

Terms and Conditions

Hardware, Software and Services



GENERAL TERMS AND CONDITIONS OF SALES

These general terms and conditions of sales apply, in the Netherlands, to all sales of scanners, hardware, software and consumables (hereinafter referred to as "Products", "Hardware" or "Software") and to the provision of related after-sales services: installation, training and after-sales services, etc. (hereinafter referred to as the "Services"), by Dyanix Benelux BV. (hereinafter "Dyanix") to its professional clients (hereinafter the "Client"). "Vendor" refers to the manufacturer or creator of a product. In case of a software manufacturer or creator, 'Vendor' refers to whose End User License Agreement (EULA) governs the use of the software.

1. CONDITIONS FOR APPLICATION

The sales of Products (hardware and software) and Services by Dyanix to its Clients are exclusively governed by these General Terms and Conditions, possibly supplemented by special conditions established and agreed between the parties, and not by any other document such as booklet, instructions, leaflet, catalog, documentation originating from Dyanix, which are given only for information and have only an indicative value.

The Client agrees that all use of the Software is subject to the Vendor's EULA, which is made available at the time of installation or access to the Software.

Any sale of Products and/or provision of Services by Dyanix to the Client, as well as any order issued by the Client implies the acceptance of these General Terms and Conditions of Sales, without any reservation, notwithstanding any clauses to the contrary, handwritten or other, indicated on the purchase orders, letters or other documents originating from the Client.

These General Terms and Conditions of Sales constitute the sole basis of the commercial negotiation between the Parties.

Accordingly, in case of contradiction between these General Terms and Conditions of Sales and the General Terms and Conditions of Purchase of the Client, the parties agree that these General Terms and Conditions of Sales shall prevail in their entirety.

2. PRICE

The sold Products and Services are invoiced at the price mentioned in the offer or the estimate of Dyanix accepted without any reservation by the Client, or the one in force on the day of receipt by Dyanix of the order of the Client. The euro is the currency of reference.

Dyanix reserves the possibility to modify its rates at any time, subject to the current contracts.

Within the Services framework, Dyanix reserves the possibility, for the contracts with tacit renewal, to modify the price of the Services, subject to a three (3) months' notice prior to the end of the current term notification to the Client.

3. ORDERS – DELIVERIES - RISKS

3.1 The orders for Products and/or Services must be in written form (fax, letter, email...), by the Client. The sale is deemed final and the Contract deemed concluded after a written confirmation by Dyanix by an acknowledgment of receipt of the order of the Client. "Contract" shall mean the contractual documents binding Dyanix to the Client and including (i) these General Terms and Conditions of Sales, (ii) the estimate or the offer of Dyanix and (iii) the order of the Client not containing any modification or reservation with respect to the offer from Dyanix.

Any order from the Client of which the specifications and characteristics differ from the offer or the

estimate issued by Dyanix is considered accepted only after a written confirmation by Dyanix. Except when otherwise indicated on the offer, the validity of the offers and estimates of Dyanix is limited to one (1) month.

3.2 Dyanix charges their customers for freight and handling costs based on rates defined according to the type of products and order volume. They will be reported separately on quotes, order confirmation and invoice documents. The products will be transported by a carrier chosen by Dyanix.

3.3. The Client shall check the condition and the quantity of the Products at the time of the delivery. He shall notify, the case arising, his exceptions on the carrier delivery slip and confirm them in writing to the carrier by registered letter with acknowledgment of receipt within three (3) working days following their receipt. A copy of this letter shall be simultaneously sent to Dyanix. Exceptions should be clear and precise about the nature and extent of the damage. Exceptions such like accepted subject unpacking are not valid and accepted by transport insurance companies.

Any other complaint from the Client, regarding the evident defects or the non-conformity of the ordered Products to the order (particularly wrong quantities or references), shall be made in written to Dyanix, to be valid, within eight (8) days following the receipt of the Products by the Client. After this period, the delivered Products shall be deemed in conformity with the terms of the order and no complaint related to the evident defects or to the conformity of the delivered Products can be considered by Dyanix.

In the case of delivered Products acknowledged by Dyanix, after verification, as not in conformity with the order and/or the Contract, Dyanix undertakes to deliver the missing Products and/or to replace, with the same quantities, the Product acknowledged as not in conformity with the order, excluding any damage or refund or cancellation of the concerned order.

The return of all or part of a Product is subject to a prior written agreement between Dyanix and the Client. The return costs and risks shall be borne by the Client.

