

GENERAL TERMS AND CONDITIONS OF SALE AND DELIVERY

COSUN BEET COMPANY

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Article 14 14.1

Article 13

Article 12 12.1

Article 1

- Applicability
 These terms and conditions are applied by Coöperatile Koninklijke Cosun U.A., trading under the name Cosun Beet
 Company, as well as by all its affiliated companies, all hereinafter referred to as "Cosun Beet Company."
 These terms and conditions apply to all offers made by Cosun Beet Company, as well as to all agreements with
 and/or legal acts between Cosun Beet Company, and the (intended) customer', relating to the sale of goods, services and/or work.
 The applicability of any other general terms and conditions (of purchase) is hereby expressly rejected.
 These terms and conditions can only be deviated from by written agreement.
 In the event of a conflict between these terms and conditions and written agreements, the written agreements shall
 prevail over these terms and conditions. 1.2
- 1.3 1.4 1.5

Article 2

- Offers, agreement All offers made by Cosun Beet Company are without obligation and the prices stated are exclusive of VAT. If Cosun Beet Company receives an order from the Customer, a purchase agreement will only be concluded after Cosun Beet Company (i) confirms the order in writing, or (ii) executes the order. Cosun Beet Company reserves the right to require security from the Customer before accepting and executing an *creasment* 23

Article 3

- 3.1 3.2
- Prices and rates The prices quoted by Cosun Beet Company in its offer are applicable to the agreement. The prices of the goods are based on delivery according to DDP (Delivery Duty Paid) (agreed place of delivery) Incoterns* 2020, unless otherwise agreed in writing, and are exclusive of VAT. The introduction and/or increase of import duties, levies, sales tax and/or other taxes on (the delivery of) the goods or any raw materials and/or consumables or any other costs increase occurring after conclusion of the agreement, shall be charged to the Customer by Cosun Beet Company and the Customer shall immediately pay Cosun Beet Company. Costs related to or the result of (possible) restrictive government measures (such as gas shutdown) or the availability of raw materials and auxiliary materials to a lesser extent or under more onerous conditions as a result of the energy orisis will be charged separately by Cosun Beet Company and invoiced to Customer and will be paid by Customer to Cosun Beet Company. 3.3
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- Article 4 4.1 Goods have been delivered as soon as they have been made available to the Customer at the location indicated in
- the agreement. The Customer is responsible for the prompt unloading of the goods from the means of transport at the place of destination. Cosum Beet Company (or a third party or parties engaged by it) does not need to ascertain in advance whether the quantity of goods ordered can actually be unloaded by the Customer and shall never be liable for any damage caused when following the instructions given by the Customer in connection with the unloading. 4.2

Article 5

- Delivery Delivery Given the campaign-driven processing of sugar beet and the subsequent delivery of goods throughout the year, the agreed total volume of goods shall be distributed evenly throughout the year, whereby the mutual interests of both the Customer and Cosun Beet Company will be taken into account as much as possible. Cosun Beet Company may deviate from the above in the event of a one-off delivery of if the parties have made different agreements. If the Customer fails to (on time) unload the goods made available by Cosun Beet Company, Cosun Bee 5.2
- 5.3 5.4

- Force majeure Force majeure releases Cosun Beet Company from its obligation to deliver within a specified period or on a specified date, and gives her her right, if necessary, to suspend, or to wholly or partially terminate the corresponding agreement by means of a written notification to the Customer, without the Customer being entitled to compensation. Article 6
- 6.2
- The corresponding agreement by means of a winter molarization to the Customer, windout the Customer, and the customer, insufficient harvest, crop failure means the complete or partial failure of harvest of the raw materials and/or consumables, is unable to do so in good time, or only under more conclus conditions. In the event that, as a result of force majeure, the delivery to the customer, and conditions conditions the consumables. It is unable to do so in good time, or only under more necession of the customer and Cosun Beet Company are entitled to terminate the agreement for the part not yet delivered. 6.3 6.4

Retention of title

- Article 7 7.1 Retention of title All goods delivered to the Customer by Cosun Beet Company shall remain the property of Cosun Beet Company until the Customer has met all its obligations towards Cosun Beet Company relating to any current, previous and future deliverise of a similar nature and relating to activities performed or yet to be performed by Cosun Beet Company. Until that moment, the Customer shall be deemed to keep the goods on behalf of Cosun Beet Company. Until the moment the Customer shall be deemed to keep the goods on behalf of Cosun Beet Company. Until the moment the Customer shall be deemed to keep the goods on behalf of Cosun Beet Company. Until the moment the Customer as fully fulfield is to bilgations towards Cosun Beet Company, the Customer is only entitled to process or dispose of these goods, to the extent this is part of the normal conduct of its business. The Customer is obliged to inform Cosun Beet Company immediately if third parties assert or intend to assert rights to the goods subject to the retention of title by Cosun Beet Company, the Customer will cooperate fully with theirs of give prior notice. At the first request of Cosun Beet Company, the Customer will cooperate fully with theirs, including providing access to the area where the goods are stored and the removal of these goods.
- 7.2 7.3
- 7.4

