General Conditions of Sale on 1st March 2019

The GCS constitute the foundation of commercial negotiations, on the basis of which discussions on any contract linking the Parties are to be conducted, Any amendment, addition and/or derogation to the GCS must result from an express agreement between the Parties, freely negotiated and noted in the Order, without any of the Parties being subjected to a significant imbalance as understood by Article L. 442 of the Commercial Code. The Order constitutes the entirety of the agreement between the Parties and replaces any communications previous to its signing. In accordance with Article L. 441-6 of the Commercial Code, the Customer formally waives any right to make use of its general conditions of purchase, of any written or verbal agreement, or any correspondence or proposal previous to the date on which the Order shall enter into force.

The words and expressions below shall have, within the framework of the Order, the following meaning:

Acknowledgement of Receipte Document issued by Cefival by means of which the latter accepts the Purchase Order definitively establishing the Order.

Purchase Order: At the Customer's choice, either a copy of the Commercial Offer signed by a person authorised to commit the Customer, or a document issued by the Customer and signed by a person authorised to commit it, making express reference to the Commercial Offer and containing all terms and conditions.

GCS: The General Conditions of Sale applicable on the date of confirmation of the Order by the Customer.

Customer: Any logal entity, acting in a professional capacity, duly registered with the administrative or legal authorities, residing or having its head office in France or in another County.

Order: Together, the GCS, the Commercial Offer, the Acknowledgement of Receipt, as well as any amendments and/or special conditions agreed between the Parties.

Order: Together, the CV-S., the Commercial Orler, the Acknowledgement of Receipt, as went as any amenuments annot a special commons agreed relevent the Parties. The limited company Caferial, cerolled in the Pontoise trade and companies register under number 384 650 453, whose head office is located at 35, rue du Docteur Touast, F-95340 Persan, with whom the Customer shall enter into contract.

Commercial Offer: Contractual, technical and pricing offer issued by Cefival based on the needs and/or Specifications of the Customer, setting out the terms and conditions under which Cefival agrees to sell the Products to the Customer of Cefival.

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- The object of the GCS is to set out the conditions under which:

 Cefival shall sell the Products to the Customer;

 The Customer shall undertake to pay the price to Cefival.

Products

4.1. Elaboration and conception of Products

By placing an order with Ceftval, the Customer acknowledges that he uses the services of a metal forming specialists with equipment and skills adapted to his needs, expectations and appecifications, turilises otherwise agreed, Ceftval is not the designer of the Products it manufactures.

The customer, who retains the ultimate control of the products, is the sole responsible for the expected industrial result of the products that he alone knows precisely. Accordingly, any perposal of more fively, accepted by the customer, to improve and / or to modify the specifications, the products and their drawings in particular animing at their economical considerations or their manufacturing tochniques, is made under the sole responsibility of the customer. Moreover, without the Customer witten authorization, Ceftval shall not use manufacturing tools and studies carried out for a Customer as put of an Order for any other than the performance of this order. In return for this exclusivity, Ceftval may ask the Customer to contribute to the costs of tools and studies. The parties expressly agree that Ceftival Sall retain the manufacturing tools. Each Parry shall retain exclusive ownership of patients, software, designed models, know-how and information belonging to it, developed or acquired previous to entry into force of the Order in question, or outside the framework of the city of the contribution to strong studies, software, designed and models, know-how and information belonging to it, developed or acquired previous to entry into force of the Order in question, or outside the framework of the City and interest of the Ceftval article-tual property rights to manufacturing studies, software, research, patient, industrial plans, drawings, technical explanations made within the framework of an Order. In particular in the event of proposed change of the Specifications, Ceftval shall plans, drawings, technical explanations made within the framework of an Order. In particular in the ev

4.2. Manufacturing of Products

Cefival shall manufacture the Products under the conditions set out in the Order, notably under the terms of the Specifications. The Customer acknowledges and accepts that only the manufacturing plan provided by Cefival may be accepted within the framework of the Order. The Customer acknowledges and accepts that only the Specifications expressed in the Order shall be binding on Cefival. Cefival shall not be liable for any error, omission or inaccuracy in the Specifications, once validated by the Customer within the framework of the Order.

