Terms and Condition

**Definitions**

1. foodygo: Gibeon Net Solutions B.V. I foodygo, established in Rijswijk, Chamber of commerce no. 27177995.
2. Customer: the person with whom foodygo has entered into an agreement.
3. Parties: foodygo and customer together.
4. Consumer: a customer who is an individual acting for private purposes.

**Applicability**

1. These terms and conditions will apply to all quotations, offers, activities, orders, agreements and deliveries of services or products by or on behalf of foodygo.
2. Parties can only deviate from these if have reed upon in writing.
3. The parties expressly exclude the applicability of supplementary and/or deviating general terms and conditions of the customer or of third parties.

**Prices**

1. All prices used by foodygo are in euros, are exclusive of VAT and exclusive of any other costs such as administration costs, levies and travel-, shipping- or transport expenses, unless expressly stated otherwise or agreed otherwise.
2. foodygo is entitled to adjust all prices for its products or services, shown in its shop, on its website or otherwise, at any time.
3. Parties may agree on a no-cure no-pay base payment. Conditions of payment and fees will be agreed upon on in the underlying contract.

**Payments and payment term**

1. foodygo may, at the conclusion of the agreement, require a down payment of up to 50% of the agreed amount.
2. The customer must have paid the full amount within 7 days after delivery of the product.
3. Payment terms are considered as fatal payment terms. This means that if the customer has not paid the agreed amount at the latest on the last day of the payment term, he is legally in default, without foodygo having to send the customer a reminder or to put him in default.
4. foodygo reserves the right to make a delivery conditional upon immediate or to adequate security for the total amount of the services or products.

**Consequences of late payment**

1. If the customer does not pay within the agreed term, foodygo is entitled to charge an interest of 1% per month from the day the customer is in default, whereby a part of a month is counted for a whole month.
2. When the customer is in default, he is also due to extrajudicial collection costs and may be obliged to pay any compensation to foodygo.
3. The collection costs are calculated on the of the Reimbursement for extrajudicial collection costs.
4. If the customer does not pay on time, foodygo may suspend its obligations until the customer has met his payment obligation.
5. In the event of liquidation, bankruptcy, attachment or suspension of payment on behalf of the customer, the claims of foodygo on the customer are immediately due and payable.
6. If the customer refuses to cooperate with the performance of the agreement by foodygo, he is still obliged to pay the agreed price to foodygo.

**Suspension of obligations by the customer**

The customer waives the right to suspend the fulfilment of any obligation arising from this agreement.

**Settlement**

The customer waives his right to settle any debt to foodygo with any claim on foodygo.

**Delivery**

1. Delivery takes place while stocks last.
2. Delivery takes place at foodygo unless the parties have agreed upon otherwise.
3. Delivery of products ordered online takes place at the address indicated by the customer.
4. If the agreed price is not paid on time, foodygo has the right to suspend its obligations until the agreed price is fully paid.
5. In the event of late payment, the customer is automatically in default, and hereby he cannot object to late delivery by foodygo.

**Delivery period**

1. Any delivery period specified by foodygo is indicative and does not give the customer the right to dissolution or compensation if this period is not met with, unless the parties have expressly agreed otherwise in writing.
2. The delivery starts once the customer has fully completed the (electronic) ordering process and received an (electronic) confirmation of his order from foodygo.
3. Exceeding the specified delivery period does not entitle the customer to compensation or the right to terminate the contract, unless foodygo cannot deliver within [number of days late] or if the parties have agreed upon otherwise.

**Actual delivery**

The customer must ensure that the actual delivery of the products ordered by him can take place in time.

**Transport costs**

Transport costs are on behalf of the customer, unless the parties have agreed upon otherwise.

**Packaging and shipping**

1. If the package of a delivered product is opened or damaged, the customer must have a note drawn up by the forwarder or delivery person before receiving the product. In the absence of which foodygo may not be held liable for any damage.
2. If the customer himself takes care of the transport of a product, he must report any visible damage to products or the packaging prior to the transport to foodygo, failing which foodygo cannot be held liable for any damage.

**Insurance**

1. The customer undertakes to insure and keep insured the following items adequately against fire, explosion and water damage as well as theft:

* goods delivered that are necessary for the execution of the underlying agreement
* goods being property of foodygo that are present at the premises of the customer
* goods that have been delivered under retention of title

1. At the first request of foodygo, the customer provides the policy for these insurances for inspection.

**Guarantee**

When parties have entered an agreement service included; these services only contain best-effort obligations for foodygo, not obligations of results.

