

## General Terms of Sale REMIX S.A.

1. The present general terms of sale, henceforth called: “General Terms”, are introduced in order to present potential Customers of REMIX S.A. with general terms and conditions of manufacturing and sales by REMIX S.A. of all types of equipment, including heat treatment lines, on domestic and international markets. These “General Terms” do not constitute a quotation in the understanding of the regulations of Code of Civil Law.
2. The present “General Terms” are available in writing at REMIX S.A. headquarters or as electronic communication on the Company’s website: [www.remixsa.pl](http://www.remixsa.pl), with the proviso of item 12 hereof.
3. To complete each order the parties will conclude a written contract, under the pain of nullity if otherwise.
4. Every contract will be preceded by negotiations between duly appointed representatives of the parties, i.e. REMIX S.A. and a given Customer, conducted in accordance with these “General Terms”, including a standard sample Contract referred to in item 12 hereof, which henceforth will be called: “Standard Contract”.
5. Depending on circumstances and a particular order, alterations are allowed with respect to the present “General Terms”, including the Standard Contract, provided that any such changes are fully approved by both parties and incorporated into the contract they conclude.
6. A compulsory part of every contract will be a detailed specification of rights and responsibilities of the parties, in particular: binding both parties delivery deadlines, prices, terms and dates of payment.
7. A basis to commence negotiations referred to in item 4 of the present “General Terms” will be an order sent by the Customer following which a preliminary quotation by REMIX S.A. for manufacturing and sale of the equipment covered by the order will be delivered, complete with these “General Terms” and the Standard Contract.
8. An order by the Customer is not binding on REMIX S.A.
9. An initial quotation by REMIX S.A. is not binding on REMIX S.A.
10. Customer’s acceptance of a preliminary quotation of REMIX S.A. in no circumstances will be considered same as concluding a contract for manufacturing and sale of the equipment.
11. The rights of the Customer to cite or apply any types of sample contracts or general terms of purchase or sale applicable by the Customer, are hereby excluded.
12. An integral part of the present „General Terms” is the Standard Contract in which:
  - “The Supplier” shall mean REMIX S.A.
  - “The Customer” shall mean the Customer of REMIX S.A.

Following the Customer’s order, REMIX S.A. will deliver to the Customer the present “General Terms” complete with Standard Contract together with their preliminary quotation referred to in item 7 hereof.