



MY INNER STRENX® PROGRAM MEMBERSHIP AGREEMENT

This My Inner Strer	nx® Program Membersh	nip Agreement is entered ir	nto on2025-08-	-28
(the "Effective Date	e"), by and between SSA	AB EMEA AB, corp. ID 5563	13-7933, a corpora	tion organized
under the laws of S	weden (" SSAB "), and _	NÜKTE OTOMOTİV SANA	Yİ VE TİCARET A.Ş.	, corp. ID
6320104726	, a corporation orga	anized under the laws of _	Turkey	, ("MEMBER")

The My Inner Strenx® program was developed by SSAB to enhance and further promote the benefits of using Strenx® performance steel to manufacture structures that weigh less, perform better, last longer, carry more payloads and offer better fuel economy. Only those equipment and machine manufacturers who meet SSAB's strict requirements on design and production techniques are offered membership and the right to use the My Inner Strenx® sign on their products as a sign of quality. Members are admitted to the program on a product-by-product basis, meaning that the right to use the My Inner Strenx® sign is limited to specific product designs that have been evaluated and approved by SSAB.

MEMBER manufactures certain products which SSAB, following such careful evaluation, has decided qualify for the My Inner Strenx® program. These products are listed in Annex A hereto (the "Products").

MEMBER wishes to join the program to, among other things, be able to use the My Inner Strenx[®] trademark and logotype when marketing and offering these Products for sale.

Therefore, SSAB hereby grants MEMBER membership in the program, and MEMBER accepts such membership and agrees to be bound by the My Inner Strenx® Program Terms and Conditions and the My Inner Strenx® Trademark Use Guidelines, incorporated herein by reference, as amended by SSAB from time to time with reasonable notice to MEMBER (the "Terms and Conditions" and the "Guidelines" resp.). Copies of the current versions of the Terms and Conditions and Guidelines will be made available to MEMBER upon the execution and delivery of this agreement as Annex B and C. Any amendments will be published on the My Inner Strenx® extranet and will be binding upon MEMBER following notice.

SSAB MEMBER

DocuSigned by: Arrand Sande	Signed by:
Arnaud Saude 3FABF5D81DD646D	Haktan Nükte
Sales Director SSAB Special Steels Address: 613 80 Oxelösund, Sweden	GENERAL MANAGER NÜKTE OTOMOTİV SANAYİ VE TİCARET A.Ş. Address: BÜYÜKKAYACIK OSB. MAH. 101.CAD.NO:24
Signed on:15 September 2025	ŞELÇUKLU, 42000, KONYA, Turkey Signed on: <u>15 September 2025</u>





APPENDIX A

"Products"

MEMBER products that have been evaluated and approved for the My Inner Strenx® program are defined in the "Product Specification" form(s) dated:

2025-08-28	(product model name:	13.6 Standart Tiper trailer chassis 18-27 m3 tippers
	(product model name:)
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	(product model name:)

and enclosed herewith.





APPENDIX B

"Terms and Conditions"





APPENDIX C

"Guidelines"

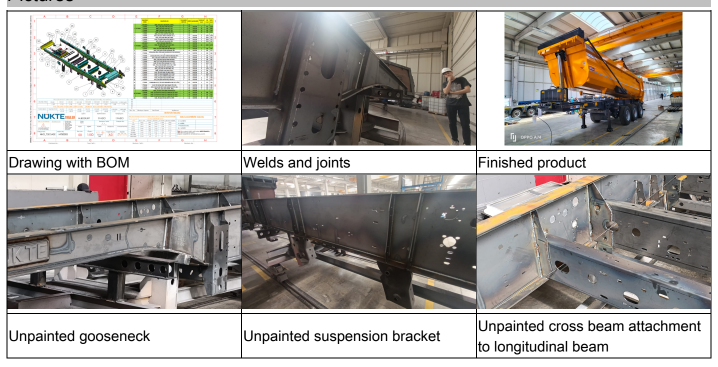


Company Name: NÜKTE OTOMOTİV SANAYİ VE TİCARET A.Ş. Status: Approved Date: August 28, 2025

