

GENERAL TERMS ANDCONDITIONS OF SALE (September 2023 edition)

These General Terms and Conditions of Sale ("GTC") apply to any sale and delivery of products and services (together the "Products") by any company of the IBG Group with registered offices in the People's Republic of China (hereinafter "IBC") to its customers (hereinafter individually "the Customer") and are an integral part of each ransaction between IBG and its Customer ("the Contract").

These GTC constitute the sole agreement between IBG and its Customer (hereinafter collectively referred to as the "Parties"). The Customer represents that has full knowledge and understanding of these GTC and acknowledges having accepted them without restriction or reservation, after having been able negotiate them with IBC. The Customer acknowledges that it was provided with all necessary advice and information to ensure the adequacy of the Produc and these GTC to its needs and confirms that it has issued a purchase order with full knowledge and understanding of these GTC.

Notwithstanding any other provisions in any Order or agreements between the Customer and IBG, any Order placed by the Customer or any acceptance by the Customer of an offer of sale from IBC constitutes the Customer's express acceptance of these OTC and waiver of any right the Customer may have to enforce its own general conditions or any other terms or conduitons that are inconsistent with threes OTC.

Failure by IBG to enforce at any time any provision of these GTC shall not be construed as a waiver of IBC's right to act or to enforce any such term or condition and IBC's rights shall not be affected by any delay, failure or omission to enforce any such provisions.

<u>I. Finalization of the contract</u> Orders are binding upon IBC only once they are accepted by IBC in writing (the "Order). All sales of Products are final and, unless otherwise set forth herein, the Products may not be exchanged or returned for a refund. Under no circumstances does the commencement of performance by IBC of the Customer's Order constitute tacit acceptance of the terms of such Order. Unless otherwise provided hereinafter, the Customer cannot cancel an accepted Order. Any information, specifications and pricing in IBCs catalogues and/or documentation. Including any quotation, are provided for information purposes only. IBC shall only be bound by information, specifications and pricing set out in the Customer's Order as accepted in writing by IBC.

Unless otherwise provided in IBC's written acceptance of the Order, the studies, testing, marketing materials and recommendations provided to the Customer sha be incorporated by reference into the Order. It is the sole responsibility of the Customer to verify for itself by carrying out appropriate tests if necessary, in or ensure, prior to design and manufacture of the Product or performance of the service, that the Product is compatible with its intended use.

Unless otherwise agreed between the Parties, the Customer shall be solely responsible for obtaining, in a timely manner, any permits, authorizations o requirements required for, inter alia, import or exchange control of the Products into the country of delivery or payment of the Products sold, and the Cu-inform IBG in whiting upon receipt or performance of such permits, authorizations or other legal requirements to a later than upon issuing the Order.

2. Tooling _ Components.
2. Tooling, Unless otherwise provided in IBG's written acceptance of the Order, the tools (including, but not limited to, equipment, machines, molds and prototypes, financial contribution and/rc Customer's participation to the definition of Product specifications. Any contribution by the Customer to cover all or part of the cost of manufacturing such Tooling shall need to be accepted or the Customer's participation to the definition of Product specifications. Any contribution by the Customer to cover all or part of the cost of manufacturing such Tooling shall no event (I) exists in the transfer of ownership of such Tooling to the the Customer to cover all or part of the cost of such Tooling shall be marked only with the marked of the name of IBC.

Notwithstanding the foregoing, it may be agreed in writing by the Parties that, when Tooling is supplied by a Customer or is exclusively manufactured for a Custom and the cost of the Tooling is fully borne by the Customer, such Tooling shall belong to such Customer ("Customer Tooling"), in such circumstances, all costs a expenses (Including, but not limited to development, legals, modifications and restrationing, dutes and taxes (shall be bere hybrid to the Customer of Incessary. Such Customer Tooling shall be kept in IBC's premise and IBC will maintain such Customer Tooling in formal working condition expect to its service life and specific characteristics are provided for and agreed in writing by the Parties at the time of its delivery by or for the Customer of the Customer of the cost of the Customer of the Cus

ner Tooling must be properly insured by the Customer against theft, damage or destruction. The Customer waives all right and recourse against IBG and its uch basis, and shall require its insurers to waive rights of recourse against IBC, except if the Parties agree in writing that, for any specific Order, such Customer Tooling is to be insured by IBG.

