VZLU AEROSPACE, a.s.

Beranových 130, 199 00 Praha - Letňany Czech Republic ID: 00010669 VAT ID: CZ00010669

Bank co IBAN

ORDER

No. : OV4250343/1

Budget : ITERM0 Department: 4500

Airtech Europa S.A.

Zone Industrielle Haneboesch

Differdange 456 2

Name / pl	none:	

Praha - Letňany 07.10.2025

Item	Qty	Description	Price without VAT			
1	2,0 ks	We are ordering: VV429SSH VAC VALVE 429 SS HTR (vakuový ventil)	511,00 EUR			
2	2,0 ks	BBH10803/81/413'ES	962,20 EUR			
3	2,0 ks	BBH1080-3/8"HOSE-1/4"MNPT-13'W/90°-ELBOW ON (vakuová hadice) BBH1080-3/8"HOSE-1/4"MNPT-10'+ ELBOW BBH1080-3/8"HOSE-1/4"MNPT-10'+ ELBOW (vakuová hadice)	740,16 EUR			
4	2,0 ks	65R4M1ELB	184,60 EUR			
5	2,0 ks	AIRFLOW 65R 4M + 1 ELBOW (vakuová hadice) 65R3M1ELB AIRFLOW 65R 3M + 1 ELBOW (vakuová hadice)	146,92 EUR			
6	6,0 ks	AQD500MALE	39,48 EUR			
7	6,0 ks	PLUG FOR AQD 500TF 1/4" AQD500FEMALE	82,80 EUR			
8	6,0 ks	SOCKET FOR AQD 500TF-1/4" (vakuový ventil) VV519	88,62 EUR			
9	10,0 ks	VAC VALVE 519 VV401	420,30 EUR			
10	2,0 ks	Vac Valve 401 (vakuový ventil) 65R2M1ELB AIRFLOW 65R 2M + 1 ELBOW (vakuová hadice)	111,18 EUR			
		Required delivery date: 31.10.2025 Payment Terms: bank transfer Delivery Terms: delivery at address: Beranovych 130, 199 00 Praha 9, Czech Republic No pledge, lien, assignment or other security interest over the Buyer's receivables or assets shall arise in favor of the Seller unless expressly agreed in a separate written agreement signed by both parties.				
Signatu	re:	Stamp and signature of the supp	lier :			

Phone:	e-mail
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INVOICES KINDLY SEND US TO EMAIL:

VZLU AEROSPACE is the obliged entity pursuant to Czech Act No. 340/2015 Coll., on special conditions for the effectiveness of certain contracts, the publication of these contracts on the Contracts Register (Act on Contracts Register). The contract will enter into force on the date of its signing by both parties and into the efficiency on the date of publication in the register of contracts. VZLU will therefore without undue delay after its signing by both parties submit the contract to register of contracts for publication.



Airtech Europe Sarl 18, Zone Industrielle Haneboesch L-4562 DIFFERDANGE

Phone:

VAT Reg No.: LU23575583 CRN: B36184

Banque et caisse d'Epargne de l'Etat (Luxembourg)
USD ACC IBAN: LU400019009543226000
EURO ACC IBAN: LU950019100007915000

SWIFT: BCEELULL

Bill to: 98608 Ship to:

VZLU AEROSPACE, a.s. VZLU AEROSPACE, a.s. Beranovych 130, Beranovych 130,

Beranovych 130, 199 05 Praha 9 Czech Republic

SALES QUOTE

Sales Quote Number: SQ-047036

ZDRef AAQ00001-1

Sales Quote Date: říj 3, 2025

Page: Page 1 of 4

Freight Terms: Payment Terms:

199 05 Praha 9

Czech Republic

CPT Carriage Paid To Payment in advance Quote By: Requested By: Salesperson:

