

Terms and conditions for the purchase of Goods

such Goods to the Customer in accordance with the Contract.

Ierm	is and cor	faitions for the purchase of Goods		(b)	to reach their destina each delivery of the C
					the date of the Order,
1.	Interpretatio	n			Goods (including the
1	Definitions:				storage instructions
		bay: a day other than a Saturday, Sunday or public holiday in England, when banks			instalments, the outs
		open for business.		(c)	and if the Supplier require
		: the terms and conditions set out in this document as amended from time to time		(0)	Supplier, that fact is o
		e with clause 12.4.			material shall be retu
		ne contract between the Customer and the Supplier for the sale and purchase of	4.2	Unless the	Order specifies otherwise, t
		accordance with these Conditions. Mawdsley-Brooks & Company Limited or such other Mawdsley group company as		(a)	on the Delivery Date;
		ed on the Order.		(b)	at the Delivery Location
		ite: the date for delivery specified in the Order or, if no date is included, as agreed		(c)	during the Customer
		tween the parties.		Deliveryof	Customer.
	Delivery Location: the address for delivery of Goods as set out in the Order.				the Goods shall be complete tated in the Order.
	Goods: the products set out in the Order.				k in the Goods shall pass to
	Good Distribution Practice: (a) current good distribution practice as described in 4.3 4.4				r shall not deliver the Good
		Guidelines on Good Distribution Practice of medicinal products for human use			here it is agreed that the G
	(2013/C 343/01) as updated or replaced from time to time; and (b) with respect to Great Britain, in place of or modifying the guidance described in point (a), any guidelines or principles			invoiced an	d paid for separately.
	nublished from time to time by the LIK Regulatory Authority under regulation C17 of the			Customer r	
		cines Regulations 2012.	5.1		s are not delivered on the D
	Good Manufacturing Practice: (a) current good manufacturing practice as described in				s in clause 3, then, with
		Directive 2003/94/EC and the guidance published by the Commission in EudraLex			hall have the right to do one
	Volume 4, in	each case as updated or replaced from time to time; (b) with respect to Great		(a)	terminate the Contrac
	Britain, in pla	ace of or modifying the good manufacturing provisions described in point (a); (i)		(b)	reject the Goods (in w Supplier's own risk an
		ons setting out principles and guidelines of good manufacturing practice that are		(c)	require the Supplier to
		me to time under regulation B17 of the Human Medicines Regulations 2012; and		(0)	of the price (if paid);
		lines or principles of good manufacturing practice published from time to time		(d)	refuse to accept any
	0	tion C17 of the Human Medicines Regulations 2012.			attempts to make;
		Policies : the Customer's business policies and Supplier Code of Conduct, as he Supplier and as amended from time to time.		(e)	recover from the Sup
		Customer's order for the Goods, as set out in the Customer's purchase order or			substitute goods from
		ptance of the Supplier's quotation, as the case may be.		(f)	claim damages for any
		on: any specification for the Goods, agreed in writing by the Customer and the		-	of the Supplier's failur
	Supplier.		5.2 5.3		itions shall apply to any rep
	Supplier: the person or firm from whom the Customer purchases the Goods.		5.5		ner's rights and remedies u nplied by statute and comm
2.	Basis of cont		6.	Price and p	
2.1 2.2		ions apply to the Contract to the exclusion of any other terms that the Supplier	6.1		the Goods shall be the priv
	seeks to impose or incorporate, or which are implied by law, trade custom, practice or course				upplier's published price lis
	of dealing. 6.2				the Goods:
	The Order constitutes an offer by the Customer to purchase the Goods in accordance with these Conditions.			(a)	excludes amounts in
2.3		all be deemed to be accepted on the earlier of:			shall additionally be lia
	(a)	the Supplier issuing a written acceptance of the Order; and			to the receipt of a vali
	(b)	the Supplier doing any act consistent with fulfilling the Order,		(b)	includes the costs of p
		at the Contract shall come into existence.	6.3		r may invoice the Custome
3.	The Goods				completion of delivery. The ustomer's order number,
3.1	The Supplier	shall ensure that the Goods shall:			that the Customer may rea
	(a)	correspond with their description and any applicable Specification;	6.4		erwise stated in the Order of
	(b)	be of satisfactory quality (within the meaning of the Sale of Goods Act 1979,			ndered invoices by the end
		as amended) and fit for any purpose made known to the Supplier by the			voice is received by the Cu
		Customer, expressly or by implication; in relation to manufactured products, be free from defects in design, material		nominated	in writing by the Supplier.
	(c)	and workmanship and remain so for 12 months after delivery (unless the	6.5	If a party fa	Is to make any payment due
		Order specifies a longer period in which case the longer period shall apply);			t, then the defaulting party
		and			ayment of the overdue sum
	(d)	comply with all applicable statutory and regulatory requirements relating to			it 4% a year above the Bar
		the manufacture, labelling, packaging, storage, handling and delivery of the			disputed in good faith, inter
		Goods.	6.6		reed to be due, from 7 days hiting any other rights or re
3.2		warrants that it holds, and undertakes to maintain, all the licences, permissions,	0.0		the Customer against any li
	authorisations, consents and permits required to comply with its obligations under the 7.			Indemnity	and distormen against any in
	Contract. 7 1				er shall keep the Custome
3.3		the sale of Goods comprising pharmaceutical or medicinal product, and without		damages ar	nd losses (including but not
	(a)	the foregoing, the Supplier shall: only supply Goods with at least seventy-five (75%) of unexpired full shelf life		profit, loss	of reputation and all intere
	(u)	and at least twelve (12) months remaining. The Customer may reject any			I costs and expenses) suffe
		Goods which do not comply (without any liability); and		connection	
	(b)	the Goods shall be manufactured, packaged and transported to the Customer		(a)	any claim made again
		in accordance with Good Manufacturing Practice and Good Distribution			third party's intellectu
		Practice.			the manufacture, sup attributable to the ac
3.4		the sale of Goods comprising hazardous goods, and without limitation to the			subcontractors or sup
	foregoing:			(b)	any claim made again
	(a)	the Supplier shall comply with all applicable international and domestic laws		(-)	injury or damage to p
	/h)	in relation to the packaging, labelling and carriage of any hazardous Goods; all hazardous Goods must be marked by the Supplier with international			Goods, to the extent t
	(b)	all hazardous Goods must be marked by the Supplier with international danger symbol(s) and display the name of any hazardous material in English;			the Supplier, its consu
		and anger symbol(s) and display the name of any nazardous material in English;	7.2		7 shall survive termination
	(c)	all documents provided by the Supplier in relation to any hazardous Goods	8.	Insurance	
	(0)	including transport and other documents must include a declaration of			term of the Contract and i
		hazard, the name of the hazardous material in English and emergency			force, with a reputable in
		information in English in the form of written instructions, labels or markings.			pility insurance and public l
3.5		warrants that it owns all intellectual property rights in the Goods (including any			connection with the Contra ce certificate giving details o
		d marketing material used in connection with them) and has the right to supply			f each insurance.
	such Goods t	o the Customer in accordance with the Contract.			

