

GENERAL CONDITIONS OF SALE ROQUETTE UK LIMITED (Version 2023)

All sales by Seller to Customer shall be exclusively governed by these General Conditions of Sale, unless otherwise stated in writing by Seller.

1. DEFINITION "CMR" means Contract for the International Carriage of Goods by Road; "Confidential Information" means all information provided by one Party or otherwise made known to the other Party in connection with the Contract and /or Order, that relates to the business, affairs, scients, know how, personnel, customers, prospects and suppliers of either Party whether designated as "confidential Information" or not by a Party, together with all information derived from the Orogonia, but excluding any information (i) independently developed by the receiving party without using the confidential Information or the disclosing party, (ii) publicly disclosed by an entry other than the receiving Party under no duty of confidentiality or (iii) rightfully in the possession of the receiving party without a duty of confidential try or the receiving larty without using the confidential information or not by the to the receiving larty without a duty of confidential information." "Customer" means the company which is buying the Product from Seller; "Product" means the order placed by Customer; "Product" means the order placed by Customer; "Order" means Roqueted UK Limited, a company incorporated and registered in England and Wales with company number 014483383, having its registered office at 22 Sallow Road, Weldon North Industrial Estate, Corby, Northamptonshire NN17 5JX.

2. ENTIRE AGREEMENT

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 These General Conditions of Sale (the "Conditions"), together with other commercial terms, if any, mutually agreed to by Customer and Seller ("Commercial Terms"), contain the entire and exclusive agreement between the Parties and, are referred to herein as the "Contract". If there is a conflict between the Conditions and the Commercial Terms the Commercial Terms shall preval. All terms and conditions contained or referenced in any prior or subsequent oral or written communication, including, without limitation, terms and conditions contained in an Order or another document issued by the Customer, which are different from or in addition to the Contract are hereby rejected and shall not be binding on Seller, and Seller hereby objects therets. No addition to, or alteration or modification of, the Contract shall be valid unless made in a writing signed by an authorized orgenesantaive of each Party specifically referring to the Contract. Excomer shall be valid.
 Except as otherwise agreed the Conditions herein. These Conditions referenced herein.
 Except as otherwise agreed to orgen and confirmation, or any Order placed alterward will imply the lacit acceptance of alteration or the Senter or the Senter Senter

ORDER AND CONFIRMATION ORDER

ers shall be placed in accordance with agreed lead-time (including the produ n's lead-times) and if not, Seller's lead-time, communicated to Customer on de For Orders processed via electronic data interchange (EDI): the Orders shall be processed For Orders processed via electronic data interchange (EDI): the Orders shall be processed atically by Seller. In case of incompatibility or rejection of the Order for whatever reason, Seller orm Customer. 3.2.

rm Customer. For Orders placed by any other means of communication than EDI, the Orders shall only be red definitive once a written and signed order confirmation has been sent by Seller. The sale exclusively concerns the Product described in the Contract and/or order ation. In the absence of mutually agreed, written Commercial Terms to the contrary, any of Products under an individual Order shall constitute a separate Contract Contract Contract, or A Providers under an individual Order shall constitute a separate Contract Detween the siderea . The cor 3.4 Parties

MODIFICATION OR CANCELLATION OF ORDERS 1. Customer may not cancel, alter, or suspend delivery of this order below lead time, except th Seller's written consent, such modification or cancelation being subject to a surcharge. No negliation is permitted after the shipment of the Products. with

QUANTITY, TIMING AND DATE OF DELIVERY Except as expressly provided otherwise in the written Commercial Terms, the quantities itated in the Commercial Terms are non-binding to both Parties. This means for the avoidance doubt that acceptance of the Commercial Terms does not constitute a supply agreement in itself does not create any contractual obligations or contractual rights for performance either for the lier or for the Customer until Orders are placed accordingly by the Customer and are expressly septed by Seller.