Quote Valid Thru:

pro 31, 2025

Prices Including VAT: Ne

	Thee medality VAT. The					
Ln.	Item No. HS Code	Product Description	Unit	Quantity	Unit Price(EU	Extended Price
10	8481809990 VV429SSHTR Vac Valve 429 SS HTR	VAC VALVE 429 SS HTR	EA	2	255,50	511,00
	Vacuum valves and hoses	Lead times subject to change. Call for current lead times. CUSTOM MADE - NOT RETURNABLE. SUBJECT TO MINIMUMS AND MULTIPLES.				
	QUOTED QUANTITY AVAILABLE AT TIME OF QUOTATION READY TO SHIP: 4-6 WORKING DAYS UPON RECEIPT OF PAYMENT MOQ/MULTI: 1/1					
20	BBH10803/81/413'ES	BBH1080-3/8"HOSE-1/4"MNPT-13' W/90°-ELBOW-ON-	EA	2	481,10	962,20
	Vacuum valves and hoses	Lead times subject to change. Call for current lead times. CUSTOM MADE - NOT RETURNABLE. SUBJECT TO MINIMUMS AND MULTIPLES.				
	QUOTED QUANTITY NOT AVAILABLE AT TIME OF QUOTATION READY TO SHIP: 12-14 WEEKS UPON RECEIPT OF PAYMENT MOQ/MULTI: 1/1					
30	8307900090 BBH10803/81/410'ES BBH 1080	BBH1080-3/8"HOSE-1/4"MNPT-10' W/90°-ELBOW-ON-	EA	2	370,08	740,16
	Vacuum valves and hoses	Lead times subject to change. Call for current lead times.				
	-,	VAILABLE AT TIME OF QUOTATION EKS UPON RECEIPT OF PAYMENT	•	,	'	
			Co	ontinued		. 2 213,36

- The "ready to ship" date is an indicative lead time for having the material ready for pick up at Airtech's docks.
 Airtech cannot be held responsible for global transportation and supply issues.
- · Ready to ship times are subject to change based on material availability/order volumes
- · Prices are valid for Purchase Orders placed prior to the expiration date of the quote and for shipments prior to pricing validity dates.
- For all Custom Product quotes: please call for current "ready to ship" times.
- The Airtech Advanced Material Group endeavours to hold prices up to the expiration date indicated, however, prices will be subject to change due to unusual CPI level, cost, usage or other situations beyond our control.

AIRTECH RESERVES THE RIGHT TO ADJUST PRICING AFTER A 14 DAY NOTICE DUE TO UNFORESEEN COST INCREASES.

NOTE: Publication or dissemination of all or part of the information contained in this quotation and/or future contracts developed from the information provided in this quotation may render the quotation and its associated contracts null and void.



Airtech Europe Sarl 18, Zone Industrielle Haneboesch L-4562 DIFFERDANGE

Phone:

VAT Reg No.: LU23575583 CRN: B36184

Banque et caisse d'Epargne de l'Etat (Luxembourg)
USD ACC IBAN: LU400019009543226000
EURO ACC IBAN: LU950019100007915000

SWIFT: BCEELULL

Bill to: 98608

VZLU AEROSPACE, a.s.

Beranovych 130, 199 05 Praha 9 Czech Republic

Freight Terms:

Payment Terms:

AQD 500

Vacuum valves and hoses

MOQ/MULTI: 1/1

Ship to:

VZLU AEROSPACE, a.s.

SALES QUOTE

Sales Quote Number: SQ-047036

ZDRef AAQ00001-1

Sales Quote Date: říj 3, 2025

Page: Page 2 of 4

2 584,36

Beranovych 130, 199 05 Praha 9 Czech Republic

CPT Carriage Paid To Payment in advance

Requested By: Salesperson:

Quote By:

Quote Valid Thru: pro 31, 2025

Prices Including VAT: Ne

Continued.

