				Acknowledger	nent / POTVRZEN	NÍ OBJEDNÁVKY
Tel: +420 533 441 045 Fax: +44 (0) 1444 253 001			6.10.2021	۰ 1/1	er No / Zákaznícké číslo: 50090925 Delivery Conditions / I	ZOR-3083737
		Shipping Method / Přeprava: Normal Frght Ground			Delivered At Place	
		Payment Terms / Plateb				
				Net 30 days 0021912012		
		Contact / Ko	ontakt:	Nora Horvath - Sup	port Commercial	
					NORA.HORVATH(	@EDWARDSVACUUM.COM
Buyer / Kupující:				Consignee / Příjemce:		
Fyzikální ústav AV CR V V I Na Slovance 2 Praha 8 182 21 Czech Republic				Fyzikální ústav AV #R, v. v .i. ELI Beamlines - sklad 836 Pr#myslová Dolní Bany 252 41 Czech Republic		
Item Number	Description		Quantity	Unit Price	Amount	Planned Despatch Date
Číslo položky	Popis		Množství	Jednotková cena	Částka	Plánované datum odeslání
	WRG-S-DN40CF S/S Wide Range Gauge Shipping Charges		3,000	1.100,00		0,00 15.10.2021 ,00
		All amounts on this	acknowledge	ment are in currency		
Planned Despatch Date is the date the goods are scheduled to be despatched from our distribution centre in Belgium Plánované datum odeslání zboží je datem odeslání z		All amounts on this acknowledgement are in currency Všechny částky v měně EUR			Sub-Total / Mezisor	učet 3.350,0
našeho distribučního centra v Beľgii Any discrepancy or damage must be notified to the carrier and our- selves in writing within 3 days of receipt of goods otherwise claims cannot be entertained Veškeré nesrovnalosti nebo poškození je nutno nahlásit přepravci a nám, písemně do 3 dnů o bdržení zboží. V opacnem případe reklamace nebude uznana.		THE ORDER AS ABOVE IS ACCEPTED SUBJECT TO			VAT / DPH	703,5
		OUR STANDARD CONDITIONS OF SALE Výše uvedenou objednávkou vyjadřujete souhlas s našimi standardními obchodními podmínkami.			Total / Celkem	4.053,5

Obchodní společnost / Legal Entity:

Atlas Copco Services, s.r.o. Holandská 1006/10, Brno, 639 00, Czech Republic IČO/Reg. Number 27764907 - DIČ/VAT CZ27764907 Zapsáno u KS v Brně, Odd. C, vl. 100921/ Registered with Regional Court in Brno, ID No. 27 76 49 07, File C, Entry 100921



## TERMS AND CONDITIONS OF SUPPLY OF GOODS AND SERVICES ("Conditions") - UK VERSION

1. SCOPE
1.1 In these Conditions: "Supply means any supply by Supplier to Buyer including the supply of Goods and/or Services; "Buyer" means the party buying Goods are procuring Services and shall include. If the contract so permits, its agents or sub-contractors; "Supplier" means the product owned by Buyer to be the subject of a Service; "Purchase Price" means the price to be paid by Buyer to Supplier for the Goods and/or Services; "Goods" means product, consumable materials, sequipment; augument; separate parts, schware and other goods and materials supplied by Supplier to Buyer in Clauding any exchanged products supplied by Supplier to Buyer, and "Service: "House", There's means the price to Buyer, and "Service: "House", There's means any service supplied by Supplier to Buyer, and "Service: Ending any exchanged products supplied by Supplier to Buyer, and "Service: Ending and the price of the Service", "House", and "Service: "House", There's means the price of the Supplier and the service and ther goods and materials supplied by Supplier to Buyer, and "Service Ending", Texing Service, "House", and "Service Ending and the service of Service. The Service of the Service of Service of the Service of Service of the Service of Service of the Service of the Service of Service of Service of the Service of Service of Service of the Service of Service of the Service of Service of the Service of the Service of Service of Service of

