#### eral terms and conditi

1. The deliveries and services of ATLAS are exclusively based on the following general terms and conditions. These are an integral part of all contracts that ATLAS concludes with its contractual partners for the deliveries or services it offers. If the contractual partner is an entrepreneur in the sense of § 14 BGB (German Civil Code), they also apply to all future deliveries or services, even if they are not agreed upon again separately.
2. General terms and conditions of the buyer or third parties are excluded in their entirety, even if ATLAS does not separately object to their validity in the individual case. Deviating agreements are only valid if they are separately agreed in writing. The general terms and conditions of business of ATLAS shall also apply if ATLAS carries out the delivery to the Buyer without reservation in the knowledge of terms and conditions of the buyer without case. Even if ATLAS makes preference to a letter containing or referring to terms and conditions of the Buyer without case. to the validity of such terms and condition

# I. Offer and delivery

ATLAS reserves the unrestricted property rights and copyrights to cost estimates, plans, drawings, operating instructions and training materials and other documents, even if they are stored on data carriers; they may only be made accessible to third parties with the prior written consent of ATLAS. If the order does not materialize, the documents together with any copies must be returned to ATLAS in modi acide you prove request.
 The conditions of the deliveries and services of ATLAS are set out in the order confirmation; in the case of an offer with a time commitment and acceptance within the time limit, the differ shall apply unless a separate order confirmation is available.
 Deviations customary in trade and deviations which are due to legal regulations or which represent technical improvements, as well as the replacement of components by equivalent parts are permissible, as long as they do not impair the usability for the contractually intended purpose. Sale is reserved during the delivery period.
 Collateral agreements must be in writing.

### II. Prices and terms of pa

Prices and terms of payment
 Prices are 'EXW ex works Linsengericht' (EXW INCOTERMS 2020), without assembly or installation and excluding packaging but plus statutory value-added tax. The casts of pregning export documents and any registration flees incurred shall be borne by the customer. In the event of deviating delivery conditions, the customer shall bear aid the invoice date without deduction. Only in the case of domesic German contracts do we grant a 2% discount for payments within 14 days of the invoice date. Services and calibration exvirces are to be paid within 15 days.
 The customer may only offset counterclaims that are legally binding, undisputed or acknowledged by ATLAS in writing. If a consumer is entitled to a statutory right of revocation, as excident without expension takes and ealibration excident without payments within a days of the sales price or the sales of days.
 The customer may only offset counterclaims that are legally binding, undisputed or acknowledged by ATLAS in writing. If a consumer is entitled to a statutory right of revocation, as excident without payment claims is also permissible in deviation them this.
 The customer without adaes price or the remuneration before the delivery is ready for displatch or before the service or calibration performance is provided, ATLAS can demand 25% of the sales price or the remuneration for the costs incurred by the processing of the order and for lost profit, notwithstanding the possibility of claiming a higher actual damage. If the withdrawal takes place after readiness for displatch or after the commencement of performance, 35 % of the sales price or materiats and raw materiais (including any import duties and including such duties resulting from the UK's withdrawal from the EU), ATLAS shall be entitled to adjust the prices of materiats and raw materiais (including any governmental action or regulation, including, aneng others, any such action or regulation provided by the custom

or regulation provided for in an investigation under Section 2.2 of the Trade Expansion Act or 1962 (19 U.S.C. \$ 1062), imposes additional outles of tarms or restrictions on the products sold hereunder or on the raw materials used to make such products. In no event shall the prices include any amounts imposed on ATLAS in connection with its acceptance by the customer, such as taxes, including, among others, value-added tax (VAT) or excise taxes, duties, customs fees or other costs imposed on ATLAS by any governmental authority – in this respect paragraph 4 above applies. ith ite

