

GENERAL PURCHASE AND WARRANTY CONDITIONS OF MEXTRA GROUP

1. **General terms of purchase and guarantee of MEXTRA GROUP** are applied for sale agreements concluded between **Małgorzata Jaremkó and Piotr Domiański** conducting business activity as partners of a civil partnership: **MEXTRA GROUP Civil Partnership**, ul. Szkolna 15, 47-225 Kędzierzyn-Koźle, NIP "TAX IDENTIFICATION NUMBER": PL 7543039263, hereinafter referred to as "**Seller**" and **Entrepreneurs** within the meaning of art. 43¹ of Civil Code and the Act / Law concerning on the freedom of economic activity, hereinafter referred to as „**Customers/ Buyers**”.

2. **General terms of purchase and guarantee of MEXTRA GROUP** do not apply to a Customer/Buyer - consumer as defined in the Civil Code. The Act/ Law of May 30, 2014 applies to Customers/ Buyers (natural persons purchasing goods not directly to their business or professional activity) on consumer rights and the Act/ Law of 23 April 1964 - Civil Code (Journal of Laws of 2014 item. 121).

3. Delivery and sale of goods carried out by the Seller to the benefit of the Buyer is subject to the provisions of Polish law, rules stipulated in the **general purchase and warranty conditions of MEXTRA GROUP** and in the agreement (provided that it was concluded with the Buyer).

4. Any provisions different from those concluded in the **general purchase and warranty conditions of MEXTRA GROUP** as well as additional stipulations made between the Seller and the Customer must be confirmed in writing under pain of nullity.

5. Declaration made by the Buyer in written form, hereinafter referred to as "**Order**", should contain:

- a) specification of the ordered goods and their quantity,
- b) the Buyer's data necessary to issue an invoice,
- c) Customer's contact details necessary to contact the person responsible for the order on the Customer Side,
- d) current e-mail address of the Buyer,
- e) delivery date,
- f) the place of receipt of the goods

6. The conclusion of the contract for sale of goods between the Seller and the Buyer takes place under condition of placing the written order by Buyer and its acceptance by the Seller, and under condition of making the advance payment of 30% of the agreed gross price. In case if the Seller do not send the order confirmation, the sale agreement regarding the goods between the Seller and the Buyer shall be always concluded at the latest when the commences its performance, in particular by delivering the goods to the Buyer.

The order is considered as accepted for fulfilment at the time of sending to the Buyer a written confirmation of the order by the Seller via one of chosen below mentioned methods:

- a) exchange of electronic correspondence between the Seller and the Buyer,
- b) by letter.

7. If the Customer remains in long-standing business relationships with the Seller, the Customer is obliged to immediately notify the Seller in the written form about each change of the address of Customers' registered office, place of business, e-mail address and correspondence address. Lack of such notification means that deliveries to the addresses indicated in the order are considered as to be effective.

8. **General purchase and warranty conditions of MEXTRA GROUP** are considered to be accepted by the Customer when the Buyer purchases the goods from the Seller.

9. As a result of concluding the agreement, the Seller is obliged to hand over the goods, and the Buyer to collect the goods and to pay the price within the specified date.

10. The basis regarding determination of the price and the Seller's remuneration is the Seller's offer, valid on the day of confirmation regarding the acceptance of order by the Seller, whereby the prices and remuneration indicated in the offer are expressed as net amounts and gross amounts. The Seller reserves the right to change the offer, whose validity is being verified in the moment the order is accepted. Date the pricelist comes into force is the day when previously binding pricelist becomes invalid.

11. Payment of the price and remuneration occurs in the way, that within 14 days time since the moment when the Seller confirmed the receipt of order, the Buyer is obliged to pay the advance payment in the amount of 30% from the determined gross price. The payment shall occur on the basis of pro-forma invoice sent via electronic mail to the email address, given by the Customer in the order.

12. The advance payment should be made by the Buyer to the Seller's bank account indicated on the pro-forma invoice, indicating the payment title as well.

13. The remaining part of the price shall be paid in cash to the Seller or with the help of money transfer to the bank account of the Seller before the purchased goods are released to the Buyer. Within the 7 days time from the delivery confirmed with the acceptance protocol regarding the remaining part of the price, the Seller shall send the invoice to the Buyer.

