VESUVIUS POLAND SP. Z O.O. - CONDITIONS OF PURCHASE

DEFINITIONS

- DEFINITIONS In these terms and conditions the following words shall have the following meanings: "Affiliates" means as the context shall require the principal or associated or subsidiary companies from time to time of the Company or the Supplier; "Company" means Vesuvius Poland spokka z ograniczoną odpowiedzialnościa (entered into the register of entrepreneurs of the National Court Register under no. 0000043693) whose registered office is in Skawina (Poland) at Tyniecka Street no. 12; "Conditions" means these terms and conditions and any special terms and conditions agreed in writing between the Company and the Supplier; "Conditions" means any contract between the Company and the Supplier for the purchase of Goods and/or Services, incorporating these Conditions, the Order and any applicable Specification; "Goods" means the goods, products, articles or things (including any part or parts of them) which the Supplier is to provide pursuant to the Order in accordance with these Conditions"
- Conditions; Order" means a purchase order in respect of the Goods or the Services issued by the Company to the Supplier on the Company's official purchase order form, together with

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- "Order" means a purchase order in respect of the Goods or the Services issued by the Company to the Supplier on the Company's official purchase order form, together means all documents referred to in it; "Services" means the services which the Supplier is to provide to the Company pursuant to the Order in accordance with these Conditions; "Supplier" means the corporate entity, firm or person to whom an Order is addressed. MAKING THE CONTRACT 2.1 The Contract will be subject to these Conditions to the exclusion of all other terms and conditions (including any terms or conditions which the Supplier contained in or purports to apply under any quotation, Order acknowledgement or any other document issued by the Supplier). Any terms and conditions provided by the Supplier shall have no effect whatsoever unless they are expressly accepted in writing by the Company. Consequently, if the Parties agree in writing that the Contract is governed by other terms and conditions which are accepted by both Parties, these Conditions shall apply only in such manner that conforms with the Contract and the other terms and conditions
 - other terms and conditions which are accepted by both Parties, these Conditions shall apply only in such manner that conforms with the Contract and the other terms and conditions.
 The Order is an offer made by the Company to the Supplier and the Contract shall come into effect upon acceptance of the Order by the Supplier. Unless previously withdrawn by the Company, Orders shall be deemed accepted if not rejected by the Supplier by notice in writing within seven (7) days of their date.
 No Order is capable of acceptance by the Supplier unless it is in writing and is signed by an authorised representative on behalf of the Company.
- No variation of these Conditions is permitted unless expressly accepted by an authorised representative of the Company. WARRANTIES 3
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- No variation of these Conditions is permitted unless expressly accepted by an authorised representative of the Company.
 WARRANTIES
 4.1 Subject to these Conditions, the Goods and the Services to be provided by the Supplier shall:

 4.1 Subject to these Conditions, the Goods and the Services to be provided by the Supplier shall:
 4.1.1 conform as to quantity, quality and description with the Order and any Specification or standards stated or referred to in the Order;
 4.1.2 be of satisfactory quality, be free of all defects in materials and workmanship, be of or utilise first-class materials and workmanship throughout and be executed with reasonable care and skill by properly qualified and experienced persons;
 4.1.4 be capable of any standard or performance specified in the Order or Specification;
 4.1.6 comply with any law, regulation or instrument that has the force of law, and all applicable Polish, European and International standards that may be in force relating to the Goods or Services (including their packaging, delivery, carriage, storage, installation and use);
 4.1.7 be free from design and other inherent defects (save to the extent Goods have been supplied in accordance with designs of the Company); and
 4.1.8 comply with the Contract.
 4.2 Where there is any breach of the Supplier's warranty in Condition 4.1 or if any obligation, warranty or requirement imposed by, given or stated in the Supplier (arising out of such are divered at the specified time or the Goods are Services is not complied with, or the Goods or Services or any instalment of the Goods or Services are not delivered at the specified time or the Goods are deliver in accordance with Condition 7 the Company shall be entitled at its sole discretion without liability to the Supplier (arising out of such are divery of any undelivered Goods; and/or
 4.2.1 reject the relevant Goods (in whole or in part) and any Goods already delivered which cann

