GENERAL TERMS AND CONDITIONS OF SALE

AREA OF APPLICABILITY

1. AREA OF APPLICABUITY
1.1. Unless explicitly agreed otherwise in writing, the present general terms and conditions of sale (hereafter "General Terms and Conditions") shall apply to all present and future sales agreements (hereafter "Sales Agreement") between Qookingtable BV, Koningin Astridlaan 14, B-3290 Diest (Belgium) (hereafter "QookingTable) and the Buyer (as mentioned on the order form) for goods and / or services as mentioned on any order form. No provision whatsoever, in the Buyer's documents (including its general terms and conditions) is applicable to the sales by QookingTable. By entering into a Sales Agreement with QookingTable, the Buyer accepts these General Terms and Conditions. In case of a discrepancy between the content of the offer of QookingTable and the content of these General Terms and Conditions the content of the offer of BUIVERY
2. ORDERS AND TERMS OF DELIVERY
2.1. Orders and/or terms of delivery are only binding if accepted by QookingTable in writing (email or web-form through the official website). The estimated delivery date will be communicated by QookingTable after receipt of the order confirmation and payment in full of the price for the goods. QookingTable will use reasonable efforts, to deliver the ordered goods or services on time. The Buyer acknowledges that, unless explicitly agreed otherwise in writing, CookingTable and the case explicitly agreed otherwise in writing. CookingTable and paid for separately. Each order is personal to the Buyer and cannot be assigned to a third part without QookingTables, written consent. QookingTable may refuse orders form unauthorized and paid for separately. Each order is personal to the Buyer and cannot be assigned to a third party without QookingTables written consent.

Sales Agreement or entillement to compensation, unless explicitly agreed otherwise in writing. Gooking Table may deliver the goods in one or several parts. Each part shall constitute a separate contract and shall be invoiced and paid for separately. Each order is personal to the Buyer and cannot be assigned to a third party without Gooking Table's written consent. Gooking Table may refuse orders from unauthorized persons or from persons not presenting the required professional qualification warranties. 2.2. Accepted orders are binding upon both parties. In case the Buyer cancels an accepted order, the Buyer will be liable to pay damages to Qooking Table in accordance with clause 4.8, without prejudicing Qooking Table's right to prove and claim higher damages or to claim for the performance of the Agreement. The Buyer shall have no right to cancel accepted orders of custom-made goods. In case the Buyer cancels an accepted order of custom-made goods it shall nonetheless be held to pay the purchase price and all additional costs and damages in full. If Qooking Table's order, it shall be binding upon the Buyer unless in torifies Qooking Table about its disagreement within 8 days after receiving the order confirmation. 2.3. Qooking Table shows that the Buyer is account at Qooking Table shows that the Buyer is a suspension of an order if the Buyer's account at Gooking Table shows that the Buyer is a suspension of an order or which the Buyer is directly or indirectly responsible, storage costs will be charged to the Buyer, without prejudicing Qooking Table's right to cancel the Sales Agreement. 3. PRICES - TAXES

3. PRICES - TAXES

3.1. The price is as stated in the offer. Price calculations or offers are indicative and non-binding until a subsequent order has been Accepted by QookingTable. Prices confirmed by QookingTable for one order shall not be applicable or binding

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 Accepted by CookingTable. Prices confirmed by QookingTable for one order shall not be applicable or binding for subsequent orders. These prices are always subject to possible increases if this is a result of the evolution of their fixed and/or variable costs (e.g.: wages and other social security contributions, costs of material, processing costs, energy costs, ex-change rates, etc.). The prices exclude transport costs (if applicable), insurance costs, packaging costs, VAT, levies, import and export duties, etc., unless explicitly stated otherwise in writing.
 2.1 if the delivery term, the place of delivery, or the circumstances of the delivery change at the request of the Buyer, or if the Buyer has provided incorrect information to this end, QookingTable is entilled to payment of the additional costs incurred. The Buyer cannot set off any of its claims against any debt towards QookingTable (whether or not those debts arise from the purchase of goods or services from QookingTable). 4. PAYMENTS - INTEREST - LIQUIDATED DAMAGES
 4.1 QookingTable's invoices are payable to QookingTable's designated bank account as indicated on the respective order or in the relevant invoice. Timely payment is of the essence. The invoice is considered settled when the complete amount stated on the invoice has been received on QookingTable's designated bank account as indicated on the Euver. Representatives are not authorized to receive payment. Invoice. 4.2 If the Buyer fails to pay in full any invoice by the due date for payment due to QookingTable challe shall only initiate production after receipt of payment of the relevant invoice. As and exchange costs shall accrue on a daily basis from the due date until the date of actual payment of the overdue amount at the rate of infores it singher, it shall be applied). Such interest shall accrue on a daily bas

