



GKD GROUP - SOUTH AFRICA | 18 Fiat Street | Randfontein 1760 | South Africa

## STANDARD TERMS AND CONDITIONS

1. GKD offers for sale GKD goods and / or services and the sale of any such goods and / or services shall be subject to the terms and conditions contained herein, which supersede and replace all prior terms, conditions, proposals or quotations exchanged by the parties.
2. In this Agreement, unless the context clearly indicates a contrary intention the following expressions shall bear the meanings assigned to them below: -
  - 2.1 Additional work means Any additional work relating to an existing GKD Product or order including but not limiting to site inspections, measurements;
  - 2.2 "CPA" means the Consumer Protection Act, 68 of 2008;
  - 2.3 "Force majeure" means an external, unforeseeable, unavoidable event rendering it absolutely impossible to fulfill an obligation and shall without limitation of the generality of the aforesaid, be deemed to include strikes, lock outs, accidents, fires, explosions, theft, war (whether declared or not), invasion, foreign enemies, hostilities rights, civil insurrection, flood, earthquake, lightning, act of local or national Government, Martial Law or any other cause beyond the reasonable control of the party effected;
  - 2.4 "GKD" means GKD Buismet (Pty) Ltd, Registration Number 1994/009220/07, GKD Mining and Industrial Services (Pty) Ltd, Registration Number 2010/003051/07 and GKD Manufacturing and Services (Pty) Ltd, Registration Number 2009/015753/07 also referred to as "GKD" with its address at Cnr Fiat & Chrysler Street, Aureus, Randfontein, Gauteng, South Africa;
  - 2.5 GKD Products means GKD goods and services (including advisory services) supplied by GKD in the ordinary course of its business;

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GKD BUISMET (PTY) LTD | Company Registration No. 1994/009220/07 | VAT No. 4450146123

GKD MANUFACTURING AND SERVICES (PTY) LTD | Company Registration No. 2009/015753/07 | VAT No. 4370253959

GKD MINING AND INDUSTRIAL SERVICES (PTY) LTD | Company Registration No. 2010/003051/07 | VAT No. 4250257427



- 2.6 "Customer" means a consumer, its agents, employees, members, directors, shareholders, executors and / or trustees to who GKD goods and / or services are supplied by GKD in the ordinary course of its business, including any person that consumes, applies and / or utilizes a GKD product, as well as a "consumer" as defined in terms of the provisions of Section 1 of the Consumer Protection Act, No. 68 of 2008, herein after referred to as the "CPA" insofar as the CPA applies to this agreement;
- 2.7 "Order" means the form or document specifying the product and / or service, GKD and price to which these Standard Terms and Conditions referred to are attached and form an integral part of;
- 2.8 Party/ies"- means either collectively or individually as the context may require GKD and the Customer.
3. None of the provisions hereof shall be construed against or interpreted to the disadvantage of the party responsible for the drafting or preparation of this Agreement.
4. The Customer's acceptance of any delivery of a GKD product shall conclusively constitute the Customer's acceptance of the terms contained herein.

## 5. AGREEMENT

- 5.1 This agreement shall apply when the Customer purchases, places an Order and/or makes use of a GKD product and as a result an Agreement is entered into between GKD and the Customer whereby GKD offers for sale its products and the Customer purchases the GKD products in terms as provided for in this Agreement.
- 5.2 In the event of termination or non-renewal of this Agreement for any reason, GKD shall not be held liable to the Customer for such termination or non-renewal, for compensation, reimbursement or damages on an amount or loss of prospective profits or anticipated sales, or on account of expenditures, inventories, investments, leases, or commitments in connection with the business or good will of the Customer, or for any reason whatsoever.

## 6. SPECIFICATIONS

- 6.1 GKD products shall be manufactured and/or assembled by GKD in accordance with the specifications and dimensions provided in writing by the Customer.
- 6.2 The Customer is responsible and must ensure the correctness of all specifications and dimensions and accordingly GKD shall not be liable should the specifications or dimensions not be correctly stated.
- 6.3 The information, interpretation and/or description set out in the Order shall prevail in the event of conflict in the interpretation and/or description of a GKD product, specifications, dimensions or any technical data. Notwithstanding the aforesaid, GKD reserves the right to make minor and/or necessary alternations and improvements in the design and/or method of manufacturing of the GKD products without prior notice.



