

Order Number 149635

Order Date 5.6.2020

Customer

General.

Representative

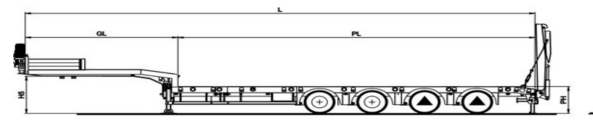
Mobile (234)67890

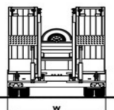
Products

No	Product Code	Product Name	Product Leaflet	Amount
1	SLS	Fixed Lowbed	K.SLS 4 / 2N - 18 / 40	1 items

Technical Specifications

Fixed Lowbed





GENERAL

Registration Country	*Russia
Vehicle Code	K.SLS 4 / 2N - 18 / 40
Brand	Kässbohrer

TECHNICAL INFORMATION

Fifth Wheel Height (H5)	1.300 mm
External Length (L)	13.190 mm
Axle Capacity	10 ton load capacity
Gooseneck Length (GL)	3.950 mm
Platform Length (PL)	9.240 mm
Platform Height (PH)	890 mm
Wheelbase (WB)	8.480 mm
Distance Between Axles	1.310 mm

Tırsan Treyler Sanayi ve Ticaret A.Ş.

Osmangazi Mah. Yıldızhan Cad. No: 6 Sancaktepe 34887 İstanbul

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Axle Load	40.000 kg
Tare Weight ±%3	11.668 kg
Total Width (W)	2.550 mm + 600 mm (w / side extensions)
King Pin Capacity	18.000 kg
Gross Vehicle Weight	Total Permissible Weight [60 km/h] = 63,800 kg
Gross Vehicle Weight	(80 km/sa) 58.000 kg

RUNNING GEAR

Number Of Axles	4 Units
Steering Type	2 units of fixed axles at the front, 2 units of self steering axles at the rear
Axles	BPW air suspension system and drum brake axles
Axle Lifting	*Load sensitive 1st axle lifting system
Brake System	Dual circuit electro-pneumatic WABCO brand EBS 4S/3M brake system with anti-lock (ABS) and tilt control system (RSS) in compliance with Regulation UN ECE R13
Electric System	Lightning installation with 24V LED side position lamp and 2 x 7 and 1 x 15 pin sockets, in compliance with Regulation UN ECE R48 and ADR Legislation
Rear Lamp Type	Front position lamp, left and right side parking lamps, operation lamp and extension label warning lamps on the vehicle are LED-Type, whereas rear underrun bumper lamps are Bulb-Type.
Rim Brand	Kässbohrer's choice
Rim Type	Kässbohrer's choice, steel offset rim
Tyre Size	245/70 R 17.5
Tyre Brand	Kässbohrer's Choice
Number of Tyres and Rims	*17 units
Spare Wheel Holder	One unit spare wheel holder on front panel
Suspansion Type	Air suspension
Connection Sockets	2P / 24V 300 Amps NATO Socket (VG 96917 A001). One side with NATO socket and the other side with red and black battery pliers 2 X 35mm^2 4 meters middle cable
Smart Board	Not available

CHASSIS

Chassis	Made of high quality and high strength ST 52 steel, in compliance with Standard ISO 1726
Gooseneck Type	Gooseneck with 90° vertical corners
Floor	The top of the wheels in 9.240 mm platform length are drop-patterned steel and the rest of the platform has hardwood cover with 45 mm thickness. For fully drop-patterned steel floor, the platform length must has 11,700 mm length
Extension Bracket	Standard box profile
King Pin	2" bolted king-pin
King Pin Place And Quantity	1 unit of king-pin coupling socket is available
Front Landing Gear	Sliding mechanical landing legs with 50 tons capacity
Rear Landing Gear	Foldable mechanical landing legs with 45 tons capacity
Metalization	Metalization is not included