transfer to QookingTable the claim for payment he has towards his buyer. QookingTable can, at its sole discretion, demand guarantees or warranties from the Buyer at any time (e.g. in the event there are indications or a negative financial position of the Buyer). These warranties or guarantees apply as a suspensory condition for the execution of further performance by QookingTable. 4.6. QookingTable is entitled to suspend or postpone its obligations in connection with other current contracts between the parties to the extent that the Buyer has not complied with a payment condition or other obligation. QookingTable reserves the right to suspend delivery of any goods or services until the Buyer's credit is back within the agreed limits or until the Buyer of contain advances on) the price may give rise to a proportionate delay in the delivery term. 4.7. In the event of late payment, QookingTable is entitled to cancel the Sales Agreement, or at QookingTable's other rights and remedies under these General Terms and Conditions, at law, in equity or otherwise. QookingTable shall be entitled to pick up or demand that the goods be returned at the Buyer's expense and evercise its right to compensation including under clause 4.8. 4.8. Liquidated Damages. If the Sales Agreement / any accepted order is cancelled by the Buyer pursuant to clause 2.2 or by QookingTable pursuant to 4.7 (or pursuant to any other breach by the Buyer), the Buyer shall pay QookingTable's loss and as such is deemed equitable. This paragraph is without prejudice to QookingTable's loss and as such is deemed equitable. This paragraph is without prejudice to QookingTable's loss and as such is deemed equitable. This paragraph is without prejudice to QookingTable's loss and as such is deemed equitable. This paragraph is without prejudice to QookingTable's loss and as such is deemed equitable. This paragraph is without prejudice to QookingTable's loss and as such is deemed equitable. This paragraph is without prejudice to QookingTable's l

Inght to prove and claim any higher damages. 5. RETENTION OF TITLE 5.1. The delivered goods will remain property of QookingTable until full payment by the Buyer of the price for these goods, as well as interests and liquidated damages, if applicable. If the Buyer has not yet (completely) paid the purchase price, the Buyer will notify third parties (for example a curator, insolvency administrator and/or creditors) of QookingTable system time the tree each time the circumstances sorequire, including but not restricted to the situation wherein a third party is threatening to seize or has seized the goods. The Buyer will inform QookingTable of such incident timmediately by registered letter. The Buyer warrants (if necessary on behalf of a third party (buyer) or holder) that QookingTable again at the expense and risk of the Buyer is and that they shall be made available to QookingTable again at the expense and risk of the Buyer is uplicable Incoterm2020. In case the Parties did not agree on an applicable Incoterm2020 in writing, the risk attached to the goods will pass to the Buyer all risks of loss of admage to the goods will pass by QookingTable is and its first net expense and risk of the goods by QookingTable locterm2020 in writing, the risk attached to the goods will pass to the Buyer in Quoking Table and I his disposal by QookingTable. The the year addition the goods of the goods by QookingTable.

coincident and Force Majeure, or similar circumstances arising from whichever party. 5.3. The Buyer is not entitled to dispose of the goods in the event the related purchase price has not been

5.3. The Buyer is not entitled to dispose of the goods in the event the related purchase price has not been paid in full. In the event the Buyer sells or otherwise transfers the goods, in breach of this clause, the Buyer's claim for payment towards its customer shall be automatically assigned to QookingTable, QookingTable hereby accepting such assignment. The Buyer shall inform its customers of the assignment to QookingTable and shall provide to QookingTable all information and documents on the collection of the claims. 5.4. In order to ensure QookingTable is retention of title under this clause, the Buyer shall take appropriate insurance on the delivered goods with a reputed insurance company for damage, losses, depreciation, devastation and theft, and provide QookingTable proof hereof at first request. The Buyer assigns his insurance claims from damage, losses, depreciation, devastation and theft from the goods to QookingTable, QookingTable hereby accepting such assignment.

