

# SAWN TIMBER Oak

PRICELIST



**LABOR**<sup>SRB</sup>  
Wood flooring

[www.laborsrb.com](http://www.laborsrb.com)





## About us

Labor SRB is a company located in Serbia, town of Sremska Mitrovica, and extends over the surface 60.000m<sup>2</sup>.

We find and procure the raw material ourselves, which is why we can guarantee the safe and certified origin of each type of wood. With the greatest care and respect for the environment standards, we choose forests only from legal sources that are properly and responsibly managed and adheres to material certification.

All products are with FSC<sup>®</sup> certificate.



## Vision

“To be a link between people and nature, combining design, innovation, and sustainability to create a positive impact on the community and future generations”.

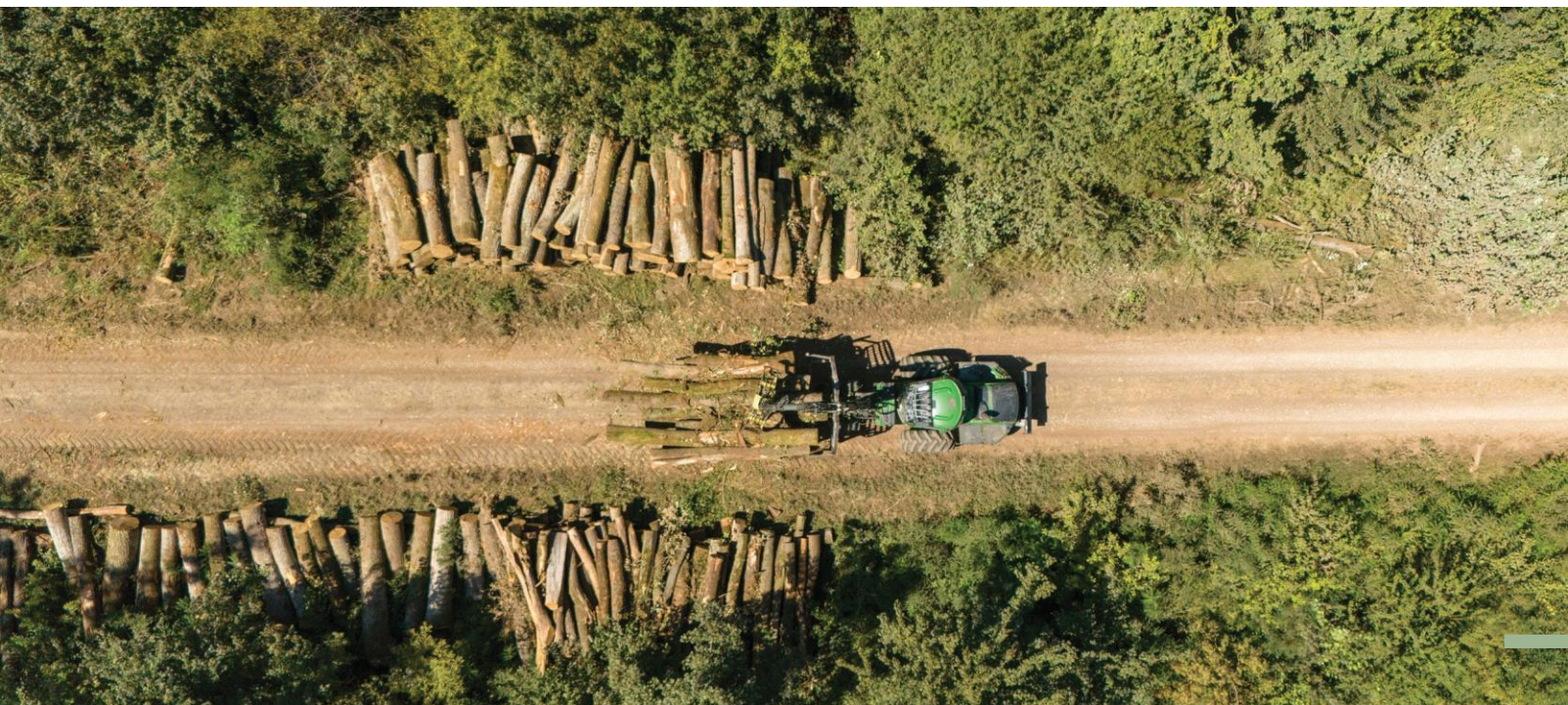
# Boules

“A stack of timber formed from a log that is sawn longitudinally by a series of successive parallel cuts with the resultant waney-edged pieces then assembled to recreate the original form of the log”