to reach their destination in good condition; Goods is accompanied by a delivery note which shows r, the Order number (if any), the type and quantity of the e code number of the Goods, where applicable), special

the Goods are properly packed and secured in such manner as to enable them

s (if any) and, if the Goods are being delivered by tstanding balance of Goods remaining to be delivered; res the Customer to return any packaging material to the clearly stated on the delivery note. Any such packaging

urned to the Supplier at the cost of the Supplier the Supplier shall deliver the Goods:

tion: and

Delivery

(a)

The Supplier shall ensure that:

4. 4.1

ner's normal business hours, or as instructed by the

eted DDP (Incoterms 2020) at the Delivery Location unless

to the Customer upon completion of delivery.

ods in instalments without the Customer's prior written Goods are to be delivered by instalments, they may be

Delivery Date, or do not comply with the warranties and thout limiting any of its other rights or remedies, the one or more of the following:

- act;
- whole or in part) and return them to the Supplier at the and expense
- to replace the rejected Goods, or to provide a full refund
- y subsequent delivery of the Goods which the Supplier
- upplier any costs incurred by the Customer in obtaining m a third party; and
- ny other costs, loss or expenses which it incurs as a result lure to comply with this Contract.
- eplacement Goods.
- under these Conditions are in addition to its rights and mon law.

rice stated in the Order, or, if not included, the price set list in force as at the date of the Order.

- n respect of value added tax (VAT), which the Customer liable to pay to the Supplier at the prevailing rate, subject alid VAT invoice: and
- f packaging, insurance and carriage of the Goods.
- ner for the Goods, plus VAT (if applicable), on or at any he invoice shall include the date of the Order, invoice Supplier's VAT registration number and any other easonably require.
- or agreed between the parties, the Customer shall pay d of the month, following the month in which a correctly Customer. Payment shall be made to the bank account
- ue to the other party under the Contract by the due date rty shall pay interest on the overdue sum from the due m, whether before or after judgment. Interest will accrue ank of England's base rate from time to time. Where a erest is only payable after the dispute is resolved on sums ys after the dispute is resolved until payment.

remedies, the Customer may set off any liability of the liability of the Customer to the Supplier.

- ner indemnified against all liabilities, costs, expenses, ot limited to any indirect or consequential losses, loss of erest, penalties and legal costs and all other reasonable ffered or incurred by the Customer as a result of or in
 - inst the Customer for actual or alleged infringement of a ctual property rights arising out of or in connection with upply or use of the Goods, to the extent that the claim is acts or omissions of the Supplier, its consultants, agents. uppliers; and/or
 - ainst the Customer by a third party for death, personal property arising out of or in connection with defects in t that the claim is attributable to the acts or omissions of sultants, agents, subcontractors or suppliers. n of the Contract.

d for a period of six years thereafter, the Supplier shall insurance company, professional indemnity insurance. liability insurance to cover the liabilities that may arise ract, and shall, on the Customer's request, produce both ils of cover and the receipt for the current year's premium e giving deta in respect of each insurance.

