

GENERAL TERMS & CONDITIONS FOR KEROX'S ZIRCOSTAR® AND KEROX FARBEN & KEROX EFFEKTEN MEDICAL DEVICES_2024**GENERAL TERMS AND CONDITIONS OF KEROX LTD. MEDICAL DEVICES PRODUCTS: ZIRCOSTAR® and KEROX FARBEN & KEROX EFFEKTEN****1. GENERAL**

1.1. These general terms and conditions of business form an integral part of every offer from the company Kerox Ltd. (seat:2038 Sóskút, Kerox street 1., commercial register number: 13 09 067537, hereinafter referred to as: "Company") and all sales and other contracts concluded with the Company. Any general terms and conditions of business of any kind which contravene these terms and conditions of business are deemed to be invalid and legally ineffective.

1.2. Any deviations from these terms and conditions are only effective if expressly agreed in writing by the contractual parties.

2. OFFERS

2.1. Any offer made by the Company is non-binding and is a subject to technical modification and development. All technical documents remain the intellectual property of the Company; they may not be reproduced or forwarded to third parties without the prior written permission of the Company.

2.2. Public statements issued by the Company or an associated third party, in particular in advertising or in details provided with the products, are only deemed to be contractual content if they have been included in writing as part of the offer or where the offer makes an express reference to this.

3. DELIVERY PERIODS AND DATES

Unless a fixed deadline has been expressly agreed, delivery periods are non-binding. In the case of an agreed modification to the contract, the Company is entitled to establish a new delivery date. The Company accepts no responsibility for any delays to delivery caused by third party negligence. In these cases, the other party is not permitted to withdraw from the purchase, and claims for damages will not be accepted.

4. RESERVATION OF PROPRIETARY RIGHTS

4.1. The Company reserves the title of ownership of all goods supplied by the Company until full payment of all obligations by the buyer. These goods are not allowed to be sold by the buyer until full payment is made to the Company.

4.2. If the full price is not paid by the buyer to the Company within the agreed deadline, the Company is entitled to ask for return of such goods. In this case, the cost of return shall be borne by the Buyer together with any cost of the Company that arose from the non-payment (including legal fees).

5. TERMS OF LIMITED WARRANTY

5.1. The Company offers a Limited Warranty for customers with the present terms. The Limited Warranty only cover defects in materials and manufacturing, and excludes coverage for damage caused by improper handling, misuse, or processing errors. This includes damage from improper milling, sintering, or staining. The Complaint Handling Procedural Rules shall be applied to the process of issuing the Limited Warranty.

5.2. The Limited Warranty is valid for 5 years after the product is purchased by the customer. The date of purchase must be validated with an original invoice.

5.3. The Limited Warranty is only valid in case the Instructions For Use (IFU) were fully met. The Company may demand give written proof from the customer that the product was correctly processed in accordance with the relevant parts of Instructions For Use (IFU) attached to each product. Furthermore, the Company will requires providing details about how the product was processed or used. In addition, the return of the defective product for Company inspection is required. It is the customer's obligation and cost to return the product to the Company to the following address: 2038 Sóskút, Kerox u. 1., Hungary.

5.4. The Limited Warranty is only valid if the product has a defect which is by no doubt caused by wrong manufacture or material usage failure made exclusively by the Company. The Company is not responsible for any defects arising from improper handling, misuse, processing errors meaning damage from improper milling, sintering, or staining.

5.5. After receiving the defected Product, the Company examines it and runs the necessary investigations to verify product consistency and compliance with regulatory standards stated in the Declaration of Conformity according to its PR03-05-ME-001 Complaints Handling Rules, and – if applicable – according to (EU) 2017/745 Cap VII. Section 2. Vigilance requirements. The Company is allowed to disassemble any Products during this inspection.

5.6. The Limited Warranty only includes replace the defected product produced. Any other damages, costs or other demands (including shipping costs from the customer to the Company, compensation, accidental, consequential or any other damages caused by the defected product etc.) shall be excluded. The Company's only obligation is to replace the Product and – if applicable – to provide support as stipulated in section 5.7.

5.7. In the event of misuse or processing errors, the company may provide technical support to assist in troubleshooting and the proper use of the blanks to prevent the recurrence of the causes of the complaint.

6. DEDUCTION, ASSIGNMENT

6.1. Invoices of the Company shall be paid without any deduction.

6.2. Demands against the Company shall not be assigned to third persons.

7. JURISDICTION

7.1. The competent courts according to Hungarian law (District Court of Buda and Budapest Environs Regional Court) shall have jurisdiction in any dispute arising directly or indirectly from a contract signed with the Company – including with regard to the legality of any events taking place within the scope of contractual relations where the Company is a contractual partner.

7.2. Hungarian law shall apply to all contractual relations– including with regard to the legality of any events taking place within the scope of contractual relations where the Company is a contractual partner.

Sóskút, June 14, 2024

KerOX Ltd.

József Veréb managing director.