5.5. As far as this clause concerning the retention of title is not in accordance with other clauses agreed upon between the parties, then this clause shall prevail. upon between the par
 6. PLACE OF DELIVERY

6.1. Unless Parties explicitly agree otherwise in writing, Delivery will take place according to the incoterm 'Ex Works' (INCOTERMS 2020) at the following Delivery Address: Koningin Astridlaan 14, B-3290 Diest, unless another address is communicated by QookingTable in the offer or order confirmation. In case Parties agree in writing that QookingTable will arrange

Country ratio in the order to a place of delivery as specified by the Buyer, then Ooking Table will act merely as an agent transport for the goods to a place of delivery as specified by the Buyer, then Ooking Table will act merely as an agent for the Buyer without assuming liability for such transport. Unless agreed otherwise in writing, the Buyer shall take all necessary measures to insure the goods for transport. The Buyer is obligated to inspect the goods upon receipt and to exercise its right of recourse against the conveyor within the required time limit.

7. QUALITY REQUIREMENTS AND REPORTING 7.1. When the Buyer is a QookingTable's distributor (hereinafter the "Distributor"), the Distributor undertakes to ensure a traceability system of the goods by maintaining suitable record of the goods reference, lot or serial number, quantity and customer information, during at least ten (10) years for all goods.
7.2. The Distributor shall store, handle and transport the goods to its customers in accordance with the product or the product of the series.

7.2. The Distributor share been share been specifications.
7.3. The Distributor must report to QookingTable within two (2) business days, any incident communicated by its customers, end-users or service agents and related to the use of the goods. The Distributor must report to QookingTable within one (1) business week from being informed, any complaint, malfunction or defect related to the goods communicated by its customers, end-users or service agents.

Consignation of the products incomers, end-users or service agents.
8. CONSIGNMENT STOCK (if agreed in writing)
8.1. All products in consignment remain the property of QookingTable until full payment of all invoices, including interest, indemnity and any possible taxes and/or levies. Consigned products have to be used according to the "first in - first out" system, in order to prevent deterioration. Products returned from consignment tensin the property of QookingTable until full payment of all invoices, including interest, indemnity and any possible taxes and/or levies. Consigned products have to be used according to the "first in - first out" system, in order to prevent deterioration. Products returned from consignment stock must be in their original packaging. Any product returned from the Buyer which is damaged, solled, not maintained in the required conditions as indicated by QookingTable or not in useable/marketable condition shall be charged to the Buyer is responsible for ensuring that all products in consignment are adequately maintained, kept in good working order, and handled only by adequately trained staff. While the products, and handled only su storage conditions as specified in the products, including any storage conditions, and for any deterioration which may take place; (iii) the use of the products; and (iv) advising QookingTable of stock use, and for generating a purchase order for the items sold.
9. PACKAGING

9 PACKAGING

 PACKAGING
 9.1.. QookingTable reserves the right to modify packaging based on availability of packaging materials and ecologic grounds without prior notice. Ordered quantities may be modified in order to meet the standard packaging units, upon prior written notice to the Buyer.
 10. DOCUMENTATION AND PRODUCT SPECIFICATIONS
 10.1. At written request, the Buyer will receive two copies of the documentation relating to the ordered goods. All specifications and product concepts, as well as all information received from QookingTable (including, without limitation, prices, payment conditions, and terms of the Sales Agreement) are confidential and shall remain the exclusive property of QookingTable. They may only be used by the Buyer in as far as necessary. far as necessary

for the use of the goods. Reproductions or any improper use of this information and/or documentation for other purposes is illegal and QookingTable reserves all rights to take legal action against the Buyer in such case.

