General Purchasing Terms and Conditions
of United Robotics Group GmbH (last revised: 2021/09)

1. Scope/Order placement
1.1. The legal relationships between the supplier and United Robotics Group GmbH (referred to here throughout as "United Robotics Group") are governed by these Terms and Conditions. Amendments and additions require written form (Section 126 German Civil Code (BGB)). General Terms and Conditions of the supplier do not apply – even if they merely supplement these Terms and Conditions – unless United Robotics Group has expressly agreed to them.

1.2. Contracts define the delivery item and the conditions and are binding if they are issued in text form or electronically by United Robotics Group and confirmed by the supplier. The same applies to any amendments. The delivery item is specified by the United Robotics Group material number referred to in the contract as well as the documentation prepared for it. A binding quantity and deadline for deliveries only arises from delivery schedules or call-off orders issued by United Robotics Group, which can be transmitted to the supplier in text form per section 126 b German Civil Code (BGB). If the supplier does not object to this promptly upon receipt, the delivery schedule or call-off order is deemed to have been accepted by the supplier without the need for an order confirmation.

1.3. The supplier may engage subcontractors for the performance of its obligations only after prior written consent by United Robotics Group. The supplier must inform United Robotics Group in text form about any intention to engage subcontractors in due time before a contract between the supplier and subcontractors is concluded. In such case, the supplier will be liable for the fault of its subcontractors in the same way as it is liable for its own fault.

1.4. Changes to the product or adaptations in the supplier’s production which lead to a change in the specification of the drawings or quality standards or otherwise have an impact on the operational safety and function of the United Robotics Group products are only permissible with the prior written consent of United Robotics Group and will only be compensated for if this has been agreed in writing in advance. The calculation of hours worked will only be acknowledged on the basis of working hours signed for by United Robotics Group or its representatives.

1.5. If the supplier considers modified or additional services to be necessary or services requested by United Robotics Group not to be included in the scope of the contract, the supplier must submit a supplementary offer in text form calculated based on the price of the contract without being requested to do so and without undue delay; any shortfall in performance under the contract must be taken into account in this regard. The supplementary offer must include all technical, financial and construction time-related consequences of the deviating performance. The preparation of supplementary offers is free of charge for United Robotics Group. Consent to deviating performance will be given by issuing a supplementary order in writing. Performance periods or deadlines will only be affected by changes in performance if this has been expressly agreed.

2. Delivery and performance deadlines
2.1. Delivery will be made on the dates specified in schedule agreement releases, individual orders and call-off orders. Compliance with the deadlines is a material contractual duty. All of the delivery deadlines stated by United Robotics Group are to be regarded as binding.

2.2. The date of receipt at the United Robotics Group plant being supplied or at the contractually agreed place of delivery determines compliance with the deadline/period.

2.3. Orders are placed DAP (Incoterms 2020) at the specified delivery address. If delivery DAP has not been agreed, the supplier must make the goods available in due time, taking into account the standard time for loading and shipment, and notify the agreed carrier/parcel service for collection.

3. Delay in delivery
If the agreed delivery deadline is not met due to a circumstance for which the supplier is responsible, the supplier is required to compensate United Robotics Group for the damage caused by the delay. Acceptance of the delayed delivery or performance does not indicate a waiver of further claims arising from the delay. Foreseeable delays in delivery must be reported to United Robotics Group in text form without undue delay irrespective of this.

3.1. In the event of delivery earlier than agreed, United Robotics Group may return the goods at the supplier’s expense. If an early delivery is not returned, it will be stored at United Robotics Group at the expense and risk of the supplier until the delivery deadline. Where early deliveries are accepted, the due date for payment of the purchase price will be calculated on the basis of the agreed delivery deadline.

3.2. In the event of a delay in delivery, a contractual penalty of 1.0 % per calendar week or part thereof, up to a maximum of 5 % of the total order value of the delivery or performance, will be due and payable in addition to any further damages. In all other respects, section 341 German Civil Code (BGB) applies.

4. Terms of payment and payment deadlines
4.1. Payment will be made after receipt of delivery at United Robotics Group and receipt of invoice by bank transfer within 21 days with a deduction of 3 % discount or within 45 days without deduction.

4.2. If the goods supplied are defective, United Robotics Group may withhold payment on a pro rata basis pending proper performance.

4.3. In the case of ongoing deliveries, United Robotics Group is entitled, even if a separate invoice is issued for each individual delivery, to combine the payment at the end of each week without losing the right to the agreed discount.

4.4. The invoice must be sent to United Robotics Group via email. It must contain the number and date of the contract, the purchase order, VAT identification number in the case of cross-border deliveries within the EU, unloading point, number and date of the delivery note and quantity of the invoiced goods. The invoice must refer to one delivery note only.

United Robotics Group is entitled to set off claims of the supplier against claims of United Robotics Group or of companies affiliated with United Robotics Group under corporate group law. Assignments of the supplier’s claim to third parties are only permitted with the prior written consent of United Robotics Group. Consent will not be withheld without good cause. United Robotics Group reserves the right to make payments in checks, bills of exchange or acceptances.

5. Incoming goods inspection, quality assurance, parts requiring documentation
5.1. The values determined by United Robotics Group in the incoming goods inspection are decisive regarding quantities, measurements and weights. Acceptance is subject to inspection for correctness and suitability and otherwise in accordance with the quality requirements of United Robotics Group. The inspection staff and the domestic and foreign authorities are entitled to inspect the quality of the material and/or the manufacturing process of the delivery items during working hours at the supplier’s plant.

