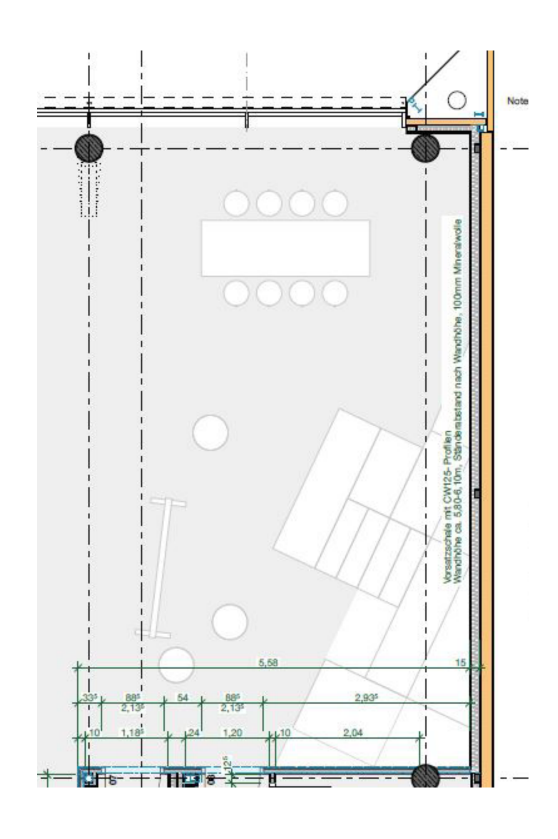


Proposta **54X54 System**for XXXXXXXXXXX



Client's Room Blueprint

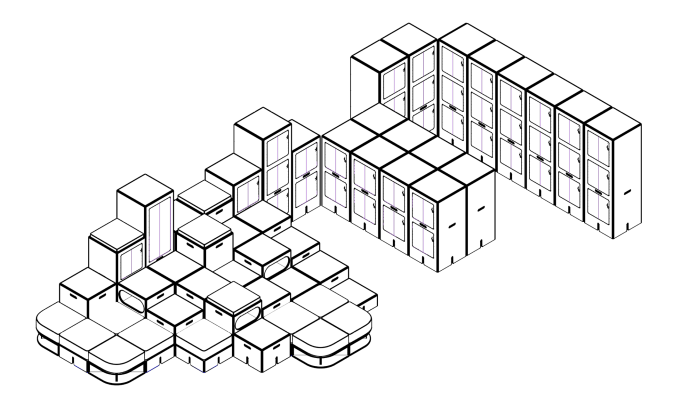


Request 50 Lockers

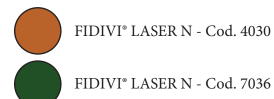
Location for the System Dimension

8 m x 3,2 m

Proposta 3



Fabrics Selection



Number of Elements: 50

Number of Lockers: 48

Dimensions: 7800 mm x 3830 mm

Area: 29,25 m²

Elements of the System

White Lacquered MDF

Model			Quantity	PU	PT
	KEIGIO 54X54 - H64 HOLE	KEIGIO® 54X54 SYSTEM Model H64 HOLE Depth 540 mm; Lenght 540 mm; Height 640 mm Volume 0,18 m3 Lacquered White FSC Certified	3	460,00 €	1.380,00 €
	KEIGIO 54X54 - H92	KEIGIO* 54X54 SYSTEM Model H92 Depth 540 mm; Lenght 540 mm; Height 920 mm Volume 0,21 m3 Lacquered White FSC Certified	3	518,00€	1.554,00 €
	KEIGIO 54X54 - H64	KEIGIO® 54X54 SYSTEM Model H64 Depth 540 mm; Lenght 540 mm; Height 640 mm Volume 0,18 m3 Lacquered White FSC Certified	5	432,00€	2.160,00 €
	KEIGIO 54X54 - H48	KEIGIO® 54X54 SYSTEM Model H48 Depth 540 mm; Lenght 540 mm; Height 640 mm Volume 0,15 m3 Lacquered White FSC Certified	4	340,00€	1.360,00 €
	KEIGIO 54X54 - H36	KEIGIO® 54X54 SYSTEM Model H36 Depth 540 mm; Lenght 540 mm; Height 360 mm Volume 0,10 m3 Lacquered White FSC Certified	3	300,00 €	900,00 €
	KEIGIO 54X54 - H18	KEIGIO* 54X54 SYSTEM Model H36 Depth 540 mm; Lenght 540 mm; Height 360 mm Volume 0,10 m3 Lacquered White FSC Certified	1	168,00 €	168,00 €
	KEIGIO 54X54 - H36 SOFA PUFF	KEIGIO® 54X54 SYSTEM Model H36 Depth 540 mm; Lenght 540 mm; Height 360 mm Volume 0,10 m3 Polyurethane Foam FIDIVI Fabric Contract Certified	6	380,00 €	2.280,00 €
	KEIGIO 54X54 - H36 SOFA PUFF ROUND	KEIGIO® 54X54 SYSTEM Model H36 Depth 540 mm; Lenght 540 mm; Height 360 mm Volume 0,10 m3 Polyurethane Foam FIDIVI Fabric Contract Certified	4	452,00 €	1.808,00 €
