PURCHASE ORDER									
Ges Name: GESTAM Address: Prum 438 01 Velemy		Order 8504031212 Date of Order: 03.11.2021 Quotat. No: Delivery Date: 22.10.2021 Remarks 1:							
Telephone / Fax: / VAT No.: CZ29044189 Applicant / Department: C geral/Gen purch Purchaser Mail:				Supplier code / Name: 135989/ZDRAVOTNI USTAV Address: Moskevska 15 400 02 Usti nad Labem Telephone / Fax: Contact person: VAT No.: 71009361					
Delivery Destir 43801 Velemys Receiving poin Transport:	1 1	Currency/Conversion: CZK 1,00000 Terms of payment: CORP.DOC.DATE 30 DAYS FIXED DAYS 15-30-P#evod SEPA meziná Payment address: Moskevska 15							
Reference	Description	Quantity	Un Price	Base qty	Discount	Total	Cost Obj.	Del. Date	Quotat.
W855ECUR02C00000 W855ECUR02C00000	HYGIENE, MEASUREMENT 1 PCE Merení vibrací na ruce FS process: 2021/CGE/66851/1 HYGIENE, MEASUREMENT 14 PCE Merení hluku FS process: 2021/CGE/66851/2								
W855ECUR02C00000	HYGIENE, MEASUR doprava FS process: 2021/CGE	EMENT 200 PCE	3						
					TOTAL:	67.140	0,00 CZK		

GENERAL TERMS AND CONDITIONS FOR THE PURCHASE OF GOODS AND CONTRACTING OF SERVICES

1.1.

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- **GENERAL TERMS AND CONDITIONS FOR THE PIRCHASE OF GOODS AND CONTRACTING OF SERVICES**Scope
 These general terms and conditions (the "General Terms"), as amended from time to time and as published at Gestamp group supplier portal (https://purchasingarea.gestamp.com, "Gestamp Supplier
 Portal") will apply to any purchase of goods by and/or provision of services to Gestamp Automoción, S.A. or any companies directly or indirectly controlled by Gestamp Automoción, S.A. (any of these
 companies are hereinafter referred to as "Gestamp").
 These General Terms are therefore binding on all suppliers of goods, providers of services to Gestamp or other Gestamp's contractors (any of such supplier) or contractors, a "Supplier") and will be an integral
 part of any order, purchase order of goods or services (the "Order") and the Particular Terms (as this term is defined in General Term 1.3) as soon as the Supplier has accepted them (expressly or tacitly, by
 performing the Order), even if the Order and/or the Particular Terms make no reference to the General Terms. Gestamp reserves the right to modify the General Terms at any time. Any amendments of the General
 Terms shall be published at Gestamp Supplier Portal.
 These General Terms may be supplemented by any particular terms specifically established for one or more Orders placed by Gestamp (the "Particular Terms"), provided that such Particular Terms are expressly
 accepted or authorised by Gestamp and the Supplier. The Particular Terms may be included in the Order itself, in the RFQ (as this term is defined in General Terms 2.1) or in any other separate document
 (including but not limited to supply contracts for the provision of services). The Particular Terms, the Order and the General Terms, and be pointly neferred to as the "Contractual Documentation".
 The Contractual Documentation estimates for the entire agreement between the particular Terms and supplexees and suppressed all inquiries, proposal, and negotiations of the order. 1.3.
- The Contractual Documentation sets forth the entire agreement between the parties pertaining to the goods and/or services and supersedes all inquiries, proposals, agreements, and negotiations whether written or oral, prior to the issuance of the Order. Any total or partial modification, waiver or exception to these General Terms will not be binding on Gestamp if it is not previously expressly accepted by Gestamp. Any modification or exception accepted in relation to an Order will only apply to such Order. The Supplier acknowledges and accepts that any general terms of sale or contracting of the Supplier are hereby expressly rejected and will not apply to Gestamp, even if the Supplier includes references to them in any documentation: (1) the Order, (2) the Particular Terms and (3) the General Terms shall prevail in that order. Any delay or failure by Gestamp to enforce its rights under the Contractual Documentation or any other supplementary document will not be construed as a waiver thereof, unless the waiver is expressly formation in writing. 14
- formalised in writing