2. PRICE QUOTATIONS 2.1 Price quoted for (a) and and Q locas and Services ensuin which for 30 days unless otherwise specified, and (b) nonstandard Goods and 2.1 Price quoted for (a) and and Q locas and Services ensuin which for 30 days unless otherwise specified, and (b) nonstandard (b) harding of a new compliance with laws and regulations concerning hazantase) materials (b) and (b) days and b) the price of the constant of

NEPECTON AND TESTING 3.1 All Codes are inspected by Supplier before supply to Byer and tested where appropriate.
 2.2 An additional charge will be made for tests or trial runs carried out at Byer's request. In the event that Byer does not attend such tests after 14 days incose Supplex mill perform the tests and the Godds will be deemed accepted in Byer's absence.

4. SUPPLY AND TRANSPORT 4.1 Supplier will use reasonable efforts to supply Goods and Services within the time requested in the Purchase Order and in any event within a reasonable ereind.

after 14 days notes Suppler will perform the tests and the Goods will be deemed accepted in Buyer's absence. **4. SupPL v1 Not SupPler 4. SupPler v1 user reasonable efforts to supply Goods and Services within the time requested in the Purchase Order and in any event within a reasonable period. 4. 2 Unises otherwise agreed in writing all shipments shall be made DAP** (incoferms 2020) Supplier's request and openee, arrange carringe on figure and/or poal carries. Unless otherwise agreed in writing all shipments shall be made DAP (incoferms 2020) Supplier's request and openee, arrange carringe carringe on figure Supplier's delivery of the Goods to the carries. Should Buyer carry out the transport of the Goods Buyer shall have in place all adoptate transit maurance with insurance Paid computation to the value of the Purchase Price. and Buyer shall mater that Supplier in socida a additional insurance on thin insurance Paid computation to the value of the Purchase Price. And Buyer shall ance that shap them is a shall be observed in accordance with the diverse of the Coods all insocritations are ready for adiparted. **4.3** Super shall be divery of the Goods as provided in this Contract constitutes a material obligation of Buyer. **4.4** Buyer's obligation to take advisery of the Goods as provided in this Contract constitutes a material obligation of Buyer. **4.4** Buyer's adviser of the Goods and adviser may cook of advisor them and the share of the Purchase Price Price Michael Supplier shall be entities of the diverse price month of delivery the be lated to weak of the share of a signers. Supplier may acceptor from the advisor that share them and the share of the Purchase Price. **4.6** Buyer's advisor of the Goods and price of the compension announcing the service, Buyer will be other the Boods will be demeed advisor of the service and the service advisors. Supplier shall be advisors of the devisor of the service advisors of the service advisors of the sevent the service advisors of the compare them advisors

not. 4 12 All Goods and Services supplied in accordance with the Contract will be deemed accepted unless Buyer promptly notifies Supplier in writing that the Goods or Services are not in compliance with the Contract. Any damaged Goods and packaging must be kept for inspection by

withing that the Goods of between are non-non-management. Suppose of the second materially affect the performance, form or fit of the affected Goods.

torm or the affected Goods. 4.14 Services, installation and commissioning are not included in the purchase price for the Goods. 4.15 Buyer shall be responsible for de-installing, decommissioning and shipment of any Product. Supplier shall notify Buyer following disco of any such Product as unustable for the performance of Services

