NUMercr valuesses. Classes 1 – Definitions. In these lenseral Parchases the following definitions apply: Hoogeney Checken means Hoogeney Checks BV and/or its affi listed companies Supplier means any party that supplies goods to Hoogeney Checkes or performs or hous generative this longeney Checke to perform services fort, and any party to which Hoogeney Checke has given an instruction of another nature. Agreement means all agreements there hore hoogeney Checkes and the Supplier relating to the purchase of goods and/or services by Hoogeney Checkes fort the Supplier, and to any other instruction given by Hoogeney Checkes to the Supplier, well as all acts or juridical acts relating to the foregoing.

- Clause 2 Applicability
 Clause 2 Applicable
 Conditions are applicable to all requests, quotations, offers, instructions, purchase orders, order confirmations, agreements and other juridical acts with respect to the supply of goods, the performance of services, the execution of instructions and the performance of other activities by the Supplier for Hoogweg; Dreese.
 C. Any modification of a addition to these General Purchase Conditions shall be valid only if expressly agreed in writing;
 C. General Conditions of the Supplier, however described, are expressly excluded from applicability.
 A If the substance of the Agreement differs from the substance of these General Purchase Conditions, the substance of the Agreement shall prevail.

- Clause 3 Conclusion of the Agreement 3.1 Ouotations / offers / etc. originating from the Supplier shall be irrevocable unless the quotation / offer / etc. unambiguously shows that it is without
- unless the quotation / offer / etc. unambiguously shows that it is without obligation. 3.2 No Agreement between Hoogwegt Cheese and the Supplier will have come into being unal Hoogwegt Cheese has expressly accepted a quotation / offer from the Supplier in writing and has issued a purchase order confirmation. 3.3 Grad orders, instructions shall only be binding on Hoogwegt Cheese if they have been confirmed by Hoogwegt Cheese in writing. 3.4 All costs involved in preparing a quotation / offer shall be borne by the Supplier.

Clause 4 – Prices 4.1 Unless expre

- Clause 4 Prices 4.1 Unless expressly otherwise agreed in writing, agreed prices are inclusive of all costs and inclusive of all taxes and levies. 4.2 If the Supplier previous a power to increase prices agreed between the 1.2 If the Supplier by any statutory provision. Hoogweyt Cheese may dissolve the Agreement (including these General Purchase Con-ditions) without any notice of default and without being liable in damages.

- Goods shall be delivered in the manner and at the time stated in the order/ instruction / Agreement.
 The Supplier shall be in default by the mere failure to meet an agreed time limit for the delivery or paralia delivery of goods.
 Unless otherwise agreed in writing, the Supplier shall not make paralial deliveries. If the parties have agreed that paralia deliveries will be made, the for the purposes of these General Purchase Conditions the term delivery isolation.

- deliveries. If the parties have agreed that partial deliveries will be made, then
 for the purposes of these General Purchase Conditions the term delivery
 includes a partial delivery.
 54. Overnors or underrums shall only be accepted if this has been expressly
 agreed in writing.
 55. The term delivery location that delivery dal accompanying auxiliary
 for a delivery location that the delivery of all accompanying auxiliary
 for a delivery location that the moment when delivery has been taken
 of the goots buy on behalf of Hoogweg). These and Hoogweg: Cheese
 has signed in acknowledgement of recept. Such signing leaves intact the
 possibility of the delivered goods being rejected partial to the first sentence of
 the sposis of the delivered goods being rejected parts.
 57. The support the delivered goods being rejected parts.
 58. Advisery shall be completed at the moment when delivery has been taken
 as signed in acknowledgement of recept. Such signing leaves intact the
 possibility of the delivered goods being rejected parts.
 59. The sport the delivered goods being rejected parts.
 50. The sport bear delivery and the sport of the spor

- Hoggvegt Cheese fails to fulfil any of its obligations.