In view of the nature of the Products, the Customer acknowledges and accepts that a minimum quantity of Products, set out in the Commercial Offer, may be imposed

5.1. Issuing a Commercial Offer
To place an Order, the Customer shall contact Cefival by telephone, fax and/or mail, including e-mail. Based on the needs expressed by the Customer, notably

To place an Order, the Unstoffer shall command, cervan by userpanne, and annex man, measuring and including concerning Special shall issue a Commercial Offer.

The terms of the Commercial Offer shall see a close the duration mention of the risk of the Commercial Offer, the Customer acknowledges and accepts that it may neither wait of the terms and conditions which were offered to it by Cefval in this Offer, nor hold Ceffval hable in this regard.

5.2. Confirmation of the Commercial Offer
It shall confirm its Order by sending Cefival a Purchase Order by fax, letter or e-mail using the contact
details stated on the Commercial Offer, it shall confirm its Order by sending Cefival a Purchase Order by fax, letter or e-mail using the contact
details stated on the Commercial Offer. Shall prevent confirmation of the Order. Under the terms of Articles 1368 of the
Non-acceptance of the GCS or modification of the terms of he terms of a purchase Order by the Customer shall constitute
proof of unreserved acceptance of the Order by the Customer and in particular of the GCS applicable on the day of such Order.
Information communicated or confirmed by the Customer with its Order (possibly name, address, delivery methods, as well as Product Specifications and quantities)
shall be binding on the latter. Cefival may not be held liable in the event of any error, inaccuracy or omission of information preventing or delaying the manufacture
or delivery of the Products.

S.3. Acceptance of the Order

On receipt of the Purchase Order, Cefival shall verify that the Purchase Order complies with the terms of the Commercial Offer. In the event of discrepancy, inconsistency and/or incompatibility between the Purchase Order and the Commercial Offer, Cefival shall contact the Customer, by any means it deems appropriate, in order to seek a solution acceptable to both Pariers. No full may be attributed to Ceffvi all regreement or contact between the Paries do prove impossible before expiry of the Commercial Offer, In the absence of an agreement between the Paries on the basis of the original Commercial Offer, Ceffval shall issue a new Commercial Offer based on the needs and Specifications expressed by the Customer in the Purchase Order.

In the case of acceptance of the Order and, where applicable, settlement of the deposit and/or the advance payment referred to in article 6.4 of the GCS, Ceffval shall send and Antion delegement of Receipt to the Cistomer, Only the Acktoworkeyment of Receipt shall provide definitive establishment of the Order.

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A legal prohibition to sell the Products in question:

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Absormality of the Order, notably with regard to the number, volume and/or weight of the ordered Products;

Clear bad faith on the part of the Customer;

Legitimate supplication of fraud.

Non-settlement by the Customer of the advance payment deposit provided for under Article 6.4, of the GCS and/or of the deposit provided for by the Order; Impossibility of delivering the Products to the country or address chosen by the Customer;

A clear error in the GCS, price or description of the Products acquired by the Customer within the framework of its Order;

The current or prior existence of a dispute concerning payment of a previous Order.

The price of the Products, stated in the Commercial Offer and contained in the Order, is given in euros, ex VAT. Deliveries of Products outside the territory of France or Overseas French departments shall be subject to the VAT-related provisions set out in the French General Tax Code.

The Products shall be invoiced to the Customer according to the weight, number or line of Products inspected on leaving the Cefival factory stated on the delivery slip issued by Cefival, at the rate set out in the Order.

6.2. Invokeing.

For all Orders, Coffroit shall issue an invoke to the Customer, where appropriate in electronic form, for the Products. In the case of an electronic invoke being issued at the request of the Customer, it shall be sent to the Customer by e-mail to the address stated on the Order. The invokes shall be provided to the Customer no later than the time of delivery of the Products.

- 6.3. Means of payment c Customer must settle the Orders either by: Bank transfer into Cérdar's bank account, the details of which are given on the invoice sent to the Customer, Cheque made out to Ceffval drawn on a bank based in France;
 Promissory note.

Promissory note.

Banking charges and commission fees resulting from a bank transfer shall be borne exclusively by the Customer. Any transfer not net of charges may be refused by Celviul.

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6.4. Request for deposit, advance payment or outstanding limit

The Customer acknowledges being aware that any draft Commercial Offer shall, prior to its provision to the Customer, be subjected to an analysis by Cefival's credit insurer. Based on the financial risk assessment made by this credit insurer, a deposit, a cash advance payment and/or an outstanding limit may be provided for in the Order.