## III. Deadline for deliveries and services

Compliance with the delivery or performance time according to 1.2 requires the clarification of all technical questions as well as the timely receipt of all documents to be supplied by the customer, such as export documents, permits, certificates, releases, plans, compliance with the agreed terms of payment and other obligations. Otherwise, the deadine must be extended appropriately. The defence of unperformed contract is reserved.
 If shipment has been agreed, delivery periods and delivery dates refer to the time of handover to the forwarding agent, carrier or other third party commissioned with the transport. If delivery is delayed for reasons for which the customer is responsible, the time of notification of readiness to dispatch shall be deemed the delivery date.
 If the destand to relevine; of delayed at the insigation of the customer, ATLAS may, beginning 4 weeks after notification of readiness for dispatch shall be deemed the delivery date.
 In the event of delaye in delivery due to readine to a demonstrably higher storage charge.
 In the event of delaye in delivery due to readine the adminest for delivery date.
 In the event of delaye in delivery due to fore majerue (e.g. natural disasters, publicly ordered traffic restrictions and plant closures, strikes), compliance with the delivery or performance time is suspended. It shall recommence and shall be extended in accordance with the delay when the respective obstacle has ended.

# IV. Transfer of risk

Even if freight-free delivery or return shipment has been agreed, the risk shall pass to the customer as soon as the consignment has been brought to dispatch by ATLAS (handower to transport company) or has been collected by the customer. Deviating from this, in the case of a purchase of consumer goods within the meaning of §§ 474 ff. BGB, the risk shall not pass to the customer until the consignment has been handed over to the customer. The packaging is carried out with the best care, the dispatch is carried ou at the best discretion of ATLAS. If the dispatch, the start or the execution of the installation or assembly is delayed at the request of the customer for reasons for which he is responsible, the risk shall pass to the customer at the beginning of the delay.

#### V. Installation and assembly

2. It 21 The

ATLAS is only obliged to install or assemble the goods if this has been expressly agreed. If ATLAS has taken over the installation or assembly against individual calculation, the following applies The customer shall pay ATLAS the agreed rates for working time and surcharges for overtime, right work, work on Sundays and public holidays, for work under difficult mistances as well as for planning and supenvision. Preparation times, running times and confirmations shall be deemed working time. "urthermore, the following costs shall be remunerated separately: Travel expenses, costs for transport and insurance of tools, expenses for overnight stays and meaks. 2.2 Furtherm

## VI. Acceptance of delivery and acceptance

Delivered objects are to be accepted by the customer. This applies even if the delivered item has obvious defects; the statutory obligations to give notice of defects apply.
 ATLAS is only entitled to make partial deliveries if
 The partial delivery is usable for the customer within the scope of the contractual purpose
 the aptrial delivery is usable for the customer within the scope of the contractual purpose
 the delivery of the remaining ordered goods is ensured and
 the customer undertakes to dispose of the packaging at his own expense and shall indemnity ATLAS declares itself willing to assume these costs).
 The customer undertakes to dispose of the packaging waste.
 Formal acceptance or must take place for works if one of the contracting parties so requests. If no acceptance is requested, the work shall be deemed to have been accepted yon expiry of 12 working days after withen notification of the work. If no acceptance is requested and the client has put the work or part of the work into use, acceptance shall be deemed to have taken place after the expiry of 6 working days after the start of use, unless otherwise agreed.

#### VII Retention of title and suretyshin

1. ATLAS reserves the right of ownership of the purchased item or parts brought in within the scope of repair and service measures until receipt of all claims (including all balance claims from current account) from the contract but also from any legal ground to which ATLAS is entitled against the customer now or in the future. If the customer is a consumer in the sense of § 13 BGB (German Civil Code), ATLAS reserves the right of ownership of the purchased item until the purchase price for this item has been paid in full. In case of breach of contract by the customer, especially in case of default of payment. ATLAS is entitled to demand the return of the reserved goods, provided that ATLAS has withdrawn from the contract. After taking back the item, ATLAS shall be entitled to sell it and the proceeds of such as less all be set off against the liabilities of the customer - lace reserveship enters or lace. ts of sal

reasonable costs of sale. The customer is obliged to treat the item with care and to insure it at his own expense against fire, water and theft at replacement value. If maintenance and inspection

