## General Terms and Conditions of Purchase 采购一般条款及条件

set out by the following companies 由以下单位提出。

PARAT Technology Group GmbH Schönenbach Straße 1 94089 Neureichenau (Deutschland)

PARAT Technology Hungary Kft. Gvarmati út 1. H-2699 Szügy (Ungarn)

S.C. PARAT Technology Romania S.R.L Str. Baratilor 8a

Albesti 547025 (Rumänien)

PARAT Vehicle Trim Parts (Nantong) Co., Ltd. Changxing Road 19, NETDA, Nantong Jiangsu Province, Post Code 226009, P.R.C.

## ("PARAT"/"百瑞德")

1. GENERAL TERMS AND CONDITIONS – SCOPE 一板条款及条件-近用范围
1.1 The present General Terms and Conditions of Purchase ("Conditions of Purchase") apply to all business relationships with our business partners and suppliers (hereinafter respectively referred to as "SUPPLIER"). The Conditions of Purchase shall only apply if SUPPLIER is a business owner.

现行的采购一般多数及条件(以下简称"采购条件")活用于所有与我们建立业务关系的商业伙伴和供应商(以下分别简称"供应商")。 本采购条件仅适用干供应商是企业主

Act 即水粉一板素板及食肝(以下的体、光物采肝)。是由于所导与实现是五生多类杂类的重点化中的实验的(以下分别原外、医感的)。 未来则条件仅是由于代应简是企业主。

1.2 The Conditions of Purchase apply in particular to contracts concerning the sale and/or the delivery of movable objects (hereinafter referred to as: goods), irrespective of whether the SUPPLIER produces the goods itself or buys them by sub-suppliers. These Conditions of Purchase shall further apply to any and all design-related services rendered by SUPPLIER. The Conditions of Purchase shall also apply to further contracts concerning the sale and/or the delivery of movable objects, without us having to refer to these again in each individual case; in this case we will immediately notify SUPPLIER of any amendments to our Conditions of Purchase xyngs在作式注意用于导体部内观查允许变换的意义。此来购条件的逐用于根本的与销售和/或者交付可移动物品(以下前场条数物)有关的信用,不论成为是使原态的力。或者从下级性应商处购买的,此来购条件的逐用于根本的与销售和/或者交付可移动物品(以下前分的分)。

1.3 These Conditions of Purchase shall apply exclusively, any conflicting or diverging terms and conditions of purchase of the SUPPLIER shall only become part of the contract if and to the extent that PARAT has expressly consented to their applications in writing. These conditions of Purchase shall also apply to any cases in which PARAT, having knowledge of conflicting or diverging terms and conditions of purchase shall also apply to any cases in which PARAT, having knowledge of conflicting or diverging terms and conditions of purchase shall apply exclusively and part of the contract if and to the extent that PARAT has expressly consented to their applications in writing. These conditions of Purchase shall apply to any cases in which PARAT, having knowledge of conflicting or diverging terms and conditions of purchase of the SUPPLIER, will accept SUPPLIER's delivery or pays for it without any reservation.

2. \*\*RAPA\*\* PARA\*\* PARA

者支付货款

1.4 Any individual agreement made on a single-case basis with the SUPPLIER (including collateral agreements, supplements and amendments) shall take priority over these Conditions of Purchase in every case. A written agreement or written confirmation by PARAT

anteriories in respect of the contents of such agreements. Ashall prevail in respect of the contents of such agreements. 任何与供应商在单一案例的基础上签订的独立协议(包括附属协定,补订或增订的内容)在所有情况下都比此采购条件具有优先适用权。 而互瑞德的一份书面协议或书面确认商比此类协议更具有具优先适用。 1.5 Legally relevant declarations and notifications, which are to be submitted towards us by SUPPLIER after conclusion of the contract

(e. g. the setting of deadlines, reminders or declaration of rescission), are required to be in writing in order to be effective. 合同签订后,供应商必须以书面形式提交给百瑞德的法律相关的声明和通知(例如:截止日期的设置,提醒或解约声明),方可生效。

同時並付出、後述時度が例以下加速を基本日本原因的法律付入的が明本地域和(例如: Rull 口用的位置、基本配面的法律付入的,从日本水 1.6. References to the validity of statutory regulations shall only have clarifying significance. Therefore, the statutory regulations shall also apply without such a clarification insofar as they are not directly amended or expressly excluded in these Conditions of Purchase.

水法性法規則の教性的参考以具有说明意义。因此、双方接有效定的条数。但适适用法律、法规则规定,以要它们没有被直接恢变或者 被明确排除在采购条件之外

1.7 SUPPLIER is aware of the fact that supplies performed and performances rendered within the framework of this business relationship with PARAT are part of the supply, chain and that the fullfilment of the contractual provisions agreed upon is of outstanding importance for PARAT, in order to enable PARAT to satisfy its own contractual obligations towards PARAT's buyers and currens in due time and

according to the contract.
供应商为通知,所以由于一个企业,但是一个企业,是一个企业的企业,但是一个企业,但是一个是一个企业,但是一个企业,但是一个企业,但是一个企业,但是一个企业,但是一个企业,但是一个企业,但是一个企业,但是一个是一个是一个企业,但是一个是一个企业,但是一个企业,但是一个是一个是一个企业,但是一个企业,但是一个企业,但是一个企业,但是一个是一个是一个是一个,但是一个是一个是一个,但是一个是一个是一个,但是一个是一个是一个,但是一个是一个是一个,但是一个是一个是一个,但是一个是一个,但是一个是一个是一个,但是一个是一个,但是一个是一个,但是一个是一个是一个,但是一个是一个是一个,但是一个是一个,但

### 2. CONCLUSION OF CONTRACT (ORDERS AND ACCEPTANCE) AND CONTRACT AMENDMENT 合同(订单和验收单)的签订 以及條订

以及修订
2.1 Supply agreements (orders and acceptance), call-offs and other transactions to be concluded between PARAT and SUPPLIER, including such for design-related services as well as any amendments and supplements thereto, shall be set out in writing. Orders and call-offs may also be submitted via data telecommunication.

