

**GENERAL CONDITIONS OF SUPPLY OF PRODUCTS AND SERVICES
OF THE COMPANY FIAMM ENERGY TECHNOLOGY S.p.A.**

ART. 1- DEFINITIONS

The following terms appearing in this text with a capital letter have the meaning given below:

Customer: it means the company or legal entity that buys FET Products and/or Services, signs these General Conditions and declares that it is not a consumer in the sense defined by law.

General Conditions: it means these general conditions of supply of FET Products and Services.

Confirmation: it means the written notice in which FET informs the Customer that its Order has been accepted.

FET: it means the company FIAMM Energy Technology S.p.A.

Order: it means the purchase contract proposal of Products and/or Services worded by the Customer and submitted for acceptance by FET.

Party: it means the Customer or FET or, when used in the plural, both of them jointly.

Products: it means batteries and industrial accumulators and/or the starting vehicle batteries sold by FET specified in the Order.

Services: it means additional and optional Product installation and testing services FET performs for the Customer upon request on the Products sold to the latter.

ART. 2 - EFFICACY OF THESE GENERAL CONDITIONS

2.1. These General Conditions regulate every supply of Products and Services hereafter by FET to the Customer. Therefore, once signed, every supply of Products and Services stipulated between FET and the Customer in future in accordance with Art. 3 below-mentioned shall automatically be governed by these General Conditions, except as provided in the clause 2.3 hereof.

2.2. Unless agreed otherwise by the Parties, the Customer acknowledges that each Order and its Confirmation by FET is a separate and distinct contract and is legally independent from the others.

2.3. In case there are any differences between the provisions of various contract documents, the provisions contained in FET's Confirmation (or in any other written document issued by FET in reply to the Customer's Order) and in these General Conditions shall prevail over those contained in the Customer's Order, and the provisions contained in FET's Confirmation (or in any other written document issued by FET in reply to the Customer's Order) shall prevail over these General Conditions. Any oral agreements or statements made by distributors, agents and/or employees of FET concerning any aspect or method of supply of Products or Services will not be binding upon FET, unless such agreements and statements have been confirmed in writing by the latter.

2.4. Without prejudice to the provisions of the foregoing Clause 2.3, any changes to these General Conditions shall only apply and be effective if put in writing and signed by both Parties. FET's tolerance of the behaviour of the Customer in breach of these General Conditions, even if repeated and/or continuous, shall not constitute waiver of any rights due from the breached provisions, or the right to demand due fulfilment of all terms and stipulations provided for herein, and cannot be intended as tacit acceptance of the non-fulfilment and/or as modification of these General Conditions by "conduct implying an intent".

2.5. If any of the provisions of these General Conditions turn out to be null and void, unlawful, ineffective or inapplicable, such provisions shall be considered as if they were not in, without prejudice to the other provisions, which will remain in full force, applicable and effective, unless it can be concluded by the circumstances that, in absence of that provision(s) the Parties wouldn't have concluded any agreement. The Parties undertake, if possible, to replace the provision(s) found to be vitiated by provision(s) that are valid, lawful, effective or applicable according to the law and come closest to their original intention.

2.6. Any clause and/or forecast placed by the Customer in its Order and/or correspondence with FET which is contrary or additional to these General Conditions shall be considered null and void and ineffective by FET, if not put in writing and accepted in writing by the latter. In no case will the general conditions of purchase of the Customer, even if contained or referred to in the Order or in any other of the Customer's document addressed to FET, be binding upon the latter, even for tacit consent, unless FET declares in writing that it accepts them.

ART. 3 - CONCLUSION OF AN INDIVIDUAL SUPPLY: PURCHASE ORDER AND CONFIRMATION

3.1. The Customer's Purchase Order can be sent to FET in any manner (for example by email, fax or through agents). The Customer

must always clearly specify the Products and Services it wishes to purchase in its Order and specify the identification number or code, the quantity and required terms of delivery or performance.

3.2. Once the Customer's Order is received, FET is free to accept or reject it, wholly or partially, at its sole discretion. In the event of acceptance, FET will send the Customer its Confirmation; if such Confirmation is not provided within 7 (seven) days from receipt of the Order, it shall be deemed accepted. In the event of partial acceptance of an Order, the supply will be considered concluded only with reference to the portion of the Order accepted by FET, which shall therefore not be required to fulfil or perform the unconfirmed portion of the Order.