 The customer is obliged to treat the item with care and to insure it at his own expense against fire, water and thent at replacement value. It mantenance and nspection work is necessary, the customer must carry this out in good time at his own expense.
 In the event of seizure or other interventions by third parties, the customer shall immediately notify ATLS in writing so that ATLS can file a suit or appeal against such sociar or intervention. If the third party is not able to rindhurse ATLAS for the judical and/or extrajudical costs, the customer is lable for the damage.
 The customer is entitled to resell the object of sale or the repaired object in the ordinary course of business; however, he hereby assigns to ATLAS all claims in the amount of the final invoice amount including VAT on ATLAS accepts the assignment. The customer remains authorized to collect this claim even after the assignment. The authority of ATLAS to collect the claim even after the assignment. The customer remains authorized to collect the assignment. The authority of ATLAS to collect the claim even after the assignment. The customer remains authorized to collect the assignment. The authority of ATLAS to collect the claim even after the assignment. The customer remains authorized to collect the assignment. The authority of ATLAS to collect the claim even after the assignment. The customer remains authorized to collect the assignment. The authority of ATLAS to collect the claim even after the assignment. The customer remains authorized to collect the assignment and in artificate. If nevere, ATLAS will not collect the claim as ong as the customer meets his payment obligations from the proceeds, is not indexident of antimicater on preliming for the concent or inoxident or occending to a payment has been superioded. If one of the sociarity and the collect is due to a payment has been superioded. If one of the sociarity and the proceed is a payment obligations from the proceed is a payment obligations.</li ATLAS to collect the claim tself remains unaffected. However, ATLAS will not collect the claim as long as the customer meets his payment and unaffected. However, ATLAS is collect the claim as long as the customer meets his payment and the proceeds is not in default of payment and, in particular, no petition for the opening of composition or insolvency proceedings has been filed or payments have been suspended. If one of the above-mentioned cases occurs, ATLAS may and that the outsomer informs it of the assigned datas and their debtors, provides all information necessary for collection, hands over the relevant documents and informs the debtor (third party) of the assignment. ATLAS is also entitled to notify the assignment tself. The processing or transformation of the line in sub-yet carried out for ATLAS is as manufacturer in the series of § 505 G6B. If the item is processed with other items not belonging to ATLAS, shall acquire co-ownership of the new item in the ratio of the value of the item (final invoice amount including VAT) to the other processing. If the amount length or the single of the new item in the ratio of the value of the item (final invoice amount including VAT) to the other processing. If the amount length advances are used as \$ 500 EGB. If the item is insegraptaly mixed with other items not belonging to ATLAS, ATLAS shall acquire co-ownership of the new item in the ratio of the value of the item (final invoice amount including VAT) to the other move items. If the mixing lates place is such a way that the line of the customer is too the runal item, its deemed agreed that the customer items to ther main item, its deemed agreed that the customer is too ther mixel items. If the mixing lates place is such a way that the line of the customer is too render on a sale with a place of the restrip of the customer is the customer is too connection of the item of asle with a place of a sale way that the line in the ratio of the value of the item of asle with a plot of land. ATLAS accepts the assignment.

The case of centrely acted, ATLAS is enteed to centrate non-merce castoners, or ne populate of securing the payment claims, the nationary over of all animited, directly enforceable performance bond, subject to German law, from a certain institution approved in the ELL
 ATLAS will release the securities to which it is entitled at the request of the customer if the realizable value of the securities of ATLAS exceeds the claims to be secured by more than 20% on a sustained basis; the choice of the securities to be released is incumbent on ATLAS.