RAMP

Ramp Type	2 units of long hydraulic ramps are included. Suitable for hydraulic sliding/folding *operations, has hardwood covering with 40 m m t hickness, 4,200 mm length and 850 mm width, 10 degrees of ramp angle, load capacity is 40,000 kg and 3,570 mm height in close d po s it ion
Rear Ramp Safety	Tensioner chains for ramp safety are available

LOAD SECURING

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Lashing Rings	Lashing rings; on the gooseneck is 6 tonnes capacity 3 x 2 units; on the platform 6 tonnes capacity 4 x 2 units; on the side rave 6 tonnes capacity 8 x 2 units mounted.
Side Post Pockets	$_{\star}6$ x 2 units of pillar pockets with the dimensions of 42mm x 62mm on the platform section
Pillar Storage Box	Pillar storage box is not available
Gooseneck Panels	1 unit of steel side panel with dimensions 450 mm x 2,550 mm, 2 units of aluminium side panels with dimensions 360 mm x 1,500 mm, 1 unit of steel aluminium rear panel with dimensions 360 mm x 2,550 mm
Extension Bracket	Extension brackets; galvanized steel, 10 x 2 units of 300mm extendable with 100mm intervals or 230mm extendable in single acti

ACCESSORIES

Fire Extinguisher Box	*1 unit of fire extinguisher cabinet (without fire extinguisher)
Toolbox	1 unit of double shutter PVC-coated steel toolbox with dimensions 750 mm x 400 mm x 360 mm (h x d x w)
Flashing Beacon Light	1 unit flashing beacon light
Working Lamp	1 working lamp at the bumper. It works with reversing signal.
Extension Label Bracket	2 x 2 units of 423 mm. x 423 mm. Extension Warning Plates with 2 LED position lights + 1 unit of Rear Flashi n g BeaconLight Socket
Extension board storage cabine	Not available

COLOURS

Chassis Color RAL 3020 Traffic Red

^{*:} Selected Option



ANNEX-3: GENERAL TERMS AND CONDITIONS ("GTC")

- § 1 GENERAL
 (1) The following conditions form an integral part of the agreement
- (2) Our General Terms and Conditions are valid in their latest version (2) Our General Terms and Conditions are valid in their latest version, including all subsequent transactions, even for the cases that this has not been clearly mentioned or agreed upon at the time of their conclusion.
 (3) Purchaser's acknowledgements, counter-offers or other references with reference to his own terms and conditions are hereby rejected; dissenting conditions of the Purchaser only apply if this has been
- dissenting conditions of the Purchaser only apply if this has been confirmed by us in writing.

 (4) The Purchaser may assign claims from legal transactions concluded with us only with our express written consent. Section 354a of the German Commercial Code (HGB) remains unaffected.

 § 2 OFFER/ORDER

 (1) Our offers are always non-binding, especially regarding quantity, price

- (1) Our offers are always non-binding, especially regarding quantity, price and delivery time.

 (2) Purchase Orders are valid only if confirmed by us in writing. If we do not confirm an oral or verbally concluded agreement in writing, the invoice issued by us shall be deemed as confirmation.

 (3) Changes to the purchased item after the conclusion of the agreement
- upon the request of the Purchaser are only possible with our written
- upon the request of the Purchaser are only possible with our written consent. In this case, the Parties will agree on a new non-binding delivery date and a new purchase price.

 (4) In accordance with the principles of continuous improvement and development, we reserve the right to change the product specification without prior notice provided that such a change does not affect the product function as well as the warranty conditions.
- § 3 PRICES
- (1) Our prices are quoted as related "Incoterms 2010" plus the VAT if
- any.

 (2) If additional or increased fees -in particular customs duties- are incurred between the conclusion of the agreement and delivery due to changed laws and regulations, we are entitled to increase the agreed
- changed awas and regulations, we are entitled to increase the agreed sales price accordingly.