Seller or for the Customer until Orders are placed accordingly by the Customer and are expressly accepted by Seller. 5.2. Subject to clause 5.1 above, Seller may supply the Product to the Customer, up to the volume expressed in the Commercial Terms and as per the phasing agreed in the Commercial Terms or, when relevant, as per the forecast to be agreed between the Parties. For sake of clarity, in the absence of such forecast, the Customer's potential needs will be considered as the total volumes expressed in the Commercial Terms, phasing considered, delivery of those extra volumes is subject to availability of the Products and to new Commercial Terms to be agreed between the Parties. Seller cannot be held liable anyhow, for any reason whatsower, in case Seller is not able to supply Customer with those extra volumes. 3.3. The Customer acknowledges and accepts that, on a quarterly basis, any quantity of products not claude off by the Customer and therefore may not be available to it at any lated ack. Accordingly, the quantity negotiated in the Commercial Terms will be reduced without any recourse of action against Seller, accept as determined and made available by Seller. 5.4. In each case, delivery times are indicated as precisely as possible but depend on Seller's procurement, production, transportation and storage possibilities and same if delivery times have been confirmed in writing by Seller, Seller cannot be held liable for any delay.

DELIVERY, TRANSPORTATION AND INSPECTION Except as otherwise provided in the Commercial Terms, Products shall be delivered CIP/CIF

6. DELIVERY, TRANSPORTATION AND INSPECTION
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 6.1. Except as otherwise provided in the COmmercial Terms, Products shall be delivered CIP/CIF
port destination (INCOTERM ICC 2020).
 6.2. Seller shall keep title over the Products until full payment of the price. Issuing an obligation
to pay (like a bill of exchange) shall not constitute a payment. Failure to pay at one of the due dates
may result in the Products' calam. These provisions shall not prevent the transfer of risks to the client
upon delivery of the Products, as well as any damage that may occur.
 work the Products' calam. These provisions shall not prevent the transfer of risks to the client
of the Product shall be packed for shipment in accordance with Seller's packaging data sheet
or any other specification signed by Seller in a manner sufficient to ensure the integrity of the Product.
 Unless otherwise agreed, warranty regarding the packaging of the Product is only given as to
compliance with local regulation in the manufacturing and shipping countries.
 6.5. When Customer is responsible for the transport in accordance with the INCOTERM
applicable.

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6.5.1. Customer shall ensure that its carries are fully complement with all laws and regulations applicable.
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6.5.2. Note that and organismum applicable to EFISC or publication of an organismum applicable.
6.5.2. Note that and organismum applicable to EFISC or publications of the sale of a good services, whatever can be the VAT status of the Customer (registered or not for VAT purpose). As a meception, some shipment involved can be exempted from VAT or from any equivalent goods and services tax provisions subject to conditions provided by law. In this case, and useful information to determine that the Products to valid territory, in accordance with the applicable laws. Consequently, Customer shipment or the Products to relational territory, and incessary and useful information to determine that the Products to relational VAT.
6.5.3. Customer advance that the advance of Products to national VAT.
6.5.4. Customer advance that the advance of products to national VAT.
6.5.5. Customer advance that the advance of the organized by a service recognize the security of the international supply chain of Seiler. Therefore, Customer agrees to ensure such security of the international supply chain of Seiler. Therefore, Customer agrees to ensure such security of the organized bion.
Market and Soutemer substation customs/custome-security/authorided-seconder advance/seconder and seconder (Dec) guidelines.

(https://ec.europa.eu/axelion_customs/peneral-information-customs/customs-sourch/au/horsted-economic-operator-ae/acie-desidesidon-management-information-customs/customs-sourch/au/horsted-that is carriers acting on its behalf are also informed that they must ensure the security of the supply chain in accordance with these guidelines. 8.5.4. In case of no show on the pickup soit agreed in advance between the Parties, a lump sum may be applied by the Selier to Louistomer and/or Selier may cancel the Order after several no may be applied by the Selier to Louistomer and/or Selier may cancel the Order after several no

may be applied by the Selier to the Customer and/or Selier may cancel the Order after several no show. Customer shall unload transportation equipment utilized for delivery promptly on delivery. Any claim for mising Product andfor transport damage must be lodged in the CNR or any other transport document signed by Customer on reception of the Product. Picture of transport damage must be immediately sent to the Selier. Except as required by the applicable INCOTERNI, in no event solution of the selier set of the Selier. Except as required by the applicable INCOTERNI, in no event loss occurring subsequent to delivery, to a carrier, or any actions of any carrier, any damage result of such inspection must carefully examine all Products upon delivery and before use. Any visible defects, other than missing Products and/of transportation damages, or any defects discovered as a result of such inspection must be notified within too (2) business days of the discover and in any case before any use of the Product. The absence of such notification constitutes Customer's resocubal accurring the product such advect shall have no liability for visible defects or defects reasonably discoverable upon careful examination. Such notification must include a picture of the visite. The product is the product in the user that the notification must include a picture of the visite.