## 7. PRICE AND ORDERS

- 7.1 The Customer may purchase GKD products at GKD prices then in effect and which may be modified from time to time by notice in writing to the Customer by either: -
  - 7.1.1 providing GKD with a written Purchase Order; or
  - 7.1.2 providing GKD with a telephone order followed by written confirmation; or
  - 7.1.3 purchasing GKD products directly from the GKD premises.
- 7.2 All invoices are due for payment on receipt of the GKD product unless specifically agreed to the contrary, or specified otherwise herein.
- 7.3 The price payable in respect of the sale of the GKD product shall be in South African Rand and payable at GKD or in its nominated bank account, alternatively in the currency agreed upon in writing between the parties.
- 7.4 The price payable in respect of the GKD products by the Customer is payable in full on or before date of delivery, but prior to delivery.
- 7.5 The price where applicable includes value added tax and shall be made free from deductions, set-off and exchanges.
- 7.6 The price excludes any fluctuation of foreign exchange, where applicable.
- 7.7 The price excludes any delivery costs, insurance or additional work (including loading and packing of GKD products) where applicable. Additional work shall be priced and invoiced separately.
- 7.8 The price excludes any discounts and is not subject to any trade discount, unless offered by GKD and recorded in writing on the quotation.
- 7.9 The Customer agrees and gives consent that GKD and/or its appointed agent may access, perform and do whatever is necessary to perform a credit rating on the Customer.
- 7.10 GKD in its sole discretion may provide credit to the Customer after performing a credit rating on the Customer.
- 7.11 Any quotations are valid for a period of 15 days after date of issuing and thereafter it shall lapse in totality. Notwithstanding the aforesaid, GKD in its own discretion may consider an Order outside the expiratory 15 day period and may in such an event amend the price with an amount equal to the actual increase in the product plus 5%. GKD shall notify the Customer of any such amendments prior to delivery.
- 7.12 Past due accounts will be subject to an administrative charge of 2% per month on the overdue balance.
- 7.13 All Orders accepted by GKD, whether or not delivery dates are specified therein, may be subject to cancellation, delays or be subject to failure in manufacturing or failure in delivery, due to any cause beyond the control of GKD.



- 7.14 The Customer shall not withhold payment for any reason whatsoever and agrees that no extension of payment of any nature shall be extended to the Customer and any such extension will not be applicable or enforceable unless agreed to by GKD, reduced to writing and signed by the Customer and a duly authorised representative of GKD.
- 7.15 The Customer is not entitled to set off any amount due to the Customer by GKD against this debt.
- 7.16 All discounts shall be forfeited if payment in full is not made on the due date.

## 8. DELIVERY

- 8.1 The GKD products are delivered when the Customer, or its agent or the transporter (appointed by the Customer or by GKD for and on behalf of the Customer) takes possession of the product and/or signing a Delivery Note, Invoice, Waybill and/or any other document effecting proof of delivery.
- 8.2 Unless specifically stated the Agreement shall not include assembly and/or installation of GKD products. In the event that GKD is required to only "manufacture and assemble" GKD products, the costs for transporting the GKD products are for the account of GKD.
- 8.3 In the event that GKD is required to only "manufacture and supply" GKD products, the Customer must arrange its own transport and insurance for the delivery of the GKD products, unless agreed otherwise between the parties and confirmed in writing. The Customer is and remains responsible for the transport costs and risk notwithstanding that GKD may make arrangements for transporting the GKD products for the cost and risk of the Customer.
- 8.4 In the event that the Customer requires GKD to arrange transport for the GKD products the Customer must provide such instruction in writing with the Order and indicate if the Customer requires additional Insurance or not.
- 8.5 Where GKD arranges transport, the Customer remains responsible for the cost of the transport and the risk of the products and accordingly the Customer indemnifies GKD from any liability and/or loss and/or damages from whatsoever nature and GKD shall not be responsible for the safety of the product, the in time arrival loss, deterioration or any other damages of any nature whatsoever.
- 8.6 The Customer undertakes to reimburse GKD on presentation of any Invoice, Statement, Receipt or account relating to the cost for arranging the transport. GKD may charge a 5% administrative fee based on the cost for the transport for arranging the transport.
- 8.7 Any delivery dates specified or agreed upon are estimate dates only and GKD is not bound by the dates however, GKD endeavours to make delivery on the specified or agreed delivery dates. If no dates are specified or agreed upon, GKD shall endeavour to make delivery of the product within a reasonable time.