Acceptance and complaints

- Article 8 8.1
- 8.2
- Acceptance and complaints The Customer is obliged to sufficiently inspect the delivered goods or to have them inspected upon delivery and in any case prior to treating or processing them, to ensure that they are in accordance with the agreement (including the quality and type). Complaints relating to the quantity of goods delivered and other defects visible upon delivery must be reported immediately to Cosm Beet Company on the accompanying documents and by e-mail, including the most detailed possible description of the nature and extent of the alleged defects. Minor deviations from the agreed properties and/or quantities shall not be regarded as defects. Complaints relating to defects that were not visible immediately upon delivery must be submitted to Cosun Beet Complany in writing, at the latest within two working days of discovery thereof, with the most detailed becorption of the nature and except of the goods in any event within one month of delivery of the goods concerned and before the moment the Customer uses the goods in its production process, processes or repackages the goods or sells the goods. 8.3
- The goods or sells the goods. If no complaints about defects have been made in good time regarding the goods, in accordance with Articles 8.2 and 8.3, or if the Customer uses the delivered goods in its production process, processes or repackages the goods or sells the goods, the goods. Will be regarded as accepted and the Customer has granted Cosun Beet Company full discharge in respect of those goods. Any claim of the Customer in respect of any defects will therefore lapse and complaints in this respect will not be dealt with. Complaints will not be dealt with and any claim by the Customer will lapse if, after delivery, the nature and/or composition of the goods have been changed, are damaged in whole or in part, are repackaged, the shelf life has expired, the goods have not been stored in the prescribed manner or the goods have been used for a purpose other than that for which they are interded. In the event of a timely complaint, in accordance with Articles 8.2 and 8.3, the Customer is obliged to adhere to the instructions of Cosun Beet Company concerning keeping the goods available or returning them. 8.4
- 8.5
- 8.6

Article 9

- Liability
 The liability of Casun Beet Company is limited to direct damage and will not exceed the invoice amount (exclusive of VAT) of the goods delivered to which the liability relates.
 In no event shall Cosun Beet Company be liable for any indirect damage, including any damage which is not the direct result of failure, loss of goodwill, loss caused by business intruption, reputational damage, loss of profils and diss of sales, loss of savings, costs relating to removal from the market androf withdrawel (including free and penalties) payable to third parties, and losses caused by delays.
 Notwithstanding the foregoing, the liability of Cosun Beet Company is in any event limited to an amount of EUR 500,000 (five hundred thousand euros) or if this amount is bower the amount paid out under the liability insurance of Cosun Beet Company, plus any excess due.
 The limitations of liability specified in this article shall not apply if and insofar as the damage is the result of wildful intent or gross negligence on the part of Cosun Beet Company or the management of Cosun Beet Company.
 If the Customer removes or modifies the packaging of goods intended for consumers and delivered by Cosun Beet Company.
 If the Gustomer removes or modifies the packaging of goods intended for this purpose, Cosun Beet Company, if in fails to treat the goods in accordance with the instructions or otherwise treats them carelless), or if it lesis and/or supplies goods dated to company against all third-party claims for compensation of damage for which Cosun Beet Company is not, or would not be, liable under the provisions of the foregoing paragraphs of this articles and or submer sould be and paragraphs or this articles and or supplies goods this attracted as a continuing performance contract, the Customer expressly waives any right to compensation of damage for which Cosun Beet Company is not, or would not be, liable under the provisions of the foregoing paragraphs of this articles of the arter that a relationship between Cosun Beet Company 9.2
- 9.3 9.4
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- 9.6 9.7

Returns Returns are only permitted if Cosun Beet Company has agreed to such in writing in advance or if such returns are executed by or on behalf of Cosun Beet Company. Returns are at the expense and risk of the Customer. Article 10 10.1 10.2

Article 11 11.1

Packaging All reusable packaging, including but not limited to barrels, containers and pallets, remains the property of Cosun Beet Company. It is given on loan to the Customer and the Customer must immediately return it to Cosun Beet Company at its own expense and risk. Unless agreed otherwise in writing, Cosun Beet Company only takes back this packaging if its undamaged. The Customer is not authorised to self or otherwise dispose of this packaging.

