GENERAL TERMS AND CONDITIONS OF PURCHASE AND (SUB)CONTRACTING 2021

General terms and conditions of purchase and (sub)contracting of Hetraco B.V. in Apeldoorn of 23-08-2023.

- Article 1: Scope of application

 1. The 'Client' is the natural person, legal entity or partnership that ap these terms and conditions of purchase. The other party is referred as the 'Contractor'. In these terms and conditions 'Principal' refer the Client's client, in addition, the work is also understood to ref
- the Client's client. In addition, the work is also understood to refer to the provision of services.

 Articles 1 up to and including 23 of these terms and conditions apply to the provision of services.

 Articles 1 up to and including 23 of these terms and conditions apply to the Client and to all agreements concluded with the Client and to all agreements concluded with the Client and to all agreements relate to the (sub)contracting of work or the provision of services, then Articles 24 up to and including 32 of these terms and conditions also apply.

 Deviations from these general terms and conditions of purchase and (sub)contracting only apply if these have been confirmed in writing by the Client to the Contractor.
- Client to the Contractor. the event of conflicts between the content of the agreement entroloby the Client and the Contractor and these general terms additions, the provisions set out in the agreement will prevail.

Article 2: Costs related to offers

cicle 2: Costs related to offers

Any costs associated with making offers or quotations, including the costs of advice, drawings and the like made by or on behalf of the Contractor, will not be reimbursed by the Client.

- Article 3: Delivery time and penalty

 1. Specified delivery times or execution periods are deadlines. The
 Contractor is in default by operation of law on exceeding the delivery
 time or execution period. As soon as the Contractor knows or ought to
 know that the agreement will not be executed, or will not be executed
 on time or properly, it will inform the Cilent immediately.

 2. The Contractor is liable for all damage suffered by the Client as a result
 of exceeding the delivery time and/or execution period as referred to in
 paragraph 1 of this article.
- were day of delay in the delivery time or execution period, the every day of delay in the delivery time or execution period, the ractor will pay the Client an immediately due and payable fine of $\mathfrak E$ 0 per day. This penalty can be claimed in addition to compensation true of the law.

Article 4: Prices

- Article 5.1 of these terms and conditions. All prices are expressed in euros, fixed, exclusive of VAT and inclusive of proper packaging. An increase in cost-determining factors that occurred after the conclusion of the agreement remains at the expense of the Contractor, regardless of the period that elapsed between the conclusion of the agreement and the execution thereof.

- agreement and the execution trervol.

 Ittle 5: Delivery and risk transfer
 Delivery takes place at the moment that the Contractor delivers the
 good to the Client's business location unloaded. Until that time the
 good to the Client's business location unloaded. Until that time the
 good to the Client's business location unloaded. Until that time the
 locating, transport and unloading, the Contractor is obligated to insure
 itself against these risks at its own expense.

 The Client and the Contractor may agree that the Client will be
 responsible for the transport. In that case too, the Contractor bears the
 risk of, inter alia, storage, loading, transport and unloading. The
 Contractor can insure itself against these risks.

 It the goods are collected by or on behalf of the Client, the Contractor
 must provide assistance with the loading free of charge.

- Article 6: Inspection and approval

 1. The Client has the right at all times to inspect or approve the ordered or delivered goods and/or the work (in progress). In that case, the Contractor will provide such facilities as can reasonably be required for
- this.

 The Client is never obliged to inspect or approve the ordered or delivered goods and/or the work (in progress) and can assume that the ordered or delivered goods and/or work (in progress) are sound. The costs of the inspection/approval referred to in paragraph 1 of this article will be borne by the Contactor if these goods/the work are rejected by the Client. Inspection or approval does not release the Contractor any quarantee or liability, arising from these terms and conditions, the agreement or the law.

- Article 7: Rejection

 1. If the goods/work delivered by the Contractor do not comply with the agreement, the Client has the right to reject these. Receipt of the goods or payment of the goods or work does not imply acceptance thereof.