 (3) The prices quoted are based on the material costs and labour costs valid at the time of order confirmation. In case of any change of this cost basis between order confirmation and agreed delivery date, if it is more than four weeks after the conclusion of the agreement, we are entitled to make a corresponding price adjustment. If this leads to a price increase which essentially exceeds the increase in the general cost of living or the increase in prices for similar products during the same period the which essentially exceeds the increase in the general coxis in living of the increase in prices for similar products during the same period, the Purchaser can withdraw from the agreement. The withdrawal shall be notified immediately via registered mail right after the price increase has been noted. Otherwise, the withdrawal has no effect. It shall also be without effect if we declare immediately upon receipt of the notice of withdrawal that we insist on the execution of the agreement at the quoted prices or referred to in the order experiments. prices or referred to in the order confirmation 8 4 DELIVERY
- (1) Specified delivery dates are always non-binding, unless otherwise (f) specified uterity dates are always intol-noting, unless otherwise expressly agreed in writing. The Purchaser can set us a reasonable deadline in writing for delivery of the purchased item six weeks afte expiry of these non-binding delivery dates. With the receipt of this request, we will be considered in default.
- (2) If we are prevented from fulfilling a contractual obligation by the occurrence of unforeseeable circumstances such as disruption to operations, strike, lock-out, official order, retroactive abolition of export or import facilities, due to § 4 para. 3 a non-timely or incorrect self-supply or other unforeseeable circumstances, which we have not been able to prevent despite the due diligence according to the circumstances of the case, the delivery time is extended by the duration of these case, the delivery time is extended by the duration of these circumstances. If performance or delivery becomes impossible due to the above circumstances, we com shall be released from the delivery obligation. We shall promptly inform the Purchaser thereof and immediately refund the Purchaser's consideration.

 (3) Our delivery obligations are always subject to timely and proper delivery of suppliers. Our rights in case of non-timely or incorrect delivery of suppliers are in accordance with para. 2.
- (4) If a delivery is not fulfilled within a reasonable extension period set by the Purchaser pursuant to para. 1, the Purchaser shall be entitled to withdraw from the agreement and to demand compensation in accordance with § 10.
- (5) Without prejudice to our rights of default on the part of the Purchaser, (5) Without prejudice to our rights of default on the part of the Purchaser, delivery times shall be extended by the period by which the Purchaser is not able to meet its main, secondary and information duties (e.g. provision, approval of drawings, etc.) arising from this agreement or other agreements with us and required for our performance.
 § 5 TRANSFER OF RISK, ACCEPTANCE
 (1) The price risk is transferred to the Purchaser if the Purchaser does not accept the purchased item within 8 days after the completion or readiness for felliever by us or by third parties.

- not accept the purchased item within 8 days after the completion or readiness for delivery by us or by third parties.

 (2) If the Purchaser does not accept the purchased item within 8 days after the notification of the delivery, we shall be entitled to withdraw from the agreement and demand damages after the expiry of a reasonable extension period to be set by us. If we demand damages in lieu of performance, we shall be entitled even in the case of a withdrawal to demand 15% of the purchase price without having to provide further proof, with the right reserved on the part of the Purchaser to prove that a lower loss or damage has been incurred or to demand the actual damage incurred by us.
- solution is so it definings has been incurred or to demand the actual incurred by us.

 § 6 RESERVATION OF TITLE

 (1) The purchased item shall remain our property until the entire fulfilment of all our claims, which arise from any ground against the Purchaser on our part. The Purchaser is entitled to transfer the goods to Purchaser on our part. The Purchaser is entitled to transfer the goods to third parties for use or to pledge them before the transfer of ownership only after our written consent. The Purchaser shall inform us immediately regarding such a pledge or other dispositions of the purchased items by third parties. The Purchaser has to release us from all costs connected with the removal of the pledge or attachment orders.