 Clause 6. Performance of Services
 6.1. Services shall be performed in the manner and at the time stated in the
 6.2. The Supplier shall be performed in the manner and at the time stated in the
 6.3. The Supplier shall be performed by the services have been completed at the moment when
 Hoggvegt Cheese has confirmed in writing that the services have been
 performed or that it has approved the services performed. The Supplier
 Cannot direv any right whatsoever from this confirmation or approval and
 the confirmation or approval will therefore not prevent Hoggvegt Cheese [for
 eacmpt] the no exercising its prises on accound firme alsa allow en the
 parties occur with the prior write performance of services to build
 parties secure with the prior would of virtub parties be used or engaged for
 the purposes of the services to be performed.
 C6. The Supplier is responsible for, and shall ensure the availability of the
 auxiliary metricial, personnel and of virtub parties be used or engaged for
 the purposes of the services to be performed.
 C6. The Supplier is allow to be performed.
 C6. The Supplier is not construct the support to be used or engaged for
 the purposes of the services to be performed.
 C6. The Supplier is not provide the support to be performed.
 C6. The Supplier is not provide the support to be used or engaged for
 the purposes of the services to be performed.
 C6. The Supplier is not provide the support to be used or engaged for
 the purposes of the services to be performed.
 C6. The Supplier is the support to support the support of the services in the event that Hoggvegt Cheese should the in the performance of any of its
 oblightions.

- **cbligations: Clause 7 Inspection Clause 7 In**

- To a set of the state of the set of the set

- This to a desination to be suited by it. **Classe 10 Poyment** 10.1 Poyment shall be made within the agreed term of payment, provided that the good kellerered or the survives performed have been approved and after involve, correctly addressed. The involve shall always state a purchase order number and shall be sant to the mailing address of Hoogwegt Cheese. The State of the same the sent to the mailing address of Hoogwegt Cheese. The State of the State and the State of the State of the State of the State of the State and the State of the State of the State of the State of the State and state of the State and state of the St
- 31:3 "rayment up revenues."
 any right.
 10:4 Hoogwegt Cheese may at all times set off any claim of the Supplier on Hoogwegt Cheese against Chiese within the Non-Hoogwegt Cheese against Chiese adainst Cheese has on the Supplier on any account whatsoever.

Clause 11 – Guarantee 11.1 The Supplier more

- se 11 Guarantee The Supplier guarantees that the goods to be delivered or the services to be performed will conform to the Agreement and these General Purchase Conditions. This Supplier shall in event guarantee that: the goods have the promised properties; the goods are new and free of defects and unencumbered by rights of third parties;

- the goods are new and free of defects and unencumbered by rights of third particle; the goods or services are satisfied for the purpose forwhich the instruction / the services will be reminishing by growneense constructed. The services will be reminishing the service and the thermatistic the services will be reminishing and without the thermatistic the services meet the requirements laid down by or pursuant to law and/or applicates defrequiatory unchanged and down by or pursuant to law and/or applicates defrequiatory unchanged and the services meet the services will be an edge of the quality, health, safety, the environment and advertising: the goods hear a designation of the manufacturer or the person marketing the goods hear and a focusory particle by all information and instructions the goods hear and a focusory particle by all information and instructions the goods are indicated with and accompanied by all documentation requested by Hoogwegt Cheese, regardless whether that documentation

ras requested by Hoogwegt Cheese before, during or after entering into the

- was requested by Hoogwegt Cheese before, during or after entering into the Agreement.
 22. Supplier also guarantees that inter alia (i) there will not be acted in breach of the for him prevailing legislation in the field of child blacur, (ii) discrimination based on rais: Sex, religion etc., will not eccur and that any with or community service will be ut of the puestion, with the exception of the work of convicts whom are fere to choose to work somewhere and receive a salary in conformity with the market, (iv) the employees are offered reliable and secure labour and inforg conditions and (v) the right to freedom of association will be exist of earlier insplications that goods with how been delivered to not sated in the significant security of the employees are offered reliable and secure larger they solve the significant of the significant security of the significan

