

SUPPLEMENTARY CONDITIONS FOR MINOR INSTALLATION WORK CONCERNING MECHANICAL, ELECTRICAL AND ELECTRONIC PRODUCTS DELIVERED UNDER ORGALIM S 2022

Brussels, January 2024

PREAMBLE

These Supplementary Conditions shall apply when a product has been delivered under the Orgalim S 2022 General Conditions and the parties agree to the applicability of these Supplementary Conditions. In case of any contradictions with the S 2022 General Conditions, these Supplementary Conditions shall prevail for the minor installation work.

DEFINITION

 The term "Installation" in these conditions refers to the Supplier's work to install the Product on the agreed site for installation.

TIME FOR INSTALLATION

2. Installation shall start at the agreed time. If the time for Installation has not been agreed, the Supplier shall start Installation within one month of the Purchaser's request In Writing. Unless otherwise agreed, the Supplier is only obliged to perform Installation which is requested by the Purchaser within three months from delivery of the Product.

If the Purchaser fails to request Installation within the time limit and Installation consequently is not carried out, the Supplier is entitled to compensation for the loss he incurs.

WORKING CONDITIONS

3. The site shall be suitable for Installation. The Purchaser shall be responsible for ensuring that the working conditions at the site comply with local laws, regulations and rules regarding working conditions. The Purchaser shall inform the Supplier's personnel about the safety regulations in force at the site and when using tools and equipment provided by the Purchaser. The Supplier shall inform the Purchaser if Installation entails special risks.

PREPARATORY WORK ETC.

4. Unless otherwise agreed, the Purchaser shall at his own cost and in a workmanlike manner execute preparatory work such as:

concrete works, foundations and other similar building work, plumbing, electric wiring and other necessary connections; mounting of beams, bolts, pillars and other fastening devices for the Product and connections to it.

The preparatory work shall be finished before the Supplier's personnel are scheduled to arrive at the site. Foundations and other structures shall be ready to bear the intended weight.

The Supplier shall at the agreed time or otherwise in good time provide the Purchaser with drawings, descriptions and other information necessary for the Purchaser to perform his obligations. 5. The Purchaser shall free of charge on the Installation site provide water and power, including compressed air and electric power, and lockable storage facilities for the Supplier's equipment and the personal effects of the Supplier's personnel, all as necessary or as provided for in the Contract.

The Purchaser shall free of charge put up scaffolding and place auxiliary labour and lifting equipment at the Supplier's disposal as necessary. The Supplier shall give the Purchaser one week's notice of his requirements in this respect.

The Purchaser shall further on or near the site free of charge provide satisfactory premises for changing, washing and eating.

PERSONNEL FACILITIES

6. The Purchaser shall ensure that the Supplier's personnel are able to obtain suitable and convenient board and lodging near the site and have access to internationally acceptable hygiene facilities and medical services.

DELAYED INSTALLATION

7. If the Supplier, after delivery of the Product, fails to start Installation within the time specified in Clause 2, the Purchaser may by notice In Writing demand that the Supplier shall start Installation within a final reasonable period, which shall not be less than one week. This shall not apply, however, if the delay is due to a circumstance for which the Purchaser is responsible or any of the circumstances mentioned in Orgalim S 2022, Clause 46.

If the Supplier fails to start Installation within such final period, the Purchaser may, after having notified the Supplier In Writing, himself carry out the Installation or employ a third party to do so, provided that this is performed in a professional manner. In such case the Supplier shall reimburse any additional reasonable costs for the Installation.

If it will cause serious difficulties for the Purchaser to carry out Installation himself or through a third party, he may instead of stipulating a final period according to the first paragraph of this clause, demand In Writing that the Supplier start Installation within one month. The Purchaser may also stipulate such a period of time when the Purchaser, in accordance with the provisions of the first and second paragraph, has tried to carry out Installation himself or through a third party and Installation then proves to entail such serious difficulties.

