

TERMS AND CONDITIONS

from the private company Dr. Greenlove, situated in Amsterdam

Article 1 Definitions

These general terms and conditions apply to:

- *the wholesale: wholesaler in food- and beverages Dr. Greenlove and its affiliated enterprises.*
- *customer: the natural or legal person with whom the wholesaler has an agreement to supply goods and/or services.*
- *agreement: The agreement made between the wholesaler and customer is established through the explicit acceptance of offers and/or orders by the wholesaler.*

Article 2 Application

These general terms and conditions apply to the establishment, content and infringements of all agreements made between the customer and the wholesaler and its affiliated enterprises.

General terms and conditions from contracting parties and/or others are only applicable in case the wholesaler explicitly accepts and it is confirmed in writing.

Any different or additional conditions can only be appealed to by the customer in case the wholesaler explicitly agreed to it and it is confirmed in writing.

Once a customer has been contracted with the present conditions, he agrees with the applicability of these conditions to subsequent agreements between him and the wholesaler.

Article 3 Offers

All offers are non-binding unless explicitly stated otherwise.

Within a composed quotation there is no obligation to deliver a portion against a corresponding portion for the fully specified price.

Article 4 Products

Any information regarding the composition, quality, and characteristics of the products that are delivered by the wholesaler is executed to the best wishes of the wholesaler, but without any guarantee.

The wholesaler shall at all times have the right to determine to her own judgement which eligible products will be delivered in certain minimum quantities.

Article 5 The Agreement

The agreement binds the wholesaler only after explicit acceptance. The wholesaler reserves the right to refuse orders without giving reasons. In such a case, the wholesaler will not be liable for any damages suffered by the purchaser.

Article 6 Prices

The giving prices are, unless agreed upon, Ex works exclusive VAT.

The wholesaler is entitled to increase the agreed price after conclusion of the agreement in case any cost-increasing elements occur. These cost-increasing elements will definitely consist of the price increases, increases in wages, social security charges, taxes or other charges that are calculated by the wholesaler.

In case the wholesaler proceeds to increase the price under the provisions mentioned in the preceding paragraph then the buyer is entitled to cancel the order provided that he, notifies the wholesaler in writing immediately after becoming aware of the price increase, and compensates the wholesaler for the incurred direct costs.

For any deliveries made under the context of the canceled order, the purchaser will still be held liable for the originally agreed-upon price.

Article 7 Delivery

The deliveries are made ex works of the wholesaler unless another form of delivery is agreed.

In case a DAP is agreed upon, the wholesaler will determine the manner of transport, the nature and the manner of delivery, and the costs thereof.

In case a DDP is agreed upon, the customer's purchased transport goods are prepared for delivery. If the buyer of the goods fails to pick up the goods from the wholesaler's specified address within two days after being notified, the wholesaler will be entitled to charge the storage costs of the goods to the buyer.

Unless explicitly agreed otherwise, the delivery dates are never to be regarded as deadlines. Even in case of an agreed deadline, the wholesaler will not be in default unless the customer has defaulted after setting a reasonable deadline to have the products delivered as of yet.

The risk of the goods will pass on to the buyer at the time of the agreed form of delivery.

Article 8 Force Majeure

If force majeure on the part of the wholesaler to the implementation of the agreement is delayed by more than four weeks, both the wholesaler and the buyer are entitled to rescind the agreement.

The wholesaler can in that case, contrary to Art. 7.5, only be entitled to reimbursement of its incurred costs.

If force majeure occurs while already partially being implemented with the agreement, the wholesaler is entitled to demand payment for the already completed part of the contract.

Force majeure is in these terms any of the wholesaler wishes under independent circumstances which permanently or temporarily prevent the fulfillment of the contract, and, as far as not already understood, to include, war, threats of war, riots, strikes, government measures, fire, lack of raw materials, defective machinery, transport difficulties and untimely delivery by suppliers to the wholesale trade.

If the wholesaler decides to dissolve the contract based on the grounds of force majeure, it is not obliged to pay for any damages suffered by the customer.

Article 9 Complaints

The buyer is obliged to do a solid inspection of the goods for any defects immediately after delivery.

These defects do not include in the trade deemed acceptable or technically unavoidable deviations, including quantity, quality, colour, or weight.

Complaints on the delivery of all our products should be made in writing to our wholesale company within 24 hours after delivery.

If the customer has not filed a complaint within the applicable period, he will be deemed to agree with the state in which the goods have been delivered and will forfeit any right to complain.