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- **Examplising Orders** Any requests for quotation, proposals or estimates made by Gestamp in relation to the supply of goods or the provision of services ("**RFQ**") are invitations for the submission of offers and shall not imply any obligation for Gestamp vis-à-vis the Supplier in response to a RFQ will not result in any expense or commitment for Gestamp and will be subject to the Contractual Documentation.
 There will be an agreement binding on Gestamp as soon as a specific Order is placed in writing and the Supplier has expressly accepted it.
 The Supplier must accept the Order placed by Gestamp by signing it (or, as the case may be an Order confirmation) and send it to the Purchasing Department of Gestamp within a maximum of seven (7) calendar days (or, if applicable, any other period of time which may be specified by the Order or the Particular Terms) from the date of receipt. Orders may only be accepted by the Supplier in full, they may not be accepted partially. The acceptance of Orders must include the specific identification thereof and any identifying information requested by Gestamp. Gestamp will be entitled to cancel the Order at any time until acceptance of such Orders and these General Terms by the Supplier, but Gestamp will not be required to accept the good or service in question if the Order has not been accepted as set forth in such General Term.
 The Particular Terms, Orders, acceptance of Orders and their modifications must be formalised in writing. Orders and modifications thereto may also be issued and accepted by electronic means.
 Gestamp and the Supplier to make modifications to the goods or services or to the delivery terms (including, but not limited to, changes of construction, design, deadline and place of delivery), to the extent that they can be reasonably carried out by the Supplier. The impact of these modifications, especially as regards the date of delivery and cost, will be reasonably gareed by Gestamp and
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- relevant Order.
 The goods or services must be delivered/provided on the date and at the place established in the Order. The date and place of delivery set out in the Order are binding on the Supplier and are of the essence, therefore, Gestamp shall be entitled to cancel any Order in case the Supplier does not comply with such terms. Without prejudice to the foregoing, the Supplier must immediately notify Gestamp in writing of any expected delay in the delivery of the goods or the provision of the services informing of the reasons and duration of the delay along with any measures that will be taken to minimise the impact. Unless determined otherwise by an express agreement, the goods must be delivered DDP Incoterms 2010 at Gestamp premises or any such other location as indicated by Gestamp. Gestamp shall by no means be required to accept delays in the delivery of goods or provision of services. In addition, Gestamp shall be entitled to recover from Supplier any losses and damages resulting from Supplier must issue a written declaration confirming the origin of the goods according to the instructions of Gestamp in compliance with any applicable customs regulations. Whenever required by Gestamp, the Supplier must submit a document confirming the origin of the services provided in order to check if they comply with the torsices by Gestamp case as aresult of any failure by Supplier to comply with the provisions of this General Term.
 Gestamp reserves the right to inspect the delivered goods and the result of the services provided in order to check if they comply with the terms established in the Contractual Documentation. The Supplier must acceptence by Gestamp any and be construced by Gestamp must provide the checking and venter decide as acceptance of any defective goods or services provided in order to check if they comply with the terms established in the Contractual Documentation. The Supplier must is accepted by Gestamp may no be construced by acceptance of the goods accertizes goods and the result of the servi 3.6

- a.t. or the case established in the Order, bestamp reserves the right to reject the derivery (at the expense of the Suppler) of to accept it and modify the price accordingly, with the Supplier Bearnag any additional extra cost.
 3.7. All the goods covered by the Order must be packaged in a suitable manner so that they can be correctly identified, transported and stored, with a view to preventing any damages which, if occurring, shall be borne by Supplier, Furthermore, the Supplier must package the goods in such a way that they can be included in Gestamp's production process, with the agreed quality and in accordance with any regulations applicable to the packaging of the goods in question. Unless specified otherwise in the Contractual Documentation, the packaging cost will be included in the following items: Order no., delivery note date, identifying details of Supplier, identifying details of the Gestamp company that has placed the Order and, as applicable, the third party recipient, units delivered and price. Moreover, if the CE marking is featured on the routed the services will be transferred to Gestamp as soon as they are delivered according to the provisions in these General Terms, and they are free of any charges, encumbrances, retentions of title, conditions subsequent or third party rights, irrespective of whether their price is paid at a later date.
 3.10. To the extent that the object of the Order includes the provision of strices, the Supplier must provide them (i) with maximum due care and attention and by using appropriate and duly qualified material and human resources, (ii) in accordance with any particular features, terms, deadlines, characteristics and quality standards established in the Contractual Documentation, and (iii) at the place established in the complexation the services in accordance with any particular features, and the result of the services and will procure that all employment, social security contributions and compensation (as applicable) of the staff a

