

Dangerous goods kits



Dangerous goods kit 71 SN

case approx. 380 x 275 x 95 mm, plastic

Content:
gloves out of PVC
liquid for eye-irrigation
protective goggles

Art.-No.
7200000



Dangerous goods kit 72 SN

case approx. 380 x 275 x 95 mm, plastic

Content:
gloves out of PVC
liquid for eye-irrigation
protective goggles
overall, rubber boots

Art.-No.
7200010



Dangerous goods kit 73 SN - VM

case approx. 425 x 315 x 160 mm, plastic

Content:
gloves out of PVC
liquid for eye-irrigation
protective goggles
overall, rubber boots
entire mask composite filter

Art.-No.
7200020



Dangerous goods kit 73 SN - HM

case approx. 425 x 315 x 160 mm, plastic

Content:
gloves out of PVC
liquid for eye-irrigation
protective goggles
overall, rubber boots
respirator, composite filter

Art.-No.
7200021

Protective equipment - individual parts



Bottle for eye-irrigation with ocular
aseptic liquid for immediate eye-irrigation, 250 ml

Type:
plastic bottle,
please mind the expiry date !

Art.-No.
7200056



Protective goggles
sealing tightly, mist-free, transparent, with elastic strip, acc. to CE

Type:
plastic

Art.-No.
7200040



Protective gloves
Tricot-lined acc. to CE

Type:
PVC

Art.-No.
7200060



Protective boots
black, acc. to CE, approx. 28 cm bootleg-length

Type:
PVC

Art.-No.
7200115



Sewerage cover

Type:
plastic cover incl. bag, 2000 x 3000 mm
danger class 3, 4, 4.3, 5, 6 and 8

Art.-No.
7200180

plastic cover incl. bag, 1000 x 1000 mm
danger class 3, 4, 5, 6 and 8

7200181

Protective equipment - individual parts



Respirator with composite filter

tethers out of polypropylene, resp. rubber with cotton

Type:
thermoplastic polymer

Art.-No.
7200187



Panorama-entire mask

with unbreakable screening grid, 6 elastic rubber tethers,
1 inhalation valve DIN 3183, 2 exhalation valves, acc. to CE

Type:
natural rubber

Art.-No.
7200070



Composition filter

DIN 3183, respiration filter A2, B2, E2, K2, Hg. P3
for entire mask incl. cover, acc. to CE

Type:
plastic housing
please mind the expiry date !

Art.-No.
7200080



Protective overall

with zip-cover strip, dual-zip, hood, elastic bands in waist,
arms and legs, white, acc. to CE

Type:
Secutex

Art.-No.
7200100

Protective equipment - individual parts



Folding shovel with wooden handle

Type:
metal / wood

Art.-No.
7200186



Ex-flashlight

acc. to protection category IP 65-EN 60529, ignition protection category: Ex iae IIC

TY-zone 1. and 2. certificate of conformity PTB-No. Ex 94.C2407 incl. 2 mono cells IEC 86 R 20/LR 20 in a cardboard box

Type:
polyamide

Art.-No.
7200190



Pollution Control Set

content: plusguide®-absorb-granulate, paddle, hand-brush, sewerage cover, packaging pail to be used as retention container

Type:
complete set

Art.-No.
7200045

NEW

Terms and Conditions



1. Area of application

These terms of delivery and payment apply to all deliveries undertaken by the companies of the Witte group. They shall also apply to any subsequent orders by the customer even if we do not specifically indicate these in each individual case. Any deviating regulations must be in writing. The customer's terms of purchase shall not apply.

2. Contract

2.1 Offers are non-binding until the order is confirmed in writing. The prices contained in the offer are quoted on reservation that the order data and conditions on which these are based remain unchanged.

2.2 All orders, agreements, undertakings, etc. including all those made by our agents and members of our staff, require written, legally binding confirmation to be legally valid.