Product Specification - Trailer

Model Name	13.6 Standart Tiper trailer chassis 18-27 m3 tippers	Application	AC010201 Trailer and Semi Trailer Chassis	
	Steel grade		Steel grade	
Longitudinal beam (web)	Strenx 700 mc E	Floor cross beams		
Longitudinal beam (flange)	Strenx 700 mc E	Floor side beams		
Chassis cross beam	Strenx 700 mc E	Trailer chassis features		
Is this application suitable for OEM customization?		Yes		
When was this product launched?		1.5 years ago		
Comment		Customer changed the kingpin assembly to SX 700 MC with no thickness change to make it strongest possible . Also RUPD is under development for SX 700 MLH		

Pictures













Docusign Envelope ID: CD745A4B-899A-422D-9A17-540341643092





My Inner Strenx® Program Terms and Conditions, v. 2023:1

These terms and conditions apply to your membership in the My Inner Strenx® program, pursuant to the My Inner Strenx® Program Membership Agreement between you and SSAB (the "Membership Agreement"). For purposes of these terms and conditions, capitalized terms used and not defined herein shall have the respective meanings ascribed to them in the Membership Agreement.

1. License grant

MEMBER is granted a limited, non-exclusive, non-transferable, worldwide, royalty-free license to use the My Inner Strenx® trademark and logotype (the "**Trademark**") in connection with MEMBER's manufacture, distribution, marketing and sale of Products.

1.1 Ingredient branding

The Trademark is an ingredient brand, the use of which communicates that the Product advertised with the Trademark is made using genuine Strenx® performance steel, which in turn indicates that the Product is of a certain quality. Under this license, MEMBER may use the Trademark for this purpose in on- and offline marketing materials, in accordance with the Guidelines.

1.2 Use of Label Signs, MEMBER Product branding

Under this license, and as further provided in the Guidelines, MEMBER's right to mark or otherwise affix the Trademark onto the Products is without exception limited to the use of the My Inner Strenx® label sign (the "Label Sign") which is a specially designed logotype sign with traceable ID number provided by SSAB. No other marking or use/affixture of the Trademark is permitted on the actual Product. The Label Sign must never be the only or dominant marking or branding of the Product, instead the Label Sign shall always be subordinate to the MEMBER's own trademark and branding. The Label Sign indicates that the main and visible steel material in the structural part of the Product is Strenx® performance steel, and that the Product design utilizes the benefits of Strenx® performance steel. As such, it is not permitted to combine use of the Label Sign with other steel material ingredient branding stickers and logotypes. Products marked with the Label Sign may be advertised and referred to as "(a) My Inner Strenx® [Product]", however, in all such communications it must always remain clear that the manufacturer or source of the Product is the MEMBER, and not SSAB.





2. Trademark use

2.1 Trademark Use Guidelines

Use of the Trademark by the MEMBER shall always be in compliance with the Guidelines. Use inconsistent with the Guidelines will be considered a material breach of the Membership Agreement.

2.2 Evidence of Use

For the purposes of trademark protection and maintenance, the MEMBER shall, upon SSAB's request, provide declarations or other documents as reasonably deemed necessary to show use of the Trademark by MEMBER under the Membership Agreement.

2.3 Prohibited Use

MEMBER acknowledges and agrees that the licenses granted herein do not provide MEMBER with any rights in the Trademark beyond the limited right to use the mark as provided herein. MEMBER undertakes not to register or use, without SSAB's prior written consent, any trademark, product name, company name, trade name, symbol, internet domain name, social media account or profile or other social media identifier, or any other designation, identical or confusingly similar to the Trademark. MEMBER further undertakes to never use the Trademark in a manner that will decrease the value of the Trademark or otherwise impair or damage the Trademark's reputation or goodwill, including (without limitation) use in a manner or context that is unethical, offensive, disparaging, defamatory, discriminating, illegal or in bad taste.

3. Quality standards

SSAB has performed one or several technical reviews of MEMBER's manufacturing process and each Product has been evaluated by SSAB before approval, to ensure it meets the program's quality standards. MEMBER agrees that during the term of the Membership Agreement the quality of the Products will meet or exceed the level of quality approved at the time of the review(s). MEMBER further agrees that the manufacture, distribution, marketing and sale of Products under the Membership Agreement shall always be in compliance with all applicable laws. Failure to comply with this Section 3 will be considered a material breach of the Membership Agreement.