L	.n. Item No. HS Code	Product Description	Unit	Quantity	Unit Price(EU	Extended Price		
				Continued .		2 213,36		
4	4009420090 4009420090 4009420090 Airflow® 65R	AIRFLOW 65R 4M + 1 ELBOW	EA	2	92,30	184,60		
		Lead times subject to change. Call for current lead times. CUSTOM MADE - NOT RETURNABLE. SUBJECT TO MINIMUMS AND MULTIPLES.						
		QUOTED QUANTITY NOT AVAILABLE AT TIME OF QUOTATION READY TO SHIP: 6-8 WEEKS UPON RECEIPT OF PAYMENT MOQ/MULTI: 1/1						
5	60 65R3M1ELB Airflow® 65R	Airflow65R 3M + 1 Elbow	EA	2	73,46	146,92		
		Lead times subject to change. Call for current lead times. CUSTOM MADE - NOT RETURNABLE. SUBJECT TO MINIMUMS AND MULTIPLES.						
	READY TO SHIP: 6-8 WEEKS MOQ/MULTI: 1/1	QUOTED QUANTITY NOT AVAILABLE AT TIME OF QUOTATION READY TO SHIP: 6-8 WEEKS UPON RECEIPT OF PAYMENT MOQ/MULTI: 1/1						
6	7307991090 AQD500MALE	PLUG FOR AQD 500TF 1/4"	EA	6	6,58	39,48		

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QUOTED QUANTITY AVAILABLE AT TIME OF QUOTATION

READY TO SHIP: 4-6 WORKING DAYS UPON RECEIPT OF PAYMENT

The Airtech Advanced Material Group endeavours to hold prices up to the expiration date indicated, however, prices will be subject to change
due to unusual CPI level, cost, usage or other situations beyond our control.

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Airtech Europe Sarl 18. Zone Industrielle Haneboesch L-4562 DIFFERDANGE

Phone:

VAT Reg No.: LU23575583 CRN: B36184

Banque et caisse d'Epargne de l'Etat (Luxembourg) USD ACC IBAN: LU400019009543226000 EURO ACC IBAN: LU950019100007915000

SWIFT: **BCEELULL**

Bill to: 98608 Ship to:

VZLU AEROSPACE, a.s. VZLU AEROSPACE, a.s. Beranovych 130,

Beranovych 130, 199 05 Praha 9 Czech Republic

SALES QUOTE

Sales Quote Number: SQ-047036

ZDRef AAQ00001-1

Sales Quote Date: říj 3, 2025

Page: Page 3 of 4

Freight Terms: Payment Terms:

199 05 Praha 9

Czech Republic

CPT Carriage Paid To Payment in advance

Quote By: Requested By: Salesperson:

Quote Valid Thru:

pro 31, 2025

	·	Prices Including VAT: Ne				
Ln.	Item No. HS Code	Product Description	Unit	Quantity	Unit Price(EU	Extended Price
				Continued .		2 584,36
70	AQD500FEMALE AQD 500 Vacuum valves and hoses	SOCKET FOR AQD 500TF 1/4	EA	6	13,80	82,80
	QUOTED QUANTITY AVAILABLE AT TIME OF QUOTATION READY TO SHIP: 4-6 WORKING DAYS UPON RECEIPT OF PAYMENT MOQ/MULTI: 1/1					
80	VV519 Vac Valve 519 Vacuum valves and hoses	VAC VALVE 519	EA	6	14,77	88,62
	QUOTED QUANTITY AVAILABLE AT TIME OF QUOTATION READY TO SHIP: 4-6 WORKING DAYS UPON RECEIPT OF PAYMENT MOQ/MULTI: 1/1					
90	8481809990 VV401 Vac Valve 401, 401A, & 401C Vacuum valves and hoses	VAC VALVE 401 CUSTOM MADE - NOT RETURNABLE. SUBJECT TO MINIMUMS AND MULTIPLES.	EA	10	42,03	420,30
		ABLE AT TIME OF QUOTATION (ING DAYS UPON RECEIPT OF PAYMENT	,			0.470.00
			С	ontinued		. 3 176,08

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Airtech Europe Sarl 18, Zone Industrielle Haneboesch L-4562 DIFFERDANGE

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Banque et caisse d'Epargne de l'Etat (Luxembourg)
USD ACC IBAN: LU400019009543226000
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SWIFT: BCEELULL

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VZLU AEROSPACE, a.s.

