# NFG RUIT

# **GENERAL TERMS AND CONDITIONS OF** PURCHASE

# **NFG New Fruit Group GmbH**

 Applicability
 These General Terms and Conditions of Purchase (hereinafter to be referred to as: "Conditions") apply to all the offers made and tenders submitted to NFG New Fruit Group GmbH, all its legal successors and all legal entities affiliated with NFG New Fruit Group GmbH (hereinafter to be referred to as: "NFG") and tal greements to which NFG is a party as the buyer/commissioning party. 1.2 In case of conflict between provisions of these Conditions and other written provisions that are part of the agreement, the latter take precedence.

Establishment of agreement
 Any offer made by the supplier is irrevocable, unless it is unequivocally clear from the offer that the offer is without obligation.
 An agreement with NFG shall not be established until it has been confirmed in writing by NFG.
 An agreement/contract vacueding a contract value of € 10000, – is only validly contract by compared by anomatow of the promoter shall be promoted by a contract value of € 10000, – is only validly

concluded if signed by a member of the management of NFG. 24 Any agreement/contract to exceeding a contract value of  $\ell$  100.000, -- can only validly be concluded by an officer of NFG

# 3. Risk

3.1 Unless areed otherwise in writing, the supplier bears the risk for the goods, including the risk for the transport, loading and unloading of the goods, up to the moment that the goods have been explicitly accepted by NFG.

4. Quality 4.1 Without prejudice to the statements or stipulations made in the agreement and in the accompanying specifications, indications and descriptions, supplier shall in any case guarantee with respect to the goods: a that suck goods are entrely in agreement with the provisions or specifications made in the agreement, for example with regard to the quantity, description, quality, origin,

b. that the goods are only organic in the sense of the agreement if they have been qualified as such by a recognized certification body in the country of customs inward clearance

clearance. c. that they have been made, produced, composed, cultivated from new raw materials and new high-quality materials and in soil/ground/locations agreed between NFG and the supplier. d. that they have been cultivated, produced, composed etc. with the use of professional skills. e. that, to the extent that samples or examples were shown or provided, the goods are identical to these samples or examples. It that they meet the applicable requirements with regard to use, yield, etc. agreed or indicated or defined in the agreement and/or the specifications and qualities that are part of such an order.

and such a contain an order. g that they are generally subable for the purpose of use. A 21 the agreement and/or the respective appendices refer to quality and/or other regulations that have not been attached to the agreement, the supplier is expected to be acquainted with such regulations.

# 5. Inspection and examination

5. Inspection and examination
5.1 MFG is entitle, if he asks supplier timely in advance, to carry out inspections and/or examinations of the goods to be delivered or any part thereof for his own account or to have them carried out, in which case supplier is obliged to offer full cooperation for the inspections and/or examinations.
5.2 if MFG is of exires, the supplier undertakes to supply to NFG an authenticated copy of the inspection sratic or the text report, whichever is applicable.
5.3 MFG shall be entitled during normal working hours and on working days to visit the locations where supplier synduce or store the goods. If necessary, supplier shall provide a suitable room for the inspection or examination and any further cooperation required for this our poor.

for this purpose. 5.4 NFG has the right to give supplier instructions to be observed for the production or

storage of the goods purchased in as far as these instructions are in NFG's opinior necessary to limit NFG's risks during resale. 5.5 Without prejudice to the rights and legal means in accordance with the applicable law and

5.5 Whotout prejudice to the rights and legal means in accordance with the applicable law and in accordance with the agreement, non compliance by the supplier with the instructions given by NG are an imputable default of the obligations under the agreement with NG given by NG. So in the event of rejection of the goods, NG Shall inform the supplier of this rejection. NFG shall store or arrange for storage of the rejected goods at the risk and expense of the supplier. If the supplier has not taken back the goods within a period of fourteen (14) days after NFG has informed the supplier at the supplier should refuse to take delivery of the goods, NFG is entitled to store, sell or destroy the goods at the risk and expense of the supplier.

