General Terms and Conditions of Delivery, Assembly and Payment of GFH GmbH

I. General Provisions

1. Scope of Application

1.1 The following General Terms and Conditions (Terms and Conditions) of GFH GmbH (hereinafter referred to as "GFH GmbH") shall apply exclusively. They shall also apply to all future business transactions with the customer. This shall also apply even if these Terms and Conditions are not expressly agreed upon again. 1.2 Terms and conditions of the customer that are contrary to or deviate

from the Terms and Conditions of GFH GmbH shall not be deemed accepted, unless GFH GmbH expressly consents to their validity in writing. GFH GmbH' Terms and Conditions shall also apply if GFH GmbH performs the delivery or the services vis-à-vis the customer without reservation in full awareness of contradictory or deviating terms and conditions of the customer.

1.3 The contracts concluded between GFH GmbH and the customer

contain any and all written agreements on the deliveries as well as other work and/or services (hereinafter referred to as the "Services"). Any and all future agreements concluded between GFH GmbH and the customer shall be stipulated in writing in the relevant contract and any supplementary

1.4 These Terms and Conditions only apply vis-à-vis entrepreneurs pursuant to Sec. 14 para. 1 of the German Civil Code (*Bürgerliches*) Gesetzbuch, BGB) and legal entities under public law and special funds within the meaning of Sec. 310 para. 1 BGB. An entrepreneur within this meaning means a natural or legal person or a partnership with legal personality who or which, when entering into a legal transaction, acts in exercise of his or its trade, business or profession.

2. Conclusion of Contract

2.1 In the event an order of a customer qualifies as an offer pursuant to Sec. 145 BGB, GFH GmbH can accept this offer within two weeks of receiving such offer by sending an order confirmation.
2.2 Cost estimates of GFH GmbH are - unless agreed otherwise - subject

to change and not binding. A specific offer provided by GFH GmbH is only binding for two weeks or for the period indicated in the offer. 2.3 A contract between GFH GmbH and the customer only becomes

effective - subject to a deviating agreement - with GFH GmbH' written order confirmation. The submission of an invoice shall equal an order confirmation. **2.4** The documents submitted and information provided by GFH GmbH.

such as drawings, plans, weights and measurements, shall only be binding insofar as GFH GmbH expressly lists them in the order confirmation as an integral part of the contract and/or refers to them in the order confirmation.

3. Specification of the Subject-matter of the Contract by the Customer

3.1 If GFH GmbH produces the subject-matter of the contract itself or if it is processed or treated by GFH GmbH and if the customer has provided a specification therefor, the customer shall release GFH GmbH from any damage, costs or other expenses (including reasonable legal costs) which GFH GmbH has to pay due to the fact that the contractual processing or treatment of the goods based on the customer's specification turned out to be an infringement of a patent, trade mark, copyright or other property right of a third party.

3.2 GFH GmbH reserves the right to amend the specification insofar as statutory requirements must be considered provided that such amendment does not deteriorate the order with regard to its quality and its usability.

4. Remuneration, Due Date, Default in Payment, Set-off, Right of Retention, Assignment

4.1 The prices are based on GFH GmbH' price lists, as amended from time to time, and are exclusive of packaging and shipment (ex works), unless otherwise indicated in the offer.

4.2 Assemblies, repairs and other services shall be invoiced at the current billing rates, as amended from time to time, which can be requested from GFH GmbH.

4.3 Costs of packaging and loading as well as the costs of taking back the packaging will be charged separately. The same shall apply to shipment costs if the customer requests a shipment. Unless otherwise agreed, it shall be at GFH GmbH' discretion to choose the mode of shipping and the routing

4.4 Work performed outside of normal working hours (work at night, on Sundays or public holidays) is subject to an extra charge. The same shall apply to work carried out under difficult conditions. Travelling and waiting times shall be considered working time.

