Sale and delivery is subject to NLS 95 “General terms and conditions for the Supply of Standard Bulk Goods such as Mechanical, Electrical and Electronic Components, Screws and Nails.” Notwithstanding the above, the additions and amendments to NLS 95 set out below form part of the contract with the seller.

In the event of conflict between the provisions set out below and NLS 95, these provisions below shall prevail.

In addition, NLS 95 incorporating the additions and amendments set out below apply to the sale and delivery of made-to-order and/or tailored delivery of products.

In the following, Dokka Fasteners A/S is referred to as the seller.

Prices
All prices are exclusive of VAT as per the price list applicable at the time. Products are only supplied in whole packages. Order volumes will be rounded up to the nearest whole package. Packet sizes are for guidance only and may be changed without prior notice.

Excess charge.
Invoices for orders of less than EUR 200 per delivery incur an excess charge.

Delivery time
All delivery times stated are subject to the products being unsold and moreover subject to an order being placed immediately following an offer being made. Moreover, our delivery times are subject to those of our suppliers.

Shipment
Shipment takes place for the account and risk of the buyer. Delivery takes place on business days between 07:00 and 16:00.

Packaging
The transport packaging is charged at market price. The packaging is not returnable.

Certificates
In the event that products are to be certified, this must be noted on the order. Subsequent requests for certification cannot be guaranteed. The seller reserves the right to charge all costs in connection with acquiring and handling the certificate.

Defects
Any complaints relating to shortfalls in a delivery must be made in writing within eight (8) days of the delivery. Complaints relating to defects in the products supplied must be made in writing and without undue delay.

Disclaimer
The seller cannot be held liable for any operating losses, loss of profit, consequential losses or other indirect losses suffered.

In the event that it transpires that real property, chattel, other constructions or objects (in which the product sold is incorporated) must be disassembled, changed or repaired as a consequence of the product sold needing to be changed or repaired, the costs of this replace ment or repair shall be considered indirect losses.

Returns
Unsold products cannot be returned, unless otherwise agreed with the seller. Non-advised returns without a return code will be returned to the sender at his cost. Prior to shipping approved returns, please contact the seller’s sales department on telephone number: DK +45 73 20 73 13 or +47 90 90 64 17. A return code will be provided, which must be clearly written on the shipment. Approved returns will be credited with no more than 70 percent of the invoiced price, however, less handling charge of at least EUR 50 per item ordered. Returns are not accepted when after six (6) months from delivery.

The seller reserves the right to make a 20 percent excess or 10 percent short supply of made-to-order/tailored delivery of products. Return of made-to-order/tailored delivery of products will not be accepted.

Terms of payment
End of month + 14 days net. Interest at 1.5 percent per month is added to late payments.

Product liability
The seller’s product liability insurance covers liability for such personal injury and damage to property as arises due to defects in the products delivered by the seller. The seller is only liable for such injury or damage as has been caused by the sold product if evidence shows that the injury or damage is caused to errors or omissions on the part of the seller or its employees. The seller cannot be held liable for any operating losses, loss of profits or other indirect losses suffered.

Disputes
The provision for arbitration in NLS 95 only applies in the event that the total value of the dispute exceeds EUR 67,000. Disputes of a total value for customers or goods is dealt with by the courts within the jurisdiction of the seller and according to Danish law.

Amendments
The seller reserves the right to amend both technical and commercial terms and conditions without prior notice.

General terms and conditions
for the Supply of Standard Bulk Goods such as Mechanical, Electrical and Electronic Components, Screws and Nails. Issued in 1995 by the Organisations for the Engineering Industries in Denmark, Finland, Norway and Sweden. (Hovedorganisationerne Danski Industri, Den markt, Svensk Metalvareindustriens Konsortium - Finlands Metallind ustrik Centralforbund; f. tilf. Teknologibefor deringen, Norge; Sveriges Verkstadsindustrier; Sweden).

Preamble
1. These General Conditions shall apply when the parties agree in writing or otherwise thereto. Deviations from the Conditions shall not apply unless agreed in writing.

Packaging
2. Prices quoted in offers and agreements shall, unless otherwise specified, be deemed to include the seller’s standard packaging.

Quantity and Weight
3. Reservations and deviations from the agreed weight or quantity shall not be valid unless expressly agreed between the parties.

Product Information
4. Data contained in product information and price lists are binding only to the extent that they are given by reference expressly included in the contract.

Delivery
5. Where a trade term has been agreed, it shall be interpreted in accordance with the INCOTERMS in force at the formation of the contract.

If no trade term is specifically agreed the delivery shall be considered to be Ex Works.

Time for delivery.
6. If delay in delivery is caused by a circumstance which under Clause 18 shall be considered a case of relief or by an act or omission on the part of the Buyer, the time for delivery shall be ex tended by a period which is reasonable having regard to the circumstances in the case. The time for delivery shall be extended even if the reason for delay occurs after the originally agreed time for delivery.