# 6. Packaging

6.1 Goods to be supplied to NFG must be properly packed in accordance with the applicable legislation, the agreement and/or their nature and the use that is normally made of them. 6.2 Supplier shall accurately observe NFG's instructions with regard to packaging,

6.2 Supplier shall accurately observe NFG's instructions with regard to packaging, dispatch, preservation and marking.
6.3 Supplier shall indemnify NFG against all costs that NFG must incur as a result of inadequate packaging and/or as a result of the government measures that apply for an connection with the removal, disposal or destruction of excess (and for NFG commercially worthies) packaging material.
6.4 NFG is entitle to refuse, at supplier's risk and account, any dispatches that do not comply with the provisions in this Article. hat apply for and in

7. Delivery 7.1 The time limits of delivery mentioned in the agreement are firm dates 7.2 In the minimum of development of the product of the good scannot be delivered in accordance with the agreement, supplier shall promptly notify NFG thereof. 7.3 If the goods have not been delivered within the agreed-upon term at the agreed-upon place, the supplier shall owe NFG without any notice or other prior demand a penalty pace, in suppression over no window any noise of our prior terminal a printy payable immediately amounting to 50% of the price of the goods in question, without prejudice to NFG's other rights, such as the right to recover the actual loss and/or damage suffered as a result of the violation, in addition to the penalty. Damage source of as a result of the violation, in adduction due penalty. 2.4 If NGs is usual to take delivery of the goods at the supplier's location, or at the location of one or several lithing durines to be accepted by NFG. In such case, NGS shall be obliged to compensate supplier for the reasonable costs for storage of the goods.

8. Supplier's liability
8.1 Supplier's liability
8.1 Supplier shall be liable for any damage directly or indirectly caused by non-compliance, late compliance or inadequate compliance with any obligation under the agreement on the part of the supplier and/or its imply operations instructed by the supplier and for any damage directly or indirectly caused by the supplier's failure to (timely) notify NFG to any ourings unrecy or inductory dusted or pressponse's name to (interprintent not of a delay or that any other failing on the part of the supplier is to be expected. Damage includes damage due to injury and/or death and includes damage suffered by NFG and/or any subsequent purchasers or users and/or any other third party. 8.2 Supplier shall indemnify NFG against all third-party claims, for any reason whatsoever, for compensation of damage, costs or interest relating to the goods, caused by the goods and/or following from the use of these goods unless and to the extent that the supplier proves that the damage and/or loss was caused as a result of an act or omission on the part of the board of directors of N FG, done either with the intent to cause that damage and/or loss or recklessly and with the knowledge that such damage and/or loss would probably result therefrom.

# 9 Rectificatio

Rectification
 9.11 requested so by NFG, supplier is obliged, for his account and without any costs for NFG, to repair any shortcoming, damage or defect in the goods as soon as possible by replacing them with goods that are in conformity with the agreement, notwithstanding NFG's right to claim damages.
 9.2 In the event that the supplier should fail to timely fulfil his obligations with regard to the

replacement or fails to do so properly, or in the case of what NFG feels are urgent cases. NFG is entitled to take due action or cause one or more third parties to take action for the account of the supplier without the supplier being discharged from its obligations under the agreement and notwithstanding NFG's right to claim damages.

10. Processing of NFG's goods 10.1 If NFG provides goods to the supplier to be processed or to be combined or mixed with To Trocessing or NPP spoots the supplier to be processed or to be combined or mixed with goods that are not NPG's property, then NPG's goods shall remain NPG's property, respectively the goods developed through processing, combining or mixing with all be NPG's property; the supplier shall retain these goods in such manner that they can be clearly recognized and identified as NPG's property. 10.2 Supplier is not entitled to transfer or encumber the goods referred to in Article 10.1 or to provide them to any third parties. Supplier furthermore cannot subject these goods to a security right, and shall not be entitled to (cause to) process such goods, or to combine or mix them with other goods, or to take such action with regard to those goods that they become a part or element of one or several goods that are not NPG's property. 10.3 Notwithstanding supplier's ibility as set out in thee Conditions, supplier bears full responsibility for any damage caused to the goods referred to in this Article 10.2 as upplier and the supplier bears full responsibility for any damage caused to the goods referred to in this Article 10.3 as well stated in idemnify NPG against any third-party claims pursuant to or related to such damage. Supplier is obliged for his own account to be a dequately insured with regard to the liability referred to in the previous sentence. in the previous sentence

