1. GENERAL PROVISIONS

1.1 BUSINESS RELATIONS FOLLOWING FROM REALIZATION OF PURCHASE ORDER ARE GOVERNED BY THESE GENERAL TERMS REFERRED TO AS BINDING FOR ANY ORDER OF TEKSID IRON POLAND LIMITED LIABILITY COMPANY, BASED AT 49 CIEZAROWA STREET, 43-430 SKOCZOW, TAX ID No. (NJP) 548-23-49-926, STATISTICAL No. REGON) 072792769, COURT REGISTER No. (RR) 0000125249, ORIGINAL CAPITAL OY 41 122 256 PLN, REGISTER No. (RR) 0000125249, ORIGINAL CAPITAL COURT REGISTER (HEREINAFTER REFERRED TO AS TEKSID OR TEKSID OR TEKSID IRON POLAND SP. Z O.O.) THE POSSIBLE ADDITIONAL SPECIFIC TERMS MIGHT BE APPLICABLE AND SHALL FORM A WHOLE OR DEVIATION FROM THESE TERMS ONLY WHEN THEY ARE STATED IN PURCHASE ORDER OR CONFIRMED BY TEKSID IRON POLAND SP. Z O.O. IN WRITTEN.

PURCHASE ORDER OR CONFIRMED BY TESSID IRON POLAND SP. Z O.O.

10. PURCHASE ORDER IS CONSIDERED AS IRREVOCABLE WHEN

11. PURCHASE ORDER IS CONSIDERED AS IRREVOCABLE WHEN

TEKSID IRON POLAND SP. Z O.O. RECEIVES ITS COPY SIGNED BY THE

SUPPLIER EXECUTION OF PURCHASE ORDER BY THE SUPPLIER SHALL

BE CONSIDERED, IN ANY CASE, AS SILENT CONSENT TO THESE TERMS

AS WELL AS SPECIFIC TERMS DEFINED IN PURCHASE ORDER, EVEN IF

TEKSID IRON POLAND SP. Z O.O. WILL NOT RECEIVE THE COPY

PURCHASE ORDER SIGNED BY THE SUPPLIER.

1.3. THE PARTIES AGREE THE CONTRACT IS CONSIDERED AS

COMPLETED WHEN THE GOODS ARE DELIVERED TO WAREHOUSE

DEFINED BY TEKSID IRON POLAND SP. Z O.O., THAT THE PARTIES

WHEN TRANSPORTATION IS ON TEKSID'S SIDE.

1.4. THE SELLER UNDERTAKES TO HANDLE ALL THE TECHNICAL,

COMMERCIAL AND OTHER INFORMATION GATHERED IN RELATION

WITH EXECUTION OF PURCHASE ORDER. AS CONFIDENTIAL

1.5. IN CASE OF CIRCUMSTANCES, WHICH IMPOSE TO ANTICIDATE

WITH EXECUTION OF PURCHASE ORDER. AS CONFIDENTIAL

1.5. IN CASE OF CIRCUMSTANCES, WHICH IMPOSE TO ANTICIPATE
THAT THE SELLER WOULD NOT BE ABLE TO PERFORM ITS CURRENT
OBLIGATIONS (E.G. ARRANGEMENT, BANKRUPITCY, LIQUIDATION
PROCEEDING, ETC., TEKSUD IRON POLIAND S. Z. OO. SHALL BE
ENTITLED TO TERMINATE COMMERCIAL RELATIONSHIP BY WRITTEN
NOTICE DELIVERED IN PERSON, BY COUTER OR REGISTERED MAIL.

