Standard Terms of Sale and of Supplies of Services

Applicable as from 15/09/2023



1. Scope of application – Enforceability
These standard terms of sale (hereinafter "ToS") govern all orders, requests or contractual relationships concerning (i) all services supplied by the service provided Company (as defined in Article 2 below) and, in particular, services involving analysis. The provided in Article 2 below (i) and (ii) are the provided in Article 2 below) and, in particular, services involving analysis. The provided in Article 2 below (iii) are the provided in Article 2 below (iii) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) are the provided in Article 2 below) and (iii) are the provided in Article 2 below) are the provided in Article 2 below (iii) are the provided in Article 2 below) are the provided in Article 2 below (iii) ataking samples, audits, inspections, visits, studies, training and expertise, as well as technical assistance (hereinafter referred to as the "Services" and/or (ii) concerning the supply by the Company of products and in particular consumables, reagent kits, equipment, software applications or other items (herein after referred to as the constraint of the constrai

kits, equipment, sortware applications or other items, nereinal retrreferred to as the "Products."

The Company and the client who or deristhe Services or the Products are herein after jointly referred to as the "Parties" or individually as a "Party".

These To Sform the basis for the business negotiations between the Parties and shall take precedence over all other terms, provisions or documents is sue dely the client, of any kind what soever, in particular the client's terms of purchase, which the client expressly and definitively waives.

These To Swill enter into force on the date shown at the head of this document and, as from said date, will super sedeall previous versions of the ToS. The client is informed that the ToS may be amended at any time and, as necessary, will again be submitted to the client for acceptance.

All derogations from these ToS will obligatorily require an express, written agreement that is signed by a person who is duly empowered to represent the Company.

Consequently, allspecific derogations or provisions proposed by the client, atanytime what soever and in any form what soever that may derogate form and/or complement these ToS and that have not been duly accepted in writing by a duly empowered representative of the Company, shall be rejected and deemed to be unenforceable.

2. Orders
The Company only supplies the Services and the Products to business clients. No ordersorrequests for Services or Products can be placed by a non-business client or a consumer within the meaning of the introductor y article to the French Consumer.

Code.
All requests for Services and Products that the client sends to the Company presuppose full, complete and unconditional acceptance of these ToS.

ArequestforServicesandProductsmustbesentinwritingtotheCompany, and the

presuppose full, complete and unconditional acceptance of these ToS. Arequestfor Services and Products must be sent in writing to the Company, and the client undertakes to use, as a priority, the EOL software application or any other kind of Electronic Data Interchange (EDI) application, unless such applications are temporarily unavailable, due to circumstances that callin to quest to data exchange security. All requests for Services or Products made or ally (in particular by telephone) require written confirmation from the client in order to be eligible. Absents uch confirmation, the Company reserves the right not to process the request. A request for Services and Products will be the subject of a quote, a written offer from the Company or a contractual agreement (this list is not exhaustive), which specifies the nature of the Services and/or Products ordered and their price. The "Company" with in the meaning of these EoS, refer stothe EUROF INIS legalentity that prepares the quote or the Geroric Services or Products by the Company. The quotes and offers provided to the client are valid for the period stated therein. An order for Services or Products (hereinafter the "Order") will become firm with regard to the client as from the first of the following dates, namely at the time (i) receiptby the Company of the quote, offer or contractual agreement that is signed by the client in printed or electronic format, (ii) of the sending of the samples to the Company, evenifities igned quote, offer or contractual agreement that is signed by the client in printed or electronic format, (ii) of the sending of the samples to the Company, evenifities igned quote, offer or contractual agreement that is signed by the client in printed or electronic format, (iii) of the sending of the samples to the Company evenifities igned quote, offer or contractual agreement that is signed by the client and provided that the client as formatical agreement was not returned, as from the start Oper formance of the Services or the delivery of t

 $or, if a signed \, quote, offer or contractual \, agreement \, was \, not \, returned, as from the start of performance of the Services or the delivery of the Products by the Company of the Products by t$ The Company may make acceptance of an Order contingent on payment by the client of an advance that may be up to 100% of the amount of the Order. The client acknowledges that these To Sapply to all future Order (s) from the client, and

allnewsuppliesofService(s)ornewdelivery/iesofProductstothesameclient, ever if that client has not formally accepted said ToS.

ir that client has not formally accepted said to 3. The terms of the Order complete these ToS. All provisions that are contrary to these ToS and that are contained in the Order must be expressly approved by the Company. All specific terms that are granted in respecto fone Orders hall not automatically apply to the client's subsequent Orders; each Order placed by the Clientis an independent of the client's subsequent orders and the client's subsequent orders are considered by the Client's subsequent orders and the client's subsequent orders are considered by the Client's subsequent o

separate Contract. The benefit of an Order is personal with respect to the client, which shall refrain from assigning or transferring its rights and obligations under these ToS and the Order in any form what so ever, unless the client has obtained the Company's prior writter