14. The Buyer authorizes the Seller to issue invoices without signature.

15. In case of failure to meet the payments deadlines by the Buyer, the Seller has the right to charge statutory interest for each day of the delay.

16. The Seller is also entitled to set off his pecuniary claims due to the Buyer and to assign the claims he has towards the Buyer to any selected entity. However, the Buyer has no right, without the Seller's written consent, to withhold payments for the goods ordered from him or to make deductions.

17. The Seller delivers the goods to the Buyer at the Buyer's expense. The Seller does not guarantee the unloading of the goods delivered to the Customer.

18. The release of the goods to the Buyer by the Seller depends on the Buyer's payment of the remaining part of the price, under the conditions specified in point 15 of the General Conditions of Purchase and the MEXTRA GROUP warranty, and from providing the driver with a proof of

payment of the remaining part of the price in a situation where the Buyer has transferred the remaining part of the price for the purchased goods to the bank account.

19. The order fulfillment period is counted from the next business day after the payment is credited to the Buyer.

20. The final date for the performance of the accepted order must be determined each time by the Parties. Before the scheduled delivery of the goods, the Seller agrees with the Buyer - by phone or via e-mail - the date and time of delivery of the goods.

21. If the parties do not agree on the other conditions for collecting the goods by the Customer (e.g. personal collection), the Seller, at the Seller own discretion, either delivers the goods to the Customer with the Seller own transport or entrusts it to a carrier or forwarder who professionally transports this type of goods, to the place indicated by the Buyer in the order.

22. The Buyer is obliged to unload, using its own resources, the delivered goods and to ensure safe driveway for cars or lorries delivering the purchased goods. Otherwise the only possible way to collect the goods by the Buyer shall be personal collection of ordered goods from the Seller's seat or his warehouse.

23. In case of force majeure or other reasons beyond the control of the Seller, resulting in delay in the delivery of goods, the order delivery date may be prolonged by the duration of the obstruction. The Seller shall immediately inform the Buyer about the reason regarding the delay and new expected order delivery date.

24. The release of ordered goods to the Customer takes place in the moment when the goods are handed over to the carrier or forwarder. In case when the ordered goods are personally collected by the Customer or the goods are delivered by the Seller, with the help of his own transport, the release of goods to the Customer shall occur once the acceptance protocol is signed by the Customer or by the person authorized to place orders on behalf of the Customer.

25. The Seller is free of any responsibility due to shortages, changes or damages to the goods occurring during transport, carried out by the agency of carrier or forwarder. The damages of goods occurring during transport do not release the Buyer from the obligation to pay for the goods and do not authorize the Buyer to demand that the delivered goods are free of any defects or to pay the compensation for such goods.

26. At the express request of the Buyer, the Seller shall insure the transport of goods on the terms and at the Buyer's expense.

27. The Seller may carry out the delivery of goods in batches.

TERMS OF GUARANTEE FOR ENTREPRENEURS

28. The Seller issues a guarantee to the Buyer for the sold goods in the amount of **one, two or three or ten years**, depending on the type of goods bought by the Customer from the Seller (point 29 **regarding General terms of purchase and guarantee of MEXTRA GROUP**). The guarantee is binding on the territory of the Republic of Poland as well as on the territory of European Union from the date the goods were released to the Buyer.

29. **General terms of purchase and guarantee of MEXTRA GROUP** regarding guarantee shall not be applied for goods, for which the guarantee is issued by the producer. In such case the terms of guarantee are specified by the guarantee card "certificate" enclosed to sold goods.

30. The length of guarantee period, as defined in point 28 of the **General terms of purchase and guarantee of MEXTRA GROUP**, for the individual goods of the Seller is as follows:

I. Banquet chairs

ALICANTE ST 220 - 3 years

ALICANTE ST 370 - 3 years

ALICANTE ST 390 - 3 years

ALICANTE ST 314 - 3 years

ALICANTE ST 633 - 3 years

ALICANTE ST 520 - 3 years

ALICANTE ST 550 - 3 years

ALICANTE ST 570 - 3 years

ALICANTE ST 830 - 3 years

ALICANTE ST 850 - 3 years

ALICANTE ST 870 - 3 years

ALICANTE STF 910 - 3 years

ALICANTE STF 920 - 3 years

ALICANTE STF 930 - 3 years

ALICANTE STF 940 - 3 years

ALICANTE STF 950 - 3 years

ALICANTE STF 960 - 3 years

MAESTRO - 4 years

HERMAN - 2 years

HERMAN FIRE – 2 years

JAZZ - 2 years

JAZZ FIRE – 2 years

ROCK - 2 years

BLUES – 2 years

SOUL – 2 years

ES 100 – 2 years

ES 120 – 2 years

ES 180 - 2 years

ES 160 – 2 years

ES 121 – 2 years

ES 140 – 2 years

PARTY – 1 year

CLASSIC LINE – 2 years

II. Wedding chairs:

TIFFANY (PP and PC) – 3 years

NAPOLEON (PP and PC) – 3 years

CROSS-BACK FIORINI – 3 years

PHOENIX – 3 years

III. Banquet tables

H-500 - 4 years

T-300 - 4 years

L-100 - 4 years

K-200 - 4 years

HK-800 - 4 years

HS-600 - 4 years

EC-H - 3 years

EC-T - 3 years

EC-HK - 3 years

EC-L - 3 years

EC-HS - 3 years

EC-K – 3 years

GERDA – 1 year

DORA – 3 years

PABLO - 2 years

FOLD - 2 years

CUBE - 2 years

IV. Banquet textiles

Banquet covers - 1 year (with the exception of the SLIMTEX 200 banquet cover, which is not covered by the warranty and which excludes warranty rights, due to the use of standard, unreinforced legs that are prone to faster wear).

Banquet tablecloths – 1 year

Skirting / valance - 1 year

V. Catering furniture:

Catering tables:

80272 – 10 years

80350 – 10 years

280299 – 10 years

280301 – 10 years

80176 – 10 years

4473 – 10 years

80165 – 10 years

80568 – 10 years

22673 – 10 years

80121 – 10 years

80362 – 10 years

70183 – 2 years

70152 – 2 years

70110 -2 years

80471 – 1 year

Catering chairs:

80615 – 2 years

BETA – 2 years

7077 – 1 year

Poly-9 – 2 years

Poly-7 – 2 years

Poly-11 -2 years

POLYFOLD – 2 years

Trolleys for catering furniture:

80279 – 1 year

80525 – 2 years

80339 – 2 years

80193 – 2 years

VI. Conference chairs and tables:

ISO24H - 2 years

ISO PLUS – 2 years

ISO CLEAN - 2 years

ISO MESH - 2 years

ISO BENCH – 2 years

ISO.0101.1 – 3years

ISO.0106.1 – 3 years

SAMBA - 2 years

BETA – 2 years

LUNGO - 2 years

ESPRESSO - 2 years

TRACY - 2 years

ALINA - 2 years

WEST – 2 years

PRYMUS – 2 years

MAXI – 2 years

HUGO – 2 years

VII. Wooden chairs and tables:

TOP COLLECTION - 2 years

PREMIUM COLLECTION - 2 years

WOODEN TABLES - 2 years

VIII. Plastic chairs:

SIESTA - 3 years

BOOM - 3 years

TOKYO - 3 years

HAVANA - 3 years

FIORINI - 2 years

FUERTA – 2 years

FUERTA GRAND – 2 years

VENTURA – 2 years

VENTURA GRAND – 2 years

IX. Cafe chairs:

PARIS - 2 years

MONET - 2 years

VEGAS – 2 years

PATYCZAK RETRO – 2 years

BELLA MILANO – 2 years

GOMERA – 2 years

MONET PLUS – 2 years

SIMONE – 2 years

X. Cafe tables bases:

TRACY - 2 years

TRACY DUO – 2 years

ALINA 3 - 2 years

ROXY – 1 year

ROXY DUO – 1 year

VERA - 1 year

VERA DUO – 1 year

FLORYDA - 2 years

X-TYPE - 2 years

KLARA - 1 year

DONA - 1 year

NELA - 1 year

TABLE PARIS - 2 years

ALEX - 2 years

ALEX PLUS - 2 years

ALEX DUO - 2 years

ALEX DUO PLUS – 2 years

FELIX - 2 years

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BANQUET & CONFERENCE



CAFE & RESTAURANT



OUTDOOR FURNITURE



SCHOOL FURNITURE

FELIX PLUS – 2 years

CROSS - 2 years

CROSS DUO - 2 years

BRUNO – 2 years

MAMUT – 2 years

MAMUT DUO – 2 years

The table bases of Roxy, Roxy Duo, Klara, Vera, Vera Duo, Nela have plastic weights that can be damaged, in a way of cracks. This is a natural feature of the product, resulting from its specifications. Therefore, complaints about the above-mentioned products, I will not be considered for this type of damage.

