

# General Terms and Conditions of Delivery of Siegwerk West Africa Ltd.

## 1. Scope of Validity

- Unless otherwise agreed in writing, these General Terms and Conditions of Delivery ("Delivery Terms") shall exclusively apply for all deliveries and performances made by Siegwerk West Africa Ltd. ("Siegwerk"). Any general terms and conditions of the recipient of the goods/services ("Purchaser") deviating from these Delivery Terms are non-binding for Siegwerk, even if Siegwerk has not expressly contradicted them or if the Purchaser insists to purchase only under his terms. This shall also apply if Siegwerk has delivered the goods, rendered services or accepted payments without reservation. As a precaution, Siegwerk hereby dissents with conflicting terms of the Purchaser.

  These Delivery Terms amend any framework agreements entered into by the
- These Delivery Terms amend any framework agreements entered into by the Parties. In case deviating terms are individually agreed on in writing by the parties, these individual terms shall prevail.
- The term "Business Day" when used in these Delivery Terms, shall mean a day, other than a Saturday, Sunday or public holiday declared by the Federal Government of Nigeria, on which commercial banks in Nigeria are generally open for business.

2. Conclusion of Contract
The offers made by Siegwerk are subject to confirmation. A contract is only concluded by written confirmation or by Siegwerk's execution of the order.

- 3. Prices
  3.1 Siegwerk's prices are quoted ex works. The value added tax (VAT) valid on the
- day of invoicing shall be payable additionally. In what added tax (VAT) valid on the day of invoicing shall be payable additionally. In the event that the customary costs of a product rise by more than 10%, Siegwerk is entitled to unilaterally raise its prices, considering equity and the respective change in costs. This right does not exist, if the delivery date lies within 3 months of the conclusion of the respective contract.
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  If Siegwerk raises the price according to 3.2, the Purchaser has the right to rescind the contract, in which case the Parties each have to bear their own costs of the rescission. The Purchaser is obliged to declare the rescission of the contract in writing to Siegwerk within 2 weeks of the receipt of the information about the price increase. Otherwise, the price increase shall be deemed approved.

- 4. Deliveries, Delivery Dates, Delay in Delivery4.1 Partial deliveries and performances are permitted in a reasonable scope.
- In the event that Siegwerk exceeds an agreed date of delivery or performance or in the event that Siegwerk does not meet a contractual obligation in time, the Purchaser is obligated to set an appropriate period of grace. Should the delivery or performance not be made within the period of grace and
- should the Purchaser for this reason wish to make use of his right to rescind the contract or claim damages instead of delivery/performance, he is obliged to inform Siegwerk in writing beforehand while, granting a period of grace of not less than 10 Business Days and demanding delivery or performance.

## 5. Place of Performance/Delivery, Transfer of Risk

The place of performance/delivery as well as the transfer of risk shall be deemed defined in accordance with the Incoterms of the International Chamber of Commerce (Incoterms 2010). If no individual agreement has been reached, the term "ex works" (Incoterms 2010) shall apply.

- Title to the delivered goods remains with Siegwerk until all claims from the business relationship with the Purchaser have been fully paid (retained goods). Where the goods are converted, connected and/or amalgamated with other goods,
- Siegwerk is entitled to co-ownership of these new products proportional to the invoiced value of the contractual goods delivered by Siegwerk at the time of the
- conversion, connection and/or amalgamation (processed goods).

  The Purchaser may only resell the retained or processed goods in the ordinary course of business. The Purchaser shall assign to Siegwerk claims against the purchasing third party in the amount of the invoice (including VAT). The Purchaser is entitled to collect the assigned claims until Siegwerk's revocation. The goods may only be pledged or used for chattel mortgage upon prior written consent of
- In the event that the value of the retained goods exceeds the secured receivable claims by more than 20%, Siegwerk is obliged to release securities at its sole discretion. This will be based on the net invoice value of Siegwerk's invoices to the
- In the event of default of payment, impending cessation of payment, dissatisfactory disclosure of insolvency or the financial situation of the Purchaser or in the event of any foreclosure or in the event of opening of insolvency proceedings over the Purchaser's assets, Siegwerk is entitled to take back the retained goods without further notice.
- The assertion of the retention of title as well as the levy of execution on the retained goods through Siegwerk shall not be qualified as cancelation of the contract, unless Siegwerk expressly declares in writing the cancelation of the contract. Siegwerk is only entitled to other ways of exploitation of the retained goods after rescinding the contract.
  The Purchaser is obliged to diligently store, maintain and repair the retained goods
- at their own expense for Siegwerk and insure the goods against damage, loss and destruction according to the standards of a diligent tradesman. The Purchaser shall assign any potential insurance claims or other compensatory claims deriving from damage, loss or destruction to Siegwerk who accept the cession.

# 7. Force Majeure

In the event of Force Majeure or other exceptional and unforeseeable circumstances for which Siegwerk is not responsible (together "Force Majeure"), which make delivery/performance impossible or substantially more difficult, Siegwerk may suspend the delivery/performance until the Force Majeure event has ceased. Cases of Force Majeure are in particular: shortage of energy or raw materials, strikes in the Party's own or third party site(s), lock-outs, official directives, non-effectuation of deliveries from third parties, operational disturbances and other circumstances that do not lie within the responsibility of one of the Parties. The other Party has to be notified in writing within 5 Business Days of the Force Majeure event and its expected duration.