The Customer acknowledges and accepts that:

Non-payment of the deposit and/or of the advance payment within fifteen (15) calendar days of receipt by Cefival of the Purchase Order shall lead to non-fulfillment or carcellation of this Order;

fulfilment or cancellation of this Order;

Cérvial may suspend the manufacture, fulfilment or delivery of any Order in the event of the outstanding limit stipulated by the Parties being exceeded and not settled within fifteen (15) calendar days of notification thereof to the Customer by Cérvia, by any means. Should the Customer fail to settle within this time, the Customer may cancel any Order whose amount exceeds the outstanding limit agreed between the Parties.

Cérvial shall not be held at fault due to suspension and/or cancellation of the Order, including where the delay in receipt of payment results from the actions of a third party outside the Customer's control.

- Delivery of the Products shall be made to the address stated on the Commercial Offer and confirmed at the time of the Order; any subsequent change to this address cannot be taken into account by Cefrual. An Order cannot be delivered to more than one address.

 The estimated date by which if should be possible to deliver the Products shall be indicated in the Commercial Offer and confirmed in the Acknowledgement of Receipt, in accordance with the information provided by its suppliers and the time required for production and manufacture of the Products. In the event that this date is exceeded. Cefrul shall contact the Customer, by any means it deems appropriate, to inform it thereof.

 The means of delivery and the moment at which risk transfer takes place are set out in the Order, with reference to the wording and terms used by INCOTERMS. If the specified in the Order, the Products shall be transferred at the Customer and the number of the Products and the Advances of the Products shall be transferred at the Customer inhandover to the first carrier, and its hall be transferred at the Customer inhandover to the first carrier, and its hall be transferred at the Customer inhandover to the first carrier, and its hall be required to it.

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Assuming customs formalities are to be carried out, the Customer undertakes to provide all details, documents and information required for their completion by Cefival where the Order places this obligation on the latter.

The Customer, or any person to whom the delivery is made at the request of the Customer, must check the dispatched Products upon arrival and make any reservations or complaints which may appear justified, or refuse the Products, where they show clear signs of damage. In order to enable Cefival to take, where applicable, action against the carrier, such reservations and complaints must be:

Stated directly on the delivery: evil on and

Stated directly on the delivery slip; and 'Sent to the carrier by registered, recorded delivery letter within three (3) working days of delivery of the Products (in such cases, a copy of this letter must be sent to Cefral).

Cefival shall guarantee, under the terms of the Order, compliance of the Products with the Specifications, as well as the absence of any latent defects under the conditions provided for in Articles 1641 to 1649 of the Civil Code.

The Customer shall request from Cefval, within fiftee (15) days of receipt of the Products, the benefit of this guarantee, by registered, recorded delivery letter, stating in precise detail the reason for its implementation, the defects observed, the Specifications which is feels have not been met, and the circumstances of their occurrence. The Products may be subjected, after prequest of Cefval, to an examination in the presence of toth Parties. In the event of nornopliance being observed during this examination, the Customer shall choose, except where such choice should give rise to a cost clearly disproportionate to the value of the poods or the significance of the defect, between a replacement or replacement or replacement, request cannot on the Order or the significance of the defect, between a replacement or replacement or

Cefival liability

The Products shall comply with the legislation and standards applicable in France. Cefival may not be held liable in the event of non-compliance with legislation in the country to which the Product is delivered, notably in the case of prohibition of the Product. It is up to the Customer to check with local authorities that the

country to writen the Frouties is necessary in the season of production and use of the Products it necessares to sequence in contrasting and use of the Products the Customer must check that they are compatible with:

or acquaiting the Products, the Customer must check that they are compatible with:

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his respect, Ceffval recommends that the Customer should closely analyse the Specifications applicable to the Products and contact Ceffval if it wishes to obtain

In this respect, Ceftval recommends that the Customer should closely analyse the Specifications applicable to the Products and contact Ceftval if it wishes to obtain any additional information.

The Customer acknowledges and accepts that the Products, considering their nature and/or their composition, may oxidize and/or rus in contact with air and moisture. Onesequently, the Customer acknowledges and accepts that Ceftval may not be held liable in the event of oxidization and/or the appearance of rus or white rust on the Products before risk transfer to the Customer. Ceftval may not be held liable for any rust, white rust, rounding, oxidization, roston or alignment diamage or deterioration of any kind occurring to the Products.