Beranovych 130, 199 05 Praha 9 Czech Republic Ship to:

VZLU AEROSPACE, a.s.

SALES QUOTE

Sales Quote Number: SQ-047036

ZDRef AAQ00001-1

Sales Quote Date: říj 3, 2025

Page: Page 4 of 4

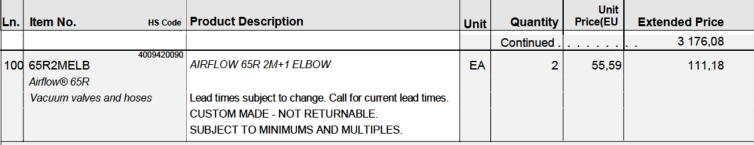
Beranovych 130, 199 05 Praha 9 Czech Republic

Freight Terms: CPT Carriage Paid To Payment Terms: Payment in advance

CPT Carriage Paid To Quote By:
Payment in advance Requested By:
Salesperson:

Quote Valid Thru: pro 31, 2025

Prices Including VAT: Ne



QUOTED QUANTITY NOT AVAILABLE AT TIME OF QUOTATION READY TO SHIP: 6-8 WEEKS UPON RECEIPT OF PAYMENT

MOQ/MULTI: 1/1

Total EUR 3 287,26

- The "ready to ship" date is an indicative lead time for having the material ready for pick up at Airtech's docks.
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AIRTECH RESERVES THE RIGHT TO ADJUST PRICING AFTER A 14 DAY NOTICE DUE TO UNFORESEEN COST INCREASES.

1. GENERAL:
These are the terms and conditions governing the sale of Seller's goods. Unless otherwise specified on Seller's order confirmation, all other terms and conditions express or implied, are excluded. None of the Seller's employees or agent any order except on Seller's official sales forms. has authority to modify or supplement these conditions or to accept any order except on Seller's official sales forms. Seller's commitment shall become effective only upon Buyer's receipt of Seller's written acknowledgement order or invoice, whichever occurs first. In any case, acceptance of Seller's full or partial deliveries, as the asse may be, or payment by Buyer, shall constitute acceptance of Seller's sale conditions and waiver of Buyer's order conditions.

 PRICE:
 Goods, which are to be s hipped within thirty (30) days as from the date of Seller's acknowledgement order, shall be invoiced at the price quoted by Seller. The price of any such goods which are to be shipped more than thirty (30) days after the date of this acknowledgement order may be increased by Seller in accordance with increases in Seller's costs and/or general price list increases occurring after the date of Seller's order confirmation. Unless otherwise stated on

Seller's order prices are net prices and exclusive of VAT and all other duties, fees, freight charges or taxes. In the event of Airtech's determination that changes in the prices of raw materials, or any change by the Customer to its order, many adversely affect Airtech, Airtech reserves the right to amend its quoted prices.

3. PAYM ENT:

Unless otherwise stated on Seller's order confirmation, payment has to be performed within 30 days as from the date of the invoice. All sums due to Seller have to be paid without discount in the currency and to the address stated on Seller's order confirmation (Luxembourg) or such other address as Seller may require. Seller's acceptance of a draft or comparable document shall not constitute payment. Payment is only deemed to have been made when arrived on Seller's bank account. Any s um due to Seller under the contract which is not paid on the date specified here before shall be increased, without the necessity of any reminder, by 10 % with a minimum of 75,00.- EUR without prejudice to a monthly interest rate of 1,5

No. calculated on the amount of the invoice. In the event the Buyer fail to fulfil the payment terms, as defined hereby, or should Seller have indications that the Buyer's financial responsibility is inadequate, Seller may in his sole discretion, either demand payment of all outstanding amounts whether due or not, and/or cancel any or all outstanding orders and decline to make further deliveries except upon receipt of cash or any satisfactory security. As long as all the amounts due to Seller are not completely paid, Buyer pledges to the Seller, as a security, all the claims it could have towards its buyers or customers.

