

## GENERAL CONDITIONS OF SALE

For the purposes of Articles, 1341 and 1342 of the Italian Civil Code the contracting parties declare to specifically accept the provisions of the following articles:

**Article I.** The provision applies only to the quantities and the products listed in the order confirmation: any other prescription or administration is excluded.

**Article II.** The technical and commercial organization and the laboratories of the MAV CHEMICAL advise the customer with the utmost diligence, but without any liability, unless otherwise notified in writing.

**Article III.** The delivery times indicated are for guidance only and is intended, in any case, the customer may claim damages for delay in delivery than specified in the order confirmation, the MAV CHEMICAL but will strive to respect what is written, in case of delays They will be promptly notified, in case of urgent deliveries in times outside of common business hours or days of closure of our company, or Saturday the MAV CHEMICAL may invoice the service to the one-time cost of € 100.00 + VAT.

**Article IV.** The MAV CHEMICAL may terminate the contract at its discretion in any case and at any time with total relief from any liability, especially in case of default of the customer.

**Article V.** The price stipulated in the order shall be considered accepted by the customer and are absolutely invariable despite any event, subject to express exceptions, agreed between the parties, or contained in the order.

**Article VI.** The material provided it meets the specific sales will not be replaced in any case 90 days elapsed from the supply prior notice by registered or similar.

**Article VII.** Is valid only valid payments made in accordance with its terms and those made to the bank communicated by MAV CHEMICAL.

**Article VIII.** In case of delayed payment they shall run in favor of the MAV CHEMICAL, in any case, and as of right, interest at the rate B.C.E. plus 2 percentage points in place in the period between the original expiration date of the actual payment.

**Article IX.** The debt arising from the execution of this order can not be transferred or delegated

**Article X.** Any clause contained in this order, both specific and general, are strictly binding, unless expressly otherwise agreed in the order. In all cases, except in the above derogation, the confirmation of the order by the customer implies the automatic inapplicability of all the different conditions indicated by the customer in any other document.

**Article XI.** For any dispute in the interpretation, execution, or termination of this order, or for any other reason related to the provision, the defendant has the exclusive jurisdiction of the Court of Novara.

**Article XII.** This order confirmation must be returned signed for acceptance within 3 working days from the date indicated, otherwise deem the same tacitly accepted.