

I. I. GENERAL TERMS AND CONDITIONS OF INTERNATIONAL TESTING INSPECTION & CERTIFICACION - ITICCOL S.A.S

1. SCOP

- 1.1. The following terms and conditions of ITICCOL S.A.S (forward "GTC") are applied to agreed services between ITICCOL S.A.S and the client (forward, "Parties"), including services and other auxiliary obligations planes on the execution of the contract (forward jointly referred to "Services"). In addition, and prevailing over this general terms and conditions, special terms and Will be applied conditions of section II.
- 1.2. Both clients and businessmen can be considered clients on this GTC. A consumer is any person that gets a legal transaction with ITICCOL S.A.S for purposes that cannot be predominantly attributed to their professional activity, weather it is autonomous or commercial. A businessman is a natural or legal person or a society with legal capacity that at the end of a legal transaction with ITICCOL S.A.S, acts in the development of its professional activity weather if it is commercial or autonomous. Legal entities of public law and special public law funds are also considered businessmen in the sense of this conditions.
- 1.3. If the client is a consumer, the special terms and conditions (section III) will be applied in addition to the general terms and conditions and the special terms and conditions in section II and will prevail over them.
- 1.4. Client's Conflicting or divergent terms and conditions, won't be applied and will be excluded. Client's general terms and conditions won't be part of the contract, even if ITICCOL S.A.S does not expressly oppose them, accept payments without reservations or performs services without reservations.
- 1.5. In the context of a commercial relationship with a client, this GTC and the attached special terms and conditions will also be applied to future contracts with these clients without ITICCOL S.A.S needing to separately refer to them on each individual case.
- 1.6. In the instance where this GTC or the Special terms and conditions refer to the term "accreditor", this also includes authorization and recognition authorities; the terms "accreditation specifications", "accreditation requirements" and the "accreditation procedures" will be applied according to the specification and procedures of the authorizing and recognition authorities.
- 1.7. In the instance of this GTC or the special terms and conditions refer to a written requirement, the text form will be enough to meet the requirement.
- 1.8 Individual agreements concluded with the client on individual cases (including collateral, plugins and modification agreements) will prevail on any case of this GTC. Subject to evidence on the contrary,

a written contract or a written confirmation from ITICCOL S.A.S has the authority for the content of those agreements.

2. Quotes and conclusion of the contract; contract term

2.1 The conclusion of the contract will happen by the signature of the ITICCOL S.A.S commercial offer or a contract document separated by both contracting parties or by ITICCOL S.A.S that provides the requested services by the client. If the client commission ITICCOL S.A.S without previous offer from ITICCOL S.A.S, ITICCOL S.A.S has the right at its sole discretion to accept the order through a written acceptance declaration or by the performance of the requested services.

2.2. In instances where there is a determined term of the contract, this will be based on the agreed offer of ITICCOL S.A.S or in the contract. The agreed period will be extended by the period provided in the offer or in the contract if the contract is not terminated in writing by one of the GTC - ITICCOL S.A.S contracting parties three (3) months after its due date.

3. Provision of services and scope of services

3.1. The scope and the type of services provided by ITICCOL S.A.S will be specified in the description of the services agreed on ITICCOL S.A.S contract. If there is not a description available of the service separated from ITICCOL S.A.S, the last ITICCOL S.A.S offer will be decisive for the services to be provided. The parties can only agree changes in the description of the services in written form. Unless agreed otherwise, services beyond the scope of the description of the service (for example verify correctness and functionality of parts, products, process, installations, organizations not listed in the service description, as well as the intended use and the application of these) should not. No responsibility is assumed for the design, material selection, construction or intended use of a piece, product, process or examined plant, unless this is expressly requested on the order.

3.2. ITICCOL S.A.S has the right to determine the service performance method, including tests or exams carried out at its own discretion, unless otherwise agreed in writing or if the mandatory standards request a determined procedure.

3.3. If mandatory legal regulations and standards or official requirements for the agreed services change after the conclusion of the contract, ITICCOL S.A.S has the right to an additional payment for the resulting additional expenses.

3.4. Unless contractually agreed, when tests are carried out, ITICCOL S.A.S will not guarantee the accuracy of the security programs or security standards on which the tests are based, which have been made available by the client or by third parties.