4.5 In case of partial deliveries or services pursuant to clause I. 5.2,

GFH GmbH is entitled to receive respective partial payments. 4.6 GFH GmbH reserves the right to amend the prices accordingly if cost increases occur between the conclusion of the contract and the delivery for which GFH GmbH is not responsible, in particular, newly charged fees, additional charges, significant increases in material or production costs, including increases in freight costs including customs, import and export fees as well as cost increases as a result of exchange rate fluctuations. 4.7 Statutory VAT is not included in the prices of GFH GmbH. The

respectively applicable statutory VAT amount shall be stated separately in the invoice. In case of deliveries and services within the European Union, the customer shall provide its VAT identification number in due time prior to the agreed delivery date as proof of tax exemption. In the event of failure to provide GFH GmbH with complete information in due time, GFH GmbH reserves the right to charge the applicable VAT. In case of deliveries and services outside the European Union, GFH GmbH is entitled to charge the statutory VAT retrospectively if the customer does not send to GFH GmbH an export proof within one month after the respective dispatch.4.8 Cheques and bills of exchange are accepted by GFH GmbH only on

account of performance, subject to the usual reserve of their payment and taking over of any and all costs connected to the payment by the customer; in particular, bill of exchange taxes shall be borne by the customer.

4.9 Unless stipulated otherwise in the respective contract or by law, payment shall be due immediately upon delivery or performance. The customer shall automatically be in default after 30 days from the due date

and receipt of the invoice without a reminder being required. 4.10 In the event the customer is in default with its payment obligation, GFH GmbH is entitled to charge default interest in the amount of 9 percentage points p.a. above the basic interest rate. The right to assert

further damage shall remain unaffected. In all other respects, the statutory 4.11 If GFH GmbH becomes aware of circumstances which threaten to

reduce the creditworthiness of the customer, any and all claims arising out of the business relationship with the customer will become due immediately. 4.12 The customer is only entitled to a set-off or retention if its counterclaim has been established with final legal effect, is uncontested or acknowledged by GFH GmbH. The assignment of existing claims against GFH GmbH to any third parties is subject to the prior written consent of GFH GmbH.

5. Terms of Delivery, Transport Insurance, Passing of Risk

5.1 Unless otherwise stipulated in the order confirmation, the parties agree upon a delivery or performance ex works. 5.2 GFH GmbH is entitled to partial deliveries and services, as long as

these are reasonable for the customer.

5.3 The risk shall pass to the customer when the subject-matter of the contract is handed over to the person carrying out the transport. This shall also apply to a transport conducted by GFH GmbH.

5.4 If the transport or collection of the subject-matter of the contract by the customer is delayed at its request or due to its own fault, GFH GmbH will store the goods at the expense and risk of the customer. In such case, the risk shall pass to the customer as of the day of notification of readiness for dispatch or acceptance. **5.5** GFH GmbH and the company performing the transport must be

notified in writing of any transport damage immediately, but no later than

five days from delivery. 5.6 Transport packaging and other packaging in accordance with the German Regulation on Packaging (Verpackungsverordnung, VerpackV) will not be taken back; this shall not apply to pallets. The customer shall be responsible for the disposal of packaging material at its own expense.

6. Period of Delivery and Performance, Default, Passing of Risk in Case of Default in Acceptance

6.1 Delivery and performance periods indicated by GFH GmbH shall be non-binding, unless GFH GmbH expressly confirms the exact date of delivery or performance in writing. 6.2 Periods of delivery and performance shall be deemed complied with if,

before their expiry, the subject-matter of the contract has left the premises or there was a notification that the subject-matter of the contract is ready for collection. If the performance is rendered on the customer's premises, performance periods are complied with upon rendering of the performance. 6.3 The periods of delivery or performance shall not commence before all

commercial and technical queries existing between the parties have been clarified and presupposes the timely and proper fulfilment of the customer's obligations. Compliance with the periods of delivery and performance shall be subject to correct and timely delivery from suppliers. GFH GmbH shall immediately notify any foreseeable delays. 6.4 The fulfilment of the contract by GFH GmbH with respect to such

6.4 The fulfilment of the contract by GFH GmbH with respect to such delivery parts which are governed by national export regulations shall be subject to the granting of the required approvals.
6.5 In the event of force majeure, GFH GmbH is entitled - also within the