	KEIGIO 54X54 - H162 3 DOORS	KEIGIO® 54X54 SYSTEM Model H162 3 DOORS Depth 540 mm; Lenght 540 mm; Height 1620 mm Volume 0,46 m3 Lacquered white FSC Certified	9	1.618,00 €	14.562,00 €
	KEIGIO 54X54 - H162 2 DOORS	KEIGIO* 54X54 SYSTEM Model H162 2 DOORS Depth 540 mm; Lenght 540 mm; Height 1620 mm Volume 0,46 m3 Lacquered White FSC Certified	1	1.675,00 €	1.675,00 €
	KEIGIO 54X54 - H113 2 DOORS	KEIGIO® 54X54 SYSTEM Model H113 2 DOORS Depth 540 mm; Lenght 540 mm; Height 1130 mm Volume 0,33 m3 Lacquered White FSC Certified	11	1.300,00 €	14.300,00 €
	KEIGIO 54X54 - CUSHION 50X50	KEIGIO* 54X54 SYSTEM Model CUSHION 50X50 Depth 500 mm; Lenght 500 mm; Height 70 mm Volume 0,05 m3 Polyurethane Foam FIDIVI Fabric Contract Certified	4	120,00€	480,00 €
* The conditions rela	iting to the price of transport are de-	Number of Elements	50		

^{*} The conditions relating to the price of transport are defined on the 'Remarks' page.

PU= Unit Price PT= Total Price

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Finishes Available



ENTRY LEVEL
MELAMINE LAMINATED MDF



WOOD PINE PLYWOOD



LACQUERED MDF RAL COLORS

Fabrics Colors Palette

Z LASER Compact fabric in united, two-coloured and three-coloured types. 100% Polyester Trevira CS





FIDIVI*

LASER N

58 colorways.

480 g/ml - 340 g/m²

Wood



Natural Pine Plywood

MDF Laminated with HPL

Average density (according to EN 323): 580 kg/m3 (+/-10%)Quality of faces (according to EN 635-3): I/I

Finish: 2 faces sanded

Adhesive (according to EN 314-2): Class 3

Service class (EN 636): Class 3 for outdoor use

Formaldehyde release (EN 13986): E1 Pentachlorophenol content (EN 13986): ~ PCP 0 ppm

Glue: E2/E1/E0/CARB Density: 650~830 kg/m3 Moisture Content: Below 8%

Surface Finish: Plain/Melamine Paper/Wood Veneer/UV Coat

Color: Solid/Wood Grain/Fancy/Stone

Veneer: Natural/Engineering

Material: Poplar/Pine/Hardwood/Combi

Usage: Furniture/Construction/Decoration/Carving, etc.; Counter/Office

Table/Ceiling, etc.