3.5. The owed services under the contract are exclusively agreed with the client. The third parties contact with ITICCOL S.A.S services, as well as the provision and justification of confidence in the execution results, is not part of the agreed services. This also applies if the client transmits the performance results, in whole or in extracts, to third parties in accordance with Clause 104.

3.6. The parties Will not include third parties in the contract protection scope, unless the parties have expressly writing agreed to that inclusion, naming a third party.

4. Periods / Execution dates

4.1. The execution periods and dates specified on the contract are not binding, unless execution periods and dates are expressly marked as binding in the contract.

4.2. If the execution is delayed, the client only can terminate the contract according to legal dispositions is ITICCOL S.A.S is responsible for the delay. Any legal right of termination remains unaffected. ITICCOL S.A.S is not responsible for a delay in the compliance, specially is the client has not met its cooperation duties according to the Clause 5.1 or hasn't done it on time and hasn't provide ITICCOL S.A.S all necessary documentation and information for the service performance according to the contract.

4.3. If the client is obliged to comply with legal periods, officially prescribed and/or those prescribed by the creditor, is the client's responsibility to agree the execution dates with ITICCOL S.A.S in order to allow the client to comply the legal periods and / or officially prescribed. ITICCOL S.A.S takes no responsibility in this regard unless ITICCOL S.A.S expressly agrees in writing that guaranteeing deadlines is contractual obligation of ITICCOL S.A.S

5. Mandatory customer cooperation

5.1. The client will offer all the cooperation and / or necessary dispositions, in particular the cooperation and / or dispositions specified in section II (Special conditions and conditions) and will provide information that allows ITICCOL S.A.S to perform the services according to the contract. The client has the responsibility to guarantee all the necessary cooperation actions, dispositions and information from its end, it's indirect agents or other third parties assigned to its scope are provided in a timely manner and free of charge for ITICCOL S.A.S.

5.2. Every cooperation, disposition and information named in Clause 5.1 must follow the legal regulations, standards, safety regulations and relevant accident prevention regulations.

5.3 The client Will assume all the additional costs incurred due to services having to be repeated or delayed due to delayed, incorrect or incomplete information or inadequate cooperation attributable to the client. Even is the total amount has been, or a maximum price has been agreed, ITICCOL S.A.S has the right to invoice these additional costs

6. Prices; services accounting

6.1 In instance where ITICCOL S.A.S and the client have agreed on a fixed overall price in the contract, this will be billed. If the scop of the services is not completely defined in writing when the contract is concluded, the services performed by ITICCOL S.A.S will be billed according to the time spent and the rate agreed in the contract. If the amount of the fee has not been agreed in writing on the contract, the bill will be based on the ITICCOL S.A.S price list in force at the time of the provision of the service, which will be available to the client upon request.

6.2 Unless otherwise agreed in writing, applicable value added tax must be added to the agreed price. It is possible the partial acceptance. In the case of partial acceptance, partial remuneration is due after successful acceptance of the individual parts of the work.

6.3 ITICCOL S.A.S has the right to demand initial payments for services already performed according to the contract for the value of the services performed and owed according to the contract.

6.4 ITICCOL S.A.S declares that all resources for the operation of its Conformity Assessment Bodies (CAB) are derived from the activities described in the corporate purpose of the Registry of existence and legal representation, issued by the Commerce Chamber of Bogotá.

7. Payment terms / costs / compensation

7.1 All invoice amounts must be paid immediately without deduction upon receipt of the invoice. There will be no discounts or refunds.

7.2 The payments will be made on ITICCOL S.A.S bank account indicated on the invoice, indicating invoice number and client's number.

7.3 In case of non-compliance, ITICCOL S.A.S has the right to charge late payment interest at the legal rate, without the need to establish moral rights. ITICCOL S.A.S reserves the right to claim additional damages.

7.4 If the client fails to comply with the payment of the bill, ITICCOL S.A.S has the right to terminate the contract with the client after the expiration of a reasonable grace period (a) to withdraw an already issued certificate or test mark, to demand delayed work results, as tests reports, and invalidate the non-conformity declarations and (b) terminate the contract without warning in case of the contract being a continuous obligation or a contract with an agreed term.

7.5 To the extent that ITICCOL S.A.S becomes aware of circumstances after the conclusion of the contract in which insolvency or other significant deterioration in the financial circumstances of the client occurs or threatens to occur, and therefore, endangers the compliance of the contract obligations, ITICCOL S.A.S has the right to deny the corresponding services under the contract.

