

Agreement: Extended Retention of Title

- 1. The items pertaining to the supplies ("retained goods") shall remain the supplier's property until each and every claim the supplier has against the purchaser on account of the business relationship has been fulfilled. If the combined value of the supplier's security interests exceeds the value of all secured claims by more than 20 %, the supplier shall release a corresponding part of the security interest if so, requested by the purchaser; the supplier shall be entitled to choose which security interest it wishes to release.
- 2. For the duration of the retention of title, the purchaser may not pledge the retained goods or use them as security, and resale shall be possible only for resellers in the ordinary course of their business and only on condition that their seller receives payment from its customer or makes the transfer of property to the customer dependent upon the customer fulfilling its obligation to effect payment.
- 3. Should purchaser resell retained goods, it assigns to the supplier, already today, all claims it will have against its customers out of the resale, including any collateral rights and all balance claims, as security, without any subsequent declarations to this effect being necessary. If the retained goods are sold on together with other items and no individual price has been agreed with respect to the retained goods, Purchaser shall assign to the Supplier such fraction of the total price claim as is attributable to the price of the Retained Goods invoiced by Supplier.

4.

- a) Purchaser may process, amalgamate or combine retained goods with other items. Processing is made for supplier. Purchaser shall store the new item thus created for supplier, exercising the due care of a diligent business person. The new items are considered as retained goods.
- b) Already today, supplier and purchaser agree that if retained goods are combined or amalgamated with other items that are not the property of supplier, supplier shall acquire co-ownership in the new item in proportion of the value of the retained goods combined or amalgamated to the other items at the time of combination or amalgamation. In this respect, the new items are considered as retained goods.
- c) The provisions on the assignment of claims according to No.3 above shall also apply to the new item. The assignment, however, shall only apply to the amount corresponding to



the value invoiced by supplier for the retained goods that have been processed, combined or amalgamated.

- 5. Until further notice, purchaser may collect assigned claims relating to the resale. Supplier is entitled to withdraw purchaser's permission to collect funds for good reason, in-clouding, but not limited to delayed payment, suspension of payments, start of insolvency proceedings, protest or justified indications for overindebtedness or pending insolvency of purchaser. In addition, supplier may, upon expiry of an adequate period of notice disclose the assignment, realize the claims assigned and demand that purchaser informs its customer of the assignment.
- 6. The purchaser shall inform the supplier forthwith of any seizure or other act of intervention by third parties. If a reasonable interest can be proven, purchaser shall, without undue delay, provide supplier with the information and/or documents necessary to assert the claims it has against is customers.
- 7. Where the purchaser fails to fulfill its duties, fails to make payment due, or otherwise violates its obligations the supplier shall be entitled to rescind the contract and take back the retained goods in the case of continued failure following expiry of a reasonable remedy period set by the supplier; the statutory provisions providing that a remedy period is not needed shall be unaffected. The purchaser shall be obliged to return the retained goods. The fact that the supplier takes back retained goods and/or exercises the retention of title, or has the retained goods seized, shall not be construed to constitute a rescission of the contract, unless the supplier so expressly declares.

Georgenthal, 22.02.2024

R. Weyh Managing Director