6.5 In the event of force majeure, GFH GmbH is entitled - also within the period of delay - to extend the period of delivery or performance by the duration of the hindrance. Force majeure shall mean all circumstances for which GFH GmbH cannot be held responsible and as a result of which it becomes temporarily impossible or unreasonably difficult for GFH GmbH to effect the delivery or performance, such as lawful strike action or lockout, war, import and export bans, shortages of raw materials and energy, measures taken by the authorities or late delivery to GFH GmbH for which GFH GmbH is not responsible. In the event such hindrance exceeds two months, the customer is entitled to withdraw from the contract after setting a reasonable grace period if the customer proves that the complete or partial fulfilment of the contract that is still due is no longer of interest to the customer than four months, GFH GmbH is also entitled to withdraw from the cortmatces last longer than four months, GFH GmbH is also entitled to withdraw from the contract.

6.6 If a delivery or performance cannot be fulfilled due to reasons for which GFH GmbH is not responsible, GFH GmbH is entitled to request a partial payment which corresponds to the work performed. The same shall apply to impossibility for which neither party is responsible.

6.7 If GFH GmbH is in default and if this results in damage incurred by the customer, liability is governed by clause 9. Liability for the foreseeable damage which might typically occur under the contract shall for each full week of the delay be limited to 0.25% of the value of the part of the total performance which cannot be used in time or as contractually agreed as a consequence of the default. The maximum amount for which GFH GmbH is liable shall be limited to 2,5% of the order value.

is liable shall be limited to 2,5% of the order value. **6.8** In the event that GFH GmbH is already in default and the customer has set an appropriate deadline for the performance in writing and has simultaneously declared that it will refuse performance after the deadline has expired, the customer is entitled to withdraw from the contract if GFH GmbH fails to meet the grace period. The grace period must be at least four weeks. Claims for damages against GFH GmbH as a result of the default shall be subject to clause 9. **6.9** If the customer is in default of acceptance or violates other duties to

6.9 If the customer is in default of acceptance or violates other duties to cooperate, GFH GmbH is entitled to exercise the existing statutory rights, in particular to claim reimbursement of the additional expenses incurred as a result thereof and to withdraw from the contract after setting and expiry of an appropriate deadline. Moreover, GFH GmbH reserves the right to otherwise dispose of the subject-matter of the contract after setting and expiry of performance and to make deliveries or performances to the customer within a reasonably prolonged deadline.

6.10 If the customer is in default of acceptance, the risk of accidental loss or deterioration of the subject-matter of the contract passes to the customer at the point in time the latter begins to be in default of acceptance.

7. Warranty for Defects in Title

7.1 If the use of the subject-matter of the contract leads to the infringement of industrial property rights or copyrights in Germany, GFH GmbH shall, at its own expense, ensure that the customer is given the right to further use the subject-matter of the contract or shall modify it in a way that is reasonable for the customer so that the infringement of property rights no longer exists. If this is not possible at economically reasonable conditions or within an appropriate deadline, the customer is entitled to withdraw from the contract. GFH GmbH shall indemnify the customer within such deadline from undisputed claims or claims that have been established with final legal effect of the respective owners of the property rights. The provisions in clause I. 3 shall remain unaffected hereby.

7.2 The obligations stipulated under clause I. 7.1 shall be conclusive for cases of infringement of property rights or copyrights, without prejudice to clause I. 9.

7.3 The claims shall only exist if (i) the customer immediately informs GFH GmbH about any asserted infringements of property rights or copyrights, (ii) the customer reasonably supports GFH GmbH with respect to the defence against the asserted claims or enables GFH GmbH to carry out the modification measures pursuant to clause I. 7.1, (iii) any and all defence measures including out-of-court settlements remain reserved to GFH GmbH, (iv) the defect in title is not based on an instruction by the customer and (v) the infringement of rights was not caused by the customer changing the object of delivery without authority or using it in a way that was not contractually agreed.

8. Warranty for Material Defects

8.1 In case of defects, the warranty shall be restricted to the right of subsequent performance, unless stipulated otherwise in clause I. 8.5. In such case, GFH GmbH shall, at its choice, be entitled to the removal of

defects or a replacement delivery or substitute performance. The customer's right to remedy the defect itself shall be excluded.

