

1. Subject Matter

- 1.1. UAB "FL Technics" ("FL Technics" or "FLT") shall supply to the Customer spare parts, components, materials and equipment (including tools, test equipment and ground suport equipment) for the aircraft or engine of civil aviation (hereinafter collectively the "Spare Parts") on sale, exchange or lease basis (collectively "Sale") as detailed in Customer's Purchase Order and FL Technics Invoice. Customer's Standard Contract Terms and Conditions are not applicable. Deviations from these General Terms need to be agreed in writing. These General Terms shall apply until the respective agreement for the supply of the Spare Parts is executed between the Parties.
- 1.2. In case of cancelling Purchase Order 15% restocking fee of the price of Purchase Order shall be applicable.
- 1.3. Spare Parts shall be delivered "as is where is", unless otherwise specified in the Invoice.
- 1.4. FL Technics shall send the Spare Parts to Customer EXW Vilnius (Incoterms 2010), unless otherwise specified in the Invoice.
- 1.5. Title to Spare Parts sold to Customer shall pass from FL Technics to the Customer when payment in full has been received by FL Technics.
- 1.6. Lease. The leased Spare Parts remain the property of FL Technics and shall be returned upon expiration of the lease term. When Spare Part is returned upon expiry of the lease, it shall be sent for testing and recertification. The cost of repair, testing, recertification and any other FL Technics' expenses for the recovery of serviceable condition (if required) shall be at the Customer's expense. If the Spare Part is lost during the lease, repair costs after the lease term exceed 65% of Spare Part outright agreed value or Spare Part is deemed Beyond Economical Repair ("BER"), the Customer shall in addition to the lease price and any other incurred FL Technics' expenses reimburse FL Technics with the outright value of the Spare Part.
- 1.7. Exchange. (a) FL Technics will, for an agreed Exchange Fee, exchange with a Customer a serviceable Spare Part for a core unit, pursuant to the terms and conditions described herein. (b) Customer shall pay the Exchange Fee, and cover all transportation (including freight, customs fees and charges for the serviceable Spare Part, the core unit, and the freight incurred during maintenance of the core unit), re-certification, and/or modification, and/or overhaul and/or test costs incurred by FL Technics. (c) Customer must deliver to FL Technics core unit acceptable to FL Technics within 21 calendar days after shipment of serviceable Spare Part. Core unit returned to FL Technics must be repairable and of the same part number, dash number, and modification level as the serviceable Spare Part. Any deviation must be approved in writing by FL Technics prior to delivery of the core unit to FL Technics. (d) Whenever a serviceable Spare Part has left FL Technics' facility, Customer assumes risk of loss, if otherwise not stated in mutually agreed applicable Incoterms delivery conditions. (e) Core unit returned to FL Technics will not be accepted by FL Technics unless it is accompanied by the following Documentation: (i) Unserviceable tags, containing Reason for Removal information, Removal date and aircraft MSN; (ii) a certificate of origin (non-incident statement from Customer and the airline from which part is removed, Proof of trace from the airline via packing slip or a signed statement from the operator indicating part number and serial number); (iii) records for lifelimited parts (i.e.: vanes, disk, etc.); (iv) cargo customs declaration (the component must be released to free circulation) for FL Technics review shall be supplied in advance. (f) In the event the core unit is unacceptable for FL Technics, repair cost of the core unit exceeds 65% of the agreed outright value or the core unit is deemed BER by the repair station, the Customer will be billed the outright value as well as the original exchange fee and transportation and evaluation fees of the core unit. (g) FL Technics warrants that each serviceable Spare Part supplied hereunder shall be free from defects in material and workmanship, airworthy and is in serviceable condition at the time of delivery for the Exchange. The valid manufacturers, vendors or repair station warranties, shall be assigned to the Customer. FL Technics will support Customer in pursuing such Warranty claim. (h) Customer shall perform Incoming Inspection of all delivered serviceable Spare Part. Defect claim must be raised in writing within 5 days of receipt of the serviceable Spare Part, prior to returning a failed Spare Part, otherwise the returned Spare Part will be processed as a normal core unit and Customer will be liable for any and all recertification, modification and/or overhaul costs. (i) Customer agrees and warrants that title to, and ownership of, the serviceable Spare Part shall remain with and be vested in FL Technics without encumbrances, until the Customer returns core unit acceptable to FL Technics as described above and until payment in full to FL Technics is received from the Customer. Simultaneously, title to, and ownership of, the core unit will vest, without encumbrances, with FL Technics. (g) If the core unit does not comply with the require-ments as stated above, or if FL Technics has not received the core unit (including its documentation) within 21 calendar days from the date of the shipment of serviceable Spare Part, then the Customer will be billed an additional amount equal to the Exchange Fee, and the terms of the Sale will continue to apply. If an acceptable core unit has not been received by FL Technics within 42 calendar days from the date of the shipment of the serviceable Spare Part, then the exchanged unit will be considered to have been sold to Customer at its outright value, plus the Exchange Fee and any additional amounts already billed to Customer. Alternatively, FL Technics may elect to invoice additional Exchange Fees every 21 days until an acceptable core unit is received. Received unacceptable core unit will be returned to Customer at Customer's expense and risk after outright value is received by FL Technics and any and all charges incurred associated with the core unit will be charged to and payable by the Customer.
- 1.8. Where applicable, the Customer shall assist and provide FL Technics in a timely manner with all relevant information and/or documentations in order to enable FL Technics to apply for and receive any export licenses required at FL Technics' location or otherwise. This may include, inter alia, the export classification (ECCN), end user and end use information, Harmonized System (HS) tariff number, customs value and country of origin (non-preferential). Where such information is not available, the Customer shall make available to FL Technics other sufficient information or data to allow for the determination of these elements. Upon receipt of all appropriate documentation from the Customer FL Technics shall apply for the required export license and if any export licenses is refused by the relevant authority, FL Technics shall advise Customer hereof in a timely manner. No obligation shall fall on FL Technics should such export licenses fail to be forthcoming, therefore the Customer waives any claims or demands against FL Technics in relation to any damages, expenses or costs (direct or indirect) incurred by Customer if issuance of the required export licenses was being delayed or if such export licenses were not being issued at all.
- 1.9. FL Technics reserves the right to change, modify, add or remove these General Terms at any time without prior notice.