Ceftval shall not be liable for the condition of Products delivered as a result of any work, notably processing, bending, budging, mechining or surface treatments to which the Customer solutions set out in the Specifications.

In this respect, the Customer is solely responsible for the incorporation, integration, connection, installation, processing, adaptation and use of the Products.

Celival shall not be held liable if the Products prove to be incompatible or dysfunctional with certain equipment, installations, configurations or operating systems of the Customer. Cerlival may not be held liable in the event of damage, notably deterioration and/or operational interruptions to the Products or other equipment of the Customer, resulting from abnormal, unsuitable, imperporiate or fraudulent use of the Products.

Under all circumstances, any liability on the part of Cerlival, which shall not apply in the event of a proven breach of one of its obligations under the Order, shall be limited to direct material damage, excluding:

Any paintive and/or immerited damage and, in particular, any harm related to the activity or role of the Customer;

Any commercial or cenomic projudics or difficulties:

Any commercial or economic projudics or difficulties:

Any tharm to reputation, standing or brand image suffered by the Customer.

Furthermore, for any Order, nowthishanding any other provision in the CGS, the total accumulated liability of Cefival, in respect of the Order, shall not exceed, per Order, ten per cent (10%) of the total amount invoiced with regard to this Order.

10. Force majeure

Force majeure is defined as events that prevents the performance of the Order, which are outside the control of Cefival and unforeseeable on the date of the Order and whose effects cannot be avoided by any appropriate measures. These events result from natural catastrophes, significant protests, acts of war and/or hostility, civil unext, strikes, serious accidents, labour shortages, floods, epidemies, shortage of run materials, transportation and/or energy.

In the event of occurrence of a case of force majoure, Cefival shall inform the Customer thereof by registered, recorded delivery letter. The fulfilment of Cefival's obligations under the terms of the Order shall be suspended for the duration of such an event in so far as it is prevented from a considerable to the best to eliminate or reduce as quickly as possible the effects of such non-fulfilment and to resume fulfilment of its obligations as so, considerable to the event of suspension of the Order for a period in excess of thirty (30) calendar days following a case of force majoure affecting Cefival, the Parties shall meet to jointly agree the terms and conditions for continuation of the Order Where no such agreement can be reached between the Parties shall meet Order may be cancelled by registered, recorded delivery letter sent to this effect by one of the Parties, without any liability in this respect. Cancellation shall take effect upon necesy of this letter, it sheing specified that the Customer shall nonetheless be obliged to take delivery of Products already manufactured and to settle their price under the conditions set out in the Order.

11. Retention of ownership

Cefival shall retain full and entire ownership of the Products sold until final payment of the full price of their principal amount including applicable charges, taxes and duties. The Customer is not therefore authorised, until full payment of the price, either to pledge the Products, or to concede to a third party any right of resale or preference for those Products.

The Customer undertakes, until full payment of the price of the Order has been made:

Not to incorporate the Products under conditions which would not allow them to be recovered without damage to the Products and the item into which they are

Not to incorporate the Products under conditions which would not allow them to be recovered without damage to the Products and the item into which they are incorporated. In four the under the products of the recisions of this classical and to transfer to Ceffval, in this event, the credit it receives from resale to the third-to from the under the terms of the Order.
To torce the monut remaining due to Ceffval under the terms of the Order.
To to tree the Products under conditions enabling them to be individually located, identified and conserved;
To take and maintain any insurance policy required to cover any damage which may affect them.
Until full payment has been made, in the absence of identification of the Products which are the subject of the retention of ownership clause, the sauthoring Ceffval to claim them Ceffval may claim the Products by registered, recorded delivery letter sent to the Customer. Failing return of the Products which are the subject of the retention of unvership clause, the issue stude is ingested, recorded delivery letter sent to the Customer. Failing return of the Products within a deadline of one (1) week, Ceffval my compet the Customer to do so, by means of legal ruling at the exclusive cost of the latter, from the Customer's premises or any other place where the Products where the Products are taken back by Ceffval, the Customer shall be refunded for partial payments made, after deduction of costs incurred by Ceffval to obtain cruten of the Products are taken back by Ceffval, the Customer shall be refunded for partial payments made, after deduction of costs incurred by Ceffval to obtain cruten of the Products and for any residuce resulting from their use, endification or deterview. may compete the Customers were skept in the Customer shall be refunded for partial payments made, after deduction of costs incurred by Cefival to In the event that the Products are taken back by Cefival, the Customer shall be refunded for partial payments made, after deduction of costs incurred by Cefival to In the event that the Products and for any projector resulting from their use, modification or described in intentional or otherwise.