XI. Buffet Tables - 2 years

XII. Restaurant Tables - 2 years

LOFT TABLE - 2 years

XIII. Beer Sets - 1 year

XIV. MEXTRA SCHOOL – 2 years

XV. OUTDOOR:

Chairs:

MARIO – 2 years

NICOLA – 2 years

ANDREA – 2 years

MARCO – 2 years

BISTRO – 2 years

MADERA – 2 years

LYON – 2 years

TABLE BASES:

OSCAR OUTDOOR – 2 years

OSCAR OUTDOOR DUO – 2 years

X-TYPE OUTDOOR – 2 years

TABLETOPS:

WERZALIT TABLETOPS – 2 years

HPL TABLETOPS – 2 years

X-TOP TABLETOP – 2 years

PETRALIT TABLETOPS – 2 years

READY TABLES:

BISTRO – 2 years

LYON – 2 YEARS

31. The goods, which present characteristics of inappropriate use or other than intended use, by way of ordinary wear and tear and mechanically damaged goods, and in particular damaged due to:

- a) repair or making construction changes regarding subject of sale,
- b) exploitation inconsistent with the producer's recommendations,
- c) harmful actions taken toward the product with sharp, blunt or rough, objects,
- d) inappropriate storage,
- e) non-compliance to the maintenance manual, as well as using inappropriate cleaning products, not recommended by the producer (in particular caustic substances and acids),
- f) using goods for the purposes not intended for its use, influence of external factors, towards which the Seller has no impact, is not covered under the guarantee.

32. The guarantee regarding banquet chairs does not also include upholstery, in particular its staining, cutting and the seats inside, as well as varnish layer regarding construction of the chair, in particular abrasions, bruises and scratches. The guarantee regarding banquet tables does not include tabletop, its scratching, swelling or damage of the edge's strip, whereas in case of banquet textiles the guarantee does not cover damage of the material, its staining, cutting and wiping, damage regarding footers of the elastic covers as well as colour and shades of the fabric.

33. Coffee tables are not intended to be precisely flat and slotless joined. The construction of the cafe table does not allow perfect adjustment (leveling) of the surfaces of the tables by connecting few of them into one row.

34. The Buyer is obliged to check the goods within the time and manner accepted in case of goods of such type and to notify the Seller about defect of goods within 14 days from the moment such defect was detected.

35. If the Buyer does not perform the check in the manner specified in the previous point or, when after the check the Buyer does not notify the Seller within 14 days from the time the defect was found, the Buyer cannot pursue his rights by way of guarantee regarding physical defects, if such defects could have been detected during the check, which would be carried out with adequate care, unless the defect was deceitfully concealed by the Seller.

36. In case when the defect is detected the Buyer shall notify the Seller in written form about the faulty goods within the 14 days time since the defect was detected. Such notification shall be made on the form (a complaint notification form) and sent via electronic mail to the following address: biuro@mextra.pl, or with the help of registered letter to the following address: Małgorzata Jaremkó and Piotr Domański running business activity as partners of private partnership: MEXTRA GROUP Spółka Cywilna, ul. Szkolna 15, 47-225 Kędzierzyn-Koźle, together with photos of all faulty goods, taken in such manner, that the Seller could verify and estimate the defect of goods. The notification (complaint report/return of goods) can be found on the internet website www.mextra.pl. Precise and thorough completion of the notification (a complaint notification form) and enclosing of photos of all faulty goods shall significantly contribute to faster execution of complaint.

37. In case of failure to meet the deadline regarding notification of the Seller concerning the defect of goods on the principles described above or when the photos regarding all faulty goods, taken by the Customer in the manner enabling the Seller to verify and estimate the defects of goods, are not enclosed to the complaint report, the Buyer's rights by way of guarantee expire and do not produce any legal effects against the Seller.