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9. Confidentiality

- 9.1 Each party undertakes that it shall not at any time disclose to any person any confidential information concerning the business, affairs, customers, clients or suppliers of the other party, except as permitted by clause 9.2.
- 9.2 Each party may disclose the other party's confidential information:
 - (a) to its employees, workers, officers, consultants, agents, subcontractors, representatives or advisers who need to know such information for the purposes of exercising the party's rights or carrying out its obligations under the Contract. Each party shall ensure that its employees, officers, representatives or advisers to whom it discloses the other party's confidential information comply with this clause 9; and
 - (b) as may be required by law, a court of competent jurisdiction or any governmental or regulatory authority.

9.3 Neither party shall use the other party's confidential information for any purpose other than to exercise its rights and perform its obligations under or in connection with the Contract. 10. Compliance with relevant laws and policies

- 10.1 In performing its obligations under the Contract, each party shall:
 - (a) comply with all applicable laws, statute and regulations from time to time in force; and
 - (b) comply with the Mandatory Policies

10.2 Without limitation to the foregoing, the Supplier shall:

- (a) comply with all applicable laws, statutes, regulations and codes relating to anti-facilitation of tax, anti-bribery and anti-corruption and anti-slavery and human trafficking including without limitation the Criminal Finances Act 2017, the Bribery Act 2010 and the Modern Slavery Act 2015; and
- (b) comply with the Data Protection Act 2018 when processing any personal data provided by the Customer. To the extent that the Supplier is required to process any personal data on behalf of the Customer in connection with the Contract, the Supplier shall prior to such processing enter into the Customer's data sharing agreement.
- The Customer may immediately terminate the Contract for any breach of clause 10.

11. Cancellation and Termination

10.3

11.3

- 11.1 The Customer may cancel an Order in whole or in part at any time before acceptance of the Order with immediate effect by giving the Supplier written notice, whereupon the Supplier shall discontinue all work in relation to such Order.
- 11.2 The Customer may cancel an Order and terminate the Contract at any time, without any liability to the Supplier. if:
 - (a) the Supplier commits a material breach of any term of the Contract and (if such a breach is remediable) fails to remedy that breach within 14 days of the Supplier being notified in writing to do so:
 - (b) the Supplier makes a voluntary arrangement with its creditors or becomes subject to an administration order or (being an individual or firm) becomes bankrupt or (being a company) goes into liquidation (otherwise than for the purposes of amalgamation or reconstruction);
 - an encumbrancer takes possession, or a receiver is appointed, of any of the property or assets of the Supplier;
 - (d) the Supplier ceases, or threatens to cease to carry on business; or
 - (e) the Customer reasonably believes that any of the events mentioned above is about to occur in relation to the Supplier.
 - Termination or expiry of the Contract, however arising, shall not affect any of the parties' rights and remedies that have accrued as at termination or expiry.
- 11.4 Any provision of the Contract that expressly or by implication is intended to come into or continue in force on or after termination or expiry of the Contract shall remain in full force and effect.

12. General

12.1 Assignment and other dealings (a) The Customer

- The Customer may at any time assign any or all of its rights or obligations under the Contract.
- (b) The Supplier may not assign or deal in any other manner with any or all of its rights or obligations under the Contract without the prior written consent of the Customer.
- 12.2 Subcontracting. The Supplier may not subcontract any or all of its rights or obligations under the Contract without the prior written consent of the Customer. If the Customer consents to any subcontracting by the Supplier, the Supplier shall remain responsible for all the acts and omissions of its subcontractors as if they were its own.
- 12.3 Entire agreement. The Contract constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, warranties, representations and understandings between them relating to its subject matter.
- 12.4 Variation. Except as set out in these Conditions, no variation of the Contract shall be effective unless it is agreed in writing and signed by the Customer.
- 12.5 Waiver. No waiver by the Customer of any breach of the Contract shall be considered as a waiver of any subsequent breach of the same or any other provision.
- Severance. If any provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed deleted. The parties agree that this shall not affect the validity of the rest of the Contract, and they shall negotiate in good faith to agree a replacement provision that achieves the commercial intention of the original provision.
 Notices.

7 Notices. (a)

(b)

- Any notice given to a party under or in connection with the Contract shall be in writing and shall be:
 - delivered by hand or by pre-paid first-class post or other next working day delivery service at its registered office (if a company) or its principal place of business (in any other case); or
 - sent by email to the address notified in writing to the other party.
- Any notice shall be deemed to have been received:
 - if delivered by hand, on signature of a delivery receipt or at the time the notice is left at the relevant address;

- (ii) if sent by pre-paid first-class post or other next working day delivery service, at 9.00 am on the second Business Day after posting or at the time recorded by the delivery service; and
- (iii) if sent by email, at the time of transmission, or, if this falls outside 9.00am to 5.00pm on a Business Day, at 9:00am on the following Business Day.
- (c) This clause does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any arbitration or other method of dispute resolution.

Third party rights.

12.8

12.9

The Contract does not give rise to any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of the Contract.

Governing law & Jurisdiction.

The Contract, and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation, shall be governed by and construed in accordance with the law of England and Wales. Each party irrevocably agrees 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 the Contract.