#### VIII Liability for defects

Claims for defects on the part of the customer require that the customer has fulfilled his statutory obligation to examine and give notice of defects. The warranty shall not apply if the customer modifies the delivery item or has it modified by third parties without the consent of ATLAS and the remedy of the defect is thereby rendered impossible or urreasonably difficult. In any case, the customer shall bear the additional costs of the remedy of defects arising from the modification.
 ATLAS information on the object of the delivery or work as well as the representations of the same are decisive, unless the usability for the contractually intended purpose requires exact conformity. They are not guaranteed characteristics of quality, but descriptions or identifications of the delivery or work. Deviations customary in the trade and deviations which are due to legal regulations or represent technical improvements, as well as the representent of components by equivalent parts are permissible, provided that they do not impair the usability for the contractually intended purpose.
 If the customer is an entrepreneur, the customer's claims for defects require that the customer has properly fulfilled his obligations to inspect and give notice of defects in accordance with §377 HGB Geman Commercial Code). In the case of a contract to produce a work, §377 HGB shall apply analogousy. After the transfer of risk or acceptance of the product, the customer must inspect it immediately for its functionality and notify ATLAS is writing of any detected defects and hidden defects immediately for its functionality and notify ATLAS in writing of any detected defects and hidden defects immediately after their

discovery, at the latest within a period of 7 days. 4. If there is a defect in the item matter of the contract, ATLAS is entitled at its discretion to cure in the form of remedy of the defect or delivery of a new defect-free item. In the case of a sale of consumer goods within the meaning of §§ 474 ft. BGB, the legal regulation of § 439 Abs. 1 BGB remains valid. In the case of remedy of defects, ATLAS shall be obliged to bear all express necessary for the purpose of remedying the defect, in particular transport, travel, labour and material costs. This does not affect the right of ATLAS to refuse the type of cure chosen by the customer if it is only possible at disproprilonate cost. Apart from that the customer shall be at the costs. If the our fails, the customer can revoke the agreement or reduce the purpose of price. 5. The limitation period for claims for defects is 12 months from the date of transfer of risk (in the case of contracts to produce a work, from the date of acceptance). This does not apply to claims for defects which have been caused intentionally or by gross negligence or which have led to a cupable injury to life, body or health; in this respect the statutory periods shall apply.

ins respect one statutory periods stata appy. He case of a sale of consumer goods within the meaning of §§ 474 ff. BGB, the limitation period shall be 24 months for newly manufactured items and 12 months for used is, calculated from the transfer of risk. The period of limitation in the case of a delivery recourse according to §§ 478, 479 BGB remains unaffected. In the case of a sale of con

IX. Rights of the customer to withdraw from the contract, liability for damages

IX. Rights of the customer to withdraw from the contract, liability for damages
1. In the event of operational disruptions due to force majeure, strike or shortage of raw materials, ATLAS may withdraw from the contract, unless this is only a temporary obstacle to performance. The rights of ATLAS from § 313 BGB remain unaffected.
2. The customer can withdraw from the contract if the entire performance becomes finally impossible for ATLAS before the transfer of risk. The same applies in case of incapacity of ATLAS. The customer may also withdraw from the contract if, the entire performance becomes finally impossible for ATLAS before the transfer of risk. The same applies in case of incapacity of ATLAS. The customer may also withdraw from the contract if, in the case of the provision of similar items, the execution of part of the delivery becomes impossible in terms of quarity and he has a justified interest in reluing a partial delivery. If this is not the case, the customer may reduce the consideration accordingly.
3. If the impossibility of performance occurs during delay in acceptance or through the sole or predominant fault of the customer, the customer shall remain obliged to pay the consideration subsitiv of performance was caused by inent or gross negligence on the part of ATLAS for damages, regardless of the legal basis, in particular for impossibility, delay, defective or incorrect delivery, breach of contract, breach of duties during contract upoliciations and tor, is limited in accordance with this section, provided that fault is involved in each case.
5. ATLAS shall not be label were and install the orbitract or are intended to protect life and limb, protective and custofial during which are intended to protect life and limb, which are intended to enable the customer to use the delivery item in accordance with the contract or are intended to protect life and limb. The deliver and install the delivery item is accordance with the contract are an entended to protect life an