MEMBER further acknowledges and agrees that the program's quality standards will develop over time such that previously approved Products may, following a yearly audit (Section 6 below), have to be amended or improved to remain qualified for the program. In such event, MEMBER's failure to meet the revised standards within a time deemed reasonable by SSAB shall not be considered a material breach, but following written notice by SSAB the non-qualifying Products shall be removed from the program and the licenses granted herein terminated in relation to those Products. Following such removal, the Sell-off Period in Section 7 shall apply.





4. Marketing and technical support

SSAB will during the Term of the Membership Agreement provide a reasonable degree of marketing support to MEMBER, including direction and support for local marketing efforts and events and ready-to-use marketing materials such as brochures, flags and roll-ups.

SSAB will during the Term of the Membership Agreement provide a reasonable degree of technical support to MEMBER, including technical training and seminars and material and production workshops.

5. Promotion

MEMBER will actively promote the Trademark in the marketing and sale of Products.

6. Yearly Audits

MEMBER's membership in the program will be audited regularly to ensure that MEMBER and its Products meet the necessary commercial and technical requirements and quality standards. In the event that SSAB determines that such are not met, SSAB may terminate the Membership Agreement pursuant to Section 7 (material breach).

7. Term and Termination

The Membership Agreement commences on the Effective Date and shall remain in force until December 31 that same year ("Initial Term"). The Membership Agreement shall renew automatically for consecutive periods of 1 year ("Renewal Term") unless either party gives written notice of termination not less than 30 days prior to the end of the Initial Term or a Renewal Term.

MEMBER may terminate the Membership Agreement at any time, immediately and without cause, upon written notice to SSAB. SSAB shall also have the right to terminate the Membership Agreement at any time without cause, provided SSAB gives 30 days' prior written notice to MEMBER. Additionally, SSAB may terminate the Membership Agreement immediately by giving written notice to MEMBER in the event of MEMBER's material breach.

Upon termination of the Membership Agreement, the rights granted hereunder shall terminate immediately and MEMBER shall cease all use of the Trademark. Following termination for a reason other than MEMBER's material breach, MEMBER shall have a period of six (6) months to honor accepted and confirmed customer orders existing as of the date of termination ("Sell-off Period"). During this period, MEMBER's use of the Trademark shall be limited to use of Label Signs on the Products delivered and use of logotypes and trademarks in the technical and other materials delivered to the customer with each sale. After the Sell-off Period, MEMBER shall





return any unused Label Signs in its possession or under its control. All of MEMBER's obligations under the Membership Agreement shall continue to apply during the Sell-off Period.

8. Assignments and sublicensing

Save as expressly provided herein, MEMBER must not assign, transfer, sub-license or otherwise dispose of its rights and/or obligations under the Membership Agreement without the prior written consent of SSAB. SSAB's consent may be granted or withheld at SSAB's sole and exclusive discretion.

Any change in control of MEMBER, voluntarily or involuntarily, resulting from a merger, consolidation, dissolution, operation of law, stock transfer or asset sale, shall be deemed an assignment or transfer for purposes of the Membership Agreement that requires SSAB's prior written consent. For the purposes of the Membership Agreement, "change in control" means a transaction or a series of related transactions resulting in a sale or other disposition of all or a majority of the voting securities and/or assets of the MEMBER.

Any assignment in violation of this Section 8 shall be void.

Following SSAB's written approval, which may be granted or denied at the sole and exclusive discretion of SSAB, MEMBER may sub-license the right to use the Trademark to

- a) dealers or sales companies appointed by MEMBER (a "**Dealer**") who market and sell the Products branded with the Label Sign to end-users, and/or,
- b) retail companies (a "Retailer") who market and sell the Products branded with the Label Sign to end-users under the retail company's own name and trademark (a "Retailer Branded Product") and for which MEMBER acts as a sub-contractor or "white label" manufacturer,