- Utilititite Usawa exponent Class 12 Impound Montage 12.1 The Suppler declares, shall see to it and guarantees that: the when proforming the Agreement will not in any improper or unlawful manner (have others) promote or the built the start any improper advantage for Hoogreg (Drabers (built the start) whether directly or indirectly offering (or having others advert, and others) firing about these divers do any arround to fmorey are any other shall, domain (gr having others or accepting (or having others accept) any offer, promise or donation of any arround to fmorey are any other advantage of which the value can be expressed in money. In table (or had others make) any of the abovementioned offers, promises, payments, donations or promises before entering into the Agreement.
- he has not made (or na output) promises, payments, donations or promises before entering in the ---Agreement. 12.2 The Supplier shall be held to impose the obligations referred to in Clause 12.1 to its (securitive or subordinate) employees or third parties called in by him in the performance of the Agreement. The Supplier guarantees that the adressed employees / third parties will not act in breach of the relevant to the securities of the adressed of the relevant

- the aforesaid employees / third parties will not act in breach of the relevant obligations. **Clause 13 Confidentiality** 13.1 The Supplier shall keep absolutely secret all information originating from hoogeng Chenese (including lease, knowledge, trade secrets, data, procedures, substances, samples and the like) which comes to the hoogeng Chenese (including lease, knowledge, trade secrets, data, procedures, substances, samples and the like) which comes to the hoogeng Chenese (including lease). Anowledge, trade secrets to the confidential or which the Supplier shall not disclose are make public the Confidential Information or any part literation of the greenent and / or the supplier shall not disclose are make public the Confidential Information or any part thereof to any parsent, firm, company or other entity and the Supplier shall not disclose are make public the Confidential Information or any part thereof to any parsent, firm, company or other entity and the Supplier shall not disclose are make public the Confidential Information or any part there of to any parsent and / or the purposes of the Agreement and / or the supplier shall not disclose the proformance. These sectors than for the Agreement and / or the supplier shall not disclose the plotenet and any are supported by the supplier shall not disclose the plotenet and / or the supplier having an oblightor to observe secred toward Hoogweg Cheses without the Supplier having an oblighter from third party who was not bound to keep the supplier shall by the Supplier from Super without any use of information accessing of the Supplier shall and by the power for the supplier shall and a bug secret or the supplier from a third party who was not bound to keep the supplier shall by the Supplier from third party who was not bound to keep the supplier shall probe the same oblightion as that imposed on it by Company Cheses are diverse to the make the possible, in consultation with Hoogeneg Cheses, the further notice in chore tor make the possible, in consultation

- will not act in violation of the obligation or secress. Clause 34–Intellectual Property 34.1 Final goods delivered and /or services performed by the Supplier, including the accompanying documents, are subject to intellectual property rights which the Supplier can prove already assisted before the Agreement became effective and were held by the Supplier, or were developed independently of vers in the Supplier. The Supplier grants Hoggwegt Cheses a nanoxellusion, introvocable, pepetual, workwide and transferable right of use with respect such intellectual propert rights for any purpose connected with Hoggwegt Cheses's basiness or activities. This right of uses of Hoggwegt Cheses shall include the right to grant the same right of use to its customers or potential ustomers or to other third parties with which it maintains a relationship in accounters with the norgation of its business.

- A the submit of the set of the
- entry (or other formal act) to be effected." **Clause 15 Lability** 15.1 Any failure of the Supplier to perform its obligations shall give Hoogwegt Cheese the right to demand that the Supplier fully or partir greenedy the failure in the performance and or other consequences thereof at the Supplier's risk and expense. 15.2 The Supplier's shall be liable for any and all damage suffered by Hoogwegt Cheese as a result of any act or mains in other Supplier to full its obligations and/ or as a result of any act or mains in other Supplier to full its obligations and/ to reas a result of any act or mains in the Supplier shall be liable for the supplier's functionary and the supplier shall be liable for the suppliers shall indemnity Hoogwegt Cheese against all claims of third parties in connection with the Agreement concluded between Hoogwegt Cheese and the Supplier risk in Woodwegt I cheese against all claims of third parties in connection with the Agreement concluded between Hoogwegt Cheese and the Supplier risk in this Clause 15.3 and shall allow Hoogwegt Cheese and the Supplier risk in the Supplier shall take or and maintain adequate insurance for the liability referred to in this Clause 15.3 and shall allow Hoogwegt Cheese in any any Matsoever. 15.5 Hoogwegt Cheese shall not be liable for any damage suffered on the part of the Supplier shall shall not be liable for any damage suffered on the part of the Supplier shall not be clause 15.3 and the supplier shall shall not be liable for any damage suffered on the part of 15.5 Hoogwegt Cheese shall not be flate for the result from intert or wild it redustensess exclusively on the part of Hoogwegt Cheese's executive staff.