 - A.2.6 treat this Contract as discharged by the Supplier's breach and:

 (i) delay payment of the price for the Goods and Services until the requirements of this Contract, Order and any Specification are entirely fulfilled; or
 (ii) refuse to make payment of the price of the Goods and Services until the requirements of this Contract, Order and any Specification are entirely fulfilled; or
 (iii) refuse to make payment of any part of the price of the Goods or Services; or
 (iii) require the repayment of any part of the price of the Goods or services; and/or

 4.2.7 claim such damages as may have been incurred by the Company as a result of the Supplier's breach of the Contract.
 4.3 If the Company claims that a Contract has not been fulfilled or has been incorrectly fulfilled the Supplier's the date of said claim.
 4.4 If the Company exercises any right under these Conditions the Company may at its absolute discretion require the Supplier to collect the relevant Goods immediately or return the Goods to the Supplier's rights stated in these Conditions are in addition to any statutory remedies available to the Company.
 7.8 Company's rights stated in these Conditions are in addition to any statutory remedies available to the Company.

- return the Goods to the Supplier's cost. **PRICE AND PAYMENT**The price availe by the Company for the Goods and/or Services, unless stipulated in the Order, shall be the same as was last quoted or charged by the Supplier to the Gompany unless the price has since decreased in which case the price payable shall be the lower price. The price stipulated in the Order shall remain fixed and no addition or increase in the price shall be pakely unless expersival gareed in writing by the Company and signed by a duty authorised representative of the Company. The price shall be in the currency stipulated in the Order and if none is stipulated, the price shall be price by alb year of the Company integration or increase in the price shall be pakely unless otherwise specified in the Order.
 The price shall be in the currency stipulated in the Order and if none is stipulated, the price shall be revealing at the relevant tax point but inclusive of any other applicable tax or duty payable upon such sums.
 Failure by the Supplier to relation to the Goods and Services and their delivery unless otherwise specified in the Order.
 Failure by the Supplier to stend, on the day of despatch for each consignment of Goods or on the performance of the services, a separate advice note and invoice for each such delivery or performance and any applicable test certificates: or statements of weights and numbers of pieces on the advice note, consignment pakeage, packing notes, invoices, monthly statements and all other correspondence relating to them.
 Payment will be made without prejudice to the Company's rights should the Goods or Services prove unsatisfactory or not in accordance with the Contract. If the Company fails to pay within ten (10) days after payment is und or or y other contract or otherwise howscover against any sum which would otherwise be due from the ast due or day of the contract or any other contract or otherwise howscover dagainst any sum which would otherwise be due

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- against the Supplier for breach of contract and without any liability of whatever nature on the Company. The return of rejected Goods shall be at the Supplier's cost and risk oncession with respect to delays in delivery, despatch, completion or performance shall be construed as a waiver of any of the Company's rights and unless such waiver is specifically agreed in writing and signed by a duly authorised representative of the Company.
 6.4 The Company shall be entitled at its option either to cancel or postpone the Order or any unexecuted part thereof if necessary for any reason beyond the reasonable control of the Company.
 DELIVERY, PACKING, ETC
 7.1 Delivery of the Goods shall take place strictly in accordance with the Company's delivery instructions for the Goods as described in the Order, and if none, Delivered Duty Paid (DDP) (Premises nominated by the Company) lincoterms 2010). The Company will not accept delivery or performance of or be in any way liable to pay for any Goods or Services performed in excess of the Order.
 7.2 No responsibility is accepted for Goods delivered or services performed in excess of the Order.
 7.3 All Goods must be adequately protected against damage and deterioration in transit and delivered carriage paid in accordance with the Company's instructions (if given) and the packages of Goods must bear the description and the quartity of the contents and the Company shall not be obliged to return to the Supplier any packaging materials or paleties for the Goods.
 7.5 The Company will not be responsible for any failure to give notice to carriers of loss, damage, delay, detation or transit or non-delivery.
 7.6 The Supplier shall not be obliged to change its of the Goods which wary from those specified in the Specification or the Goods.
 7.7 Time of delivery is of the escent of any materials or cales or delivery of the Goods before the specified delivery time, but reserves the right to do so.
 7.8 The Co

