

TTTech Computertechnik AG – General Conditions of Sale and Delivery of Services

hereinafter referred to as “Conditions”.

1. General

Any goods, such as software, firmware, chip IP and/or hardware, or services supplied by TTTech Computertechnik AG (hereinafter referred to as “TTTech”) shall hereinafter be referred to as “Products”; any (potential) buyer or (potential) user of Products shall hereinafter be referred to as “Buyer”. Any delivery of Products and provision of services, including any and all obligations connected therewith, shall hereinafter be referred to as “Delivery”.

Any and all agreements of TTTech regarding any and all Deliveries, especially with regard to additional deliveries, updates and upgrades, are and shall be concluded based on these Conditions; however, the Conditions might be amended by TTTech’s special terms and conditions (such as software terms), which are then considered to be part of these Conditions and which shall prevail any contradicting terms. The Conditions shall override any contradicting or additional terms contained in or referred to in documents or correspondence from the Buyer, including in particular any general terms and conditions of purchasing of Buyer. All contracts, amendments or alterations thereof, as well as any amendments or alterations of the Conditions must be agreed upon in writing.

2. Offer and Order

TTTech is not bound by any offer, www-appearance, catalogue etc. Documentation submitted to the Buyer (constructions, drawings, specifications, samples, etc.) shall in no case be binding to TTTech. Any binding offer of TTTech can only be confirmed by Buyer within ten days from the day of receipt of the offer; a later acceptance of any offer placed by TTTech shall be regarded as a counter-offer by Buyer, which only becomes binding upon written confirmation by TTTech.

Documentation (constructions, drawings, specifications, samples) submitted by Buyer shall be binding for Buyer only.

3. Estimate of cost

Unless agreed otherwise in writing any estimate of cost given by TTTech shall be non-binding.

4. Prices

TTTech’s prices are net, exclusive inter alia of (public) charges, e.g. customs, taxes, in particular Value Added Tax (VAT). All other costs, e.g. packing, shipment and insurance will be paid by Buyer unless otherwise agreed in writing.

5. Payment

Payment shall be due within four weeks upon receipt of TTTech’s invoice, irrespective of the time of Delivery, without any deductions, in the agreed currency, free to TTTech’s accounts. The monetary offset of counter claims, or the retention of payments, also in connection with the enforcement of warranty or any other claim, shall not take place.

6. Conditions of Delivery

a. Delivery shall be ex works (Incoterms 2010), if not otherwise agreed in writing. Agreed upon times of Delivery shall in no case commence prior to clarification of all commercial and technical details and to the fulfilment of all pre-requirements on the part of Buyer and shall only be binding on TTTech if agreed in writing.

b. Orders for Delivery are deemed fulfilled:

a) In case of delivery ex works: with the notification of readiness of the Products for shipment.

b) For deliveries with other agreed place of delivery: when dispatch of Products from TTTech’s works is initiated.

c) For services: with beginning of rendering of services.

c. TTTech is entitled to make partial deliveries or advance deliveries.

d. TTTech shall use its best efforts to adhere to the time of Delivery as agreed upon. Force Majeure and other obstructions beyond TTTech’s control, shall in any case extend the time of Delivery, or entitle TTTech to rescind the contract without thereby creating cause for any claims against TTTech.

e. Unless otherwise agreed between TTTech and Buyer, shipment shall be at the risk and expenses (including insurance cover) of the Buyer.

7. Warranty and Liability

a. TTTech warrants that: (a) each of its personnel has the proper skill, training and background necessary to accomplish its assigned tasks; (b) the Products will in all material respects comply with the agreed specification; (c) all software deliverables provided hereunder will be free of viruses, worms, time bombs, logic bombs, trap doors, Trojan horses, or similar malicious instructions, techniques, or devices.

b. The warranty period is twelve months starting from the date of Delivery. Upon Delivery, Buyer shall immediately examine all Products for any defects or incompleteness and shall inform TTTech of such case immediately. Hidden defects must be notified to TTTech immediately after detection. Proof of the fact that the defect was hidden lies with Buyer. Products, which are claimed and proved to be defective accordingly, shall be returned to TTTech on request, exact written description of the defects and/or missing Products attached.

c. TTTech shall within a reasonable period of time and at no cost to Buyer, at TTTech’s own choice, repair or replace, or reduce the price for defective Products provided the defect is not marginal. If a defect substantially restricts usability of the Product TTTech may also provide a temporary work-around solution if needed. Repair may also be fulfilled by delivering a new version according to a reasonably planned course of development of TTTech. With regards to Products repaired by TTTech the warranty period is the remaining period according to clause 7. b., but at least a period of six months.

d. Buyer may not adapt, amend or change the Products in any technical way without written permission of TTTech. Any warranty or liability of TTTech is excluded if the Product is processed, used, modified or amended by the Buyer contrary to the agreed use or used not according to the manual or if the required cooperation to remedy the defect is denied by the Buyer. If TTTech combines software provided by Buyer or third parties with its Products or provides such software together with its Products, TTTech assumes no warranty, guarantee or liability with regard to such software to the maximum extent permitted by applicable law.