3.3. After acceptance (complete or partial) by FET in the sense described in the previous clause, the Order cannot be cancelled by the Customer without the written consent of FET. After acceptance FET has the right to suspend fulfilment of the supply if: (i) the financial conditions of the Customer change substantially and/or the Customer finds itself in a potentially prejudicial situation such as: subjection to protests, revocation of the authorisation to issue cheques, pledges or mortgages taken out, subjection to enforcement or insolvency proceedings (even non judicial), winding-up; (ii) the Customer is late on payment of any sum owed to FET for any reason whatsoever, or non-fulfilling other obligations towards FET.

3.4. If FET wishes to avail itself of the right to suspension of performance referred to in the previous clause, it will notify the Customer immediately and can subordinate its fulfilment of the supply to issue adequate guarantees. If the Customer fails to comply with such request and/or if the causes of suspension adopted by FET persist for over 30 (thirty) days, without prejudice to any further right or remedy of law, FET has the right to cancel the supply without having to pay the Customer any indemnity and/or damages.

3.5. If FET sends a commercial offer to the Customer for Products and/or Services, it shall not be considered as a contract proposal according to Art. 1326 of the Italian Civil Code. Thus, if the Customer wants to avail itself of such an offer, it shall submit a Purchase Order and wait for FET's Confirmation, as described in clauses 3.1 and 3.2.

ART. 4- PRICES AND PAYMENTS

4.1. Unless agreed otherwise by the Parties in relation to any individual supply, the prices of the Products are the ones given on FET's price lists in force when the Order is accepted and are for one Product, including packaging, net of taxes, contributions, customs and tax charges, delivered ex works (EXW - INCOTERMS ICC 2010). The prices given on the price lists are not binding upon FET, which reserves the right to change them at any time, based on changes in the costs of production and raw materials. On the other hand, the prices of Services shall be sent by FET when services are requested by the Customer.

4.2. The Customer shall pay the price of the supply according to the methods and by the time agreed upon by the Parties. Payments made through banks, post offices, finance companies or by cheque, money order, credit transfer or bank receipts are always accepted "subject to collection" and shall only constitute payment when the sum is collected. Any charges or fees due for payment (for example: drafts, bank receipts, cash on delivery, etc.) shall be borne by the Customer.

4.3. In the event of late payment, without prejudice to various and further legal remedies, FET has the right to ask the Customer to pay interest on late payment at the rate referred to in Italian Legislative Decree no. 231 of 9 October 2002, as amended and/or completed, except for the right to claim compensation for any further damage.

4.4. Payment of the price (or instalments of the price), and payment of any other sum due to FET by the Customer, cannot be suspended or delayed for any reason whatsoever, not even in the event of any delay in supply of the Products and/or Services or in case of Product flaws and/or defects.

4.5. The Parties agree that the Customer acquires ownership of the Products only upon payment in full of the price. In the event of supplies for which the Parties have not specified the price of individual Products, but only set a total price, transfer of ownership of all of these Products shall take place only after the total price has been paid in full.

ART. 5 – DELIVERY

5.1. Unless agreed otherwise by the Parties in relation to any individual supply, delivery of the Products and transfer of the risk, cost, burden and responsibility from FET to the Customer shall take place ex works (EXW - INCOTERMS ICC 2010). When agreed by the Parties, FET shall look after dispatch of the Products under the conditions and according to the methods agreed upon between them. Based on its organisational requirements, FET reserves the right to make partial deliveries.

5.2. The terms of delivery of the Products and/or Services shall be specified in the Confirmation (or in any other written document issued by FET in reply to the Customer's Order). If FET realises afterwards that it is unable to respect them, it shall notify the Customer immediately and give the new scheduled terms of delivery. In accordance with and due to the effects of Art. 1457 of the Italian Civil Code, all terms indicated in this clause 5.2 are to be considered non-essential.

5.3. In the event of a delay in delivery of the Products and/or Services with respect to the terms referred to in the previous clause, the Customer can ask FET to pay damages, limited to a maximum of 3% (three percent) of the price of the Products or Services supplied late.

5.4. In no case shall FET be held responsible for late delivery of Products and/or Services if this is due to a fortuitous or force majeure event or actions or failures of the Customer. Likewise, FET shall not be held responsible for late delivery due to the behaviour of its suppliers, if for any reason the suppliers alter, delay or fail to fulfil the supplies ordered by FET.