传感特政(订单和赊收),随篇文件订单以及百篇参与根原商签订的其他交易形式,包括与设计有关的服务以及其增补条款均须以书而形式确定,订单以及随篇交付订单也可以通过数据电子传输进行键交。
2.2 Quotations and estimate of costs are binding by SUPPLIER and will not be remunerated by PARAT, unless otherwise expressly

stipulated. 除非另行书面明确规定,否则报价和成本预估都由供应商自行负担成本和费用,百瑞德无需支付任何费用。

2.3 Our orders shall be considered as binding upon written submission or confirmation at the earliest. Before accepting any purchase order, SUPPLIER must point out obvious mistakes (e. g. misspellings and calculation errors) and incompleteness in the purchase order, including the order documents, for the purpose of correction and/or completion; the contract shall otherwise be regarded as not

## 3. PRICES AND TERMS AND CONDITIONS OF PAYMENT 价格和支付条款及条件

定的除外。,
3.3 Unless otherwise stated below, payment of delivery price shall be due within 90 days upon complete delivery and performance (including acceptance as stipulated, if applicable) as well as receipt of a correct invoice. In case of acceptance of early deliveries, previous periods commence only with date of delivery agreed upon.
除双方有明确约定外,互硝酸将左右能变货,货物性能良好(如果适用,按照规定能收合格),收剂准确投票后的90天内按照交货价支付货金、如果逐步制定货。前期只能从约定的交货目期开始。

3.4 Autoverheitoliste teilins to payinetik win be extented actioningly, provided not improperly producted derivery documents result in a delay.

如果因交资文件相误而发生延误,那么上述提及的付款时间也会相应的概述。

3.5 Above-mentioned term of payment for tools remaining at SUPPLIER's premises shall commence only after initial sample approval. Evaluation of initial samples by PARAT shall be started no later than 30 days after submission by SUPPLIER. Later than 3.6 Payment is effected by bank transfer or by cheque. SUPPLIER shall bear any possible charges arising in the course of payment transactions.

3.6 Payment & Bitcute of Sun Cusinessian Contractions of the Contraction of Contra

# 4. DELIVERY DATES, TRANSFER OF PERILS AND TRANSPORT, PARTIAL SHIPMENT, EXCESS AND SHORT DELIVERY 交货

4. DELIVERY DATES, TRANSFER OF PERILS AND TRANSPORT, PARTIAL SHIPMENT, EXCESS AND SHORT DELIVERY 交费 日期,风险转移、运输,分批被运、交货和聚和快餐
4.1 The delivery dates and schedules stated in the order or the call-off are binding. Object of each supply also comprises the necessary delivery documents (delivery note indicating date of issue and shipment; content of the delivery indicating part number and quantity; PARAT purchase order reference with order date and order number as well as documentation of components that are the first essential of further processing) as well as the respective confirmations or certificates.

PARAT purchase order reference with order date and order number as well as documentation of components that are the first essential of further processing) as well as the respective confirmations or certificates.

PARAT purchase order reference with order date and order order part of the processing order processing order



4.3 The decisive date for determining adherence to the delivery date or delivery schedule is the receipt of the goods and the shipping documents at PARAT or at the receiving place designated by PARAT in case of delivery DAP location Incoterms 2020. 按照交货目期退费交货时间表、交货日期是指在耳器他或到货物和发运文件与无,如果以DAP(2020 年期取货场易补谐)贸易方式,则为

PARAT 指定交货地点目的地交货及收到发运文件当天

4.4 In case of call-off orders, PARAT determines the individual call-offs and call-off dates for partial shipment in accordance with its 

据有效的 VDA 标准,随需交付订单也可以通过电子传输的方式进行传输。

据有效的 VDA 标准,他面尖针钉单巴可以通过电子性制度力及进行性调。 4.5 Excess deliveries do not form any obligation to accept delivery of the extra goods. The same applies in case of partial shipment and/or short deliveries of quantities ordered. In case of early deliveries, PARAT reserves the right to refuse the acceptance of the goods at SUPPLIER's costs or to set another payment date accordingly.
显耀突发不会形成任何接受相反物的义务,这也适用于分批装运机/或者交付缺颖的情况。如果供应商提前交货,百瑞德保留拒绝收获或者相应的更改支付日期的权利,其中产生的费用由供应商承担。

4.6 SUPPLIER shall inform PARAT immediately if it becomes apparent that delivery dates and/or performance deadlines won't be met, indicating the reasons and the likely duration of the delay. Unreserved acceptance of the delayed supplies may not be construed as a waiver of any rights by PARAT with regard to the untimely delivery. 如果供应商清楚的明白不能按照交货日期和/或者截止日期交货,需要立即通知百瑞德,表明原因以及可能的延误时间。百瑞德接收了延