 ${\tt agreement.} \\ {\tt An Order cannot be partially or totally modified or cancelled by the client without the} \\$

agreement.
AnOrdercannotbepartiallyortotallymodifiedorcancelledbytheclientwithoutthe
Company's prior, express, written agreement.
IntheeventoftotalorpartialcancellationofanOrder, or of the suspension or deferral
offulfilment of an Order at the initiative of the client, including with the Company's
agreement, (i) the advances/amounts already paid to the Company's hallinure to its
benefit, (ii) the price of the Services and/or of the Products for the Order concerned,
fulfilment of which has started, shall be due in full, and (iii) the client shall owethe
Companyanidemnity equivalent to the loss uffered by the Company, including the
expenses incurred with a view to the fulfilment of the Order, the amount of which
cannot under any circumstances beless than 50% of the total amount excluding tax
of the Orderconcerned, unless the client can prove the loss suffered by the Company,
sless than 50% in which case the indemnity is equivalent to the loss really suffered
by the Company.
Specificad vance of collecting as ample, and one week in advance for an audit.
In the event of an one week in advance for an audit.
In the event of an one week in advance for an audit.
In the event of an one week in advance for an audit.
In the event of an one of the order involving an intervention on the client safety of the Company
sample, and one week in advance for an audit.
In the event of an order involving an intervention on the client of safety in the order
due to intervention conditions that do not guarantee the safety of the Company
employees and operator, or in the event of impossibility of access to the site, will be
considered as acancellation of the Order at the client sin titative on the day the Order
is due to be carried out, and will entail the consequences set out above.
The Company reserves the right to suspend modify and/orcancelacurrent Orderin

The Company reserves the right to suspend, modify and/or cancel acurrent Orderin the event of a change in the applicable regulations or legislation that has an impact on the full filment of the Order, without the client being able to claim any indemnity in elimbursement in this regard. If the Order is cancelled for this reason, the client will still be required to pay for the Products delivered and the Services that have been fully or partially performed, and to cover the expenses incurred by the Company for the expense of the company for the expense o

or partially performed, and to cover unexperies an incure custom to the Order. purposes of the fulfilment of the Order. All requests for Services or Products not provided for in the Order will be the subject of a new quote, offer or contractual agreement that specifies the price of said new Products and/or Services. If the clients ends additionals amples that are not provided to the order of the Orde for in the Order, this constitutes a new request for Services and will be the subject

3. Performance of the Services

3. Fortion and the Services 3.1 Conditions of performance The Company is free to determine at its sole discretion the methods, processes, techniques, products or other items that are necessary for the performance of the Services ordered.

Services ordered. The fulfilment times shown in the Order are provided by way of indication only, and failure to comply the rewith cannot trigger the Company's liability. The performance of the Service ordered by the client is contingent on the Company receiving, within the time-limits not filed by the Company, the sample (s) to be analysed and all the necessary information that is to be provided by the client. Any delay by the client in sending the samples and information will cause the extension of the indicative fulfilment times and may justify additional expenses being invoiced by the Companyoran adjustment of the price of the Services, which the client acknowledges and expressly accents.

The Company is free to sub-contract all or part of the performance of the Services, which the client expressly accepts. The Company shall remain liable for the proper performance of the Services by its sub-contractors. The Company reserves the right to perform the Services in stages, each of which may be increased as well-in the performance of the Services of th

The Company reserves the right to perform the Services in stages, each of which may be invoiced separately. In the event that the client orders an analysis Service that falls within an accreditation scope, the client never the less authorises the Company to provide the client with an analysis report outside the accreditation scope, if the analysis conditions did not make it possible for the Company to perform the service in accordance with the accreditation framework. The Company shall use its best efforts to inform the client in the control of the contro as soon as possible if it is impossible for the Company to perform the Service within the scope of the accreditation framework. In all cases, the price of the Service or dered the scope of the scoby the client must still be paid in full to the Company. The analysis report issued by the Company outside of the accreditations cope cannot under any circumstances be used by the client or presented to third parties as a report issued within the scope

A Service that is provided outside of the scope of accreditation is not presumed to recognition agreements. The associated report cannot under any circumstances be provided to third parties (the public or the authorities).

3.2 Reports and results
Theresultswillbesenttotheclientinprintedform,byemailinPDFformatand/orby nyothermeans, for the attention of the personnel and/or of the e client named in the Order

anyothermeans, fortheattention of the personnel and/or of the representatives of the client named in the Order.
Thereports sentelectronically will be signed electronically by a process that makes it possible to a uthen ticate the signatory who is empowered to approve the reports and will be archived by the Company using a technical process that makes it possible to store them in their original format. The technical process stat makes it possible to store them in their original format. The technical process stat makes it possible to so near the confidentiality and integrity of the date contained in the reports. The clientack nowledges and accepts that thereports sent electronically are admitted as originals by the Courts and are proof of the data they contain, with said proof being admissible, validand enforce able between the client and the Company, in the same way, under the same conditions and with the same evidentiary value as a report that is drawn up, received or stored in printed form. Each report issued concerns solely the sample(s) analysed by the Company. In the event that the performance of the Services was sub-contracted to a third property original reports that justify the results will be sent solely in response to a written request by the client.

At the client's express, written request, the Company may make a comparison between the results of the company or the company of the company in the event that a preal pilcable in the area concerned. This comparison constitutes as upplementation or the company of the company and sent to the client that a preal pilcable in the area concerned. This comparison constitutes a supplementation of the company or the company and sent to the client the later acknowledges and accepts that some information and necessary.

are liable to change between the preliminary report and the final report, and that, consequently, any use and/or interpretation of the information and results contained in the preliminary analysis report are the responsibility of the client alone.

in the preliminary analysis report are the responsibility of the client alone. At the client's request, an except from the report that does not contain any results or findings may be issued to the client by the Company, provided that a complete report was issued beforehand. The client acknowledges and accept sthat said except cannot under any circumstances replace or supersede the complete, or iginal version of the report, and that any use of the except from the report is the responsibility of the client alone.

the client alone. 3.3 Reiteration of analyses

The client will have a time-limit of 30 calendar days as from the date on which the Company sends the analysis report in which to raise an objection or challenge the

results. If the client asks for the analysis to be redone, the client shall pay the cost thereof pursuant to aneworder, unless the results of the second analysis are substantively different from those generated by the first analysis. The second analysis will in any event only be possible if the Company still has a sufficient quantity of the original sample when the client's objection is received, and if the storage periods and conditions of storage of the sample are compatible with the performance of said second analysis.