Recall measures
If there are indications that the goods delivered by Cosun Beet Company to the Customer are unsafe or otherwise
do not comply with the applicable statutory standards and Cosun Beet Company decides to take corrective measures,
including withdrawing these goods from the market and/or recalling them, the Customer will provide all reasonable
cooperation in this respect.
The Customer shall not, without the prior consent of Cosun Beet Company, take corrective measures in respect of
goods delivered by Cosun Beet Company or processed goods which include the goods delivered by Cosun Beet
Company if, in the opinion of the Customer, the reason for those corrective measures relates to defects in the goods
delivered by Cosun Beet Company any will not withhold this permission on unreasonable grounds.
The Customer shall inform Cosun Beet Company will not withhold this permission on unreasonable grounds.
The Customer is obliged to keep proper records in order to be able to trace immediately to whom it has resold the
goods in the event of a possible product safety problem.

paid. The Customer expressly waives its right to dissolve the agreement.

Article 15 15.1

Recall measures

Unless the Customer can prove otherwise upon receipt, it is assumed that the Customer has received the reusable packaging in good condition. Cosun Beet Company will charge the Customer for the repair costs of any damaged reusable packaging. Loss of the reusable packaging shall also be charged to the Customer at the additional charge stated in the offer. The reusable packaging is considered lost if the Customer has not returned it within three months of received received.

Payment
Payment must be made within the payment terms specified in the offer of Cosun Beet Company and in the manner
stated on the invoice. It cases no payment term is specified in the offer payment must be made within 14 days of the
date of invoice. It the full invoice amount has not been paid within this period, the Customer shall be in default and
shall owe statutory commercial interest on the outstanding amount.
Payment must always be made in the currency as stated in the offer of Cosun Beet Company. In case no currency
is stated in the offer payment must be made in the currency as stated in the offer of Cosun Beet Company. In case no currency
is stated in the offer payment must be made in Euros.
Cosun Beet Company has the right to demand cash payment or payment in advance, if it considers it appropriate,
as well as to suspend further delivery as ong as payment for previous deliveries is still outstanding. The Customer
is at all times obliged to lodge the security deemed necessary by Cosun Beet Company for payments due, upon first
request. For deliveries in parts or instalments, the terms and conditions of payment apply for each partial delivery or
each instalment.

each instalment. Cosun Beet Company is entitled to set-off debts or receivables owed to the Customer against the debts or receivables owed by the Customer to Cosun Beet Company or other group members that are part of Coöperatie Koninklijke Cosun U.A.

Cosun U.A. All the costs incurred by Cosun Beet Company, both judicial and extrajudicial, including collection costs, in order to recover its claims against the Customer will be borne by the Customer. The extrajudicial costs are set at a minimum of 15% of the principal amount due with a minimum of EUR 750. The Customer is not entitled to suspend its payment obligations or to fulfil its payment obligations by invoking set-off.

Dissolution In the event that the Customer has in any way failed to comply with any obligation (on any account whatsoever) to Cosun Beet Company or a group company of the Coöperatie Koninklijke Cosun U.A., if the Customer ceases operations, if the Customer requests a suspension of payment, if a request for a suspension of payment was filed against the Customer, if the Customer is in a state of suspension of payment, if the Customer is in a state of bankruptcy, and the Customer for particulation for bankruptcy was filed against the Customer is in a state of bankruptcy.

against me customer, if the Customer is in a state of suspension of payment, if the Customer has applied for bankruptor, if an application for bankruptory was filed against the Customer, if the Customer is in a state of bankruptory, or if the Customer offers an agreement with its creditors or in other comparable circumstances, without prejudice to the right of Cosum Beet Company to claim for failure to perform and/or damages, Cosum Beet Company is entitled to fully or partially dissolve the agreement with the Customer and/or claim compensation without legal intervention and without any compensation being owed to the Customer and in the event of a partial dissolution, the delivery to the Customer may be suspended.

Customer may be suspended. In the event that the agreement is dissolved on one or several grounds specified in the previous paragraph, any claim that Cosun Beet Company has against the Customer will be payable immediately, provided that it has not yet been

The disposable packaging is part of the delivered goods and will not be collected by Cosun Beet Company