期交付的货物仍有追究供应商迟延交货责任的权利。

4.7 SUPPLIER undertakes to maintain a respective failure strategy for its manufacturing facilities and plants in order to ensure a punctual

delivery to PARAT. 供应商承诺,为了准时供货给百瑞德,给自己的制造设备和工厂分别制定失效措施。

### 5. DELAY IN DELIVERY 交份延迟

5.1 SUPPLIER is under an obligation to maintain an on-going deadline monitoring. Upon demand, SUPPLIER shall present a schedule that shows the most important milestones of the main steps with regard to engineering, manufacturing, assembly and testing within the scope of delivery, whereby SUPPLIER undertakes to carefully comply with the milestone dates. 供应商有义多不断监控截止日期——经要求,供应商成应提供一个支持表,上面领注明在截止日期之内关于工程、制造、安装和检测的每个主要步骤量重要的阶段,供应商成资产格遵守并符合每个阶段要求的期限。

**5.3** In case of debtor's delay by SUPPLIER, the statutory regulations shall apply. 因供应商自身的原因产生的迟延,应依据相应的法律法规,由供应商承担相应的法律责任。

5.4 If SUPPLIER does not fulfil its performance or does not do so within the agreed delivery time or is in default, PARAT's rights are regulated by the legal requirements — particularly its rights to rescission or damages. Article 5.6 remains unaffected. 如果供应商大选制有以多类数有效投资的用效定的交货制向交货或者有进约情况。百瑞德的权利、尤其是关于取消合同或者为损害请求赔偿的权利仍然受法律的保护。第5.6条的约定不受影响。

5.7 If SUPPLIER suspends payments or ceases to make deliveries, or if bankruptcy proceedings are instituted on its assets, PARAT shall

be entitled to withdraw from the unsatisfied portion of the contract. 如果供应商宣告破产或停止交货,或者供应商资产进入破产法律程序,百瑞德有权撤销合同中未能得到履行的部分

**6. FORCE MAJEURE不可執力**Force majeure, urrest, governmental measures, strike, lockout or other events beyond one's control free the contractual parties for the duration of the problem and for the scope of the effect thereof on the work obligations. PARAT shall exclusively be entitled to cancel the contract as a creditor of the obligation to perform in case of substantial duration of the default in performance. 如发生不可抗力、动荡、政府措施、罢工、停工、或者其他人力不可控制的事件。合同双方可以在不可抗力等事件发生期间以及其影响范围之内免除附于合同义务,如不可抗力等事件数数长时间、作为义务的债权人。百期偿还有权限消合同。

7. NOTICE OF DEFECTS **实能通知**7.1 SUPPLIER shall be liable in particular, in accordance with the general law, that the goods at the time of transfer of risk to PARAT have the contractually agreed characteristics. The product descriptions which — in particular through designation or reference in the order from PARAT — are the subject matter of the respective contract, are regarded as an agreement as to the properties in each case. For this, it makes no difference whether the product description originates from PARAT, from the SUPPLIER or from the manufacturer (無照通月會月後, 供應商業身有任保证费的股股单转到百万部份,其物费用令合同之约定。在不同情取了的品描述,尤其是根据有理论的,其物更有合同之约定。在不同情取了的品描述,尤其是根据有理论的,其物更有多自己之约定。在不同情取了的品描述,尤其是根据有理论的,是相应合同中的主要部分,不论产品描述来自于有理论、供应商类是制造商。
7.2 PARAT is slos entitled to daim for defects without restriction if the defect accordance.

7.2 PARAT is also entitled to claim for defects without restriction if the defect remained unknown to PARAT as a consequence of gross

negligence at the time of contract conclusion. 如果由于签订合同时严重疏忽造成百瑞德不了解货物的某种缺陷,百瑞德有权无限制的要求供应商对货物的缺陷进行赔偿.

8. LIABILITY FOR DEFECTS / CLAIMS FOR DAMAGES 赔偿责任/索赔损失
8.1 Unless otherwise stipulated in these Conditions of Purchase, the statutory provisions shall apply regarding physical and legal defects as well as the legal consequences of failure.
除非在此来购条件中有明确规定。否则法定条款适用于处理关于货物的物理缺陷和法律缺陷以及由此缺陷产生的法律后果。
8.2 Deficiencies which will become apparent within six months after passing of the risk shall be assumed to have already existed at the time of passing of the risk, unless this assumption conflicts with the kind of merchandise or with the matter of deficiency.
风险转移后六个月内产生的缺陷,如果该缺陷是明显的,则这一缺陷被认为是在风险转移时已经产生,除非这一般设存货物的种类或者够贴价性的证据。

缺陷的性质有冲突。
8.3 If the SUPPLIER fails to comply with its obligation to render supplementary performance (rectification of a defect, Nachbesserung)
— at PARAT's option either by removing the defect (rectification) or by providing goods that are free from defects (substitute delivery)
— within an appropriate time limit set by PARAT, PARAT can remedy the defect itself and demand reimbursement of the costs required
to do this or an appropriate daviance payment from the SUPPLIER. If the supplementary performance by the SUPPLIER has failed or is
unreasonable for PARAT because of particular urgency (e. g. risk to operational reliability or the imminent occurence of unreasonably high losses) bhere shall be no need to set a deadline; PARAT will immediately notify SUPPLIER of such circumstances, as far as possible in advance.