good any loss or damage to such items howsoever arising. The Supplier shall not use or copy any such item otherwise than for the purpose of fulfilling orders from the

8.2 The Supplier (or any permitted subcontractor or assignee or supplier) shall treat this Order and the subject matter thereof as confidential and shall not disclose the same or any part thereof without the prior written consent of the Company.
8.3 The Supplier agrees neither to quote nor to supply parts made with the Company's samples, patterns, dies, moulds or drawings to any third party without the prior written consent of the Company.

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 9. PASSING OF TITLE AND RISK
 9.1 Title passes on delivery at the place specified in the order or as otherwise agreed unless prior to delivery full payment has been made in which event title passes on payment but in any event title passes without prejudice to the rights of the Company under Condition 10.
 9.2 If the Supplier postpones delivery at the Company's request the title in the Godds shall pass to the Company on the date when but for postponement the Godds would have been delivered.
 9.3 Goods shall be at the risk of the Supplier until actually delivered, even where the delivery has been delayed or postponed by the Company's request.
 10.1 The Company shall not be deemed to have accepted any Godds until it has had a reasonable time to inspect them following delivery or after any defect has become apparent. For the avoidance of doubt, no inspection or testing by the Company whether before or after delivery of the Goods under applicable law nor be deemed a waiver of the Company 's rights either to cancel or return all or any part thereof where the Goods are found to be defective or not in accordance with the Company.
 10.2 The Company may return the Goods to the Supplier at the Supplier's risk and expense or may notify the Supplier that the goods are rejected whereupon the goods shall be at the Supplier's risk and disposal.
 10.3 Part deliveries may be rejected (in whole or in part) by the Company.
- 10.3 Part deriveries may be rejected (in whole of in part) by the Company.
 11.1 INDEMNITY
 11.1 Without prejudice to the Company's other rights, the Supplier agrees on demand to indemnify the Company and its Affiliates in full and keep them so indemnified in respect of all actions, claims (including, but not limited to, any claim in respect of loss or damage to any moveable or immoveable property of any nature or type whatsoever belonging to the Company or any third party and against any claim in respect of the death or of personal injury to any person), demands, damages, losses, costs, expenses (including without limitation legal costs) of whatever nature suffered by the Company and its Affiliates whether direct or indirect, and including economic loss, loss of profit and loss of revenue to the extent that the same are caused by or related to:
 11.1.1 any claims that the Goods or Services infringe any patent, registered design, copyright, trademark or other industrial or intellectual property rights of any third party by reason of the use, purchase, supply or sale by the Company of the Goods including any royalties being payable to any third party (save to the extent that the Goods or Services have been supplied in accordance with the Specification or designs of the Company); or
 11.1.2 any breach by the Supplier of its contractual obligations arising under the Contract; or
 11.1.3 the employment or termination of employment any employee(s) of the Company or its Affiliates or persons providing services similar to the Services whose employment or such claims so transfer; or
 11.4 the termination of employment or any employee(s) of the Supplier or its Affiliates or their subcontractors arising from the termination of the Contract (or a person who would have been an employee of the Supplier or its Affiliates or their subcontractors arising from the termination of the Contract (or a person who would have been an employee of the Supplier or its Affiliates or