 2. If the Client rejects the delivered goods and/or the work, the Contractor is obliged to act as follows within a period to be determined by the Client?

- Client:

 arrange for free repair or, at the discretion of the Client;
 arrange for free repair or, at the discretion of the Client;
 arrange for free replacement of the goods and/or have the work
 carried out in accordance with the agreement.
 If the Contractor falls to comply with its obligation referred to in
 paragraph 2 of this article within the set period or does not do so to the
 paragraph 2 of this article itself or have it done by a third
 party at the Contractor's expense.

- Article 8: Intellectual property rights

 1. Intellectual property rights' include copyright, database rights, design rights, trademark rights, patents, topographies, or the right to obtain these intellectual property rights by application, filing, registration or
- rights, trademark rights, patents, topographies, or the right to obtain these intellectual property rights by application, filling, registration or otherwise.

 Intellectual property rights to the work include all intellectual property rights to the work include all intellectual property rights to the work include all intellectual property rights are drawings, designs, models, moulds and equipment and tools such as drawings, designs, models, moulds and equipment the Contractor and the Client.

 All intellectual property rights to the work belong to the Client. The Client is considered to be the maker, designer or inventor of the works created in the context of the agreement. The Client therefore has the exclusive right to apply for a patent, trademark or model. If the performance (parity) consists of currently existing intellectual property rights, the Contractor hereby transfers these rights, insofar as possible. The Contractor results of the currently existing intellectual property rights, the Contractor waives the personality rights to the work, the Client will not one any compensation to the Contractor.

 The Contractor waives the personality rights mentioned in Article 5.1(a) of the Copyright Act. The Contractor waives the personality rights referred to in Article 2.5.1(a) of the Copyright Act. The Contractor waives the personality rights referred to in Article 2.5.1 (a) of the Copyright Act. The Contractor waives the personality rights referred to in Article 2.5.1 (a) of the Copyright Act. The Contractor waives the personality rights referred to in the goods to be delivered to the Contractor waives the personality rights referred to in the goods to be delivered to the Contractor waives the personality right intellectual property rights to the work to be performed and the intellectual property rights to the work to be performed and the intellectual property rights to the work to be performed and the intellectual property rights to the work to be performed and the intellectual property rights to the work to be

- of the Copyright Act. The Contractor guarantees that the goods to be delivered to the Client, the work to be performed and the intellectual property rights to the work on clinfinge the rights of third parties, including intellectual property rights, and indemnifies the Client against all claims on that account. The Contractor will compensate the Client for all damage resulting from any intringement, including the (full) costs of defence.

- Article 9: Source code and user licence for computer software

 1. If the performance to be delivered by the Contractor (also) consists of
 the delivery of computer software developed specifically for the Client,
 the Contractor will transfer the source code to the Client.
 2. If the performance to be delivered by the Contractor consists of the
 delivery of computer software not specifically developed for the Client,
 the Client by way of derogation from Article 3.5 of these terms and ne Client - by way or deregation from Article 8.3 of trises terms and conditions - will be given a non-exclusive, wordwide and perpetual user licence to that part of the computer software for the normal use and been developed specifically for the Client, Articles 8 and 9, first paragraph of these terms and conditions apply in full to that part. The Client is not permitted to transfer the licence or to issue a sublicence. Upon the sale of the good by the Client to a third party, the licence automatically transfers to the acquirer of the good.

- ticle 19: Contidentiality and non-solicitation clause
 All information provided to the Contractor by or on behalf of the Client,
 such as models, design information, images, drawings, know-how and
 other documents, of whatever nature and in whatever form are
 confidential, and the Contractor will not use this for any purpose other
 than for the execution of the agreement.
 The Contractor will not disclose or reproduce the information referred to
 in paragraph 1 of this article.
 The Contractor will not develope or indirectly submit quotations or
 offers to the Principlaal at relate to the goods or work that is the subject
 of the agreement between the Client and the Contractor.

icle 11: Penalty In the event of violation of the provisions set out in Article 9.1 or Article 10, the Contractor will owe an immediately due and payable penalty of \in 25,000 per violation. This penalty can be claimed in addition to compensation by virtue of the law.