exclusively on the part of thogways. Linears a search **Clause 16 – Force Majore 16.1** In case of force majority on the part of either party the performance of the force majority or party supported for the object at the situation of force majority or party. If the situation of force majority con-compensation to the other party lift he situation forcer majority con-(onthing) the Agreement with thin mediate effects by registred letter and without recourse to the courts, without this giving rise to any right to compensation. Force majority on the part of the Suppler shall in any case not include lack of personnel, strikes, breach of contract by third parties energisted by the Supplier failure of avoiding materials, liquiding to solvency problems of the Supplier and government messures on the account of the Supplier.

Clause 17 – Dissolution (ontbinding) 121 Hoogwegt Dheese may, at its option, fully or partly suspend the performance of the Agreement or dissolve the Agreement in full or in part by written notice without recourse to the courts (with immediate diffect and without Hoogwegt Cheese being liable to pay any compensation) in the event that:

- Classe 8 Complaints
 1. Any complaints
 1. Any complaint of the Customer regarding incorrect or incomplete fulfilment
 of an order stall be submitted to Heogevegt Chesse in writing writin eight [8]
 days of the date on which the goods were or should have been delevered on
 the services were or should have been redered, subject to forfeiture of any
 right in relation to a failure.
 2. The complaints thall include a clear and accurate description of the failure
 alleged by the Customer. Lodging a complaint shall not relieve the Customer
 from is payment abilitation.
 3. If Hoogevegt Cheese complaint shall not relieve the Customer
 from is payment abilitation to be leaved goods [or moderd services] or
 compensate the Customer with a maximum of the invoice price paid by the
 Customer in connection with the delivered goods [or supplied services] [and
 take back the delivered goods. the Supplier fails to fulfi I any of its obligations under the Agreement and / or these General Purchase Conditions; the Supplier applies for or is granted suspension of payments, or an applicati on for the Supplier's liquidation is filed or a liquidation order is issued against the Sumplier.
- the Supplier; a guardian or administrator is appointed over the Supplier; the Supplier's enterprise is sold or discontinued; permits which are required for the performance of the Agreement are
- perfinits which are required to the performance of the Agreement are revoked, or made on a significant part of the Supplier's operating asse
 22 All claims which Hoogwegt Cheese may have or come to have against the Supplier in the situations mentioned in Clause 121 shall be immediately d and pagable in full.

Clause 19 – Assignment 19.1 The Supplier may not assign any of its rights and obligations under the Agreement and these General Purchase Conditions to third parties without the pror written permission of Hoogwegt Dreese. 18.2 The Supplier may not contract out the performance of any of its obligations under the Agreement and these General Purchase Conditions to third parties without the prior written permission of Hoogwegt Dreese.

Take back the delivered goods].
Clause 9 – Liability for damage
Clause 9 – Liability for damage
Clause 7 – Liability for damage
Clause 7 – Liability for damage
A more statement of the biable for any damage suffered on the part of the Customer, irrespective of whether this damage is a result of acts on the Hoogweyg Deses, unless the damage results from intent or whill on-bias executives that the damage than incrured to loogweyg Deses in whiting as quickly as possible within eight [2] dags after it was occasioned or became shall report the damage it has incrured to loogwey Deses in whiting as quickly as possible within eight [2] dags after it was occasioned or became shall report the damage it has incrured to loogwey Deses in the eight be an incrured to be counted from the eligible for compensation. All legal claims of the Customer against Hoogweyg Deses to the customer or in connection with peods adviced the older or the event of the lowest the damage.
The Customer will indemrify Hoogweyg Deses in the full substatewey in connection with peods efficience to the customer or in connection with services rendered by Hoogweyg Deses to the customer or in connection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyg Deses to the customer or inconnection with services rendered by Hoogweyge Deses to the customer or inconnection with services rendere