38. However the basis to consider a complaint regarding damaged goods/goods in short supply during transport is drawing up a damage protocol with the carrier's courier, forwarder or Seller and sending it together with a complaint report according to the above-mentioned procedure.

39. The Seller is obliged to remove the physical defect of the goods **within 30 working days**, counting from the day he received effective notification from the Buyer, provided that the defects shall be revealed within the guarantee period and shall occur due to reasons connected with the sold goods, subject to points 32 and 33 of the **General terms of purchase and guarantee of MEXTRA GROUP**. The removal of the defects regarding goods may occur, on the territory concerning validity of the guarantee and as the Seller may decide, or through repair of faulty goods or replacement of faulty goods into the goods free from defects or refund of paid price. The manner the complaint is considered and finished or refund of purchase costs regarding the goods depends only and exclusively on the Seller. The performance of the above duties by the Seller satisfies his responsibility for faulty goods on any account whatsoever.

40. In case when the Buyer receives effective notification regarding the defect of the goods, on the principles described above, the Seller shall indicate to the Buyer the place of repair regarding faulty goods or place of replacement of goods into goods free of defects. If the repair of the goods or its replacement into goods free of defects is to be performed outside the place the defect was revealed, the Buyer shall provide and secure the faulty goods into the wrapping ensuring safety during transport.

41. Transport costs and costs connected with the complaint procedure born by the Seller, in case of unjustified complaint regarding goods are entirely covered by the Buyer. In case when the

Buyer notifies untrue or misleading circumstances, thus causing the Seller's damage, he may be obliged to redress the damage. In such case the goods shall be also sent back at the Buyer's cost.

42. The Seller bears no responsibility, if within the confines of the order the appropriate goods were delivered to the Buyer, but they do not fulfil the Buyer's expectations.

43. The Seller bears no responsibility against the Buyer for production losses, loss of profits, loss in usage, loss of contacts or any secondary loss resulting in ordered and delivered goods. Joint responsibility of the Seller is only limited to the value regarding ordered and delivered goods.

44. The above-mentioned regulations by way of guarantee entirely satisfy the issues of the Seller's responsibility against the Buyer regarding faulty goods. The Seller's responsibility regarding warranty for defects in relation to Buyers - Entrepreneurs as defined in art. 43¹ of the Civil Code and the law on freedom of business activity, shall be excluded.

45. To all matters not settled herein relevant provisions of Civil Code shall apply.

46. The hereby **General terms of purchase and guarantee of MEXTRA GROUP OWS** shall be applied for all sale agreements of goods concluded from 01.10.2016, between Seller and Buyers being Entrepreneurs as defined in art. 43¹ of Civil Code and the law on freedom of business activity.

47. The Seller informs that the goods purchased in the OUTLET store are covered by different warranty rules. The exemptions are detailed on the pro-forma invoice and purchase invoice.

TERMS AND CONDITIONS OF WITHDRAWAL FROM THE CONTRACT

1. Pursuant to the Act on Consumer Rights, the period for withdrawal from the agreement/ contract is 14 days. This period is counted from the moment of taking possession of the ordered item.
2. Withdrawal from the contract must be previously notified to the Seller by the Customer in one of two accepted forms of contact:
 - a. E-mail : biuro@mextra.pl
 - b. Phone: + 48 531 542 542
3. After reporting the withdrawal from the agreement/ contract, the Customer is obliged to send back the received product to the address of the Seller's seat:
Mextra Group S.C.
ul. Szkolna 15
47-225 Kędzierzyn – Koźle
4. After receiving the returned goods, the Seller has 14 days to reimburse the costs, including the cost of delivery of the product to the Customer. The reimbursement is made by making a transfer to the account number indicated by the Buyer when reporting the withdrawal from the contract.
5. Reimbursement of shipping costs applies to the cost of delivering the product to the Customer. Basing on to the Act, the Seller must return to the Customer the amount corresponding to the cheapest method of delivery of the returned product, applicable in the online store where the Customer made the purchase.
6. Withdrawal from the contract is not possible in the following cases:

- a. the ordered products have been manufactured according to the Customer's individual requirements in order to meet Customer's needs,
- b. products have a short expiry date and / or deteriorate quickly,
- c. the products are in sealed packages, the opening of which makes it impossible to return for health and / or hygiene reasons,
- d. the selected products are inseparably combined with other products.