each referred to as an "Approved Sub-Licensee". The Approved Sub-Licensee's right to use the Trademark shall be limited to use of the Trademark in on- and offline marketing materials in connection with the Approved Sub-Licensee's advertising and sale of Products and/or Retailer Branded Products. MEMBER recognizes and approves SSAB's right to provide marketing support and direction directly to the Approved Sub-Licensee. MEMBER shall be responsible for and shall ensure compliance by its Approved Sub-Licensee with the applicable terms of the Membership Agreement. An Approved Sub-Licensee is not authorized to request Label Signs. If, for any reason, a Label Sign needs to be attached to a Product or Retailer Branded Product by the Approved Sub-Licensee instead of by the MEMBER to whom the Label Sign was issued and to whom the unique ID number can be traced, the MEMBER nevertheless remains responsible towards SSAB and shall ensure correct usage of the Label Sign. As part of the yearly audit, MEMBER shall account for the number of Products and/or Retailer Branded Products sold by Approved Sub-Licensee(s). MEMBER shall notify SSAB immediately upon the termination or non-





renewal of an Approved Sub-Licensee's license. All Approved Sub-Licensee licenses shall automatically terminate upon the termination of the Membership Agreement.

9. Anti-corruption Policy

MEMBER will comply with all applicable anti-corruption laws. MEMBER confirms that it respects and complies with the principles in SSAB's Code of Conduct and SSAB's Anti-Corruption Policy (each of which can be found on www.SSAB.com).

10. Economic sanctions

SSAB may terminate the Agreement between the parties with immediate effect, or refuse further performance, by giving written notice to MEMBER in the event that MEMBER or any of its subsidiaries (collectively the "Company") or directors, senior executives or officers, or any person on whose behalf the Company is acting in connection with the Agreement, is an individual or entity ("Person") that is, or is 50% or more owned or controlled by, a Person (or Persons) that is the subject of any economic or financial sanctions or trade embargoes administered or enforced by the U.S. Department of the Treasury's Office of Foreign Assets Control ("OFAC"), the U.S. Departments of State or Commerce, the United Nations Security Council ("UNSC"), the European Union ("EU"), Switzerland, HM Treasury or other applicable sanctions authority (collectively, "Sanctions") or based, organized or resident in a country or territory that is the subject of comprehensive (i.e., country-wide or territory-wide) Sanctions (including but not limited to as it may vary over time, as of the date of signature of this Agreement, Russia, Belarus, Cuba, Iran, North Korea, Syria, and non-government controlled areas of Ukraine such as Crimea, Donetsk, Kherson, Luhansk and Zaporizhzhia) (a "Sanctioned Country") (collectively, a "Sanctioned Person").

Moreover, MEMBER warrants and represents that (i) it will not use, or make available, the license provided by SSAB on terms of the Agreement to facilitate any activities or business of, with or related to any Sanctioned Country or Sanctioned Person, or in any manner that would result in a violation of Sanctions, (ii) no Sanctioned Person has any beneficial or other interest in the Agreement nor will have any participation in or derive any other benefit from the Agreement, and (iii) to the best of the MEMBERS's knowledge, MEMBER will, including anyone acting on their behalf, comply with any applicable import and export laws and regulations and licensing requirements such as but not limited to the International Traffic in Arms Regulations ('ITAR') and the United Kingdom Export Control Act. MEMBER shall indemnify and hold SSAB harmless in the event of any Sanctions being applicable or SSAB for any other reason under this section suffers any harm. Moreover, for the avoidance of doubt, SSAB shall not be obliged to perform any obligation required by this Agreement if to do so would result in a violation of, or be inconsistent with, any Sanctions, or expose SSAB to the risk of being designated as a Sanctioned Person.

11. Indemnification





MEMBER will defend, indemnify and hold harmless SSAB against all loss, liability, and/or expense (including reasonable legal fees) arising out of any claims or suits, whatever their nature and however arising, which may be brought or made against SSAB because of MEMBER's use of the Trademark in any manner except as expressly permitted by the Membership Agreement, or for any personal injury, product liability or other claim arising from the production, promotion, distribution, sale and/or offer for sale, and/or the performance of MEMBER's Products.

12. Governing law

The Membership Agreement is governed by Swedish law. Any dispute or claim arising out of the Membership Agreement shall be finally settled in accordance with the Rules of the Arbitration Institute of the Stockholm Chamber of Commerce. Unless the parties agree otherwise in writing, the place of arbitration shall be Stockholm.



MY INNER STRENX® TRADEMARK USE GUIDELINES

V. 2021:1

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1. INTRO

Driving performance

When end users see a product with the My Inner Strenx® sign, they see more than a sticker. The message they get is that the product is made with Strenx® performance steel and designed and manufactured according to the strictest guality requirements.

