

Terms of the Certificate of Right of Use

1. The Certificate of Right of Use serves as proof of an adult holder's right to use packaging owned by Woikoski Oy (hereinafter "Woikoski") under the conditions stated below. Packaging refers to containers used for storing and transporting gas, such as gas cylinders, cylinder bundles, cylinder racks, cans, dewars, and mini-containers.
2. The packaging referred to in the Certificate of Right of Use remains the property of Woikoski and may not be transferred to third parties. If the property is unlawfully transferred, the rights under the certificate are considered terminated. The value of the property is determined by the current sales price of the equivalent packaging.
3. The packaging is subject to Woikoski's current price lists and delivery terms, which the holder is obligated to follow. By paying the rental or other applicable charges for the packaging mentioned in section 1, or by receiving the packaging (invoiced customers), the holder/payer/recipient agrees to the terms of this certificate and other related Woikoski terms. The holder confirms they have had the opportunity to review these terms. The price lists and terms are available at all Woikoski locations.
4. Packaging may only be filled at Woikoski's filling stations. Woikoski ensures that the packaging delivered to the holder complies with regulations. Woikoski is responsible for regular maintenance, inspection, and related costs. Empty packaging must always be returned to Woikoski without delay.
5. The holder is responsible for the proper care of the packaging until it is returned with a receipt. The holder is fully liable for any damage or loss of the packaging in their possession, as well as for any damage caused by improper or careless handling.
6. The holder may, with Woikoski's written consent, transfer the rights and obligations defined in this certificate to another gas user who does not manufacture or market gases. The rights and obligations then transfer to the recipient, provided the transfer is registered with Woikoski in writing (e.g., by email) and the recipient accepts the terms in writing. The registration becomes effective at the beginning of the next calendar month. Until then, the previous holder retains all rights and obligations.
7. Upon transfer, the previous holder may hand over the packaging to the new holder, provided the new holder assumes responsibility and the transfer is reported to Woikoski in writing. If Woikoski does not approve the transfer, it will reimburse the remaining value of the certificate



based on its original validity period, minus one third ($\frac{1}{3}$) of its original value. The remaining value may be offset against other receivables.

8. If the holder fails to pay the required amount despite reminders, the rights under the certificate are considered terminated. The holder must return the property immediately at their own expense and risk to a location designated by Woikoski. In case of delay, section 10 applies.
9. If the holder is deemed unable to fulfill the terms due to financial or other reasons, Woikoski has the right (but not the obligation) to retrieve its property as defined in section 2, regardless of whether the packaging is full or empty. Such reasons include cessation of payments, liquidation, bankruptcy application, or failure to pay overdue receivables. The holder must compensate Woikoski for all costs related to the retrieval. Once the property is retrieved, the rights under the certificate are considered terminated.
10. To renew the rental agreement or arrange the return of rented products, the holder must contact Woikoski's customer service or reseller before the rental period ends. If the holder does not wish to renew, the products must be returned to the reseller or, for delivery customers, to Woikoski's location by the end of the rental period.
11. If the property is not returned after the certificate expires or the rights otherwise end, the holder must pay the daily rental fee according to the current price list until the return date. If the property is not returned within 14 days, the holder must redeem the property in accordance with section 2. The invoice is due upon request and subject to legal interest for late payment.