visible defect. 6.8. For bulk Products, following the unloading, the weight of the Product transferred into the Customer's tanks might vary from plus or minus 0,5% compared to the weight reported on the transport document. For sake of clarity, weight scentianed at time of dispatch will be used for invoicing. Under no circumstances, such fluctuation will allow Customer to claim additional shipment addres seek compensation in whatever form. 6.3. In the event Customer discovers a latent defect from the use of the Product, to the extent the Selfer within two (2) business days from the discovers, Customer shall give written address the product as been address the Product shapement address in the Product shapement address in the Product shapement address the Product shapemen

In the economic output in the Flourduit is ascovered for which Seler is responsible as provided in these Conditions, Customer shall not sell, use or mix the Products following such discovery. If Customer establishes that a defect exists, Customer's sole remedy shall be as set out in Section 7 or by law.

WARRANT

7. WARRANTY T. Assister variants that (subject to the other provisions of these Conditions), upon delivery the Products, in their initial packaging will comply in all material respects with (i) Sollar's standard specifications for the Products and will (ii) the applicable regulation in the manufacturing country and the delivery country, unless otherwise mutually agreed in writing between Customer and a qualified presentative of Selfer's quality and regardless ary reference to Customer's specifications in the Order. Any descriptions, illustrations or information contained in Selfer's publications or advertising are issued or published for the sole purpose of giving an approximate idea of the Products and/or services described therein and will not form part of any Contract or be deemed to constitute a representation as to the accuracy of such matters.

by Seller, Products will be manufactured in compliance with applicable General Food regulations. 7.3. For pharmaceutical Products, unless otherwise specified in the Product Specifications She 7.3. For pharmaceutural Froducts, unless oriterinse speciment in the Froduct specimations stress, our Products have been designed and assessed only for oral route of administration. Any other usage or intention to use the Product in any other route of administration by the Customer shall be under its sole responsibility.

sponsibility. Seller warrants that any services associated with the Product performed by it, on its behalf, zated in this Contract, have or will be performed with reasonable care and skill. In case of buik delivery, there is no warranty after the unicading of the Product by Customer. Seller shall not provide any warranty concerning the absence of any defect, whother latent in the Products I used later the shell file and/or expiry date and/or best before date and/or

Seller shall not provide any warranty concerning the absence of any detect, whether latent or not in the Products if used after the shell file and/or expit date and/or sets type date.
 If, after receipt of a written notice asserting noncompliance, Seller determines that Product did not meet the warranty specified above, Customer may, at Seller's expense and upon receiving prior written authorization from Seller, deliver such Product to a facility designated by Seller. Seller shall at to potion repiace the Products or return to Customer a credit in the amount of the price paid for written autocidents or improver handing, shipping damage, or relaterations customed of Seller Seller's shall at to potion repiace the Products or term to Customer a credit in the amount of the price paid for customer accedation or improve handing, shipping damage, or relaterations customer of any other the solution or pripace phanding. Shipping damage, or relaterations customer date of the Products. As herein provided and upon the expiration of the pericid specified above, all such liability shall therminate. Any such refund or replacement is conditional upon the original Products in relation to which Customer makes a quality claim, as well as inspect the stell customer has varianties and or solute and and test samples of any Products in relation to which Customer makes a quality claim, as well as inspect the stellar to a top or the warrantes.
 2.8. Seller date carce because Customer has such as failed to follow seller's instructions, including, without limitation, any instructions relating to the movement, storage, handing or use of the Products or, if there are none, ogod trade practice.
 3. SetLLER MAKES NO OTHER WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, CONCERNING THE USE OF ALPRACULAR PURPOSE OR MERCHANTANT, OT THE IMPLIED WARRANTY OF ANY KIND, EXPRESS AND ACCUTARY OF THE

PRICE AND TERMS OF PAYMENT 1. The Products are invoiced according to either the applicable price in the Commercial Terms in o Commercial Terms in accordance with the last Seller's commercial offer valid at the date of der. Product price shall be in the currency contained in such terms. The invoice will be issued upon pment of the Product.