4. Samples provided by the client
4.1 Client commitments and guarantees
The client must provide asufficient quantity of samples, which must be in a state that allows for the Services to be prepared and performed without difficulty. The client must ensure and guarantee that no samples are hazardous for the Company, its laboratories, materials and equipment, its personnel; litter presentatives and its sub-contractors, if any, at the place where the sample is taken, during the shipping thereof, and when handling the sample in the Company is laboratories or establishments. The client alone is responsible for the compliance of the sample with the laws and regulations inforce, in particular those concerning labelling, and hazardous materials and waste. The client undertakes to provide the Company, in writing, be forethe handover of the sample, with writing, before the handover of the sample or the operation to take the sample, with all relevant information concerning the security and the safety of said sample, the sample of theshipping and disposal there of, including all known characteristics and/or suspicions of toxicity and/or contamination, flamma bility and risk of explosion, and concerning the risks that the sample may pose for the establishments, materials, equipment, and the risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments. The risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments. The risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments. The risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments. The risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments. The risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments of the risks that the sample may pose for the establishments of the risks that the risks

the risks that the sample may pose for the establishments, materials, equipment, personnel, representatives and sub-contractors of the Company, inparticular by using appropriate labelling. The Company may carry out a preliminary analysis of the samples to verify the quantity and the state thereof, before performing the Services. The client is required to inform the Company of the precise composition of the sample. If this preliminary analysis shows that the performance of the Services is impossible or is only possible under conditions that are different from those initially defined in the Order's assistable of the sample respictive that is the order of the sample of

orisonly possible under conditions that are different from those initially defined in the Order-inparticular, if the samples are mixed with foreign substances or materials not reported by the client orifthey are in a degraded state, the Company may attis discretion: (i) either, suspend the fulfilment of the Order. In this case, the client may provide a new sample. Any performance time-limits for the Services agreed in the Order without delay, as of right, in this case, the advances already paid by the clients shall insure to the benefit of the Company and the clients shall insure to the benefit of the Company and the clients shall so be required to indemnify the Company to cover the expenses the Company sharincurred with a viewtoper forming the Services. Regardles soft beoption chosen by the Company, the expenses incurred by the Company for the preliminary examination of the samples shall be invoiced and charged to the Client, which undertakes to pay them. The clients shall be liable for all consequences that may result from any breach of its obligations under this Article4 and shall payall the costs, expenses, damages and loss that may be suffered or incurred by the Company, its personnel, its representatives and its sub-contractors, if any, whether on the site where the sample was taken and collected, during the shipping thereof or in the Company's laboratories or on its premises.

its premises.
The client shall bear all the costs associated with the removal of the hazardous materials and waste generated by the sample, irrespective of whether or not they were described as such by the client.
4.2 Ownership of the samples
Theclientshalliemaintheowner of the samples. The client authorises the Company to use the sample effect hargeforthe purposes of the Service sordered. The Company cannot under any circumstances have its lability triggered in the event of damage to the sample entrusted for the fulfilment of the Order.

the sample entrusted for the fulfilment of the Order.

4.3 Post-Services options for the samples
TheOrdershallspecifywhether,uponcompletionoftheServices, thesamplemust
bereturnedtotheclient, destroyedorstored (and, asapplicable, the desiredstorage
period). Absent any instructions in the Order or specific regulations regarding its
storage, the sample or the remnants thereofshall be stored by the Company for a
maximum period of 30 (thirty). calendar days as from the end of the corresponding
Services, unless the sample is comprised of perishable goods, in which case the
maximum storage period will be reduced.
At the end of said storage period, unless specified otherwise in the Order, the
sampleortheremnants thereofshall bedestroyed by the Company, without it being

sampleortheremnantsthereofshallbedestroyedbytheCompany, necessary to inform or notify the client beforehand.

- The client shall pay for the entirety of the expenses and costs that result from the returning, destruction or storage of the sample, including in the event that the amount of said expenses is not expressly stated in the Order:

 If the sample is returned to the client. the cost of shipping, insuring and packing the sample shall be paid by the client. Samples will be shipped at the client's risk and jeopardy; the Company's liability cannot be triggered for any reason whatsoever in the event of the damage, deterioration, total or partial loss of the sample during shipping.
- what seven three vent of the damage, deterior dutin, to allow partial mass of the sample during shipping. In the event of destruction: the client shall pay all of the expenses and costs of destruction, including in the event that the applicable law and regulations (on hazardous materials and waste, for example) would trigger additional and/or specific destruction expenses.
- If the sample is stored: the Company undertakes to take reasonable steps in accordance with standard practices in order to store the sample at the client's expense and risk. The client shall pay all of the storage expenses, including the additional expenses that result from the obligation of having to comply with the w and the specific regulations on hazardous materials and waste

5. Supply of the Products
The Products ordered are delivered Ex Works (2020 Incoterms), i.e., the products ordered by the client are made available at the location specified in the Order or, if no location is specified, in the warehouses of the Company before being collected by the shipper.