The right to deny the compliance of the contract will not apply if the client fulfills contractual obligations or provides security for the payment claim at risk. If the client fails to provide the owed services or adequate security within a reasonable period, ITICCOL S.A.S has the right to terminate the contract while maintaining the compensation claims.

7.6 Objections regarding ITICCOL S.A.S invoices must be made in writing within 2 weeks after the reception of the invoice. ITICCOL S.A.S will make special reference to the payment term in its invoices.

7.7 ITICCOL S.A.S has the right to demand an adequate advance payment, if it is reasonable for the client considering the amount of the order and the scope of the service owed by ITICCOL S.A.S.

7.8 Only legally established or uncontested claims can be compensated with the claims of ITICCOL S.A.S. This limitation on compensation does not apply if the claims and counterclaims of ITICCOL S.A.S and the client are based on the same legal relationship. The same applies to the affirmation of retention rights by the client.

8. Acceptance

8.1 In case of contractual agreed services or if the acceptance of the work has been contractually agreed, the client is obliged to immediately accept after the termination notification, even in the case of partial execution or completion of autonomous parts. Acceptance costs will be borne by the client.

8.2 If the client does not fulfill the obligation to accept without delay, it will be considered the acceptance had place four (4) calendar weeks after the provision of the service if ITICCOL S.A.S specifically refers the client to the period in which the service is performed.

8.3 The client does not have the right to deny acceptance due to insignificant defects.

9. Confidentiality

9.1 "Confidential information" means all the information, documents, images, drawings, technical knowledge, data, samples and project documents delivered by a party. (forward revealing part) to the other party (forward receiving party) or other way revealed at the beginning of the contract. This also includes copies of this information in paper or electronic format. When it is provided in writing or in any other physical form, the confidential information must be identified with the words "confidential" or a similar redaction indicating the confidential nature of the information.

In the event when confidential information is transmitted verbally, appropriate background information must be provided.

Confidential information is not expressively data and the technical knowledge collected, compiled or obtained other way by ITICCOL S.A.S (not personal) within the scope of the provision of services by ITICCOL S.A.S. ITICCOL S.A.S has the right to storage, use, develop and transmit data obtained in accordance with the provision of the services in order to develop new services, improve services and analyze the service performance.

9.2. Confidential information

- Can only be used by the receiving party to accomplish the purpose of the contract, unless expressly agreed in writing with the revealing party
- Can't be duplicated, distributed, published or transmitted in any other way by the receiving party, expecting the necessary confidential information that receiving party needs to accomplish the purpose of the contract or such confidential information that the receiving party must transmit based on judicial instructions or legal or governmental regulations; this referring particularly to confidential information that must be transmitted to supervisory authorities and / or ITICCOL S.A.S accreditors within the framework of an accreditation procedure or, within the framework of the provision of services, to the affiliated companies of ITICCOL S,A,S, subcontractors or their respective employees.

- Must be treated as confidential by the receiving part the same way as its own confidential information, but in any case, with less care than with the necessary care and attention

9.3. Receiving part will make sure that Confidential information received by the revealing part is available only to those people who need it to provide services following this GTC. These people include advisors for the receiving party and its affiliated companies.

9.4. The term “Confidential information” doesn’t includes information that was already general knowledge at the moment of the publication or is given to the public without incurring to the violation of this GTC, or was already known verifiably by the receptor at the time of the conclusion of the contract, or subsequently, are shared in a justified manner by a third party; or was already in the possession of the receiving party prior to transmission by the revealing party; or the receiving party has developed independently the revealing party transmission.

9.5 The confidential information will still be property of the revealing part. The receiving part immediately accepts (i) return all the confidential information, including all the copies of it, to the revealing part at any time by request of the revealing part, or (ii) destroy all the confidential information, including all the copies of it, as request of the revealing party and a writing confirmation from the revealing party about this destruction.

The mentioned obligation of devolution or destruction will not apply to:

- Reports and certificates exclusively made with the purpose of accomplish the contract obligations with the client, that are under the influence of the client. However, ITICCOL S.A.S has the right to copy the contract and the confidential information, which constitutes the basis for the preparation of these reports and certificates, as evidence of compliance of the contract and for general documentation purposes of its files; or
- Confidential information stored on backup servers or backup analog systems on a generational basis during routine data backups as part oof normal storage processes; or
- To the extent that they are contrary to laws, regulations, orders of a competent court, an administrative or supervisory authority or an accreditation body.