- **4.** 4.1.
- Prices The prices indicated in the Order are fixed and not subject to change, unless otherwise agreed in writing, and they include all the goods or services hired as well as any expense, tax (except for Value Added Tax), insurance premium, cost or additional cost that the Supplier has to bear to complete the supply or provision. Notwithstanding General Term 4.1, Supplier shall permanently take measures to optimise its costs and any savings achieved will be reasonably applied to reduce the price of the Orders. Gestamp may offset any payment obligation vis-à-vis the Supplier against any payment obligation or liability that the Supplier has against Gestamp (including reimbursement and compensation of costs or damages for which the Supplier must assume responsibility). Likewise, in the event of a defective delivery or breach, Gestamp may proportionally retain payment until such time as the breach is cured and the relevant obligation is duly fulfilled.

- 5.1. 5.2.
- relevant obligation is duly fulfilled. Invoicine and Payment Method The Supplier will issue an invoice in duplicate which will relate, as applicable, to the delivery note. Gestamp may issue self-invoices whenever established by the Order or the Particular Terms. The invoice will be issued on behalf of the Gestamp affiliate that appears on the Order as contractor. Each invoice must include the Supplier no., the Order no. assigned by Gestamp and the date thereof, the amount of goods invoiced, the identification of the delivery note and any information and details required by Gestamp, if applicable. Invoices must include any necessary information nequired by applicable regulations and, especially, any that provides for the recovery of any VAT borne. Invoices must be addressed to the address of Gestamp referred to in the Order within thirty (30) calendar days from the supply or performance date. Unless agreed otherwise required by the applicable law, invoices which are in accordance with General Term 5.2 and consistent with the Contractual Documentation will be approved and paid by Gestamp within a period of sixty (60) calendar days from the date of receipt of the goods or services. The payment term will be counted as of the date on which the goods or services have been received by Gestamp in full, without any defects and in accordance with the terms established in the Contractual Documentation. If no method of payment is expressly indicated in the Contractual Documentation. The Gestamp Group company featured as ordering party on the relevant purchase Order will be solely responsible for payment, and no other group company will assume any liabilist dret unless expressly agreed). Without prejudice to the foregoing, the Supplier hereby accept shat, subject to prior ontification by Gestamp part to by Sestamp and to by Gestamp and to figure 4. Supplier by accept shat, subject to prior notific, control by Gestamp featured as ordering party in the Order. Such payment shall release the company featured as orde 5.3. 5.4
- 5.5. 5.6.
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Means of Production

- Means of Production
 Any tools, dies, tooling, equipment and other means of production (the "Means of Production") that Gestamp provides to the Supplier for the supply of the goods or provision of the services is and will remain the property of Gestamp or any third party indicated by Gestamp. The Supplier must mark the Means of Production so that the ownership of Gestamp (or of such other party as indicated by Gestamp) is clearly visible. The Supplier undertakes to use the Means of Production exclusively for the supply of the goods or provision of the services to Gestamp.
 Whenever the Means of Production are made available to the Supplier, it must keep them in custody with due care and attention; the Supplier will be liable for any damage or loss affecting them by any reason. The Supplier will be responsible for the appropriate maintenance of the Means of Production and must carry out at its costs any repair work required to ensure that they operate correctly.
 If the Supplier immufactures the Means of Production for Gestamp, tile to them shall pass to Gestamp (or as the case may be, Gestamp's client) in accordance to the Contractual Documentation. In the event of early termination or cancellation of the Order for any reason where, at the date of termination or cancellation of the Order for any reason where, at the date of termination or cancellation of the Order for any reason where, at the date of termination or cancellation of the Order for any reason where, at the date of termination or cancellation of the Order for any reason where, at the date of termination or cancellation of the Order for any reason where, at the date of termination or cancellation of the Order for any reason where, at the date of termination or cancellation of the Order for any reason where, at the date of termination or cancellation of the Order for any reason where at the date of termination or cancellation of the Order for any reason where, at the date of termination or cancellation