Article 12: Resources

- icle 12: Resources
 All resources, such as drawings, models, moulds and equipment, which
 are made available to the Contractor by the Client for the execution of
 an agreement or which the Contractor has made or commissioned
 specifically within the framework of the agreement with the Client,
 remain or become the property of the Client under all circumstances,
 irrespective of whether or not these have been paid for.
 All resources and all copies made of these must be made available or
 returned to the Client at the first request.
 As long as the Contractor has the resources in its possession, the
 Contractor must provide these with an indelible mark indicating that
 they are the property of the Client. The Contractor will remind all third
 parties who wish to lay claim to these resources of the Client's
 ownership.

- comership.

 Without prejudice to the provisions set out in Article 10 of these terms and conditions, the Contractor shall only use the resources referred to in this article for the performance of deliveries and work for the Client has given explicit written permission for this. The contractor bears the nick of loss, miniplacing, destruction or damage and is obliged to insure this risk at an explicit written permission for this. The contractor bears the nick of loss, and the permission of the permission for this permission of the permission of the

- ticle 13: Liability
 The Contractor is liable for all damage, including fines, caused by a failure or wrongful act on the part of the Contractor.
 The Contractor indemnifies the Client against all third-party claims for compensation of damage as referred to in the first paragraph.

Article 14: Insurance
 The Contractor is obliged to take out adequate insurance covering admanged that the Client suffers due to a failure or wrongful act part of the Contractor or third parties engaged by it. At the Clien request, the Contractor will provide copies of the relevant poli proof of payment of premiums.

ticle 15: Cancellation or termination of the agreement
The Client is entitled at all times to terminate or cancel the agreement
with immediate effect on payment of a fee equal to the actual costs
incurred by the Contractor and a reasonable profit margin. The burden
of prod with regard to the costs incurred and a reasonable profit margin
less with the Contractor.

- de 16: Warranty
 The Contractor guarantees the proper execution of the agreed
 performance for a period of (number) months after commissioning.
 In the event that the completed or delivered goods or the work are not
 commissioned within (number) months after delivery or completion, the
 guarantee applies for a period of (number) months after delivery or
- guarantee appares to a period or fundment inclinate and cleavey to completion.

 If the agod porformance has not been properly executed, the if the agod porformance properly as yet without delay, with the Client making the choice between repair or replacement, without prejudice to all other rights that the Client is entitled to by virtue of the law.

 The Contractor will bear all costs associated with the repair of the defect, or the replacement of the goods and/or the work. This contractor will bear all costs associated with the repair of the defect, or the replacement of the goods and/or the work after afformentioned repair or replacement. If the goods and/or the work are part of a larger object, the costs for commissioning that larger object will also be borne by the Contractor.

 If the Contractor fails to comply with its guarantee obligation, the Client will be entitled to perform the quarantee work itself or have it performed by third parties at the expense of the Contractor.

- Article 17: Payment

 1. Unless otherwise agreed, payments must be made within 30 days of the invoice date.

 2. If an advance payment has been made or payment is made in installments, the Client has the right to require the Contractor to provide what in the Client's opinion is sufficient security for the fullfilment of the obligations. If the Contractor does not comply with this provision within the set time limit, it will immediately be in default. In that case, the Client has the right to terminate the agreement and to recover its damages from the Contractor.

Article 18: No right of offset or suspension on the part of the

Intractor
The Contractor's right to offset any claims against the Client or to suspend the fullillment of its obligations is excluded, unless the Client has been granted a suspension of payments or is bankrupt or the statutory debt adjustment scheme applies to the Client.

Article 19: Transfer of ownership in advance

1. At the Client's first request, the Contractor is obliged to transfer the ownership of the goods to be delivered, or the equipment, parts and/or structural parts from which the goods will be assembled or manufactured, to the Client in advance. The Contractor will perform all additional actions required for this transfer without delay.