After receiving a complaint, the wholesale company shall investigate the justness of the complaint as soon as possible. The customer should assist the wholesaler during the investigation.

In case of a justified claim, the wholesaler will have the choice to: Take back the goods and replace them, or; To rescind the purchase agreement, or; To credit a reasonable reduction of the selling price.

The return of the goods is at the expense and risk of the purchaser and is only possible after the consent of the wholesaler.

Complaints never give the buyer the right to terminate the agreement or omit the payment in full or partially omit the agreement. In no case can the customer claim any damages.

Article 10 Packing

The cost price of any additional packaging will be charged to the customer by the wholesaler.

Article 11 Retention

The wholesale retains ownership of all goods supplied until all the customer claims made in agreement with the wholesaler have been met. The retention of ownership also extends to claims relating to failure on the customer's side in the fulfillment of the agreement.

If the buyer fails to fulfill his obligations mentioned in the preceding paragraph then the wholesaler is entitled to take the goods under retention back without prior notice of default.

When the wholesaler exercises its retention of ownership, the agreement will be disbanded for a proportionate part or as a whole without judicial intervention and without prejudice to the wholesaler's right to compensation for damages and costs.

If the contractor has managed to sell or deliver the retained goods of the wholesaler to third parties, then the claim of the buyer is exercised on the third party instead of the retention of goods, and the claim is deemed to be advanced by the customer and assigned to the wholesaler.

The customer is obliged to notify the third of this assignment.

Article 12 Liability

The wholesaler is not liable for costs, damages, and interest that might arise for the customer as a result of acts or negligence of the wholesaler, the persons employed by the wholesaler, or the third parties that are employed by the wholesaler, except in cases of gross negligence. Liability for company-, consequential- or indirect damages is always excluded.

The liability of the wholesale remains, in any case, limited to the amount of the invoice value of the delivered goods on which the notice of liability is concerned.

If the wholesaler in case of any damages is not liable according to the delivery conditions stipulated in the agreement with the purchaser respectively, and is held liable by a third then the purchaser should be held liable by the third and is obliged to fully indemnify and compensate all claims to the third.

Article 13 Suspension / Termination

Without prejudice to the Act referred cases and in case the buyer fails attributable to fulfill its obligations the wholesaler has the right without notice or judicial intervention to, either suspend the execution of the agreement for up to three months or to dissolve them entirely or partly, without any obligation to compensate for damages and without prejudice to any other enclosing rights made to the wholesaler.

The right of the wholesale to suspend, be it in full or partial dissolution also applies in cases when a purchaser is in serious doubt whether the customer is able to fulfill its contractual obligations towards the wholesale in the event of bankruptcy, serséance of payment, liquidation, transfer of the buyer's company and in cases where the purchaser goods are confiscated, in this case, the buyer is placed under guardianship or otherwise willfully or partially lose the power of disposition over his assets.

Article 14 Payment

Payment is made in advance unless agreed otherwise.

Other agreements can only be made under the strict condition that payment must be made within fourteen days after the invoice date without deduction or settlement. In the event of a late payment the customer is in default without requiring a prior notice from the wholesaler.

The wholesaler is at all times regardless of the agreed payment conditions entitled to oblige the buyer to provide security for the fulfillment of the agreement to complete the payments that should be made to the wholesaler.

In the event of a late payment, the buyer is obliged to pay in full for both the extrajudicial and judicial collection costs in addition to the payment of the amount owed. The extrajudicial costs amount to 15% of the principal sum with a minimum of € 40, -. The payments made by the buyer will first be settled with any outstanding fees and invoices that are due the longest.

Article 15 Applicable Law

Any disputes that are related to the contract to which the presented conditions fully or partially apply or following further agreements, which are a consequence of such an agreement have to be submitted to the District Court in Amsterdam.

The wholesaler however retains the right to sue the other party before the Law competent court in the district of Amsterdam (Netherlands). On contract, terms and conditions and any further agreement, as well as any disputes arising therefrom the Dutch law is applicable. The Vienna Convention Contract for the international sale of goods made on the 11th of April 1980 Treaty Series 1981, 184 is never applicable.

Article 16 Final Provision

If one or more provisions of the agreement between the parties, including provisions of these terms and conditions are invalid or become legally invalid, the rest of the contract will still remain in force. Parties will consult on provisions that are void or become legally invalid, to make an alternative arrangement that approaches the purpose and intention of the previously mentioned provisions as much as possible.

These terms and conditions are deposited at the Chamber of Commerce in Amsterdam, Netherlands.