1.6. THE SELLER SHALL NOT CEDE THE PURCHASE ORDER, EVEN IN
PART, TO A THIRD PERSON WITHOUT TEKSID'S CONSENT.

1.7. THE SUPPLIER AGREES TO COMPLY WITH ALL THE RULES
APPLICABLE IN THE TERRITORY BELONGING TO THE TEKSID AND TO
BE FOLLOWED BY THE ISOSO012018; IATF165492016; ISO90012015 AND WCM
PRINCIPLES (WORLD CLASS MANUFACTURING)

2. DRAWINGS, ENGINEERING DOCUMENTATION AND SPECIAL TOOLING

2.1 THE POSSIBLE DRAWINGS, TECHNICAL SPECIFICATIONS, STANDARDS AND TABLES AS WELL AS ANY TECHNICAL DOCUMENTATION AND TECHNICAL STANDARDS AND TABLES AS WELL AS ANY TECHNICAL DOCUMENTATION, PATTERNS, MASTERS, SPECIAL TOOLING, MADE AVAILABLE BY TEKSID TO THE SUPPLIER, REMAIN EXCLUSIVE PROPERTY OF TEKSID AND MAY BE USED BY THE SUPPLIER ONLY TO MANUFACTURE PRODUCTS ORDERED BY THE SUPPLIER ONLY TO MANUFACTURE PRODUCTS ORDERED BY THE SUPPLIER ONLY TO MANUFACTURE PRODUCTS ORDERED BY THE SUPPLIER MAY BY TO COPY THESE MATERIALS, UNLESS IT IS NECESSARY TO EXECUTE THE PURCHASE ORDER, AS WELL AS DISCLOSE THEM TO THIRD PARTIES, AT THE SAME TIME THE SUPPLIER SHALL BE OBLIGED TO INDEMNIPY ANY DIRECT OR INDIRECT DAMAGES CAUSED TO TEKSID IRON POLAND SP. Z. O.O. DUE TO BREACH OF CONDITIONS OF THIS POINT. THE ABOVE APPLIES ALSO TO ORIGINAL PATTERNS AND SPECIAL TOOLING DESIGNED AND (OR) MANUFACTURED BY THE SUPPLIER FOR THE PURPOSE OF EXECUTION OF PURCHASE ORDER, WHICH WITH ALL CONSEQUENCES ARE TO BE CONSIDERED AS EXCLUSIVE PROPERTY OF THE SUPPLIER OF THE SUPPLIER OF THE PURPOSE OF EXECUTION OF PURCHASE ORDER, WHICH WITH ALL CONSEQUENCES ARE TO BE CONSIDERED AS EXCLUSIVE PROPERTY OF THE SUPPLIER FOR THE PURPOSE OF EXECUTION OF PURCHASE ORDER, WHICH WITH ALL CONSEQUENCES ARE TO BE CONSIDERED AS EXCLUSIVE PROPERTY OF THE SUPPLIER FOR THE PURPOSE OF EXECUTION OF PURCHASE ORDER, WHICH WITH ALL CONSEQUENCES ARE TO BE CONSIDERED AS EXCLUSIVE PROPERTY OF THE SUPPLIER BY THE SUPPLIER OR THE SUPPLIER IS OBLIGED TO UNDERTRAKE PROPER MEANS THAT ARE NECESSARY TO MAINTAIN THE MATERIALS DEFINED IN POINT 2.1. ENTRUSTED BY TEKSID IN APPROPRIATE CONDITION, AS WELL AS TO PERFORM THEIR NORMAL REPAIRS AND MAINTENANCE AT TIS OWN COST. THE SUPPLIER IS OBLIGED TO ADVICE TEKSID IRON POLAND SP. Z. OO. IN UIC COURSE ON THE POSSIBLE EXTRAORDINARY REPAIRS REQUIRED AND ON THEIR EXECUTION OF PURCHASE ORDER, UNLESS OTHERWISE MENTIONED MATERIALS AGAINST THEM; THEFF. TEC.