3.4. The delivery periods indicated in the offer and/or the estimate from Dyanix are indicative only. Unless stipulations to the contrary accepted in written by Dyanix, any delay or partial delivery cannot give raise to any payment of damage and/or order cancellation by the Client.

3.5 The Vendor or Dyanix as trading partner of the Vendor will provide the Software in digital or physical format. Installation services may be provided as agreed.

4. TERMS OF PAYMENT

Unless provisions to the contrary agreed between the parties, the invoices are payable within thirty (30) days from the date of issue of the invoice. These terms of payment can be modified according to the evolution of the ability to pay of the Client and of its coverage level by our credit insurer. In particular, Dyanix can require a cash payment for the Products and/or Services, on the date of confirmation of the order by the Client, if the Client has not settled all or part of a previous order within the time limit laid down. The conditions in which Dyanix can allow a discount for early payment are indicated in the invoice from Dyanix.

5. DELAY IN PAYMENT

In case of delay in payment of any amount on its due date indicated on the invoice, the Client shall be, by right, liable to pay to Dyanix (i) a penalty of delay equal to the interest rate of 8% (annual) applied by the European Central Bank, and (ii) a flat rate compensation for recovery costs of forty (40) euros.

In the case where the actual recovery costs are higher than 40 euros, Dyanix reserves the right to ask for a supplementary compensation on presentation of supporting documents to the Client. The non observance of any due date for payment entails also, by right, the immediate payment of the amounts remaining due for other orders for Products and/or Services.

Failure to meet deadlines also lawfully entails the immediate payment of all payments due for other orders for products and/or services.

If this payment is not made, Dyanix reserves the right to retain the not yet delivered Products and/or to suspend the execution of all current Services, fifteen (15) days after the sending of a formal notice to pay by registered letter with acknowledgment of receipt having gone unheeded, without prejudice to any other remedy and/or compensation. This suspension of services or orders does not affect the right of Dyanix to pursue the recovery of the entire invoice.

6. RESERVATION OF OWNERSHIP CLAUSE

6.1. The Products remain the property of Dyanix till full receipt of their entire taxes included price in principal, charges and interests. In the meaning of this document, the presentation of a bill of exchange or other security creating an obligation to pay does not constitute a payment. In case of non-payment of the totality of the price in principal, charges and interests on the due date, and/or in case of opening safeguard, insolvency or winding-up proceedings against the Client, Dyanix may (i) require the return of the sold Products at the costs and risks of the Client, and (ii) terminate the Contract by right, by a simple written notice sent to the Client, without prejudice to any damage.

These provisions do not constitute an obstacle to the transfer of the risks of loss and deterioration of the Products in the conditions of article 6.2 hereafter. The Client undertakes that the Products of Dyanix will be identifiable at its premises. In case of return of the Product within the framework of this article, the amounts paid and constituting a part payment for the Products by the Client will be kept by Dyanix as compensation.

6.2. The transfer of risks is made as soon as the Products are delivered at the premises of the Client. It belongs to the Client to subscribe to the insurances necessary to cover the risks of loss and of deterioration of the Product.

7. SOFTWARE

7.1 The Client acknowledges that:

- (i) They have read and accepted the Vendor's EULA, which governs the terms of use, intellectual property rights, and limitations related to the Software.
- (ii) The Vendor's EULA supersedes any conflicting provisions in these T&Cs related to the software's use, warranty, and liability.
- (iii) Any violation of the Vendor's EULA will result in termination of the software license and may lead to additional legal consequences.
- (iv) They have read and accepted the Vendor's subscription terms of service

7.2 License Grant - The Client is granted a non-exclusive, non-transferable license to use the Software as specified in the Vendor's EULA. The Customer is prohibited from modifying, reverse engineering, or distributing the Software unless explicitly allowed in the Vendor's EULA.

7.3 Dyanix will provide limited support for the installation and configuration of the Software as detailed in our offer. Ongoing technical support, software updates, and maintenance services are governed by the Vendor's policies and may require direct communication with the Vendor.

7.4 The client acknowledges that the hosted software service is sold on a subscription/term license limited basic and cannot be cancelled or terminated for convenience during the Term outlined in our offer.

7.5 Subscription SaaS fees are invoiced and payable in advance for each invoice period defined in the "Billing Frequency" during the Subscription Term and any renewal terms thereafter. During the Subscription Term and any Renewal Term, the subscription SaaS fees are inclusive of provision of software maintenance and support services for such SaaS licensing.