7. If the Seller fails to deliver the goods on time, the Buyer may by written notice to the Seller fix a final reasonable time for delivery and inform the Seller of his intention to terminate the contract if the goods are not delivered within the time allowed and that the Seller will be considered to have failed to deliver within such final time. If delivery has not taken place within the time allowed, the Buyer shall be entitled at his discretion to terminate the contract by written notice to the Seller. If the delay is such as to significantly deprive the Buyer of the benefit of the contract, or if it is clear from the circumstances that such a delay will occur the Buyer may forthwith terminate the contract by written notice to the Seller.

8. If the Buyer terminates the contract in accordance with Clause 7 he shall be entitled to compensation from the Seller for the increased cost that he incurs in procuring corresponding goods from another source. Any other claim from the Buyer in respect of the Seller’s failure to deliver in time is hereby expressly excluded. If the Buyer does not terminate the contract, he shall not, unless otherwise specifically agreed, be entitled to any compensation for the Seller’s failure to deliver in time.

Payment
9. Unless otherwise agreed, payment shall be made 30 days after delivery and sending of the invoice. If the Buyer fails to take delivery on the agreed date, payment shall nevertheless be made as if delivery had taken place according to the contract.

10. If the Buyer fails to pay by the agreed date, the Seller shall be entitled to interest from the day on which payment became due at the rate of interest payable under the law concerning late payments in the Seller’s country. If the Seller’s country is Denmark, the rate of interest shall be nine percentage points above the official Danish discount rate.

11. If the Buyer has not paid the amount due within three months the Seller shall be entitled to terminate the contract by written no tice to the Buyer and, in addition to interest, claim compensation for the loss he has suffered. The compensation shall not exceed the agreed price.

Retention of Title
12. The goods shall remain the property of the Seller until paid for in full to the extent that such retention of title is valid under the applicable law.

Liability for Defects
13. During a period of one year after delivery the Seller undertakes to deliver new goods in replacement of any goods which are defective as a result of faulty design, materials or workmanship.

14. The Buyer shall without undue delay notify the Seller in writing of any defects in the goods. If the Buyer fails to do so he shall forfeit his right to delivery of replacement goods under Clause 13.

15. If the Seller after having received the Buyer’s notice under Clause 14 fails to deliver replacement goods within a reasonable time, the Buyer may by written notice terminate the contract in respect of the defective goods. If the Buyer terminates the contract he shall be entitled to compensation from the Seller for the increased cost that incurs in procuring corresponding goods from another source.

16. Save as stipulated in Clauses 13 and 15 the Seller shall have no liability for defects or for failure to deliver replacement goods. This applies to any loss the defect may cause, including but not limited to loss of production, loss of profit and any other consequential economic loss. This limitation of the Seller’s liability shall, however, not apply if he has been guilty of gross negligence.

Liability for Damage to Property Caused by the Goods
17. The Buyer shall indemnify and hold the Seller harmless to the extent that the Seller incurs liability towards any third party in respect of any damage for which the Seller according to the second and third paragraphs of this Clause is not liable towards the Buyer. The Seller shall not be liable for loss or damage caused by the goods:
(a) to any movable or immovable property where the damage oc curs while the goods are in the Buyer’s possession, or
(b) to products manufactured by the Buyer or to products of which the Buyer’s products form a part or for loss or damage to any prop erty, where the damage is caused by these products because of the goods. The Seller shall under no circumstances be liable for loss of production, loss of profit or any other consequential eco nomic loss.

The above limitations in the Seller’s liability shall not apply where the Seller has been guilty of gross negligence.

If a claim for loss or damage as described in this Clause is raised by a third party against either party to the contract, the latter shall forthwith notify the other party thereof. The Seller and the Buyer shall be mutually obliged to let themselves be summoned to the court or arbitral tribunal which examines claims against either of them, where the claim is based on damage alleged to have been caused by the goods. The liability as between the Seller and the Buyer shall however always be settled by arbitration in accordance with Clause 20.

Grounds for Relief (force majeure)
18. The following circumstances shall be considered as grounds for relief if they impede the performance of the contract or make performance unreasonable onerous: industrial disputes and any other circumstance beyond the control of the parties such as fire, war, mobilization or military call-up of a comparable scope, requisition, seizure, currency restrictions, insurrection and civil commotion, shortage of transport, general shortage of materials, restrictions in the use of power and defects or delays in deliveries by sub-con tractors caused by such a circumstance as referred to in this Clause. The above described circumstances shall constitute grounds for relief only if their effect on the performance of the contract could not be foreseen at the time of formation of the contract.

19. The party intending to claim relief shall notify the other party in writing without delay on the occurrence and on the cessation of such circumstance. If a ground for relief does not cease within three months either party may terminate the contract by written notice to the other party.

Disputes, Applicable Law
20. Disputes arising out of or in connection with the contract shall not be brought before the court, but shall be finally settled by ar bitration in accordance with the law on arbitration applicable in the Seller’s country.

21. All disputes arising out of the contract shall be judged accord ing to the law of the Seller’s country.

Dokka Fasteners A/S, May 2016