4. OFFSET/RETENTION:

Unless otherwise specified by the Seller in written, offset or retention of payment by Buyer in respect of any claim shall not be valid. Seller may appropriate sums received from Buyer against any debt due to Seller from Buyer (under this or any other contract).

5. RISK:

Risk of loss of the goods sold hereby shall be transferred at the place of delivery specified by Seller. All material of the Buyer which might be consigned to Seller's premises for processing shall at all time be at Buyer's risk, and Seller shall not be liable for loss or damage thereto, whether or not involving negligence by the Seller. Incoterms shall apply to

6. DELIVERY:

Delivery or dispatch dates quoted by Seller are not guaranteed unless stated so to be on Seller's order confirmation. Delivery shall be made to the place(s) and by the method(s) specified on Seller's order confirmation. Unless otherwise specified on Seller's order confirmation, place of delivery shall be at Buyer's office. Buyer is responsible for unloading. Buyer shall take delivery of the products by any date quoted by Seller or, if none, requested by Buyer, but in any case

within a reasonable time. Seller may deliver early where reasonable. Buyer shall be responsible for all storage and other costs relating to Buyer's failure to comply with the contract. Buyer shall promptly supply all information and assistance required for Seller to execute Buyer's order. Seller reserves the right to select the mode of transportation and the carriers to the place of delivery. Buyer shall bear the cost of special transportation arrangements so requested by him. Buyer's or its carrier's receipt shall be conclusive evidence of delivery. Buyer shall accept manufacturing tolerances accepted in the trade and w eights or quantities varying by not more than 5 % from the contract weight or quantity. In case of partial inability to supply the ordered goods for any reason, seller may allocate its available supply among any or all of its purchasers or make partial deliveries, as it may deem fair or practical. Accordingly, failure to make any particular delivery or any breach of contract by Seller relating thereto shall not affect

Seller shall not be liable for any failure to comply with the contract related to any circumstances whatever (whether or not involving Seller's negligence) which are beyond Seller's reasonable control and which prevent or restrict Seller from complying with the contract. It is expressly understood between parties that the following events are nonlimitative examples of FORCE MALEURE: fire, ex plosion, accident, flood, labour trouble or shortage, war, act of or authorized by any government, inability to obtain suitable material, equipment, fuel, power or transportation, supplier's bankruptcy or act of God or arising from contingencies.

8. SELLER'S WARRANTY:
THE COMPLETE LIMITED WARRANTY AND TERMS AND CONDITIONS APPLICABLE TO THIS SALE ARE FOUND
ONLINE AT https://www.airtech.lu/Warranty-Terms_and_Conditions, AND ARE INCORPORATED HEREIN BY REFERENCE.

Seller's quote constitutes an offer. Acceptance by Buyer is not effective until a Confirmation is issued by Seller. For Buyer's benefit, Seller urges Buyer to read the complete Limited Warranty and Terms and Conditions on Seller's website prior to placing its order. As a precondition for the issuance of Seller's Confirmation, Buyer irrevocably agrees that any language in Buyer's order, or other documentation, which is in conflict with Seller's Limited Warranty and Terms and Conditions, is material, objected to, and deemed to be stricken, rendering it of no effect. Either party may, without cause, withdraw from the sale by giving written notice to the other party prior to the 10th day after Seller's issuance of its Confirmation. If Seller elects to withdraw and has already shipped the goods, Seller may request return of the goods and Seller shall pay the shipping costs therefor. The rules regarding returns, other than where Seller elects to withdraw, are set out in Seller's Terms and Conditions under the caption "RETURNS."

The following EXCERPT from Airtech's Limited Warranty and Terms and Conditions, listed in full at https://www.airtech.lu/Warranty-Terms_and_Conditions, is provided for Buyer's convenience.