9.6 This confidentiality obligation has existed since the beginning of the contract and will still apply during a five year-period time after the ending of the contract.

10. Copyrights and rights of use, publication

10.1 Copyright of reports, test reports, test results, expert opinions, calculation results, representations and others. Prepares under the scop of the order (forward “performance results”) are ITICCOL S.A.S property. As owner of the copyrights, ITICCOL S.A.S is free to grant others the right to use the performance results for individual use or for any kind of use (forward “Right of use).

10.2 The client gets a simple right of use, limited, non-transferable and non-sublicensable, over the content on the service results produced within the scope of the order, unless agreed otherwise in individual cases. The right of use is limited to contract purposes (for example, use of test reports, audit reports as evidence of the audits carried out or in the case of a contractually agreed review of a management system for compliance with the certification conditions as evidence of the corresponding decision).

10.3 The transfer of Rights of use of the performance results generated are regulated by Clause 10.2 of this GTC is subject to a full payment of the agreed remuneration in favor of ITICCOL S.A.S.

10.4 The client can only transfer the totality of the performance results unless ITICCOL S.A.S has given prior written consent for the partial transmission of the performance results.

10.5 Any publication or reproduction of performance results with publicity purposes or any prior use for the performance results beyond the scop regulated on Clause 10.2 requires prior writing consent from ITICCOL S.A.S on each individual case. The client will be responsible and will exempt ITICCOL S.A.S from any damage or claim caused by the publication or duplication of the service results for promotional purposes.

10.6 ITICCOL S.A.S can revoke an approval once granted in accordance with the Clause 10.5 at any time without indicating motives. In this case, the client is obligated to stop the transference of the performance results immediately on its own and, to the extent of possible, to remove the publications.

10.7 The consent gives for advertising, does not give the client the right to use the corporate ITICCOL S.A.S logo, also registered as an ITICCOL S.A.S trademark or corporate design as advertising reference.

11. Defects

11.1 Guarantee legal rights will apply, unless otherwise is regulated in these conditions

11.2 In the event of a defect, the customer has the right to additional benefits. The complementary execution will be carried out at ITICCOL S.A.S discretion either through rectification or new installment. Generally, ITICCOL S.A.S complementary execution is developed as an act of good will and without recognition of a legal obligation. The recognition with the consequence of a new start of the limitation period will only exist if ITICCOL S.A.S has expressly declared it to the client. If the complementary execution fails, the client has the right to terminate the contract or reduce the price. It will be considered that the complementary execution failed after the second fail attempt, unless the nature of the item or the defect or other circumstances indicate otherwise.

11.3 Defect notification to the client must be in writing.

11.4 Client's claims by defects regulated on Clause 11 will be prescribed by law within one (1) year since the beginning of the legal limitation period; notwithstanding the above, the legal prescription period will apply (a) according to all claims and rights of the customer in the case of fraudulent concealment of the defect or (b) in case of claims for damages in a event of life injury, body or health, claims under the Product Liability Act, as well as intentional or grossly negligent breaches of duty

11.5 Beside claims mentioned in Clause 11, the client does not have the right to more claims and rights due to defects, excepting damage and refund claims. The responsibility for damages and refund of expenses will be governed by clause 12 of these terms and conditions.

12. Damages and expenses refund

12.1 ITICCOL S.A.S is not responsible for damages or refund of any legal motive expenses, due to defects, breach duties derived from the contractual relationship or grievance. This applies, but not exclusively, to damage claims due to loss of sales or benefits, financial costs and damages as a consequence of the interruption of the work or lose of production.

12.2 This responsibility exclusion according to Clause 12.1 does not apply in case of (a) intent or gross negligence, (b) responsibility for guaranteed quality characteristics, (c) liability based on the product liability act and (d) guilty injury to life, body or health. Besides, ITICCOL S.A.S is also responsible according to legal dispositions in case of breach of essential contractual obligations, meaning that, obligations which compliance is essential for the correct contract execution and in which compliance, the client regularly can trust.

12.3 To the extent that ITICCOL S.A.S is not responsible for intent or gross negligence, injuries to life, body or health, for the guaranteed quality characteristics or under the Product Liability Act, ITICCOL S.A.S responsibility in case of breach of essential contractual obligations is limited to the foreseeable damage typical of the contract.