5.5. Without prejudice to the limits required by law, in accordance with art. 1382 of the Italian Civil Code, the remedies and compensation amounts specified in the previous clause 5.3 are limited, absorb and exclude any further remedy or compensation for the Customer deriving from or directly/indirectly related to late delivery of the Products and/or Services by FET.

ART. 6 - WARRANTY

6.1. Unless agreed otherwise by the Parties in relation to any individual supply, the Products are guaranteed to be free of defects for 12 (twelve) months from their delivery in the sense described in the foregoing Art. 5. Any complaints concerning the condition of the packaging, quantity, number, type and/or exterior characteristics of the Products (*apparent defects*) are to be sent to FET by registered letter with acknowledgement of receipt or certified email, within 8 (eight) days from receipt of the Products by the Customer, otherwise the Customer forfeits the right to the warranty. Any complaints concerning defects not found after a thorough check when the items were received (*hidden defects*) are to be reported to FET by registered letter with acknowledgement of receipt or certified email within 8 (eight) days from their discovery, but no later than 12 (twelve) months from delivery in the sense described in the foregoing Art. 5, otherwise the Customer forfeits the right to the warranty.

6.1.bis. In the event of supply of Services, the warranty on the Products installed and tested by FET is for 24 (twenty-four) months from the completion date of the test. In such case, any complaints concerning Product flaws and/or defects are to be reported to FET by registered letter with acknowledgement of receipt or certified email within 60 (sixty) days from their discovery and no later than 24 (twenty-four) months from completion of the test, otherwise the Customer forfeits the right to the warranty.

6.2. FET commits to remedy any Product flaw or defect attributable to it, found within 12 (twelve) months from delivery in the sense described in the foregoing Art. 5 or within 24 (twenty-four) months from completion of the test referred to in the foregoing Clause 6.1.bis, on condition that the Customer provided due notification of such flaws or defects in compliance with Clause 6.1 or 6.1.bis. At its discretion FET may choose to repair or replace flawed or defective Products. Repair or replacement of Products does not entail an extension of the warranty on the replaced or repaired Products, which will still be covered by the original warranty. Replaced Products are the property of FET.

6.3. If a report of flaws or defects is unfounded, the Customer shall refund FET all expenses (transport, appraisal, inspection, etc.) borne for inspection of the allegedly flawed or defective Products.

6.4. Without prejudice to the limits required by law, contractual and non-contractual liability of FET for damage caused by and/or correlated to Product flaws and/or defects is excluded. Contractual and non-contractual liability of FET for so-called indirect and/or mediated damage such as suspension or disruption of work or production activities, loss of earnings, missed opportunities, loss of profit, impossibility of respecting delivery deadlines or increased processing costs is also excluded. When any Product flaws and/or defects are found FET is only required to arrange for repair or replacement of items covered by the warranty at no cost to the Customer. Any other or further remedy, compensatory/punitive reimbursement, and/or other forms of compensation is excluded. If the Customer does not purchase the Products or Service as end user, the warranty provided by FET shall be limited to what is described in Art. 6 of these General Conditions. Any further warranty provided by law (including consumer protection standards) to be borne by the manufacturer, seller, contractor or any other intermediary shall be borne by the Customer, without prejudice to limits required by law, which, in accordance with Art. 131 of Italian Legislative Decree no. 206 of 6 September 2005, as amended and completed, waives any action of recourse, indemnity or the like against FET.

6.5. Without prejudice to the provisions of the preceding clauses, the warranty does not apply in the following cases: (i) the Customer makes further use of the Products after reporting flaws or defects in accordance with clause 6.1, or 6.1.bis; (ii) flaws or defects are attributable to improper installation, technical negligence, inadequate storage, tampering, disassembly of the Products by the Customer or third parties and/or the Customer's failure to follow the instructions given in the user's manual and/or by FET about proper method of storage, installation, using and/or preservation of the Products; (iii) flaws or defects attributable to mistakes or negligence during transport or attributable to environmental or weather conditions the Products were subjected to after delivery; (iv) the Customer has made alterations, repairs and/or done maintenance on the Products without FET's prior authorisation; (v) Product flaws and defects caused by normal use (for example: running out of power).