Certificate: CARB/FSC/CE/ISO9001:2000/ISO14001



Lacquered MDF

Glue Standards: E2, E1, E0 Density: 730 kg/m3 (7-25mm thickness)

Surface Material: Melamine Paper, Natural Wood Veneer, HPL, UV Var-

nish, Acrylic, etc.

Surface Treatment: Matte, Light, Magic, Glossy, High Glossy, etc.

Surface Colors: White, Black, RAL Colors

Moisture Content: 4%~13% Surface Bonding: ≥1.20 MPa Modulus of Rupture: ≥20 MPa Water Absorption Expansion: ≤10% Internal Bonding: ≥0.45 MPa

Modulus of Elasticity: ≥2200 MPa Screw Holding: Face≥1000 N, Side≥800 N

Certificate: CARB/FSC/CE/ISO9001:2000/ISO14001

Mousse



Flame-Retardant Flexible Polyurethane Foam

Density: 31,5 - 38,5 Kg/m3 (ISO 845) ILD 25%: 96 - 130 % (ISO 2439) ILD 40%: 129 - 175 Kpa (ISO 2439) ILD 65%: 255 - 345 % (ISO 2439)

Elongation at Break: > 80 Kg/cm² (ISO 1798) Tensile Strength: > 110% (ISO 1798)

Compression Hardness at 40%: 3.1 - 4.3 Kpa (ISO 3386/1)

Resilience: > 55 (ASTM D 3574) Wet Compression: > 15% (ISO 13362) Flammability: > 60 g (BS 5852/IMO/TB-11))



All our products are available in a pCon Planner-compatible version. You can download all our models directly from our page Downloads on the website. Alternatively, you can send us a configuration, and we will provide it in the appropriate extension for direct import into pCon Planner.

If you are viewing the online version of this pricelist, you can click icon "pCon Ready" or on the link below.

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https://www.keigio.com/downloads

KEIGIO.COM/MATERIALS

Materialas and Certificates

Wood

We commit to exclusively using FSC (Forest Stewardship Council) certified woods in our products. The FSC certification verifies that the wood comes from sustainably and responsibly managed forests, adhering to strict environmental, social, and economic standards. This implies that the wood harvesting process is managed to preserve biodiversity, respect the rights of local communities, and ensure that forest resources are used sustainably for future generations.

Our pledge to utilize only FSC-certified woods reflects our commitment to environmental sustainability and social responsibility. By supporting sustainable forestry practices, we contribute to preserving forest ecosystems, mitigating environmental impact, and promoting responsible management of natural resources. The FSC certification serves as a guarantee that underscores our commitment to environmental protection and respect for the local communities involved in wood production.





Fabrics

We ensure that we exclusively use certified fabrics for our products, particularly those from the brands FIDIVI and Gabriel, both Trevira certified. These certifications confirm that the fabrics meet the required standards of quality and safety to ensure compliance with the high-quality project requirements. Moreover, the use of certified Trevira fabrics contributes to ensuring the fire resistance necessary to meet safety standards in contract projects.

The model we have chosen is the Laser N 100% Polyester Trevira CS, while from GABRIEL we have selected the products Cura and TONAL additions. We are talking about a technical fabric, self-extinguishing, certified for office or contract use with a specific weight of 340 g/m².

These fabrics come with certifications such as Oekotex and Euflower-Ecolabel. They are fully recyclable and resistant to abrasion (100,000 Rubs) and color changes due to exposure to direct light. Offering warm, casual gesthetics, vibrant melange effects, soft, voluminous textures, comprehensive color ranges, and high stretchability, these fabrics are perfect for office and lounge furniture. They are also environmentally friendly, with 98% recycled post-consumer polyester, 99% post-consumer recycled polyester (in the case of GABRIEL TONAL), and 100% recyclable polyester.