如果供应商不能履行补充义务,即在百瑞德规定的时间内,对缺陷进行新正或者另外提供无缺陷的货物,那么百瑞德有权自行修补缺陷。
然后要求供应商偿还修理费,或者百瑞德可以要求供应商预付修理费,如果供应商无法修复缺陷或者因为情况聚省(例如,存在操作可

举性的风险或者有可能边底不合理的较高损失)修复缺陷对百瑞德来说不合理,则不需要设置一个截止日期,如发生这种情况,百瑞德
移民可能制度的原则。

于未经授权修复缺陷的请求,百瑞德的赔偿责任不受影响。只有当百瑞德意识到或者由于疏忽未能意识到货物实际上并无缺陷时,百瑞

億万項有效社。 &5. Should the SUPPLIER repeatedly be unable to meet PARAT's requirements with regard to quality and finish, PARAT shall in all cases be entitled, after a respective warning letter had been issued, to withdraw from the contract; PARAT's other rights remain reserved. 如果供应商反复多次不能满足百瑞德对质量和外观的要求,百瑞德在任何情况下,在给出书面警告信后,都有权取消合同。百瑞德的其

8.6 PARAT's other claims because of the violation of any contractual or legal obligations (e.g. compensation claims irrespective of their

legal grounds) remain unaffected.
因为任何违反合同或者法律义务的行为(例如:不论何种依法提出的赔偿要求),百瑞德所提出的其他索赔不受影响。

## 9. LIMITATION PERIOD 时效期

9.1. Reciprocal claims of PARAT and SUPPLIER become time-barred according to statutory provisions, unless otherwise stipulated below. 除非下文有明确规定,否则百瑞德与供应商互相提出的素赔有效期受到法律规定的限制。

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9.2 The general limitation period for any claims arising from defects shall be 3 years, beginning with the transfer of risk. As far as 9.2 The general limitation period for any claims arising from defects shall be 3 years, beginning with the transfer of risk. As far as acceptance is agreed, limitation period shall commence with such acceptance. The 3-year limitation period shall apply *mutatis mutandis* also for claims arising out of defects in title, whereby the statutory limitation period for claims in rem for the restitution of property of any third party remain unaffected; claims based on legal defects shall in no case become time-barred as long as the third party can assert the right against PARAT – in particular in the absence of limitation.

由于产品缺陷而变来的衰弱一般存成为5三年,自风险技术的产业的衰弱,发现发生规模的变量的发现,则有效期从通过验收开始计算。此三年时效 加在细节上成金聚橡设用也应适用于因所有投资临价率与方像较低价率与方物权诉讼的收敛时效则不受影响,基于注往缺陷的 索翰在任何情况下都不会失去时效,只要第三方能够能护针对自解他的权利,尤其是在缺少限制的情况下。

9.3 The limitation periods of sales law, including aforementioned extension, apply for all contractual claims for defects to the extent permitted by law. If PARAT is also entitled to extra-contractual compensation due to a defect, the legally required regular statute of limitation shall apply in this case unless the application of the limitation periods of sales law leads in a particular case to a longer limitation period

mtation period. 同法的时效性,包括上文提及的延长,在法律许可的范围内,适用于所有根据合同对产品缺陷的索赔。如果百瑞德也有权根据合同对 个缺陷进行额外的索赔,除非时效期因为运用了合同法的时效期而得到延长,否则其时效期根据法律法规的限制确定。

# 10. PRODUCT LIABILITY / RELEASE FROM LIABILITY AND THIRD PARTY INSURANCE COVER 产品责任/解除责任和第三方

保险
10.1 If claims are lodged against PARAT owing to product liability laws, the SUPPLIER shall exempt and hold PARAT harmless from such claims made by any third party, if and insofar as the damage is caused by a defect in the goods which are delivered by the SUPPLER. In cases of liability depending upon culpability, however, this only applies if SUPPLER is a fault. Insofar as the cause of the damage is in SUPPLER sphere of control and organization, SUPPLER bears the onus of proof for this. 如果根据产品责任法百瑞德故第二方案赠,那么供政商应消除任何第二方对互瑞德处时改聚,使百瑞德不受损失,如果损伤是由于供应商所提供产品的转款造成的。但是,如果责任取决于过失,那么这只适用于供应商所进失的情况。如果造成损伤的原因是在供应商的验验的现在是一个证明,但是一个证明的。

管控和组织范围内, 供应商应有责任提供相关证明

智致和组织范围例,EMB网络对对工度使用大证例。
10.2 Under its obligation to indemnify, SUPPLIER must reimburse any expenses, that arise out of or in connection with any recourse taken by any third party, including for recall campaigns carried out by PARAT. PARAT shall inform the SUPPLIER of the content and scope of the recall measures to be carried out or –as far as can be reasonably expected – and give it the opportunity to comment. Additional statutory claims remain unaffected. 供应商权文务的任何由第三办提起的组条,包括由百塘偿发起的产品在同活动,引起或与之有关的费用。在合理可预见的范围内,百塘饱应通知供应商其产品召回措施的内容和范围,并给予供应商发表意见的机会。其他法定索赔不受影响。

11. EXECUTION OF WORK 施工
Persons employed by SUPPLIER who carry out work on factory premises of PARAT or on the third party's premises designated by PARAT in fulfilment of the contract, must abide legal, regulatory and operational regulations as well as safety regulations of PARAT of the designated third party. SUPPLIER undertakes to send PARAT the results of risk assessments for the work to be carried out to PARAT on request.