Any service the Customer may need, in particular relating to special delivery conditions, that thincluded in this Commercial Terms, shall be subject to formal acceptance of Seller and is set to additional fees

8.2. Any service the Customer may need, in particular relating to special delivery conditions, that is not included in this Commercial Terms, shall be subject to formal acceptance of Seler and is subject to additional less.
8.3. In the event of a change in any law or government-enacted regulation or decree, circumstances of an economic nature, or any other exceptional event, unforeseeable at the time of effect of upsetting the economic bases of the commercial relationship existing between the Parties to the point of making it sensorily prejudical and/or dificult for one and/or the other Pary to perform their obligations, the Parties undertake to renegotiate the existe before the occurrence of this change in circumstances. The Parties agree to meet no later than eight (8) days after the date of renegotiation. The renegotiation hall not exceed thint (30) days and the Parties agree to the other and formulating a request for renegotiation. The renegotiation hall not exceed thint (30) days and the Parties agree to meet no later than eight (8) days. after the date of composition shall be actual to agreement is teached at the end of the renegotiation period, the comparison and the tange of the sensor of the renegotiation for the responsition of a thint (30) day notice period. Dublic sense due to una the oxignation of the renegotiation period, the comparison applicable prior to such occurrence.
8.4. Except any prior to the occurrence of the change in circumstances shall be a0-days NET from the issuance of the invoice by feels. Any late the applicable law (Directive 2017/1201 of the European Parliament and of the Concurrence of the applicable law (Directive 2017/1201 of the European Parliament and of the Concurrence of the splicable law (Directive 2017/1201 of the European Parliament and of the Concurrence of the applicable law indemntly to Customer.
8.6. Now that and the responsibility or bays into any renet Seller meeting.
8.6. Now that and the ref this made advisible to the Seller meeti

or satisfactory security or amend or suspend credit terms before further manufacture, shipment or delivery is made. 8.7. If at any time before delivery, Customer fails to pay for any Products previously delivered in accordance with the terms of sate. Seller may exercise its defaults remedies, for example by withholding any undelivered portion of the Order/Contract.

withholding any undelivered portion of the Order/Contract. 9. FORCE MAJEURE 9. ORCE MAJEURE 9. OWC the exception of Customer's payment obligations, which remain unchanged under this Section, no Party shall be liable or responsible to the other Party, nor be deemed to have defaulted under or breached the Order/Contract, for any failure or delay in fulfiling or performing any term of this Order/Contract (except for any obligations to make payments to the other party hereunder), when and to the extent such failure or delay is caused by or results from acts beyond the impacted party is (the Impacted Party) control, including, but not limited to, the following force majeure events (the Functional of the extent of the other of the other of the other of the other othe

CONFIDENTIALITY

10. CONFIDENTIALITY 10.1. Unless otherwise agreed in writing between the Parties in any specific non-disclosure agreement, each Party shall not use or disclose any of the other Party's Confidential Information other than for the sole purpose of the performance of the Contract and/or the Order, nori issue any press release or public announcement regarding the existence, subject matter or terms of the Contract and/or the Order, unless required by law or pursuant to an order of a competent authority provided a prior written notification to the performance on use contained herein except with respect to the obligations of confidentially and restrictions on use contained herein except with respect to the Confidential Information is disclosed are made aware of its confidential Information and agree to be bound by them. **10.** 10.1

11. INTELLECTUAL PROPERTY 11.1. No licenses, express or implied, under any patents, trademarks, copyrights or other intellectual property rights are granted by Seller to Customer or by Customer to Seller hereunder. Seller has not licensed or provided and does not hereby license or provide Customer the right to use any logo. trademark, or other intellectual property of Seller or any owher third party. 11.2. For avoidance of doubt, all intellectual property rights in and in relation to the Products shall be and remain the sole and exclusive property of Seller (or tas locensol; Customer shall not acquire any intellectual property rights in the Products by virtue of the Contract or any Order entered into hereunder.