 (2) As long as the purchased item is still our property, the Purchaser is
- (2) As long as the pluriclased them is still our properly, the "articlaser is obliged to keep it in a proper condition and to carry out the necessary repairs immediately in our repair workshops or in a workshop recommended by us. Furthermore, during this period, the Purchaser shall be obliged to insure the purchased item at his own expense in full insurance, to issue an insurance certificate with us as the beneficiary and the condition to the purchased. to send it to us unsolicited.
- (3) If we are entitled to withdraw from the agreement with the Purchaser notwithstanding any other rights we may have and to maintain the sales agreement, demand return of the purchased items or recover the same

ourselves. A right of retention on the part of the Purchaser is excluded unless the counterclaim is undisputed or has been established in law The Purchaser loses his possession right. The Purchaser may request redelivery only against the step-by-step meeting of our claims.
§ 7 TERMS OF PAYMENT, SET-OFF AND RIGHT OF RETENTION

- § 7 TERMS OF PAYMENT, SET-OFF AND RIĞHT OF RETENTION

 (1) Our invoices shall be payable immediately right after receipt of the invoice without deduction, unless otherwise expressly agreed.

 (2) If the Purchaser is in default with the payment of the purchase price, we can assert interest in the amount of 8% points above the respective base lending rate per year as damages on default. If we can prove, we will be entitled to assert claim for higher default damages.

 (3) The Purchaser can offset against our claims only with undisputed or legally confirmed claims unless they are compensation claims arising from the defects of the purchased item.

 (4) A right of retention can only be asserted by the Purchaser on the
- (4) A right of retention can only be asserted by the Purchaser on the basis of undisputed or legally confirmed claims unless there is
- basis of undisputed or legally contirmed claims unless there is compensation arising from the defects of the purchased Item. (5) The Purchaser can only exercise a right of retention if the counterclaim is based on the same contractual relationship.

 (6) Unless agreed otherwise by the parties, all payments shall be mad by the Purchaser in full amount and with the currency stipulated in the commercial terms into our bank accounts. The Purchaser bears all bank commercial terms into our bank accounts. The Purchaser bears all charges and commissions regarding all money transactions. The Purchaser shall bear any changes in rates, bank charges in foreign currencies and transfer costs.

 (7) In sales with down payments: The down payment shall not be returned to Purchaser and kept as penalty in case Purchaser withdown payments.
- from the agreement. § 8 WARRANTY (LIABILITY FOR MATERIAL DEFECT)
- § 8 WARKANI I (LABILITY FOR WATERIAL DEFECT)

 (1) Without prejudice to possible claims for damages or reimbursement of expenses, in accordance with the provisions below, we shall ensure that the purchased items are free of defects at the time of transfer of risk. (2) Material defects will be eliminated by us within a reasonable period (subsequent performance). This shall take place at our discretion by
- eliminating the defect (remedy of defect).
 (3) The Purchaser shall not be allowed to carry out any remedy without
- (3) The Purchaser shall not be allowed to carry out any remedy without our reconcilitation and let it done by a workshop which is not recommended by us.
 (4) In the event of a material defect, the Purchaser shall be entitled to withdraw from the agreement (withdrawal) or to reduce the remuneration if the statutory requirements are met (reduction). The prerequisite for exercising the withdrawal is that Purchaser has previously set a reasonable deadline, coupled with a warning of rejection, for us to carry out subsequent performance and that this deadline has elapsed fruitlessly. Such a setting of a deadline with a warning of rejection is not required if subsequent performance falls because of a significant material defect, it is unreasonable for Purchaser or is rejected by us or this is justified for other reasons in consideration of the interests of both parties. (5) If subsequent performance falls because of an insignificant material defect, it is unreasonable for Purchaser or is rejected by us or this is justified in the case of an insignificant material defect for other reasons in consideration of the interests of both parties, the Purchaser has the right to reduce payment. In such a case, the Purchaser is not entitled to withdraw from the agreement. exercising the withdrawal is that Purchaser has previously set a
- (6) If the Purchaser is entitled to reduce the purchase price according to (6) If the Purchaser is entitled to reduce the purchase price according to the provisions contained in § 8, we are entitled to avert the reduction by withdrawing the purchased item from the purchaser against reimbursement of the purchase price.
 (7) If the Purchaser withdraws from the agreement because of a material defect, the Purchaser shall not be entitled to claims for damages due to
- the said fault
- (8) We are not liable for defects caused by normal wear and tear
- (8) We are not liable for defects caused by normal wear and tear, external influences or improper use.