Delivery times are only stated by way of indication. Failure to meet delivery times cannot result in the cancellation of the Order, or refusal of the delivery by the client, or the payment of penalties or damages by the Company. Partial deliveries may be made of an Order for Products. When the shipper makes the Products available, the client undertakes to carry out all the inspections and tests that are necessary in order to detect any deterioration, missingitems, apparent defects or non-conformance of the Products delivered, with respect to the shipment note, the delivery note and the Order. Any and all refusals, claims or reservations must, in order to be taken into account, be stated on the shipment note in the presence of the shipper, duly signed and stamped, and sent to the shipper and the Company by registered letter with acknowledgement of receipt within three (3) days of receipt (Article. L. 133. of the French Commercial Code). If no refusals, reservations or claims arrecorded in accordance with the above conditions,

withinthree(3) days of receipt (Article.133-3 of the French Commercial Code). If no refusals, reservations or claims are recorded in accordance with the above conditions, the Products shall be deemed to conform to the order. Any deterioration, non-conformance or defects that cannot reasonably be identified when the Products are handed over by the hipper must, in order to be taken into account by the Company, be the subject of a claim that is made within a maximum time-limit of Seeven (7) days as from the hand over the reof by the shipper, which shall be sent by email and registered letter with acknowledgement of receipt and must imperatively contain the following information: the Order reference, the subject of and the reasons for the claim. It is the client's responsibility to provide all proof of the reality of the defects, non-conformance or deterior at ion declared, so that this can be confirmed by the Company. confirmed by the Company

6. Price and terms of payment

The price of the Services and of the Products invoiced to the client is that stated in the Order (unit price excluding tax) or, if there is no written order, shall correspond to the rate in force at the time of the beginning of performance of the Services or delivery of the Products.

delivery of the Products. Exceptasotherwise provided for in the Order, the price is expressed in euros, excluding taxes, excluding customs duties, excluding currency conversion fees, excluding sample collection expenses, excluding packaging, and excluding shipping and insurance expenses, which will be invoiced in addition. The applicable taxes are those that are in

collection expenses, excluding packaging, and excluding shipping and insurance expenses, which will blein voice din addition. The applicable taxes are those that are in force on the date of invoice. The prices will be established on the basis of the data and information provided by the clientand for mormal performance conditions of the Services or mormal delivery conditions for the Products. The price of the Services is revised semi-annually, based on the evolution, upward or downward, of:

- Therevised Syntecindex published by the Syntec Federation for fifty percent (50%) of the price;

- The consumer price index published by the Syntec Federation for fifty percent (50%) of the price;

- The consumer price index published by the Syntec Federation for fifty percent (50%) of the price.

- The consumer price index published by the Synte fifty percent (50%) of the price. The consumer price index published on the date of the revision of the price.

- The revision shall occur automatically without any formality or prior request. The Company reserves the possibility of applying an increase to the price of the samples, which are not known at the time of the Order (i) in the event that the specific properties of the samples, which are not known at the time of the Order of ment and the regulations or of the entry into force of an every full and an area of the Services of the control of the ment of the ment of the ment of the performance of the Services ordered or (ii) in the event of an amendment to the regulations or of the entry into force of an every full and or of the entry into force of an every full and or of the entry into force of an every full and or of the entry into force of an every full and or of the entry into force of an every full and or of the entry into force of an every full and or of the entry into force of an every full and or of the event of an amendment to the regulations or of the entry into force of an every full and or of the entry into force of an every full and or of the entry into force of a regulations or of the entry into force of a new regulation or of new recommendations being made by the administrative and oversight authorities that are applicable to the Services ordered and/or to the Company and that lead to an increase in the cost of performance of the Services for the Company

6.2 involcing The Company will send the client invoices in electronic format for the attention of the personnel and/or representatives of the client named in the Order.

personnie anvolve presentantees on the client named in the other. The clientacknowledges that the invoices sent electronically are admitted as originals by the Courts and are proof of the data they contain, with said proof being admissible, validand enforceable between the Parties, in the same way, under the same conditions and with the same evidentiary value as an invoice that is drawn up, received or stored

in printed form.

All printouts of invoices and all printouts of duplicate invoices or audit or analysis reports requested by the client will result in a fixed surcharge of 15 (fifteen) euros exclusive of tax per document being invoiced.

All disputes of an invoice by the client must, in order to be admissible, be notified to the Company by registered letter with acknowledge mentofrece pt within at immelimit of 30 (thirty) calendar days as from the date of invoicing. If the invoice is not disputed during this time-limit or if the client pays, even partially, the invoice shall be deemed to have been definitively accepted by the client, which shall be deemed to have waived the right to dispute it.

All Orders for Services or Products will giver is et a minimum invoice amount of 50 (fifty) eurors excluding tax, including when the cost of the Service or of the supply of the Product is less than this amount.

6.3 Payment

the Product is less than this amount. 6.3 Payment Unless stated otherwise in the Order, payment must be made within a maximum time-limitofthirty (30) days after the date of invoice, by cheque, bank transfer, draft, promissory note, truncated bill of exchange or direct debit, at the payment address stated on the invoice. All other payment methods will require the Company's prior written agreement. Payment will not be deemed to have been made until the price has actually been received by the Company.

No discounts are granted for early payment.
PaymentoftheCompany's invoices via offsetting, for any reason what so ever, is only

PaymentottheCompanys invoices wandfsetting, for any reason what soever, is only possible with its prior, express, written a greement. All late payments of all or part of the Company's invoices will, as of right, and with no needfor are minder or formal notice, oblige the client top ay default penalties, which shall accrue for each day past due on the basis of the rate applied by the European Central Banktoits most recent refinancing transaction, increased by 10 percentage points, as well as a flat-rate indemnity to cover collection costs of €40, without prejudice to the Company's right to request the payment of the default interest defined by law and the reimbursement of the other collection costs it has incurred,

defined by law and the reimbursement of the other collection costs it has incurred, upon presentation of supporting documents. Failure by the client to pay even one invoice when due may also cause, following standard notification and after prior formal notice that has remained without effect for a period of five (5) days, (0) the immediate suspension of the Order concerned, and also of all the client's other current Orders, (ii) all monies owed by the client in respect of the Order concerned to fall due immediately and/or (iii) the cancellation of the Order concerned, for which the client would be liable, without prejudice to the Company's right to claim damages.



