Thank you for your order. We are happy to accept it solely in accordance with our General Terms and Conditions from January 2007 and the Delivery and Trading Conditions printed on the backside of this commercial invoice.

§ 1 Scope

(1) These Terms of Sale explicitly apply to traders, corporate bodies under public law, or special assets under public law in terms of Article 310 Paragraph 1 BGB [German Civil Code]. We only accept buyer conditions that conflict or differ from our Terms or Sale, if we explicitly do so in written format.

§ 2 Prices and Payment

- (1) Insofar as no other agreements were made, our prices apply in their respective amount from the distributing warehouse, excluding packaging, plus value added tax. Shipping charges will be invoiced separately.
- (2) We do not charge value added tax for deliveries within the EU countries as long as you provide us your value added tax ID number (VAT No.). We also do not charge value added tax for deliveries into all other countries of the world.
- (3) The payment of the purchase price must be made exclusively to the bank accounts specified overleaf.
- (4) Unless agreed otherwise, the purchase price must be paid by the date specified within our commercial invoice. Default interest of 8% p.a. may be charged in addition to the respective base rate p.a. We reserve the enforcement of a higher damage caused by default and a delay charge even in the event of the reversal of already delivered goods.

§ 3 Rights of Compensation and Lien

The buyer has the right to compensation and complaint as long as it is exercised 5 days after receipt of the goods. The delivered goods may not be broached within this timeframe.

§ 4 Reservation of Proprietary Rights

- (1) We reserve the proprietary rights of the delivered goods until complete payment has been made even if in processed condition. This also applies to all future deliveries, even if we do not explicitly refer to it every time. We have the right to take back the sales item, if the buyer exhibits behaviour contrary to contract.
- (2) The buyer is obligated to handle the sales item carefully as long as the proprietary rights were not yet transferred to him.

§ 5 Warranty and Claims

- (1) Warranty rights of the buyer presuppose that he properly complied with his inspection and notice of defects obligations as per Article 377 HGB [German Commercial Code].
- (2) Warranty claims may only be made within the first 12 months of the receipt of the goods at the buyer. Returns must first be approved by us.
- (3) Should the delivered goods, despite all carefulness, exhibit a defect that already existed at the time of delivery, we will deliver replacement items as long as the notice of defects was issued within the required timeframe.
- (4) Book cover and restoration leathers that were purely aniline dyed are only conditionally fadeless despite modern tanning technology. Natural colour deviations of these leathers are reserved.
- (5) Warranty claims do not exist with only insignificant deviations of the agreed upon texture, with only insignificant impairment of the usefulness, with natural abrasion or wear such as damages caused by incorrect or negligent handling, carefree exposure and improper operating resources.

§ 6 Any Other Business

- (1) This contract and all privities of the contracting parties shall be governed by the law of the Federal Republic of Germany to the exclusion of the UN Convention of Contracts (CISG).
- (2) This contract may be subject to country-specific modifications by our sub dealers outside of the EU.