 (9) The Purchaser's claims for defects due to obvious defects do not exist if the Purchaser does not notify us in writing of obvious defects within a period of 14 days from receipt of the purchased item. Dispatch of the defect notice due time shall suffice to comply with the time-limit. The Purchaser shall bear the full burden of proof, in particular for the defect itself, for the time of the discovery of the defect and for the punctuality of the defect notice.
- (10) Liability for defects does not apply if the Purchaser, without our approval, changes the delivered item or allows a third party to carry out changes, thus making the correction of deficiencies impossible or unacceptably difficult. In all cases, the Purchaser shall bear the additional unacceptably difficult. In all cases, the Purchaser shall bear the addition costs of the remedy of the defect accruing as a result of the alteration. (11) If special accessories or the tires purchased from third parties are defective, the Purchaser is entitled to the claims for defects according to 8 with the provision that the Purchaser first asserts our warranty claims against the third party, which are hereby assigned to the Purchaser power. The Purchaser accepts the assignment herewith. If our warranty claims against the third party and the product of the third. claims against the third party are already statute-barred or if the third claims against the third party are already statute-barred or if the third party does not fulfil its warranty obligation within a reasonable extension period set after the delay, the rights specified in § 8 can be asserted against us, to the extent that the Purchaser assigns back the claims for defects that we assigned to the Purchaser. (12) There is no warranty by us for the delivery of used vehicles, used
- rames and used parts without prejudice to possible claims for damages or expenditure:
- § 9 INFRINGEMENTS OF PROPERTY RIGHTS (LIABILITY FOR LACK OF RIGHTS)
- (1) The Producer shall inform us immediately in writing if claims arise against him because of an alleged infringement of a property right due to the usage of a purchased item. We shall, at our own discretion, meet the claims at our own expense, defend ourselves or terminate the dispute by claims at our own expense, detend ourselves or terminate the dispute by means of settlement. The Purchaser herewith grants us the sole authority to make decisions with regard to legal defence and settlement negotiations. The Purchaser shall give us the required proxy for the individual case.

 (2) If the purchased item delivered to the Purchaser by us is subject to a
- copyright infringement, we shall remedy the cause of the infringement
- copyright miningement, we shall remery use cause of the immigement within a reasonable period. This is done at our discretion by:
 obtain a right of the Purchaser to continue to use the purchased item, or change or replace the purchased item to a reasonable extent.

 (3) If we are unable to remedy the cause of the infringement within a reasonable period of time, it if the remedy is unreasonable for Purchaser or is rejected by us or this is justified for other reasons, taking into consideration the interests of both parties, the Purchaser shall be entitled to withdraw from the agreement (withdraws) or to require the purchase

to withdraw from the agreement (withdrawal) or to reduce the purchase price (reduction), without prejudice to possible claims for damages or

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expenses.

(4) If the Purchaser is entitled to reduce the purchase price in accordance with the provisions contained under this § 9, we are entitled to avert the reduction by taking back the purchase item from the

Purchaser against reimbursement of the purchase price.

(5) We shall only be liable for infringements of property rights if the purchased item has been used in accordance with the agreement. Ou liability shall be void if the purchased item is amended by the Purchase and claims of third parties arising therefrom. The Purchaser shall indemnify us from any third-party claims for infringement of property

(6) If we deliver the purchased item to the Purchaser according to the design and material requirements of the Purchaser, the Purchaser assumes the sole responsibility for the protection of third-party property rights at home and abroad. The Purchaser shall indemnify us from any

- third-party claims.