- obtain title to such Means of Production by paying to the Supplier use costs actuary incluse of Supplier and an environment of Gestamp. The Supplier may not change the location of the Means of Production without the prior express consent of Gestamp. In the event that the Supplier files for bankruptcy, it will be required to put in place any measures required to assert the ownership of Gestamp (or, if applicable, Gestamp's client) over the Means of Production, without prejudice to any arction that Gestamp (or, if applicable, Gestamp's client) may bring in defence of their own interests. The Supplier will inform Gestamp of its intention to file for bankruptcy as soon as possible and in any event no later than immediately after the filing, so that Gestamp is in a position to appropriately defend its rights. The Supplier will bear all expenses incurred by Gestamp (or, if applicable, Gestamp may recover the possession of the Means of Production at any time and the Supplier is required to transfer possession and deliver them to Gestamp with immediate effect. The Supplier shall undertake at its own cost an All-Risk Property Damage and Business Interruption Insurance covering the full replacement value of the Means of Production provided by Gestamp during the time such means are located at the premises of the Supplier or any of its subcontractors, as the case may be. The Supplier, upon Gestamp's request, shall provide Gestamp with a copy of such insurance policy or a certificate issued by the relevant insurance, Gestamp shall be entitled to undertake an insurance coverage in similar terms to the ones referred in this General Term at the Supplier's expense. **Constitut on Processes**

- Onality and Processes
 The Supplier must comply with an applicable regulations and quality and technical agreed requirements.
 The Supplier must comply with an applicable regulations and perform adequate tests on the goods to be provided, in compliance with any applicable legal or regulatory requirements, and any requirement agreed with

Gestamp. Gestamp will be entitled to audit the manufacturing processes and quality controls applied by the Supplier and propose any changes. The Supplier must keep supporting records and documentation evidencing performance of the quality tests and their results, which shall be made available to Gestamp upon its request. If applicable, in the event that any authorities responsible for vehicle safety, emissions standards or the like demand inspection of the manufacturing process and disclosure of the test records, Supplier shall, upon request of Gestamp, give such authorities access to such records and provide them with any support as may reasonably be expected. If the directive of "*Hand-over, Return and Environmentally Sound Disposal of End-of-Life Vehicles*" applies to any goods to be supplied by the Supplier, the Supplier must comply with all the requirements set out the directive of "*Hand-over, Return and Environmentally Sound Disposal of End-of-Life Vehicles*" applies to any goods to be supplied by the Supplier, the Supplier must comply with all the requirements set out 7.4. 7.5.

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Supplier's Obligations 8.1.

- therein.
 Supplier's Obligations
 The Supplier's Obligations
 (i) Applicable Tax, Employment, Social Security, Occupational Health and Safety and Environment law, and any other laws that may apply;
 (ii) Applicable Tax, Employment, Social Security, Occupational Health and Safety and Environment Policies;
 (iii) The Code of Conduct of the Gestamp Group (available via the link http://www gestamp.com/about.so/our-vision/code-of-conduct). Likewise, the Supplier undertakes not or equest or encourage any employee to commit any illegal act or violation of the principles and frequent us/our-vision/code-of-conduct). Likewise, the Supplier undertakes not to request or encourage any employee to commit any illegal act or violation of the principles and regulations on conduct as established in the Code of Conduct. If the Supplier has any reasonable grounds to believe that any act has been carried out in violation of the principles and regulations of the Code of Conduct. If the Supplier has any reasonable grounds to believe that any act has been carried out in violation of the principles and employees to commit any illegal act or violation of the principles and compact, which the Code of Conduct. If the Supplier has any reasonable grounds to believe that any act has been carried out in violation of the principles and employees to commit any illegal act or violation of the principles and the code of Conduct. If the Supplier hereits is a supplicable compact, which the Gestamp Group adhered to an 29 September 2008 (available via the link: tww.unglobalcompact.org/l.
 (v) The Principles of the Clus Conduct and the distormed through the Supplier to submit any technical and/or legal documentation that may be required for the supply or provision according to any applicable legislation. In particular, Gestamp may as the Supplier to submit any technical and/or legal documentation that may be required for the supply or provision according to any applicable legislation. In particu

- 8.2.
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- 8.7.
- The Supplier will require the prior written consent of Gestamp to relocate the premises where the goods are manufactured or the services are provided to Gestamp. Any increase in cost arising from the relocation of the premises must be borne by the Supplier. Any failure to fulfil these obligations, or their partial fulfilment will be a valid reason to terminate the contractual relationship between the parties. 8.8.

- Warranty The Supplier 9.1.
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- 9.3
- Warranty

 Warranty

 The Supplier warrants that the goods and/or services provided to Gestamp shall be free of defects and suitable for the agreed use. In order to comply with the foregoing obligation, Supplier shall conduct an inspection on the outgoing goods and services.