- Article 20: Prohibition on retention right

 1. The Contractor is at all times prohibited from exercising the right of retention with regard to goods belonging to the Client that it has in its possession for whatever reason.

 2. If the provisions set out in paragraph 1 of this article are infringed, the Contractor will owe an immediately due and payable penalty of € 250 per day up to a maximum of € 25.000. This penalty can be claimed in addition to compensation by virtue of the law.

Article 21: Right of offset or suspension on the part of the Client 1. The Client is entitled to offset any debts it owes to the Contractor

- claims that the Contractor has against the Client; claims that companies affiliated to the Client have against the

- Contractor:

 c. claims against companies affiliated to the Contractor.

 In addition, the Client is entitled to offset its claims against the
 Contractor against debts that companies affiliated to the Client have
 against the Contractor.

 For the purpose of this article 'affiliated companies' means all
 companies belonging to the same group, within the meaning of Article
 224b of the Dutch Civil Code, and a participation within the meaning of
 Article 224c of the Dutch Civil Code.

Article 22: Transfer and pledging of claims
 The Contractor cannot transfer or pledge claims arising under the agreement with the Client. This provision has effect under property law.

Article 23: Applicable law and competent court

- Dutch law applies. Convention (CISQ) does not apply, nor does any other international regulation that may be excluded. The Dutch child court with jurisdiction in the Client's place of business is authorised to take cognisance of any disputes. The Client may deviate from this rule governing jurisdiction and rely on the statutory rules governing jurisdiction instead.

Article 24: Prohibition on further subcontracting and hiring in of

- unce 2: Vicarious tax liability in the event of subcontracting If the vicarious tax liability for wage levies in the event of subcontracting applies, the Contractor is obliged to have a G account and, at the first request of the Client, to make a copy of the original G account agreement available to the Client. Do say the agreed part of an invoice mount to the Convextor by way for payment to the G account if no part has been agreed in advance, the Client will determine which part of the invoice amounts it will deposit into the G account. Every payment into the G account by the Client must be regarded as valid payment to the Contractor.
- Contractor is obliged to provide the Client with a new, original nent of payment conduct issued by the tax authorities every three
- months.
 The Contractor is obliged to provide the Client with the following details in writing, of all the employees to be (directly or indirectly) deployed hefore the work commences:
- e. type or ioentity occument, number and period of validity;

 I. If applicable: the presence of an A1 statement, a residence permit, work permit and online notification to the Ministry of Social Affairs and Employment.

 All workers employed by the Contractor i.e. all persons who come to perform work must, prior to and during the work, carry an original and valid proof of identity and as far as applicable residence documents, work permits and A1 declarations to be produced during checks to be carried out by the Client. The Client is authorised to deny a worker who does not comply with the above access to the place where the work is to be performed or to remove the worker from this place. The Contractor is liable for all damage resulting from this.

 The Contractor was organise its administration in such a way that the following documents or data can be found immediately or almost immediately:

- entitled to suspend its payment obligations until the Client has received a statement from the Tax and Customs Administration confirming whether, and to what amount, it is being held liable for wage tax and VAI rupaid by the Contractor. The amount that the Client has to pay to the Tax and Customs Administration may be deducted from any amount it still owes the Contractor.

 The Contractor is obliged at the first request of the Client to provide without delay any information that the Client deems necessary for its administration or that of its Principal.

- ticle 26: Invoicing
 The Contractor's invoices must comply with the requirements of I
 35a of the Turnover Tax Act 1968. In addition, the Contractor
 state the following clearly and orderly on the invoices:
 a. the date of issuance;

- k. the description or reterence of the work to which me payment relates.

 Telates.

 The contractive the Contractor's G account number:

 The the amount of the wage costs and (separately) the wage tax rate payable on the wage amount.