2.3 The prices offered and confirmed are, unless otherwise specified, always quoted in EURO before the statutory rate of sales tax. They do not include packing, carriage, insurance and other shipping costs.

2.4 In case of delivery of printed matter, sketches, designs, sample typesets, prints, layouts and other preliminary work carried out for the customer beyond the work contained in the confirmed order shall be charged.

3. Payment

3.1 Invoices shall be issued in EURO on the day of delivery or readiness for delivery. A suitable amount of prepayment may be demanded for orders of exceptionally high quantities of materials or for major preliminary work.

3.2 Payment of the invoice amount is due within 21 days from the date of invoice unless otherwise agreed. The contracting party reserves all rights to serve notice on all overdue payments.

3.3 Discount shall be granted only on the basis of some special agreement. Any discounts granted or tolerated by us repeatedly in previous cases shall not entitle the customer to claim continuation of such discount.

3.4 Bills of exchange may be used for payment only with our prior consent in each case. All costs arising from the bill of exchange shall be borne by the customer.

4. Delivery

4.1 Deliveries shall be made in all cases at the customer's cost and risk. We shall be liable only for malice aforethought and gross negligence.

4.2 We are entitled to deliver part deliveries according to our own discretion and may invoice part deliveries separately.

4.3 Delivery schedules and deadlines are only valid when they have been confirmed by us in writing. If delivery dates have been indicated, they shall be considered as approximations and shall commence at the earliest with the confirmation of order, but not before all details of contract execution have been clarified and the relevant conditions have been fulfilled by the customer. The delivery date is the date of dispatch or, in the case of agreed dispatch, the date of readiness.

4.4 If the delivery is delayed, the customer shall grant a suitable additional respite for fulfilment. When this additional period has elapsed without result, the customer shall be entitled to withdraw from the contract provided he has issued a prior warning in this regard with suitable notice. He shall not be entitled to claim indemnity provided we are not guilty of malice aforethought or gross negligence. This Customer's right to withdraw shall not apply in the case of part deliveries already carried out.

4.5 Where the delivery term and the appropriate respite are transgressed, the entrepreneur will be only liable for the invoice amount of the quantity not supplied within the prescribed period. Liability can amount to max. the height of the negative interest.

5. Complaints, warranty

5.1 The customer must examine the preliminary and interim products forwarded to him for correction, as well as the samples and test pieces, to ascertain whether they comply with the agreement and shall notify us immediately of any faults found. If the delivered material is printed matter, the risk of any errors shall be transferred to the customer from the moment they are released for printing, provided these are not errors that only occurred or could only be recognised after the materials were declared ready for printing.

5.2 In case of delivery of printed matter, slight deviations in coloured reproductions from the original in all printing processes shall not entitle the customer to reject the goods. This also applies to the comparison between proof copies and edition copies. For deviations in materials used, we shall be liable only up to the amount of our own claims against our suppliers. Deliveries differing up to 10% or more above or below the quantities ordered shall also not entitle the Customer to make a complaint. Invoices shall always be based on the quantities delivered.

5.3 The guarantee period for new products is of one year. It amounts to two years in cases where the buyer is an entrepreneur, a legal entity of the public right or public special estate.

5.4 The buyer has to examine the delivered goods for defects immediately after receipt of the same. Apparent defects are to be communicated to us in writing immediately, at least, however, within one week after receipt. If apparent defects are not reprimanded at all, not in time or not in due form, the referring guarantee becomes void.

5.5 Other defects are to be indicated within one week after notice.

5.6 For advertising statements or defects in our operating instruction we are only liable responsible towards buyers being consumers of our goods.

5.7 Minor defects, which neither substantially impair the value nor the capability or usability of our products, are barred from this warranty.

5.8 We are entitled to carry out cure in our discretion. This means that we decide, whether a fault clearance or a compensation delivery takes place. If the cure of defects fails, we are entitled to a repeated remedy. Also in the case of a repeated remedy, we decide between fault clearance or compensation supply.