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BANQUET & CONFERENCE



CAFE & RESTAURANT



OUTDOOR FURNITURE



SCHOOL FURNITURE

MEXTRA banquet chairs User Manual

Banquet chairs should be used in accordance with their intended use and with due care. Improper use of the chair (e.g. standing on the seat), as well as its improper use endanger the user's safety and may adversely affect the usability of the chair, and even cause its damage.

PURPOSES AND CHAIRS FEATURES

Banquet chairs are used only for sitting. MEXTRA banquet chairs are complete products that do not require assembly. Before use, unpack the chair from its protective packaging.

In addition to durability, quality of workmanship, durability, comfort and ease of maintenance, MEXTRA banquet chairs have a special feature which is the possibility of stacking. By placing one chair on another, it can be stored in stacks, efficiently using the storage space. The maximum number of chairs in a stack is 17 pieces; it is recommended to stack chairs up to a maximum of 13 pieces.

CLEANING AND MAINTENANCE

Cleaning the chair, especially its upholstery, can be done by yourself or by a specialized company. In order to avoid dust rubbing into the upholstery, and hence its faster wear, it should be vacuumed regularly. After vacuuming, the upholstery of the chair should be wiped with a damp, clean, soft cloth. For cleaning and maintenance of banquet chairs, it is recommended to use agents that do not contain chemically aggressive substances that may damage the chair's varnish coating or its upholstery. To safely remove dirt from the upholstery, use a special cleaning agent suited to its type. It is recommended to test cleaning with a given agent on an invisible part of the upholstery. The agent (liquid, powder or foam) applied to the upholstery should be removed from the upholstery surface after the time specified by the manufacturer using a white, clean cloth. After removing the dirt, if the upholstery is soaked and the chair is filled with a cleaning agent, dry it immediately (e.g. with a dryer). In the event of severe soiling, it should be remembered that the faster the reaction, the better the cleaning effect will be. Dried dirt is more difficult to remove. If the liquid has been spilled on the upholstery instead of rubbing the stain, it is recommended that you "pull out" the spilled liquid with a paper towel or a dry, clean cloth before the actual cleaning.

EXPLOITATION AND STORAGE

In the correct use of MEXTRA banquet chairs, direct contact with the liquid should be avoided. Chairs should also be protected from direct sunlight (UV radiation). Chairs must not be placed in the immediate vicinity of heat sources (e.g. heaters, radiators). Particular attention should be paid to the possibility of damage to the varnished surfaces by upholstery or scratches resulting from improper use.

Chairs should be stored according to their intended purpose. Chairs should be stored in a dry place with normal air humidity. If the chairs come into contact with liquids, they should be dried immediately. Storing chairs in an environment with increased humidity may damage the frame and upholstery. When storing chairs, you should also avoid their exposure to UV radiation, which adversely affects the properties of the upholstery material

MEXTRA banquet tables User Manual

Banquet tables should be used in accordance with their intended purpose and with due care. Improper use of the table (e.g. standing on the table top), as well as its improper use endanger the user's safety and may adversely affect the table's usefulness and even damage it.

PURPOSES AND TABLES FEATURES

Banquet tables are used to place tableware, food or other items designed for this purpose. MEXTRA banquet tables are complete products that do not require assembly. Before use, the table should be unpacked from its protective packaging.

In addition to durability, quality of workmanship, durability, comfort and ease of maintenance, MEXTRA banquet tables have a special feature which is the possibility of stacking. By placing one table on the other, they can be stored in stacks, efficiently using the storage space. Stackable tables must have a folded base. The maximum number of tables in a stack depends on the model of the table and can be up to 25 pieces; it is recommended to stack tables up to a maximum of 10 pieces.

CLEANING AND MAINTENANCE

Tabletop: banquet table tops are made of laminated chipboards in accordance with E1 Hygiene Class and in accordance with the D-s2, d0 Fire Classification.

For cleaning and maintenance of tabletops made of laminated boards, it is recommended to use a soft, dry or damp cloth. Since the laminated surface is the "final" surface, no aggressive cleaning agents (eg. solvents) or polishing agents can be used. If any liquid is spilled on the worktop, wipe it up immediately to avoid "swelling" the worktop and possible staining.