13. TERMINATION 13.1. Each Party may terminate the Contract and/or any Order at any time upon the occurrence of any of the following events: (i) the other Party's ceasing to function as a going concern, declaring bankruptcy, having a receiver for it appointed, transferring lassests for the benefit of its creditors, or otherwise taking advantage of any insidvency law; (ii) other Party's failure to cure any other breach of the Contract and/or any Order within sativ (60) days of receiving written notice requiring it to do so; (iii) other Party's proves to be non-compliant with the terms set out in Section 15.

14. APPLICABLE LAW AND DISPUTES 14.1. The Contract and/or any Order shall be subject to English law. The provisions of the United Nations Convention on Contracts for the International Sale of Goods (1980) are expressly excluded.

14.2. The Parties irrevocably agree that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of, or in connection with, this Contract or its subject-matter or formation.

15. ETHICS AND COMPLIANCE

15. ETHICS AND COMPLIANCE
15.1. Each Party represents on behalf of itself and its partners, employees, agents, ergresentatives, officers, directors, and managers, that no payment or transfer will be allowed in the purpose or effect of corruption, public or commercial bribery, or any conduct that may be seen or constnued as breaching any applicable Antib breey and Comption (AEC) regulations such as French Will accept or allow any link of extension. The purpose of the effect of completion and the effect of completion of commercial bribery. There is an effect of completion of commercial practice or any tot ad to improve for carry our business or obtaining any other benefit.
15.2. Each Party variants the implementation and compliance with its standards stated in its respective Code of Conduct as provided to the other Party.
15.3. Each Party represents on behalf of itself and its partners, employees, agents, employees, of ormaly notified that is under investigation for baching any other benefit.
15.4. The Parties shall work with reliable partners not included in any government-publiched restrictions or prohibilion late a limit of the effective date of this Contract constitute a breach of any applicable ABC regulations.
15.4. The Parties shall work with reliable partners not included in any government-publiched restrictions or prohibilion late and any approxible ABC regulations.

 15.5.
 Each Party shall be allowed to audit at any line the once pany surgence.

 assurance.
 assurance.

 15.6.
 In the case, a Party is not complying with such laws or if one of the Parties is or is suspected to be in breach of this Section, the other Party will be entitled at its word discretion to:

 (i)
 request the other Party to implement appropriate policies and processes within a reasonable timeframe; or

 (ii)
 suspend and/or terminate the Contract without further obligation under the Contract.

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16.8. If Customer believe, after having contacted Seller, that its rights over its personal data have not been respected. Customer can lodge a complaint to relevant Data Protection Authority.
17. GENERAL
17.1. For sake of caliny, the use of any platform to conduct trade electronically is strictly limited to the lacitation of the exchange of commercial documents. In no event, Seller will abde by any terms and conducts, which might exist on any platform designated by the customer, Seller would be forced yourdation or any other commercial documents. In the overth, Seller will abde by any terms and conducts, which might exist on any platform designated by the customer, Seller would be forced yourdation or any other commercial document, which might exist on any platform designated by the customer, Seller would be forced yourdation or any other commercial document, which might exist on any platform designated by the customer.
17.2. Customer must not resell any Product to any third parties supprocessed, unless Seller has granted its prive written consent or Customer repeaks and renames such Product so that no logos, names or trademarks of Seller are communicated to such third party and thus, those resell of the Products shall be under the sole to eleng or angling on and huse to the banefit of the Parties is that of independent contractors dealing at arm's length. Except as otherwise expressly to Order shalls beinding used inter you to a tork you to relevance and any Order shall be order plate.
17.4. The Contract andora any Order shall be thoring updations hereunder without the prior written consent of seller. Which may be withheid in its sole discretion.
17.5. The failure of either Party to enforce any term of or right arising pursuant to the Contract andor any Order shall be discretion.
17.6. The insult of update and and you term of right and shall in no way affect that Party's right later to enforce or xexreise the term or right and shall in no way affec

17.10. The Pa The Parties agree that the English version shall prevail in case of conflict between the English n of these General Conditions of Sales and any translated version in any other language.