 Gestamp shall conduct an incoming goods inspection only in respect of externally visible transport damages, quantity of goods and identity of the delivered goods and the goods specified in the shipping documents and notify the Supplier of any such deficiencies without undue delay. Gestamp shorts the right to perform further inspections on received goods.

 In addition to the foregoing, Gestamp shall notify Supplier of any other deficiencies in the goods once the deficiency has been discovered by Gestamp in the ordinary course of its business. In this respect, the Supplier hereby waives its right to object to late notification defects.

 Except where a greater period is established by law, goods and services provided to Gestamp shall be subject to a warranty period of thirty-six (36) months from the date of acceptance by Gestamp or forty eight (48) months from the date of delivery to the place set forth in the Order or the Contractual Documentation, whichever date occurs later.

 Without prejudice to any other remedies available at law, under the warranty, at the discretion of Gestamp, the Supplier.

 We awaranty period is established by law, or accurs and y other period of the defective part of the supplier does not rectify or replace the non-compliant or defective part. If the Supplier of any time deficiencies to a or youther remedies available at law, under the warranty, at the discretion of replacement within a reasonable period of time, Gestamp shall be entiled to withdraw or cancel a 9.4.
- 9.5.
- 9.6.
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Supplier's Liability

Supplier's Liability
 Supplier's liability
 The Supplier will indemnify and hold Gestamp harmless for any damage, loss, injury, expense (including those reasonably incurred to mitigate the potential loss or liability towards third parties and any attorney's fees), claim or liability arising from (i) Supplier's performance under the Contractual Documentation; (ii) any breach by the Supplier of the Contractual Documentation and (iii) any deficiency or defect in the products and services provided by the Supplier. Without limitation, the Supplier will be liable for any claim or liability (including field actions and recalls) that Gestamp might face vis-à-vis any client or any other third party in connection with the goods or services provided by the Supplier or any delays or breaches of Supplier.
 The liability established in this General Term is in addition to the warranty set out in General Term 9, to any penalties that may be set out in the Contractual Documentation and to any other recourse available to Gestamp under the Contractual Documentation or applicable legislation.

Insurance

11. Insurance
11.1. Regardless of the personal liability of the Supplier vis-à-vis Gestamp and any compulsory insurance required by applicable legislation for the effective fulfilment of its obligations under the Order and the other Contractual Documentation, the Supplier will be required to take out at its own cost a General Civil Liability Insurance Policy to cover any claims for damage to property and/or bodily injury and their consequences, caused both to third parties and Gestamp, as a result of or in relation to the performance of the Order, including but not limited to, Employer's Civil Liability and, when applicable, Product Civil Liability, Combination and Mixture/Transformation of coverage, Replacement Costs and Product Recall and Service Campaign Expenses. Depending on the object and particular characteristics of the Order, Gestamp shall request either in the Particular Terms or in the Order itself, specific minimum compensation limits.
Without prejudice of the referred insurances, the Supplier may take out at its own expense any additional policies that it considers necessary for the total coverage of its interests and responsibilities according to the Contractual Documentation.
When the product to be supplied to Gestamp by Supplier is to be integrated within Gestamp's manufacture process, the Supplier shall name Gestamp as an additional insured on any insurance policies take out under this General Term 11.
11.2 The Sumplier must submit a conv of the aforementioned Civil Liability policy or document of it before the date on which the work commences. Gestamn shall be entitled to request the Sumplier to

- 11.2 The Supplier must submit a copy of the aforementioned Civil Liability policy or document in support of it before the date on which the work commences. Gestamp shall be entitled to request the Supplier to increase the compensations limits included in the insurance policy if Gestamp considers them insufficient to cover the risks undertaken in relation to the Order or to undertake additional insurance policies when
- Increase the compensations ministration for the insurance poincies when deemed the metal of the insurance poincies when deemed the insurance company.
 I.1.4. If the Supplier does not obtain and/or keep in force the insurance referred to in the Contractual Documentation, Gestamp will be entitled to obtain similar insurance coverage, the cost of which will be met by the Supplier.
 I.1.5. Compliance with the provisions set out in this General Term 11 shall not excuse or limit Supplier's liability in accordance with the provisions of the Contractual Documentation.
 I.1.6. The Supplier will inform Gestamp, at least thirty (30) days in advance, of any replacement, modification or expiration of any of the insurance policies referred to in this General Terms.