7 Retention of title clause

7. Retention of title clause
THE PROPRIETARY RIGHTS AND ALL THE OTHER RIGHTS, INCLUDING THE
INTELLECTUAL PROPERTY RIGHTS AND RIGHTS OF USE CONCERNING THE
RESULTS, REPORTS, PRODUCTS, EQUIPMENT, MATERIALS, SOFTWARE
REPLICATIONS AND WORK PERFORMED WITHIN THE SCOPE OF THE
FULFILMENT OF AN ORDER WILL ONLY BE TRANSFERRED TO THE CLIENT
UPON PRYMENT IN FULL BY THE CLIENT OF ALL MONIES, NAMELY THE
PRINCIPAL, INTEREST, PENALTIES AND INCIDENTAL AMOUNTS, THAT ARE
OWED IN RESPECT OF SAID ORDER; PAYMENT WILL ONLY BE DEEMED TO
HAVE BEEN MADE UPON ACTUAL RECEIPT OF SAID MONIES.

Until these monies have been paid in full by the client, the client will not have any rights, in particular proprietar y fights or rights of use, to the results, reports, products, equipment, materials, software applications and work and, consequently, shall refrain from using them and exploiting them for any purpose and in any way what so ever. Until the price of the Products has been paid in full, the client must not resell them or use the mas collateral. In the event of an attachment or any other action by third in the contraction of the contraction oparties concerning the Products, the client must inform the Company of this without delay so that it can safeguard its rights. In the event that even one invoice is not paid in whole or in part, the Products must, at the Company's request, be returned to it immediately at the client's expense and risk; the Products that are in the client's expense and risk; the Products that are in the client's possession shall be deemed to be those for which payment has not been made. As possession shall be deemed to be those for which payment has not been made. As necessary, the client authorises the Company or any person empowered by it to access its premises and/or its operations in order to recover Products within the usual opening hours. If the Products that are the subject of the retention of title clause have been resold by the client, the Company's claims shall be automatically transferred and apply to the receivable for the sale of said Products. To this end, the client declares that it assigns to the Company all the receivable start will air sie from reselling Products for which payment is outstanding, title to which has been retained.

8. Intellectual property
8. I Unless expressly agreed and stipulated otherwise in the Order, all of the Company sintellectual property rights, in particular those concerning the Services and Products, including, but not limited to, the patents, studies, design rights, models, blueprints, trademarks, accreditation or certification marks, logos, trade names, commercial names, copyrights, computer programs, software applications, source codes, databases, know-how, manufacturing secrets, technical or scientific methods, processes and knowledge, technologies, ideas, concepts, improvements andenhancements, including when they are developed during the fulfilment of the Order, will remain the exclusive property of the Company and will not be assigned or transferred in any way what soe ever to the client. The clients haller frain for malaring any right what soe ever to these elements and from contesting the validity thereof. Only the ownership of the results to the client, the Company is expressly authorised to retain said results and topublish the man on you say that does not make it possible to identify the client.

8.2 The publication, circulation, public display or reproduction by the client, in any formwhatsoever, on any media whatsoever and for any purpose whatsoever, of the results, analysis reports and, more generally, all documents is sued by the Company, in which the Company, its name and /or its logo and /or any distinctive sign that belongs to it its/are mentioned or reproduced, requires the prior, express, written agreement of the Company.

of the Company.

Similarly, the client is not authorised to publish, display publicly, reproduce or circulate the Company saccreditation or certification mark. The reproduction, public display, circulation or publication by the client of the report in its entirety is not regarded as use of the accreditation mark, but must receive the Company's prior, express, written authorisation, as described above. In all cases, the client shall hold the Company harmless from all consequences, damages, claims, complaints, actions, lawsuits, payments, indemnities or compensation, of anykind what so ever, that may result from the use, the circulation, the publication, the public display or the reproduction of the results, reports and documents is sued by the Company, including where such use was authorised a head of time by the Company.

9. Guarantees / responsibilities

9. Orderswillbefulfilledunderthesupervisionand control of the Company, under the best possible conditions and in accordance with the applicable standards. It is the client's responsibility, in particular when required by the key issues and the context, to control and verify, at its expense and under its responsibility, the coherence of the results, and even to request a second analysis to ensure the accuracy of the results delivered by the Company, in the event that it is clear that the results related a reinaccurate or inconsistent, it is the client's responsibility to inform the Company of this immediately and not to use or exploit said results in any way whatsoever 9.2The Company does not guarantee under any circumstances that the Services and/orthe Products will make it possible for the client to attain a given target or achieve the return on investment that is expected or hoped for by the Client on account of the Services and/or the Products. The client alone is responsible for the use and

of the Services and/or the Products. The client alone is responsible for the use and exploitation of the results, reports and, more generally, the Services performed and the Products supplied by the Company. Inparticular, if the Company has not been expressly mandated by the client, pursuant to an Order, to define a sampling plan (that specifies the purpose of the samples to be analysed, and the frequency of the sampling and analysis) and/or the definition of the precise scope of the analyses to be performed, or if the client has not followed the Company's recommendations, the Company Slability cannot be triggered under any circumstances by the client or third parties, in the event that the sampling plan implemented and/or the scope of the analyses and services to be performed are implemented and/or the scope of the analyses and services to be performed are found to be insufficient and/or unsuitable with respect to the objective expressed or expected by the client.