供应商承诺并保证其雇佣的人员,在百瑞德的生产经营场所或者在百瑞德指定的第三方的生产经营场所履行合同义务时,必须遵守法 律、法规及操作规程,包括百瑞德或百瑞德指定的第三方安全规章制度。一经要求,供应商须向百瑞德提交现场施工风险评估结果。

### 12. COMMISSION ORDER / SUBCONTRACTING 代理订单/分包

As far as SUPPLIER carries out any subcontract orders for PARAT, the SUPPLIER has to check in any case the material provided by PARAT for of its unobjectionable quality before processing the material according to the provisions set out, unless otherwise stipula in writing. In case of possible defects, a further processing may only be started upon explicit approval by PARAT. Silence does not expressly constitute an approval. In case of subcontract orders and commission processing, the entire Terms and Conditions of Purchase shall apply accordingly.

**除非另行**书面规定,**当供**应商把百瑞德的订单分包,**在任何情况下供**应商在处理百瑞德提供的材料前都必须对材料进行检查。如有可能

的缺陷,只存在**在得到了百瑞德明确**许可之后才能进行后续处理。沉默不当然**构成同意。如有分包或者委托加工情况**,采购一般条款及 条件将分别活用。

13. RETENTION OF TITLE AND FREE ISSUE MATERIAL 所有权保留和免费材料
13.1 A so-called simple retention of title claimed by the SUPPLIER for its performance and services is acknowledged by PARAT. PARAT, however, shall have the right to reself the delivered goods in the ordinary course of its business without accepting a prolonged or extended retention of title or any other forms thereof. SUPPLIER is obliged to immediately disclose to PARAT any third party rights to the delivery item or parts thereof. This also applies to possible assignment of receivables. 使废商对履行合同和服务所要求的简单的所有权保留是得到百瑞德承认的。但是,如无其他书面约定延长或者扩大所有权价格况下,百

瑞德应有权通过一般的业务过程转卖交运过来的货物。供应商有义务立即告知百瑞德所交货物中任何第三方的权利。这也适用于对所收 货物有可能的分配。

13.2 PARAT remains the owner of the fabrics, parts, containers and special packaging provided by PARAT as well as of any and all tooling transfered for use, unless these items are owned by any third party (for instance by PARAT's customers) and therefore ownership remains with such third party. Above-mentioned items may only be used in accordance with their intended purpose. The processing of fabrics and the assembly of parts occur on behalf of PARAT. It is agreed that PARAT shall become a co-owner of the objects delivered

using PARAT's fabrics and parts in proportion of the value of the materials to the value of the entire product, which are in this respect kept for PARAT by the SUPPLIER. 所有百瑞德提供的纷物、配件、包装箱、其他特殊的包装材料以及供使用的模具均固百瑞德所有。除非它们是任何第三方(比如百瑞德的客户)的所有物。以上所提物品只能被用于与规则使用目的相符的用途。织物的处理和配件的组装是代表百瑞德发生的。所交物品如使用了百瑞德提供的织物和配件,那么百瑞德应成为所交物品的共同拥有者,拥有比例是百瑞德所提供物品价值占物品整体价值的比例。 这部分的价值由供应商为百瑞德保留。

## 14. ASSIGNMENT, SET-OFF AND RIGHT OF RETENTION 分配、抵消以及保留权

14.1 SUPPLIER shall not assign its contractual claims, neither in whole nor in part, to third parties without the prior written consent by PARAT or permit third parties to collect same. If SUPPLIER assigns its claims against PARAT without PARAT's consent, PARAT shall still be entitled to make payments to SUPPLIER.

De entitiee to make payments to SUPPLIER. 如未事先取得百瑞德的书面同意或者第三方许可,供应商无权将根据合同的部分或者全部债权,转让给第三方。如果供应商在没有取得 百瑞德阿查的情况下将债权转让,那么百瑞德有权仍然向供应商付款。

14.2 SUPPLIER is entitled to a right of set-off or retention only in the presence of undisputed or legally upheld payment claims, and the

right of retention only if it results from the same contractual relationship. 只有在双方无争议具有法律规定的情况下,供应商才有债务抵销或者保留权。只有源于同一合同关系的情况下,供应商才有保留权。

15. SUPPLIER'S REDRESS 供应南的赔偿
15.1 In addition to the warranty claims, PARAT is also entitled without restriction to its statutorily determined rights of recourse within a supplier chain. PARAT shall be entitled in particular to demand precisely such kind of supplementary performance (,Nacherfüllung) (repair or substitute delivery) from the SUPPLIER, as PARAT owes its purchaser in the individual case. This does not limit PARAT's

(repair or substitute delivery) from the SUPPLIER, as PARAT owes its purchaser in the individual case. This does not limit PARAT's statutory right to choose. 除了担保请求权。 百瑞德在一个供应链中还无限制的拥有法律规定的追索权。个别情况下,当百瑞德对共采购商有所欠缺的时候,百瑞德尤其有权要求使应商追加执行(维理或者代替交货)。这对百瑞德的法定选择权不产生限制。

15.2 Before PARAT acknowledges or fulfils a claim for defects asserted by its purchasers (including reimbursement of expenses), PARAT shall notify the SUPPLIER and, giving a brief account of the fact, request written comments. If a statement is not made within an appropriate period and if no amicable solution is precipitated, the claim for defects effectively allowed by PARAT is regarded as owing to the respective purchaser; in this case, the SUPPLIER is responsible for supplying counter evidence. 在百瑞德确认或执行其采购商的索赔(包括费用报销)前,百瑞德应商废地向供应商陈述事实,并要求供应商提供方面评价。如果供应商在一定时间内设有给出设明,没有提出及好价解决方案,那么百瑞德、在这种情况下,供应商负责提供反证。

before being sold to a customer, e. g. when mounting in another product. 如果货物还需百瑞德的采购商进行再加工或者百瑞德在销售之前还需要对货物再加工,比如,将其装配到其他产品中,百瑞德对供应商 的索赔也适用。