Frame: banquet table frames are finished with varnish or powder coating. Their cleaning and maintenance consists in removing the layer of dust or other dirt with a soft cloth soaked in lukewarm water. After removing the dirt, the table frame should be wiped dry, as contact with water may cause corrosion. Chemically aggressive substances that may damage the varnish coating should not be used for cleaning and maintenance of banquet table frames.

EXPLOITATION AND STORAGE

In the correct use of MEXTRA banquet tables, direct contact with the liquid should be avoided. Tables should also be protected against direct sunlight (UV radiation). The tables must not be placed in the immediate vicinity of heat sources (e.g. heaters, radiators). Particular attention should be paid to the possibility of damage to the laminated and varnished surfaces by upholstery or scratches resulting from improper use.

Tables should be stored in accordance with their intended use. The place where the tables are stored should be dry, with normal air humidity. If the tables come into contact with liquid, dry them immediately. Storing tables in an environment with high humidity may damage the table tops, in

particular their "swelling" and corrosion of metal parts. When storing tables, you should also avoid their exposure to UV radiation, which may cause discoloration of the table tops

CLEANING AND MAINTENANCE

Banquet textiles should be used as intended and with due care. The maintenance guidelines provided in the tag sewn into the product should be followed.

Explanations:



Gentle washing at 30 ° C (max. 40 ° C)

The washing cycle is suitable for textiles made



Do not tumble dry

Textiles not suitable for tumble drying. of cotton, polyester or blended fibers.



Do not bleach. A crossed triangle

indicates that bleaching is not allowed. Use only detergents without bleach .



Iron at the maximum iron

temperature of 110 ° C. Corresponds to the setting of polyacrylic, polyamide (nylon), viscose.

Use the steam iron with particular care. Do not deform.



Do not dry clean. Do not dispose of it

in professional dry cleaning. Do not use solvent-based stain removers.

CHAIR COVERS

Machine wash in max. 40 ° C. Do not use bleach, do not chlorinate. Dry in an upright position. For ironing, use an iron with a steam base. Iron by setting the temperature that corresponds to the ironing of the material. Flexible covers do not need to be ironed. Each cover should be unzipped before putting it on the chair. After you put the cover on the chair, you should tie elastic bands to prevent the cover from moving.

TABLECLOTHS

Wash at max. 40 ° C. Do not use bleach, do not chlorinate. Dry in an upright position. Iron setting the temperature corresponding to the ironing of the given material.

SKIRTINGS

Wash at max. 40 ° C. Do not use bleach, do not chlorinate. Dry in an upright position by hanging it from the hanger by the lugs attached to the valance. Use an iron with a steam base for ironing. It is possible to iron hanging valance with steam.

REMARKS:

1. Before use, make sure that the purchased textiles are sewn in the right size.
2. Before use, make sure that the purchased textiles are not damaged.
3. After noticing a defect, it should be reported to the Seller within 7 days from its detection.
4. After noticing a defect, the defective textiles must not be used
5. The textiles should be washed in accordance with the Seller's recommendations, contained in the Banquet Textiles Instructions for Use and on the tags sewn into the products.
6. Textiles cannot be cleaned with chemicals and contact with them should be avoided.
7. Daily use of the products accelerates their wear; Normal wear and tear of the product is not covered by the warranty and any complaints in this regard will be considered unfounded.
8. Complaints are also not subject to defects and damage resulting from improper or inconsistent with the intended use as well as mechanical damage.
9. The warranty does not cover pilling and puffs caused by improper use or mechanical damage.

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BANQUET & CONFERENCE



CAFE & RESTAURANT



OUTDOOR FURNITURE



SCHOOL FURNITURE

USER MANUAL FOR CONFERENCE CHAIRS.

Conference chairs should be used in accordance with their intended use and with due care. Improper use of the chair (e.g. standing on the seat), as well as its improper use endanger the user's safety and may adversely affect the usability of the chair, and even cause its damage.

PURPOSE AND CHAIR FEATURES

Conference chairs are for sitting only. Conference chairs are complete products that do not require assembly. Before use, the chair should be unpacked from its protective packaging. In addition to durability, quality of workmanship, durability, comfort and ease of maintenance, conference chairs have a special feature, which is the possibility of stacking. By placing one chair on another, it can be stored in stacks, efficiently using the storage space. The maximum number of chairs in a stack is 12 pieces.