Additionally, they hold the EU Ecolabel, STANDARD 100 by OEKO-TEX® certification, and meet Möbelfakta requirements, making them ideal for a wide range of applications.

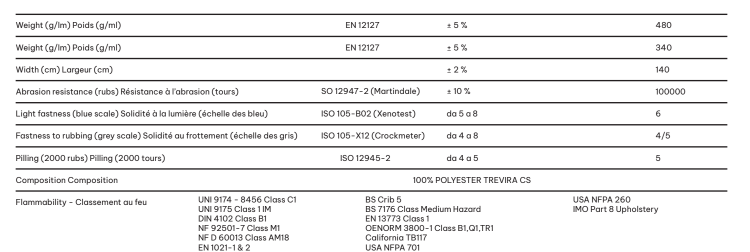












www.keigio.com

Remarks



Validity

This quote is valid until 12/12/2024

Delivery times

Approximately 05 to 07 weeks after technical and commercial verification (Only in EU). This condition is valid only within the European Union; for non-EU countries, each case will be specifically judged.

Terms of delivery

KEIGIO® delivery. If KEIGIO® does not take care of the installation and assembly of the furniture, it will be delivered on the ground floor. This condition is valid for customers and deliveries within the European territory; for non-EU countries, all shipping must be organised and carried out by the customer.

..... 24 months warranty on all products, unless otherwise stated. The warranty complies with European laws for the EU territory. For non-EU territories, the warranty conditions will be evaluated and specified based on the local laws and regulations of each country.

Payment terms

50% upon acceptance of the quote, the remaining 50% before the products leave the factory. Within 30 days without deduction.

Remarks

The transportation fees are as follows:

Orders between €0 and €2,500 net/excluding taxes/excluding eco-contribution: 15% delivery fee Orders between €2,500 and €5,000 net/excluding taxes/excluding eco-contribution: 10% delivery fee Orders over €5,000 net/excluding taxes/excluding eco-contribution: free delivery (These delivery conditions apply to a warehouse with unloading dock.)

(Delivery to the site is possible but subject to prior assessment)."

*Please be advised that the aforementioned conditions pertain exclusively to deliveries and orders conducted within the territory of the European Union. It is imperative to note that for deliveries and shipments, inclusive of customs duties, beyond the boundaries of the European Union, the responsibility for management and facilitation falls upon the customer or the designated ordering entity.

.....

Furniture to customer specification

The furniture, tailored to the client's specifications, is non-negotiable and non-refundable.

General terms and conditions of sale

Our deliveries are subject to our general terms and conditions of sale, which are printed on the following pages and include a retention of title clause in our favor, as well as a jurisdiction clause in favor of the courts of our registered office.

Additional information on products or ranges

The mechanical parts are subject to wear and are therefore excluded from the warranty of the furniture. All the mechanical parts, if they are very dirty or missing, can damage the floors or the furniture itself. To guarantee the functionality of your furniture, we recommend you to regularly check the condition of the slides and the mechanical parts and to replace them if necessary.

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General Terms and Conditions of Sale

Article 1 - Application and Enforceability of the General Terms and Conditions of Sale

Any order of products placed with KEIGIO DESIGN SL (hereinafter referred to as "the seller") implies the unconditional acceptance by the buyer and their full and complete adherence to these general terms and conditions of sale, which take precedence over any other document from the buyer, particularly over all general purchasing conditions, unless there is an express written agreement to the contrary by the seller.

These general terms and conditions of sale apply to all sales of the seller's products, except for any specific agreement made in writing b the parties prior to the order. Consequently, placing an order by a customer implies their unconditional adherence to these general terms and conditions of sale, unless specific conditions are agreed in writing by the seller to the buyer.

