
II cov. + 3 page	88 000
DISCOUNTS	
2x1	3%
3x1	5%
4-6x1	8%
7-9x1	10%
10-12x1	12%
SURCHARGES	
First half of mag.	+10%
Special localization	+20%

issue	orders	materials	publication
03-04/2022	2022-01-28	2022-02-04	2022-02-25
05-06/2022	2022-04-01	2022-04-08	2022-04-29
07-08/2022	2022-05-27	2022-06-03	2022-06-24
09-10/2022	2022-07-29	2022-08-05	2022-08-26
11-12/2022	2022-09-30	2022-10-07	2022-10-28
01-02/2023	2022-11-25	2022-12-02	2022-12-23

Ad department:
tel: +48 71 780 66 11, fax: +48 71 780 66 12, e-mail: reklama@mpp.pl

Terms and Conditions of Advertising Space Sales:

1. The publication of an advertisement is conditional upon the return to the Publisher's address of the order confirmation signed by an authorized person and stamped with the Client's company stamp.
2. The Publisher guarantees the stability of advertising rates until the end of the calendar year for irrevocable orders placed before the date of a rate change. The rates published in the rate card do not include the preparation of the project and graphic design of the advertising.
3. The Client shall deliver, at its own cost, a model of the original and a ready advertisement in an electronic form – in accordance with the technical requirements and advertisement sizes specified in the rate card.
4. The Client shall be liable for losses caused by the delivery of materials of inadequate quality, delay in delivering or failure to deliver resulting in the advertisement not being published. In such cases, the Client shall be required to pay liquidated damages in the amount of 100% of the value of the service ordered.
5. Advertising materials shall not be returned unless specifically requested by the Client within three months of the last publication.
6. The Publisher does not guarantee the Client that its advertisement will be published on a specific, ordered page or that an advertisement of a competitor will not be published next to the Client's advertisement unless the parties concerned enter into a relevant agreement that regulates these matters otherwise.
7. The Publisher reserves the right to refuse to make and present any content or graphic materials which, in his opinion, may be deemed to violate the law, good manners, feelings, including religious feelings as well as third parties' laws, and may be incompliant with the editorial line of the magazine as well as its image and brand.
8. The Publisher guarantees that in the event of the occurrence of circumstances (whether within or beyond the Publisher's control) which prevent the publication of the advertisement in a uniform uninterrupted cycle, the advertisement will continue to be published as appropriate to exhaust the number of insertions as per the order placed.
9. The placed order may be cancelled before the deadline for the submission of orders for a particular issue as specified in the rate card under „Deadlines – orders”. Orders regarding any cover page of the magazine cannot be cancelled.
10. If the Client withdraws an advertising order during its fulfilment, the Publisher shall be entitled to reduce the discounts to the amount equal to the amount of discount applicable to the number of insertions of the advertisement which have been run, in accordance with the current rate card.
11. The Client, giving the Publisher any materials intended for publication, declares and warrants that he is the sole owner of the copyrights and related rights of the materials (herein: Materials) as a whole and all the works, trademarks and images being their integral part, transferred to Motor-Pressa Polska, and of which rights he can freely dispose of and use, and the use of the Materials will not threaten or infringe any rights of third parties, in particular, will not infringe their property and personal copyrights and related rights (including rights to the images), and he ensures that he has satisfied or will satisfy to the date of the publication of particular Material, all related rights of third parties in connection with its contents and there are no obstacles to use the Materials in accordance with the submitted Order and these regulations.
12. The client/ Advertiser declares the advertisement passed to publication is lawful.
13. The Publisher shall not be liable for the contents of the advertisements it publishes. The Parties exclude any liability of the Publisher related to the publication of an advertisement and its contents. The sole responsibility in this respect to the full extent permitted by law, is of the Client. In the event of any requests or claims arising from the fact of publication of the ordered advertisement filed by a third party to the Publisher, the Client shall compensate the Publisher, as solely responsible, for any costs incurred in connection with the compensation claims filed against him, releasing the Publisher from all obligations that will arise in this respect, in particular, the Client will substitute the Publisher in the event of any pending proceedings, including negotiations, judicial or administrative. In the case when there is a base to challenge the assurances of the Client contained in this section, the Publisher has a right to revoke his declarataion of acceptance of the order for the publication of an advertisement, referring to the significant mistake caused by the Client, and concerning the subject of the order.
14. Immediately after the publication of an advertisement, the Publisher shall issue and deliver an invoice, on the basis of which the Client shall pay the amount due thereunder within fourteen days of the receipt thereof by bank transfer to the following account

Bank account no.: **BANK PEKAO S.A.**
IBAN: **PL66124068141978000049393503**
SWIFT: **PKOPPLPW**

15. The Client has no right to share the booked space with third parties without the consent of the Contractor, even if such sharing remains without effect to the obligations of the Client to the Contractor.
16. "By ordering an advertising campaign / service, the Advertiser does not gain access to personal data of advertising recipients administered by Motor - Presse Polska sp. z o. o. Which will only use the data for the provision of services for which he is an administrator within the meaning of the Regulation of the European Parliament and Council (EU) 2016/679 of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95/46 / EC (GDPR). By ordering an advertising campaign / service, the Advertiser does not become the administrator of personal data in relation to such personal data, the Advertiser also does not gain the right to process of such data. In the event of a will to process them, unless the rules of processing are regulated by a separate agreement concluded between the Advertiser and Motor - Presse Polska sp. z o. o., The Advertiser is obliged to obtain a legal title to process personal data and complete any conditions for the legality of their processing provided for in the GDPR."
17. In matters not covered by this order, relevant provisions of the Civil Code, the Law on Press and the Law on copyrights and related rights shall apply.