Seller warrants, for a period of 180 days from the date of original delivery, and only to the original purchaser, that all goods sold to buyer shall be free from material defects in seller's workmanship. Good are sold "as is", and seller makes no other warranty, either expressed or implied, including, but not limited to, implied warranties of merchantability or fitness for a particular purpose.

for a particular purpose.

Buyer shall provide Seller with a reasonable opportunity to investigate any claim for defective goods, or this limited warranty shall be deemed to have been waived by the Buyer. This limited warranty shall be void and not apply to goods that have been subjected to misuse, use not in compliance with any instructions provided by Seller, alteration, mishandling, operation outside of specifications, neglect, abuse, accident, damage, improper installation or maintenance, or to goods altered or repaired by anyone other than Seller or Seller's authorized representative. Where goods have been processed in any manner by anyone other than the Seller, the warranties expressed hereunder shall be limited to the goods in their unprocessed condition. Buyer shall notify Seller with a full description of the basis for all claims for allegate material defects in workmanship or any incomplete or failed delivery, loss or damage during carriage or if the products fail to comply with Seller's warranty or with Seller's order confirmation (in quantity, quality and/or conformity) within 15 days after he learns or reasonably should have learned of the above mentioned defects and, in any case, before the earlier of: earlier of:

- (ii) 180 calendar days from the date of delivery, (ii) 15 calendar days after the products have been used or put into process, otherwise, such claims shall be deem have been waived by Buyer.

If it is shown to Seller's reasonable satisfaction that the products fail materially to comply with Seller's Warranty, or with Seller's order confirmation, Seller shall be given a reasonable opportunity to correct such failure and if Seller does not or is unable to do so, Seller will, at his sole option, replace the products or refund the price paid by Buyer (or if the products have depreciated for reasons other than Seller's default or have been used or put into process a reasonable part of the price). Goods shall not be returned to seller without Seller's permission. Replacement products are covered by these conditions including Seller's Warranty. Products which are alleged not to comply with the contract shall as far as possible be preserved for inspection by Seller and if replaced or if a refund is made shall be returned to Seller (at Seller's cost) if Seller reasonably so requests.

The Seller's warranty does not apply to seconds, remainder stock or samples or to goods sold as obsolete or substandard, nor does apply if the alleged defect are attributable to any material of the Buyer furnished to the Seller for processing or incorporation into the products and Seller shall be under no duty to examine any such material prior to such processing or incorporation.

In connection with solicitations of orders for the products, Seller may render engineering advice and services to Buyer. Seller provides no warranty respecting such advice or services, and, without limiting the generality of any of the foregoing, Seller assumes no responsibility for advice or assistance given or consequences resulting from such advice or assistance, these being given and accepted at Buyer's risk.

If any model or sample was shown to Buyer, such model was used merely to illustrate the general type and quality of the goods and not to w arrant that the goods would be of that type of nature. No agent, employee, or representative of Seller has any authority to bind Seller to any representation, affirmation, or warranty concerning the goods and any such representation, affirmation or warranty shall not be deemed to have become a part of the basis of the sales contract and shall be unenforceable

Only products sold directly from Airtech or through your authorized Airtech distributor are covered by our limited warranty.

9. LIMITATION OF LIABILITY:

To the fullest extent allowed by law, Seller shall not be liable in contract or in tort (irrespective of any negligence or other act, default or omission or Seller or its employees or agents) for any general, consequential, punitive, exemplary, direct, indirect, special, collateral or incidental damages, including without limitation, any damages for loss of use, loss of profits, diminution of market value, consequential damage or loss, installation costs or labour, directly or indirectly arising from the sale, handling or use of the product (whether used singly or in combination with other products) or from any other cause relating thereto. Seller assumes no responsibility for the performance of any Airtech products for any particular

In any case, the company's liability is expressly limited to the replacement (in the form originally shipped) of products many case, me cumpany's nature is expressly mined to the representation to onlying with this express warranty or, at the Seller's sole option, to the repayment of, or crediting Buyer with an amount equal to the purchase price of such products ex-work and ex-VAT(or if the products have depreciated for reasons other than Seller's default or have been us ed or put into process, to a reasonable part of the price), whether such claims are for breach of warranty or negligence

10. TECHNICAL ADVICE:

Upon request, in reference to the use of the goods by Buyer, Seller shall endeayour to furnish any of its available bobin request, in reference or the day of the goods by good by the expension of thins and in the expension of the expension o such advice or assistance, these being given and accepted at Buyer's risk.