 The Contractor should attach a specification of the number of hours worked to each invoice. With regard to the employees deployed, the specification must at least state the initials, sumame and date of birth of these employees and the days and hours during which these employees have performed work. The Contractor must also submit a document showing that it is entitled to payment such as a signed site of the contractor with the co

- rticle 27: Hiring in of personnel by the Contractor

 If the Contractor hires in personnel to execute the work, it must comply with the following provisions:

 the Contractor deposits 25% of each invoice amount (including VAT) on the supplier's G account. If VAT is reversed this is 20%;
- IN A TO THE SUPPLIES AS CALCULATE IN AN AS IN EVENE OF THE AT THE ASSETTING THE CONTRACTOR THE CALCULATION OF THE ASSETTING THE CALCULATION ASSETTIN
- payments; the Contractor must have the citizen service numbers of the hired in
- the Contractor must be able to prove the identity of the hired in personnel and the presence of any residence or employment
- Contractor may only hire in personnel from a supplier that compl NEN 4400-1 or NEN 4400-2 and is included in the register of with NEN 4401 or NEN 44002 and is included in the register of the Dutch Labour Standards Foundation (SNA). The Contractor is obliged to agree with the supplier that the supplier must state the following on its invoices:

 - si state the following on its invoices:
 the number or reference of the agreement to which the invoice relates;
 the time period or time periods to which the invoice relates;
 the description or reference of the work to which the payment relates.

- Article 28: Indemnification with regard to wage taxes and VAT

 1. The Contractor indemnifies the Client with regard to claims by the Tax
 and Customs Administration or the Employee Insurance Agency (UMV)
 in connection with:

 a. wage tax and national insurance contributions not paid by the
 Client;

- a. wage tax and national insurance contributions not paid by the Client:
 b. wage levies (wage tax and national insurance contributions) and VAT not paid by the Contractor:
 c. unpaid wage levies by any party to which (parts of) the work has been its contracted out:
 d. unpaid wage levies by any party to which (parts of) the work has been its contracted out:
 d. unpaid wage levies and VAT by any party from which personnel of the contractor of the party of the work of the contractor of the party of the party of the contractor of the contractor of the party of the party of the party of the contractor of the party of the

Article 29: Vicarious tax liability for wages (The Dutch Labour Market Fraud (Bogus Schemes) Act, WAS) 1. The Contractor is obliged: a. to comply with applicable laws and regulations and an applicable collective labour agreement in the execution of the work;

- Collective liabour agreement in the execution of intervolve intervolve to record all rangements regarding employment conditions made for the execution of the work in an orderly and accessible manner; to grant competent authorities access to these employment condition arrangements on request and to cooperate with checks, audits or wage validation;
- udits or wage validation;
 requested, to grant the Client access to these employment
 ondition arrangements if the Client deems this necessary in
 onnection with the prevention or handling of a wage claim
 oncerning work performed for the execution of the work. If the Contractor violates the obligations set out in this article, the Client will have the right - after notice of default - to terminate the agreement in whole or in part.
- The Contractor indemnifies the Client against claims of employees on the grounds of Article 7:616a and 7:616b of the Dutch Civil Code for not paying the wages due.
- paying me wages que. If the Contraction contracts out (parts of) the work, it is obliged to impose the obligations referred to in paragraph 1 of this article on the party to which (parts of) the work sarre being contracted out and also to which (parts of) the work are being contracted out and also to work the parts of the parts

- icle 30: Organisation of the work

 The Contractor is obliged to comply exclusively with the orders and instructions issued by the Client.
- instructions issued by the Client.

 The Client has the authority to deny the Contractor's employees access to the work or to have them removed, for example due to unsuitability disturbance of the order, misconduct, etc., without being required to pay further compensation for any damage that the Contractor suffers as a contractor suffers as a contractor suffers.
- to the work or to have them removed, for example due to unsuitability of disclurbance of the order, insconduct, etc., without being required to pay further compensation for any damage that the Contractor suffers as a sealt threef.

 The work and brack times at work and the prescribed rest times, public the compensation for any damage that the Contractor suffers as a stab apply to the Contractor and its employees who perform the activities at the work location. Any damage resulting from the basis of the CLA shot apply to the Contractor and its employees who perform the activities at the work location. Any damage resulting from this for the Contractor cannot be recovered from the Client. The latter also applies if the work located by the Contractor cannot be used due to a strike or other causes at the Client or at third parties.

