GENERAL TERMS AND CONDITIONS OF SALE OF PRODUCTS (GTC)

1. GENERAL CLAUSES

- 1.1 These GTC apply to Agro Queens Products sold by Agro Queens unless decided otherwise by the Parties in writing.
- 1.2 The GTC apply to any Agreement in which Agro Queens is the selling party and/or the contractor and/or the supplier of the Products irrespective of the place of conclusion of the Agreement, the country of establishment, and the place and country of residence of the Recipient. These GTC form an integral part of the above-said Agreements.
- 1.3 The GTC may only be amended or application thereof excluded with the prior written consent of Agro Queens Sp. z o.o. In the event of any discrepancy between the GTC and the Agreement, the Agreement will prevail, while these GTC take precedence over any general terms and conditions applied by the Recipient.
- 1.4 If the case of trade relations with Agro Queens, acceptance of the GTC in one Agreement will mean acceptance of the GTC for all subsequent Agreements/orders placed.
- 1.5 The Recipient is responsible for accepting a Product without delay after it is delivered by Agro Queens or third parties acting on Agro Queens' behalf in the place and at the time indicated in the Agreement.
- 1.6 If any provision of these GTC is found by a competent court authority to be invalid, only that which is related to it will be excluded. All other provisions will remain unchanged.

2. **DEFINITIONS**

- 2.1 Agro Queens Agro Queens Spółka z ograniczoną odpowiedzialnością with its registered office in Grójec, registered in the Business Register of the National Court Register under number 0000624149, with share capital of PLN 100 000 and tax identification number (NIP) 7972057988.
- 2.2 **Agro Queens Supplier** a business partner concluding an Agreement with Agro Queens for the sale of Products, obliged to supply them, being an undertaking within the meaning of Article 4 of the Business Law of 6 March 2018.
- 2.3 **Recipient** a business partner concluding an Agreement with Agro Queens for the purchase of Products, being an undertaking within the meaning of Article 4 of the Business Law of 6 March 2018.
- 2.4 **GTC** this document, i.e. General Terms and Conditions of Sale of Products.
- 2.5 **Parties** the Recipient and Agro Queens.
- 2.6 **Products** fruit, vegetables or other agricultural foodstuffs.
- 2.7 **Agreement** any statement (order, purchase, mandate) submitted by Agro Queens and the Recipient in any form (written, email, oral, by means of distance communication) regarding the purchase of Products from Agro Queens, in which the Recipient is the party purchasing and/or ordering and/or accepting the Products.
- 2.8 **Price** means the price for a Product as indicated in the Agreement.

- 2.9 **Force Majeure** means and covers circumstances or events beyond Agro Queens' control, both foreseeable and unforeseeable at the time the Agreement is signed, as a result of which Agro Queens is unable to perform its obligations, either as a result of Force Majeure events or due to a failure by Agro Queens' Suppliers to meet their obligations.
- 2.10 **Hidden Defects** defects in Products that cannot be detected despite careful examination of the Products by the Recipient on acceptance.
- 2.11 **Typographical Error** a visible, unintentional inaccuracy, clerical error or other similar defect in the text. In particular, the indication by Agro Queens of a price that deviates from the market prices accepted for a Product occurring in a transaction of this type will be deemed an error.
- 2.12 Civil Code of 23 April 1964 (consolidated text Journal of Laws of 2020 item 1740, as amended).
- 2.13 Regulation 1308/2013 Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ EU L2013.347.671 of 2013.12.20, as amended).
- 2.14 **Regulation 543/2011** Commission Implementing Regulation (EU) No 543/2011 of 7 June 2011 laying down detailed rules for the application of Council Regulation (EC) No 1234/2007 in respect of the fruit and vegetables and processed fruit and vegetables sectors (OJ EU L2011.157.1 of 2011.06.15, as amended).