These general terms and conditions of sale are valid only for individuals or legal entities (hereinafter referred to as "the buyer") acting within the scope of their professional activity and apply to the current order as well as any subsequent additional and/or subsequent orders

Any other document differing from these general terms and conditions of sale, such as catalogues, brochures, advertisements, or instructions, has purely informative and indicative value, and is not contractually binding

These general terms and conditions of sale are provided to any buyer upon request, to enable them to place an order with the seller

Article 2 - Orders

2.1 Definition

A sale is concluded only with the express and written acceptance of the order by the buver, by the seller, or by the shipment of the goods ordered to the buyer. The seller reserves the right to accept the order within two weeks from its receipt.

An order is understood to be any request concerning our products listed in our price lists accepted by the seller accompanied by the payment

The buyer has a period of four working days to contest the content of order confirmations, delivery documents, and any other document sent by the seller, failing a dispute within this period, these documents are deemed accepted by the buyer and cannot be contested

2.2 Modification of the Order

Orders transmitted to the seller are irrevocable for the buyer, except with written acceptance by the seller. Any request to modify the compo sition or volume of an order placed by a buyer can only be taken into account by the seller if the request is made in writing electronically and reaches the seller within eight days following the receipt of the initial order by the seller. In case of modification of the order by the buyer, the seller will be released from the agreed deadlines for its execution

Any technical modification of the ordered products must be the subject of the express and written agreement of the seller. Dimensions, illustrations, drawings, information on the characteristics and performance of the products are provided by the seller for informational purposes only

Article 3 - Deliveries

Delivery dates and deadlines are binding only if agreed with the buyer or confirmed in writing by the seller. Delivery deadlines run from the date chnical questions, receipt of documents and plans to be provided by the client, and

The seller undertakes to respect the delivery deadline indicated upon acceptance of the order, based on the reference logistics time in the sec-tor and to fulfill orders, except in cases of force majeure or circumstances beyond their control such as strikes breakdowns fires floods short-

It is the client's responsibility, in case of damage to the delivered goods or shortages, to make all necessary reservations with the carrier. Any product not having been the subject of reservations by registered letter with a request for acknowledgment of receipt within three (3) days of its receipt by the carrier, in accordance with Article 1.133-3 of the Commercial Code, and a copy of which will be simultaneously sent to the seller, will be considered accepted by the client. The absence of a reservation within this period extinguishes all claims related to apparent defects or damage. The claim made by the buyer under the conditions and according to the methods described in this article can be suspend paying by the client for the goods concerned. The seller's liability can never be engaged for actions in the course of transport, destruction, damage, loss

All orders that the seller agrees to execute are done so, given that the client presents sufficient financial guarantees, and will actually settle the amounts due at their due date, in accordance with the legislation. Therefore, if the seller has serious or particular reasons to fear payment difficulties from the client at the date of the order, or subsequently, or if the client does not present the same guarantees as at the date of acceptance of the order the seller may make the acceptance of the order the seller may make the acceptance of the order the seller may make the acceptance of the order of the seller may make the acceptance and the order of the seller may make the acceptance of the order of the seller may make the acceptance of the order of the seller may make the acceptance of the order of the seller may make the acceptance of the order of the seller may make the acceptance of the order of the seller may make the acceptance of the order of t of the order, the seller may make the acceptance of the order or the continuation of its execution conditional on a cash payment or the provision, by the client, of guarantees for the benefit of the seller. The seller will also have the right, before acceptance of any order, as during its execution, to demand from the client the communication of its accounting documents, including profit and loss accounts, even thoreasted, allowing the assessment of its solvency, I case of refusably the client of the cash payment, without any sufficient guarantee being offered by the latter, the seller may refuse to honor the order(s) placed and to deliver the concerned goods, without the client the being able to claim an unjustified refusal of

The prices of the sold products are those in force at the time of the order registration by the seller. Prices are expressed in euros and exclude VAT. The price indicated in the seller's product catalogue at the time of the order is applicable. Prices include the cost of packaging but exclude transport costs, except in specific cases provided in the special terms of sale. The price is firm and non-revisable for the buyer once accepted by them. In case of modification of the price list by the seller, the new rates will automatically apply to subsequent orders.