alling florin detects to are beinery non-not instructive on a function of ATLAS to pay compensation for damage to property and personal injury, as well as in the case. In the case of liability for simple negligence, the obligation of ATLAS to pay compensation for damage to property and personal injury, as well as in the case in mitted to an amount corresponding to the turnover of ATLAS and the contractual partner in the last 12 months prior to the damaging event per claim, even if i assential contractual obligation. Upon request, ATLAS will send a copy of the insurance certificate to the customer. In the event that the linsurer is release to a breach of obligation by ATLAS, ATLAS undertakes to be liable to the customer from its own resources up to the amount of the sum insured. ous agents of ATLAS.

Exclusions and limitations of liability shall apply to the same extent in favour of the organs, legal representatives, employees and other vicanious agents of ATLAS. The limitations of this section do not apply to the liability of ATLAS for intentional conduct, for guaranteed characteristics, for injury to life, body or health or under the 9. 10. Product Liability Act.

#### x Special provisions for the provision of calibration services

ATLAS maintains calibration laboratories. In addition to general services in connection with the traceable calibration of measuring and testing equipment, special calibration services are also provided here on the basis of accreditation by the Deutsche Akkreditierungsstelle GmbH (DAkkS) and the American Association for Laboratory Accreditation (A2LA). For these calibration services, the following provisions shall apply in addition to and, in the event of contradictions, with priority to the provisions in Part A of these Terms and Conditions.

Conditions. If calibrations (e.g. DAkkS or A2LA) are performed, the scope and content of the accreditation of ATLAS are set out in the accreditation certificate and the corresponding to the certificate in the respectively valid version. The accreditation certificate together with the annex can be viewed at any time on the ATLAS homepage are www.atlas-de. Within the scope of its accreditation, ATLAS is entitled to issue DAkkS/L2LA calibration certificates. Further details can be found in the annex to the accreditation cate, see www.atlas-mts.de. ATLAS is entitled to make and store records of the calibrations it has carried out and to pass on this data to the accreditation body to fulfil its of documentation.

Ims.ex. winin une scope or its accreationo, A ILAS is entitled to taske and store records of the calibration centricates, be unveltade to taske and store records of the calibrations it has carried out and to pass on this data to the accreditation body to fulfil is duty of documentation.
 If the customer places the order or the purchase order with reference to a written cost estimate of ATLAS and if after receipt of the object of calibration bedy to fulfil is duty of documentation.
 The invoicing of the services of ATLAS is entitled to trake and store records of the customer will receive a written order confirmation. However, the calibration will only be initiated after handing over all necessary documents, in particular the operating instructions, and after receipt of the necessary accessories. If a document or accessory required for calibration is missing, ATLAS is entitled to releact the calibration order.
 The invoicing of the services of ATLAS is usually made by a lump sum, which is determined by means of empirical values and is documented in a price list. Furthermore, the calibration bacter context on the basis of houty rates, which are multipled by the houry rate of hours spent, plus material required. If the calculation is made on the basis of houty rates, which is determined by duing the working time required to process the calibration order. For example in sitipping, in the calibration talge context or the additional expenditure caused determined by the numy rate of ladditical adjustment work is required within the scope of the calibration in the calibration in the calibration in the additional expenditure caused expenditure cause determined by the customer required separately.
 the calibration process the alber septement or access determined by demangement, if the calculation is a cost of materials, the talget of the advices to the customer shall be calibration process the alberate the colice and the calibratin process shall be suspenditar c

The issue of the cambration benincate. In case of liability for simple negligence, the obligation of ATLAS to pay compensation is limited to an amount of 250,000.00 € for property damage and 50,000.00 € for financial

loss. The limitation of liability shall also apply in the relationship of the customer towards employees, vicarious agents and suppliers as well as other persons involved in the calibration process. The limitation of liability shall not apply in the event of culpable violation of essential contractual obligations. In these cases ATLAS is liable - except in cases of intent and gross negligence - only for reasonably foreseeable damage typical for the contract. Otherwise, the provisions under IX. shall apply.