# 16. PROPERTY RIGHTS OF A THIRD PARTY / PRIOR AND NEW PROPERTY RIGHTS AND KNOW-HOW 第三方的产权/过去

16. PROPERTY RIGHTS OF A THIRD PARTY / PRIOR AND NEW PROPERTY RIGHTS AND KNOW-HOW 第三方的产权/技会 的以及新的产权以及专有技会 16.1 SUPPLIER undertakes to release PARAT from the claims of third parties deriving from any infringement of intellectual property rights in connection with the supplies and services and to reimburse PARAT any and all costs and expenses incurred, if SUPPLIER Rialed to inform PARAT about existing rights of any thirty which have been known to SUPPLIER or which it reasonably should have known. 使应商承诺,供应商应当对其侵犯第三方的知识产权负责,或者供应商设有合知百瑞德共中存在的供应商了解的或者应该了解的任何第 三方的权利,因战而造成的任何第三方对百瑞德共于任何役犯与所供货物和服务有关的知识产权的素赔,该素赔均由供应商承担,并承 诺补偿百瑞德任何所有偶因此发生的费用。 16.2 This shall not annyl inorfor as SUPPLIER has produced the supplied product and/or rendered the services on the basis of drawings.

诺补管百瑞德任何所有偶因此发生的费用。
16.2 This shall not apply insofar as SUPPLIER has produced the supplied product and/or rendered the services on the basis of drawings, models or similar other descriptions or statements provided by PARAT and does not know that thereby protection rights of a third party have been violated, or does not have to know in connection with the services and performances rendered. 如果供应商名在可靠给提供的图纸、模型或者其他类的情递还者能还的基础上生产出了产品或者提供了服务,并且供应商不知道或者不必知道其提供的产品或服务侵犯了第三方的保护权,那么这一条款16.2将不适用。

16.3 SUPPLIER shall notice PARAT of the use of its own and licensed third party published and unpublished patents and patent

工业产权进行再生产以及更改。

16.5 SUPPLIER shall grant PARAT a non-exclusive, complimentary, transferable, sublicensable and irrevocable right of use to know-how, results of development and/or SUPPLIERs industrial property rights, which existed even before teaming up with SUPPLIER, in order to make use of the result of development described in paragraph 16.4 or to use, completely or partially, deliveries and/or performances rendered by SUPPLIER for any types of utilization.

为了利用第 16 条第 4 款所描述的研究结果或者完全或部分使用所交货物和或供应商为其他任何用途所提供的服务,供应商应允许百瑞德不排他地。 特者赞赏态度使均转让地,可进行次级授权地使用专有技术、研究结果和或供应商的工业产权,即使此工业产权在与供应商合作之前或存在。
16.6 The anologication and assessition of industrial

開発性と制態化性.

16.6 The application and assertion of industrial property rights to nongratuitous developments generated in collaboration with PARAT and SUPPLIER, is solely with PARAT. Inventions made by SUPPLIER's employees during the period of the contractual relationship and with regard to order handling, shall be claimed by SUPPLIER accordingly. Concerning gratuitous developments, SUPPLIER shall be granted the right to apply for registration, however, SUPPLIER shall grant PARAT at least a right to use under such intellectual property



rights according to aforementioned paragraph 16.4, sentence 1, second main clause. Any mandatory remuneration for its employee

inventions shall be borne by each contractual partner. In addition, the legal stipulations shall apply.
在百瑞德·马胺底商合作期间所学生的有偿研究的运用和主张仪属于洱港德。在合间期间核底商员工所做的与订单处理有关的投资股和的由归属使废函。对于无偿的研究,供应商格在申请批册。但是是是一个企业,是一个企业,是一个企业,是一个企业,是一个企业, 瑞德使用权。任何对此员工发明的强制补偿均应由每个合同方承扣。另外, 法律条款也应适用

16.7 Even in case of an early termination of the contractual relationship, PARAT shall be entitled to these rights and shall also include partial results of development made up to the time of termination.

即使合同提前终止,百瑞德也应拥有这些权利,包括在合同终止之前所得出的部分研究结果。

## 17. HAZARDOUS GOODS / WARNINGS / NOTIFICATION OF MODIFIED SPECIFICATIONS 危险品/警告/規格條改通知

17.1 For any materials (substances, preparations) and items (such as goods, parts, technical equipment, non-cleaned empties), which due to their nature, their properties or their condition might present a hazard for human life and health, for the environment and objects and which are thus required by regulations to undergo special treatment with regard to packaging, transport, storage, handling and waste disposal, the SUPPLIER will enclose a completed safety data sheet with the quotation submitted to PARAT. In the event of modifications of material specifications or the legal situation, SUPPLIER shall provide PARAT immediately and unsolicited with updated data sheets and instructions.

odata sneets and instructions. 任何材料(物质、制剂)或物品(比如货物、技术设备、未经清理的空容器),通过对其特质、性能或条件的判断,如果它们有可能对 人身安全、健康、环境以及其他物品产生危害,那么根据规定它们必须在包装、运输。存储或者处理以及废弃时经过特殊处理。如有此 类物品,供应商应在提交报价的同时向百瑞德提供一份完整的安全数据表。若材料规格有变化或者法律条款有更改,供应商应立即主动 提交至百瑞德相应更新的数据表和指导书。