Customer Tooling shall be returned at the expiration of the Order related to the applicable Products, upon the Customer's written request, with all associated costs paid by the Customer and the delivery of such Customer Tooling shall only be made after payment by the Customer of all amounts due to IBC. Should the Customer fail to request return of Customer Tooling or should such Customer Tooling and to be used during a continued three (3) year period since the last use of the Customer Tooling that shall be at libery to destroy such Customer Tooling and Customer Tooling as subject to prior notification to the Customer. Upon receipt of such notification, Customer shall have a five (5) calendar day period to request return of Customer Tooling at its costs and risks.

2.2. Components and raw materials. Components, substances, formulae, ingredients, fragrance and raw materials (collectively the "Components") required for the manufacture of Products shall be procured as follows, as shall be set forth in IBO's written confirmation of the Order (in) placed at IBO's disposition by the Customer, in which case they shall be under IBO's disposition by the Customer, in which case they shall be under IBO's custody unit Product delivery and IBG shall be included in the definition of Products for the purpose hereot.

3. Delivery

way gry dates and deadlines indicated by IBG in its written acceptance of the applicable Order shall be indicative. Delays with respect to any such delivery dates or rines shall not provide the Customer with any rights of cancellation or termination of the Order, nor compensation, damages or penallies. By dates and deadlines shall be automatically extended in the event of a delay that is due to force majeure under the provisions of Article 7, as well as in the event ay that is attributable to the Customer, including, but not limited to late payment by the Customer as provided in Article 4.2.

With regard to Products not produced by IBG itself, the obligation to deliver shall furthermore be subject to IBG' receipt of Products from its suppliers or subcontractors. Unless otherwise provided in the written acceptance of the Order, IBG reserves the right to require the Customer to accept delivery of all Products under one Order in a

Unless otherwise provided in IBC's written acceptance of the Order, the Products shall be delivered in accordance with the regulations applicable in the country or manufacture of the Products on the date of IBC's written acceptance of the Order in packaging that is customary in the industry sector of IBC. IBC shall not be liable for any damage due to packaging specifically requested or accepted by the Customer or if special conditions of carriage/transportation have not been previously requested by the Customer to IBC and agreed to by IBC in writing.

The Customer shall not alter or modify, in whole or in part, the packaging, its markings and figures included thereon, or the formulae, Components or contents of the IBC Products as they exist at the time of delivery and shall not use any Products that may have undergone such alteration or modification.

Unless otherwise agreed upon by the Parties in writing and notwithstanding the retention of title pursuant to Article 5, the costs and risks relating to the Products (including the risk of loss or destruction) shall be transferred to the Customer in accordance with the Incoterm indicated in the Order, or, in the absence of an Incoterm in the Order, 7% Works' (ICC Incoterm 2020).

In the event of application of the Ex Works-Incoterm and if the Customer fails to take delivery of the Products on the agreed delivery date, IBG shall invoice the Products to the Customer. For the agreed delivery date and may further re-invoice all the related storage costs of the Products in the Customer shall without prosts pay such invoices in accordance with the timeline mentioned on them.

stomer shall notify IBG without delay by registered letter with acknowledgment of receipt, of any material or legal action (including but not limited to any seizure ov a third party that may affect the retention of title as described in article 5.

If the Products are subject to export restrictions (legal, regulatory or contractual), the Customer hereby undertakes not to sell, lend or deliver to any party whatsoe under any circumstances whatsoever, with or without remuneration, on a permanent or temporary basis, the Products (including supplies and replacement p delivered under the warranty), documentation, specifications and information of any kind associated with the Products, without the prior written consent of IBC an the competent authorities concerned.

4. Prices - Terms of payment

4. Drices - Terms of payment. Al. Project - Terms revision. Product prices are established pursuant to the written quotations of IBC, which are valid for sixty (60) calendar days following their issuance. The Orders shall be based on the quotations applicable on the date of the Order. If one or more of the factors that were taken into account to establish the price set in IBC's written acceptance of the Order undergo(es) a change before the date of delivery of the Product and even if such change on the price set to item of the quotation or IBC's written acceptance of the Order, as applicable, IBC shall notify the Customer and expired and even if such change on the price of the Order. Should the Customer upon expiry of an eight (B) calendar day'n notice addressed to the Customer fail to expressly accept the change, IBC shall be at liberly to rescind the Order writhout compensation, damages or penalty. These factors include, but are not timited to, the coor fare materials and components, energy, packaging taxes, customs duties and transport costs. For the avoidance of doubt, it is expressly subjutated that such price with respect to any Order concerned.