Clause 10 – Intellectual property
 1. All intellectual property rights in respect of the goods and services shall vest
 in Hoogwey Cheese. Whow Hoogwey Cheese's prior permission in writing
 the Customer shall not reproduce, publish or imitate the goods in whole or in

part. The Customer may trade in goods originating from Hoogwegt Cheese only under the brand, logo, trade name and specific inclusions under which the goods were delivered to be Customer The Lostomer may not change the quality of the goods it purchased from Hoogwegt Cheese, including their labelling, imprits and instructions. The Agreement does not contain any assignment of any intellectual property rights aspart of the delivery of the goods to the Customer or the services rendered to the Customer and the related documents.

rendered to the Customer and the related documents. In the other documents in the customer and the related documents. The Customer and Ikepa absolutely secret all information (including ideas, knowledge, trade secrets, data, procedures, substances, samples and the like) originating from Hoogwey (Deese which comes to be is knowledge) in connection with the Agreement and its performance and which Hoogwey (Deese had esignated to be confidential ('Confidential Information). The customer share to take public the Confidential Information or any part thereof to any observe server greened to in dor its performance. The obligation to use the Confidential Information any part thereof to any observe server greened to in dor its performance. The obligation to use the Confidential Information and part thereof to any observe server greened to in dorset part the customer share and which the Customer share and public the Confidential Information or any part thereof to any observe server greened to in down and the customer share and the customer share and the customer share and the down and the customer share and public the Confidential Information or any part thereof to any observe server greened to in down and the customer share and the customer share and public the Confidential Information or any part thereof to any observe server greened to indown and the customer share and the customer share and public the Confidential Information or any part thereof to any observe server greened to indown and the customer share and the down and the customer share and the customer server to any observe server server to and Hoogwey these without the Customer share and the customer server to any observe server to and Hoogwey these and and y was enabled at the time of disclosure by Hoogwey these settemer to an at orom and share server to any observe serve

of the Customer; or was acquired by the Customer from a third party who was not bound to keep this information secret; or

was acquired by the Customer from a third party who was not bound to keep this information scerte or was developed independently by the Customer without any use of information on clackosed by the Queryeg (Deese; or must be disclosed by the Customer pursuant to the law, any provision or regulation of a body approved by the government, or a binding and final decision of a court or other public authority. In such case the Customer shall give Hoogveg (Deese). To lice a the customer shall give Hoogveg (Deese). To lice a the customer shall be Supplet or what is strictly regrind. The Supplet or what is strictly regrind.

The Customer shall implies two serves are a general consecutive of the consecutive of the

not act in violation of the abligation of secrecy. **Class 2.6 - Foco anajoure 1.** In the case of force majoure on the part of either party the performance of the Agreement shall be fully orarity scopended for as long as the staudion of force majoure continues, without either party being liable to pay any compensation to the other party. If the force majoure situation is reasonable sepected to control the party and without recourse the Agreement by registered latter effective immediately and without recourse to the courts, part of the Hoogyeogt Cheese shall in any case include: Cheese avails itself or customial yavails itself to regreement, of such nature as prevents performance of the Agreement or to the objective the available and or interpart of the Moogyeogt Cheese that Hoogyeogt Cheese can no longer be required to perform the Agreement or to b) linkess amongs the staff of Hoogyeogt Cheese, production breakdowns or or poduction cut;

production cut; strikes; export and/or import restrictions, governmental measures of any kind; the circumstance that any performance that is relevant for Hoogwegt Diseases own performance is not rendered or is not rendered properly or on $\frac{1}{2}$

Clause 13 – Suspension; dissolution 1. Only likogeness; Chesse may, at its option, fully or partly suspend the performance of the Agreement or dissolve the Agreement in full or in part by written notice without recourse to the courts (with immediate effect and writton Hoogeness; Chesse beging liable to para any compensation) in the even writton Hoogeness; Chesse beging liable to para any compensation in the even

without hoogweat Cheese being reaker up you any sumption that: that: the Customer fails to fulfil any of its obligations under the Agreement and/ or these general conditions of sale; the Customer applies for or its granted a suspension of payments, or applies for or is declared bankrupt; the Customer is placed under legal guardianship or administration; the Customer is retrizer is said of accontinued, permits which are required for the performance of the Agreement are around on the content of the content of the agreement are around on the content of the c

permits which are required for the performance of the Agreement are revolved, or associationment is levied on a significant part of the Customer's operating association of the customer's operating association of the customer's operating association of the Customer in the situations mentioned in Clause 13.1 shall be immediately due and pagalet in full.