Thicknesses	50 / 53 mm	63 / 67 mm	80 / 84 mm	100 / 105mm
Boules from logs F1/F2 Ø55cm+	1.250 €	1.300 €	1.400 €	1.500 €
Length	2,2 m+	2,2 m+	2,2 m+	2,2 m+

Note:

All prices are expressed in €/ m<sup>3</sup>. VAT and shipping are not included. Please check material availability before committing.



# Surface appearance classes

## SELECTED BOARDS

### GRADES Q - SA

Fairly straight boards with a practically straight grain.

One sound knot permitted with a diameter less than 20mm.

Permitted with a reduction: an isolated knot less than 15% of the board width, unsound sapwood if isolated, sapwood with holes.

Excluded: not intergrown or unsound knots, ring shake, frost crack, bark pocket, included sapwood, brown pith, rot.

### GRADES Q - S1

- Sound knots less than 5 mm, permitted if fewer than eight.
- Sound knots with a diameter between 5 and 25mm, permitted where equivalent to one knot of less than 50mm.
- Permitted with a reduction: one not intergrown or unsound knot less than 25mm, one isolated knot less than 20% of the board width, ring shake, frost crack, bark pocket, unsound sapwood if isolated, brown pith less than 25%, sapwood with holes.

Excluded: included sapwood, rot.

### GRADES Q - S2

- Sound knots less than 5mm, permitted without any restrictions.
- Sound knots with a diameter between 5 and 40mm, permitted where equivalent to one knot of less than 100mm.
- Permitted with a reduction: one not intergrown or unsound knot less than 40mm, one isolated knot less than 25% of the board width, ring shake, frost crack, bark pocket, unsound sapwood if isolated, brown pith less than 25%, rot if isolated, sapwood with holes.

Excluded: included sapwood



## GRADES Q - S3

- Sound knots less than 10 mm, permitted without any restrictions.
- Sound knots with a diameter between 10 and 70 mm, permitted where equivalent to one knot of less than 160 mm.
- Permitted with a reduction: one knot intergrown or unsound knot less than 70 mm, one isolated knot less than 30% of the board width, ring shake, frost crack, bark pocket, unsound sapwood only if isolated, included sapwood, brown pith less than 25%, rot only if isolated, sapwood with holes.

Price list for selected boards grade **Q-S-A, Q-S1, Q-S2**  
and maximum 15% of **Q - S3**.

Thickness	27 (29) mm	38 (41) mm	50 (53) mm
Prices	870 € / m <sup>3</sup>	900 € / m <sup>3</sup>	1050 € / m <sup>3</sup>
Length	2.0m +	2.0m +	2.0m+

## GRADE Q - S4

No restrictions in terms of features, unless stipulated as an exclusion in the contract.

### Price list

Thickness	22 (24) mm	27 (29) mm	38 (41) mm	50 (53) mm
Prices	450 € / m <sup>3</sup>	470 € / m <sup>3</sup>	490 € / m <sup>3</sup>	550 € / m <sup>3</sup>
Length	1,8m+	1,8 m+	1,8m+	1,8m+

### Commercial note:

All prices are expressed in €/m<sup>3</sup>; VAT and shipping are not included; Please check material availability before committing; Grading of Oak Sawn Timber is according of appearance grading- European standard EN 975-1 and strength class - French standard NFB 52-001. All selected boards are AD (air dry).