The exploitation of the results is exclusively the purview of the client, which alone

must take, under its exclusive responsibility, the steps that the client deems to be

appropriate. 9.3 The client is responsible for the perfect preparation and safetransmission of the samples provided to the Company for the performance of the Services. Unless there is an express provision to the contrary in the Order, the Company is not liable under the Company is any circumstances for any losses, deterioration or damage that may occur during the any unumbanication in Wasse, part and the Managarian in you can display the father a fathing, collection or shipping of the samples. The client alone is responsible for the safety, shipping, packing and insurance of the sample between the sample being taken and arriving at the laborator is corestablishments where the Services are performed. 9.4 The client represents, warrants and undertakes to ensure that all the samples that are sent and/or intended to be an alysed pursuant to an Order are in a stable condition and do not pose any danger. The client under take sto indemnify infull the Company, its personnel, its representatives and its sub-contractors, if any, for all damage, loss, costs, expenses and harm, whether director indirect, regardless of the nature thereof, and the contractors of the contractors ofthat they may have suffered or incurred on account of the samples, even if the client

informed the Company of the potential risks posed by said samples.

9.5 Unless there is an expressive the contractual relationship only exists between the client, from which the Order originated, and the Company. No contractor agreement entered into by the client or a support of the contractor agreement entered into by the client or a support of the contractor agreement entered into by the client or a support of the contractor agreement entered into by the client or a support of the contractor agreement entered into by the client or a support of the contractor agreement entered into by the client or a support of the contractor agreement entered into by the client or a support of the contractor agreement entered into by the client or a support of the contractor agreement entered into by the client of the contractor agreement entered into by the client of the contractor agreement entered into by the client of the contractor agreement entered into by the client of the contractor agreement entered into by the client of the contractor agreement entered into by the client of the contractor agreement entered into by the client of the contractor agreement entered into by the client of the contractor agreement entered into by the client enteredbehalf of a third party, with a third party or that benefits a third party can produce any effects of any kind with regard to the Company or create any binding obligations or commitments for the Company. Consequently, the clients hall hold the Company or commitments of the company. Consequently, the clients hall not included the company harmless in full from all actions, claims or compaints from athirting any that still linked to the client or to the Order in any way what soe ver, in any form what soe ver and for any reason what soe ver, and undertakes to compensate the Company in full for all damage, compensation, losses, costs, expenses and interest that the Company may be compelled to pay to said third party.

10. Liability limitation
The liability of the Company (including all persons associated with the Company for the fulfilment of the Order, in particular its person nel and its representatives) can only be triggered by the client fire the client proves the existence of direct and immediate harm that results from grossor will full negligence committed by the Company in the fulfilment of the Order, and only if the client has notified its claim to the Company by registered letter with acknowledgement of receipt within 6 (six) months of the m being discovered.

Inallcases, the Company's liability is expressly excluded in the event of force majeure as defined in Article 11 of these ToS, or in the event of breaches by the client of its own statutory, regulatory or contractual obligations in respect of the Order. (Iharmoccus, the client undertakes to makeal larrangements and takeal lateps, in a timelymanner, to mitigate its loss to the greatest extent possible. All breaches by the clientofthisobligationmaytriggeritsownliabilityand/orlimitthatoftheComp

whatsoever and regardless of the type of harm (with the exception of bodily injury), the amount of the compensation required of it (including, in particular, but not limited to, indemnities, penalties, additional expenses, lawyers' fees and legal defence costs, as the case may be) may not under any circumstances exceed, for all amounts combined, the lowest of the following amounts: (i) the amount of the direct and immediate harm caused by the gross or wilful negligence committed by the Company in the fulfilment of the Order concerned and (ii) then times the amount excluding taxes invoiced by the Company to the client in respect of the Order concerned, within the limit of a cap of 15,000 (fifteen thousand) euros.

The Company canneverberequiredtocompensateindirectharmandconsequential or ensuing loss suffered by the client and/or a third party, or loss of turnover, loss of earnings, loss of expected savings, loss of value of agoing concern, loss of acontract or of a business opportunity, or harm to the image or reputation of the client or of a third party.

The client expressly accepts the application and enforceability of this liability insurers that it will obtain, an equivalent waiver from the client's own insurers. The client expressly accepts the application and enforceability of this liability limitation clause with respect to its contractual relations with the Company and acknowledgesthatthepriceofthe Services and/or of the supply of the Products was determined in light of this liability limitation clause. whatsoever and regardless of the type of harm (with the exception of

11. Force majeure
The Company may not be held liable for the total or partial failure to fulfil its obligations in respect of these ToS and an Order, if said non-fulfilment is caused by an event that constitutes force majeure within the meaning of French law and case law lnaddition to the statutory and case-law definition, the Parties have agreed that the following shall be deemed to be force majeure events that exclude the Company's liability: fires, explosions, floods, storms and other natural disasters, pandemics, wars, including civilwars, uprisings and invasions, riots, cyberattacks, shortages, difficulties with or interruptions of supplies of materials or shipping, accidents that affect production, abnormal certification times, amendmentor entry into force of a new law or regulation that impacts the Order, total or partial strikes or other industrial action involving the personnel of the Company or that of its suppliers or service providers, occupations offactories or providers, occupations offactories or premises, administrative decisions, non-renewal or with drawal of the necessary administrative authorisations through no fault of the Company or acts of state Company, or acts of state

The Company shall inform the client as soon as possible of the occurrence of one of said events that affects the fulfilment of the Order and may, depending on the circumstances, cancel the current Order, or suspend ordelay the fulfilment thereof without the client being able to claim any form of compensation in this regard or being able to cancel its Order, unless the Company provides its prior written

ection. coccurrence of a forcemaje ure event does not release or exempt the Parties fro eir payment obligations under the se ToS and the Orders.