17.2 If SUPPLIER delivers a product within the meaning of the China Act on Equipment and Product Safety, SUPPLIER has to provide all information relevant for the assessment of dangers to security and health of the users of the product or of third parties; after taking

account in particular of the criteria listed in § 4 para. 2 sentence 2. 如果供应商按照中国设备和产品安全法令交货,那么供应商必须提供所有与危险评价有关的信息,保证产品使用者或第三方的安全。尤 考虑了第4章第2段第2句所列的标准后

17.3 SUPPLIER undertakes to send to PARAT, once a year and spontaneously, a valid and long-term supplier's declaration, indicating

part number and the relating code number (commodities chart for the foreign trade statistic). 供应商承诺,每年自发给百瑞德寄送一份有效地长期的供应商声明,说明零件号和相关的代码(对外贸易统计商业图表)。

### 18. QUALITY MANAGEMENT / SPARE PARTS AND DOCUMENTATION 质量管理/零配件及文件

18.1 SUPPLIER warrants that its deliveries and/or services comply with state-of-the-art technology, applicable safety regulations and technical data stipulated and any other specifications. In case of supplies and/or services all relevant standards (e. g. VDA standards) as well as generally applicable provisions under public law are to be observed.

well as generally applicable provision under plunic waver to the observed.
董商修证,其提供的货物和J或服务都符合当前的科技术学、适用的安全规定、规定的技术数据以及任何其他技术规格。如果其提供的 品和J或服务,须符合所有相关标准(比如:VDA标准)及遵守公共法律下通用条款。

F面利坝政康务,與付订用相供本标框(比划I: VDAF标准)及遵守公为法律下週用录配。
18.2 SUPPLIER must implement and verify a suitable (process-oriented) quality management system (at least ISO 9001, but preferably IATF 16949; in addition, a certification according to ISO 14001 such as ISO 45001 should be intended). The manner and nature of the collaboration in the area of quality, as for instance initial sampling and documentation, is specified in the QRZ01 (PARAT Quality Assurance Guideline for Suppliers) in a legally binding form.

(根庭商金须采取并验证一个合适的(以过程为身间的)质量管理体系(至少是ISO 9001、最好是IATF 16949, 另外,根据ISO 14001比 如ISO 45001 使该要进行环境管理体系认证。及方在质量领域的合作方式和性质,比如划频样品以及文件,在QRZ01 百瑞德供应商质量保证指导方针)中由一个具有法律约束力的衰移规定。

质量保证指导方针)中由一个具有法律约束力的表格规定。 18.3 The drawings, CAD data, descriptions a.s.o. forming part of the purchase order are binding for the SUPPLIER. SUPPLIER must

check them for any discrepancies and must inform PARAT immediately in writing of discovered or suspected errors. Otherwise SUPPLIER cannot plead these discrepancies/errors at a later time. All drawings, plans and calculations made by the SUPPLIER also remain its sole responsibility, even if these were approved by PARAT.

图纸、CAD 数据,描述等等诸如此类的实影计单的组成部分对供应商者法律约束力,但由商应负责检查其是否有误。如发现或怀疑有误

供应商应立即书面通知百瑞德。否则供应商不能事后为这些错误寻求借口。供应商应是其所提供的所有图纸、计划和计算结果的唯一负 责人,即使这些内容都得到了百瑞德的审核。

মান ভাষ্ট্ৰেপ্ত প্ৰভাৱ প্ৰতিষ্ঠা । শিক্ষালয়ৰ স্থিতি (In case of the supply of tools, plant and equipment, SUPPLIER shall hand over to PARAT a documentation relating to their operation, repair and maintenance at the latest with the supply of those tools, plant and equipment. If it concerns the delivery of a machine, the technical documentation, the CE marking and the conformity sessessment must be created or carried out by the SUPPLIER in accordance

technical documentation, the CE marking and the conformity assessment must be created or carried out by the SUPPLIER in accordance with the EC Machinery Directive (2006/42/EC). Machinery Directive Direct

## 19. SPARE PARTS 备用件

19. SPARE PARTS 各用件
SUPPLIER is obliged to guarantee supply of the delivery item as spare part (or parts thereof) for PARAT even after end of series production for a period of 15 years and to repair and maintain the relevant tooling free of charge, as far as they exist. Part price for the spare part shall be the last valid series price for a period of three years after end of series production. Afterwards, the price will be recalculated on the basis of a cost anlysis.

供应商在量产结束后 15 年内仍有义务为百瑞德提供备用件(或者配件),以及免费修理或保养相关模具,只要它们还存在。配件价格应按照量产结束后 3 年内最终有效的批发价格计算。另外,此价格应会在成本分析表中被重新计算。

20. CONFLICT MINERALS / REACH / ROHS 沖夾掌产/REACH/ROHS
SUPPLIER undertakes to comply with the latest version of the directives and regulations and informs PARAT immediately and unsolicited in writing if delivered products contain substances that are listed in the respective substance prohibition lists, exceed regulated limits or come from conflict regions. Before the delivery of such materials, a separate written approval by PARAT is required. SuPPLIER releases PARAT from any liability in connection with the violation of these guidelines / regulations, including claims by third parties and indemnifies PARAT for damages resulting from or in connection with the SUPPLIER's non-compliance with the guidelines / regulations. 供应商必须立即手主动以节商形式通知口商器。并要不免发货物分别可以使用分别或可以使用的一个可以使用的可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一种可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一个可以使用的一种可以使用的一种可以使用的一种可以使用的一种可以使用的一种可以使用的一种可以使用的一种可以使用的一种可以使用的一种可以使用的一种可以使用的一种的一种的一种可以使用的一种的一种可以使用的一种的一种的一种可以使用的一种的一种的一种可以使用的一种的一种的一种的一种