**Performance of the agreement**

1. foodygo executes the agreement to the best of its knowledge and ability and in accordance with the requirements of good workmanship.
2. foodygo has the right to have the agreed services (partially) performed by third parties.
3. The execution of the agreement takes place in mutual consultation and after written agreement and payment of the possibly agreed advance by the customer.
4. It is the responsibility of the customer that foodygo can start the implementation of the agreement on time.
5. If the customer has not ensured that foodygo can start the implementation of the agreement in time, the resulting additional costs and/or extra hours will be charged to the customer.

**Duty to inform by the customer**

1. The custorner shall make available to foodygo all information, data and documents relevant to the correct execution of the agreement to in time and in the desired format and manner.
2. The customer guarantees the correctness, completeness and reliability of the information, data and documents made available, even if they originate from third parties, unless otherwise ensuing from the nature of the agreement.
3. If and insofar as the customer requests this, foodygo Will return the relevant documents.
4. If the customer does not timely and properly provides the information, data or documents reasonably required by foodygo and the execution of the agreement is delayed because of this, the resulting additional costs and extra hours will be charged to the customer.

**Duration of the agreement**

1. The agreement between foodygo and the customer is entered into for an indefinite period of timer unless it results otherwise from the nature of the agreement or the parties have expressly agreed otherwise in writing.
2. If a fixed-term contract has been entered into, it will be tacitly converted into an open-ended contract at the end of the term, unless 1 of the parties terminates the contract with due observance of a notice period of 2 month(s), or if a consumer terminates the agreement with due observance of a notice period of 1 month / the agreement ends at the end of the fixed term.
3. If the parties have agreed upon a term for the completion of certain activities, this is never a strict deadline, unless specified explicitly otherwise in writing. If this term is exceeded, the customer must give foodygo a written reasonable term to terminate the activities, before it may either terminate the contract or claim damages.

**Cancellation of the contract for an indefinite period of time**

1. The customer can terminate an agreement that has been concluded for an indefinite period at any time with due observance of a notice period of 2 months.
2. A consumer has the right to terminate an agreement for an indefinite period with due observance of a notice period of 1 month.

**Intellectual property**

1. foodygo retains all intellectual property rights (including copyright, patent rights, trademark rights, design and design rights, etc.) on all designs, drawings, writings, data carriers or other information, quotations, images, sketches, models, scale models, etc., unless parties have agreed otherwise in writing.
2. The customer may not copy or have copied the intellectual property rights without prior written permission from foodygo, nor show them to third parties and / or make them available or use them in any other way.

**Confidentiality**

1. The client keeps any information he receives (in whatever form) from foodygo confidential.
2. The same applies to all other information concerning foodygo of which he knows or can reasonably suspect that it is secret or confidential, or of which it can expect that its disclosure may cause damage to foodygo.
3. The customer takes measures to ensure that he keeps the information referred to in paragraphs 1 and 2 secret.
4. The obligation of secrecy described in this article does not apply to information:

* which was already made public before the customer heard this information or which later became public without being the result of a violation of the customer's duty to confidentiality
* which is made public by the customer due to a legal obligation

1. The confidentiality obligation described in this article applies for the duration of the underlying agreement and for a period of 3 years after the end thereof.

**Penalties**

1. If the customer violates the articles of these general terms and conditions about secrecy or intellectual property, then he forfeits on behalf of foodygo an immediately due and payable fine of €1000 if the customer is a consumer and €5000 if the customer is a company, for each Violation and in addition an amount of 5% of the aforementioned amount for each day that this violation continues.
2. No actual damage, prior notice of default or legal proceedings are required in forfeiting the fine referred to in the first paragraph of this article.
3. The forfeiture of the fine referred to in the first paragraph of this article shall not affect the other rights of foodygo including its right to claim compensation in addition to the fine.

**Indemnity**

The customer indemnifies foodygo against all third-party claims that arc related to the products and/or services supplied by foodygo.

**Complaints**

1. The customer must examine a product or service provided by foodygo as soon as possible for possible shortcomings.
2. If a delivered product or service does not comply with what the customer could reasonably expect from the agreement, the customer must inform foodygo of this as soon as possible, but in any case, within 1 month after the discovery of the shortcomings.
3. Consumers must inform foodygo of this within two months after detection of the shortcomings.
4. The customer gives a detailed description as possible of the shortcomings so that foodygo is able to respond adequately.
5. The customer must demonstrate that the complaint relates to an agreement between the parties.
6. If a complaint relates to ongoing work, this can in any case not lead to foodygo being forced to perform other work than has been agreed.