Clause 14 - Assignment; outsourcing 1. The Customer may not assign any of its rights and obligations under the Agreement and these general conditions of sale to third parties without the pror written permission of Hoogwegt Cheese. 2. The Customer may not contract out the performance of any of its obligations under the Agreement in all tiese general conditions of sale to third parties without the performance of the performance of the performance the maximum of the performance of the performance of the performance without the performance of the performance of the performance of the performance the maximum of the performance of

Clause 15 – Invalidity of any provision of the Agreement and / or these general conditions of sale shall not affect the validity of the there provisions of the Agreement and / or these general conditions of sale shall not affect the validity of the other provisions of the Agreement and / or these general conditions of sale shall not affect the validity of the second seco

Clause 16 – Applicable law and jurisdiction

use 16 – Applicable tare and juricidition. The legist indication jurities when the observation of the Venna Sales Convention, unless the position of Hodgwegt Chesea under the Venna Sales Convention, insis be test into an is position under the Units Civil Code, the Agreement and these general conditions of sale. All disputs between Hoggwegt Chesea and the Customer shall be settled by the competent court of Networks.

use 17 – Final provision The English text of these general conditions of sale constitutes the sole authentic text. In the event of differences between the English text and a translation into a foreign language, the English text shall prevail.

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war, riots and similar.

- Clause 19 Invalidity of one or more Provisions 19.1 The invalidity of any provision of the Agreement and / or these General Purchase Conditions shall not affect the validity of the other provisions of the Agreement and/or these General Purchase Conditions. 2.2 If and to the extent that any provision of the Agreement and / or these General Purchase Conditions is invalid, or is unacceptable in the given circumstances according to criteria or is unacceptable in the given incrumstances according to criteria or reasonablemess and fairness, a provision shall apply between the parties which is acceptable considering all the circumstances.

Clause 20 – Applicable Law and Jurisdiction 20.1 The legal relationship between Hoogwegt Cheese and the Suppliar is gover-neel exclusively by Durch law the the exclusion of the Vienna Sales Convention in this respect that the Vienna Sales Convention is applicable in case the position of Hoogwegt Dheses is Sourculate under the Convention andher than under the CNI Code, the Agreement and these General Conditions. 20.2 All disputse between Hoogwegt Cheeses and the Supplier shall be settled by the competent court of Rottendam, the Netherlands.

the Compensation **Clause 21 – Final Provision** 21. The Dutch text of these General Purchase Conditions constitutes the sole authentic text. In the event of any differences between the Dutch text and any transition thereof into any foreign language, the Dutch text shall prevail.

GENERAL CONDITIONS OF SALE OF HOOGWEGT CHEESE B.V. AS FILED ON 25 MAY 2012 AT THE CHAMBER OF COMMERCE IN ARNHEM UNDER NUMBER 09165524.

Classe 1 - Octonitions In these general conditions of sale the following definitions apply: Customer mense any party to which Hoogwegt Cheese supplies goods and / or f which it performs or has agreed to perform services, and any party that has give Hoogwegt Cheese an instruction of another nature (Hoogwegt Cheese means Hoogwegt Cheese BV and / or its affiliated companies. Agreement means all agreements between Hoogwegt Cheese and the Customer relating to the purchase of goods and / or services by the Customer from Hoogwegt Cheese, and any other instruction given by the Customer from Hoogwegt Cheese, and any other instruction given by the Customer from Hoogwegt Cheese, and any other instruction given by the Customer for Hoogwegt Cheese, as well as all acts or juridical acts relating to the foregoing.

Clause 2 – Applicability 1. These general conditions of sale shall apply to all offers and guotations of Hoogwey Diceses, to the Agreement and to all other juridical acts between Hoogwey Diceses, and the Customer. 2. Any modif carlos of or addition to these general conditions of sale shall be valid only if expressly agreed in writing. 3. General conditions of the Customer, however described, are expressly excluded from applicability.