7.6 Customer's right to use the Software may be terminated immediately if the Customer violates any provision of the Vendor's EULA or these T&Cs. Upon termination, the Customer must cease all use of the Software and comply with the terms regarding software deletion or return as outlined in the Vendor's EULA.

8. INSTALLATION AND TRAINING SERVICES

8.1. Dyanix undertakes to execute the installation and training Services subscribed to by the Client as specified in the offer and/or the estimate of Dyanix.

8.2. The Services are executed at the premises of the Client or remotely as indicated by the Client. In this context, the Client undertakes, prior to the beginning of the Services by Dyanix, to provide in written to Dyanix the safety and hygiene rules as well as the bylaw applicable at its premises.

8.3. Dyanix can carry out the training of the personnel of the Client, on request from the Client and on presentation of a prior estimate.

8.4. Dyanix professional services for software solutions will be delivered inline with the agreed signed SOW (Statement of Work)

9. WARRANTIES

9.1. Manufacturer warranty

Unless written agreement between the parties, the Products sold by Dyanix are guaranteed, from the date mentioned on the delivery slip, against any material or manufacturing defect, in accordance with the special conditions of the Product manufacturer supplied with the Product. Dyanix does not provide any additional warranties for the Software beyond what is offered by the vendor's EULA.

In addition, the Client can subscribe to a warranty extension for a period particular to each Product category indicated in the offer of Dyanix and in the conditions of article 9.2 hereafter.

9.2. Service contract – Contractual Warranties from Dyanix

9.2.1. The Client can subscribe, with Dyanix, to a warranty extension (hereafter the "Warranty extensions from Dyanix") detailed in the offer from Dyanix.

The Warranty Extensions from Dyanix are provided by Dyanix in accordance with these General Terms and Conditions of Sales:

- (I) for the period and in the conditions mentioned in the special conditions of the Warranty Extension from Dyanix, as referred to in the previous paragraph, in force on the day of receipt of the order of the Client (accepted by Dyanix) and which can be consulted on the web site of Dyanix;

9.2.2. The conditions of the Warranty Extensions from Dyanix apply subject to a proper and normal use of the Hardware by the Client, according to the specifications mentioned in the instruction manual of the said Hardware. It is the Client responsibility to regularly clean the machine in accordance with the handbook of the said hardware.

9.2.3. Technical Support

The Client undertakes to designate a person responsible for the Hardware which will be the only one authorized to contact Dyanix within the framework of Technical Support. The Technical Support allows the interlocutor of the Client to benefit from the advices necessary for the current use of the Hardware. The client can be requested by Technical Support to execute simple diagnosis test, or change the consumables and / or wear parts.

It is the Client responsibility to be available during the support call to supply the necessary information to the support team to try to solve the issue via phone or remotely.

Dyanix reserves the right not to send an engineer on site if it is established that an on site visit will not contribute to fixing the defect (e.g. if it is established in the support call that it is necessary to order spare parts before sending an engineer within the reaction time).

The Technical Support service of Dyanix is available on working days (from Monday to Friday). Only the persons trained by Dyanix and/or having the technical capacities necessary to use the

Hardware are authorized to contact the Technical Support services of Dyanix. Technical Support cannot be a substitute for training.

In case of misuse of the Technical Support by the Client, monitored by call statistics, if the calling time is more than twice (2) the average of other clients, the Client undertakes to make its collaborators follow a training day. These training services can be carried out on site, on request from the Client, on presentation of a prior estimate and at the rate in force on the day of issuance of the estimate.

9.2.4. Response times

Dyanix will do its very best to execute its Services within the time periods indicated in the special conditions applicable to the Warranty Extensions from Dyanix.

9.2.5. Exclusions of warranties

The Dyanix Warranty Extensions do not include the supply of lamps and glass parts (glass based...) and of consumables (paper catching rollers, ink cartridges, toner...).