 Unless otherwise agreed, the Contractor must ensure from the commencement of the work up to and including the competion that a permanent foreman is prosent at the work, with whom both a permanent foreman is prosent at the work, with whom both must be known to the persons or authorities appointed by the Client.

 The Contractor must provide its employees with the correct personal protective equipment and ensure proper use thereof. All resulting costs are at the expense of the Contractor.

 The Contractor must provide its employees with the correct personal protective equipment and ensure proper use thereof. All resulting costs are at the expense of the Contractor.

 The Contractor is consistent or required to adapt to this Changes in staffing are only permitted after obtaining the Client's permission.

 If the Contractor is consistent outfar a CAR policy taken out by the Contractor is consistent under a CAR policy taken out by the Contractor is engined to adapt to this Changes in staffing are only permitted after obtaining the Client's permission.

 The Contractor is consistent of the excess, the damage not covered and the costs to be incurred.

 The Contractor is consistent of the contractor wi

- Article 31: Work permits

 1. The Contractor is obliged to comply strictly with the provisions set out in the Dutch Foreign Nationals (Employment) Act (hereafter: the Way) The Contractor may only have work performed at the work by person who are in possession of all required documents and permits and permits and permits or combine particular, but not exclusively, the required work permits or combine
- particular, but not exclusively, the required work permits or combined permits for residence and work. The Contractor will indemnify the Client against all third-party claims, including, for example, fines from the Social Affairs and Employment Inspectorate, which are the result of breach by the Contractor of the provisions set out in paragraph to of this article. If an administrative fine is imposed on the Client due to the Clients intentional or gross failure to comply with the obligations under the Way, the Client cannot recover this fine from the Contractor, in

deviation from paragraph 2 of this article.

ticle 32: Licences and safety measures
The Contractor will, at its own expense, The Contractor will, at its own expense, a measures required in connection with the execution of the work that it has accepted arrange the permits and safety

These Terms and Conditions constitute a comprehensive translation of the Dutch version of the General terms and conditions of purchase and is could contain the company location) of date. The Dutch version will prevail in the explanation and interpretation of this text.

(Sub)contracting of work/services

- Sonnel

 Without the prior written permission of the Client, the Contractor may not contract out the work, or parts thereof, to another party or hire in personnel for the execution (of parts) thereof.

 If the Client gives permission for outsourcing work or hiring in personnel, the provisions set out in Articles 25, 26 and 27 will in any case apply. The Contractor is also obliged to impose the provisions set out in these articles on its contractual party and also to stipulate that this contractual party shall fully incorporate these obligations into agreements it enters into for the execution of (parts of) the work.

Article 25: Vicarious tax liability in the event of subcontracting 1. If the vicarious tax liability for wage levies in the event of subco

- - - in the uniproyees to be (directly) of indirectly) deployed, commences:
 Name, address and place of residence;
 Date of birth;
 Citizen service number (BSN);
 Nationality;
 Type of identity document, number and period of validity;
- nediately:
 the agreement or the contents thereof on the basis of which it has
 executed the performance it has provided to the Client;
 the details of compliance with that agreement, including a
 registration of the persons who have performed work and of the
 days and hours during which those persons have performed work;
 the payments made in connection with the adromentioned

- the date of issuance; an attempt on the invoices: the date of issuance; a consecutive number, with one or more series, so that the invoice can be uniquely identified; the Client's name and address; the Contractor's name and address; whether or not the reverse charge mechanism with regard to turnover tax is applicable and if not, the amount of the sales tax; the Contractor's VAT identification number; if the VAT is reversed to the Client;
- The cilents Vert instruments are considered in the invoice (Client; the invoice amounts, broken down for each tariff and then subdivided into unit price and any discounts applied; the number or reference, if any, of the agreement under which the Contractor has executed the invoiced performance(s); the time periods during which the performance(s) have been available.
- or, cription or reference of the work to which the payment