23. AFTER EXECUTION OF PURCHASE ORDER, UNLESS OTHERWISE MENTIONED MATERIALS AGAINST THE, THEF

3. OTHER STANDARDS APPLICABLE TO MATERIALS PROVIDED BY TEKSID IRON POLAND SP. Z O.O.

3.1. PROVISIONS OF POINT 2 ARE APPLICABLE TO RAW MATERIALS AND SEMI-FINISHED PRODUCTS PROVIDED BY TEKSID IRON POLAND SP. Z.O.O. USED FOR PRODUCTS SUBJECT OF PURCHASE ORDER. 3.2. TEKSID IRON POLAND SP. Z. O.O. RESERVE THE RIGHT TO INSPECT AT ANY TIME THE CONDITION OF ITS OWN MATERIALS AT THE SUPPLIER, USEFULNESS OF PREMISES FOR THEIR STORAGE AND THEIR PROTECTION AS WELL AS TO REQUEST RETURNING OF THESE MATERIALS AT ANY TIME.

4.1. IT HAS BEEN AGREED THAT ONLY PRICES INCLUDED IN PURCHASE

4.1. II HAS BEEN AGREED THAT CONLIFERAGE INCLUDED A SET ALL OF ORDER ARE VALID.

4.2. PRICES OF DELIVERIES ARE CONSIDERED AS FIXED ALSO IN CASE OF DESIGN CHANGES REQUIRED OR ACCEPTED BY TEKSID IRON POLAND SP. Z. O.O., EXCEPT THE CASES WHEN THE CHANGES ARE SUBJECT OF NEW PURCHASE ORDER ISSUED BY TEKSID.

5. REVISIONS AND CANCELLATION OF PURCHASE ORDER

5.1. TEKSID IRON POLAND SP Z O.O. IS ENTITLED TO

- CHANGE, AT ANY TIME, THE QUALITY, SHAPE AND QUANTITY OF ORDERED PRODUCTS;

ONDERED PRODUCTS;
- CANCEL ENTIRE OR PART OF PURCHASE ORDER; IN SUCH CASE
TEKSID IRON POLAND SP. Z O.O. AT ITS OWN COST WILL RETAIN THE PRODUCT MANUFACTURED TO ITS STANDARD, COMPLETED OR IN-PROCESS IN ACCORDANCE WITH DELIVERY SCHEDULE ESTABLISHED

- DELIVERIES PLANNED FOR A MONTH WHEN NOTIFICATION ON CHANGE OR TERMINATION OF PURCHASE ORDER HAS BEEN

CHANGE OR TERMINATION OF PURCHASE ORDER TAS BEEST TRANSFERED;

- A QUANTITY OF THE POSSIBLY AGREED OBLIGATORY STOCKS.

5.2. IN ANY CASE, DIRECT ARRANGEMENTS WILL BE UNDERTAKEN SO AS TO KEEP THE EXPENDITURES FOLLOWING FORM NOT USING THE CHANGED OR CANCELED PRODUCTS AT THE POSSIBLE LOW LEVEL.

6. INSPECTION AND CONTROL AT THE SUPPLIER'S COST

6.1. THE SUPPLIER IS OBLIGED TO PERFORM OR ORDER TO BE PERFORMED AT ITS OWN COST AND RESPONSIBILITY THE ENTIRE CHECK OF DOCUMENTATION, DRAWINGS AND TECHNICAL SPECIFICATIONS EMPLOYED TO EXECUTE PURCHASE ORDER, INCLUDING ALSO THOSE PROVIDED BY TEKSID IRON POLAND SP. ZOO, IN ORDER TO VERIFY CONFORMITY WITH SPECIFICATIONS OF PURCHASE ORDER AND USEFULNESS FOR PURPOSES THAT THEY HAVE BEEN PROVIDED.
6.2. THE SUPPLIER IS OBLIGED TO PERFORM OR ORDER TO BE PERFORM AT ITS OWN COST TESTS AND TRAILS OF THE PRODUCT FOLLOWING FROM THE SPECIFIC CONDITIONS OF PURCHASE ORDER,

STANDARDS AND PROVISIONS AND FOLLOWING FROM CHARACTERISTICS OF THE JOB PERFORMED.