6.6. Unless agreed otherwise by the Parties in relation to any individual supply, FET Products will not be made to comply with standards and regulations, including safety and injury prevention standards, in force in countries not belonging to the European Union. Further, unless agreed otherwise by the Parties, there is no other explicit or implicit warranty on the Products, for example such as good working or suitability for any specific purpose.

ART. 7 - LIMIT OF LIABILITY

7.1. Without prejudice to what is established in Articles 5 and 6 on late delivery and Product flaws and defects, and without prejudice to the limits required by law, FET's liability for execution/non-execution of the General Conditions and/or individual supplies, for unlawful action or objective responsibility cannot exceed the total price paid for the Product such liability is tied to. FET shall not be obliged to compensate the Customer for any direct and/or mediated damage and will not in any case indemnify the Customer for any damage, for whatsoever cause, the Customer is required to pay third parties.

ART. 8 - INTELLECTUAL PROPERTY

8.1. Supply of the Products and/or Services does not entail in any way transfer of ownership, transfer for enjoyment, any sort of license or establishment of industrial or intellectual property rights in favour of the Customer related to the Products belonging to FET or that it has the right to use. Therefore, the Customer has not been assigned or granted any license or any rights to the trademarks, drawings or models (whether registered or not), inventions or utility models (patented or not), technical projects, know-how or trade secrets related to the Products and/or their individual components. The Customer can use the company name and trademarks of FET only after obtaining authorisation in writing from the latter, and, in any case, in conformity to guidelines given by FET. FET reserves the right to revoke its authorisation to such use at any time.

8.2. The Customer commits not to carry out any act that is incompatible or harmful to the industrial and intellectual property rights belonging to FET or that it has the right to use, and for 3 (three) years from delivery of the Products in the sense described in Art. 5, it also commits not to disclose to third parties any know-how that comes to its knowledge from using the Products.

ART. 9 - CODE OF ETHICS

9.1. The Customer declares that it has been informed and is aware of the fact that FET has adopted a Code of Ethics in compliance with the provisions of Italian Legislative Decree no. 231 of 8 June 2001, as amended and/or completed, and declares that it knows the text, which can be viewed at the following Internet address: www.fiamm.com/it/home/il-gruppo/codice-etico.aspx. In particular, not that this must be construed strictly limited or exclusive, the Customer declares that it has read and fully understood the provisions of point VII of said Code of Ethics entitled "*RESPECT FOR LAWS AND REGULATIONS GOVERNING IMPORTATION AND EXPORTATION*".

9.2. The Customer declares that it has been informed and is aware of the fact that FET has also prepared and adopted its own organisational, management and control model pursuant to Italian Legislative Decree no. 231 of 8 June 2001, as amended and/or completed, and is committed to: (i) respecting the above-mentioned Code of Ethics when compatible with the rules of law; (ii) taking all necessary and appropriate measures for preventing that relevant actions in the sense described in Italian Legislative Decree no. 231/2001 are committed by its exponents (defined as in the same Decree), employees and/or collaborators and respecting the provisions of said Legislative Decree and refraining from committing acts and/or behaving in a manner that can make FET liable in the senses set out in the same decree in its dealings with the Customer and/or third parties.

9.3. If the Customer fails to comply with the above-mentioned Italian Legislative Decree no. 231/2001 and/or the Code of Ethics of FET, without prejudice to any further legal remedies, the latter has the right to cancel the relevant supply for non-fulfilment of the

Customer pursuant to Art. 1456 of the Italian Civil Code.

ART. 10 - EXPORTATION

10.1. The Customer warrants that in the event the Products are exported or re-exported directly or indirectly it will scrupulously comply with all pertinent provisions of export control laws.

10.2. The Customer warrants that the Products (as well as all other goods deriving from the Products or incorporating them) will not be utilised either directly or indirectly for purposes contrary to peace and international security, for example for: (i) designing, developing, constructing and/or stock-piling nuclear, chemical or bacteriological weapons of mass destruction or for designing and/or manufacturing ballistic or tactical missiles; (ii) military or war-like purposes; (iii) supporting, protecting or assisting the activities described in the previous points (i) and (iii). In addition, the Customer guarantees that the Products will not be sold, rented, granted in a free loan and/or made available to third parties if it is aware or has reason to believe that such third parties will use them for aims contrary to peace or international safety mentioned above.