of any such Product as unsultable for the performance of services **EVALUAT S I ANIE S I ANIE S I ANIE** mounth are stated and payments are to be made in Sterling unless otherwise agreed in writing. If Buyer specifies a different currency. Supplier reserves the right to anneed the quicked price by way amount to cover movements in the exchange rate between the relevant currency. S I ANIE mounth are stated and payments are to be made to Supplier within 30 days of the date of invoice unless otherwise agreed in writing. Invoices will normally be issued on the date of delivery of the Goods (or the date of device) unless otherwise agreed in writing. Invoices will normally be issued on the date of delivery of the Goods (or the date of device) or completion of the Services. Ary invoice disputes must be raised by Buyer with 15 days from date of invoice, or the invices table be considered by Buyer. S 3.4 II purphase Orders are subject to credit approval before shipment. If, in Supplier's tyldgement, Buyer's financial condition deen cat any time listify payment thems as previously specified. Supplier may cancel or support any daring the Cortrad. S 4.1 any payment terms as previously specified. Supplier may cancel or support any deriver (buyer. S 4.1 any payment terms as previously specified. Supplier may cancel or support any daring there, by susplier. S 4.1 any payment terms as previously specified. Supplier may cancel or support any daring there, by susplier. S 5.4 may payment which of Englind base raited. S 5.6 may undue by Buyer may be offset by Supplier against any sums due by Supplier to Buyer under any Contract **Contract and any Contract** 

# 6. RETENTION OF TITLE

ods shall remain Supplier's property until Buyer has made full and unconditional payment to Supplier of all sums

6. KETENTION OF ITTLE Goods shall remain Supplier's property until Buyer has made full and unconditional payment to Supplier of all sums of Subject to Classification and Goods 8.2 Title to Product remains with Buyer unless it becomes the subject of Service Exchange in which case title passes to Supplier upon receipt of the Product time Service Cartter. 6.3 Arty consignment stock, inventory or materials held at Buyer's site and owned by Buyer for the use of Supplier in carrying out the Services and late at the risk of the Buyer. 6.4 Unit payment in full by Buyer, Goods shall be held by Buyer as ballee for Supplier and will be kept, unaltered and in good condition (at to orable Supplier).

Control on provide the set of the

Insured under adequate insurance porcies with insurers or good reputation, covering the r-furchase Frice. 7. ITSLLECTUAL REPORETY TANG DOORNEDENTLATU 7.1 Supplier shall retain all right, tills and interest in and to, and possession of, any know-how, technical information, drawings, specifications or councents, ideas. Concept, methods, recesses, techniques and inventions developed or created by or on behalf of Supplier and supplied by Supplier under any Contract. All such information shall be kept confidential by Buyer and shall not be discussed by the standard or any purpose of the standard or the standard or

by Subplet to Volces, terms to associate double-care.

D. The warranty under this clause over not verse a second barrow of the second barrow of t

the cost of the Services; provided that: (i) the failure or breakdown was not caused, or contributed to, by Buyer's act or omission, breach of contract, negligence, process reactions, excessive process build upor a cocidents or by Buyer's failure to observe Supplier's recommended maintenance schedules and activities; and (ii) Contidion 13 is statisfied. For the avoidance of doubt any components of a Product to return of the avoidance of doubt any components of a Product not replaced in the course of the Product being serviced will not be covered by the Service warrantly on the Product. Course of services and the Product being serviced with the benchmark Buyers in the course, in which Buyelier may charge Buyer for C. Service responsible. The product both designed buyers are the Product Buyers in the course of the Buyers and the Buyers of the Course of the Product Buyers and the Buyers and t

a service centre. If Buyer requires a more expensive method of freight than Supplier's standard shipping then the extra cost shall be grain by the Burney and the standard shipping the results of the standard shipping the

or issuing a creating the common where the constants of y counting the transfer here to common use to be a counting to or issuing a creating the counting the co