- 11.0. The Supplier with mitorin Ocesanip, at least unity (50) days in advance, or any replacement, inclinication of expiration of any of the instructe policies federed to in this Ocheria Terms.
 12. Assignments and Subcontracting
 12.1. The Supplier may not alter the purpose or the content of the Order, or partially or fully assign or subcontract the supply of goods or rendering of services to any third parties, nor assign or transfer any credit thereunder (in particular, it may not pledge or transfer them as part of a factoring scheme) unless Gestamp grants its prior express consent. Supplier hereby accepts that Gestamp may totally or partially assign the Orders relevance in favour of any company directly or infirectly controlled by Gestamp Automoción, S.A.
 12.2. If the services are subcontracted, in order to obtain Gestamp's authorisation, the Supplier must submit to Gestamp, prior to the date on which the work commences, a copy of the acceptance and undertaking to comply with these General Terms by the subcontractor. Gestamp shall be free to accept or reject the indicated subcontracting offer.
 12.3. In any event of subcontracting, assignment, the Supplier will be jointly and severally liable along with the subcontractor or assignment, the Supplier is left.

- action indistinctly against the subcontractor, the assignce and/or the supplier noem.
 Confidential Information
 The Supplier undertakes not to disclose to third parties any information to which it has access in relation to/or as a result of the supply of goods or provision of services to Gestamp, which will be deemed to be private and confidential at all times. Confidential information is understood to include, without limitation, any kind of commercial, financial, legal or technical information about Gestamp, its affiliates and/or their customers, including but not limited to any CAD data, CAE data, 3D geometry, models, designs, commercial and industrial secrets, know-how, information about any industrial or infelectual property rights, information provided by Gestamp.
 The Supplier undertakes to use such information exclusively for the supply of goods or provision of services to Gestamp according to the provisions of the Contractual Documentation; any disclosure of this information to third parties or any other use is expressly prohibited.
 Gestamp may request the Supplier at any time to fully return or destroy such information.
 The Supplier undertake to use such information and measures required to ensure that its employees and/or subcontractors with access to the confidential information comply with the provisions of this General Term. Without prejudice to the foregoing, the Supplier will be responsible for any breach of the provisions established in this General Term by its employees or subcontractors.

- Intellectual Property Rights
 14.1. For the purpose of this General Term, the term "Intellectual Property Rights", jointly refers to any inventions, patents, utility models, designs, trademarks, commercial names, domain names, software, databases, copyright, know-how, industrial, commercial or business secrets or any other kind of literary or scientific creations which may be protected as works of Intellectual Property according to any applicable to the databases.
- databases, copyright, know-how, industrial, commercial or business secrets or any other kind of literary or scientific creations which may be protected as works of Intellectual Property according to any applicable law, whether they are subject to registration or not, in any country.
 14.2. The Supplier acknowledges and accepts that all Intellectual Property Rights developed or acquired by Gestamp are the exclusive property of Gestamp (or, if applicable, of Gestamp clients), without the Supplier being entitled to acquire any right over the same and being authorised to use them only to the extent required to perform its obligations under the Order or the Contractual Documentation.
 14.3. The Supplier acknowledges and accepts that all Intellectual Property Rights arising from the development, exploitation and supply of the goods and services provided to Gestamp are as a result of the commercial relationship, automatically and exclusively belong to Gestamp free of charge. If any of the Intellectual Property Rights are not automatically deemed to be the property of Gestamp according to applicable law, the Supplier will assign, or adopt any necessary measures to ensure that the assignment is carried out by, among others, its employees, in favour of Gestamp of all the intellectual Property Rights, without this generating any additional cost for Gestamp proves to be or becomes impossible according to applicable law, the Supplier automatically and transformation). If the assignment of any of the Intellectual Property Rights in favour of Gestamp proves to be or becomes impossible according to applicable law, the Supplier automatically grants Gestamp are of farge, exclusive, without any restriction on the exploitation of these rights in any form and manner deemed suitable by Gestamp, by any means or method of exploitation, and in any sector of activity and with the right to determ of validity of the rights to use and enforce each of the rights related to these Intellectual Property Rights of the S transformation).
- 14.4. The Supplier represents and warrants that the goods and services provided to Gestamp do not violate any applicable regulations or any Intellectual Property Rights of third parties; the Supplier is responsible for any damage or claim that may be received as a result of the fact that the use and/or operation of these goods and services violates applicable regulations or rights of third parties, and undertakes to indemnify and hold Gestamp harmless against all damages and losses resulting therefrom (including, without limitation attorney's fees).