10.3. In the event the Customer fails to comply with the provisions in clauses 10.1 and 10.2 above, without prejudice to the individual and further legal remedies, FET has the right to cancel the relevant supply for non-fulfilment of the Customer pursuant to Art. 1456 of the Italian Civil Code.

ART. 11 - TERMINATION CLAUSE

11.1. Notwithstanding the termination assumptions provided for at clauses 3.4, 9.3 and 10.3. above, FET has the right to cancel the supply pursuant to Art. 1456 of the Italian Civil Code if the Customer does not fulfil any of its obligations provided by the following provisions of these General Conditions: 4.2. (Prices and Payments), 8.1. - 8.2. (Intellectual Property), 15.1, 15.2 and 15.3. (Provisions regarding safety and Services at the Customer).

ART. 12 - WITHDRAWAL

12.1. In addition to the cases provided for by law FET has the right to immediately withdraw from the supply, subject to providing the Customer written notification in case of: (i) changes in ownership or the corporate structure of the Customer; (ii) prolonging of Force Majeure events in the senses provided in clause 13.3. In the event of withdrawal or termination, the Customer is required to return to FET any documentation in its possession belonging to FET such as drawings, technical documentation, etc., without the right to any indemnity or recompense.

ART. 13- FORCE MAJEURE

13.1. For the aims of this Art. 13 the term "Force Majeure" means any event that is beyond any reasonable possibility of being controlled by the Parties, for example: (i) war, hostile acts or war-like operations, whether or not war has been declared; (ii) rebellion, revolution, revolt, disorder, civil unrest, civil war, criminal and terrorist acts; (iii) confiscation, nationalisation, mobilisation, requisition, sanctions, blockage, seizure, or any other act or failure to act of a national or local government authority; (vi) strike, sabotage, lock-out, embargo, stoppage of industrial activity, transport hold-up and/or infrastructure paralysis, ship wreck, power cut or restricted power supply, epidemic, quarantine; (v) natural disasters such as earthquakes, storms, fires, floods or inundations, tidal waves; (vii) actions or failures of local authorities, ban on export or import of materials, equipment and/or services.

13.2. If one Party is prevented, unable to or suffers a delay in fulfilling its contractual obligations on account of a Force Majeure event, it will immediately notify the other Party in writing and has justification for not fulfilling its obligations for the whole period of time the Force Majeure event persists, although it is committed to act with due diligence to reduce and minimise the consequences of the Force Majeure event, when possible.

13.3. If on account of a Force Majeure event one Party is prevented from fulfilling its contractual obligations or is unable to or suffers a delay of over 60 (sixty) consecutive days from the date of the written notice referred to in the preceding clause, or for non-consecutive periods amounting to over 90 (ninety) days, the other Party has the right to withdraw immediately from the relevant supply and provide the other Party written notice in accordance with Art. 12.

ART. 14 - PROCESSING OF PERSONAL DATA

14.1. The personal data provided by the Customer shall be processed by FET on paper and electronically in accordance with law and the principles of correctness, legality and transparency whilst safeguarding its privacy rights. Such data will be utilised for purposes

strictly connected and instrumental to execution of required performances and fulfilment of relevant regulatory obligations, including those of a fiscal and accounting nature. The Customer can at any time exercise the rights granted by law (including those laid down in Art. 15 *and seq.* of Regulation (EU) 2016/679), particularly the right to obtain confirmation as to the existence of its personal data, even if not yet recorded, and receive them in an easy-to-understand manner; the right to be informed about the source of its personal data and purposes and methods of processing, and logic applied in case electronic instruments are used for processing, identifying details on the data holder, and subjects or categories of subjects whom personal data may be communicated to; the right to obtain update, correction and supplementation of the data, their cancellation, transformation into anonymous form or blocking of data processed against the law. The refusal to process the data implies the impossibility to perform the activities object of these General Conditions. The data shall be processed for the entire duration of the contractual relationship between the Parties and filed both in paper and electronically for the next ten years from the conclusion of the same.