- INSPECTION 12.1 The Supplier shall permit the Company at any reasonable time to inspect the Goods ordered at the Supplier's premises or elsewhere during manufacture and the result of the Services provided or materials used for the Services. For this purpose, the Supplier will give free of charge to the Company, or otherwise arrange for, reasonable facilities of access to the Supplier's premises or any other premises.
 12.2 Such inspection does not relieve the Supplier of any liability nor does it imply acceptance of the Goods.
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- Taclifities of access to the supplier of any other promotes
 21.2 Such inspection does not relieve the Supplier of any other promotes
 21.2 Such inspection does not relieve the Supplier of any other promotes
 21.3 The Supplier shall keep and procure to be kept secret and confidential all information disclosed or obtained as a result of the relationship of the parties under the Contract and shall not use nor disclose the same save for the purposes of the proper performance of the Contract or with the prior written consent of the Company.
 21.3 The Supplier shall keep and procure to be kept secret and confidentiality under these Conditions; was in its written records prior to entering into the Contract and not subject to any confidentiality on by order of a court or governmental body or authority of competent jurisdiction.
 33.3 The Supplier shall not make any announcement or otherwise publicise the existence of or disclose to any person the Contract without the prior written consent of the Contract without the prior written consent of the Contract without the prior written consent of the Contract and not subject to any confidentiality on governmental body or authority of competent jurisdiction.
 33.3 The Supplier shall not make any announcement or otherwise publicise the existence of or disclose to any person the provisions of the Contract without the prior written consent of the Company.
 HEALTH, SAFETY AND ENVIRONMENT
 14.1 The Supplier Shall comply with the provisions of all health, safety and environmental legislation as amended from time to time (including, but not limited to, the Act of 20th April 2001 on environmental protection, the Act of 13th April 2007 on preventing damage in the environment and on repair of the damage, Act of 11th January 2001 on chemical substances and preparations, and any implementing regulations made under these) and the requinements of the factory inspectorate and a
 - 14.2 The Supplier warrants that the Goods or materials to be supplied in accordance with the Order will be safe and without risk to health or environment when properly used and the Supplier will provide all necessary information in connection with the design, testing and use of them (whether or not such information has been requested by the Generative)
 - 14.2 The Scholler warrants that the Goods or materials to be supplied in accordance with the Order will be safe and without risk to neatin or environment ment property account and the Supplier will provide all necessary information in connection with the design, testing and use of them (whether or not such information has been requested by the Company).
 14.3 The Scholler wall ensure that if the terms of the Contract are subject to the requirements of the Act of 30ⁿ August 2002 on conformity evaluation system, and implementing regulations made under it, and the Seller shall ensure the relevant items are "CE" marked and forward the appropriate "Declaration of Conformity" or "Declaration of Incorporation" with the delivery.
 14.4 The Supplier shall comply with, and shall ensure that it semployees, agents and sub-contractors comply with, all applicable policies, site regulations, instructions and safety rules of the Contract includes manufacture to the Company's designs or Specification the Supplier agrees to inform the Company of any invention or improvement in the design method of manufacture arising out of or in connection with the Contract.
 15.2 Any such invention or improvement, any patient or registered design rights in respect thereof and copyright in any drawings, documents or specifications relating theretor shall be the property of the Company. The Supplier will give the Company at the Company's expense all necessary assistance to enable the Company to obtain patent.