 § 10 LIABILITY FOR DAMAGES

 (1) We are liable for damages according to the statutory provisions for personal injury and for damages under the Product Liability Act.

 (2) For other damages we are liable according to the following provisions:

 (A) We are liable according to the statutory provisions for damages caused by malicious behaviour or intent or by gross negligence of our
- legal representatives or senior executives.
- legal representatives or senior executives.

 (B) Limited to the amount of damages foreseeable and typical for the respective agreement, we shall be liable for damages which are caused by the slightly negligent violation of essential contractual obligations (first alternative) and for damages which have been caused by the gross negligence or wrongful intent of our simple vicarious agents without the violation of essential contractual obligations (second alternative). In violation of essential contractual obligations (section alternative). In addition to the main contractual obligations (delivery and appropriation of ordered products), major contractual obligations or cardinal obligations within the meaning of this regulation also include obligations, whose fulfillment is the only way to ensure the proper implementation of the agreement and that the Purchaser can therefore regularly rely on their compliance
- (C) Within the framework of § 10 (2) lit. b (1st alternative), we shall not be liable for loss of profit, indirect damages, consequential loss or claims of
- (3) in all other cases, no liability is assumed by us.

 (4) Any contributory negligence on the part of the Purchaser shall be taken into account. The Purchaser shall be obligated to notify us in writing of any damages in the sense of the above liability regulations so that we are informed as early as possible and possibly even be able to reduce the amount of damage together with the Purchaser
- § 11 LIMITATION
 (1) Excluding fraudulent intent, the Purchaser's claim for supplementary claims shall become statute-barred in case of the following:
- a lack of rights which does not consist of a third party's right to property
- a lack of rights which does not consist of a third party's right to proper or other rights in rem.
 Within twelve months from delivery of the purchased item.
 (2) Excluding bad faith or gross negligence, the Purchaser's claim for damages shall be statute-barred in case of the following:
 A defect or
- a lack of rights which does not consist of a third party's right to property
- a lack or ngints which does not consist of a third party's right to property or other rights in rem,
 Within twelve months starting with the delivery of the purchased item.
 This does not apply if the damage in question of the Purchaser is a personal injury. Claims for personal injury shall become statute-barred within the statutory period of limitation.
 Warranty claims for defects which refer to special aggregates or the
- tires purchased by the supplier from third parties shall become statute-
- tires purchased by the supplier from third parties shall become statute-barred within the statutory warranty period.

 (4) Claims of the Purchaser, which are based on the infringement of an obligation which does not exist in a defect, shall become statute-barred unless there is intent or gross negligence or a cardinal obligation within the meaning of § 10 para 2 lit. b was injured, within 24 months beginning with the emergence of the claim. This does not apply if the damage in with the energenice of the claim. This dues has apply in the carriage in question of the Purchaser is a personal injury. Claims for personal injury shall become statute-barred within the statutory period of limitation.
- \$12 DATA PROTECTION

 We collect and use personal data of the Purchaser as far as this is necessary for the creation, implementation and termination of the

§ 13 FINAL PROVISIONS

- (1) The law of the Federal Republic of Germany shall apply to the exclusion of the United Nations Convention on Contracts for the International Sale of Goods (CISG).

 (2) Exclusive jurisdiction for all present and future disputes between
- Purchaser and us from or in connection with this agreement is Kleve. However, we are also entitled to sue the Purchaser at his general place
- (3) Amendments and additions to the agreement and these General (3) Amendments and additions to the agreement and these cent Terms and Conditions must be in writing. This also applies to the amendment or removal of this font clause.

 (4) Should individual provisions of this agreement be or become
- ineffective or contain a gap, the remaining provisions shall remain unaffected. The parties undertake to reach an agreement in place of the invalid clause, which corresponds as closely as possible to the commercial purpose of the invalid clause and fills this gap.