5.9 Only in case that the remedy failed repeatedly, the buyer is entitled to rescission of the contract and/or assertion of compensation. Entitlement to compensation applies only where we have to account for gross negligence or intent. Compensation is in any case limited to the negative interest. Compensation for consequential loss is barred from this warranty, unless subject to intent.

5.10 Liability for neglect of duties on our part is limited to gross negligent or deliberate infringements of duties. We are principally not liable for neglect of duties resulting from productions carried out in accordance with and on the basis of the buyer's examined designs, artworks or samples, which were released by the buyer as production documents. We are not responsible for the constructional design and correctness of the reproduced original. As far as recognizable, we are obliged to immediately inform the buyer about a non-feasibility to technically convert the designs provided by him.

6. Retention of title

6.1 The delivered merchandise shall remain our property until full payment of all claims outstanding at the date of invoice. The customer is only entitled to sell this merchandise in regular business dealings. The customer thereby transfers his claims from the resale to us.

We shall release these claims transferred to us if the security rights we have obtained exceed the amount of our claim by over 25%. If the customer obtains sole or joint ownership by combining, blending, mixing or processing or modifying our delivered merchandise, we shall be entitled to ownership or joint ownership of the new object at least to a share corresponding to the share of the value of our delivery in the other combined, blended or mixed objects.

Orders beyond the due transaction, in particular transfer by way of security and pledging of goods, are inadmissible. If compulsory enforcement into the estate of the buyer takes place by affecting reserved goods, we have to be informed immediately in written by indication of all necessary data (enforcement body, file reference etc.) and, if applicable, attaching the enforcement transcripts.

The claim for purchase price arising from sale of the products thus created shall be transferred to us according to the value of our delivery plus 25%.

6.2 We shall retain title to the goods we delivered or to the rights arising in their stead in accordance with the above provisions also for the customer's liabilities towards other companies within the Witte corporate group.

7. Rights to tools, equipment, etc.

7.1 Tools, printing sheets and the operating equipment used by us for the production of printed matter - in particular films, printing blocks, lithographs, printing plates and punching dies - remain our property, even if they have been invoiced separately.

7.2 The objects described above as well as semi-finished and finished products shall be kept beyond the delivery date only with prior agreement and against separate payment. We shall be liable only for malice aforethought and gross negligence.

8. Copyrights and protective rights

The customer shall be solely liable if our execution of his order leads to infringement of any third-party rights, in particular copyrights, industrial rights and third-party trademarks. The customer shall release us from all third party claims based on such infringement of rights.

9. Periodic work

Contracts regulating work recurring work on a regular basis can be terminated only with a notice period of at least three months to the end of a month.

10. Information and instructions

All oral and written instructions on suitability and possibilities of use of our products are issued according to our best knowledge and beliefs, but shall not be considered guaranteed and do not justify any claims against us unless they are a matter of a contractual indication of condition.

11. Written form, prohibition of transfer, prohibition of setting-off

11.1 All agreements with the customer require the written form or written confirmation, including any waiver of this agreement on the written form.

11.2 The customer shall be entitled to transfer any claims against us, regardless of their legal basis, only if we have granted written permission in this regard.

11.3 The customer may set off claims against our claims only if his claim is indisputable or has been established in law.

12. Place of performance, applicable law, legal venue

12.1 Place of performance for all claims arising from the order is our delivery plant.

12.2 This agreement is subject to the law of the Federal Republic of Germany, with exclusion of U.N. commercial law and the Hague treaties.

12.3 The legal venue for all claims and disputes arising from this agreement, including from bills of exchange and cheques, shall be Münster/Westphalia.

13. Severability clause

If any provisions of this agreement are or become void or ineffective in law, this shall not affect the validity of the remaining agreement. The parties shall agree to replace the invalid provision with an arrangement coming as close as possible to the commercial intentions of the original.

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