# 11. Information

11. Information 11. Supplier undertakes to timely supply NPG with clear information if this is necessary for use and/or application and preservation of the goods (to be) delivered.
11.2 Supplier is obliged to make available information if NFG asks for it, with regard to the features, characteristics, quality, application, etc. of the goods to be delivered, which is required or desired in relation to the health and safety of people and/or in relation to the

12. Transfer of ownership 12.1 All goods shall unconditionally become NFG's property on del 12.1. Any goods shall uncondutonally become NHC's property on delivery.
12.2. Suppile grantees that uncombined oversholf of goods is acquired by NFG.
12.3 Suppile instantees that uncombined oversholf of goods is acquired by NFG.
12.4 Suppile indemnifies NFG against any costs that NFG has to incur and any damage that NFG suffers if any burden or any right still irets on the goods at the time of delivery, or if third parties pretend to any right with regard to those goods.

13. Statutory regulations
13. Statutory regulations
13.1 Supplier guarantees that the composition, capacity, packaging and quality of the good
as well as the use of the goods, shall in every way fulfil and be in accordance with the
conditions and requirements styluciated in the agreement, the applicable laws, guidelines,
regulations and rules of the government, including those of international organizations and
supplicable either in the country where they were produced, in
the place of loading or in another place where they stayed during the journey, in the
country where the supplier is based, in the place of delowery and/or at the final destination
of the enods. of the goods.

# 14. Price and payment

14.1 The purchase price to be paid by NFG shall be expressed in euros or in another currency to be agreed upon with NFG. Supplier shall not be entitled to amend the prices agreed upon. to be agreed upon with NFG. Supplier shall not be entitled to amend the prices agreed upon. **14.2** Save if explicitly otherwise stipulated in the agreement, the agreed price shall be the full price for the goods to be delivered, including the costs of packaging, transport, insurance and delivery at the location(s) indicated by NFG. **14.3** NFG shall pay the supplier's invoices within stayts (60) days after the receipt of the supplier's invoice, unless otherwise agreed in writing. **14.4** NGt in any way does payment by NFG constitute a renunciation of any right. **14.5** In the case of delivery of goods to location other than agreed, such at the request of NFG, the additional costs shall be for the account of the supplier, save if and to the extent the partice have otherwise agreed in writing. **14.6** NFG shall be entitled to offset the amounts due to the supplier against any amounts the supplier is due to NFG. Supplier shall have no right to set off, suppension and/or deduction.

15. Intellectual property rights 15.1 Supplier guarantees that the goods delivered in no way violate any third-party intellectual property rights. 15.2 Supplier guarantees to indennify NFG against any claims ensuing from any third-party intellectual property rights.

# 16. NFG's liability

16.1 NFG is not liable for damage resulting from any act or omission on the part of NFG, its 16.1 NFG is not liable for damage resulting from any act or omission on the part of MFG, its employees, agents, representatives or any third party instructed by NFG, unless and to the extent that the supplier proves that the damage and/or loss was caused as a result of an act or omission on the part of the board of directors of NFG, done either with the intent to cause that damage and/or loss vore/decisy and with the how/deg that such damage and/or loss would probably result therefrom. 16.21 MFG is, for whatever reason, not entitled to invoke the limitation of liability as set out Article 16.1 of these Conditions, any liability of NFG shall at all times be limited to a maximum of  $\ell$  100,000, – for each occurrence or series of occurrences with the same cause, unless and to the extent that the supplier proves that the agend/or loss or recklessly and with the hortmat. either with the intent to cause that damage and/or loss or recklessly and with the knowledge that such damage and/or loss would probably result therefrom. 16.3 In no case shall NFG be liable for any indirect or consequential damage and/or loss, such as but not limited to loss of profit, costs for demurrage of any means of transport (floating or rolling) or dispatch money. 16.4 All claims against NFG must be submitted to the competent court within twelve (12) months after the supplier has become or reasonably should have become aware of the