3. **CONCLUSION OF AGREEMENT**

- 3.1 An agreement for the sale of Products is concluded on the basis of a separate Agreement. The Agreement may be concluded in any form, particularly in writing, by e-mail, orally or by means of distance communication. Any information provided by Agro Queens particularly concerning prices, Product availability and delivery dates, do not constitute a sale offer by Agro Queens or confirmation of conclusion of an agreement within the meaning of the Civil Code.
- 3.2 Announcements, advertisements, catalogues and other advertising materials concerning the Products offered by Agro Queens are for information purposes only and do not constitute an offer within the meaning of the Civil Code.
- 3.3 The Recipient will receive written confirmation of conclusion of an agreement from Agro Queens. Written confirmation may comprise an invoice and/or acknowledgement of an order.
- 3.4 Agro Queens' failure to respond to an order/request from a Recipient or a potential Recipient of Products regarding the sale or sale and supply of Products will not be construed as acceptance of the order. The Parties therefore exclude the application of Article 682 of the Civil Code.
- 3.5 By concluding the Agreement, the Parties mutually represent that they have read the GTC.
- 3.6 In the Agreement, detailed terms and conditions of the sale of Products are specified, particularly their quantity, type, specific specification requirements and conditions, price, place of delivery and initial acceptance date.
- 3.7 Any amendments to the Agreement may be made in the same form in which the Agreement is concluded, with the consent of the Parties.

- 3.8 Amounts given in the Agreement do not include the costs of transport and sales tax unless the Parties have decided otherwise in the Agreement.
- 3.9 Until the Price is paid, the Products remain the property of Agro Queens.
- 3.10 After conclusion of the Agreement, Agro Queens:
 - (a) retains the right to refuse to fill an order without giving reasons and to withdraw from the offer within three working days of receipt of confirmation.
 - (b) is not obliged to conclude an agreement at a certain price if the offer is based on an obvious Typographical Error.
 - (c) is entitled to demand security for performance of the Agreement or prepayment by the Recipient.
- 3.11 Acceptance of an order is not binding on Agro Queens if, for reasons beyond its control, particularly due to Force Majeure, the sale or delivery of the Products is impossible or extremely difficult.
- 3.12 If the Recipient is late paying the price for the part of the Products delivered or if, due to its financial condition, it is doubtful whether the price for the remaining part of the Products to be delivered later will be paid on time, Agro Queens may withhold delivery of further parts of the Products sold, setting the Recipient a reasonable time limit to secure the price and, if this time limit expires to no effect, Agro Queens may rescind the Agreement.

4. OBLIGATIONS OF PARTIES

- 4.1 The Parties are obliged to perform the Agreement in a reliable and professional manner.
- 4.2 The Recipient undertakes:
 - (a) to accept the Products ordered at a specified place and time;
 - (b) to pay the price set for the Products;
 - (c) to carry out qualitative and quantitative checks on acceptance of the Products;
 - (d) if Defects are found in the products upon unloading, to stop unloading until Agro Queens gives consent to continue the unloading;
 - (e) to report the detection of Defects within 24 hours of unloading;
 - (f) to report Hidden Defects to Agro Queen within two days of detection;
 - (g) to allow an inspection to be carried out by an appointed auditor/inspector if defects, including Hidden Defects, are found in a Product delivered;
 - if Products are returned, to store them in conditions in which the condition of the Products will
 not deteriorate until they are collected by Agro Queens;
- 4.3 The Agro Queens Supplier warrants that the Products supplied are free of defects, including Hidden Defects, comply with the relevant laws, particularly food law, and that the Products meet the relevant EU and Polish quality standards set for the fruit and vegetable sector in part IX of Annex I to Regulation 1308/2013 and the relevant standards in Annex I to Regulation 543/2011.

5. REPRESENTATIONS OF RECIPIENT

- 5.1 The Recipient represents that it is aware of the specification conditions, the price and the initial delivery date of the Products.
- 5.2 The Recipient represents that:
 - (a) no bankruptcy has been declared against it;
 - (b) no bankruptcy petition has been filed against it;
 - (c) no liquidation proceedings have been opened against it;
 - (d) it is not in arrears with taxes, charges or social security contributions.
- 5.3 The Recipient represents that it will provide any means required for the Products to be efficiently unloaded, including equipment and manpower enabling unloading in the normal course of operations.