# Top layers

## SURFACE APPEARANCE CLASSES

### GRADE A

- Sound knots: maximum of 10mm on one top layer;
- Edge knots: Not allowed;
- Humidity: 9% ( $\pm$  2%);
- Percentage: 5% on one CTR/truck

GRADE **A**



### GRADE B

- Sound knots: maximum of 20mm on one top layer
- Sound knots with cracks: maximum of 10mm
- Edge knots: not allowed
- Humidity: 9% ( $\pm$  2% );
- Percentage: 15% on one CTR/truck

GRADE **B**





## GRADE C

- Sound knots: maximum of 45mm on one top layer
- Dead knots: maximum of 30mm on one top layer
- Sound knots with cracks: maximum of 15mm on one top layer
- Edge knots: only sound knots
- Small knots:  $\leq 15\text{mm}$  unlimited
- Surface cracks: maximum 10% of the top layer,
- Edge crack: maximum 10% of the top layer
- Sound sapwood: not allowed
- Humidity: : 9% ( $\pm 2\%$ );
- Percentage: 30% on one CTR/truck

GRADE C



## GRADE D

- The size of Sound knots: maximum of 60mm on one top layer
- Dead Knots: maximum of 45mm on one top layer
- Sound knots with cracks: maximum of 50mm on one top layer
- Edge knots: only sound knots
- Small knots:  $\leq 15\text{mm}$  unlimited
- Surface cracks: Up to 600mm long and 5mm width
- Edge crack: Up to 300mm long and 5mm wide (both sides)
- Sound sapwood: 10% of the volume of the top layer, maximum 15% of the single top layer
- Humidity: 9% ( $\pm 2\%$ );
- Percentage: 40% on one CTR/truck

GRADE D



## GRADE E F

- Strong colour variation
- Sound knots: maximum of 60mm on one top layer
- Dead Knots: maximum of 45mm on one top layer
- Sound knots with cracks: maximum of 50mm on one top layer
- Edge knots: only healthy knots
- Small knots:  $\leq 15$ mm unlimited
- Surface cracks: Up to 600mm long and 5mm wide
- Edge crack: Up to 300mm long and 5mm wide (both sides)
- Sound sapwood: 10% volume of the top layer, maximum 15% of the single top layer
- Humidity: 9% ( $\pm 2\%$ );
- Percentage: 10% on one CTR/truck

GRADE **E F**



# Top Layer- Price list

THICKNESS: 3mm ±0,2mm

Width	GRADE				
	A	B	C	D	E / F
147mm	17.90 €	13.10 €	11.50 €	9.90 €	4.90 €
169 mm	19.10 €	14.40 €	12.50 €	10.70 €	5.10 €
196 mm	20.50 €	15.50 €	13.50 €	11.50 €	5.50 €
238 mm	23.50 €	19.50 €	15.60 €	13.70 €	7.20 €

Length:

15 % (800 - 1400mm)

40 % ( 1600 - 1800mm)

45 % ( 2000 - 2400mm )

THICKNESS: 4mm  $\pm$ 0,2mm

Width	GRADE				
	A	B	C	D	E / F
147 mm	18.70 €	13.80 €	12.10 €	10.50 €	5.20 €
169 mm	20.10 €	15.40 €	13.50 €	11.70 €	6.10 €
196 mm	21.50 €	16.50 €	14.50 €	12.50 €	6.50 €
238 mm	25.00 €	21.00 €	18.30 €	15.00 €	7.60 €

Length:

15 % (800 - 1400mm)

40 % (1600 - 1800mm)

45 % (2000 - 2400mm)

# General condition of sales

## APPLICABILITY

These sales conditions apply to all supply contracts between Labor SRB. (hereinafter referred to as the "Supplier") and its Customers (hereinafter referred to as the "Customer") for products whose type, quality and quantity are specified in the order confirmation. The general conditions, together with the technical details, selection criteria and product specifications, are applied to and are considered an integral part of all supply contracts for products sold by Labor SRB, even when not expressly referred to and undersigned in single order confirmations.

## ACCEPTANCE OF THE GENERAL CONDITIONS

By accepting the order confirmation, the Customer unconditionally accepts the hereby general conditions and undertakes to respect them during its relationship with the Supplier, declaring they have seen and accepted the technical details, selection criteria and product specifications of the products ordered, which are contained in the sales catalogue. Any dispensation and/or modification to the general conditions will only be valid if expressly accepted and approved by both parties in writing. General conditions, technical details, selection criteria and product specifications of products contained in the sales catalogue must be examined by the Customer before making an order on the current catalogue, in its paper copy and/or online. Shipping the order, therefore, implies total acknowledgement of the hereby general conditions, of the technical details, selection criteria and product specification, as well as their complete acceptance. The Customer will choose the products to order consulting the selection criteria, technical details and product specifications contained in the current catalogue and therefore, is the sole responsible for their product choice.