12.4 To the extent that liability under this Clause 12 is excluded or limited, this shall also apply to the personal liability of employees, representatives, bodies and other ITICCOL S.A.S employees and its auxiliary and alternate agents.

12.5 The time limit for damage and refund claim prescriptions will be governed by legal provisions.

12.6 No change in the burden of proof to the detriment of the client will be construed with the provisions.

12.7 Unless agreed otherwise in writing, ITICCOL S.A.S will only be responsible according to the contract with the client and, if applicable, with a third party explicitly named in writing in the contract. Liability towards other third parties is excluded except for extra contractual liability.

13. Force Majeure

13.1 “Force majeure” means the occurrence of an event or circumstance that prevents or prevents a party to fulfill one or more of its contractual obligations according to the contract, if and to the extent that party demonstrates: (a) that such impediment is beyond their reasonable control; and (b) that it could not be reasonably prevented by the moment of the conclusion of the contract; and (c) that the effects of the impediment could not have been reasonably avoided by the affected party.

13.2 In the absence of evidence to the contrary, the following events affecting a party shall be presumed to meet the following conditions (a) and (b) paragraph 1 of this Clause: 8i) war (declared or not), hostility, invasion, act of foreign enemies, extensive military mobilization; (ii) civil war, riot, rebellion, revolution, military power or use of power, insurrection, act of terrorism, sabotage or piracy;

(iii) monetary and commercial restriction, sequestration, or sanction; (iv) act of authority, weather legal or illicit, compliance with any law or government order, expropriation, seizure of works, requisition, nationalization; (v) plague, pandemic, natural disaster or extreme natural event; (vi) explosion, fire, equipment destruction, prolonged transport breakdown, telecommunications, information system or energy; (vii) general labor disturbances such as boycott, strike and lockout, slow march, occupation of factories and premises.

13.3 The party that successfully invokes this Clause is released from its duty to fulfill with contractual obligations and of any responsibility for damages or any other contractual remedy for breach contract, from the moment the impediment causes the inability to comply, as long as the notification is given in a proper time. If is not notified on time, the repair will take effect from the moment the notification is received by the other party. When the effect of the impediment or the invoked fact is temporary, the above consequences will only apply to the extent that the invoked impediment prevents the affected party from compliance. When the duration of the invoked impediment has the effect to substantially deprive the contracting parties from what they were reasonably entitled to expect under the contract, any of the parties has the right to terminate the contract by notifying to the other party in a reasonable period. Unless otherwise, the parties expressly agree that any of them can terminate the contract if the duration of the impediment exceeds 120 days period.

14. Deprivation

14.1 The parties are obliged to comply with their contractual obligations even if the events have made the performance more onerous than could have been reasonably anticipated at the moment of the conclusion of the contract.

14.2 Without prejudice to the paragraph 1 of this Clause, when a party demonstrates that:

a) The continuous performance of its contractual obligations has become excessively onerous because of an event beyond its reasonable control which could not reasonably be expected to have been considered at the time of the conclusion of the contract; and that b) couldn't be reasonably avoided or overcome the event or its consequences, the parties are obliged, in a reasonable amount of time since the invoke of this Clause, to negotiate alternative contractual terms that reasonably allow to overcome the consequences of the event.

14.3 When the Clause 14.2 is applied, but when the parties have been unable to agree on alternative contractual terms according to mentioned on this paragraph, the party that invokes this Clause has the right to terminate the contract but cannot request an adaptation from the judge or arbitrator without the other party consent.

15. Export control

15.1 By transferring the services provided by ITICCOL S.A.S or parties thereof to third parties abroad, the client must comply with the applicable regulations of national and international export control law, respectively.

15.2 The execution of a contract with a client is subject to the condition that there is no obstacles on the execution due to national or international foreign trade legislation or sequestration and/or sanctions.

16. Partial nullity, place of execution, jurisdiction

16.1 In case one or more dispositions in these GTC are not valid, the remaining dispositions in these terms and conditions won't be affected.

16.2 The location of the compliance of the obligations under these terms and conditions or under the contract including complementary execution, will be the registered office of the respective company ITICCOL S.A.S that provides the service owed under the contract.