Launched in 2015, My Inner Strenx® is the fastest growing brand program of its kind in the industry for best-in-class manufacturers who use high-strength Strenx® performance steel. The program has hundreds of members worldwide, spanning a wide variety of equipment types across nearly all industries that need to lift, hoist or haul. The program — which allows members to market their equipment by using the My Inner Strenx® logo on their products — is strictly limited to companies with a proven track record of excellence in the fabrication and use of Strenx® performance steel.

These guidelines apply to your use of the My Inner Strenx® trademark and logotype under the My Inner Strenx® Membership Agreement between you and SSAB.

The purpose of this document is to provide hands-on guidelines for a more efficient co-operation and an aligned usage of the trademark.

These guidelines may be amended from time to time, with reasonable notice to you. Please make sure you have the latest version available by downloading a copy at the login area on **www.myinnerstrenx.com** or contacting us.

2. THE SIGN

As a member, you may use the My Inner Strenx® sign on those of your products that have been approved for the program.

You can easily order signs on www.
myinnerstrenx.com/order. There are
several dimensions you can choose from but
remember that your own logotype should
always be predominant, to make clear that
My Inner Strenx® is an ingredient brand.

The sign should be placed on parts made of Strenx® performance steel and you can use more than one if necessary. Avoid placing the My Inner Strenx® sign too close to other signs or logotypes.

Each sign has a unique ID number printed on it. The number can be used to identify the member and manufacturer of the product branded with the sign. SSAB is the only maker of the signs. Signs may not be be copied or reproduced by the member.

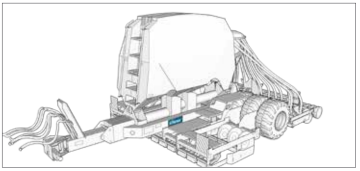
Scan the QR code below to order the My Inner Strenx® sign:

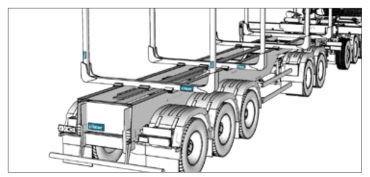




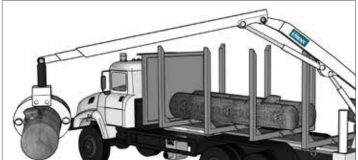


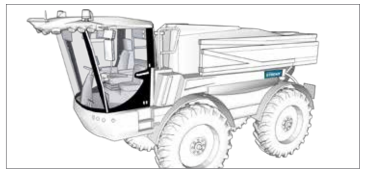


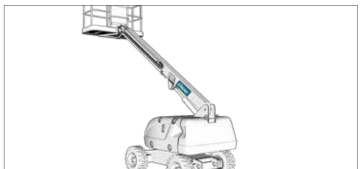












3. THE LOGOTYPE

The My Inner Strenx® logotype may be used in online and offline communication related to My Inner Strenx® approved products, as further described in chapters 5 and 6 of this document.

3.1 Graphical guidelines

Color

Pantone: 315C and Black **CMYK:** 100, 12, 21, 44 **RGB:** 0, 105, 131

These are the only My Inner Strenx® logotype color versions to be used when producing communication material.

When the logotype appears on a white background it should be printed in Strenx® Blue CMYK and black. Pantone ink is used in flags and one color print.
When producing in black and white print the logotype must appear in black.

Use the RGB version for digital communication.

Free space

The logotype should be surrounded by a free space on all sides. The free space is equal to half the height of a letter in the word STRENX® as illustrated.

Logotype files are included in your appointment kit and available at www.myinnerstrenx.com/order.



Color version = primary logotype



Black and white version.



50% of the height of STRENX®

3. THE LOGOTYPE

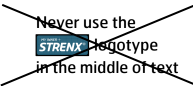
3.2 Incorrect usage

Illustrated are some examples of how NOT to use the My Inner Strenx® logotype.

- Never change the proportions of the logotype.
- Never change any element of the logotype.
- Never alter the shade or color of the Strenx® Blue.

If you have questions about how to use the logotype, please send an email to myinnerstrenx@ssab.com.