8.2 The customer shall stipulate in writing a deadline for the subsequent performance of at least four weeks. Subsequent performance shall only be deemed failed after three attempts remained unsuccessful. GFH GmbH may refuse subsequent performance if the same is only possible at disproportionate costs.

8.3 Return deliveries of defective goods to GFH GmbH for the purpose of subsequent performance may only be effected upon GFH GmbH' written consent. The risk of accidental loss and accidental deterioration shall not pass to GFH GmbH until the goods are handed over to GFH GmbH at its place of business. The expenses required for the purpose of inspection and subsequent performance, in particular costs of transport and material (not: costs of assembly and disassembly) shall be borne by GFH GmbH if a defect actually exists. If, however, a request by the customer to remedy a defect proves unwarranted, GFH GmbH may claim from the customer compensation for the costs incurred in this context.

8.4 In case of replacement deliveries or substitute performance for the purpose of subsequent performance, the customer shall return the delivered item.

8.5. In the event that GFH GmbH is not willing or able to fulfil subsequent

performance, particularly if the same is delayed beyond reasonable periods for reasons for which GFH GmbH is responsible or if the subsequent performance fails for other reasons, the customer is entitled to withdraw from the contract in accordance with the statutory provisions. This shall not apply to insignificant defects. Such an insignificant defect is given if the effort to remove the defect does not exceed an amount of 5 (five) percent of the order value. In such case, the customer shall only be entitled to reduce the contractual price. In all other cases, the right to reduction shall be excluded. Claims for damages shall be subject to clause I. 9.

8.6 In the event of changes to the subject-matter of the contract which the customer carries out or has carried out by third parties without GFH GmbH ' prior consent, the warranty shall lapse, unless the customer proves that there is no causal relationship between the change and the defect. The same shall apply to defects resulting from a specification of the customer.
8.7 There shall be no additional warranty claims for defects which occurred

8.7 There shall be no additional warranty claims for defects which occurred due to inappropriate or incorrect use, faulty commissioning, usual wear and tear, faulty or negligent treatment, excessive use and improper maintenance of the subject-matter of the contract as well as due to changes to the subject-matter of the contract by the customer or on its behalf by third parties without GFH GmbH' express consent.

9. Liability

9.1 GFH GmbH shall be liable without limitation for intent and gross negligence. With regard to slight negligence, GFH GmbH' liability shall be limited and restricted to the foreseeable damage that might typically occur under the contract if an obligation is violated the fulfilment of which is essential for the proper performance of the contract and on the compliance with which the customer may regularly rely (cardinal duty).
9.2 GFH GmbH shall be liable for cases of initial impossibility only if it had

9.2 GFH GmbH shall be liable for cases of initial impossibility only if it had knowledge of the hindrance to performance or if its lack of knowledge is due to gross negligence.

9.3 The foregoing liability limitations or exclusions shall not apply to claims resulting from fraudulent concealment of a defect, acceptance of a guarantee and claims pursuant to the German Product Liability Act (*Produkthaftungsgesetz, ProdHaftG*) and to damage arising from injuries to life, body or health.

9.4 Liability for the destruction of data shall be restricted to the costs that would be required for its reconstruction if the data had been properly secured by the customer.

9.5 Insofar as GFH GmbH' liability is excluded or limited, such exclusion or limitation shall also apply to the personal liability of its employees, representatives and vicarious agents.

10. Limitation of Claims

 ${\bf 10.1}$ Claims for defects and liabilities of the customer become statute-barred after twelve months.

10.2 Claims for defects of the customer due to defects in constructions of buildings and work the success of which is based on planning and supervision services shall become statute-barred after five years.