6. QUALITY GUARANTEE FOR PRODUCTS

- 6.1 Agro Queens gives assurance that a Product delivered is of the agreed quality and complies with Agro Queens' conditions and specifications set out in the Agreement throughout the term of the cooperation and undertakes to take all measures required to ensure the above.
- Agro Queens gives assurance that the Products delivered are free of defects, including Hidden Defects, and comply with the relevant laws, particularly food law. The Products will comply with the relevant EU and Polish quality standards, particularly the standards set out for the fruit and vegetable sector in part IX of Annex I to Regulation 1308/2013 and the relevant standards in Annex I of Regulation 543/2011.
- 6.3 If Agro Queens identifies a risk that a Product delivered does not meet the conditions set out in applicable laws, established quality standards and/or does not comply with the conditions or specifications set out in the Agreement or the GTC, Agro Queens will immediately inform the Recipient's representative responsible for accepting the Product. In this situation, Agro Queens will offer to reduce the price of the Product. If the Recipient refuses to accept the price reduction, the Agreement will be terminated. The Parties exclude the possibility of the Recipient pursuing any claims other than the Product price reduction proposed by Agro Queens.
- 6.4 Agro Queens represents that the Products supplied are its property and are not encumbered with third party rights. Agro Queens Supplier gives assurance that the Products have all the attestations, quality certificates and authorisations that are legally required.

7. DELIVERY OF PRODUCTS AND TIME LIMIT

- 7.1 An agreed-upon delivery time is not a material agreement clause unless the Parties have expressly agreed otherwise.
- 7.2 Late delivery, provided it is within a reasonable limit, does not entitle the Recipient to terminate the Agreement or to compensation.
- 7.3 Immediately upon receipt of a Product, the Recipient will:
 - a) carry out detailed quality control of the Products;

- take samples of the batch of Products accepted in accordance with relevant laws and, in the absence thereof, in accordance with general market practice. The cost of taking and storing samples will be borne by the Recipient;
- c) confirm that the Products comply with the Agreement, i.e.:
 - that the Products supplied comply with the agreed-upon requirements, which the Parties have confirmed in the Agreement, including requirements for the safety and quality of the Products,
 - ii. that the quantity of the Products supplied complies with the Agreement;
- d) point 4.2.d) above applies.
- Agro Queens is liable to the Recipient if a Product has a physical or legal defect (implied warranty), particularly if: (i) it does not have the characteristics that it should have in view of its intended purpose, (ii) it does not have the characteristics that Agro Queens has assured the Recipient of, (iii) it is delivered to the Recipient in an incomplete condition.
- 7.5 The Recipient is obliged to provide in writing, in the form of an annotation on the consignment note or on the CMR and additionally in a separate damage report, a full description of the non-compliance (defect), particularly non-compliance of the Products with the Agreement or the CMR, mechanical damage to the Products, etc. The above annotations and the damage report will be signed by the driver and the Recipient.
- 7.6 A consignment note or a CMR signed by the Recipient without the annotations referred to in point 7.4 and the failure to draw up a damage report will constitute evidence of the Agreement being performed without reservations from the Recipient, with the exception of the Hidden Defects referred to in point 7.6.
- 7.7 All Hidden Defects that could not be detected directly upon acceptance of the Product and that are indicated on the consignment note, the CMR and the damage report referred to in point 7.5 above should be reported in writing to the e-mail address of the merchant who carried out the transaction on Agro Queens' behalf and to sales@agroqueens.com immediately after their detection, though no later than 24 hours after acceptance of the Product (Hidden Defect Report). If no report on Hidden Defects is received within the said time limit, the Product will be deemed to comply with the Agreement and free of Hidden Defects.
- 7.8 A Hidden Defect Report will contain:
 - a) a detailed description of the Defect Hidden in the Product and the reasons why the defect could not be detected immediately on acceptance of the Product in accordance with point 7.4;
 - a signed Product inspection report, the form for which will be provided by Agro Queens, containing particularly: the type and percentage of defects found, the size of the batch inspected and the quantity of the Products subject to complaint;
 - c) photographic documentation confirming the existence of a Hidden Defect attached as an appendix to the Product inspection report;
 - d) a copy of the order, signed and stamped by the Recipient, a copy of the CMR signed by the driver and a printout from the thermograph.