If you come across a version of the logotype that is not used according to the guidelines, please send an email to myinnerstrenx@ssab.com.



Don't use the logotype in the middle of text



Don't alter the shape or proportions of the logotype



Don't distort the logotype vertically, horizontally or otherwise



Steel Solutions O

MY INNER +

STRENX®



Don't tint the logotype

Don't place any object within the free space of the logotype

Don't write text separately, use only the original logotype where the text is already included

4. MY INNER STRENX® IN WRITING

The My Inner Strenx® word mark may be used in online and offline communication related to My Inner Strenx® approved products, as further described in this chapter.

4.1 Use of the My Inner Strenx® trademark in text

When writing My Inner Strenx® in text (headlines, caption, body copy, etc.), always use initial capital letters for each word and the ® symbol placed as shown. My Inner Strenx® must be written in the same font and color as the rest of the text.

Explanatory copy

The My Inner Strenx® sign on our (product, equipment or an attachment) indicates that it is made from premium Strenx® performance steel. Only equipment/attachment/product that has been certified to meet the strictest standards of quality in design and fabrication may display the My Inner Strenx® sign. The sign is an acknowledgement of our dedication to providing high-quality, high-performing and cost-efficient products. www.myinnerstrenx.com

Headlines

MY INNER STRENX® DRIVING PERFORMANCE

4. MY INNER STRENX® IN WRITING

4.2 Statements about My Inner Strenx®

When referencing the My Inner Strenx® trademark in marketing materials, one of the following statements can be used in order to show the benefits of My Inner Strenx® certified products. Please include a link to www.myinnerstrenx.com.

4.3 Trademark notice requirement

A trademark notice should always be included in your marketing material when referencing My Inner Strenx®.

- In the corner or side of an advert
- On the back cover of a brochure
- In the footer of your website

Statements

"Our (product) is My Inner Strenx® certified, a quality certification for applications that use genuine Strenx® performance steel."

"We are proud to announce that our (product) has been approved in the My Inner Strenx® program."

"Our (product) proudly carry the My Inner Strenx® sign certifying the high-quality standards."

"Our company is a (proud, ... etc.) member of the My Inner Strenx® program."

"Read more about SSAB's global brand program for qualified manufacturers. www.myinnerstenx.com"

Do NOT write

"We are My Inner Strenx®."

or "approved My Inner Strenx® member."

Trademark notice:

"My Inner Strenx® is a trademark of the SSAB group of companies."

5. OFFLINE COMMUNICATION

The My Inner Strenx® logotype is a valuable brand asset. To maintain a strong and consistent identity, it should always be treated according to our guidelines.

If you have questions, please get in touch with your sales representative or send an email to myinnerstrenx@ssab.com.

5.1 Brochures, leaflets and advertisements

On this page you will find examples of how to use the My Inner Strenx® logotype and text in brochures, leaflets and advertisements.

- The My Inner Strenx® logotype should always be smaller in size and less prominent than your own company or product logotype.
- The logotype must be placed close to the certified product(s). It must be clear which products are certified. In a product catalogue, the logotype must not be used in a way that suggests all products are certified, if this is not the case.
- Include a trademark notice (see under chapter 4).

The logotype is available in different file types for print and digital use. For print the EPS file should always be used.

Logotype files are included in your appointment kit and available at www.myinnerstrenx.com/order

Example of using My Inner Strenx® on an advertisement



Display the My Inner Strenx® sign clearly visible on your product.

The My Inner Strenx® logotype should always be smaller than your company logotype.

Descriptive text about your membership (see example on page 6 of this document).

Example of using My Inner Strenx® on a front cover of brochure or leaflet



Example of using My Inner Strenx® in a brochure spread

Suggested logotype sizes

Minimum size	A5 format	A4 format	A3 format	50 x 70 cm	70 x 100 cm	
7.5 mm	13.5 mm	18 mm	27 mm	54 mm	72 mm	

*Extra Steel Solutions is a fictitious company for an illustrative purpose only.



5. OFFLINE COMMUNICATION

5.2 Larger formats: e.g. booths, flags

On this page you will find examples of how to use the My Inner Strenx® logotype and text in larger formats.