If the substance of the Agreement deviates from the substance of these general conditions of sale, the substance of the Agreement shall prevail

Dust in the second seco

Clause 4 – Prices 1. Unless expressly otherwise agreed in writing, agreed prices are exclusive of Wil and other governmental levies. 2. Unless expressly otherwise agreed in writing, the Customer will be charged the prices set out in the most recent offer at the time of formation of the

Use prices are compared to the price determining All prices of knogwegt Diresse shall be based on the price determining factors known at the time of release of this offer. Hoogwegt Diresse may adjust the prices or price thread of for goods or services not yet determed and for not yet paid to price, weight adjust and adjusted on the price of the pric

I may always be charged. sees expressly otherwise agreed in writing, prices shall be ex-works within meaning of the Incoterms[®] 2010.

Durises options of under the age detail writing, patients shall be bendots writin the meaning of the Incortems² 2010. Unless options of the Incortems² 2010. Unless options of the Incortems² and the offer of Hoogwey (These, without any return as embodied in the offer of Hoogwey (These, without any return to the indefault by operation of award will be required to pay startoury interest (within the meaning of Article 5:119) of the Duth Tob VI Gold with Hiefer from the invoice date. The Customer shall be gail paid and and the article start Hoogwey (The Section Section 2010) and the start of the start of the start in the event of late payment, the Lustomer will be indefault by operation of Article 5:119) of the Duth DVI Gold with Hiefer from the invoice date. The Customer shall be gail paid and and the article start hoogwey (These end on the gail of the Customer will be the Customer will recommended by the Duth Br Arsosciation. At Hoogwey (Theses hint request, the Customer will provide security, whether or not additional, for example in the from of a bank by fullitions of the article sass sound reasons to believe that the Customer will provide security, without physiciae to its startury rights of suspension. The Customer shall unce to fair age of the Use by Respension. The Customer shall and the off any date to Hoogwey (Theses example and the customer refuses to provide additional or other security. Hoogwey (Chese will be to the Soverget Dhese against a claim within respect to pools supplied or services rendered, the Customer will be with how on right of suspension of any of its payment obligations.

ise 6 – Delivery; Passing of risk Hoogwegt Cheese may make partial deliveries and issue partial invoices in

es 6 — Delivery, Passing of risk. Hoorweyt: Dhese may make partial deliveries and issue partial invoices in connection with them. Delivery terms and times quoted or agreed shall not be considered to be a final deadline, unless expressly otherwise agreed. The exceeding of the delivery term therefore shall not lead to a default on the part of Hoogweyt Dheses and shall not lead to any liability for compensation on the part of Hoogweyt Dheses. The Agreement cannot be dissolved but to the delivery term being exceeded, unless Hoogweyt Cheses is notified by the clustomer in writing after capity of the delivery term. A reasonable term within the meaning of the previous services with beat lead to memotil. Hoogweyt Cheses, which were allowed the most of the previous services with beat lead for any (possible) to be apply and is thus emitted to modify or cancel any agreed deliveries, which a their globel of may (cheses, however, will have no abligation to supply and is thus emitted to modify or cancel any agreed deliveries (such as, but not limited to a, change in policy of the credit insure of Hoogweyt Cheses) make this necessary. Unless expressly otherwise agreed in writing, Hoogweyt Cheses will deliver

to, a change in policy of the credit insurer of Hoogwegt Cheese) make this necessary. Unless expressive thermise agreed in writing, Hoogwegt Cheese will deliver Unless expressive thermise agreed in writing, Hoogwegt Cheese will deliver Unless expressive thermise agreed in writing, Inte time of delivery will na events be the time at which the goods are put on transport to the Customer, unless otherwise provided in writing. The time of delivery will na carried at the risk of the Customer fails to accept delivery or timely delivery of goods offered for delivery in accordance with the Agreement, all costs incurred in vin Jul Moogwegt Cheese in connection with the drift Lastomer's account. The risk will also pass at the time at which Hogwegt Chester offs to accept delivery for any reason whatsoever.

the Lustomer fails to accept delivery for any reason whatsbeer. **Clause 7 – Retention of tile** 1. Hooginery Cheese shall all each tile to all goods that i deliver. The sharp of the set of the sharp of the sharp