## 1. CATALOGUE

The current sales catalogue is exclusively reserved for Customers of Labor SRB products; it annuls and substitutes previous catalogues and does not constitute in any way a public offer. The products' particular characteristics outlined in the technical details or product specifications contained in the catalogue or in similar brochures, catalogues and documents will only be binding if they are also reported in the single orders. All printed materials related to products remains exclusive property of Labor SRB and will have to be promptly returned upon simple request from the company. Any copy, even partial, of the catalogue, brochures, price list or similar documents is forbidden, as in advertising Labor SRB products, unless preemptively and expressly authorized.

## 2. ORDER VALIDITY

Orders, order confirmations and any other communications between the Supplier and the Customer is properly considered official and valid if sent via mail, recorded delivery and/or via fax. Order confirmations sent by the Supplier to the Customer will be valid and effective for 3 (three) working days starting from the day following that of their receipt, and will expire at the 24th hour of the third day; in the event the Customer does not return the signed order confirmation within the above-mentioned time limit, it will be considered annulled by the Supplier, and therefore not valid or effective. The Supplier reserves the right to accept order confirmations returned after the above-mentioned time limit. Orders, even those negotiated or proposed, which arrive to the Supplier from the Customer are considered final only when accepted by the Supplier by sending the order confirmation and/or with the delivery of the product to the first carrier. In case of acceptance with modifications made by the Supplier, the modified order will have to be also confirmed by the Customer. The order will need to be completed in all its sections with products description, indication of quantity and of the item, etc.

## 3. PRICE

Unless there exists a different written arrangement, prices are intended for delivery ex plant of the Supplier. Prices indicated in the sales catalogue are all exclusive of VAT. Packaging, transport, stamp duty, bank fees and any types of tax are, unless explicitly agreed in writing, to be paid by the Customer. Prices contained in the catalogue can never be considered binding for the Supplier; the Supplier will in fact be able to modify prices at any moment, with a written notice of 15 (fifteen) days.

#### **4. PRICE ADJUSTMENT**

In the event of additional fees and costs before the time limit of each delivery, due to variations of the cost of raw materials, labor, transport, fees and customs and fiscal tax or similar, the Supplier explicitly reserves the right to modify prices, even in the case they have already been confirmed, and in any case to a maximum of 10% (eight per cent).

#### **5. PRODUCT UNIFORMITY**

Conformity of products with the product description contained in the technical details, selection criteria, product specifications and any samples, photos and/or illustrations presented to the Customer is to be intended non-obligatory, but indicative. Products are guaranteed with the following binding conditions of use: ambient humidity, at a temperature of 20 degrees Celsius, not below 45% (forty-five percent) and not above 65% (sixty-five percent). In case of additions to orders already partly dispatched or in the case of later orders, there can be differences in color tones, appearance and variations of technical details of the product which cannot be subject of dispute and return. In particular, light, humidity, and other factors related to the environment can determine color variability to the extent where it will not allow perfect matching of items bought at different times.

#### **6. DELIVERY**

Unless explicitly agreed in writing, deliveries are to be intended ex plant of the Supplier, even in the event where the parties agree that transport will be partly or completely organized by the Supplier. In any case, regardless of the delivery conditions agreed by the parties, the goods will travel on account of the Customer and at their own risk from the moment they are delivered to the first carrier. At the time of delivery, the Customer is obliged to examine and verify the delivered goods and, in particular, they must check and ascertain the integrity of the package, boxes and material, and to verify the number of packages, size and the material's quality. The Customer has to formalize any disputes in all copies of the delivery note, detailing the object of dispute, or risk forfeiture. Any acceptance with reservation or similar wording (subject to verification, etc.) added in copies of the delivery note does not have any effect and the goods are considered to be accepted. The Customer has to send the Supplier, via mail and/or via fax, a copy of the delivery note containing the dispute within 3 (three) working days from the date of delivery of the products, or risk forfeiture. It is the Customer's responsibility to act towards the carrier for any missing material,

delays, damages, etc., even in the case where shipping has been organized by the Supplier; the Supplier undertakes to grant the Customer to replace them in every right and/or action towards the carrier.