10.3 The statutory limitation periods shall apply to claims due to injuries to life, body or health, grossly negligent or intentional behaviour, the culpable violation of cardinal duties within the meaning of clause I 9.1, the breach of guarantees and in case of claims under the ProdHaftG.
10.4 The beginning of the statutory limitation shall be subject to the

10.4 The beginning of the statutory limitation shall be subject to the statutory provisions.

10.5. The limitation starts after "ready-for-use" delivery.

11. Use of Software and Documents

11.1 If the contractually agreed delivery includes software, the customer shall be granted a non-exclusive right to use the delivered software including its documentation. The software shall be provided to be used for

the specific delivery object. It is prohibited to use the software on more than one system

11.2 The customer is entitled to reproduce, revise or translate the software or convert it from the object code into the source code only to the extent permitted by law (Secs. 69 a et seqq. of the German Copyright Act (Urhebergesetz, UrhG)). The customer undertakes not to remove the manufacturer's data, in particular copyright notes, or to change the same without GFH GmbH' prior express consent.

11.3 Any other rights in the software and the documentation, including copies, shall remain with GFH GmbH and the software supplier, respectively

11.4 GFH GmbH reserves ownership rights and copyrights with respect to samples, cost estimates, illustrations, drawings, calculations, films, templates, slides, repros, blueprints and other materials (hereinafter jointly referred to as "Documents"); such documents may not be made available to third parties or be exploited by the customer for its own purpose or those of a third party without the written consent of GFH GmbH. This shall apply irrespective of whether they are marked as confidential information. Otherwise GFH GmbH is entitled to claim damages without prejudice to other rights.

11.5 If Documents form part of the contractually owed delivery of GFH GmbH, the customer will be granted a simple non-exclusive right to use them in connection with the respective goods. A use for other purposes, in particular for purposes of reproduction etc., shall be explicitly excluded.

12. Place of Performance, Jurisdiction, Applicable Law

12.1 Place of performance shall be the seat of GFH GmbH in Deggendorf, Germany

12.2 Deggendorf shall be the place of jurisdiction for all disputes arising from the business relationship. 12.3 The laws of the Federal Republic of Germany shall apply. The

provisions of German international private law and of the UN Convention on Contracts for the International Sale of Goods (CISG) shall be excluded.

13. Data Storage

GFH GmbH is entitled to process and store the data of the customer received as part of the business relationships as defined in the Federal Data Protection Act (Bundesdatenschutzgesetz, BDSG) to the extent this seems reasonable within the framework of the contract.

II. Special Provisions for Product Deliveries

1. Remuneration, Due Date

1.1 In the event that the subject-matter of the contract is imported, the price in EUR stated in the order confirmation shall be based on the exchange rate of the foreign currency applicable on the date the order confirmation is issued.

1.2 If the total amount exceeds € 50.000,00, GFH is able to demand advance payments. In this case, 50% of the arranged payment are to be paid immediately after receipt of the order confirmation to GFH GmbH. Remaining part payments are to be arranged contractual. If the advance payments won't be paid on time, GFH GmbH is able to avoid delivery or to postpone it until payment.

2. Warranty for Defects

2.1 The customer's warranty rights are subject to the condition that the same has duly complied with its duty of examination and its duty to give notice of defects pursuant to Sec. 377 of the German Commercial Code (Handelsgesetzbuch, HGB). During the examination, the goods must be inspected according to the specifications agreed with GFH GmbH in writing. If no such specifications were agreed, the manufacturer's specifications of the delivered goods shall be used as a standard. GFH GmbH shall be notified of obvious defects in writing without undue delay, but in any case no later than five days from receipt of the goods.

2.2 Advertising statements or other public statements and declarations by third parties do not substantiate a material defect. GFH GmbH' warranty shall be excluded in this respect.

3. Sale on Approval

3.1 Where the supply of sample devices or devices for testing purposes is agreed, the customer may withdraw from the contract within the agreed period by declaring disapproval in writing.

3.2 These Terms and Conditions shall apply to the sale on approval.

3.3 The customer shall bear the costs of returning the subject-matter of the contract. GFH GmbH shall be given prior written notice of all return deliveries. The risk of accidental loss and accidental deterioration of the

returned goods shall not pass to GFH GmbH until the goods are handed over to GFH GmbH at its place of business. The customer is obliged to return the goods completely and in a flawless condition.