- The My Inner Strenx® logotype should always be smaller in size and less prominent than your own company or product logotype.
- The logotype size for billboards, exhibitions and other large formats can vary depending on the size of what the logotype is applied to, therefore always consider viewing distance and visibility.

The logotype size for roll ups are 120 or 160 mm (4.7 or 6.3 inches).

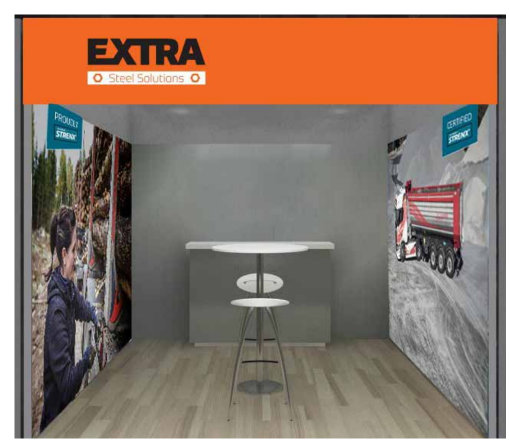
The logotype is available in different file types for print and digital use. For print the EPS file should always be used.

Logotype files are included in your appointment kit and available at www.myinnerstrenx.com/order

Example of using
My Inner Strenx® on a roll up



Example of using
My Inner Strenx® on a exhibition





Example of using My Inner Strenx® on a flag

^{*}Extra Steel Solutions is a fictitious company for an illustrative purpose only.

6. ONLINE COMMUNICATION

The My Inner Strenx® logotype is a valuable brand asset. To maintain a strong and consistent identity, it should always be treated according to our guidelines.

With the ever-growing use of digital channels, it is important that the My Inner Strenx® logotype and associated messages are part of your digital communication.

If you have questions, please get in touch with your sales representative or send an email to myinnerstrenx@ssab.com.

6.1 Web and digital banners

On this page you will find examples of how to use the My Inner Strenx® logotype and text in web and digital banners.

- When using the logotype on banners and in other digital environments, keep the free space and make sure the logotype is legible.
- ALWAYS use the original artwork of the My Inner Strenx® logotype.
- The My Inner Strenx® logotype should always be smaller in size and less prominent than your own company or product logotype.

The logotype is available in different file types for print and digital use.

Examples of using My Inner Strenx® on a company website



Descriptive text and link to www.myinnerstrenx.com



Logotype and descriptive text on web page with link to www.myinnerstrenxcom



Logotype and link to www.myinnerstrenx.com



Top banner for company website

Example of using My Inner Strenx® on a digital banner





^{*}Extra Steel Solutions is a fictitious company for an illustrative purpose only.

6. ONLINE COMMUNICATION

6.2 Video and social media

Video

You may use the My Inner Strenx® logotype or display the My Inner Strenx® sign on equipment when promoting approved products in your videos.

There are multiple ways to incorporate the logotype or sign in a video, it can be placed wherever it is appropriate but make sure it is

- The My Inner Strenx® trademark or logotype may not be used in a way that suggests the video is an official My Inner Strenx video, produced by SSAB.
- Include a trademark notice.
- The My Inner Strenx® logotype should only be used in relation to the certified product.
- The My Inner Strenx® sign should be clearly visible on the certified product.

Social media

- You may reference the My Inner Strenx® trademark, use the hashtag **#MyInnerStrenx**, use the My Inner Strenx® logo, and link to www.myinnerstrenx.com in your social media posts.
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Logotype files are included in your appointment kit and available on www.myinnerstrenx.com/order

Example of using My Inner Strenx® in a video



Showing the My Inner Strenx®logotype with the product in a video.





Showing My Inner Strenx® sign on your product with #MyInnerStrenx on a social media post.



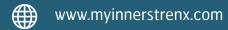
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Source Envelope:

Document Pages: 24 Signatures: 2 Envelope Originator:

Certificate Pages: 5 Initials: 0 Frida Raasakka Stalberg

AutoNav: Enabled

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Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	9/4/2025 3:27:32 PM
Envelope Updated	Security Checked	9/13/2025 9:06:59 PM
Envelope Updated	Security Checked	9/13/2025 9:06:59 PM
Envelope Updated	Security Checked	9/15/2025 10:24:23 AM
Certified Delivered	Security Checked	9/15/2025 5:56:30 PM
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