#### **7. DELIVERY TIME**

The time limits of delivery have to be considered non-essential and, as such, do not bind the Supplier. In any case, the Customer does not have any right to indemnities or compensation for any direct or indirect damages caused by delivery delays.

#### **8. FORCE MAJEURE**

In the case of force majeure which does not depend on the Supplier, such as, for example, strikes of any nature, natural events or calamities, shortage or scarcity or delays in the delivery or raw material, failures at the Suppliers' production plant, measures imposed by the State or any other body, new tax, fiscal or not, which may limit or delay the supply of raw material or, anyway, aggravate the agreed conditions, and other impediments which do not depend on the Supplier's will which will make delivery temporarily impossible or excessively expensive, the time limit will be suspended during the impediment and extended for a period equal to that of the impediment itself. In this case, the Supplier, having acknowledged this impediment, will tell the Customer of its existence and, where not implicit in the type of impediment, of its probable effects on the delivery obligations, within adequate time. In any case, the Customer will not be entitled to any indemnity, compensation and/or refund for the delayed delivery.

#### **9. DISPUTES**

The Customer has the obligation to check the products at the time of delivery to ascertain their conformity with the order, with regard to type, size and quality of the products. Any differences from the order which concern type, quality and/or size of the product delivered must be communicated to the Supplier in writing within 8 (eight) days from the product's delivery, detailing all the necessary information to allow immediate verification, and, in particular, indicating the delivery note or notes, or risk forfeiture. After the above-mentioned time limit, the products are considered to all intents and purpose accepted, with regards to quality, type, size and in any case, in conformity with the order. Any complaint related to faults and defects of the products (material and processing) have to be formally communicated to the Supplier within a period of 8 (eight) days from the discovery of these faults/defects in writing, or risk forfeiture.

The related guarantee is in any case valid for two years from the delivery of the products to the Customer.

The complaint must be made in writing via registered letter explicitly specifying and describing the fault and/or defect of the products which you are referring to, also indicating the delivery note or notes. The Customer must not proceed with the installation of the products being disputed, faulty or defected; in the event of their installation, any complaints/claims will become null and the Customer will lose any guarantee.

When the product has been installed, the Customer will lose the right to any complaints and/or claims. In the event of complaints and/or claims, the Customer does not have the right to terminate the contract, but only the right, if the Supplier accepts the complaint and/or claim, to have the faulty, defected or non-conform products substituted at no cost. The Supplier reserves itself the right to completely or partly terminate the supply contract if it is not possible to substitute the products, with the Customer having no rights to compensation for direct or indirect damages. Any right of the Customer to indemnity, indemnification, compensation for direct or indirect damages of any nature deriving from the products object of dispute and/or claim, and their lack of or limited use, is excluded. The Supplier's responsibility and obligation to substitute products is annulled in the case where negligence, alteration, neglect in preservation, custody, fitting of the products and their maintenance are found, caused by the Customer and/or third parties appointed by them. In the case of complaints and/or claims concerning a single delivery, the Customer will not have the right to not collect the remaining products agreed in the same order and/or other orders, and therefore, cannot raise any exception of non-fulfillment.

The Supplier is not responsible for any request of damage compensation made by third parties which acquired the product, and the Customer undertakes not to involve the Supplier for any reason in the event of a legal dispute towards them by third parties. In any case, in the event where the existence of faults and/or defects in the product is ascertained and any hypothesis that the conditions of custody, preservation, fitting, use or maintenance caused them are excluded, the Supplier will limit itself to substitute the product or refund the Customer for the price paid by the Customer, resulting from the relative order confirmation, without any rights of the Customer to receive compensation for further and/or different damages which might have caused loss of profit or for other reasons.