6.3. THE SUPPLIER IS OBLIGED TO ADVISE TEKSID IRON POLAND SP. Z. O.O. ON THE RESULTS OF TESTS AND INSPECTIONS IF THEY WOULD INDICATE THE POSSIBILITY OF NON-CONFORMITY TO THE SUBJECT OF PURCHASE ORDER.

6.4. THE SUPPLIER IS OBLIGED TO KEEP THE TEST RESULTS IN ITS ARCHIVES FOR 3 YEARS (WITH EXCEPTION OF CASES OF DIFFERENT PERIOD DETERMINED IN THE SPECIFIC TERMS).

6.5. IN CASE WHEN CHECKS AND TESTS MENTIONED ABOVE WOULD INDICATE NON-CONFORMITY AND DEFECTIVENESS OF TECHNICAL SPECIFICATIONS, MATERIALS, ETC. PROVIDED BY TEKSID IRON POLAND SP. Z. O.O., THE SUPPLIER CANNOT USE, CHANGE OR SUBSTITUTE THEM WITHOUT PREVIOUS WRITTEN CONSENT OF TEKSID.

6.6. IN CASE THERE ARE NO TESTS AND TRIALS MENTIONED ABOVE, THE SUPPLIER IS RESPONSIBLE FOR ANY PRODUCT DEFECT OR NON-CONFORMITY FOLLOWING FORM UNFITNESS FOR USE OF THE DOCUMENTATION OR MATERIALS USED, EVEN IF THEY WERE PROVIDED BY TEKSID IRON POLAND SP. Z.O.O.

7. QUANTITY TOLERANCE

7.1. TEKSID IRON POLAND SP. Z O.O. IS OBLIGED TO ACCEPT THE ORDERED QUANTITIES.
7.2. THE POSSIBLE TOLERANCES REGARDING QUANTITIES MUST BE AGREED EACH TIME IN PURCHASE ORDER OR ITS NEW VERSION (PURCHASE ORDER REVISION).

8. QUALITY OF DELIVERIES

8.1. DELIVERY OF THE PRODUCTS ORDERED DOES NOT MEAN ACCEPTANCE OF THE GOODS AS CONFIRMATION OF THE CHARACTERISTICS, QUALITY AND QUANTITY MUST BE PERFORMED BY RESPECTIVE, AUTHORIZED FOR THAT PURPOSE EMPLOYEES OF TEKSID IRON POLAND SP. Z. O.O.
82. NOTIFICATION ON NON-CONFORMITY OF THE GOODS DELIVERED MAY BE DONE BY TEKSID IRON POLAND SP. Z. O.O. IMMEDIATELY UPON ITS REVEALING HOWEVER NOT LATER THAN WITHIN 6 MONTHIS FROM THE DELIVERY, UNLESS THE SPECIFIC PROVISIONS OR OTHER ARRANGEMENTS DETERMINE OTHERWISE.
8.3. IN CASE OF DELIVERY INCLUDING PRODUCTS THAT ARE DEFECTIVE OR NON-CONFORMING TO PURCHASE ORDER, TEKSID IRON POLAND SP. Z. O.O. HAS THE FOLLOWING ALTERNATIVES:

IRON POLAND SP. Z O.O. HAS THE FOLLOWING ALTERNATIVES:

- TO ORDER IMMEDIATELY TO REPLACE THE PRODUCT WITH
CORRECT ONE AT THE SUPPLIERS COST, IF THE SUPPLIER DOES NOT
REPLACE OR TAKE BACK THE DEFECTIVE GOODS WITHIN 30 DAYS
FROM NOTHICATION, TEKSID IS ENTITLED TO CHARGE STORAGE
COSTS PER EACH DAY EXCEEDING 30 DAYS, AND AFTER ANOTHER 30
DAYS, LE. AFTER 60 DAYS FROM NOTHICATION, IF THE GOODS ARE
STILL IN THE STORAGE, TO DISPOSE OR SCRAP THEM. IN SUCH CASE
TEKSID ADVISES THE SUPPLIER ON THIS FACT BY REGULAR
NOTHICATION. ACCORDINGLY, SO FAR PURCHASE ORDERS ARE
CANCELED AUTOMATICALLY AND PAYMENT FOR THE GOODS NOT
TAKEN BACK BY THE SUPPLIER AND SCRAPPED IS REFUSED;
- TO NOT ACCEPT THE DEFECTIVE GOODS WITHOUT REQUESTING

TO NOT ACCEPT THE DEFECTIVE GOODS WITHOUT REQUESTING TO REPLACE THEM, ACCORDINGLY CONSIDERING IT AS CANCELLATION OF PURCHASE ORDER.

CANCELLATION OF PURCHASE ORDER

- IN CASE OF RISK OF PRODUCTION SHUT-DOWN WHEN THE
SUPPLIER IS UNABLE TO PERFORM REDELIVERY, TO REQUEST
ANOTHER ENTITY TO DELIVER THE NECESSARY QUANTITY OF THE
GOODS AT THE COST AND RISK OF THE SUPPLIER, AFTER NOTHEYING
PREVIOUSLY THE SUPPLIER ON THIS FACT.

- TO WITHHELD PAYMENT FOR DEFECTIVE GOODS UNTIL DELIVERY
OF FAULTLESS GOODS. IN CASE OF REVEALING THE DEFECTIVENESS
OF GOODS AFTER THE PAYMENT HAS BEEN PERFORMED, IF POSSIBLE
TEKSID IS ENTITLED TO MAKE DEDUCTION OF NEXT PAYMENTS
TOWARDS THE SUPPLIER, AND THE SUPPLIER ACCEPTING THESE
TERMS GIVES ITS CONSENT TO IT, OR WILL CALL THE SUPPLIER FOR
IMMEDIATE PAY BACK.

9.1. THE SUPPLIER WARRANTS PERFECT QUALITY OF GOODS DELIVERED, SIMULTANEOUSLY OBLIGING ITSELF TO REPAIR OR REPLACE AT ITS OWN COST IN THE SHORTEST POSSIBLE TIME THE PRODUCTS OR THEIR COMPONENTS REVEALING DEFECTS WITHIN THE ENTIRE WARRANTY PERIOD DEFINED IN THE SPECIFIC TERMS OF DELIVERY, AND IF NOT SPECIFIED – WITHIN 12 MONTHS FROM DELIVERY DATE. IN THE CASE OF PURCHASING SPARE PARTS THAT ARE NOT ASSEMBLED DIRECTLY BY THE SUPPLIER OR INDICATED BY THE SUPPLIER, THE 12-MONTH WARRANTY STARTS FROM THE DATE OF THEIR ASSEMBLY (BUT NOT LONGER FROM 3 YEARS). THE SUPPLIER WILL BE NOTIFICATED BY E-MAIL ABOUT THE INSTALLATION DATE 9.2. TEKSIO IRON POLAND SP. Z. O.O. RESERVES THE RIGHTS TO

INSTALLATION DATE

9.2. TEKSID IRON POLAND SP. Z. O.O. RESERVES THE RIGHTS TO CLAIM DAMAGES INCURRED DUE TO DEFECTIVENESS OR NON-CONFORMITIES OF PRODUCTS REVEALED WITHIN WARRANTY PERIOD, OR DUE TO DELAY OF THE SUPPLIER WITH REPAIR OR REPLACEMENT.

9.3. ANY COMMUNICATION.

9.3. ANY COSTS RELATED WITH WARRANTY OPERATIONS BURDEN THE SUPPLIER.

111B SUPPLIER.