The Customers that In to longer be permitted to process, incorporate, reself or deliver the Products which are the subject of the retention of ownership where the Customer is in a position to bring, for reasons of fact or law, collective or safeguarding proceedings.

12. Personal information

The Customer is informed that Cefival, as data controller, shall use personal information concerning it for the purposes of fulfilling its obligations resulting from the Order, invoice it, recover payment of due sums, deal with requests from the Customer, prepare technical files and/or customs documents, keep it informed of the satus and tracking of its Order and, subject to express prior consent having been given by the Customer, inform it of commercial offsich may interest it. For these end purposes, the Customer accepts that personal information concerning it shall be stored, processed and transferred by Cefival to its commercial partners

ann sun-contractors.

In accordance with the amended Law on "Data Protection" no. 78-17 of 6 January 1978, the Customer has an individual right to access, correct and remove personal data concerning it held by Cefaval, by sending a registered, recorded delivery letter to the following address: Direction Commerciale, Cefaval, 35 Rue du Docteur Toutin, 95340 Persan, France.

13. Other provisions

13.1. Agreement on proof
er information contained in the Acknowledgement of Receipt and the invoices issued by Cefival constitute the proof of all transactions concluded between The Order information contained in the Acknowledgement or receipt and the nutrices insuce by Central communications and participation of the Customer Ceftival and the Customer. In this context, Ceftival recommends that the Customer should print and/or store, in a reliable and lasting format, the Commercial Offer, Acknowledgement of Receipt, Order invoice, and applicable GCS.

13.2. Nullity/Unenforceability of the GCS
Should one or more stipulations of the GCS be declared null and void under the terms of a law, a regulation or subsequent to a final ruling from a competent court, such stipulations shall be considered as separable from the Order. The other stipulations of the GCS shall be considered valid, and shall remain in force, unless one of the Parties can demonstrate that the cancelled stipulation is of essential and decisive nature, without which it would not have entered into the contract.

13.3. Confidentiality

For purposes of this article, "Information" shall be considered as any information, data, documents of any kind, including the Order, transmitted between the Parties or brought to their respective attention in written, oral or any other form, including but not limited to any technical, commercial, strategic or financial information, studies, Specifications, software, know-how or products related to the Products or the activity of the Parties.

The Parties acknowledge the confidential nature of the Information. Consequently, each Party undertakes not to disclose the other Party's Information, only to use it may be consequently the products of the party of the Information on the State of the Party of the Information on the State of the Party is Information. This confidentiality is the Party is Information. This confidentiality is provident to the all necessary rerovisions to ensure that its staff respect the confidential character of the other Party's Information. This confidentiality

which are strictly necessary to it.

Each Party agrees to take all necessary provisions to ensure that its staff respect the confidential character of the other Party's Information. This confidentiality requirement is agreed to for the duration of the Order and until such time as the Information has entered into the public domain without any breach of a confidentiality

13.4. Advertising Without prejudice to Article 13.3, the Customer authorises Cefival to make use of the experience acquired as a supplier to the Customer. In this respect, Cefival is authorised to use, on its website and/or in any documents written or published by Cefival for promotional purposes, the names, brands, logos or other identifying symbols of the Customer.

14. Applicable law/competent courts

Only the French version of the Order shall be legally binding between the Parties.

The Order is governed by French law and interpreted in accordance therewith. In the event of a dispute between the Parties resulting from the interpretation or fulfilment of the Order, the Parties undertake to do everything necessary to reach an anicable resolution. The deadlines for bringing legal action shall be suspended while an annicable solution is being sought.

Where no amicable solution can be found within two (2) months of notification of a dispute by one of the Parties to the other, exclusive competence shall be attributed to the Commercial Court (Tribunal de Commerce) in Pontoise, including in the case of interim measures (référé), the introduction of third parties (appel en garantie) or proceedings involving several defendants.

In case of conflict between the French and the English versions of the GCS, the French version shall prevail