## Guidelines for protecting materials which are the property of Dornbracht

The company Dornbracht AG & Co. KG, Iserlohn, Germany ("Dornbracht") is the sole owner of intellectual property rights in the materials which are part of its brand and product presentation in printed, electronic or other form. Besides the products themselves, this includes specifically Dornbracht's brands and labels, copy, pictures and graphics, marketing information, price catalogues and lists and product and material samples. This intellectual property is protected by legislation on registered designs, brands and copyright, together with other legislation, regardless of whether it is identified as protected or not.

Dornbracht reserves all these rights and permits use only in accordance with the following rules.

Dornbracht allows the user for an indefinite period, not in any event to exceed the duration of cooperation, to use the materials cited above and received directly from Dornbracht for the purpose of promoting the sales of Dornbracht products. This does not affect Dornbracht's right to require the return of materials, e.g. if product lines are modified or discontinued. The same applies if there is any other important reason for Dornbracht. There is no transfer of title in the materials.

Any use of the materials above and beyond this permitted purpose is prohibited. The user is specifically prohibited from:

- modifying the materials for commercial purposes;
- passing the materials to third parties in any way or form.

Editorial use of pictures, copy and graphics in print media to promote sales of Dornbracht products is allowed, provided that these are not modified and there is clear indication of Dornbracht's copyright on the following lines:

## © Dornbracht AG & Co. KG, Iserlohn, Deutschland

All rights reserved. Unauthorised use may result in civil claims for removal, ceasing and damages and in certain circumstances is a criminal offence. In the event of unauthorised use, Dornbracht reserves the right of legal action.

Violations of the existing ancillary copyright in favour of Dornbracht AG & Co. KG will result in civil and criminal prosecution in every instance.

Further use is subject to prior written approval by Dornbracht, unless the use is solely for personal and private purposes.

The customer undertakes to pay Dornbracht contractual damages for each violation of the above prohibitions and undertakings and waives the defense of continuation. The amount of the contractual damages will be reasonably determined by Dornbracht for each case of culpable violation and may be reviewed by the competent court. This is without prejudice to Dornbracht's other claims, e.g. for injunction, information and damages. Dornbracht is further entitled in the event of a violation of the above conditions to terminate the present agreement without the need for prior warning.

P.O. Box: 14 54, D-58584 Iserlohn, Delivery address: Heckenkamp 31, D-58640 Iserlohn

Dornbracht AG & Co. KG, Amtsgericht Iserlohn HRA 686, PHG: Dornbracht Management AG, Amtsgericht Iserlohn HRB 9770

Chairman of the Supervisory Board: Matthias Dornbracht, Board of Directors: Stefan Gesing (Chairman), Jochen M. Wilms

Commerzbank AG Iserlohn, Account no. 703322900, Sort code 445 800 70, IBAN: DE86 4458 0070 0703 3229 00, BIC/SWIFT: DRESDEFF445, VAT no. DE 12557 4003 ILN-Nr. 40 29011 00000 3, Tax no. 328/5711/0245, EORI no. DE2914670