2. Commercial Terms

- 2.1. Prices shall be specified in Purchase Order and Invoice.
- 2.2. All rates prescribed in Purchase Order and Invoice do not include VAT (if such applies) or any other taxes and Customer shall pay these in addition to the purchase price.
- 2.3. All Spare Parts transportation expenses and related taxes and duties shall be borne by Customer.
- 2.4. Customer shall perform payment of purchase price before delivery of Spare Parts, unless otherwise specified in the Invoice. Customer shall make payment of remaining / additional amounts and charges within 10 calendar days from the issuance of final invoice.
- 2.5. All payments will be made in currency stipulated in the invoice by bank transfer to the account specified in the invoice. Any fees charged by a bank in connection with the transfer of funds by Customer will be borne by Customer.
- 2.6. Should any delay of the payments occur, the Customer shall pay to FL Technics a penalty at the rate of 0.1% of the value of the late-payment for each day of delay.
- 2.7. In the event that any sum is not paid by the Customer when due then FL Technics shall be entitled to suspend further performance of its obligations until all outstanding amounts have been received by FL Technics and the time for performance of such obligations shall, at FL Technics option, either be extended by a period equal at least to the duration of the suspension plus 24 (twenty four) hours or shall be re-scheduled.
- 2.8. In case payments are due under one or more invoices, FL Technics shall be entitled at its own discretion to set off any amounts paid by Customer against any outstanding invoices due under any agreement between the Parties without regards to the actual purpose of the payment (reference) indicated by Customer at the time when the payment (transaction) was made.
- 2.9. Customer shall be deemed in material default hereunder: (i) if the Customer fails to comply with the covenants, requirements, representations or warranties set forth in Clause 7; (ii) Customer fails to perform any of its obligations hereunder; (iii) Customer fails to pay any amounts when due hereunder; (iv) Customer fails to pay FL Technics any sums due under any other agreement between the Parties; (v) Party (a) suspends payment on its debts or other obligations, (b) is unable to or admits its inability to pay its debts or other obligations as they fall due, (c) is adjudicated or becomes bankrupt or insolvent, or (d) proposes or enters into any composition or other arrangement for the benefit of its creditors generally; (vi) any proceedings, resolutions, filings or other steps are instituted or threatened with respect to the Party relating to the bankruptor, liquidation, reorganization or protection from creditors of the Party or a substantial part of the Party's property; (vii) any changes in the export control laws and regulations (under such jurisdiction as, inter alia, the United Nations, the European Union, the United States of America or the Republic of Lithuania) occur, which might have a direct or indirect effect on the performance hereunder, including Customer or any person or entity that owns or controls the Customer, whether directly or indirectly, being identified as: (a) a citizen or national of, or a person or entity in a country subject to U.S. embargoes; (b) a person or entity identified on any U.S. Government list or order restricting transactions between U.S. persons and that person or entity, including without limitation the U.S. Treasury Specially Designated Nationals List ("SDN"), and the lists, orders, and identified in 15 C.F.R. Part 736 and 15 C.F.R. Part 744.
- 2.10. In the event of a material default by Customer, FL Technics may, upon written notice to Customer, (1) suspend its performance and withhold shipments, in whole or in part, (2) terminate the Sale, (3) declare all sums owing to FL Technics immediately due and payable and/or (4) recall Spare Parts in transit, retake same and repossess any Spare Parts held by FL Technics for Customer's account, without the necessity of any other proceedings, and Customer agrees that all Spare Parts so recalled, taken or repossessed shall be the property of FL Technics, provided that Customer is given credit therefor. Exercise of any of the foregoing remedies by FL Technics shall not preclude exercise of any of



the others, and neither the existence nor exercise of such remedies shall be construed as limiting, in any manner, any of the rights or remedies available to FL Technics under the applicable law