If the Supplier fails to start Installation within the period of time mentioned in the third paragraph of this clause, the Purchaser may terminate the Contract by notice In Writing and claim compensation for the damage he suffers. The compensation, including the liquidated damages that the Purchaser may be entitled to under Orgalim S 2022 due to late delivery of the Product, shall not exceed 15 per cent of the price for the Product inclusive of Installation. If Installation is to be carried out on a time and cost basis, the compensation shall be calculated on the contract price for the Product with addition of 10 per cent or of any other percentage that may have been agreed by the parties.

Except for reimbursement of additional costs and termination with limited compensation under this clause, the Purchaser shall have no further remedies against the Supplier for delayed Installation.

The remedies for late delivery of the Product are exclusively regulated in Orgalim S 2022.

PAYMENT

8. Instead of Clause 20 of Orgalim S 2022, the following shall apply:

Unless otherwise agreed, payment shall be made as follows:

- a) When the cost of Installation is included in the contract price, the price shall be invoiced with
 - 30 per cent at the formation of the Contract,
 - 60 per cent when the Product is delivered and
 - the remaining part when Installation is completed.
- b) When Installation is carried out on a time basis, the price for the Product shall be invoiced with
 - one third at the formation of the Contract and
 - the remaining part when the Product is delivered.

Installation shall be invoiced when it has been completed.

The invoiced amount, including value added tax if any, shall become due 30 days after the date of the invoice.

PAYMENT FOR EXTRA WORK AND WAITING TIME

9. If Installation is impeded or delayed due to a failure by the Purchaser to perform his obligations, including those specified in Clauses 3, 4, 5 and 6 or otherwise due to circumstances for which the Purchaser is responsible, the Supplier shall be entitled to compensation for additional costs, extra work and waiting time. Unless otherwise agreed, such compensation shall be charged in accordance with the Supplier's current terms.

PERFORMANCE OF INSTALLATION

- 10. Installation shall be carried out during the Supplier's normal working hours.
- Installation shall be completed within the time specified in the Contract or otherwise within a reasonable time regarding the nature and the extent of the work.

If Installation has not been completed within such time the provisions of Clause 7 shall apply.

LIABILITY FOR DEFECTS

- 12. In addition to Clause 24 of Orgalim S 2022, the Supplier's liability shall also cover defects due to faulty Installation performed by him.
- 13. Notwithstanding Clause 28 of Orgalim S 2022, the Supplier's liability is limited to defects which appear within one year from the day when Installation was completed by the Supplier. If someone other than the Supplier carries out Installation pursuant to Clause 7, the defects liability period shall be calculated from the day when Installation was completed, but shall in no case start later than six months after delivery of the Product.

PASSING OF RISK. LIABILITY FOR DAMAGE

14. The risk of loss of or damage to the Product shall pass to the Purchaser in accordance with Clause 11 of Orgalim S 2022 or when the Product is otherwise handed over to the Purchaser. During Installation the Supplier shall be liable for loss of or damage to the Product if such loss or damage is caused by negligence on the part of the Supplier or someone for whom he is responsible.

Save as otherwise stated in these General Conditions or in case of Gross Negligence, the Supplier shall under no circumstances be liable for loss of production, loss of profit or other consequential economic loss.

Orgalim represents Europe's technology industries, comprised of 770,000 innovative companies spanning the mechanical engineering, electrical engineering, electronics, ICT and metal technology branches. Together they represent the EU's largest manufacturing sector, generating annual turnover of over €2,819 billion, manufacturing one-third of all European exports and providing 11.9 million direct jobs. Orgalim is registered under the European Union Transparency Register – ID number: 20210641335-88.

Editeur responsable: Orgalim aisbl. All rights reserved © Orgalim - Europe's Technology Industries.

Orgalim aisbl BluePoint Brussels Boulevard A Reyers 80 B1030 | Brussels | Belgium +32 2 206 68 66 legal.publications@orgalim.eu www.orgalim.eu VAT BE 0414 341 438

SHAPING A FUTURE THAT'S GOOD