- 14.5. If either party suspects that the goods or services provided by the Supplier to Gestamp may breach applicable regulations or the Intellectual Property Rights of third parties, it must immediately inform the other
- party.
 14.6. The Supplier will inform Gestamp in writing, along with its offer, of any Intellectual Property Rights developed or acquired by the Supplier prior to the commercial relationship with Gestamp and which are under its ownership or license and included in or required for the development or exploitation of the goods and services provided to Gestamp (hereinafter, jointly referred to as the "Pre-existing IPRs") as well as any restrictions applicable to them. If any Pre-existing IPRs are included in or required for the development or operation of any goods or services provided by the Supplier to Gestamp, the Supplier automatically grants Gestamp a free of charge, non-exclusive, irrevocable transferable and worldwide license to use and enforce each of the rights related to these Pre-existing IPRs for these purposes. Such licence will be in force throughout the validity of the said rights. Regarding copyright and related rights, the license will include all rights of exploitation (including rights of reproduction, distribution, public communication, availability and transformation). availability and transformation).
- availability and transformation).
 14.7. The Supplier agrees to execute, acknowledge, ratify and deliver to Gestamp (or arrange for these actions to be taken by, among others, its employees) all documents that Gestamp deems reasonably required or advisable for (i) the application, protection, maintenance and enforcement of the Intellectual Property Rights against third-party violations and (iii) executing any assignment or license agreements set forth in these General Terms. The obligations of the Supplier under this General Term will apply during the commercial relationship with Gestamp and also, beyond its expiry, until the expiry date of the validity of all the rights.
 14.8. Interstein any ot use the trademarks, logos, trade names or any other distinctive signs of Gestamp in any support whatsoever, without the prior, express and written consent of Gestamp, irrespective of the
- intended purpose of such use.

Data Protection

- Data Protection
 Data Protection
 15.1 If the Supplier accesses data of a personal nature as a result of the provision of goods or services to Gestamp, the Supplier undertakes to fulfil any obligations concerning personal data protection set out by any applicable data protection law.
 15.2. The Supplier acknowledges and accepts that Gestamp will store data related to the Supplier and its activities vis-à-vis Gestamp with a view to maintaining the contractual relationship. Likewise, the Supplier shall comply with any disclosure duty in relation to those of its employees and partners whose personal data are transferred to Gestamp for the purpose of maintaining and complying with the contractual relationship. In any event, the parties affected may exercise their rights of access, rectification, cancellation and objection vis-à-vis the opposite party through written communication sent to Gestamp's registered address indicated in the Order.

Force Majeure

- 16. Earce Majeure
 16.1. In the event of a force majeure event, each party shall be entitled to suspend performance of its obligations under the Contractual Documentation. Supplier will not be held responsible for any delay or interruption in the delivery of goods or the provision of services, provided that it acts with all due care to minimise any damage to Gestamp.
 An event of force majeure is an event or circumstance which (i) makes performance impossible, (ii) is beyond the control of the affected party, (iii) occurs without the fault or negligence of the affected party and (iv) the affected party is unable to prevent by the exercise of reasonable diligence. An event of force majeure shall be, without limitation, riot, war, acts of terrorism, rebellion, revolution, insurrection of military or usurped power, earthquakes, flood, fire or other physical natural disaster (excluding weather conditions regardless of severity) and strikes at national level which affect an essential portion of the works to be carried out under the Contractual Documentation.
- carried out under the Contractual Documentation.
- 16.2. For the duration of Supplier's insibility to perform due to the force majeure event, Gestamp shall be entitled to obtain the goods or services ordered under the Contractual Documentation from a third party and to proportionally reduce the quantity of goods or services specified in the relevant Order. In that event, the Supplier's insibility to perform due to the third party with information and data and handing over to Gestamp or the third party the Means of Production required to provide the goods or services).

Termination or Cancellation of Orders

- <u>Termination or Cancellation of Orders</u>
 <u>Termination or Cancellation of Orders</u>
 <u>The Contractual relationship arising from an Order will be extinguished when it is completely fulfilled, due to its expiry or termination, or due to the cancellation of the Order.
 In addition to any other remedies available at law, Gestamp will be entitled to cancel one or more Orders placed (including any Orders that are pending delivery) in case of breach by the Supplier of any of its obligations. The following will constitute sufficient cause for terminating any Order:

 Any failure by the Supplier or its subcontractors to comply with applicable legislation and, especially, any of the labour, social security or tax obligations relating to the staff allocated to perform the Order.
 Any failure by the Supplier, its employees or subcontractors to comply with the Code of Conduct, the Principles of Corporate Social Responsibility of the Gestamp Group or the Principles of the UN Global Compared.

