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# General Purchase Terms & Conditions

## 1. Definitions

- 1.1. "CSWO" means CS WIND Offshore A/S.
- 1.2. "Goods" means the goods, services and documentation to be delivered by the Supplier as specified in a Subcontract Agreement.
- 1.3. "GPTC" means the General Purchase Terms & Conditions.
- 1.4. "RFQ" means Request for Quotation before entering into the Purchase Order (PO), if any.
- 1.5. "Purchase Order" means CSWO's confirmation of an agreement concerning procurement of the Goods.
- 1.6. "Supplier" means the partner with whom CSWO has entered into a contractual relationship.

## 2. Application of GPTC and Standard Terms

- 2.1. Unless agreed otherwise in writing between Supplier and CSWO, these GPTC shall apply to CSWO's procurement of the Goods from the Supplier. Deviating terms and conditions need the explicit written approval of both parties.
- 2.2. The Supplier's general terms and conditions whether or not quoted as a part of the Supplier's sales documents are inapplicable for the purpose of CSWO's procurement of the Goods.

## 3. Code of Conduct

- 3.1. The Supplier shall at all times comply with CSWO's Code of Conduct available at CSWO's homepage: [cswoffshore.com](http://cswoffshore.com).

## 4. Confidentiality

- 4.1. Unless otherwise agreed, both the Supplier and CSWO shall treat the details of the cooperation as secret and confidential except to the extent that any disclosure is strictly necessary and required in order to comply with applicable law or to execute the PO and

works related hereto – especially for purposes of sale to the endcustomer and their use of the product.

## **5. Guarantee**

The Supplier shall, issue an on-demand Performance Guarantee from a recognized bank, credit insurer or savings bank with a credit rating of minimum A- by Standard & Poor's or A3 by Moody's and must be subject to approval from CSWO.

Supplier shall ensure that a Parent Company Guarantee is signed by Supplier's ultimate parent company to ensure fulfilment of the terms and conditions of the Subcontract Agreement.

In relation to any Advance Payment, the Supplier shall issue an on-demand Advance Payment Guarantee from a recognized bank, credit insurer or savings bank with a credit rating of minimum A-by Standard & Poor's or A3 by Moody's and must be subject to approval from CSWO.

## **6. Warranty**

6.1. The Supplier warrants having the necessary qualifications to deliver the Goods in accordance with highest industry standard and that the Goods delivered (i) are new and unused; (ii) are free from faults and errors in materials, and workmanship; and (iii) comply with the requirements, description and quality stated in the RFQ, Subcontract Agreement and/or supplied specifications and drawings.

6.2. The Supplier warrants that it owns all right, title and interest in and to all intellectual or proprietary rights related to the Goods, including but not limited to the fabrication thereof. The Supplier warrants that he possesses valid, transferable, irrevocable, perpetual and world-wide licenses to relevant intellectual or proprietary rights owned by third parties. The Supplier warrants that the Supplier, CSWO and CSWO's customers may exploit such third party intellectual or proprietary rights related to the Goods, including but not limited to the fabrication, without limitation, for the purposes set out or contemplated in the RFQ.

6.3. Breach of the warranty in Clause 6.1 and 6.2 will be regarded as a defective product.

6.4. The Warranty period for the Goods is minimum sixty (60) months from delivery, cf. Clause 9. The Warranty period shall be extended with twenty-four (24) months if the Goods or a part of the Goods is defective requiring repair or partial replacement. The Supplier shall indemnify CSWO of losses and expenses arising out of a failure from the Supplier to comply with obligations and warranties.

6.5. The Parties shall, upon CSWO's request, in connection with any Defect gather a joint team, the highest and first priority of which shall be without delay; (i) to agree on an immediate corrective action for the Goods in question; (ii) analyze the root cause; (iii) design, verify and agree on preventive actions for ongoing production; and (iv) design, verify and agree on permanent corrective action for Goods in operation.