- 8.8 The Customer or its agent or the transporter (appointed by the Customer or by GKD for and on behalf of the Customer) shall examine the GKD products upon delivery at the transporter's address, alternatively at the address of GKD, alternatively at the address as agreed between the parties at that stage. The Customer, or its agent or the transporter (appointed by the Customer or by GKD for and on behalf of the Customer) shall after examining the GKD products but prior to departure, supply GKD with a written default list of all Items not delivered pursuant to the Customer's order.
- 8.9 The product shall be deemed in good order and the delivery shall be deemed to be complete and all GKD products accepted, pursuant to said order, if GKD does not receive the written list prior to departure co-signed in the presence of and by a GKD employee or agent confirming the correctness of the default list.
- 8.10 All risk in and benefits attached to the GKD products shall be subject to the terms and conditions of this Agreement, pass to the Customer on delivery of the GKD product to the Customer, or its agent or the transporter appointed by the Customer, or by GKD for and on behalf of the Customer.
- 8.11 All freight, insurance, duty, taxes and associated costs applicable to the sale of product shall be for the Customer's account and be payable by the Customer.
- 8.12 GKD reserves the right to make partial delivery on an order and in this event each GKD product delivered may be invoiced separately.
- 8.13 Notwithstanding the passing of all risk in and benefits attached to the sale of the GKD products, the ownership in the GKD products shall be reserved by GKD until such time that GKD has received full payment of the amounts due by the Customer. On receipt of bank clearance confirming payment of the  
  
amounts due, GKD shall sign all forms necessary to effect transfer of ownership into the name of the Customer and only thereafter provide the GKD product to the Customer, or its agent or the transporter (appointed by the Customer, or by GKD for and on behalf of the Customer).
- 8.14 In event of the Customer after entering into an Agreement with GKD, delays refuses or fails to take delivery of GKD products, GKD may store the goods for and on behalf of the Customer and for the account of the Customer. The Customer shall refund GKD on demand for the reasonable cost (including storage and insurance) for keeping the GKD products.

## 9. INSTALLATION

- 9.1 Unless specifically stated the Agreement shall not include advisory services, assembly and/or installation of GKD products.
- 9.2 If the installation or assemblies of GKD products or provision of advisory services are required the Customer must indicate the requirement on the order. These terms and conditions shall apply the necessary changes having been made to the assembly and/or installation of the GKD products, as well as to the rendering of the advisory services.



- 9.3 Notwithstanding the aforesaid the following provisions shall apply in respect of the installation or assembly of GKD products: -
- 9.3.1 the Customer shall notify GKD in writing of desired process and sequence of installation and shall be liable for additional costs incurred, as a result of changes of previously agreed sequences;
- 9.3.2 the Customer shall at its own cost prepare and make the site ready for the installation or assembly of the GKD products and shall supply all power, water and other facilities which may be required for that purpose;
- 9.3.3 the Customer shall provide facilities for continuous working until the completion of the installation or assembly;
- 9.3.4 the Customer shall provide GKD with proper unhindered access to and possession of the site for the purpose of the installation or assembly;
- 9.3.5 the Customer shall provide and warrants a commencement date of the installation of the goods and that there will be no interruption of the installation of the GKD products;
- 9.3.6 should GKD in carrying out the installation or assembly incur any loss or expense beyond that provided for in, or reasonably contemplated by the Agreement as a result of any cause beyond its control and through no fault on its part ("compensation event"), then:
- a. GKD shall notify the Customer of such compensation event in writing within 7 calendar days after commencement of such an event;
  - b. The Parties shall agree in writing to the value attached to the compensation event within 7 calendar days after date of receiving the notice afore mentioned. Failure to reach agreement shall constitute a dispute to be resolved in terms of the dispute procedures as provided herein.
  - c. The Agreement price shall be increased by the value attached to the compensation event as either agreed between the parties or determined by a ruling in terms of the dispute procedures.
- 9.3.7 the Customer shall allow adequate and safe storage for all tools and equipment left by GKD and its workmen on the site during the installation or assembly.