10.2. OokingTable warrants that the goods will comply with the specifications and that they comply with all applicable laws and regulations in Belgium. QookingTable makes no other warranties with respect to the goods, unless a specific warranty is given in writing separately. Without limiting the foregoing, QookingTable makes no warranty of merchantability or fitness for a particular purpose or any other implied warranty with respect to the goods

respect to the goods. 11. COMPLAINTS 11.1. The Buyer must check if the delivered quantities correspond with the ordered quantities immediately upon receipt of the goods. Complaints concerning quantities, (non)-conformity or condition of the delivered goods must reach Qooking Table within 24 hours after receipt of the dispatch per e-mail and any complaint must be confirmed per registered letter within 7 days after receipt of the goods on penalty of expiry of the complete

complaint. 11.2. Complaints about hidden defects must be reported to QookingTable, 5 days after discovery at the latest by means of a n e - mail or a registered letter stating the reasons and mentioning all relevant data, amongst others: order and invoice number. QookingTable shall have no obligation to accept late complaints. Use or sale of the goods will nullify any liability for QookingTable, except in case of hidden defects. The Buyer must initiate legal proceedings against QookingTable, on the warranty for hidden defects within 4 months after discovery of the defects or after the defect should reasonably have been discovered and within one year after the delivery date at the latest (whichever is earlier)

earlier). earner). 11.3. Complaints and/or disputes of whatever nature, never give the Buyer the right to suspend the 11.1.1. Unifilment of its obligations towards QookingTable or the right to cancel the complete order or delivery.

LIABILITY - FORCE MAJEURE - PROVISION OF INFORMATION

12. LIABILITY - FORCE MAJEURE - PROVISION OF INFORMATION 12.1. Nothing in these General Terms and Conditions shall limit or exclude QookingTable's liability for any liability which may not be limited or excluded by applicable law. Subject to clause 11.1, QookingTable, nor its affiliates and/or representatives shall have no liability to the Buyer under or in connection with the order for: (a) the consequences of use of, and any consequences for the user, a third party or its goods resulting from the delivered and/or transported goods, to the extent permitted by Jaw; or (b) any loss of profits, or any indirect or consequencial loss or damage howsoever arising (including but not limited to: damage to property, financial loss, loss of profit, personnel costs, damage to third parties, loss of income). QookingTable's maximum liability will not ever exceed the price actually paid for the goods in question. 12.2. All cases of Force Majeure release QookingTable from its liability for anything related to the non-implementation of its obligations within the established period. In the event of Force Majeure, QookingTable is entitled to suspend the Sales Agreement in as far as it has not yet been carried out either for the duration of the period of Force Majeure rot cancel it without being under an obligation to pay compensation. For the application of these General Terms and Conditions, Force Majeure is taken to mean: every occurrence which is reasonably beyond QookingTable's control, including but not limited to: strikes, lock outs, delays or disruptions in transport, acts of war (irrespective of declaration of war), acts of terrorism, riots, fire, natural disaster, floods, earthquakes, typhoon, tsunami, weather conditions that make the execution free, natural disaster, floods, earthquakes, typhoon, tsunami, weather conditions that make the execution of the Agreement temporarily difficult or impossible, epidemic, health crisis, travel ban, disruption in power (electricity, gas....)

b) the Agreement, temporarily dimitation of impossible, epidemic, nearin crisis, traver bari, dissipution in power (electricit), generating, and the action of the acti

MISCELLANEOUS

13. MISCELLANEOUS 13.1. All intellectual property rights in the goods, its documentation, manuals and on QookingTable's websites (such as but not limited to all copyrights, trademark, patent rights, trade secrets, trade names, logos and other proprietary rights) are owned by and remain vested in QookingTable. The Buyer is not authorized to use the trade name or any trademark of QookingTable, without prior written permission from QookingTable thereto.

QookingTable thereto. 13.2. The invalidity or non-applicability of one or more of these stipulations does in no way affect the validity of the other conditions. The invalidity or non-applicability of one or more of these stipulations does not in any way constitute a reason for terminating the Sales Agreement. 13.3. The Buyer is not entitled to assign, transfer or subcontract any of its rights and/or obligations under a Sales Agreement, without QookingTable's prior written consent. 13.4. In the event of a dispute over a Sales Agreement between the Buyer and QookingTable, irrespective of its nature and the place of delivery, the Courts of Antwerp, judicial department of Hasselt shall have exclusive jurisdiction, even if it concerns accepted bills which are payable and/or domiciled outside this judicial district. Nevertheless, if QookingTable is the plantiff, if shall be entitled - at its free choice - to summon before the court having jurisdiction over the Buyer's place of business. 13.5. All our agreements are governed by and construed in accordance with the laws of Belgium, with the express

Figure 1. The standard sequence of the sequ