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- Any failure by the Supplier, its employees or subcontractors to comply with the Code of Conduct, the Principles of Corporate Social Responsionary of the Code of Compact.
 Any delay in carrying out the supply or providing the service covered by the Order.
 The termination of the legal personality of the Supplier, any change of control (direct or indirect) of the Supplier, any material change in its governance bodies, its transformation into another legal entity or the change of location of the premises of the Supplier, without the prior, express and written authorisation of Gestamp.
 The total or partial assignment of the Order, without the prior, express and written authorisation of Gestamp.
 Any repeated failure by the Supplier to comply with its obligations towards Gestamp.
 Any failure by the Supplier to comply with its obligations towards Gestamp.
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 Any failure by the Supplier to comply way the creditively carried out. The Supplier will delive these goods and services manufactured or performed up to the date of the termination or cancellation of Orders, Gestamp may chain, besides any loss or services with immediate effect.
 Gestamp may unilaterally terminate the contractual relationship arising from an Order, in the event that the main contractual relationship between Gestamp and its client from which said Order arises is terminated for any reason. In this case, Gestamp will compensate the Supplier for any costs incurred by the latter to comply

 Supplier will not be entitled to claim any other amount from Gestamp.

 18.
 Information

 18.
 Information

 18.1. The Supplier shall be obliged to notify Gestamp immediately in writing of any of the following circumstances occurring or threatening to occur at the Supplier:

 18.1. The Supplier shall be obliged to notify Gestamp immediately in writing of any of the following circumstances occurring or threatening to occur at the Supplier:

 Any direct or indirect transfer of all or a material part of Supplier's shares or any other material change in Supplier's shareholding structure.

 Any transfer of all or a material part of Supplier's sperating facilities.

 Shutdown, relocation or closure of Supplier's sourcatcual obligations vis-à-vis Gestamp, including, without limitation, a material deterioration of Supplier's financial situation.

 Impending insolvency or over indebtedness which would provide grounds for the institution of insolvency proceedings.

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Severability
 19. Severability
 19.1. If any provision included in the Contractual Documentation is held totally or partially invalid or unenforceable, this invalidity or ineffectiveness will only affect such provision or part thereof which shall be deemed severed and omitted. All other provisions and, if applicable, the remaining part of the provision shall remain in full force and effect. If required, Gestamp and the Supplier shall replace such invalid or unenforceable provision.

Governing Law and Arbitration

- <u>Coverning Law and Arbitration</u>
 Contractual Documentation (including these General Terms) shall be governed and construed in accordance with the laws of the country (and state or province, if applicable) of the principal place of business of Gestamp's ordering company). The application of any international conventions relating to the sale of goods or the provision of services is expressly excluded and, in particular, the United Nations Convention on Contracts for the International Sale of Goods.
 The parties agree that any dispute, discrepancy, issue or claim of any kind arising out of or in connection with the Contractual Documentation shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one (1) or more arbitrators appointed in accordance with the said Rules. Arbitration shall be conducted in English language and shall take place in the capital of the country where Gestamp's ordering company) has its principal place of business. Arbitration award shall be final and binding on the parties. As an exception to the foregoing, in the event that such principal place of business is bound to cated in China, the parties agree that such dispute, discrepancy, issue or claim shall be finally settled under the Rules of Arbitration award shall be final and binding on the parties. Arbitration award shall be final and binding on the parties.
 Arbitration award shall be final and binding on the parties.
 Notwithstandning General Terms 20.1 and 20.2, in the event that such dispute, accordance with General Terms 20.1 and 20.2, in the event that third party files a claim against Gestamp for damages on the basis of (i) death, personal injury or property damage resulting from a product defect, or (ii) an infringement of Intellectual Property Rights, in a jurisdiction different than the one applicable in accordance with General Term 20.2, Gestamp may at its discretion file and conduct the claim required to secek indemnificati involved
- 20.4. Supplier shall not be allowed to cease or delay supply of goods or performance of the services hereunder during the pendency of any dispute. If Supplier stops or delays performance because of a dispute, Supplier shall be responsible for damages to Gestamp for any losses Gestamp suffers as a result of such stoppage or delay.