## 10. AVAILABILITY AND INDEMNIFICATION

- 10.1 Notwithstanding any other provision in this Agreement to the contrary, GKD's obligations to provide or deliver any GKD product shall in all cases be subject to the following conditions precedent: -
- 10.1.1 The availability of the GKD product, manufacturing material and general demand in the market;
- 10.1.2 The timeous receipt of instructions, drawings and specifications by the Customer.
- 10.2 Notwithstanding the provisions contained in the CPA and only insofar as the CPA applies, the Customer may not return GKD products for any reason without securing GKD's prior consent.



## 11. EXCLUSIONS AND INDEMNIFICATION

- 11.1 GKD shall not be liable under any circumstances for any loss or damages sustained by the Customer as a result of any error or discrepancy in the specification or any error or defect of any nature in the designs if that loss is caused by the failure of the Customer to provide sufficient information to enable GKD to prepare the order acceptance or final product / material specifications or designs. GKD shall not be liable for any error in any measurements or qualities, after these measurements have been approved by the Customer.
- 11.2 Any ideas or suggestions made by GKD, whether in writing or not, which are not set out in the quotation shall not form part of the Agreement and are not intended to be relied upon by the Customer, even if they are adopted by the Customer.
- 11.3 Notwithstanding the provisions provided for in the CPA and only insofar as the CPA applies, GKD shall be exempted from and shall not be liable under any circumstances whatsoever for: -
- 11.3.1 any indirect or consequential damage of any nature or any loss of profit or special damage of any nature and whether in contemplation of the parties or not, which the customer may suffer as a result GKD's obligations under the Agreement;
- 11.3.2 any claim for any alleged shortage in delivery or failure of the goods to comply with the Agreement, unless written notice of the claim is received by GKD within 14 (fourteen) days after receipt of the goods by the Customer. Such notice must be given by prepaid registered post.
- 11.4 GKD is to be given a reasonable time and opportunity to comply with the terms of any guarantee given.
- 11.5 The Customer agrees to indemnify GKD against any claim, losses, liability or damage suffered or incurred by the Customer and/or any third party arising out of or in relation with the purchase, use or installation of GKD products.
- 11.6 The Customer indemnifies, defends and holds GKD harmless from and against any and all claims, actions, damages, demands, liabilities, costs and expenses, including reasonable legal costs and expenses relating to the purchase, use or installation of GKD products, or resulting from any act or omission of GKD, or its directors, agents or employees under this Agreement, that causes or results in damage, personal injury or death.
- 11.7 GKD assumes no liability for any loss, damage, or destruction of products after delivery is made.
- 11.8 GKD may insist that GKD products are insured by the Customer and at the expense of the Customer.

## 12. WARRANTIES AND OBLIGATIONS

- 12.1 GKD is not aware of the intended purpose of the GKD products or the suitability of the GKD products unless informed in writing, requiring GKD to express its opinion on the suitability of the GKD products for use by the Customer.



- 12.2 It is the sole responsibility of the Customer to determine that the goods or services ordered are suitable for the purposes of intended use.
- 12.3 The Customer acknowledges that it is aware of the purpose for which the goods were designed as well as all safety and maintenance procedures and personal protective equipment, which are required in respect of the goods by any lawful authority, and safety and maintenance procedures. The Customer acknowledges that it has the necessary knowledge, and know how to safely and correctly use the goods.
- 12.4 Any performance figures given by GKD are based upon the Company's experience and are not guaranteed unless GKD specifically guarantees them in writing.
- 12.5 Notwithstanding the provisions provided for in the CPA, GKD shall repair or replace (at its election) any defective part of the equipment if, in its opinion the defect raises out of its workmanship and provided that: -
  - 12.5.1 GKD received written notice of the alleged defective workmanship 14 (fourteen) days from the date of delivery of the goods to the Customer or its agent, such notice must be given by registered post addressed to GKD Buismet (Pty) Ltd or GKD Mining & Industrial Services (Pty) Ltd or GKD Manufacturing and Services (Pty) Ltd, P.O. Box 6175, Greenhills, Randfontein1767 and/or email addressed to the Directors at gkdrsa@gkd.co.za;
  - 12.5.2 if GKD so requires, the Customer returns the allegedly defective part to GKD at such a place in the Republic as GKD may require and at the Customer's cost (which cost will be refunded to the Customer, if GKD accepts the Customer's claim).
- 12.6 The Customer warrants that: -
  - 12.6.1 no steps have been taken and no steps are pending or threatened in respect of the liquidity of the Customer in terms of any applicable legal provisions (whether provisional or final);
  - 12.6.2 the Customer has disclosed all facts which may influence the sale of the GKD products envisaged in terms of this Agreement;
  - 12.6.3 the Customer has complied with all applicable legal provisions to the extent that the same are applicable to the conduct of its business or to its assets. In particular and without limiting the generality of the aforesaid, the Customer has complied with all legal requirements pertaining the purchasing, installation and use of the GKD products.
- 12.7 GKD warrants that: -
  - 12.7.1 the GKD products are free of any cession, pledge, lien, hypothec, notarial bond or encumbrance whatsoever and are free of any other security interest or right of retention, or pre-emption and no agreement has been entered into which may give rise to the GKD products being encumbered;
  - 12.7.2 GKD is entitled to dispose, manufacture and install GKD products.