damage and/or the shortcoming, failing which any right to damages shall be expired

17. Force majeure 17.1 If force majeure impedes either party from complying with any obligation, NFG shall be entitled to suspend fulfilment of his obligations up to the moment that force majeure has cased to exist, or to entitely or partially disolve or terminate the agreement, without incurring any liability for costs and/or damage. 17.21 if force majeure impedes NFG from complying with any obligation with respect to one or several of his suppliers or contract partners, however not with respect to all, NFG shall be entitled to decide which of the obligations and with respect to which of his contract partners he will comply with, as well as the order in which this shall take place, without incurring any liability for costs and/or damage.

# 18. Security

13.1 At NFG's request, supplier shall undertake, prior to commencement or continuation of the work assigned to him, to provide adequate security for his compliance with his obligations. 18.2 If at NFG's discretion supplier is unable to show evidence or inadequate evidence of the requested security. NFG shall be entitled to terminate or dissolve the agreement either entirely or partially, without incurring any liability for costs and/or damage.

19. Termination 19.1 If supplier should fail to fulfil any of its obligations, NFG is entitled to suspend the performance of any of its obligations and/or to immediately dissolve or terminate the agreement, without prejudice to NFG's right to claim compliance and/or damages. 19.2 Notwithstanding NFG's other right pursuant to the agreement and/or these Condi NFG is entitled to immediately dissolve or terminate the agreement with the supplier, if the termination of the supplicit provide the supplicit processing of the supplicit procesing of the supplicit (not limitative): a. the supplier is insolvent or goes into liquid b. any bankruptcy proceedings shall be instituted by or against the supplier. c. the supplier applies for a moratorium, or the supplier has been granted a

(preliminary or definite) moratorium

d. the supplier, it he is a natural person, dies or is put under restrant, or the supplier's capital or part thereof is put in receivership.
e. the supplier, if he is a legal entity, is dissolved or goes into liquidation or a decision to go into liquidation is taken.
f. the supplier negres with a third party or is taken over by a third party.
g. the supplier's legal form is altered. h. any of the supplier's assets are attached; or i. essential changes are made to the supplier's activities. Essential changes are index to the supplier's activities.
 19.3 If one of the situations referred to in Article 19.1 or 19.2 occurs, all of NFG's claims on supplier shall be fully payable on demand.
 19.4 Supplier is not entitled to dissolve the agreement.

d. the supplier, if he is a natural person, dies or is put under restraint, or the supplie

20. Amendments
20.1 Amendments to the agreement and/or these Conditions are only valid if they are made in writing and both parties have agreed to the amendment(s).

21. Confidentiality 21.1 All information about NFG which has not been made public by NFG in some way and which supplier receives in connection with the agreement, is confidential and may not be passed on to third parties.

# 22. Applicable law

22.1 All legal relationships arising out of or in connection with the agreement and/or the delivery 21.1 All legal relationships arising out of or in connection with the agreement and/or the delive of the goods and/or these Conditions shall be governed exclusively by German law with the exclusion of the Vienna Sales Convention (United Nations Convention on Contracts for the international Sale of Goods, 11 April 1980).
22.2 All dispute a string out of or in connection with the agreement, these Conditions and/or the delivery of the goods shall be exclusively decimate.

 In the event that any provision in these Conditions should not - either entirely or partially - be valid and/or imperative, then this will not in any way have any implications for the validity of the other provisions in these Conditions.