In addition, when relevant in light of the duration of the Order at stake and notwithstanding the foregoing, the prices of Products shall be revised by IBG once per year, on the anniversary date of IBG's written acceptance of the Order, based upon the evolution of factors including, but not limited to: the cost of raw materials and components, energy, wages and salaries, insurance, packaging, baxes, customs duties and transport costs and the impact on IBG of any change of laws or regulations impacting wages or salaries or social security contributions and/or the composition of Products.

More generally, the price of certain Products shall be established based on minimum quantities previously agreed upon by the Parties. Where appropriate and regardless of the quantities actually ordered, the actual price will be based on the price agreed for such minimum quantities. The minimum quantities will be established how basis of continuous production. Unless otherwise provided in IBC's written acceptance of the Order, all prices of the Products shall be deemed to be 'ex works' (ICC Incoterr 2020), excluding duties and taxes. If a discount or any other type of rebate is agreed, it will only be due if the Customer has strictly and completely complied with all ts contractual and legal obligations towards IBC.

4.2. Payment. Unless otherwise provided in IBC's written acceptance of the Order, payments shall be made by the Customer within thirty (30) calendar days from the date of invoice, in immediately available funds, by wire or bank transfer, in accordance with the instructions provided by by the customer within thirty (30) calendar days from the Dayment shall be net of any deductions, withholdings or other charges. Except with IBC's prior written agreement or as otherwise indicated in the invoice, the prices of the Products are not subject to any discourts or tebase. Payment cannot be refused, delayed or interrupted for any reason. The advance payment of an invoice does not give rise to any discourts for the benefici of the Customer.

IBC, at its sole discretion is entitled to request from Customer that delivery of the Product be subject to (i) payment having been made prior to delivery or (ii) the remittance by the Customer of a documentary credit or other irrevocable and confirmed guarantee by a bank approved by IBC, regardless of the method and pla

Any delay in payment on the applicable due date in accordance with the tarms set out above, of any amounts due to IBG under any Order shall automatically result without any requirement for any prior notice and without prejudice to IBCs other rights and remedies. (I) the entire amount, including taxes and charges, to becor immediately due and payable (II) the entire amount bearing interest for each calendar day of late payment calculated on the basis of a rate of 5 per thousand of to overdue amount per day of delay; such late interest becoming due and payable firm the day after the date on which these sums are due in principal, together with compensation for recovery costs, upon justification; (III) the right for IBC, upon expiry of an eight (B) calendar day's noise to pay addressed to the Customer eightered letter with acknowledgment of receipt, to terminate or suspend the performance of all its obligations under any Order, to request the immediate payment all other invoices, which shall automatically become due at such time, to demand that the Customer return the Phoducts subject to the unpaid Order and any related occument on the Customers premises, which noice. All costs a disbursements (including transfer costs) incurred by IBC for the purpose of such recovery process, will be borne by the Customer. In such circumstances, IBC mediue against a data requires call symmet at the time of encovery able delayed elevel of any results document on the Customers' networks disbursements (Including transfer costs) incurred by IBC for the purpose of such recovery process, will be borne by the Customer. In such circumstances, IBC mediue against

The Customer may not invoke any dispute or Product return under the warranty in order to withhold or delay payment for the Products. It is expre may set off and deduct any amounts due by the Customer from any amount due to it.

5. This extension. The Products a length literation the full and exclusive property of IBC until complete payment of all amounts due to it, in principal and interest. Until full payment, the Customer must take all necessary measures to (i) ensure that the delivered Products are stored in good conditions and in such a way as to clearly identify them as Products belonging to IBC, so that they cannot be confused with products from other suppliers (ii) adequared IBCs' rights to aid Products. (iii) immediately inform IBC of any claim of any third parties relating to the Products(iii) not obscure, deface or destroy any identifying mark or packaging on or relating to the Products.

In the event or total or partial late payment of any invoice, and without prejudice to IBC's other rights and remedies, IBC expressly reserves the right to immediately repossess the Products and Customer shall return the Products, at its own risks and costs within fifteen (I5) calendar days following IBC's request.