12.8 Notwithstanding the provisions as provided for in the CPA, GKD shall be bound by no other warranties, premises, representations or the like in respect of the acquisition by the Customer of the GKD products, either expressed or implied, including without limitation the implied warranties of merchantability or fitness for a particular purpose.

12.9 The supply of the GKD product to the Customer is not exclusive and nothing contained in this Agreement, prohibits GKD from appointing anyone else to supply, package, transport or otherwise deal in the product. GKD shall disclose to the Customer information in using any intermediaries (agents), if requested in writing by the Customer.

### 13. SAFETY

13.1 The Customer acknowledges the industrial nature of the GKD products and that GKD products have certain potential risk of causing harm and even death.

13.2 The Customer shall acquaint themselves with all instructions, manuals and/or warnings against risks and hazards as provided by GKD.

### 14. OWNERSHIP

14.1 Notwithstanding the delivery of the goods to the Customer, ownership shall not pass on to the Customer until GKD has received full payment for the GKD products.

14.2 After delivery and in the event the Customer fails to make payment on the due date and without prejudice to GKD's claim for damages arising from breach of the Agreement and/or to enforce the Agreement, the Customer shall on demand provide and deliver at the Customers cost the unpaid GKD products, where it may be situated to GKD at the GKD premises and the Customer waives its rights pertaining to those GKD products.

### 15. GOVERNING LAW

15.1 This Agreement shall be governed by and construed in accordance with the laws of South Africa.

15.2 Notwithstanding the aforesaid the Customer agrees to comply with all export laws, rules and regulations of South Africa and each of the countries the product in transport will enter and not to sell or re-sell the GKD products in violation of any such laws, rules or regulations, or without the necessary authorizations from GKD.

### 16. CANCELLATION

16.1 Notwithstanding the provisions as provided for in the CPA and only insofar as the CPA applies, all orders whether oral or in writing placed with GKD will be regarded as confirmed and irrevocable and may not be cancelled without prior written consent of GKD.

16.2 GKD may cancel the Agreement or any uncompleted part thereof if the Customer.

16.2.1 commits a breach of any of the terms and conditions of the Agreement; or



- 16.2.2 being an individual dies or is provisionally or finally sequestrated or surrenders his estate; or
- 16.2.3 compromises or attempts to compromise generally with any of the Customer's creditors.
- 16.3 Upon termination of the Agreement for any reason whatsoever: -
  - 16.3.1 all amounts owed by the Customer to GKD in terms of the Agreement shall become due and payable on demand;
  - 16.3.2 GKD may take possession of any equipment in respect of which ownership has not passed.