9.4. NOTIFICATION ON DEFECTIVENESS OR NON-CONFORMITY MUST BE PERFORMED IMMEDIATELY UPON THEIR REVEALING, HOWEVER NOT LATER THAN WITHIN 6 MONTHS FROM THE DELIVERY, UNLESS THE SPECIFIC PROVISIONS OR OTHER ARRANGEMENTS DETERMINE OTHERWISE. ITEM 9.1, SECOND SENTENCE APPLIES PROPERLY

10. TRANSFER OF RISK

10.1. PRODUCTS ARE UNDERSTOOD AS DELIVERED ALWAYS WHEN THE PRODUCTS ARE DELIVERED TO WAREHOUSE OF TEKSID IRON POLAND SP. Z.O.O., WHENEVER TRANSPORTATION IS DONE AT THE COST OF TEKSID, THE DELIVERY OCCURS UPON TRANSFERRING THE GOODS TO A CARRIER.

11. DELIVERY DATE

11.1. DELIVERY DATES ARE SPECIFIED IN PURCHASE ORDERS.
11.2. THE AGREED DELIVERY DATES ARE EXACT, THEREFORE BOTH DELAYS AS WELL AS ADVANCES IN RESPECT TO DELIVERY PLAN ARE EVOLUMED. EXCLUDED

12. DELAYED DELIVERY AND STIPULATED PENALTY FOR DELAYS

IN CASE OF DELAYED DELIVERY THE SUPPLIER IS OBLIGED

12.1. IN CASE OF DELAYED DELIVERY THE SUPPLIER IS OBLIGED TO PAY STIPULATED PENALTIES AT THE AMOUNT OF 0.2% OF THE DELIVERY PRICE PER EACH DAY OF DELAY WITHIN FIRST TWENTY DAYS, 0.5% PER EACH NEXT DAY, UP TO MAXIMUM 20.0% OF THE TOTAL DELIVERY PRICE.

12.2. AFTER EXPIRATION OF THE SPECIFIED PERIOD, THE PENALTIES MAY BE DEDUCTED OF THE PAYABLES OF TEKSID TO THE SUPPLIER. IF TEKSID DOES NOT TAKE ADVANTAGE OT THIS RIGHT THE SUPPLIER IS OBLIGED TO PAY THE PENALTY AFTER TEKSID PROVIDES PROPER INVOICE OR NOTE OF DEBIT.

12.3. IF THE DELAY EXCEEDS A PERIOD OF ONE MONTH, TEKSID IRON POLAND SP, Z O.O. IS ENTITLED TO BREAK THE CONTRACT AT ANY TIME BY SIMPLE NOTIFICATION OF THE SUPPLIER IN WRITTEN, CONSIDERING IN SUCH CASE THE CONTRACT AS BROKEN FULLY IN LAW. IN MEANING AND RESULTS OF THE CIVIL CODE, THE SUPPLIER IN SUCH CASE IS OBLIGED TO PAY BACK THE PAYMENT ALREADY PERFORMED BY TEKSID IRON POLAND SP, Z O.O. INCREASED BY STATUTIORY INTERESTS.

12.4 UNTIL THE MOMENT OF TAKING ADVANTAGE OF THE ABOVE RIGHT, TEKSID IRON POLAND SP, Z O.O. MAY AT ANY TIME, BEFORE OF AFTER ONE-MONTH DELAY, REQUEST BESIDES PAYMENT OF THE PENALTY TO EXECUTE THE PURCHASE ORDER.