 16.1 The Company may immediately terminate the Contract without payment of compensation or other damages caused to the Supplier solely by such termination by giving writing note medy or desit from such early or presists in any breach of any of its obligations under these Conditions which is incapable of remedy;
 16.1. The Company may there is capable of remedy, or persists in any breach of any of its obligations under these Conditions after having been required in writing preduced withe su
- (vi) the Supplier has an administrator or court-appointed guardian appointed over all or any part of its business, undertaking, property or assets; or
 (vii) the Supplier takes any steps in connection with proposing a company voluntary arrangement or a company voluntary arrangement is passed in relation to it; or
 (ix) an interim order is issued in relation to the Goods or Services under the Act of 17th November 1964 Code of Civil Proceedings (or under any other act), or any other steps are taken or negotiations commenced by the Supplier or any of its creditors with a view to proposing any kind of composition, compromise or arrangement involving the Supplier or any of its creditors;
 (viii) the Supplier has any proceedings taken, with respect to it in any jurisdiction to which it is subject or any event happens in such jurisdiction that has an effect equivalent or similar to any events in Condition 16.1.4, the Supplier or any site of the Act of 28th October 2002 on responsibility of collective entities or was held auxiliarily liable on the basis of the Act of 10th April 1999 Penal and Fiscal Code.
 16.2 Notwithstanding the Company's termination rights provided at Condition 16.1.3, and Condition 16.1.4, the Company may give the Supplier, administrator, court-appointed due and faithful execution of the Contract.
 16.3 The termination of the Contract toral be without prejudice to the rights and remedies of the Company which may have accrued up to the date of termination.
 16.4 Upon termination of the Contract toral be parties shall cease save as (and to the extent) expressly provided for in this Condition 16.4; 16.4.2 any provision which expressly or by implication is intended to come into or remain in force on or after termination shall continue in full force and effect; 16.4.3 the Supplier shall immediately return to the Company corremany so requests by notice in writing, destroy all of the Company's property in its possession (including but nout
- - 17.2 The Supplier shall not without the prior written consent of the Company subcontract the Contract or any part of it other than for materials, minor details of or any part of the Supplier shall not without the makers are named in the Order or the Specification. Any such consent shall not relieve the Supplier of any of its obligations under the Contract or any part of the Supplier of any of its obligations under the Contract or any such consent shall not relieve the Supplier of any of its obligations under the Contract or any such consent shall not relieve the Supplier of any of its obligations under the Contract or any such consent shall not relieve the Supplier of any of its obligations under the Contract or any such consent shall not relieve the Supplier of any of its obligations.
 - Contract. 17.3 The benefit of the Contract is freely assignable by the Company and, in the event of any such assignment, all references in the Contract to the Company are deemed to include its assigns. The Company may at any time subcontract, transfer, mortgage, charge or deal with in any manner any or all of its rights and obligations under the Company and the company are deemed to include its assigns.
- LAW
 The Contract and any issues, disputes or claim arising out of or in connection with it (whether contractual or non-contractual in nature such as claims in tort, from breach of statute or regulation or otherwise) shall be governed by, and construed in accordance with, Polish law.
 JURISDICTION
- All disputers or claims arising out of or relating to the Contract shall be subject to the non-exclusive jurisdiction of the Polish courts to which the parties irrevocably submit. Notwithstanding the foregoing, at the sole option of the Company, any disputes or claims resulting from or related to the Contract are to be settled by the Court of Arbitration