11. ORDER TRANSFER/ASSIGNMENT:
Orders are not assignable or transferable by Buyer, in whole or in part, unless priory approved by Seller in writing.
Orders are transferable by Seller, in whole or in part, without Buyer's approval.

12. HEALTH AND SAFETY AT WORK:
Buyer shall ensure that all products are safely and lawfully received, stored and maintained, used or applied by Buyer and that Buyer obtains relevant information in Seller's possession relating thereto.

Buyer shall ensure that all appropriate safety information is distributed and draw n to the attention of customers and all others who required it for the safe handling or use of the products.

13. TERMINATION AND SUSPENSION:

Seller may (without prejudice to its other rights or remedies), terminate or suspend Seller's performance of the w hole or any outstanding part of the contract if:
(i) Buyer fails to take delivery of or to pay for the products on the date required on Seller's order or breaches any

- other term of the contract; or
- if Buyer becomes bankrupt or insolvent or if a receiver or encumbrancer takes possession of any material part of
- in) in buyer becomes darking to insolver in a receiver of encounterance taxes possession or any inaterial part of Buyer's assets, or Buyer suffers any foreign equivalent of the foregoing; or in) if Seller has reasonable grounds for suspecting that an event in Clause (ii) has occurred or will occur or that Buyer will not pay for the products on the due date and so notifies the Buyer.

14. PROPERTY RES ERVE - GUARANTEE:

Any goods delivered or to be delivered remain the exclusive property of Seller, until Seller has received payment in full for the goods. If Buyer mixes or processes the goods so that they lose their identity or are irrecoverably incorporated in or mixed with other goods, the resulting product ("the Downstream Product") shall be Seller's property until full payment for the originally delivered good unless the value of the other goods (as measured by the price charged to the buyer or, if none, the direct factory cost to the Buyer of their manufacture) exceeds the contract price for the goods delivered by Seller. In this case, Buyer has the right to resell the delivered goods and/ or the Downstream Products to an unrelated third part on the resolving condition of full payment for the goods delivered by Seller. In this event, Buyer already assigns the resultant claim for payment to Seller. Buyer shall notify the assignment to the third party. Until ownership of the products or Downstream Products passes to Buyer, Buyer shall insure them against all usual risks to full replacement value, shall sell, us e or part with possession of them only in the ordinary course of trading and shall where reasonably possible keep each delivery separate and clearly identified as Seller's property.

15, INTELLECTUAL PROPERTY:
Buyer shall not use trademarks or trade names applied to or used by Seller in relation to the products in any manner not approved by Seller.

Buyer shall indemnify seller against any liability incurred by seller:

(i) as a result of incorporating property of buyer in the products or applying any trademark, trade name or design to

(ii) in relation to any third party claims arising from use made of or dealings by buyer in the products and,
(iii) in relation to any third party claims arising from use made of or dealings by buyer in the products (irrespective of whether they involve the negligence of seller, its agents or employees) except in case of Seller's willful default. The indemnified party shall promptly notify the other of any relevant claim, shall comply with the other's reasonable requirements to minimize liability and/ or avoid further liability and shall allow the other conduct of any action and/ or settlement negotiations, on reasonable terms.

16. TRADE CONTROL COMPLIANCE:
Buyer shall comply with all applicable import and export control laws, of the United States, including, without limitation, the United States Export Administration Regulations ("EAR"), the United States International Traffic in Arms Regulations ("ITAR"), the United States Office of Foreign Assets Control Regulations ("OFAC"), the United States Foreign Trade Regulations (collectively, "Export Control Laws"), the European Union's ("EU") Dual-use Trade Control Laws, the United Kingdom's ("UK") Export Control Ad all other applicable country-specific import and export control regulations not listed herein. Buyer shall retain all documentation evidencing such compliance.