CLEANING AND MAINTENANCE

Cleaning the chair, especially its upholstery, can be done by yourself or by a specialized company. In order to avoid dust rubbing on the upholstery, and thus its faster wear, it should be vacuumed regularly. After vacuuming, the upholstery of the chair should be wiped with a damp, clean, soft cloth. For cleaning and maintenance of conference chairs, it is recommended to use agents that do not contain chemically aggressive substances that may damage the chair's varnish coating or its upholstery. To safely remove dirt from the upholstery, use a special cleaning agent suited to its type. It is recommended to test cleaning with a given agent on an invisible part of the upholstery. The agent (liquid, powder or foam) applied to the upholstery should be removed from the upholstery surface after the time specified by the manufacturer using a white, clean cloth. After removing the dirt, if the upholstery is soaked and the chair is filled with a cleaning agent, dry it immediately (e.g. with a dryer). In the event of severe soiling, it should be remembered that the faster the reaction, the better the cleaning effect will be. Dried-on dirt is more difficult to remove. If the liquid has been spilled on the upholstery instead of rubbing the stain, it is recommended that you "pull out" the spilled liquid with a paper towel or a dry, clean cloth before the actual cleaning.

EXPLOITATION AND STORAGE

In the correct use of conference chairs, direct contact with the liquid should be avoided. Chairs should also be protected from direct sunlight (UV radiation). Chairs must not be placed in the immediate vicinity of heat sources (e.g. heaters, radiators). Particular attention should be paid to the possibility of damage to painted surfaces by upholstery or scratches resulting from improper use. Chairs should be stored in accordance with their intended use. The place of storing the chairs should be dry, with normal air humidity. If the chairs come into contact with liquids, dry them immediately. Storing chairs in an environment with high humidity may damage the frame and upholstery. When storing chairs, you should also avoid their exposure to UV radiation, which adversely affects the properties of the upholstery material.

USER MANUAL FOR WOODEN CHAIRS.

Wooden chairs should be used in accordance with their intended use and due care. Improper use of the chair (e.g. standing on the seat), as well as its improper use threaten the safety of the user and may adversely affect the usability of the chair, and even damage it.

PURPOSE AND CHAIR FEATURES

Wooden chairs are only used for sitting. Wooden chairs are complete products that do not require assembly. Before use, the chair should be unpacked from its protective packaging. Wooden chairs are distinguished by the quality of workmanship, durability, comfort and easy maintenance of the chair in good condition.

CLEANING AND MAINTENANCE

Cleaning the chair, especially its upholstery, can be done by yourself or by a specialized company. In order to avoid dust rubbing into the upholstery, and hence its faster wear, it should be vacuumed regularly. After vacuuming, the upholstery of the chair should be wiped with a damp, clean, soft cloth. For cleaning and maintenance of wooden chairs, it is recommended to use agents that do not contain chemically aggressive substances that may damage the chair's varnish coating or its upholstery. To safely remove dirt from the upholstery, use a special cleaning agent suited to its type. It is recommended to test cleaning with a given agent on an invisible part of the upholstery. The agent (liquid, powder or foam) applied to the upholstery should be removed from the upholstery surface after the time specified by the manufacturer using a white, clean cloth. After removing the dirt, if the upholstery is soaked and the chair is filled with a cleaning agent, dry it immediately (e.g. with a dryer). In the event of severe soiling, it should be remembered that the faster the reaction, the better the cleaning effect will be. Dried-on dirt is more difficult to remove. If the liquid has been spilled on the upholstery instead of rubbing the stain, it is recommended that you "pull out" the spilled liquid with a paper towel or a dry, clean cloth before the actual cleaning.

EXPLOITATION AND STORAGE

In the correct use of wooden chairs, direct contact with the liquid should be avoided. Chairs should also be protected from direct sunlight (UV radiation). Chairs must not be placed in the immediate vicinity of heat sources (e.g. heaters, radiators). Particular attention should be paid to the possibility of damage to painted surfaces by upholstery or scratches resulting from improper use. Chairs should be stored in accordance with their intended use. The place of storing the chairs should be dry, with normal air humidity. If the chairs come into contact with liquids, dry them immediately. Storing chairs in an environment with high humidity may damage the frame and upholstery. When storing chairs, you should also avoid their exposure to UV radiation, which adversely affects the properties of the upholstery material.