- The Purchaser is obliged to pay the purchase price net within 30 days of receipt of the invoice.
- The Purchaser is entitled to offset its payment obligation against undisputed or 8.2
- bindingly established claims only.

  If the Purchaser is in arrears with a payment, all accounts payable by the Purchaser to Siegwerk become due immediately, irrespective of the maturity

## 9. Claims for Defects and Liability

- The Purchaser is obliged to inspect the delivered goods promptly upon receipt, if applicable by means of quick-tests; and to notify Siegwerk about obvious defects immediately after receipt of the goods or latent defects immediately after their discovery. Any complaints, particularly notices of defects, have to be brought to Siegwerk attention in writing. Where the Purchaser does not submit his claim and notices of defects in time or in proper written form, the delivery and performance made by Siegwerk shall be deemed defect-free. If the Purchaser accepts the goods or performance in cognizance of a defect, he is only entitled to its warranty rights if he has expressly reserved these rights in writing.
- rights in he has expressly reserved these rights in writing.

  As far as the delivered goods or performance have a defect, Siegwerk is entitled, at its sole discretion, to replace or repair the goods. The Purchaser has to give Siegwerk the opportunity to do so within 10 Business Days, unless Siegwerk notifies the Purchaser in writing about a different period. If the replacement or repair fails, the Purchaser is entitled to rescind the contract or reduce the purchase price. If the value or the usability of the goods or performance is only insubstantially reduced, the Purchaser has only the right for reduction of the
- purchase price.
  Furthermore, the Purchaser is entitled to claim damages and reimbursement of expenses necessary for the purpose of repair and/or replacement pursuant to statutory requirements. In addition, the provisions in sections 9.6 and 9.7 apply to
- claims for damages and reimbursement of expenses.

  The Purchaser in entitled to statutory rights of recourse against Siegwerk as 9.4 stipulated above. If the Purchaser has made any agreements exceeding the statutory warranty claims with his customers, the Purchaser's right of recourse
- satisfied warranty claims with his custoffiers, the Purchaser's light of recourse against Siegwerk does not expand to such extension. This applies also to claims for reimbursement of expenses accordingly.

  Siegwerk shall be liable for an intended use or a specific suitability only where explicitly agreed between the Parties. The risk of use and application lies with the 9.5 Purchaser
- Any claims for damages or reimbursement of expenses that the Purchaser might have against Siegwerk, its legal representatives, employees and agents (together "Agents"), irrespective of their legal basis, are only valid in so far as the claims relate to a fundamental breach of the contract. Siegwerk or its Agents shall not be
- liable for claims based on breach of contract due to negligence.

  The exclusion or limitation of liability does not apply in the event Siegwerk is liable
- The excusion of infinitation of infinity does not apply in the event stegwerk is liable for bodily injury or for damages to privately used property according to the product liability code or according to other mandatory regulations.

  The Purchaser's rights to claim rectification of a defect, damages or reimbursement for expenses are statute barred according to the statutory provisions

 Extraordinary Termination
 Notwithstanding any statutory or contractually agreed termination or rescission rights, Siegwerk is entitled to terminate or withdraw from the contract without the purchaser's assets. notice, if insolvency proceedings are initiated in respect of the Purchaser's assets, or if the Purchaser is in material breach of the contract, or if the financial situation of the Purchaser deteriorates considerably, or if unforeseeable incidents not caused by Siegwerk change the basis of the contract considerably.

- 11. Confidentiality and Advertising
   11.1 The Purchaser undertakes to treat as confidential any information, knowledge and materials, e. g. technical and other data, measured values, techniques, business experience, business secrets, know-how, compositions and other documentation ("Information") received from Siegwerk or disclosed in any other way by Siegwerk or another company of Siegwerk Group, and shall not disclose such Information to third parties, but use it for the purpose of executing the respective contract only. The Purchaser undertakes to return all Information such as documents, samples, specimens, or the like delivered to him in a tangible form without undue delay upon Siegwerk's request without retaining any copies or notes. Siegwerk has ownership of all intellectual property rights to the Information mentioned in section
- The Purchaser may refer to the business relationship existing with Siegwerk in his informational and advertising materials with Siegwerk's express prior written

- The Purchaser may only transfer rights or obligations under the contract to third
- parties upon Siegwerk's prior written consent.

  The Purchaser is responsible for the compliance with statutory and administrative
- provisions regarding the import, transport, storage and use of the goods. Should any of these provisions be partly or totally invalid, it shall have no effect on
- the validity of the remaining terms.

  Modifications, amendments and/or cancellation of the contract or these Delivery Terms shall be made in writing.

- Place of Jurisdiction and Applicable Law
   All legal relationships between the Parties shall be governed by the laws of the Federal Republic of Nigeria without being affected by private international law and excluding the United Nations Convention on Contracts or the International Sale of Goods (CISG).
- Exclusive place of jurisdiction shall be the location of the registered office of