16.3 The place of jurisdiction for all disputed that arise of and from the contractual relationship is Colombia, to the extent that the client is a merchant, a legal entity under public law or a special fund under public law. However, ITICCOL S.A.S has the right to sue the customer in its general jurisdiction or any other competent court. The above dispositions do not apply if the law establishes exclusive jurisdiction place. In relation to non-traders, Colombia will be the jurisdiction place if the client transfers its domicile or usual place of residence to another country after the conclusion of the contract or its domicile or usual place of residence is not known to ITICCOL S.A.S at the time the claims are asserted in court

16.4 Legal and commercial relationships between ITICCOL S.A.S and the client will be exclusively ruled by the Colombian Republic laws excluding private international law and the United Nations Convention on Contracts for the International Sale of Goods of April 11 of 1980 (United Nations Sales Convention).

17. Data protection notice

ITICCOL S.A.S process all the client's personal data in order to fulfill this contract. Besides, ITICCOL S.A.S also process data with other legal purposes according to relevant legal basis (for example, balance of interest / consent). Client's personal data will only be transferred to other natural or legal persons if the legal requirements are met.

This also applies to transfers to third countries. Personal data will be immediately deleted as soon as the corresponding reason for deletion arises. Interested parties can exercise the following rights: Right to information, right to rectification, right of deletion, right to limit processing, right of opposition, right of data transferability. Besides, those affected by data treatment have the right to revoke their consent at any time with effect for the future, as well as the right to file a complaint with the competent data protection supervisory authority.

For more information about personal data processing by ITICCOL S.A.S as responsible person or contracted processor, please refer to the relevant data protection information. You can contact ITICCOL S.A.S Data Protection Officer by email at quejasreclamosapelaciones@itic-group.com

17.1 The client with the subscription of the present conditions, authorizes personal data treatment, as established by Law 1581 of 2012, as well as any modification and/or addition to it.

II. INTERNARIONAL TESTING INSPECTION & CERTIFICATION – ITICCOL S.A.S SPECIAL TERMS AND CONDITIONS

The following disposition is applied besides to ITICCOL S.A.S General Terms and Conditions and prevail over these in case of contradictions.

1. TRANSFER OF USE

1.1 If necessary, ITICCOL S.A.S, within the framework of a test/measurement, will leave the corresponding test of measurement device (forward "test device) to the client to use it exclusively for the test/ measurement. The test device functions are based exclusively on the manufacturer's product description.

1.2 The transfer of use is free, unless payment of a fee has been expressly agreed. The associate costs with the test device, especially electricity costs, will be borne by the client.

1.3 Commissioning of the test device is the sole responsibility of ITICCOL S.A.S. The use of the test device is only allowed to the client with the express permission of ITICCOL S.A.S and before instructions are given.

1.4 The client is obligated to use the tests device according to the purpose of the underlying contract. Particularly, the client is obliged to refrain from doing anything that may cause damage to the test device.

1.5 The client is obliged to maintain the test device in the contract specific conditions. Any defect on the test device must be immediately informed to ITICCOL S.A.S in writing. The normal attrition due to use will not represent a deterioration of the condition.

1.6 The test device will still be ITICCOL S.A.S property. No transference to third parties is allowed. In case of free use, the client is obliged to immediately return the test device to ITICCOL S.A.S at any time upon request, as long as the period for the transfer of use is not contractually determined. It also applies in cases of early termination of the test/measurement. Within the framework of the fee for transfer of use, ITICCOL S.A.S may only demand to the client the return of the test device if the contract on which the transfer of use is based in the transfer of use.

2. Contract termination

2.2 Both parties can terminate the contract at any time for a good cause.

2.3 For a good cause, ITICCOL S.A.S may consider giving notice particularly if:

- The client fails to comply multiple times (at least three (3) times) its collaboration commitments, finally rejects them or disrupts its execution for more than a total of three (3) months due to causes ITICCOL S.A.S is not responsible for;
- The client attempts to influence on ITICCOL S.A.S measurements or tests results;

- In the case of transfer of use for a fee, the client is delinquent in paying an invoice for the use of the testing device for two (2) consecutive dates;
- There is a substantial deterioration in the client's financial circumstances and, as a result, ITICCOL S.A.S payment claims under the contract are in considerable danger cannot be expected to ITICCOL S.A.S reasonably continue the contractual relationship

2.3 Termination must be made in writing