5. Compliance with regulations - Information When relevant, more particularly for turnkey projects, the Customer having accepted the technical specifications of the Products, acknowledges having full knowledges of the formulation, Components, design and properties of such Products and their contraindications. It is the Customer's sole responsibility to perform any tests on of the formulation, components, design and properties of such Products and their contraindications. It is the Customer's sole responsibility to perform any tests on Products that it considers necessary. The Customer is solely responsible for compliance with the laws and regulations in force on the date of acceptance of the Order relating to the marketing and use of the Products in their countrylies of delivery. The Customer shall be solely responsible for the proper information of its clients a end consumers as to the use of the Products and / or their potential contraindications and all consequences which may result therefrom.

7. Force Majeure

<u>Z.Force Majeure</u> IBG will not be liable for breach of its obligations in the event that the performance of such obligations is hindered, prevented or delayed by a case of Force Mi ("Force Majeure Case"), such as but not limited to any natural disaster, storm, fire, flood, earthquake, accident, interruption of services, epidemic, pandemic, including strikes affecting the establishments of 1605 supplies), look-couts or any blocking of production by employees, interruption and/or delay in loadi transportation, energy failure, embargo, prohibition of trade, shortage di, inability to obtain raw materials and/or components, disruptions of subplices, inducing failure of supplies from whom IBC source products, tooling accidents, sabotage, intervention of viol or military authorities, acts of war, declared or undeclard houselines, terrorist acts, riots, in each case with such events affect IBC or its supplies or subcontractors. In such an accurrence, IBCs obligations shall be suppended, the deadlines for execution shall be extende the Order shall remain in full force and effect. IBC shall notify the Customer in writing as soon as possible of any Force Majeure Case affecting it.

In the event of a Force Majeure Case lasting for more than three (3) months, either Party may rescind the Order, with immediate effect, by notifying the other Party by registered letter with acknowledgment of receipt. The Customer must take delivery and pay for all Products manufactured up to the date of termination and compensate IBC for all other costs and expenses already incurred.

<u>8. Warranty</u>. - Limitation of Liabilities
 <u>81. Warranty</u>. To the maximum extent permitted by mandatory public policy laws, the provisions relating to warranty hereunder shall be in lieu of any and all other warranties and conditions provided at law or otherwise, including any warranties for hidden defects.

IBG warrants on the terms and conditions defined herein, that, on the date of delivery to the Customer, the Products shall conform to the specifications,

The Customer hereby confirms that it is acquiring the Products for its professional needs and that it has the skills and expertise to develop its specifications and to explain its needs if necessary, to validate the technical specifications submitted by IBG as well as the conformity to the Order of the Products provided.

The Customer shall provide notice in writing to IBG of all claims under the warranty for apparent defects prior to any use/transformation of the Products and in any we consider a sime provide the first of the second state of second state of the second state of the second state of second sta

The Products are considered defective if the defect can be confirmed by IBC upon examination, it being understood that non-conformities shall be determined by reference to the corresponding contractual specifications. If BC confirms such non-conforming or defective Products, at its expense, or (iii) to replate the non-conforming or defective Products, at its expense, or (iii) to replate the hon-conforming or defective Products, at its expense, or (iii) to replate the hon-conforming or defective Products, at its expense, or (iii) to replate the hon-conforming or defective Products, at its expense, or (iii) to replate the hom-conforming or defective Products, at its expense, or (iii) to replate the hord the Customer on a pro-rate basis for the non-conforming or defective Products. The above constitutes the Customer's sole and exclusive remedy under this warranty. Repairs or replacements of Products made under the warranty may not have the effect or extending the initial duration of the warranty. For the avoidance of doubt, IBC shall have no liability under this warranty if the Customer fails to give notice within the applicable time periods.

The Customer shall comply with the instructions of IBC regarding inter alia storage, preservation or use, including as to distribution methods, of the Pr Customer shall inform its own clients or subcontractors of such terms, failing which IBC shall have no liability under this warranty or for any loss or dam the Customer or any third party. The Customer assume all risks and liabilities resulting from the use of the Products.