4. Assurance of Retention of Title

4.1 GFH GmbH reserves title to the delivered goods until all claims which exist against the customer based on the business relationships at the time the contract is concluded have been fulfilled. This shall also apply to any future claims that GFH GmbH acquires from the ongoing business relationship with the customer.

4.2 The customer shall treat the goods delivered under retention of title with due care and appropriately insure the same at its own costs against damage caused by fire, water and theft at their original value. Maintenance and inspection work that may become necessary shall be carried out by the customer at its own expense in due time. 4.3 In case the customer culpably violates the contract, in particular in the

event of default in payment, GFH GmbH is entitled to take back the subject-matter of the contract. Taking back the subject-matter of the contract does not constitute a withdrawal from the contract, unless GFH

GmbH explicitly declared a withdrawal in writing. 4.4 The customer is not entitled to pledge the subject-matter of the contract prior to the transfer of title or assign it as a security. 4.5 The customer is entitled to resell the subject-matter of the contract in

the course of ordinary business transactions unless it is in default with payment. The customer hereby assigns to GFH GmbH all claims in the amount of the total sum of the respective invoice regarding GFH GmbH' claim (including value added tax), which it acquires against its buyers or third parties from reselling the goods, and this shall apply regardless of whether the subject-matter of the contract was sold without or after further processing. GFH GmbH accepts this assignment. The customer shall remain authorised to collect these claims even after the assignment. GFH GmbH' authority to collect the claim itself shall remain unaffected hereby. GFH GmbH undertakes not to collect the claim as long as the customer meets its payment obligations arising from the respective contractual relationship, is not in default with payment and, in particular, has not applied for the opening of insolvency proceedings or has not discontinued payment. However, if this is the case, GFH GmbH is entitled to request that the customer informs GFH GmbH of the assigned claims and the respective debtors, provides any information required for the collection, hands over the corresponding documents and informs the debtors (third parties) of the assignment.

4.6 Any processing or alteration of the goods by the customer shall always be effected on behalf of GFH GmbH. If the goods are processed with other objects that do not belong to GFH GmbH, GFH GmbH shall acquire joint ownership of the new object in the value of the goods in proportion to the other processed objects at the time of the processing. The new object resulting from the processing shall be subject to the same provisions that are applicable to the goods delivered subject to reservation. If the goods are inseparably mixed with other objects that do not belong to GFH GmbH GFH GmbH shall acquire joint ownership of the new object in the value of

the goods in proportion to the value of the other mixed objects at the time of the mixing. If the mixing is carried out in such a way that the customer's part is deemed the main part of the object, the parties agree that the customer shall grant GFH GmbH joint ownership on a proportionate basis. The customer shall keep the resulting sole ownership or joint ownership on behalf of GFH GmbH.

4.7 In the event of attachments or other recourse claims by third parties to the sold goods, the customer shall indicate that these are the property of GFH GmbH and inform GFH GmbH thereof immediately to enable GFH GmbH to instigate third party claim proceedings pursuant to Sec. 771 of the German Code of Civil Procedure (Zivilprozessordnung, ZPO).

The customer shall be liable to the extent that the third party is not able to reimburse GFH GmbH for the court fees and out-of-court fees incurred while enforcing its rights of ownership. 4.8 GFH GmbH undertakes to release the securities it is entitled to upon

the customer's request if the realisable value of the securities exceeds the claims to be secured by more than 20%. The selection of the securities to be released shall be at GFH GmbH' discretion.

5. Claims under Insurance Contract

If GFH GmbH has direct claims vis-à-vis the customer's insurer regarding the subject-matter of the contract, the customer hereby grants GFH GmbH its consent to assert such claims.

6. Export

6.1 The customer undertakes to export the goods and technical information supplied by GFH GmbH exclusively in compliance with the pertinent export regulations and to impose the same obligations on its buyers. 6.2 Any and all taxes, fees and charges in connection with the performance of the services outside of the Federal Republic of Germany shall be borne by the customer or, if these have already been paid in advance by GFH GmbH. shall be reimbursed to GFH GmbH these

7. Indication of the Place of Origin

Any change to the object of delivery or performance of GFH GmbH, in particular every marking by the customer or a third party indicating the origin or implies that the subject of delivery or performance is of the origin of the customer or a third party, is strictly forbidden unless GFH GmbH has given its prior written consent.