## **10. RETURN**

The Supplier will not accept the return of goods unless they have given previous written authorization. The goods must be returned intact, packaged and accompanied by the goods return note.

## **11. CONDITIONAL SALES**

Any supply of products paid in instalments is made by conditional sale in favor of the Supplier. The products delivered will remain property of the Supplier until they have received payment of the last instalment, but the Customer will take on the product's risks from the moment of its delivery.

## **12. PAYMENT CONDITIONS**

Payment must be made exclusively to the Supplier at the agreed conditions and terms. In the case of claims, complaints and/or disputes of any type the Customer will have no right to suspend or, in any case, delay payment of the products subject to claims, complaints and/or disputes and the relative order, or other different orders. In the event of missed payment of even just one instalment and/or of news related to a state of insolvency of the Customer, such as, for example, being reported by the Central interbank alarm service, the Customer will incur in the operation of the acceleration clause (Art. 1186 civil code) and will have to pay the total amount of the cost of the supply by the day following communication of the acceleration clause. The Customer has also the right to start with the enforcement procedure according the Serbian law.

The operation of the acceleration clause will be communicated to the Customer by the Supplier in writing, even via fax. In the event of non-payment of the above, the Supplier will grant itself the right to suspend the supply of products until the total payment of the costs and/ or obtaining a bank guarantee, on first request, without benefit of discussion. In the case of missing payment of one installment and/or news related to a state of insolvency of the Customer, such as, for example, being reported by the Central interbank alarm service, the Supplier has the right to terminate the contract; termination will be formalized in writing, even via fax, to the Customer and the Supplier will have the right to receive compensation for all the damages sustained and will treat the amounts paid as a deposit and/or down payment, unless they have the right to obtain compensation for further, greater damages. In the event where the Customer is late in paying for even just one instalment of a supply and/or in the presence of news related to a state of insolvency of the Customer, such as, for example, being reported by the Central interbank alarm service, the Supplier will have



the right to modify unilaterally the terms of payment agreed for other supplies and/or suspend other supplies until the total payment of the amount due and/ or the provision of a bank guarantee, on first request, without benefit of discussion. The hereby regulation also applies in the case where the missing payment of even one instalment is related to a supply made by organizations which are different from the Supplier, but still related to it and, in any case, belonging to the same group, such as LABOR SRB (ITLAS – LABOR LEGNO SRL Group

The parties have also communicated to each other the names of anybody who is responsible for their data management appointed by each. By signing these general conditions, the parties allow each other to use their respective data.

### **13. IMPROVEMENTS AND MODIFICATIONS**

The Supplier reserves the right to make all the appropriate or necessary technical and aesthetic modifications to the product information indicated in the sales catalogue, excluding any right of the Customer to raise disputes and/or end orders and/or have other indemnities and/or compensation for direct or indirect damages.

### **14. APPLICABLE LAW, JURISDICTION AND COMPETENT COURT FOR THE AREA**

The ending, validity, efficacy, termination, interpretation and execution of the supply contract are regulated by Serbian law. All controversies deriving from the application, execution, termination, annulment, inefficacy and interpretation of the contract between Supplier and Customer are transmitted to Serbian jurisdiction and to the exclusive territorial competence of the Commercial Court of Belgrade. The exclusive territorial competence of the Commercial Court of Belgrade also operates for any summons operated by the Customer on rulings promoted by third bodies.

### **15. PRIVACY**

Personal data regarding vital statistics and financial details concerning the contracting parts will be reciprocally treated by these, in electronic or paper format, to allow effective management of the business relation even for credit protection, in accordance with the regulations on the protection of data confidentiality in force in Republic of Serbia.

Apart from communications subject to legal obligations, the data can be communicated from each of these to subjects such as: lending institutions, consultants and professionals, insurance companies, organizations working in the field of transport, etc. For the same reasons, there can be communication of the categories of who is allowed to deal with certain data, who, in the business structures of each company, operates in the administrative and commercial areas.







## **LABOR SRB**

Vinogradarska 6  
22000 Sremska Mitrovica  
+ 381 22 617 397  
sales@laborsrb.com  
**www.laborsrb.com**



The mark of  
responsible forestry