

GENERAL TERMS AND CONDITIONS
FOR C.C. JENSEN'S SALE AND SUPPLY OF PRODUCTS AND SERVICES
("CJC's GTC for Products and Services")

All sale and supply of products and services from C.C. Jensen A/S or any affiliated company to C.C. Jensen A/S including subsidiaries (hereafter "CJC®" or "Supplier") to customers ("Customer") are subject to the following [general terms and conditions](#):

1. **Sale and supply of products: ORGALIM S2022** apply.
2. **Sale and supply of products and installation by CJC® (including commissioning in connection with installation by CJC®): ORGALIM S2022 and ORGALIM MI24** apply.
3. **Sale and supply of products and supervision by CJC of the Customer's installation (including commissioning in connection with CJC's supervision of the Customer's installation): ORGALIM S2022 and ORGALIM S2022S** apply.
4. **Sale and supply of repair work: ORGALIM R17** apply.
5. **Sale and supply of maintenance work: ORGALIM M17** apply.
6. **Rental of equipment and services relating to rented equipment: CJC® Rental Terms and Conditions.**
7. **License to CJC® T2render / "EULA": T2render End User License Agreement ("EULA").**
8. **Sale and supply of other services than installation, supervision of Customer's installation, repair work, maintenance work, rental of equipment and license to CJC® T2render: ORGALIM S2022** apply to the widest possible extent, including the liability limitations contained herein.
9. **When CJC's German subsidiary KARBERG & HENNEMANN GmbH & Co. KG is Supplier:** When a Contract is governed by German Law (cf. Clause 52 of **Orgalim S2022**), the following amendments shall apply jointly with **Orgalim S2022** and **Orgalim S2022S** to pay due regard to the provisions of the German Civil Code BGB concerning standard business conditions:
Appendix to Orgalim S2022 regarding the application of German law
Appendix to Orgalim S2022S regarding the application of German law

Disclaimer regarding resale of Products to the Russian Federation

1. The Purchaser shall not directly or indirectly sell, export or re-export, license or otherwise make the Product(s) purchased from C.C. Jensen A/S or any of C.C. Jensen A/S' affiliates ("CCJ") available to the Russian Federation or available for use in the Russian Federation to the extent such action infringes the prohibitions of Council Regulation (EU) No 833/2014 or No 2023/2878. Furthermore, the Purchaser shall not infringe the prohibitions of Council Regulation (EU) No 2023/2878 against transit of Product(s) through the Russian Federation.
2. The Purchaser shall undertake its best efforts to ensure that the purpose of paragraph (1) is not frustrated by any third parties further down the commercial chain, including by possible resellers. The Purchaser shall set up and maintain an adequate monitoring mechanism to detect conduct by any third parties further down the commercial chain, including by possible resellers, that would frustrate the purpose of paragraph (1).
3. Any violation of paragraphs (1) and/or (2) shall constitute a material breach of an essential element of the agreement between CCJ and Purchaser, and CCJ shall be entitled to seek appropriate remedies, including, but not limited to (i) termination of the agreement with immediate effect; and (ii) that Purchaser indemnifies and hold CCJ harmless for all costs and loss incurred by CCJ due to the Purchaser's failure to comply with the terms of this Disclaimer regarding resale of Product(s) to the Russian Federation.
4. The Purchaser shall immediately inform CCJ about any problems in applying paragraphs (1) and/or (2), including any relevant activities by third parties that could frustrate the purpose of paragraph (1). The Purchaser shall make available to CCJ information concerning compliance with the obligations under paragraph (1) and/or (2) within two weeks of the simple request of such information.