**Giving Notice**

1. The customer must provide any notice of default to foodygo in writing.
2. It is the responsibility of the customer that a notice of default actually reaches foodygo (in time).

**Joint and several client liabilities**

If foodygo enters into an agreement with several customers, each of them shall be jointly and severally liable for the full amounts due to foodygo under that agreement.

**Liability of foodygo**

1. foodygo is only liable for any damage the customer suffers if and insofar as this damage is caused by intent or gross negligence.
2. If foodygo is liable for any damage, it is only liable for direct damages that results from or is related to the execution of an agreement.
3. foodygo is never liable for indirect damages, such as consequential loss, lost profit, lost savings or damage to third parties.
4. If foodygo is liable, its liability is limited to the amount paid by a closed (professional) liability insurance and in the absence of (full) payment by an insurance company of the amount of the liability is limited to the (part of the) invoice to which the liability relates.
5. All images, photos, colors, drawings, descriptions on the website or in a catalog are only indicative and are only approximate and cannot lead to any compensation and/or (partial) dissolution of the agreement and/or suspension of any obligation.

**Expired Period**

Every right of the customer to compensation from foodygo shall, in any case, expire within 12 months after the event from which the liability arises directly or indirectly, this does not exclude the provisions in article 6:89 of the Dutch Civil Code.

**Dissolution**

1. The customer has the right to dissolve the agreement if foodygo imputably fails in the fulfilment of his obligations, unless this shortcoming does not justify termination due to its special nature or because it is of minor significance.
2. If the fulfilment of the obligations by foodygo is not permanent or temporarily impossible, dissolution can only take place after foodygo is in default.
3. foodygo has the right to dissolve the agreement with the customer, if the customer does not fully or timely fulfil his obligations under the agreement, or if circumstances give foodygo good grounds to fear that the customer will not be able to fulfil his obligations properly

**Force Majeure**

1. In addition to the provisions of article 6:75 Dutch Civil Code, a shortcoming of foodygo in the fulfilment of any obligation to the customer cannot be attributed to foodygo in any situation independent of the will of foodygo, when the flufylline of its obligations towards the customer is prevented in whole or in part or when the fulfilment of its obligations cannot reasonably be required from foodygo.
2. The force majeure situation referred to in paragraph I is also applicable – but not limited to: state of emergency (such as civil war, insurrection, riots, natural disasters, etc.); defaults and force majeure of suppliers, deliverymen or other third parties; unexpected disturbances of power, electricity, internet, computer or telecoms; computer viruses, strikes, government measures, unforeseen transport problems, bad weather conditions and work stoppages.
3. If a situation of force majeure arises as a result of which foodygo cannot fulfil one or more obligations towards the customer, these obligations will be suspended until foodygo can comply with it.
4. From the moment that a force majeure situation has lasted at least 30 calendars days, both parties may dissolve the agreement in writing in whole or in part.
5. foodygo does not owe any (damage) compensation in a situation of force majeure, even if it has obtained any advantages as a result of the force majeure situation.

**Modification of the agreement**

If, after the conclusion of the agreement and before its implementation, it appears necessary to change or supplement its contents, the parties shall timely and in mutual consultation adjust the agreement accordingly.

**Changes in the general terms**

1. foodygo is entitled to amend or supplement these general terms and conditions.
2. Changes of minor importance can be made at any time.
3. Major changes in content will be discussed by foodygo with the customer in advance as much as possible.
4. Consumers are entitled to cancel the agreement in the event of a substantial change to the general terms and conditions.

**Transfer of rights**

1. The customer cannot transfer its rights deferring from an agreement with foodygo to third parties without the prior written consent of foodygo.
2. This provision applies as a clause with a property law effect as referred to in Section 3:83 (2) Dutch Civil Code.

**Consequences of nullity or annullability**

1. If one or more provisions of these general terms and conditions prove null or annullable, this will not affect the other provisions of these terms and conditions.
2. A provision that is null or annullable shall, in that case, be replaced by a provision that comes closest to what foodygo had in mind when drafting the conditions on that issue.

**Applicable law and competent court**

1. Dutch law is exclusively applicable to all agreements between the parties.
2. The Dutch court in the district where foodygo is established is exclusively competent in case of any disputes between parties, unless the law prescribes otherwise.