Are not covered by the Dyanix Warranty Extensions are the following interventions and repairs due to deteriorations and/or defects affecting the Hardware due to:

- (i) the normal wear of the Hardware
- (ii) an obvious negligence of the Client (e.g. Documents scanned with staples or paper clips), and abnormal use of the Hardware by the Client, generally to any use not in accordance with the specifications of the Hardware (mentioned in the instruction manual of the said Hardware)
- (iii) any intervention from persons, other than the technicians from Dyanix or persons duly authorized in written by Dyanix,
- (iv) a modification of the Hardware by the Client or by an outsider, not in conformity, not considered and/or not specified in the instruction manual of the Hardware and/or in the specifications of the manufacturer of the Hardware,
- (v) a natural disaster or any accident the cause of which is external to the Hardware (damages by water, fire, shock, etc.), an occurrence of a case of force majeure in the conditions of article 11 of the General Terms and Conditions,
- (vi) the use of inappropriate electrical current or any accidental cause producing the same effects.
- (vii) the use of spare parts other than those supplied by Dyanix and the use of consumables non-compliant with the standards of the manufacturer of the Hardware or the storage conditions (temperature, expiry date),
- (viii) of the non-observance of the environmental conditions and particularly: floor covering (static electricity), ambient temperature (18 to 25°C), humidity (between 45 and 60%)
- (ix) a lack of maintenance or a improper maintenance of the Hardware by the Client or by an outsider, not in conformity with the instruction manual of the Hardware,
- (x) a modification of the system and hardware environment on which Dyanix has not the control or the responsibility.

The following information is excluded from Technical Support: creation and modification of configurable states, backup procedures, file processing and recovery...

Any intervention having for origin one of the causes enumerated in this article 9.2.5 will be invoiced at the rate in force on the date of the said intervention.

9.2.6. Moving the Hardware

The Client undertakes to not move the Products without a prior written consent from Dyanix. All the costs due to these displacements shall be borne by the Client. The Client must inform Dyanix immediately if the location of the machine under contract changes.

9.2.7 Preventive Maintenance

In order for Dyanix to fulfill the SLA's stated in the contract or execute a Preventive Maintenance, the Client must submit the full installation location as well as machine details prior to the first call.

The Client undertakes to contact Dyanix for Preventive Maintenance delivery. In case the client doesn't give access to the machine, the Preventive Maintenance is considered delivered.

On contracts without Consumables, it is the customer responsibility to make sure he has Consumables available when Dyanix engineer is onsite. If he doesn't have them, and expects Dya-

nix to come back to replace the consumables, the client will be charged.

9.2.8 Additional Services

Any Service related to the Dyanix Warranty Extensions non-subscribed to by the Client under the applicable special conditions and/or the Dyanix offer, will be carried out by Dyanix on a written request from the Client, on the basis of the rate structure in force on the date of the request.

9.2.9 Period

The Dyanix Warranty Extensions are applicable for the firm period subscribed to by the Client mentioned in the offer and/or the contract of Dyanix duly accepted by the Client.

For the Dyanix Warranty Extensions mentioned in article 9.2.1, applicable for a period of one (1) year and tacitly renewable by annual period, each of the Parties has the possibility to terminate by right the Contract applicable to the said Dyanix Warranty Extensions by register letter with acknowledgment of receipt, subject to a minimum period of notice of two (2) months.

9.2.10 Anticipated Termination

Dyanix may terminate, by right, the Contract and the Services, particularly those provided under the Dyanix Warranty Extensions and shall be then allowed to recover immediately the total amount of its receivables:

- In case of voluntary or judicial liquidation, complete or partial, of the the Client, subject to the legal provisions in force
- In case of non-payment by the Client of many invoices.

The Contract cannot be transferred by the Client, totally or partly, without the prior written consent of Dyanix. In case of sale of the Hardware to a third party without the prior written consent of Dyanix, the obligations of Dyanix would cease by right without any obligation to refund all or part of the amounts paid by the Client. Dyanix reserves the possibility to terminate the Contract by right, before its annual term in case of impossibility to get spare parts supplies. In this case, a credit note shall be established by Dyanix for the remainder of the term.

9.3. Warranty and acceptance of the Services

Dyanix warrants only the conformity of the Services to the features contained in the Contract and in the special conditions applicable to the Dyanix Warranty Extensions, the case arising. The acceptance of the Hardware installation Services is materialized by the signature of a report by the Client and Dyanix. In case of reservations, from the Client about the installation Services, acknowledged by Dyanix after verification, as not in conformity with the Contract, Dyanix undertakes to re-execute or to correct the installation of the Hardware within two (2) weeks, at its costs.

10. OTHER SERVICES

Dyanix proposes supplementary Services to the Client, such as the audit of the scanners existing at the Client.

These Services can be performed by Dyanix, on written request from the Client, on presentation of a prior estimate and after agreement between the parties on the applicable technical and financial conditions.

11. CONDITIONS OF EXECUTION OF THE SERVICES – OBLIGATIONS OF THE PARTIES

11.1. Dyanix undertakes to perform the Services in conformity with the provisions of the laws of The Netherlands applicable to its activity. It is for Dyanix only to decide on the means in personnel and in equipment necessary to carry out the Services.