Buyer, including its affiliates and authorized users, shall not directly or indirectly export, re-export, release, or transfer Airtech products, technology, or confidential information that violates any export control laws. In addition, Buyer shall obtain in advance, all import, export, and re-export approvals, including licenses and permits, as required for products, obtain in advance, all import, export, and re-export approvals, including licenses and permits, as required for products, transfers, services, and technical data delivered, and shall retain all documentation evidencing compliance with those laws and regulations. Buyer agrees to indemnify and hold Supplier harmless from any fines, penalties, or other liability imposed by any government agency arising from any failure or Buyer to comply with such laws and regulations. Supplier will deliver the products cleared for export, but Supplier will not be liable to Buyer for any failure to provide the products, services, transfers, or technical data as a result of government actions that impact Supplier's ability to perform, including, but not limited to,

including, but not limited to,

(i) Any governmental failure to provide, or the cancellation of, export or re-export licenses.

(ii) Any governmental failure to provide, or the cancellation of, export or re-export law or regulation after the date of any purchase order or commitment that has a material adverse effect on Supplier's performance.

(iii) Delays due to Buyer's failure to follow applicable import, export, transfer, or re-export laws and regulations or to assist Supplier in acquiring same. Buyer shall not be relieved of its payment obligations if any of the above events occur. At Supplier's request, Buyer shall complete all questionnaires and forms requested by Supplier, including "End-Use/ End-User Statements" and/or other export compliance certifications, to facilitate the export of products, software, technology, or services in accordance with all applicable laws and regulations.

If Buyer designates the freight forwarder for export shipments from the United States of America or any another country (whichever applicable), then, unless otherwise instructed or notified by Supplier, Buyer's freight forwarder will export on Buyer's behalf and Buyer shall be responsible for any failure of Buyer's freight forwarder to comply with all applicable export requirements.

export requirements.

to the policy that no sales will be made that are contrary to US, EU, UK or applicable international export regulations including the current sanctions on Russia / Belarus

17. MISCELLANEOUS:

Notices must be in writing to Seller's or Buyer's address and are deemed to be delivered on the first working day after sending by hand or (subject to confirmation of transmission) by fax. Qualified acceptances by Buyer on delivery notes shall not constitute notice of any claim or acceptance by Seller of any such qualification. No failure by Seller to enforce any provision of this contract shall be construed as a release of its rights relating thereto or to sanction any further breach. If any provision of the contract is found to be invalid or unenforceable it shall have effect to the maximum extent permitted by law, or, if not so permitted, shall be deemed deleted.

18. LANGUAGE: Where difficulties of interpretation could appear between translation of the present conditions and the English version,

19. LAW:
These terms and conditions shall be subject to and construed in accordance with law s of Luxembourg. The courts of Luxembourg or, at the Seller's option, the courts of any place of business of the Buyer, shall have juris diction for any litigation which may arise hereby. Application of the conventions relating to uniform law on international sale of movable

20. DATA PROTECTION:

Buyer agrees that its personal data are collected, treated and processed by Seller in respect with the Luxembourg's law of August 2nd, 2002. Buyer has the right to be informed, to have access or/and to require modifications of its

21. STORAGE CONDITIONS:

- 21. STORAGE CONDITIONS:

 Anytime Buyer does not find specific storage conditions of products in the related data sheets, it is advised by the Seller that unlimited shelf life products are stored under following conditions:

 (i) material should be stored in original packaging.

 (ii) the storage conditions should be 22 C (+/- 5 C) and 50 % (+/- 10 %) relative humidity. It is recommended to assure the same conditions during the us e of the material.
- (iii) the damaging impacts by humidity and direct sunlight by storing materials outside, have to be avoided.