Prices may be changed at any time by the seller. However, the prices applicable to the buyer will be those in force at the time of order

Article 5 - Payment Terms

Payment for the goods is made by bank transfer, according to the terms agreed between the parties and indicated on the invoice.

5.2 Payment Deadline

Payment for the goods must be made within the deadline indicated on the invoice, from the date of delivery of the goods, except for different

In case of non-payment for the goods by the date indicated on the invoice and after the payment date indicated on the invoice, late payr interest will be charged at three times the legal interest rate, without prior notice and as a penalty clause, in addition to the reimbursement of legal fees incurred by the seller for the recovery of the debt

5.4 Partial Payment

No partial payment will be considered as full payment without the written consent of the seller.

The seller remains the owner of the goods until full payment of the price by the buyer, including late payment interest and any legal fees incurred by the seller for the recovery of the debt

Article 6 - Payment

The price is payable in full and in a single payment within 30 days from the date of issuance of the invoice. Payments made within 8 days follow ing the date of assurance of the inmust also an assurance payment within not days a lower than the date of instance of the involved regarded and date of instance of the involved regarded and check are deemed to be received on the date of receipt. The use of checks is a means of payment that must be explicitly agreed upon in writing by the safe. The buyer waives involving Article 1220 of the Child Code and consequently, suspending the payment of the price if they consider that it is obvious that the seller will not meet the deadline and that the consequences of such a breach would be sufficient.

Any delay in payment will result in penalties for the client fixed at the interest rate applied by the European Central Bank to its most recent financing operation, increased by 10 percentage points, without being less than three times the legal interest rate. These penalties are payable yright and will be automatically debited from the client's account. The seller reserves the right to seize the competent court to end this breach with a daily penalty for each day of delay. Furthermore, the seller reserves the right to demand payment of the full amount due by the client and to demand advance payments or security deposits.

In case of late payment, the buyer will have to pay a fixed sum for collection fees, amounting to 40 euros, by right and without prior notice, in ac rdance with Articles L. 441-3 and L. 441-6 of the Commercial Code. The seller may ask the buver for additional compensation if the collection

Article 7 - Product Warranty

The seller warrants that the products comply with the standards in force at the time of their delivery. This warranty is limited to the replacement imbursement of non-compliant or defective products, excluding any other damages, including but not limited to indirect or consequenti ages. The warranty does not cover normal wear and tear, nor defects resulting from abnormal use, modifications or repairs made by the buyer or non-compliance with the seller's instructions

7.1 Notification of Defects

The buyer must notify the seller of any apparent defects or lack of conformity of the products within eight days of receipt. The notification must sary supporting evidence. The seller will have the right to inspect the products before accepting the return or replacement.

Any return of products must be expressly agreed upon in writing by the seller. Products must be returned in their original packaging and condition, along with the invoice and any other documentation provided by the seller. The cost and risk of returning products are borne by the buyer

73 The seller may also demand in the event of non-payment of an invoice on its due date the termination of the sale after sending a simple notice. Similarly, the seller may unilaterally, after sending a notice, draw up or have drawn up an inventory of its products in the possession of th client, who agrees, from now on, to allow free access to its warehouses, stores, or other locations for this purpose, ensuring that the identificati

From the delivery the haver is constituted as the custodian and keeper of the said goods. In case of non-nayment and unless the seller prefer

Article 8 - Conformity of Products and Contractual Warranty (Only in EU cases)

No action for non-conformity of the order or apparent defect can be undertaken by the client more than seven (7) days after the delivery of the products. It is expressly agreed with the acceptance by the client of these general terms and conditions of sale that after the expiration of this period, the client cannot invoke the non-conformity of the products or the existence of an apparent defect, nor oppose it in counterclaim to defend against any debt recovery action brought by the seller.