12. Confidentiality

12. Confidentiality
The Company undertakes to treat the analysis report that is delivered to the client confidentially and shallrefrain from using or disclosing said report to any third party whatsoever, for any reason what soever, except to prove the fulfillment of the Order and the performance of the Services and, in particular, to obtain payment therefor, or at the request of a relevant administrative authority or in order to execute an enforceable court decision.
The Companyals oundertakes to treat confidentially all the technical, commercial, financial or other information that may be disclosed to it for the fulfillment of an Order, provided that it is identified as confidential by the client. The information obtained or generated during the fulfilment of an Order may, in any event, be disclosed by the Company, without the Company's liability being triggered, (i) to its service providers and/or sub-contractors who are involved in the fulfillment of the Orders, who undertake to keep said information strictly confidential, (ii) to all accreditation audit organisations for an audit of the Company and (iii) to all administrative and judicial authorities that request said information.
The client reciprocally undertakes to treat as confidential all technical, scientific, commercial, financial and information fanyothertypeconcerning the Company of which itmay beaware in the fulfillment of an Order, including information concerning the Company shrellectual Property Rights, the composition of the Products and the contents of the software delivered by the Company, until said information fall sinto the public domain other than through abreach of this confidential lity obligation by the client.

13. Personal data

For the fulfilment of these ToS and of an Order, the Parties may implement automated processing of personal data within the meaning of Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (hereinafter "GDPR"), as well as of French Law no. 78-17 of 6 January 1978. sa amended, on computerised data processing, personal data and civil liberties (hereinafterjointlyreferred towithin this Article 1 3 as the "Regulations"). The Parties under take to comply with the Regulations with regard to such data processing. The terms used in this Article are deemed to have the same meaning as that given to them by the Regulations.
The client alone will be the controller for the personal data processed on its behalf,

whether by the client itself or by third parties. When the client discloses personal data to the Company, the client must first ensure that the data subjects have been informed of this disclosure and, where necessary pursuant to the Regulations, that their authorisation has been obtained. The clients hall hold the Company harmless from all claims, complaints, actions or lawsuits by third parties, in particular data subjects and the Supervisory Authorities (such as the CNIL) on account of failure to

comply with the Regulations. For the management of its relationship with the client, the Company may collect and/or process personal data concerning the client's staff, representatives and service providers or the client's own clients. Said data is primarily identification dataforthedatasubjects(names, telephonenumbers and businessemailaddresses and functions), as well as all the other information that is strictly necessary for the

purposes of the processing described below.

Personal data will be processed by the Company for the purposes of entering into and fulfilling these ToS and Orders for Services and/or Products, including the management of the contractual and commercial relationship, deliveries, invoicing payment, clientaccounting, potential claims, and moreover with the aim of carrying out direct marketing actions and satisfaction surveys. These forms of processing are based on the need for the Company to fulfil its

contractual obligations in connection with the fulfillment of these ToS and Orders, and the fulfillment of these ToS and Orders and the fulfillment of the fulfillmto comply with its statutory and regulatory obligations. They are also justified by the Company's legitimate interest in implementing them. Personal datais accessible only to authorise d members of the Company's personnel and the company and the compan

who require knowledge thereof, as well as to its outside service providers and subcontractors.ifany.whoarerequiredtorespecttheconfidentialityofthedatatowhich they have access, who shall ensure that they take all necessary steps to ensure the confidentiality and security of said data and who undertake to process data only for the precise operation for which they must be involved. Personal data may also be disclosed in a manner other than those provided for above, in order to fulfil a statutory or regulatory obligation, or at the request of an administrative authority or a judicial authority. Personal data will be retained throughout the business relationship between the

Company and the client, then stored in intermediate archives, access to which is restricted and secure, throughout the applicable statutory limitation and/or storage periods. In particular, the Company is required by law to retain certain information for a period of up to 10 (ten) years after the end of the business relationship with the client, for accounting and tax purposes. At the end of this period, the data will be definitively erased, with the exception of the data that will be made a nonymous for

statistical and research purposes.

If personal data is transferred to a country outside the EU and the EEA, legal instruments that are recognised as appropriate by the Regulation in terms of effecting the transfer concerned shall be implemented.

Persons whose personal data is processed by the Company shall be nefit, subject to resons was personal data spice closes but you company singuishering supported in providing proof of their identity, from a right to restrict processing, from the right to object to processing, and from the right to the portability of their data. These rights must be exercised under the conditions and in accordance with the terms provided

for by the Regulations. All requests must be sent by email to: fr rapd@eurofins.com orbypostallettertotheaddressoftheCompany's registeredoffice. Datasubjectscan alsofileacomplaintwiththesupervisoryauthority(CNIL), the headquartersof which is located at 3 place de Fontenoy, 75007 Paris, France.

PROCESSING - When the Company processes personal data in the capacity of processor, on behalf of and as instructed by the client, a specific agree defines the respective obligations of the client and the Company for said processing

14. Laws on economic sanctions 14.1. For the purposes of this clause, the terms:

"EconomicSanction(s)" means all economics anctions, restrictive measures or trade embargos adopted by the United Nations Security Council, the European Union, the United States of America or any other sovereign state.
"Law on economic sanctions" means all laws, all regulations or all decisions that

promulgate or impose economic sanctions

14.2. The client undertakes and guarantees that, throughout the duration of its contractual relations with the Company:

- The client is not and will not be the target of any Economic Sanctions.