14.2. The rights set out in the previous clause can be exercised by the Customer by sending FET a request in writing at the following address:

- E-mail: privacy@fiamm.com
- CEM: fiamm.energy.technology@legalmail.it

ART. 15 - PROVISIONS REGARDING SAFETY AND SERVICES AT THE CUSTOMER

15.1. In the event Services are to be supplied on the Customer's premises, the latter commits to comply with pertinent provisions of law regarding occupational safety and environmental protection in force in the place of Services 'implementation, as for example - not that this must be construed strictly limited or exclusive- the provisions of Italian Legislative Decree no. 81 of 9 April 2008, as amended and completed.

15.2. Without prejudice to the provisions of the previous clause, the Customer commits to prepare all works and connections in its rooms necessary for enabling performance of the Services in safe conditions. In particular: (i) ensuring free entry and sufficient room as well as making available accessories for performing the Services (for example: electric power, running water, hoisting means, etc.); (ii) informing FET in advance about all risks found in work areas and taking all necessary prevention and protection measures and emergency plans so that the personnel assigned by FET is not exposed to such risks and so that safe working conditions are adequately protected; (iii) giving FET the name in writing of its Safety Manager in charge of the tasks to be performed, FET's personnel will report to before commencing the Services; (iv) providing all pertinent information about the Customer regarding safety conditions of the areas and systems the personnel has to work on to the personnel assigned by FET prior to performance of the Services.

15.3. The personnel assigned by FET can justly refuse to commence performance of the Services until they have been duly informed about actual safety conditions. At any rate, the Customer is responsible for preventing the above personnel from entering its rooms before all appropriate actions for guaranteeing the absolute safety of the tasks have been carried out, which shall be completed with the assistance of the Customer's expert and personnel trained on occupational safety matters and by using all protection devices, even special ones for safeguarding health and safety.

ART. 16 - APPLICABLE LAW AND EXCLUSIVE JURISDICTIONS

16.1. These General Conditions and individual supplies stipulated by the Parties in accordance with these General Conditions are governed by the laws of Italy, without regard to the conflict of laws provisions that would require the application of any other law. Application of the 1980's U.N. Convention on the international sales of goods (CISG) is excluded.

16.2. The Court of Vicenza, Italy, has jurisdiction over any dispute concerning or related to these General Conditions and/or concerning or related to individual supplies stipulated by the Parties in accordance with these General Conditions. Notwithstanding such attribution and additionally, only FET has the right when bringing legal action as plaintiff or claimant to bring such action before the competent Courts of the place where the Customer has its registered office.

16.3. The Courts indicated in the previous clause 16.2. have exclusive jurisdiction.

ART. 17 - ASSIGNMENTS AND THIRD PARTIES

17.1. FET has the right to assign to third parties: (i) the obligations and rights (including credits) arising from these General Conditions and individual supplies stipulated in accordance with these General Conditions; (ii) these General Conditions and

individual supplies stipulated in accordance with these General Conditions. In the Customer's case, the assignments referred to in points (i) and (ii) must be authorised by FET beforehand.

17.2. The Customer authorises FET to subcontract supply of the Products and/or the Services to third parties.

ART. 18 - MISCELLANEOUS

18.1. These General Conditions cancel and replace previous versions of these general conditions of FET applying to the Customer and supersede any prior understanding on the matter reached between the Parties.

18.2. These General Conditions have been drawn up in Italian and translated in various languages. In case of doubts or conflicts in interpretation, the prevalent text is the one in Italian regardless of the language used by the Parties in correspondence, talks and for carrying out individual supplies.

For acceptance

the Customer

Date: _____

Name and title of signatory _____

Signature and Stamp of Customer _____

In accordance with Articles 1341 et seq. of the Italian Civil Code, the Customer declares that it fully understands and approves the following clauses of these General Conditions: 2.1 - 2.2. - 2.3. 2.4. 2.6. (Efficacy of these General Conditions); 3.3. 3.4. 3.5. (Conclusion of an individual supply: Purchase Order and Confirmation); 4.1. 4.4. 4.5. (Prices and Payments); 5.2. 5.3 5.4 – 5.5. (Delivery); 6.1. 6.1 - 6.2. - 6.4. – 6.5.– 6.6. (Warranty; 7.1 Limit of liability); 12.1 (Withdrawal); 15.3. (Provisions regarding safety and Services at the Customer); 16.1. - 16.2. – 16.3. (Applicable law and exclusive jurisdictions); 17.1. 17.2. (Assignments and third parties); 18.2. (Miscellaneous).

Signature and Stamp of Customer _____