## XI. Software

software is included in the scope of delivery of ATLAS, the customer is granted a non-exclusive right to use the software delivered. It is provided for use on the delivery items lended for this purpose. The customer may only copy, revise, translate or convert the software from object code to source code to the extent permitted by law (§§ 96a et seq. rift) (German Copyright Act). All rights to the software remain with ATLAS. the customer may not change or remove manufactures' details, in particular copyright notices, without the consent of ATLAS; the same applies to the creation of a backup topy. All rights to the software and the documentation including a backup copy made with the consent of ATLAS shall remain with ATLAS and the granting of sub-licenses is

#### XII. Export. FCPA. Anti-Boycott Laws

1. The products delivered may contain technology and software which are subject to the export control regulations of the Federal Republic of Germany and the control regulations of the United States of America or of the countries to which the products are delivered or in which they are used. The customer undertakes to stictly observe these regulations. According to these regulations, certain products may not be delivered or licensed in particular to certain suers or to certain countries which are involved in activities related to vegons of mass destruction or genocide. The customer save that the export control regulations provide for different restrictions depending on the gending on t

and are regularly amended. The customer assures that the current regulations will be checked and complied with before each export or re-export of the products. In case of violation of export regulations, ATLAS is entitled to withdraw from the contract at any time. 2. The customer shall not dispose of the products by transhipment, re-export, rerouting or otherwise to any country other than the country of final destination becafeed on ATLAS is invoice or in ATLAS's endues tatement submitted to the customer by ATLAS, unless expressly permitted under applicable German and U.S. export laws and regulations. ATLAS shall not be named as the official shipper or export or US supplier of the goods (USPPI) unless ATLAS expressly agrees to this in writing. In this case, the customer shall provide ATLAS with a copy of the export ficers can be determined. Failure by the customer for export or US supplier of the goods (USPPI) unless ATLAS expressly agrees to this in writing. In this case, the customer shall provide ATLAS with a copy of the export ficers can be determined. Failure by the customer for export or OLSS, but the sale of the documents a submitted by the customer for export or OLSS. The customer shall provide ATLAS is that a copy of the relevant purchase order(s) without liability of any kind. 3. The customer warrans that is connection with the sale or distribution of the products and/or services it will not, and will not cause ATLAS to, be be the scene of the United States Anti-Bribery Act 1977 (FCPA), as amended, the United Kingdom Anti-Corruption Act 2010 (UKBA), as amended, or its implementing regulations, and that it has no monotely on all this label for any breach of such have, has on reason to believe that any consultative or the presson employed by it no conscittor of the fordAA and/or UCPA and/o ATLAS

A LLSs immediately. 4. The customer further warrants that it will not, in connection with its purchase of products/services, violate the U.S. Antiboycott provisions of the U.S. Export Administration Regulations issued under the Export Administration Act of 1979, as amended, and that it will not nequest or require ATLAS to make any representation or certification against countries not boycotted by the U.S

# XIII. Final provisions

 Should one or more provisions of these terms and conditions be or become invalid in whole or in part, this shall not affect the validity of the remaining provisions. The
parties will then find a permissible replacement provision which comes as close as possible to the economic result of the invalid provision.
 The law of the Federal Republic of Germany shall apply. The application of UN purchase law is excluded. In order to assess all disputes arising from the contractual
relationship—as far as the customer is a merchanit in the sense of §§\$1 ff. HGB German Commercial Code) – the court at the headquarters of ATLAS shall have exclusive
jurisdiction. ATLAS shall also be entitled to bring an action at the place of the customer's head office. Mandatory statutory provisions on exclusive places of jurisdiction shall
remain underlead to the time into. fected by this pr