22. CONFIDENTIALITY / ADVERTISING 机格 / 哈生传
22.1 SUPPLIER undertakes to treat any and all business and technical information and operational processes that are demonstrably not general knowledge and that become known to SUPPLIER as a result of the business relationship, as trade and business secrets and in respect of these to maintain confidentiality towards third parties, both throughout the business relationship and after completion of the respective order. 供应商承诺,任何所有因为建立商业合作关系后得知的且明确不是常识的商业和技术信息、操作流程均视为贸易和商业秘密,供应商应

快速的水柏、江門所刊场为建业的北京作大系有特别的且引擎介定市业时的基本权本作品。 探FM在中边几页或中的工程馆,只是阿佩 保守这些整定商业关系存在期间以及相应订单完成之后不被使用第二方线符 22.2 SUPPLIER undertakes to impose the respective obligations set out in this paragraph also on its vicarious agents and employees or other third parties engaged by SUPPLIER, SUPPLIER guarantees their observance. 供应商采诺,前款所陈述的商业秘密保护的义务同样的赋予其不同的代理商、员工或者与其他任何供应商涉及的第三方。供应商应担保

人员履行这

use of PARAT's inquiries, order, order confirmations as well as the related correspondence for advertising purposes is not ad. SUPPLIER may only advertise its business relationship with PARAT with the prior written permission of the latter. 想的询价、订单、订单确认两以及相关的通信内容均不可用于广告目的。在获得百瑞德书面许可的情况下,供应商可将于百瑞德的 白埔總的周囲、日半、 合作关系用于广告宣传。

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## General Terms and Conditions of Purchase 采购一般条款及条件



23.1 SUPPLIER acknowledges that it's PARAT's objective to minimize the negative effects of its products on humans and the environment by taking technical economic aspects and ecological issues into consideration. Compliance with applicable laws is a minimum requiremen

供应商认识到,百瑞德有这样一个目的,即通过综合考虑技术、经济和生态问题,将其产品对人和环境的负面影响降到最低。符合相关

73.2 In order to preserve resources. SUPPLIER will take care of an effective use of all materials processed and of energy and water.

and the big preserve resources, of the twin take the original to waste, wastewater, and noise pollution, 为了保护资源,将对环境的影响降到最低,供应商应高效地利用一切所拥有的材料,以及水、电等资源,特别注意废料、废水、空气污染和阻害的成形。

23.3. In addition, SUPPLIER will, upon request, provide PARAT with data (including data concerning material usage) for an environmental performance evaluation with regard to the goods, resp, part of the goods according to VDA data collection format for exceptables, part of the goods according to VDA data collection format for exceptables, part of the goods according to VDA data collection format for exceptables. By the data of the support of the goods according to VDA data collection format for exceptables. By the data of the support of th 汽车工业协会生态平衡数据收集表格提供。

### 24. SOCIAL RESPONSIBILITY 社会责任

It is of paramount importance for PARAT that entrepreneurial activities take into account the social responsibility towards the company's own employees and society in general. The common target of PARAT and the SUPPLIER is to show respect towards the basic principles of social responsibility when conducting their business activities, as set out in the guidelines of the UN Initiative Global Compact. 百瑞德认为,企业活动要考虑到对企业员工以及社会大众的社会责任,这一点非常重要。百瑞德和供应商在进行商业活动时要遵守社会 基本准则以及联合国全球契约的倡议。

### 25. PLACE OF PERFORMANCE, PLACE OF JURISDICTION, APPLICABLE LAW 層行地点、司法管辖地、适用法律

**25.1** Place of performance is the place to which the goods are to be delivered in accor 履行地点是指根据订单规定此单销售货物应运抵的地点。

### 26. MISCELLANEOUS PROVISIONS 其他条款

26.1 To the extent that the written form is mandated by these General Terms and Conditions of Purchase, the text form is sufficient. This does not apply to terminations of any contracts concluded under these General Terms and Conditions of Purchase subject to written form or an electronic signature (for example "DocuSign") requirement.

如果本《一般采购条款和条件》规定须采用书面形式,则采用文本格式即可。这不适用于终止在本《一般采购条款和条件》下签订的对

书写形式或电子签名(例如 "DocuSian")有要求的任何合同

书写形式或电子签名(例如 "DocuSign" 有要求的任何合同。
26.2 If the SUPPLIER ceases payments or if an application for insolvency is filed on its assets or if any other judicial or extra-judicial composition proceedings are instituted, PARAT shall be entitled to demand the set-off of its claims, which PARAT has against one of SUPPLIER's affiliates, and respectively, which one of PARAT's affiliates may have against whomsoever has a SUPPLIER affiliate, against the claims of the SUPPLIER, 如果供应商停止付款,或者其停产进入申请商学程序,或者兼他可提定向某种的程序在进行中,百瑞德应有权从还未履行的合同中退出。百瑞德有权要求收消百瑞德或者百瑞德的附属机构对供应商的附属机构提出的索赔。

26.3 Should any of the aforementioned provisions in this contract or in any other agreement concluded within the context of the business relationship be or become invalid, this shall not affect the effectiveness of the remaining provisions. The contractual parties are obliged to replace the invalid provision by a provision as similar as possible in its economic effect. 

如果本合同或者拒任音像上传的背景下签订的任何协议中上述所提的条款失效或即将失效,其他条款的有效性将不受影响。合同双方有义务用一个尽可能与失效条款有相似经济效果的条款取代失效条款。



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