

### **Ansvarsfraskrivelse**

Køber er bekendt med, at Sælger er et konkursbo. Det solgte sælges derfor uden ansvar for mangler af enhver art, såvel retlige som faktiske, dog bortset fra adkomstmangler. I tilfælde af adkomstmangel kan Køber ikke kræve erstatning, men er alene berettiget til at hæve købet for så vidt angår den eller de effekter, som vanhjemmelen vedrører. Køber erklærer sig indforstået med ikke herudover at kunne gøre misligholdelsesbeføjelser gældende vedrørende købet, herunder retten til at hæve handlen, kræve afslag i prisen eller erstatning. Køber erklærer, at han i sin prisfastsættelse har taget højde for nærværende ansvarsfraskrivelse. Såfremt det efterfølgende skulle vise sig, at effekterne tilhører tredjemand, eller at tredjemand har rettigheder over effekterne, forbeholder konkursboet sig ret til at tilbagekøbe de pågældende effekter til samme pris, som de nu er solgt til, og uden at boet, Skifteretten eller kurator kan ifalde erstatningsansvar. Tilsvarende har konkursboet ret til helt eller delvist at tilbagekøbe de solgte effekter, hvis tredjemand hindrer boet i at foretage levering af det solgte. Der ydes således ingen garanti eller reklamationsret for det solgte.

### **Disclaimer**

The buyer is aware that the Seller is a bankruptcy estate. All sold items are therefore sold without responsibility for defects of any kind, both legal and actual, except for lack of access to the sold items. In case of lack of access, the buyer cannot claim compensation but is entitled to terminate the purchase though only in respect of the effected item(s) concerned. The buyer agrees not to be able to make any claim of breach of contract applicable to the purchase, including the right to cancel the deal, demand a price reduction or compensation. The buyer declares that in his price fixing of the object he has taken in account of this disclaimer. If it subsequently appears that the effects belong to third parties or that third parties have rights over the effects, the bankruptcy estate reserves the right to repurchase the effects for the same price as they are now sold for and without the bankruptcy estate, the court of law or the curator held as responsible for this. Similarly, the bankruptcy estate is entitled to fully or partially repurchase the sold effects if a third party prevents the estate from delivering the goods that are sold to the buyer.

Therefor no warranty of any kind is granted for the sold items.

LogPartner A/S

CVR 37526215

Ydingvej 39A, 8752 Østbirk

Phone +45 7070 7480 Mail: support@logpartner.dk