6.6. In the event a defect is discovered CSWO is at its sole discretion entitled to; (i) remedy the defect itself or employ a third party to do so, and the remedy shall be at the cost and risk of the Supplier; or (ii) order the Supplier to immediately remedy the defect in order to reduce the damage the delay is has on CSWO's compliance with its obligations towards its end-customer.

6.7. In addition to the above, CSWO reserves the right to; (i) withhold payment for the defective Goods; (ii) terminate the Purchase Order with immediate effect and without liability; and/or (iii) claim for any costs, losses and damages incurred by CSWO as a result thereof.

## **7. Variations**

7.1. CSWO is entitled to instruct changes to the Goods and such changes are to be implemented immediately by the Supplier.

7.2. If the Supplier believes to be entitled to extra time and/or additional payment due to a requested change by CSWO, notice shall be given within three (3) days after CSWO's instruction. If no notice is issued, the Supplier is not entitled to extra time and/or additional payment due to the instructed change. If the Supplier gives notice within the specified time, the Supplier and CSWO shall in good faith agree on any adjustment to time of delivery and/or additional payment without the Supplier being entitled to delay the execution of any work.

## **8. Inspections**

8.1. CSWO or any representative appointed by CSWO shall have full and unlimited access to production facilities and to inspect the production status and quality of the Goods.

## **9. Terms of Delivery, Delay and Title**

9.1. The Supplier shall deliver the Goods within the delivery time specified in the RFQ.

9.2. Unless otherwise stated in the RFQ, the Goods shall be delivered DDP (Incoterms 2010) at CSWO's production facility in Aalborg, Denmark (Nørredybet 1, 9220 Aalborg Øst).

9.3. In case of late delivery the Supplier shall pay to CSWO liquidated damages amounting to zero-point-five percent (0,5%) of the total value as stated in the Purchase Order per day of delay, however subject to an aggregate cap of twenty-five percent (25%) of the total value as stated in the Purchase Order. Title to the Goods will transfer upon delivery in accordance with Clause 9.2.

## **10. Price and Payment Terms**

10.1. The Supplier is entitled to be paid the agreed amount as stated in the Purchase Order for delivery of the Goods.

10.2. Invoice with correct reference to the Purchase Order can be issued upon delivery of the Goods and shall be paid by CSWO within sixty-five (65) days from the end of the month of CSWO's receipt of the invoice.

10.3. Invoices may be forwarded to [faktura@cswoffshore.com](mailto:faktura@cswoffshore.com) and include a PO number.

10.4. VAT number outside of Denmark: Sweden: SE502052400401 Poland: PL5263230527 Finland: FI29327381 Norway: NO979 948 255 MVA Germany: Steuernr. DE15/246/09844- USTID:DE292412839

## **11. Duration of offer**

The Suppliers offer must be applicable for a period of minimum six (6) months, from CSWO's receipt of the offer.

## **12. Product Liability**

12.1. The Supplier warrants that the Goods do not have any defects, which may cause product liability damage and to indemnify CSWO against product liability, losses and expenses deriving from such defects.

12.2. The Supplier shall obtain adequate insurance cover for all general as well as product liability risks.

## **13. Termination**

13.1. CSWO is entitled to terminate the Agreement for convenience or breach of contract.

13.2. CSWO shall give notice in writing to the Supplier terminating the Agreement, fully or partly.

## **14. Personal data**

The parties shall only share strictly necessary personal information. Both parties shall comply with the General Data Protection Regulative.

## **15. Applicable Law and Venue**

15.1. The GPTC and any agreement implementing the GPTC shall be construed and governed in accordance with the laws of Denmark. The United Nations Convention of Contracts for the International Sale of Goods does not apply.

15.2. Any dispute arising out of the GPTC and any Agreement implementing the GPTC shall be finally settled by arbitration administrated by The Danish Institute of Arbitration. The place of arbitration is Copenhagen. The language of the arbitration shall be English.