at the Polish Chamber of Commerce in Warsaw pursuant to the Rules of this Court. If a court action has been initiated by the Supplier at the time the Company chooses to submit the matter to arbitration, then it is agreed that such court action is to be discontinued, unless the arbitrator finds that the Company has waived such right by substantially participating in the court action without having raised its right under this Condition. HEADINGS

- 20. The headings of these Conditions are for convenience only and shall have no effect upon the interpretation thereof.
- 21. LICENCES If the performance of the Contract requires the Company to have any permit or licence from any government or other authority at home or overseas, the Contract shall be conditional upon such permit or licence being available at the required time.
- 22. INSURANCE
 22.1 The Supplier will, at all times and at its own cost, insure and keep itself insured with a reputable insurance company such insurance policies as are appropriate and adequate having regard to its obligations and liabilities under the Contract.
 22.2 The Supplier shall, on the written request of the Company from time to time, provide the Company with reasonable details of all insurance policies maintained in force in accordance with this Condition and, on the renewal of each policy, the Supplier shall send a copy of the premium receipt to the Company when requested to do so in
- 22.3 The Supplier will provide all facilities, assistance and advice required by the Company or the Company's insurers for the purpose of contesting or dealing with any action, claim or matter arising out of the Supplier's performance of the Contract.
 23. NOTICES
 - Any notice or other document to be served under this agreement must be in writing and may be delivered or sent by registered letter post or facsimile transmission and shall be deemed to have been duly given if sent or delivered to the party concerned at its specified address or such other address as that party may from time to time notify in writing and shall be deemed to have been served, if sent by post, 48 (forty eight) hours after posting and if sent by facsimile transmission, at the time of transmission subject to receiving correct answerback.
- If at any time any part of these Conditions is held to be or becomes void or otherwise unenforceable for any reason under any applicable law, the same shall be deemed omitted from these Conditions and the validity and/or enforceability of the remaining provisions of these Conditions shall not in any way be affected or impaired as a result of
- that omission. REACH REGULATIONS 25.

REACH REGULATIONS If a Supplier is supplying substances or preparations as they are defined in the REACH regulation (Regulation of the European Parliament and of the Council (EC) No.1907/2006 of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH)), it warrants it is aware of its obligations resulting from the REACH regulation and undertakes to meet them on delivery of the substances and preparations. The Supplier guarantees to deliver to the Company only substances and/or preparations which are registered or pre-registered according to the REACH regulation. In case of violation of any provision of the REACH regulation the Supplier undertakes to indemnify the Company and hold him harmless against and out of any claim of any third party, including any claims of a government authority, all losses, damages, costs or expenses arising out of or in connection with a breach of this Condition. The Supplier apreses not to supply to the Company any substance either alone or in preparations or articles which are included in annex XIV of the REACH regulation, without the prior written consent of the Company. **BUREPEX PULIES**

26 BRIBERY RULES

- BRISERY RULES
 26.1 The Supplier (included in thinks Art of the Reserve galacton, whender the prior write concentration on the Company.
 26.1 The Supplier (including an employee, sub-contractor or agent or other third party working on behalf of the Supplier or any Affiliate (an "Associated Person")) shall complexity with any applicable Polish, European and International bribery rules (the "Bribery Rules").
 26.2 The Supplier undertakes that it:
 26.2.1 has not committed an offence under the Bribery Rules;
 26.2.2 has not been formally notified that it is subject to an investigation relating to alleged offences to or prosecution under the Bribery Rules; and
 26.3.3 is not aware of any circumstances that could give rise to an investigation relating to alleged offence to or prosecution under the Bribery Rules.
 26.3.4 has in place, and shall maintain until termination of the Contract, adequate procedures designed to prevent Associated Persons from committing offences to the Bribery Rules; and a shall not of or permit anything to be done which would cause the Company or any of the Company's employees, sub-contractors or agents to commit an offence or incur a liability in relation to the Bribery Rules; and shall notify the Company immediately in writing if it becomes aware or has reason to believe that it has, or any of its Associated Persons have, breached or potentially breached any of the Supplier's obligations.
 GENERAL

- breach or potential breach of the Supplier's obligations.
 27. GENERAL
 27.1 Any person who is not party to this agreement shall have no right under applicable law to enforce any term of the Contract. This Condition does not affect any right or remedy of any person which exists or is otherwise available. The rights of the parties to the Contract to terminate, rescind, or agree any variation, waiver or settlement under the Contract shall have precedence over any conditions appearing on any quotation, acceptance form, delivery forms, invoice or other document or letter emanating from the Supplier and such conditions shall have no effect whatever except insofar as they are expressly accepted in writing by the Company.
 27.3 Nothing in these Conditions shall prejudice any conditions or warranty (expressed or implied) or right or remedy to which the Company is entitled in relation to the contract by virtue of statute or common law. The rights and remedies conferred on the Company by these Conditions are in addition to and in no way in substitution for any conditions, warranties or other rights or remedies conferred on the Company or implied by law.