e. For clarification purposes it is stated that TTTech takes no warranty or liability for damages due to wear and tear, defective maintenance, insufficient equipment, inadequate protection, unsuited operating materials. Any repair by Buyer relieves in any case TTTech from its warranty and liability; sections 933a third paragraph and 933b Austrian Civil Code are excluded.

f. The maximum aggregate liability of TTTech to Buyer (including Buyer’s customers, employees and advisors) or, as the case may be any beneficiary of the Delivery or Products for any and all claims arising under or related to the Delivery of Products or any order being subject to these Conditions (including but not limited

to breach of contract, indemnification claims or tort claims) shall - to the extent permitted by applicable law - be limited to the actual damage (therefore not including consequential damages, lost profits or pecuniary losses) and in the aggregate not exceed the higher of EUR 50,000 or the contract value relating to the respective order. Claims for damages due to failure to fulfil, or delayed fulfillments, or claims caused by TTTech's slight negligence are excluded.

g. TTTech does not assume any liability for the compatibility of the supplied Products with Buyer's systems, for the sufficiency of the supplied software towards all needs of the Buyer, or that all and every software bug can be repaired. TTTech is not liable for damages to Buyer's systems or data loss due to the Buyer's use of the Products.

h. Except as provided for otherwise in this clause 7. TTTech provides any Products "as is" and hereby disclaims all warranty of any kind, either expressed or implied, including, but not limited to the implied warranties of merchantability and fitness for a particular purpose, accuracy or completeness or of results for the Products to the extent permitted by applicable law. The entire risk as to the quality, use or performance of the Products remains with Buyer to the maximum extent permitted by applicable law.

8. Assembly and Start-Up

a. TTTech shall assume assembly and start-up operations only on the basis of special written agreements which may also define the scope of support granted in connection with the assembly, such as training, installation support, testing support or consultancy.

b. For each assembly engineer delegated by TTTech and requested by Buyer, the Buyer shall reimburse TTTech for the expenditures incurred as per TTTech's hourly engineering rates plus extra charges for possible overtime work, and for the costs of travel and dispatch of baggage incurred for such engineer. Whenever TTTech staff is working at Buyer's site the Buyer is responsible and shall pay for the compliance with all health and safety regulations and public law qualifications (e.g. work permit) necessary.

c. Buyer shall provide in good time, at his own account and risk: The necessary staff to assist with assembly and/or start-up (TTTech shall not be in any way responsible for such staff or the work carried out by same); the necessary preliminary work, equipment, materials, auxiliary equipment and tools; suitable, lockable premises for the proper storage of materials and equipment of all kind provided by TTTech for the assembly and/or start-up; Buyer shall be obliged to take all structural or other steps necessary for the timely execution of the assembly and/or start-up operations, including testing the Products under actual conditions.

d. Any and all hazards and risks (including the transportation risks) in respect of equipment and materials of all kinds required for assembly and/or start-up shall be borne by the Buyer.

e. For damages or defaults in assembly and/or start-up caused by the operating conditions, clause 7.e. shall apply mutatis mutandis.

9. Instruction Manuals

a. The use of Products shall be governed by the instruction manuals issued by TTTech. Buyer shall be responsible to obtain as many copies of these instruction manuals from TTTech as necessary and in accordance with Buyer's right of use. If, in any case, the instruction manual is not delivered the Buyer shall notify TTTech immediately. Failure to abide by these instructions shall preclude Buyer's warranty or damage claims.

b. The technical consultation given by TTTech's staff is limited to the explanation of TTTech's technical instructions. Any consultation going beyond, in particular solutions for specific

utilization not covered by TTTech's instruction manual, are subject to a separate agreement.

10. Retention of Title

a. Products delivered by TTTech shall remain in TTTech's property until all TTTech's claims, including payment of all additional charges, have been satisfied in full.

b. In the event of the Buyer's defaulting on payment, TTTech reserves - under preservation of the purchase contract - the right to remove the Products which are still subject to TTTech's retention of title and to impose all transport costs on the Buyer.

11. Termination of Contract

a. The parties may terminate the contract for the following important reasons with immediate effect:

a) If insolvency proceedings are instituted with respect to the assets of the other party, or if a petition for opening such proceedings is rejected because of lack of sufficient assets to cover the costs of the proceedings, or if the conditions for the institution of such proceedings or the dismissal of such a petition are met.

b) If the other party has violated any confidentiality obligation.

c) If the continuation of the contract is unacceptable for other material reasons.

b. TTTech may also terminate the contract with immediate effect for the following reasons:

a) If it should emerge that the Buyer's economic or financial position is stated to be unfavourable by any society for creditor protection etc.

b) If the Buyer in spite of repeated request does not fulfil his obligations of cooperation according to this contract, e.g. if necessary technical details are not provided.

c) If on-site assembly is rendered impossible by unacceptable on-site conditions for TTTech staff.