The personnel of Dyanix intervening at the Client remain in all circumstances under the hierarchical and disciplinary authority of Dyanix. The personnel of Dyanix will intervene only according to the instructions from Dyanix.

Dyanix can subcontract all or part of the execution of the Services with the prior written consent

of the Client. In this case, the Client shall accept the identity of the subcontractor and its conditions of payment. Dyanix warrants that the Services will be performed by a regularly employed personnel with respect to the legal and regulatory provisions in force.

11.2. The Client undertakes to collaborate with Dyanix and to answer favorably to the requests from Dyanix by providing it with the information it has for the purpose of the performance of the Services. The Client undertakes to respect the conditions of the Contract as well as the legislative and regulatory provisions of the laws of The Netherlands applicable to its activity.

12. FORCE MAJEURE - UNFORESEEABLE CIRCUMSTANCES

Dyanix shall not be liable for any failure to perform its obligations under the Contract if this is due to force majeure.

Force Majeure is any occurrence after the signing of the Contract, irrespective of the will of Dyanix, unforeseeable and uncontrollable such as (without limiting the foregoing) strikes, fire or floods, accidents or manufacturing delays at Dyanix's suppliers, civil war, war, insurrection, acts of terrorism, total or partial destruction of the Customer's plant and works and actions. In order to invoke force majeure, Dyanix must notify the customer of the event of force majeure event as soon as it occurs and with an estimate of its duration. The contract is suspended throughout the event. As soon as the event is over, Dyanix must inform the customer of the end and immediately resume the obligations. However, if the force majeure lasts longer than one (1) calendar month, the customer is free to terminate the contract.

13. LIABILITY - INSURANCE

12.1 Dyanix is liable within the terms of the general law for the direct damage suffered by the customer as a result of the sale of the hardware and/or the performance of its services.

In no event shall Dyanix be liable for any indirect and/or unforeseeable damage that may be caused by Dyanix and is related to the products and the services, such as, but not limited to, loss of business, revenue, orders, customers, data, etc. Dyanix shall not be liable for any direct or consequential loss or damage. In any case, the annual liabilities of Dyanix are limited, irrespective of the number of occurrences to:

- (i) direct damage caused to the Customer and exclusively attributable to Dyanix in connection with the Products and Services,
- and (ii) to the amount, exclusive of taxes, actually paid by Customer for the purchase of the affected Products and/or delivery of the Services, during the twelve (12) month period prior to the last event giving rise to the liability claim against Dyanix.

12.2 Dyanix warrants that it has obtained insurance from a known solvent company to cover its liability and for its employees, officers and distributors in accordance with the Contract.

12.3 Dyanix is not responsible for any direct, indirect, or incidental damages arising from the use or inability to use the Software, except as explicitly stated in the Vendor's EULA or required by law.

14. INTELLECTUAL PROPERTY

14.1. The estimates, proposals, catalogs and more generally all the documents given or sent by Dyanix to the Client, as well as the related intellectual property rights, are and remain wholly the property of Dyanix. In no case, any of these documents can be reproduced without the prior written permission of Dyanix.

14.2. The intellectual property rights related to the Products, to the drivers and to the software integrated in the Products remain the property of the manufacturer of the said Product. Only the right to the use of the Product is granted to the Client.

14.3. All intellectual property rights related to the Software remain with the Vendor. The Customer is granted only the rights explicitly stated in the Vendor's EULA and is prohibited from copying, distributing, or sublicensing the Software without permission.

15. OBLIGATIONS OF CONFIDENTIALITY

Except express written permission granted by one of the parties to the other party, each of them undertakes to keep secret and confidential the information belonging and/or received from the other party (hereinafter the "Confidential Information") within the framework of the contract of before its signing, and to take all the measures necessary so that they are not disclosed to third parties. The parties undertake to give, under their responsibility, the Confidential Information only to their permanent employees directly concerned by the contract.

Dyanix undertakes particularly to not disclose any information about the Client and its applications. The undertakings in this article shall remain in force for a period of ten (10) years from the date of signing of the contract, unless express provisions to the contrary laid down by the parties.

16. APPLICABLE LAW – JURISDICTION CLAUSE

ALL DISPUTES THAT MAY ARISE BETWEEN DYANIX AND ITS CUSTOMERS SHALL BE EXCLUSIVELY REFERRED TO AND GOVERNED BY THE LAWS OF THE NETHERLANDS.