**8.2 The products are warranted against any defect in materials or manufacturing for a period of 24 (twenty-four) months. The seller will replace or repair the products or parts under warranty after verifying the alleged defects. The client must provide all justification for the reality of the defects found, with the seller reserving the right to carry out, directly or indirectly, any on-site verification. The buyer cannot claim any compensation, nor the termination of the sale. If the seller is materially or financially unable to proceed with the replacement, the buyer may demand a refund of the order price, excluding any compensation. Defects and deteriorations of the delivered products resulting from abnormal conditions of use, storage, and/or conservation at the client's premises, particularly in the event of any incident of any kind, cannot give rise to the warranty due by the seller.

The seller's liability consists of delivering a product that conforms to the purchase order and the sales specifications.

No other warranty, explicit or implicit, is provided to the buyer, except for the legal warranty for hidden defects.

e seller's liability towards the buyer is expressly limited to the replacement of the product or the refund of the price if it has already been paid

If the damage is intentionally caused by the seller or its employees or in case of gross negligence

If the damage is attributable to liability for defective products

In case of violation of an essential contractual objection, the seller's liability may be engaged in case of simple negligence and will be limited to direct and foreseeable damages at the time of the conclusion of the contract. The buyer cannot assert any right or action.

Events beyond the control of the parties, which they could not reasonably foresee and which they could not reasonably avoid or overcom to the extent that their occurrence makes the performance of obligations totally impossible, are considered force majeure or fortuitous

These include but are not limited to: strikes of all or part of the seller's or its usual carriers' personnel, fire, flood, war, production stop; due to accidental breakdowns, impossibility of being supplied with raw materials, epidemics, thaw barriers, roadblocks, strikes, or EDF-GDF supply disruptions or supply disruptions for grounds and the supplied of the suppl supply disruptions, or supply disruptions for reasons not attributable to the seller, as well as any other cause of supply interruption that is

Article 11 - Jurisdiction and Applicable Law

THE DOMICILE IS CHOSEN BY THE SELLER, AT ITS REGISTERED OFFICE LOCATED AT CARRER PALLARS 84 ATICO 4, BARCELONA

ANY CONTROVERSY REGARDING THE APPLICATION OF THESE GENERAL TERMS AND CONDITIONS OF SALE AND THEIR INTER-PRETATION, PERFORMANCE, AND THE SALES CONTRACTS CONCLUDED BY THE SELLER, OR THE PAYMENT OF THE PRICE, WILL BE BROUGHT BEFORE THE COURTS OF THE SELLER'S REGISTERED OFFICE, REGARDLESS OF THE PLACE OF ORDER, DELIVERY, AND PAYMENT AND THE MODE OF PAYMENT, INCLUDING IN CASE OF WARRANTY CLAIM OR MULTIPLE DEFENDANTS.

The allocation of competence is general and applies whether it is a main claim an incidental claim a legal action or a recourse Additionally in case of legal action or any other debt recovery action by the seller reminder fees legal fees attorney and notary fees and all incidental costs will be borne by the defaulting client, as well as costs related to or arising from the client's non-compliance with pay

ANY QUESTION REGARDING THESE GENERAL TERMS AND CONDITIONS OF SALE, AS WELL AS THE SALES CONTRACTS GOVERN-ING THEM. THAT IS NOT ADDRESSED BY THESE CONTRACTUAL STIPULATIONS, WILL BE GOVERNED BY SPANISH LAW EXCLUDING ANY OTHER LAW, INCLUDING THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS.

The fact that the seller does not invoke at any given time any of the clauses of these terms does not constitute a waiver to invoke these san

Numéro d'enregistrement en application de l'article L. 541-10 du code de l'environnement : FR374141_10OSBS



CONTRACT FURNITURE - MODULAR DESIGN www.keigio.com

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