- goods in the event of a possible product sately problem. **Confidentially** Each of the parties will treat as confidential all information received from the other party that is designated as confidential information?. Confidential information many event includes the existence, the nature and the contents of the agreement, as well as other business information of Cosun Beet Company. Article 15:1 does not apply to confidential information in any event includes the existence, the nature and the contents of the agreement, as well as other business information of Cosun Beet Company. Article 15:1 does not apply to confidential information which a) is already publicly known, b) has been independently developed by one party, without the use of the Confidential Information on the other party, c) was received from a third-party who was under no obligation to keep such information confidential, d) was already in the possession of the receiving party without an obligation of confidential information, in which case the receiving party will immediately notify the providing party about this, used within the context of the agreement and may only be copied or reproduced lossfar as this is necessary in order for the receiving party to perform its obligations under the agreement. Each party shall treat the Confidential Information of the other party in the same manner as it treats its own Confidential Information and and they are at all times required to take the necessary precautions to maintain the confidential information in force for five years after the end of the agreement. Intellectual property in the same the agreement. Intellectual property in the same development. Intellectual property in the same development. Intellectual property in the same and the agreement. Intellectual property in the same and the agreement. 15.2
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- Intellectual property rights which are owned by Cosun Beet Company or its supplier(s) shall remain the property of Cosun Beet Company at all times. The Customer shall not in any way acquire any rights of intellectual property rights which are owned by Cosun Beet Company or its supplier(s) shall remain the property of Cosun Beet Company at all times. The Customer shall not in any way acquire any rights of intellectual property rights (the ownership of which is) resting with Cosun Beet Company or to any information received from Cosun Beet Company in any form whatsoever. The Customer is not permitted to change the delivered goods, wholly or in part, or to provide them with a different brand name and/or packaging, or otherwise to remove or change any indication of copyright, trademarks, trade names or other intellectual or poerty rights of Cosun Beet Company. The Customer is not permitted to use any name, trade name, trademark, logo or any other reference to Cosun Beet Company in any external press release, advertising materialis, sublicity materials or other, without the prior written permission of Cosun Beet Company. The Customer indemnification Beet Company is relating to the use of designs, materials, samples, brands and the like that have been provided to Cosun Beet Company by or on behalf of the Customer for the performance of the agreement. This indemnification also includes the full costs incurred by Cosun Beet Company in defending these claims. Article 16 16.1 16.2
- 16.3
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Article 17

- 17.2
- Beet Company in defending these claims. Data privacy protection Cosum Beet Company processes personal data in accordance with applicable General Data Protection Regulation (Agemene Verordening Gegevensbescherming), both within and outside the EU. If focum Beet Company processes personal data for or on behalf of the Customer in the course of its performance under the agreement, Cosun Beet Company value data for or on behalf of the Customer in the course of its performance will also qualify as a data processing agreement as stipulated in the General Data Protection Regulation (Algemene Verordening Gegevensbescherming). Cosun Beet Company vill solely process received personal data further to documented instructions from the Customer and will not in any way use (or cause to be used) such personal data other than as necessary for its performance under the agreement. Cosun Beet Company yarround against loss or unlawful processing. The Customer is allowed, at its own experse, to periodically examine and evaluate whether Cosun Beet Company complies with this obligation. Cosun Beet Company ull at the choice of the Customer, delete or return all personal data after the end of the provision of services relating to processing, unless storage is required by Iaw. At is first request Cosun Beet Company will assist the Customer and provide all information available which enables the Customer to comply with its own statutory obligations and to demonstrate this. The Customer adhaveledes and diagrees that in the course of its performance under the agreement, Cosun Beet Company use further processors or sub-processors. Cosun Beet Company will impose upon such further processors is same data protection digitations as stipulated in this article. Cosun Beet Company is not liable for damage of any kind (whether direct or consequential) resulting from its processing of personal data under the agreement. The Customer indemnifies Cosun Beet Company (in the rocesors or otherwise) against any third party claim or acti
- 17.3 174
- 17.5

Article 18 18.1

- 18.2
- Disputes and applicable law The Court of Zeeland-West Brabant, Breda location has, in the first instance, exclusive jurisdiction to hear any disputes between the Customer and Cosun Beet Company. By way of derogation from paragraph 1, the parties may agree to have the dispute settled by arbitration. In such a case, the place of arbitration shall be Breda (the Netherlands) and the dispute shall be submitted for settlement to the Netherlands Arbitration Institute (NAI) in Rotterdam, in accordance with the rules of this institute. The legal relationships between Cosun Beet Company and the Customer (including, but not limited to, those pursuant to an offer and/or agreement) are governed exclusively by Dutch law. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. 18.3

Article 19 Final provisions

- Each party is an independent contracting party and neither party is authorised to represent or bind the other party. Nothing in the agreement establishes or will have established a joint venture, a partnership or an agency relationship
- 19.2
- Norming in the agreement establishes or will have established a joint venture, a partnership or an agency relationship between the parties. The Customer is not entitled to transfer or encumber any claim against Cosun Beet Company to third parties. This prohibition has propert law implications. Nor is the Customer entitled to transfer its rights and obligations under the agreement to third parties. In the event that one or several provisions of these general terms and conditions would appear to be non-binding, wholly or in part, the other provisions of these terms and conditions remain in force. Cosun Beet Company reserves 19.3 mony on mpan, we ourse provisions to mese terms and containons femain in force. Cosult Beet Company rest the right to replace the non-binding provisions with provisions that are binding and that differ as little as possible the replaced provision, taking into account the objective and the purpose and intent of these general terms conditions.