the Customer or any third party. The Customer assumes all inside is and liabilities resulting from the use of the Products.
In particular, the following defects and non-conformities are specifically excluded from the benefit of this warranty:
defects or non-conformities:
detects on compliance with IBC's specifications and instructions,
due to non-compliance with IBC's specifications and instructions,
due to normal wear and tear,
due to shore-formities:
due to handling, transportation or the mode of transportation used, after transfer of risks,
due to storage or preservation conditions,
due to the specifications or requirements provided by the Customer or by a third party without the prior written consent of IBC,
due to and or uncommon use of equivalent products,
not existing at the time when the Product sor their products,
not existing at the time when the Product was delivered by IBC;
relating to a Product not interded for sale or any other form of disclination, subject to mandatory applicable laws to the contrary,
relating to a Product not interded for sale or any other form of disclination, subject to mandatory applicable laws to the contrary,
due to the product not interded for sale or any other form of disclination, subject to mandatory applicable laws to the contrary,
due to the content or the manufacturer of such final product,
due to comments provided by the Customer or by a third party or the
instructions of the Customer or the manufacturer of such final product,
due to components provided by the Customer or the subject to subject to subject to on interded by the Customer or the applicable and the customer's country or in the country of commercial exploitation
of the Products, or

of the Products, or -not reasonably known with regard to the state of scientific and technical knowledge at the time of manufacturing.

IBC shall not bear any responsibilities or liabilities relating to (i) any product not supplied by it, or (ii) any integration or combination of the Products with any other good provided by the Customer or any third party.

makes no other warranty, express or implied, relating to the Products, in particular in terms of merchantability, or the suitability of the Products purpose. The Customer shall be liable for any claim by third parties brought against it or against IBC relating to the final product in which the IBC Product is integrated or with which it is combined and shall indemnify IBC for all resulting consequences.

8.2. Limitation of liabilities. The Customer shall be solely responsible and have exclusive liability, for any use and commercial exploitation of the Products. More specifically, it is the Customer's sole responsibility to ensure that its intended use of the Products complies with applicable laws in force in the country of use or commercial exploitation of the Products and IBC hereby disclaims any responsibility, liability or objective that response that the Customer that would not strictly comply with the characteristics of use expressly stated in the Order accepted in writing by IBC, unless otherwise provided for by mandatory provisions of applicable law.

IBC may only be held liable for breach of its essential obligations hereunder and only for direct and actual damages. Except for bodily injury and wiliful misconduct, IBC's total cumulative liability for any given calendar year, and for any and all claims or actions, losses or damages resulting from or related to the Products, may in no case exceed a maximum total amount equal to fifteen (15) percent of the amount of the Order that is the subject matter of the Customer's claim or action. In or event and under no circumstances shall IBC be held liable for any indirect and/or immaterial damages, such as loss of profit, loss of income, loss of revenue, operating loss, loss of data, loss of customers, third parties' claims against the Customer, loss of opportunity, damage to image and reputation, moral damages, whether arising out of on in connection with: breach of warranty, breach of Contract, misrepresentation, negligence or otherwise. These limitations and exclusions will apply irrespective of whether such damages were foresseable or could reasonably have been foresseen by IBG.

<u>9.Assignment d Order</u> IEG is at Illevit to subcontract all or part of the Orders placed by the Customer to any third party of its choice and to transfer or assign the Orders and its rights and obligations relating thereto to any third party of its choice, including in particular to any of its affiliated companies, subject to notifying the Customer within a

10. Confidentiality - Intellectual property. 10.1 Confidentiality. Each Party agrees and undertakes that it shall adopt all measures and practices as it would adopt for security, confidentiality and protection of its own Confidential Information while dealing with Confidential Information of the other Party, whether received directly or indirectly in any medium, and shall not reveal or disclose the Confidential Information, directly or through its representatives or otherwise, to any third party, without the prior written consent of the concerned Party. "Confidential Information, directly or through its representatives or otherwise, to any third party, without the prior written consent of the concerned Party. "Confidential Information, directly or through its representatives or otherwise, to any third party, without the and a list chical as "Confidential", "proprietary," or some similar designation, or (ii) would under the circumstances appear to a reasonable business person to be confidential or proprietary and/or intended by the disclosing Party to be Confidential Information under this purchasséservice or other, including but not limited to any Party's business; business; strategic/development plans, intellectual property, work and service orders, contracts, memorandum of understanding/agreements, technology, know-how, trade secrets, Software, program codes, finance, transactions, product sepecifications, prototypes, marketing techniques and materials, marketing plans, timetables, or affairs of the Party, whether conveyed in writing or otherwise, directly or indirectly, in any medium, including the terms of the Order.