As a balance of the same of the Sale of Boods Act (1979) are to the fullest eatent permitted by law, excluded. **5. UBLITY AND INDEMNIFICATION 6. Subject to Condition 8, the following provisions est out the entire liability of Supplier (including any liability for the acts or oministions of its employees, agents, or subcontraction) to Bayer in respect of a) any breach of these Conditions; or (b) any distributions of the simployees, agents, or subcontraction) to Bayer in respect of a) any breach of these Conditions; or (b) any distributions of the simployees, agents, or subcontraction) to Bayer in respect of a) any breach of these Conditions; or (b) any distributions of the simployees, agents, or subcontractions in the substituty of Supplier (including any liability for the acts or (b) fraud or fraudulert misregresentation or (c) any other liability for agents of the distribution of a subplice to conditions of Supplier's negligence or (c) fraud or fraudulert misregresentation or (c) any other liability for agents of the contract, subject to an overall limit of the amount necessition of Supplier fram Dayer under the Contract. and and there wise, in each case whether direct (c) consequential, or any damages calimated to Bayer by third parties, or theorem any of its as well be allowed for incomection with the Contract. So It Bloyer fails to parform any of its as explored on hits these Conditions. Buyer shall pros Supplier all coasts and expenses incurred by Supplier, including all attorney's fees, in enforcing Supplier's rights relating to such biological, submitted to contract, other may for the supplication of so other of anticipant saving save of the performance or contemplicatel performance of the Contract. So For the and/other of a doubt are as provided in hit classes: Supplier hall have to liability in contract, tort, misregresentation, restitution, or therwise arising as a result of the performance or contemplicatel performance of the Contract. So Reservise and link and and performance or c** 

10. FORCE MAJEURE 10.1 Neither Buyer nor Supplier shall be liable for failures in performance, including delay or non-shipment, resulting from acts or events 10.1 return buyer to copplie shall be leade to landres in performance, including deay or non-singneein, resound non-acts or events beyond its reasonable control.
10.2 In the event of such deay, the date of shipment or performance shall, at the request of Supplier, be deferred for a period equal to the time loss by reason of the delay and detensities for a reasonable time.

11. CANCELLATION 11. Buyer may request a cancellation of the Contract to the extent it relates to the sale of Goods, provided such request is given in writing a the latest as its (weeks prior to the due date of shipment. Supplier may accept or refuse, at its sole discretion, a request for cancellation. Without projudice to any other rights Supplier may have, upon cancellation Buyer shall pay Supplier compensation equivalent to 15% of the Purchase Prior for standard Goods and 30% of the Purchase Prior for on-sharindard Goods within thinty (30) days from susance of the

corresponding invoice. 11.2 Unless agreed otherwise in writing by Supplier, should Buyer cancel any Contract to the extent it relates to the sale of Services, Buy shall pay to Supplier the costs of all work done and materials purchased or provided in connection with the Services up to the time of cancellation, place compensation for all costs and losses equivalent to 15% of the Purchase Price 11.3 The parties agree that such sums payable to Supplier under this clause are a genuine pre-estimate of the costs and losses which Supplier work during from Buyer connecting all or part of the Contract.

Supplier would suffer from Buyer cancelling all or part of the Contract **12. TERMINATION 12.1 Elysev** is assiject to any act of bankruptcy or, being a company, has a receiver appointed or an administration order made against it or goes into liquidation of a similar event occurs under applicable insolvency laws (except for the purpose of reconstruction or amalgamation) then all sums due to Supplier under the Contract shall immediately become due and payable and Supplier may, notwithstanding any previous waiver, leminate the Contract of twith by written notes: **12.2 Supplier** may terminate the Contract with immediately become due and payable and Supplier may, notwithstanding any previous waiver, leminate the Contract of which by written notes: **12.3 Floyer** final to collect or take delivery of the Codox within 5 months of the Delivery Date. Supplier shall be entited, without projudice to its other inpits, to terminate all or part of the Contract and to dispose of the Goods, and to charge Buyer a compensation of 15% of the Purchase Price (standard good) or 30% of the Purchase Price (constraind goods), thus be paid by Buyer within 30 days of its auxies of the corresponding invoice. The parties agree that such sums payable by Supplier under this clause are a genuine pre-estimate of the costs and losses which Supplier would suffic from bayer to aliving delivery of the Codox delivery of the Codox and the other shall survive terminates of the tother to any prior tight of either party or any provisions (including but not limited to clauses 6, 7 and 9) which by nature shall survive terminates.

