

**Supplementary agreement**

pertaining to the contract concerning the Agreement on the Recovery of Used Packaging (RIGK-SYSTEM) resp. Hazardous Packaging (RIGK-G-SYSTEM)

between

**RIGK GmbH**, Friedrichstr. 6, D-65185 Wiesbaden, Germany  
(hereinafter referred to as "RIGK")

and

Company: \_\_\_\_\_

Address: \_\_\_\_\_

Postcode/City: \_\_\_\_\_

Country: \_\_\_\_\_

Hereinafter referred to as "Contracting party"

Hereinafter jointly referenced as the "Parties"

**Preliminary remarks**

The Parties agree to a contract concerning the Agreement on the Recovery of Used Packaging (RIGK-SYSTEM) resp. Hazardous Packaging (RIGK-G-SYSTEM) (hereinafter: "principal contract").

The Parties intend to change and/or amend the principal contract regarding the submission of notifications of quantity as per Section 5 resp. Section 6, and agree as follows:

1. In addition to Section 5 resp. Section 6 of the principal contract, RIGK revocably permits the contracting party that the notifications of quantity (for Advance Notices and Final Notices as well as the corresponding certificates) as well as the submission of orders and other documents relevant for reporting purposes may be submitted electronically through the website of the RIGK Customer Portal ([portal.rigk.de](http://portal.rigk.de)). The website's use is processed on the basis of the attached Terms and Conditions of Use "*Notifications of quantity RIGK Customer Portal*," which is accepted as binding by the contracting party.
2. RIGK can revoke the use of electronic transmission at any time if this is misused; see No. 5 of the Terms and Conditions of Use. If the contracting party uses the notification of quantity via the website, then the contracting party is excluded from submission of documents in written form.
3. The contracting party is liable for the correct registration of the participant, the participant's use of the personal security features, as well as the submission of the notifications of quantity and the upload of the certificates by the participant. Section 5 resp. Section 6 of the principal contract is thereby amended so that the upload of the Advance/Final Notice and/or the certificate is equated to sending the documents by post. In connection with the website's use, the contracting party must inform participants that their personalised data (name, surname, email, phone number) is collected, processed, transferred, and stored by RIGK and its vicarious agents within the scope of the purpose

of the contract. More detailed information is included in the Data Protection Regulations available on the website.

4. The written form is deemed to be agreed. This supplementary agreement becomes valid upon signature of the contracting party as well as the activation of the participant. This supplementary agreement is independent of the legal effectiveness of the principal contract. This supplementary agreement takes effect on \_\_\_\_\_ and is independent of the legal effectiveness of the principal contract.

\_\_\_\_\_  
Date Signature Company Stamp

17.12.2021

\_\_\_\_\_  
Date Signature Company Stamp  
**RIGK GmbH**

DocuSigned by:  
*Markus Dambek*  
EA6B7B6DE4B04EF...

DocuSigned by:  
*Jan Bauer*  
00577B21421042F...