12.5. SUPPLY OF GOODS MADE WILL CONDUCT RULES RESULTING FROM THE RELEVANT LAWS FOR A PARTICULAR KIND OF SUPPLIES OF GOODS AND CONDITIONS ESPECIALLY REGARDING SAFETY, ECOLOGY AND ENVIRONMENTAL PROTECTION, OR PARTICULAR ISSUED PURSUANT TO THE LAW ON WASTE LAW AND ENVIRONMENTAL LAW AND REGULATIONS / DIRECTIVE /AGREEMENTS OF THE UE

13. FORCE MAIEURE

13.1 DELIVERY DATES ARE POSTPONED IN CASE OF CIRCUMSTANCES OF "FORCE MAJECIRE", SUCH AS FIRE, EARTHQUAKE, GENERAL STRIKES, FLOODS OR OTHER SIMILAR PHENOMENA BEYOND CONTROL OF THE SUPPLIER, WHICH UNABLE EXECUTION OF DELIVERY IN ACCORDANCE WITH THE TERMS ACCEPTED.

13.2 NEW DELIVERY DATE IN CASE OF OCCURRENCE OF "FORCE MAJEURE" WILL BE AGREED WITH MUTUAL CONSENT DEPENDING ON THE SITUATION THAT EMBERGED.

13.3. THE SUPPLIER IS OBLIGED TO ADVICE TEKSID IRON POLAND SP. Z. O.O. IMMEDIATELY ON THE OCCURRENCE OF "FORCE MAJEURE" STUATION AND TO UNDERTAKE ALL THE POSSIBLE MEANS TO RESTRAIN ITS EFFECTS.

13.4. DELAYS CAUSED BY DELAYS IN SUB-SUPPLIERS' DELIVERIES ARE NOT CONSIDERED AS "FORCE MAJEURE".

13.5. IF THE CIRCUMSTANCES OF "FORCE MAJEURE" CAUSE DELAY EXCEEDING 2 MONTHS, TEKSID IS ENTITLE TO WITHDRAW PURCHASE ORDER AT ANY TIME BY SIMPLE NOTIFICATION IN WRITTEN. IN SUCH CASE THE SUPPLIER IS DBLIGED TO REMBURSE ALL THE COSTS INCURRED BY TEKSID TOGETHER WITH STATUTORY INTERESTS FROM PAYMENT DATE.

14. INVOICES AND DOCUMENTATION OF DELIVERY

14.1. INVOICES MUST CONCERN THE PRODUCT (SERVICE) FROM ONE PURCHASE ORDER, SUBJECT TO THE SAME VALUE ADDED TAX (VAT) RATE, AND MUST CONTAIN BESIDES THE OBLIGATORY DATA THE FOLLOWING INFORMATION:

-PURCHASE ORDER NUMBER, PURCHASE ORDER LINE NUMBER AND RECEIPT OF DELIVERY NUMBER, LIST OF PRODUCTS IN INCREASING ORDER ACCORDING TO RECEIPTS OF DELIVERIES.

14.2. SHIPMENT OF GOODS MUST ALWAYS BE ACCOMPANIED WITH RECEIPT OF DELIVERY CONTAINING THE FOLLOWING INFORMATION:

-NUMBER DATE SUPPLIER NAME PRODUCT NAME AND ITS CODE

- NUMBER, DATE, SUPPLIER NAME, PRODUCT NAME AND ITS CODE (DRAWING NUMBER), SHIPPING DATE, PURCHASE ORDER NUMBER, NUMBER AND TYPE OF PACKAGES AND OTHER INFORMATION SPECIFIED IN THE SPECIFIC TEPMS. IN THE SPECIFIC TERMS.
14.3. EACH RECEIPT OF DELIVERY SHALL REFER TO ONE PURCHASE

ORDER

15.1. TEKSID IRON POLAND SP Z O.O. WILL PERFORM PAYMENT ON DATE

AGREED IN THE SPECIFIC TERMS.