which by nature shall survive termination 13.1 SUPCHS OUTES AND RESPONSIBILITIES WHEN SERVICES ARE PROVIDED 13.1 AIP Products and environments (whether all Supplier's or Buyer's customer's premises) must be free from risks to health and 13.1 AIP Products and environments (whether all Supplier's or Buyer's customer's premises) must be free from risks to health and safely (save to the extern fortied to, and appendically uscepted by, Supplier in winn)). Supplier may decline, without incurring any liability, to service any Product, or work in any environment in which, in Supplier's option, the tists to health and safely are not managed safelication by Bayer. 13.2 Size shall be under to obligation to service any Product which, in Supplier's nearonable option, has been used in a way of are a purpose for which it was not sublick), has not been operated and maintained in according on the Products and Buyer Shall provide all necessary access and cooperation to safe's opplier to carry out a risk assessment. 13.3 Buyer will provide Supplier with all available operating documentation, drawing, lest entificates and mainteance inspection reports 13.4 Buyer will include the Buyer's site or Buyer's customer's site except to the extent caused by Supplier's new longer by Supplier's new longer by Supplier's the molyces, signers or sub-contractors suffered on the Buyer's site or Buyer's customer's site except to the extent caused by Supplier's on medigence.

contractors suffreed on the buyer's site or Buyer's customer's site except to the extent caused by Supplier's own negligence. 14. IISCELLARENCUSI 14. ISCELLARENCUSI 14. Super may neither ansign nor transfer no deal in any other manner with any or all of its rights or obligations under the Contract without the prior written consent of Supplier. 14. 2 Sites as expressly provided, no term or provision of these Conditions shall be enforceable by a third party (being any person other than 14. 3 No waike by being rayh of any tested had any of these Conditions shall be other party shall be derend to constitute a waiver of any other 14. 3 No waike by being rayh of any tested had any of these Conditions by the other party shall be derend to constitute a waiver of any other 14. 3 No waike by being rayh of any tested had any of these Conditions by the other party shall be derend to constitute as a waive thereof. A waiver given by a party thereach d any of these Conditions by the other party shall be derend to constitute as a waive term or provision of the Contact is declared null and viad or unenforceable by any court of competent jurisdiction, the remainder of the 24. A tohing conditions as had weight the event that any other direct to manifer applier to take any payling the state or applicable to suit constitute. A there weight and any tester of any other direct to manifer applier to take any payling the state or applicable to suit constitute. The event that any 14. 4 Nothing conditions as a non-test and there to manifer applier to take any payling the state or applicable to suit constitute. The event that any 14. 4 Nothing conditions with any tester of the party to suit any tester or teste any such action shall not be deemed a breach hereunder.

14.4 Nothing contained in these Sale Continuous statu or userview or userview or userview of the control of any level of any opericable juricedition, and Suppler's failure to take any such action shall not be deemee a creative mendion.
Indirectly, a violation of any level of any pointable juricedition, and Suppler's failure to take any such action shall not be deemee a creative mendion.
Indirectly, a violation of any level of any pointable juricedition, and Suppler's failure to take any such action shall not be deemee a creative mendion.
Indirectly, a violation of any level of any control any applicable juricedition, and Suppler's failure to take any such action shall not be deemee a creative shall be set of the point of the control and on the Control and t

cost. In the event Buyer does not exercise its option, it shall be deemed to have chosen option (1).

No OVERNUC LAWAND DISPUTT RESOLUTION 5 \* The Power and any claim arising out of or in connection with it shall be governed by and construed in accordance with the laws of

England and views. To I Buyer and Supplier agree that the courts of England and Wales shall have the exclusive jurisdiction to settle any disputes, which may arise in connection with the Contract. TS 2 Supplier shall have the option bing suit before the Courts of the domicile of Buyer when the claim is for or related to payments due

from Buyer. 15.3 Supplier shall have the option to bring suit before the Courts of the domicile of Buyer when the claim is for or related to payments due from Buyer.