- To the best of its knowledge, the client is not and will not be controlled or held

- through beneficial ownership by a person who is subject to Economic Sanctions
- The dient complies with and will comply with all the Lawsone conomics anctions. Without limiting the scope or the general nature of the above, the client shall refrain (i) from directly or indirectly exporting, re-exporting, transshipping or delivering in any other way the Services and Products or any other service in breach of any Law on economic sanctions, or (iii) acting as a broker, financing or facilitating in any other way any transactions in breach of any Law on economic sanctions in the sanction sanction sanction sanct
- sanctions.
 And, the clientis notengage din any proceedings and is not being investigated in anywaybytheauthoritiesonaccountofasuspectedbreachofaLawoneconomic

14.3. The client shall indemnify the Company, all companies that are affiliated to the Company (sister, holding and parent companies), its personnel, its agents and its representatives for all losses, forms of liability, damages, fines, costs (including, but not limited to, court costs) and expenses incurred by, or paid by the Company on account of the client breaching its under takings specified in paragraph 14.2 above. 14.4. If the Company finds that the client has breached or failed to comply with this Article 14, the Company may, without prejudice to its right to seek damages from the client:

- om the client:
 Suspend the fulfilment of all current Orders, in whole or in part, until the client can legitimately resume the fulfilment of the Order(s); and/or Initiate discussions with the client with a view to the possible modification of the current Orders, to enable the fulfilment the reof in compliance with the Lawson and the compliance with the Lawson compliance w
- economic sanctions, and/or Inform the client of the immediate cancellation of all or part of the Order. Nocompensationshallbeowedtotheclientonaccountoftheimplementationofany one of the penalties provided for in this paragraph 14.4.

15. Applicable law / disputes

economic sanctions: and/or

These To S, all Orders and, more generally, the contractual relations between the Parties are governed by Frenchlaw, to the exclusion of the international rules that are applicable to conflicts of laws and of those that result from the Vienna Convention on Contracts for

toconflictsoflawsandofthosethatresultromtheViennaconventiononContractsror the International Sale of Goods.

The Parties agree that all disputes to which these ToS and an Order may give rise between them, concerning the validity, entry into, construction, performance and termination thereof, the consequences and/or the after-effects thereof, shall be submitted to a conventional mediation procedure prior to any legal shall be submitted to a conventional mediation procedure prior to any legal proceedings, except in the event of claims made through urgent proceedings, ex parte proceedings, third-party notices or interlocutory applications, for which the matter may be directly brought before the Court that has jurisdiction as to subject-matter in the district of the Company's registered office.

The Partythat wishes to implement the mediation must inform the other Party of this by registered letter with ack nowledgement office eight and mediator who is qualified to mediate. The other Party shall have a time-limit of eight

mediator who is qualified to mediate. In either Party shall nave a time-limit or eight (8) days in which to notify its disagreements to the name of the proposed mediator, failing which it will be deemed to have accepted the name of the proposed mediator. In the event of a disagreement between the Parties over the choice of a mediator, the first Party totake action may request the appointment of a mediator by the President of the Commercial Court of competent jurisdiction in the district of the Company's registered

onice. The mediator's expenses and fees shall in all cases be split equally between the Parties. The mediator's expenses and fees shall in all cases be split equally between the Parties. Absent an agreement between the Parties within two (2) months of the matter being referred to the mediator, the Parties will again be free to take action and may bring the matter before the Court that has jurisdiction as to subject-matter in the district of the Company's registered office, on which they confer exclusive jurisdiction to resolve the dispute, not with standing multiple defendants, interlocutory applications and third-party notices. All client actions based on these ToS and an Order must, in order to be admissible, be brought before the courts of competent jurisdiction pursuant to this Article within a maximum fine limit for a (1) was in acceptance with 10 the Case In the Ca

maximum time-limit of one (1) year, in accordance with Article 2254(1) of the French Civil Code

16. Miscellaneous provisions
16.1 Code of Ethics: The Company is committed to high ethical standards in conducting business-Thestandards to which the Company is committed are set out in the Eurofins Group Code of Ethics.

16.2 Severability: If one of the provisions of these ToS and of an Order are held to be invalid or inapplicable, the Parties shall consult with each other in order to agree on a provision or provision store place the invalid provision (s) and that will make it possible provision or provision storeplace their wall dprovision (s) and that will make it possible for fulfil as effectively aspossible, the economic objective and the intention of the invalid provision (s). All the other provision shall retain their full force and scope, unless these ToS and the Order concerned become devoid of purpose or impossible to perform. I 6.3 Absence of waiver. Not learn except and expert of the state of the stat may it be construed as a waiver of any one what so ever of the provisions of the ToS and of an Order; each of the Parties reserves the right to demand compliance therewith

of an Urder; each of the Farties reserves the right to demand compliance therewith, even retrospectively.

16.4 Language: The original version of these ToS is written in French and takes precedenceoverall other versions or translations of these ToS into another language.

16.5 Notices: Without prejudice to any provisions to the contrary in these ToS, all notices between the Parties shall be sent by letter in printed forminaman ment hat allows the state of for proof of receipt the reof (registered letter with acknowledgement of receipt), to the address of the registered office of the recipient Party; all time-limits shall start to run

address of the registered office of the recipient Party, all time-limits shall start to run from the date of the first delivery attempt of said letter to the recipient Party, 16.6 Prohibition on hiring away employees: The client undertakes not to hire away, recruit or give work to, either directly or via an intermediary, any member of the Company's personnelwho participated in and/or who worked on the fulfillment of an Order during the period of performance of the Services ordered, for a period of two (2) years following the end of their contractual relations in respect of said Order, even if the initial approach is initiated or instigated by the Company employee themselves. The Company may, on a case-by-case basis, at the request of the client and/or the employee concerned, release the Client from this commitment by express, prior written agreement.

	Signature	
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