5.2. Payment of the purchase price does not constitute acknowledgment that the delivery is free of defects and complies with the requirements.

5.3. The supplier is required to comply with the state of the art, the safety regulations and the technical data required for its delivery, and to constantly check the quality of its products.

5.4. Initial sampling will be performed in accordance with the requirements of the specifications submitted by United Robotics Group. The inspection documents must be kept for ten years and handed over to United Robotics Group upon request at any time. The supplier must place its sub-suppliers under obligation to the same extent and within the limits of the law.

6. Notification of defects
United Robotics Group will notify the supplier of obvious defects in the delivery within 14 days after delivery and of hidden defects within 14 days after they have been identified.

7. Freight, packaging, insurance and transfer of risk
Unless otherwise agreed in writing, deliveries will be made DAP (Incoterms 2020) to the specified delivery address, including packaging and freight. The risk of shipment is borne by the supplier.

8. Liability for defects
The supplier will be liable for material defects and defects in title of the delivery items in accordance with the statutory provisions, unless otherwise stipulated below.

8.1. Material defects: If defective goods are delivered, the supplier will first be given the opportunity to remedy the defect by repair or subsequent delivery before the start of production (processing or installation), unless this is unreasonable for United Robotics Group. If the supplier is unable to do so within a reasonable period of time set for it or if the supplier fails to do so promptly, United Robotics Group will be entitled to repair the delivery item itself at the supplier’s expense, and may have this done by a third party or to withdraw from the contract in this respect and to return the goods at the supplier's risk. The supplier will bear any costs thereby incurred. If the same goods are repeatedly delivered defective, United Robotics Group is entitled to withdraw from the contract after providing a written warning with respect to the unfulfilled scope of delivery. This will have no effect on further-reaching statutory claims.

United Robotics Group must provide the parts the supplier needs to replace without undue delay upon request and at the supplier’s expense. Defects in title: The supplier will be liable for ensuring that the intellectual property rights of third parties (e.g. rights to work results) are not infringed. If using the delivery item should violate intellectual property rights of third parties, the supplier will indemnify United Robotics Group from all claims if the supplier is at fault. This will have no effect on further-reaching statutory claims.

Upon request, the supplier will inform United Robotics Group about the use of

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staff to stop working for it immediately. In this case, damage resulting from delay and consequential damage will be borne by the supplier. The same will apply if the supplier or its vicarious agents or persons otherwise attributable to it commit a competition offense, a property offense, a bribery offense or a comparable offense with respect to persons working for United Robotics Group or persons instructed by United Robotics Group, or if there is a reasonable suspicion of this.

12.3. The supplier warrants that any subcontractors it uses will comply with the applicable provisions on social insurance and wage tax liability and that any foreign employees engaged will have the required work permit.

13. German Minimum Wage Act

The supplier guarantees that it will comply with the provisions of the German Minimum Wage Act (MiLoG) and monitor its compliance by its subcontractors. The German Minimum Wage Act (MiLoG) applies to all work performed by employees within Germany, including, for example, domestic assembly work for foreign companies and employment of foreign employees in Germany. If United Robotics Group is held liable for the supplier’s or its subcontractors’ non-compliance with the German Minimum Wage Act (MiLoG), the supplier will indemnify United Robotics Group. United Robotics Group may demand that it be provided with evidence of compliance with minimum wage provisions and related documentation and reporting requirements. United Robotics Group may further demand that any subcontractors deemed unreliable cease to be employed. Further claims and the right to terminate the contract without notice will remain unaffected.

14. Force majeure

Force majeure, industrial action and other unforeseeable, unavoidable or serious events (including pandemics, in particular Covid-19) will release the contractual partners from their performance obligations for the duration of the disruption and to the extent of its effect. This will also apply if these events occur at a time when the contractual partner concerned is in default. The contractual partners are required to provide the necessary information without undue delay within the bounds of what is reasonable and to adjust their obligations to the changed circumstances in good faith.

15. Spare parts procurement obligation

The supplier undertakes to continue to execute orders for spare and wear parts for at least ten years after the last delivery. Clause 8 (Liability for defects) will apply to spare parts.

16. Insurance

16.1. The supplier will take out and maintain customary business liability insurance excluding recourse against United Robotics Group with a minimum coverage of EUR 5 million during the entire contractual period. Upon request, United Robotics Group must be provided with proof of insurance coverage by presentation of a certificate from the insurer.

16.2. Furthermore, the supplier has to take out adequate assembly insurance for all damages under insurance of the risk of and waiver of recourse against United Robotics Group, its staff and suppliers involved in the performance of services at its own expense, and maintain this insurance until the complete performance of the contractually agreed services. In the event of damage, any existing fire or liability insurance policies of United Robotics Group are subordinate to the assembly insurance. Upon request, United Robotics Group must be provided with proof of insurance coverage by presentation of a certificate from the insurer.

16.3. If the supplier breaches the insurance obligations resulting from the preceding paragraphs or any other insurance obligations resulting from the contract, the supplier must put United Robotics Group in the situation it would have been in if the contractually owed insurance coverage had been established and/or maintained.

17. Place of performance and applicable law

The place of performance is the registered office of United Robotics Group. The place of jurisdiction is Bochum. However, United Robotics Group is also entitled to appeal to the courts at the supplier’s registered office. The law of the Federal Republic of Germany will apply. The application of the reference provisions of German private international law (conflict of laws) is excluded.