15.2 THE SELLER IS FORBIDDEN TO ISSUE DRAFTS FOR PAYMENT OF INVOICES. THE DRAFTS ISSUED WILL NOT BE ACCEPTED, AND THE SUPPLIER IS RESPONSIBLE FOR ANY DAMAGES FOLLOWING FROM THEIR

15.3 RECEIVARIE FOR DELIVERY CANNOT BE SUBJECT TO CESSION OR 13.3. RECEIVABLE FOR DELIVERY CANNOT BE SUBJECT TO CESSIT TRANSFER IN ANY FORM WITHOUT WRITTEN CONSENT OF TEKSID. 15.4. IN CASE OF QUESTIONING THE DELIVERY, TEKSID POLAND SP. Z. O.O. MAY POSTPONE PAYMENT WIT

ACKNOWLEDGMENT OF ANY INTERESTS.

16. PROHIBITION TO DISSEMINATE INFORMATION AND PRINCIPLES TO CONDUCT WITH TEKSID'S EMPLOYEES

16.1. ANY ADVERTISEMENT REFERRING TO DELIVERY PERFORMED FOR TEKSID IRON POLAND SP. Z. O.O. MUST BE EACH TIME CONFIRMED BY WRITTEN CONSENT OF TEKSID IRON POLAND SP. Z. O.O. 16.2. THE ABOVE APPLIES ALSO TO INFORMATION DISSEMINATED NOT FOR ADVERTISEMENT PURPOSE.

16.3 THE SUPPLIER IS OBLIGED TO READ THE STELLANTIS GROUP CODE OF CONDUCT (HEREBY CODE) WHICH FULL TEXT IN POLISH IS AVAILABLE ON:

https://www.stellanis.com/content/dam/stellanis-comporate/grapp/governaper/code-of-conduct/Stellanis-score.

https://www.stellantis.com/content/dam/stellanti

17. INDUSTRIAL PROPERTY OWNERSHIP

17.1. THE SUPPLIER INDEMNIFIES AND HOLD HARMLESS TEKSID IRON POLAND SP Z O.O. FROM ANY CLAIMS OF THIRD PARTIES DUE TO VIOLATION OF PATENT RIGHTS, KNOW-HOW, TRADE MARK, ETC. DURING MANUFACTURE, ILLEGAL POSSESSION, SALE OR USE OF THE MATERIAL DELIVERED.

18. DISPUTES AND JURISDICTION

18.1. ANY DISPUTES ARISING FROM CONSTRUING THESE GENERAL PURCHASE TERMS AS WELL AS AGREEMENTS REFERRING TO THESE GENERAL PURCHASE TERMS WILL BE RESOLVED ONLY ACCORDING TO POLISH LAW.

18.2 ANY DISPUTES SHALL BE RESOLVED BY COURT WITH MATERIAL JURISDICTION IN BIELSKO-BIALA.

19. PERSONAL DATA PROTECTION

19. PERSONAL DATA PROTECTION

PERSONAL DATA STORED, PROCESSED, AND ARCHIVED ARE UNDER THE RULES SET FORTH REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL, (EU) 2016/679 OF 27 APRIL 2016 ON THE PROTECTION OF INDIVIDUALS WITH REGEARD TO THE PROCESSING OF PERSONAL DATA AND ON THE FREE MOVEMENT OF SUCH DATA AND WAIVER OF DIRECTIVE 95/46 / EC (GENERAL REGULATION ON DATA PROTECTION) AND NATIONAL REGULATIONS WHICH ARE IMPLEMENTING THESE PROVISIONS.
ANY PERSON WHO PERSONAL DATA IS PROVIDED FOR THE RIGHT OF INSIGHT AND VERIFICATION OF THESE DATA. DATA IS STORED IN YEARS FROM THE DATE OF LAST DELIVERY WITH R FOR PROVISIONS. PRODUCT SAFETY, LY DISPUTES ARISING FROM CONSTRUING THESE GENERAL PURCHASE TERMS AS WELL AS AGREEMENTS REFERRING TO THESE GENERAL PURCHASE TERMS WILL BE RESOLVED ONLY ACCORDING TO POLISH LAW.

Actualisation 01/08/2022 r. by Jacek Konior