And the process method in writing or otherwise, directly or indirectly, in any medium, including the terms of the Order. **13.** The process method is and materials, marketing basis, timetables, and materials, marketing basis, timetables, and the process method is and materials. The process method is and materials, marketing basis, timetables, and the process, method is and how method. **13.** Intellectual Property, IBC will retain exclusive ownership of all plans, designs, drawings, sketches, molds, manufacturing drawings, models, specifications, technical and commercial nomenclatures, recommendation documents, test results, catalogues, brochures, notes, patents, models and drawings, manufacturing process, methods and know-how, motes and in general, all documents, all written information and oral communication (collective) the TIP disclosed to the Customer. Consequently, the Customer sign trabinities of union of mingreement of third-party patents published in the customer and and writhout delay in writing of any kind writhen and process, methods, and process, methods, and process, methods, and the products secularing such as the choice between one of the following solutions: (a) to bars the right for the Customer of the industrial property rights to any additional defense by the Customer at its own expense and (w) makes na administican as the hordows, (ii) replace the obtain the products infinge such at the value of the customer of the industrial property rights to the advected mean of the industrial property rights to a sub echosen one of the following solutions: (ii) bars the right for the Customer to estimate the Products manufacture of the Products, (ii) replace the obtainer advects, (ii) products, (ii) products, (ii) products, (ii) products, (iii) products, (ii) products, (ii) products, (ii) products, (iii

11. Hardship

IL Hardbhip II, sa result of external circumstances of an economic, commercial or technical nature, or of events occurring after the Order becoming binding, outside the normal expectations of the Parties at such time, the substantial elements of the Contract were to be modified to such an extern tas to render detrimental or excessively onerous to one of the Parties the performance of its obligations, or, more generally, affecting the balance of the Order, the Parties undertakes to negotate in good failt to place the Parties in a position vis-a-vis one another that is reasonably comparable to that which existed at the time of entering into the Order. In the absence of Bayreement between the Parties within one (1) month, from the request for changes, each of the Parties will have the inplat to rescind the applicable Order without compensation or damages, subject to a fitteen (15) calendar days' notice addressed to the other Party by registered letter with acknowledgment of receipt. During this notice period, the Order will remain in fulf tore and effect in accordance with its original terms.

12. Non-Solicit The Customer agrees undertakes not to solicit, seek to hire, hire, or employ or entrust any work, directly or indirectly, and/or through an intermediary, any employee, officer or director of IBC. This clause remains valid for the entire duration of the Order, including any renewal thereof, if relevant applicable, and in any event, but no less than twelve (12) months from the date of the Order. In the event of case of any breach of the foregoing, this commitment, the Customer shall automatically be liable to pay IBC a lump sum compensation equal to the gross remuneration that the person thus hird employed or solicited will have had received during the twelve (12) months period preceding the first to occur of the date of their departure from IBC or first solicitation, as applicable.

13. Severability. In the event that any provisions of these CTC and/or of any Order is declared null and void or unenforceable, the Parties shall negotiate in good faith to amend such provision on economically equivalent terms. The other provisions of these CTC and/or any Order shall continue in full force and effect.

14. Applicable law - Disputes

4. Applicable law – Disputes The validity, construction and performance of these CTC, any Order or any document related thereto for the sale of Products shall be governed by and construed and inforced in accordance with the law of the People's Republic of China, to the exclusion of its conflict of laws rules. In the event of a dispute between the Parties, the Parties shall consult each other within fifteen (1) days of notification of a dispute by either Party, to endeavor to finc in anicable solution to the dispute. If at the end of such fifteen (1) day period, the Parties have not amicable velocities, such dispute hall be submitted to shanghai international Economic and Trade Additration Commission in Shanghai for arbitration in accordance with current effective arbitral rules. Iohing in this article I shall be construed as limitation of the right of either of the Parties to obtain injunctive or other mergency relief or to preserve a remedy which hight be barred by time or other reason.

e or other reason. wention on Contracts for the International Sale of Goods adopted at Vienna, Austria, on 11 April 1980 shall not be applicable to any sale or deliven

15. Language

In conjugate, Unless otherwise provided by mandatory provisions of the governing law, these GTC, any Order, notices and other document related thereto are established in the English language and this English version shall be the prevailing version of such GTC, Orders and other documents for all purposes. Any translation in another language shall be for convenience only.

16. Descand.lath. IBG: declares complying with regulations applicable to the protection of personal data in its personal data processes, as described in its personal data protection policy available at https://www.albea-group.com/fr/personal-data. These GTC are applicable as of September 1st. 2023, to all Orders rec