

## General Conditions for the Provision of Internet Database Access with Individual Utilisation.

The firm of IPL Consultants b.v. (hereinafter referred to as IPL), in co-operation with Fraunhofer-Institut für Materialfluss und Logistik, makes available Internet webpage services with data via logistical systems.

The conditions for access to this information are set out below.

### 1 Offer, processing time

The offer shall set out the conditions for access to the databases specified in the particular offer.

### 2 Charges

The charges shall take the form of a fixed price. Access shall be provided for a restricted period and a restricted number of queries. The duration of the period and the number of queries shall be specified in the particular offer. After the end of the period, access to the Internet database shall be blocked.

### 3 Payment

The payment recipient shall be IPL, in the Netherlands. The place of payment shall be Veldhoven, The Netherlands.

### 4 Value Added Tax

Value Added Tax will be added in accordance with the statutory provisions.

### 5 Result of research and development

#### 5.1 Contents of the online service

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texts which are used, to use graphics and texts which it has itself created or to make use of royalty-free graphics and texts. All brandnames and trademarks named within the Internet service and, as it may be, protected by third parties shall be subject to the applicable brandname and property rights of the relevant registered owners. The mere mention of any brandname shall not justify the conclusion that such brandname is not protected by the rights of a third party. The copyright for items which have been created and published by the Author itself shall be vested solely in the Author of the pages. No duplication or use of such graphics or texts in other electronic or printed publications shall be permitted without the express consent of the Author.

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### 6 Liability

The liability of IPL, or its authorised representatives or agents, resulting from any breach of contract or offence shall be limited to cases of intent, gross negligence, lack of a promised feature and breach of an obligation non-compliance with which would jeopardise the purpose of the contract.

### 7 Retention of title

7.1 The client shall only acquire the right to apply the results of its utilisation when the agreed payment has been made in full.

7.2 In the event of sale to a third party, the client shall transfer all rights arising from such sale to IPL with full legal effect.

### 8 Publication, advertising

The client shall be entitled to apply the results of its utilisation for specific projects or customers.

Use for any general publication shall only be permitted in consultation with IPL.

### 9 Miscellaneous

9.1 Subsidiary agreements, amendments and additions shall only be valid if made in writing.

9.2 The place of performance and payment shall be the offices of IPL in Veldhoven, The Netherlands.

9.3 The laws of the Netherlands shall apply.