- 7.9 In the case of a Report on a Defect Hidden in Products, the Recipient is obliged to store the Products in such a way that their condition will not deteriorate.
- 7.10 Detection of a defect, including a Hidden Defect, will not suspend the payment date.
- 7.11 If defects, including Hidden Defects, are not detected within the time limits set out in points 7.4-7.7, it will be presumed that they arose after responsibility for the Product passed to the Recipient and neither Agro Queens nor Agro Queens Supplier will be liable for such defect (incompliance).
- 7.12 In the event of a Hidden Defect Report, the Recipient undertakes to make Products available for examination by an independent auditor/inspector appointed by Agro Queens or an Agro Queens Supplier.
- 7.13 If the Recipient refuses to make the Products available for examination in the manner specified in point 7.12, the Products will be deemed to comply with the requirements set out in the Agreement and with applicable laws.
- 7.14 If a Hidden Defect Report is found to be justified, Agro Queens may, at its discretion, replace the Products with defect-free Products, reduce the price of the Products covered by the report in proportion to the Hidden Defects found, remove the defects or refund the price the Recipient previously paid for the Product complained of, which may be reduced by the costs incurred by Agro Queens. Agro Queens handling a defect report in the manner described in the previous sentence will preclude the Recipient from seeking further compensation.
- 7.15 By accepting the procedure for reporting defects and Hidden Defects described in points 7.4-7.13 above, the Recipient waives the possibility of offsetting claims.
- 7.16 Agro Queens will not be liable for Products used and stored in a manner incompliant with their intended use or for damage resulting from the Recipient's errors in processing contrary to the recommendations and typical use of the Products.
- 7.17 In the case of Hidden Defects, the burden of proving that the Hidden Defect existed at the time the Products were accepted lies with the Recipient.
- 7.18 If the Recipient is late accepting the Products, Agro Queens may, at the Recipient's cost and risk, transfer the Products to storage.
- 7.19 Agro Queens may also sell the Products on the Recipient's account after setting the Recipient an additional time limit to accept the Products unless setting a time limit is not possible, either because the Products are exposed to spoilage or because of the risk of other damage. Agro Queens will immediately notify the Recipient of the sale. Agro Queens may charge the costs and the difference in the selling price of the Products sold on the Recipient's account to the Recipient.

8. COMPLAINTS AND IMPLIED WARRANTY FOR DEFECTS

8.1 If a third party (consumer or undertaking) submits a complaint relating to the safety, quality or other parameters of the Products to the Recipient or an official inspection or administrative proceedings concerning the Products are initiated at any distribution stage, the Recipient will inform Agro Queens of receipt of the complaint, initiation of the inspection or administrative proceedings at the latest within 5 (in words: five) days of receipt of the complaint or within 24 hours in the case of notification of the initiation of an official inspection or administrative proceedings.

- 8.2 A complaint or information about an official inspection or initiation of administrative proceedings may be submitted to Agro Queens in writing or by e-mail, SMS or any other communicator used by the Recipient. Agro Queens undertakes to cooperate with the Recipient during the processing of the complaint, the inspection or proceedings, particularly to provide the required documents, explanations and information immediately. The Recipient bears full liability for the complaint or official inspection and undertakes to indemnify Agro Queens against any claims in accordance with point 9.
- 8.3 Without prejudice to points 7.3-7.17, Agro Queens undertakes to respond to the assertions indicated in the complaint, the initiation of an official inspection or during administrative proceedings within 5 (in words: five) working days of receipt of the complaint or information about an official inspection or pending administrative proceedings. Agro Queens' refusal to acknowledge a complaint does not require written justification. If a complaint submitted by the Recipient is not examined or if a complaint is rejected without written justification, the Parties will deem that the complaint has not been acknowledged by Agro Queens. If a complaint is acknowledged by Agro Queens, the Recipient will have the rights indicated in points 8.5-8.9 below.
- 8.4 In the event of receipt of a complaint or information about an official inspection or the initiation of administrative proceedings, Agro Queens has the right to have the Products examined within 72 hours by an auditor/inspector appointed by Agro Queens or the Agro Queens Supplier in a designated place and the documents accompanying the Product batch.
- 8.5 If a Product does not comply with the Agreement, Agro Queens may make a statement to the Recipient on reducing the price, replacing defective Products with defect-free Products or removing the defects.
- 8.6 Agro Queens is obliged to replace an item incompliant with the Agreement with a defect-free item or remove the incompliance within a reasonable time without undue inconvenience to the Recipient.
- 8.7 The cost of replacing Products will be borne by Agro Queens.
- 8.8 If Agro Queens submits a statement on replacing an item or removing a defect or makes a statement on reducing the price, specifying the amount by which the price is to be reduced, and the Recipient does not respond to this statement within 2 (in words: two) days, this will mean that the Recipient accepts the reduced price.
- 8.9 Agro Queens' liability described in point 7 and point 8 is limited to the amount of insurance held.
- 8.10 The handling of complaints, information on the initiation of an official inspection or the initiation of administrative proceedings by Agro Queens does not release the Recipient from the obligation to pay the total price for the Product delivered.