12. Intellectual property

a. Buyer shall not violate any of TTTech's intellectual property rights.

Should any software, firmware and/or chip IP be included in the Products the belonging intellectual property rights are agreed upon as follows:

Software, firmware and/or chip IP may only be used to the maximum extent as necessary to use the Product in the contractual scope. Any further use of the software, in particular the copying and/or loading it on any other system or on semiconductors owned by another individual or company is strictly prohibited.

All software, firmware and/or chip IP constitute or contain trade secrets and confidential information of TTTech.

b. The Buyer shall not reverse assemble, reverse compile, or otherwise reverse engineer the Products in whole or in part. He shall not use the Products for any competitive analysis whatsoever unless specifically authorised in writing to do so by TTTech. He shall not modify the software, firmware and/or chip IP under any circumstances.

c. The Buyer furthermore agrees that he will not himself or through others (i) sell, lease, license or sub-license the Products, (ii) write or develop any derivative software or any other software program based upon the Products, or any confidential information of TTTech, (iii) use the Products, for purposes other than those in the contractual scope, and/or (iv) provide, disclose, divulge or make available or permit use of the Products, to any third party without TTTech's prior written consent.

d. Buyer guarantees not to misuse any of TTTech's trademarks and –signs and will only use signs with reasonable distinction from TTTech's trademarks and –signs.

13. Confidentiality

Any information, in whatever form, including documentation, which is made available to Buyer may be used for the performance of the contract only and is strictly confidential.

14. Export Control

a. Buyer guarantees and warrants that it will comply with all restrictions set forth in applicable export control laws or regulations for Products supplied by TTTech subject to the applicable classification and will impose this obligation to its customers or third parties who receive such Products. The Products may not be resold, transferred, or otherwise disposed of, to any other country or to any person other than authorized, without first obtaining approval from the respective government or as otherwise authorized by applicable export control laws and regulations. In particular, but not limited to, Buyer shall not sell, export or re-export, directly or indirectly, to the Russian Federation or for use in the Russian Federation any Products supplied under or in connection with these Conditions that fall under the scope of Article 12g of Council Regulation (EU) No 833/2014.

b. Buyer shall undertake its best efforts to ensure that the purpose of clause 14.a above is not frustrated by any third parties further down the commercial chain, including by possible resellers.

c. Buyer shall set up and maintain an adequate monitoring mechanism to detect conduct by any third parties further down the commercial chain, including by possible resellers, that would frustrate the purpose of clause 14.a.

d. Any violation of clauses 14.a, 14.b, or 14.c shall constitute a material breach of an essential element of these Conditions, and TTTech shall be entitled to seek appropriate remedies, including, but not limited to:

- (i) termination of any orders and agreements based on these Conditions; and
- (ii) in the event of a breach of Article 12g of Council Regulation (EU) No 833/2014, a non-deductible penalty of (1) the total value of all orders placed by Buyer to TTTech in the preceding year or (2) EUR 500,000, whichever is higher.

e. Buyer shall immediately inform TTTech about any problems in applying clauses 14.a, 14.b, or 14.c, including any relevant activities by third parties that could frustrate the purpose of clause 14.a. Buyer shall make available to TTTech information concerning compliance with the obligations under clauses 14.a, 14.b, or 14.c within two weeks of the simple request of such information.

f. Buyer shall indemnify TTTech against any and all direct, indirect and punitive damages, loss, costs and other liability arising from claims resulting from Buyer's or its customers' breach or non-compliance with this clause. For the sake of clarity, the penalty foreseen in clause 14.d.(ii) above is in addition to other damages and costs which TTTech is entitled to claim hereunder.

15. Applicable Law and Arbitration Clause

a. Any disputes including the issue of the valid conclusion of a contract and its pre- and post-contractual effects shall exclusively be governed by the laws of Austria, whereby the rules on conflicts of laws, the UN Convention on Contracts for the International Sale of Products and any other (international) provisions that displace substantive Austrian law shall not apply.

b. All disputes arising out of or in connection with these Conditions shall at the plaintiff's choice be exclusively and finally settled (i) under the Rules of Arbitration of the International Chamber of Commerce by one arbitrator appointed in accordance with the said Rules; arbitration shall be conducted in Vienna, Austria, and the language of arbitration shall be English; arbitration award shall be final and binding on both parties, or (ii) by the competent court of the place of business of TTTech or by the competent court of the place of business of the defendant. Either party may apply to any court of competent jurisdiction for interim relief in support of arbitration.

16. Severability

Should any provision of these Conditions and any contract concluded between the Buyer and TTTech be or become illegal or unenforceable, the remainder shall not be affected. Any illegal or unenforceable provision shall be replaced by valid and enforceable provisions, which commercially come as close to the illegal or unenforceable provision as possible; the same applies mutatis mutandis for contractual loopholes.