



QS – Ihr Prüfsystem
für Lebensmittel

Basic agreement

- b) Laboratory loses its official admission or accreditation.
4. If the contractual relationship and the approval of Laboratory for QS residue monitoring connected with it are ended by ordinary termination, by extraordinary termination or according to the provisions of subsection 2 or if QS issues a written warning on account of breach of a fundamental provision of the present agreement, QS shall be entitled to notify the market players about the measure. Laboratory expressly declares its agreement herewith.

§ 7 Place of performance and place of jurisdiction

1. The present agreement shall exclusively be governed by German law.
2. Place of performance and place of jurisdiction for all disputes resulting from the contractual relationship shall be the domicile of QS, to the extent that such an agreement is legally admissible.

Bonn 1.12.2008
Place, date

QS Qualität und Sicherheit GmbH
Margaretenstr. 1, 53175 Bonn

QS Fachgesellschaft
Obst-Gemüse-Kartoffeln GmbH

§ 8 Final provisions

1. Verbal side-agreements to the present agreement do not exist. With the exception of modifications of the guideline, amendments and supplements shall require written form in order to become effective. Parties can only waive the requirement of written form by a written agreement.
2. If individual provisions of the present agreement prove to be ineffective, the validity of the remainder of the agreement shall not be affected. In such a case, the agreement shall be supplemented in such a way that the economic purpose pursued with the ineffective provision is achieved. The same shall apply if a loophole requiring filling becomes apparent in the performance of the agreement.
3. The German version of the present agreement remains the definitive reference document in the event of any dispute.

DEZFGAW, 24-11-2008
Place, date

Laboratory