9. INDEMNIFICATION

9.1 Notwithstanding the clauses of the GTC, particularly point 8, the Recipient agrees to indemnify and hold harmless Agro Queens and Agro Queens Suppliers and their affiliates, and also their legal successors, assigns, directors, officers, employees and agents accordingly ("Agro Queens Indemnified Entities") against and from any claims by any third party related to or arising or resulting from (i) a breach by the Recipient, its affiliates, directors, officers, employees or subcontractors ("Recipient's Affiliates") of any material obligations or any representation or warranty under the GTC or the Agreement; (ii) any gross negligence, fraud or wilful misconduct by the Recipient or any of its Affiliates relating to the Products supplied under this Agreement.

10. CONTRACTUAL PENALTIES

- 10.1 If the Recipient breaches the obligations set out in points 4.2.d)-f) and 5 of the GTC, the Recipient will be obliged to pay Agro Queens a contractual penalty of EUR 5,000 net (in words: five thousand euro) for each case of breach.
- 10.2 If the Recipient fails to accept the Products at the time and/or place specified in the Agreement, Agro Queens may charge a contractual penalty of 2% of the value of the Products for each day of storage. The contractual penalty indicated in the preceding sentence will be added to the invoice for the Products delivered.
- 10.3 If the Recipient breaches any other obligations under the GTC or the Agreement, except for obligations of a monetary nature, the Recipient will pay Agro Queens a contractual penalty of 15% of the value of the Product for each case of breach.
- 10.4 The Recipient is obliged to pay the contractual penalty referred to in points 10.1-10.3 within 14 days of delivery of a demand for payment.
- 10.5 Payment by the Recipient of the contractual penalties specified in the GTC or in the Agreement does not deprive Agro Queens of the right to claim compensation in excess of the contractual penalty on general principles. In particular, if an order is not filled due to a fault on the Recipient's part, Agro Queens will have the right to claim compensation for losses incurred as a result of circumstances for which the Recipient is responsible.

11. INVOICES AND PAYMENTS

- 11.1 Payments will be made in accordance with applicable laws, the GTC and the Agreement concluded, particularly as regard payment term and form.
- 11.2 The Recipient will make payments for performance of the Agreement by bank transfer within the time limit agreed upon in the Agreement. The payment term is calculated from the date the Products are loaded. The Parties will deem the payment date to be the day on which Agro Queens' bank account is credited.
- 11.3 If the payment term is exceeded, the Recipient will pay penalty interest at the maximum rate specified in the Civil Code (11.2%) per month, without prejudice to the right to claim compensation arising from out-of-court costs, court costs, statutory interest, etc.
- 11.4 Agro Queens has the right to demand full or partial prepayment and/or to otherwise secure payment.
- 11.5 Agro Queens has the right to invoice partial delivery of Products.
- 11.6 Payments made by the Recipient will first cover all interest and costs due, followed by payments for overdue invoices, starting with invoices whose due date has most recently expired, unless Agro Queens decides otherwise.
- 11.7 Agro Queens will grant trade credit up to the amount of the insurance received. In the event of a transaction that results in the limit being exceeded, the Recipient will pay the amount in excess of the insurance limit even though the payment term for previous Products has not yet passed. In the absence of a positive decision by the insurance company on trade credit, the Recipient will pay for the Products before the Products are loaded.

11.8 If payments are overdue for more than 60 days, Agro Queens will block the possibility of selling the Products in connection with the insurance company's procedure. Once a payment is more than 30 days overdue, Agro Queens will be obliged to report the overdue payments to the insurance company

12. **INSURANCE**

- 12.1 The Recipient has and will maintain at its own cost any insurance policies of a recognised insurance company due to the need to cover damage associated with breach of the Recipient's obligations related to or arising out of the Agreement or the GTC.
- 12.2 The Recipient will, on a request, provide Agro Queens with a certificate of insurance. The certificate of insurance should particularly indicate the amount of the guarantee, including sub-coverage, deductibles, exclusions and term.