#### 17. BREACH BY THE PARTIES, NOTICES AND DOMICILIA AND DISPUTES

- 17.1 Any breach of this Agreement shall constitute a material breach thereof granting the innocent party the right to abide by the Agreement, or to cancel same and to recover damages and cost on an attorney and own client scale.
- 17.2 The parties choose as their domicilia citandi et executandi (the physical place at which a summons or any legally required notices can be served on you, not being a post office box), their respective addresses set out in this Agreement and the Customer's order for all purposes arising out of or in connection with this Agreement at which addresses all the processes and notices arising out of or in connection with this Agreement, its breach or termination may validly be served upon or delivered to the parties; or at such other address in the Republic of South Africa, not being a post office box of which the party concerned may notify the others in writing.
- 17.3 Any notice given in terms of this Agreement shall be in writing and shall: -
  - 17.3.1 if delivered by hand be deemed to have been duly received by the addressee on the date of delivery;
  - 17.3.2 if posted by prepaid registered post be deemed to have been received by the addressee on the 7<sup>th</sup> (SEVENTH) business day following the date of such posting;
  - 17.3.3 notwithstanding anything to the contrary contained in this Agreement, a written notice or communication actually received by one of the parties from another, including by way of facsimile transmission shall be adequate written notice, or communication to such party.
- 17.4 If any amount owed by the Customer is not paid on due date, then without prejudice to any other right it may have, GKD may immediately suspend the carrying out of any of its then uncompleted obligations until payment is made.
- 17.5 In the event of the Customer breaching this agreement the amount due and payable to GKD may be determined and proven by a certificate issued and signed by any director or member or manager of GKD, whose authority need not be proven, or by any independent auditor, attorney or agent appointed by GKD. Such certificate shall be binding and shall be prima facie proof of a liquidated amount of indebtedness by the Customer to GKD and shall constitute a liquid document for the purpose of summary judgement. Such certificate shall also be binding and shall be prima facie proof of the object for the purpose of delivery of specified movable property and/or for ejection.



17.6 Unless in the case of breach, should any dispute, disagreement or interpretation issue arise between the parties (herein also referred to as a "dispute") concerning this agreement, the parties shall try to resolve the dispute by negotiation.

17.6.1 This entails that the one party invites the other in writing to a meeting to attempt to resolve the dispute within 7 (seven) calendar days from date of the written invitation. If no such meeting is held, or if the dispute remains unresolved after such negotiation, the aggrieved party may refer the dispute to arbitration and the dispute shall finally be resolved in accordance with the Expedited Rules of the Arbitration Foundation of Southern Africa by an arbitrator or arbitrators appointed by the parties and by failure to reach consensus on the appointment of the arbitrator, by the Foundation.

17.6.2 The decision of the arbitrator shall be final and binding on both parties unless overturned by appeal procedures.

#### 18. FORCE MAJEURE

Neither party may be considered at fault under this Agreement if the fulfillment of its obligations, in whole or in part, is delayed or prevented by a strike, lock-out or force majeure.

#### 19. RELATIONSHIPS BETWEEN THE PARTIES

19.1 This Agreement shall not be construed as creating an affiliation between the Customer and GKD, nor shall the parties be considered associates, partners or legal representatives of each other.

19.2 The Customer shall not have the authority, tacitly or expressly to create any obligation or to bind GKD in any manner whatsoever.

#### 20. INTERPRETATION

20.1 A judicial determination that any provision of this Agreement is invalid in whole or in part shall not affect the enforceability of those provisions found to be valid.

20.2 No indulgence, leniency or extension of time which any party ("the grantor") may grant or show to any other, shall in any way prejudice the grantor or preclude the grantor from exercising any of its rights in the future.

20.3 The provisions of this Agreement shall be binding on parties' estate and successors in title.

20.4 This Agreement contains the full Agreement between the parties as to this subject matter and no amendment, terms, representations, indulgences, leniencies or extensions shall be of any force or effect unless reduced in writing and signed by both the Customer and GKD or their duly authorized representatives.



21. WAIVER

21.1 The failure by one party to exercise a right or recourse under this Agreement due to inertia, negligence or delay, shall in no case constitute a waiver by said party of such right or recourse.

Signed and dated by \_\_\_\_\_ ID No \_\_\_\_\_

in my capacity as \_\_\_\_\_ duly authorized thereto by the

Customer at \_\_\_\_\_ on this \_\_\_\_\_ day of

\_\_\_\_\_ 20\_\_\_\_\_.

By attaching my signature hereto, I hereby warrant that:

1. I am duly authorized to enter into this agreement for and on behalf of the Customer;
2. The information provided by me is true and correct;
3. I have read the terms of this agreement and I understand same including the legal terminology.
4. I bind myself as surety and co-principal debtor in solidum with the Customer for and in favour of GKD for the current and any future indebtedness of the Customer to GKD.

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THE CUSTOMER

Name of Customer	
ID/Company/CC Registration Number	
VAT Registration Number	
Physical Address (domicilia cttandi et executandi)	
Postal Address	
Telephone Work	
Facsimile	
E-mail	

AND



Signed and dated by \_\_\_\_\_

duly authorized thereto by GKD at \_\_\_\_\_ on

this \_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_.

\_\_\_\_\_  
GKD