8. Termination Right

If GFH GmbH manufactures the subject-matter of the contract to be delivered itself, the customer may terminate the contract prior to its completion only for good cause.

III. Special Provisions for Assembly Services Customer's Duties to Cooperate for Services Rendered on the **Customer's Premises**

1.1 The customer shall inform GFH GmbH' personnel at its own costs about existing safety regulations and risks and take any measures required to protect people and property at work. 1.2 The customer shall render at its own costs the necessary support and

assistance within the required scope, such as the provision of water and electricity etc.

1.3 The customer's assistance must guarantee that the work of GFH GmbH can begin immediately after GFH GmbH' personnel has arrived and can be carried out without delay until acceptance.
1.4 If the customer does not fulfil its obligations, GFH GmbH is entitled,

but not obliged, to carry out the actions to which the customer is obliged in

its place and at its costs. **1.5** For the avoidance of doubt, the customer is not entitled to issue instructions to the employees of GFH GmbH, except in case of imminent danger. In this context, the customer undertakes to clarify any questions regarding the planning and performance directly with the contact person appointed by GFH GmbH for this purpose.

IV. Special Provisions for the Performance of Work

In addition to and/or by derogation from the provisions above, the following provisions shall apply to repair work, to assembly services carried out on the basis of separate agreements and independently from the delivery of a work as well as to other work performances:

1. Remuneration. Due Date

GFH GmbH is entitled to request partial payments and/or advance payments.

2. Acceptance

The acceptance shall be carried out in writing within two weeks from the notification of the readiness for acceptance. If the customer does not accept the work within this period although it is obliged to do so, this shall be deemed a failure of acceptance. The taking into operation shall replace the acceptance. Acceptance may not be refused or delayed for minor defects.

3. Passing of Risks

If the work is performed on the premises of the customer, the risk shall pass to the customer on the day on which the work is completed. Apart from that, the risk passes at the point in time at which the customer collects the subject-matter of the contract or the subject-matter of the contract is handed over to the person in charge of the transport. The provisions of clause I. 5.4 and clause I. 6.10 shall remain unaffected.

4. Retention of Title

4.1 If the work is performed on the customer's premises and if GFH GmbH provides parts on the customer's premises, GFH GmbH retains the title therein.

4.2 Any processing or alteration by the customer shall be effected on behalf of GFH GmbH. 4.3 If the goods under retention of title are processed with other objects

which do not belong to GFH GmbH, GFH GmbH shall acquire joint ownership of the new object in the value of the item provided by GFH GmbH (purchase price plus value added tax) in proportion to the other processed objects at the time of the processing

4.4 If the goods provided by GFH GmbH are inseparably mixed with other objects that do not belong to GFH GmbH, GFH GmbH shall acquire joint ownership of the new object in the value of the goods under retention of title (purchase price plus value added tax) in proportion to the value of the other mixed objects at the time of the mixing. If the mixing is carried out in such a way that the customer's part is deemed the main part of the object, the parties agree that the customer shall grant GFH GmbH joint ownership on a proportionate basis. The customer shall keep the resulting sole ownership or joint ownership on behalf of GFH GmbH.

5. Warranty for Defects

Warranty rights are subject to the condition that the customer immediately notifies GFH GmbH in writing of obvious defects, however, no later than eight days from acceptance of the goods.

6. Termination Right

The customer is entitled to terminate the contract for work and services prior to the completion of the work only for good cause.

Important NOTE:

Important NOTE: Due to the currently massive restrictions caused by the COVID-19 virus, delivery data and performance data are non-binding information on the planned delivery or performance date and not a contractually binding, fixed date. We would like to point out that the situation triggered by COVID-19 may result in bottlenecks or failures in the delivery of primary materials, restrictions or shutdowns of our production facilities or delays in the transport route. We therefore assume no liability for delays in delivery due to effects or measures due to the COVID-19 crisis. We would coordinate with you at an early stage any necessary postponements.

(Last updated: October 2021)