13. TERMINATION OF AGREEMENT

- 13.1 If the Parties conclude the Agreement for a non-fixed term, the Agreement may be terminated by either Party with one month's notice effective at the end of a calendar month unless specified otherwise in the Agreement. The Agreement will be terminated in the same form in which the Agreement was concluded.
- 13.2 Agro Queens may terminate the Contract with immediate effect if: (i) it learns that, to the extent permitted by applicable laws, the Recipient has filed a bankruptcy petition under any applicable law, or a bankruptcy petition has been filed on its behalf, and also if it has become insolvent or declared bankrupt, has made an assignment to creditors, whether voluntary or involuntary, is unable to meet its due and payable liabilities, or puts the company into liquidation (ii) the Recipient is late paying overdue invoices relating to performance of the Agreement for more than 30 calendar days.
- 13.3 If the Recipient, as regards overdue invoices, including partial non-payment of remuneration under an invoice issued, relating to performance of the Agreement, is more than 30 calendar days in arrears, Agro Queens will be entitled to suspend performance of the Agreement until all overdue invoices are paid by the Recipient. The Recipient will not be entitled to additional remuneration or compensation as regards suspension of performance of the Agreement for the reason given in the preceding sentence.

14. CONFIDENTIALITY

- 14.1 The Parties confirm that during their cooperation they will receive from each other, in writing, orally or otherwise, directly or indirectly, information that constitutes trade secrets of the other Party, or is otherwise confidential information of the other Party, including technical data, documents, drawings, maps, designs, photographs, software, patterns, market research, technical, technological, operational, financial, marketing information, and any other information of a similar nature ("Confidential Information"), both before and after the date of the Agreement.
- 14.2 After the date of the Agreement and for a period of five (5) years after its ultimate termination or expiry for any reason, as regards the Confidential Information of the other Party, a Party:
 - (a) will keep Confidential Information confidential;

- (b) will not disclose Confidential Information to any other person other than with the prior written consent of the other Party; and
- (c) will not use Confidential Information for any purpose other than the performance of its obligations under this Agreement.
- 14.3 During the term of the Agreement, the Parties may disclose Confidential Information to their employees, associates and affiliates to the extent necessary to carry out the aims of the Agreement and the GTC.
- 14.4 A Party disclosing Confidential Information pursuant to section 14.3 will ensure that each of the aforesaid recipients is aware of and complies with its confidentiality obligations as if the recipient were a party to the Agreement or the GTC. The disclosing party will be liable for the non-performance or improper performance by the above recipient as for its own non-performance or improper performance of confidentiality obligations.
- 14.5 The obligations contained in sections 14.1 to 14.4 above will not apply to any information that:
 - (a) was disclosed as required by law to any administrative bodies, courts or authorities;
 - (b) is, on the date of this Agreement or at any time thereafter, publicly available other than through breach of this Agreement or the GTC by the other Party or any of its recipients.

15. FINAL PROVISIONS

- 15.1 This document is binding on the Parties from the date of its publication on Agro Queens' website at http://agroqueens.com/.
- 15.2 The court with jurisdiction to resolve disputes that may arise in connection with implementation of the Agreement will be the court with jurisdiction over Agro Queens' registered office.
- 15.3 The law governing the Agreement and the GTC is Polish law. The entirety of the Agreement concerning Products entered into between Agro Queens and the Recipient, including its validity, content and implementation, as well as the legal relationships arising therefrom, will be governed exclusively by Polish law.
- 15.4 The Recipient does not have the right to assign the Agreement or any part thereof without the prior written consent of Agro Queens. Agro Queens may assign the Agreement or part thereof to any person, firm or company.
- 15.5 The invalidity or ineffectiveness of any provision of the Agreement or the GTC will not affect the validity or effectiveness of other provisions. In this case, instead of the invalid or ineffective provisions, the relevant legal provisions will apply.
- 15.6 Any matters not regulated in the Agreement or the GTC will be governed by generally applicable Polish laws, particularly the Civil Code.
- 15.7 These GTC comes into force on 01.06.2021 and replace the previous GTC, applicable from 1 March 2020, and are available on Agro Queens' website at www.agroqueens.com.