3. Excusable delays

- 3.1. FL Technics shall not be responsible for excess of performance dates and / or delays, and / or non-performance of its obligations if (i) the Customer fails to make any payment due on time and FL Technics suspends further performance of its obligations until all outstanding amounts are received by FL Technics; or (ii) the Customer fails to provide required and necessary information for execution of Purchase Order on FL Technics request; or (iii) caused by force majeure; or (iv) during the period required for the application and issuance of the export license or in the event the issuance of such export license was refused by the relevant authority.
- 3.2. Nothing shall require FL Technics to take any action contrary to the law or to any order or regulation of any government or contrary to any permit or authorization granted to FL Technics by any government.
- 3.3. If FL Technics is prevented by Excusable Delay stipulated herein from timely performance of any of its obligations hereunder, the time for performance will be extended by a period of business days equal to the time lost by reason of such delay, provided that FL Technics shall promptly notify of any excusable delay affecting FL Technics' performance.

4. Warranty

- 4.1. For all Spare Parts any assignable rights to warranty granted to FL Technics by its suppliers will be assigned to Customer, if not otherwise stated in the respective invoice. FL Technics will support Customer in pursuing such warranty claim.
- 4.2. THE SPARE PARTS ARE BEING SOLD TO CUSTOMER IN AN "AS IS, WHERE IS" CONDITION WITH ALL FAULTS AND WITHOU RECOURSE AS AT THE DELIVERY DATE. CUSTOMER ACKNOWLEDGES AND AGREES THAT NEITHER FL TECHNICS NOR ANY OF ITS AFFILIATES, OFFICERS, DIRECTORS, EMPLOYEES OR REPRE-SENTATIVES HAS MADE OR WILL BE DEEMED TO HAVE MADE ANY TERM, CONDITION, REPRESENTATION, WARRANTY OR COVENANT EXPRESS OR IMPLIED (WHETHER STATUTORY OR OTHERWISE) AS TO (A) THE CAPACITY, AGE, AIRWORTHINESS, VALUE, CONDITION, QUALITY, DURABILITY, DESCRIPTION, COMPLI-ANCE WITH SPECIFICATIONS, DESIGN, WORKMANSHIP, MATERIALS, MANUFACTURE, CONSTRUCTION, OPERATION, STATE, MERCHANTABILITY, PERFORMANCE, FITNESS FOR ANY PARTICULAR USE OR PURPOSE, SUITABILITY OF THE SPARE PARTS OR ANY PART THREEOF, (B) THE ABSENCE OF LATENT OR OTHER DEFECTS, WHETHER OR NOT DISCOVERABLE, KNOWN OR UNKNOWN, APPARENT OR CONCEALED, EXTERIOR OR INTERIOR, (C) ANY OBLIGATION OR LIABILITY OF FL TECHNICS ARISING IN CONTRACT OR IN TORT, ACTUAL OR IMPUTED, OR IN STRICT LIABILITY OF THE TRANSFEREE TO ANY THIRD PARTY OR ANY OTHER DIRECT, INCLUDING ANY OBLIGATION OR LIABILITY FOR LOSS OR USE, REVENUE OR PROFIT, WITH RESPECT TO THE SPARE PARTS OR FOR ANY LIABILITY OF THE TRANSFEREE TO ANY THIRD PARTY OR ANY OTHER DIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGE WHATSOEVER WITH RESPECT TO THE SPARE PARTS, DOCUMENTATION, IF ANY, AND (E) ANY IMPLIED WARRANTY ARISING FROM THE COURSE OF PERFORMANCE, COURSE OF DEALING OR USAGE OF TRADE, IT BEING UNDERSTOOD THAT NOTHING HEREIN WILL BE DEEMED TO LIMIT CUSTOMER FROM AVAILABLE ITSELF OF ANY WARRANTIES, COVENANTS, AND REPRESENTATIONS OF ANY MANUFACTURER. THE DESCRIPTION OF THE SPARE PARTS CONTAINED IN ANY DOCUMENT DELIVERED HEREUNDER IS FOR THE PURPOSE OF IDENTIFICATION ONLY AND NO REPRESENTATION OF THE SPARE PARTS CONTAINED IN ANY DOCUMENT DELIVERED HEREUNDER IS FOR THE PURPOSE OF IDENTIFICATION ONLY AND NO REPRESENTATION OF THE SPARE PARTS CONTAINED IN ANY DOCUMENT DELIVERED HEREUNDER IS FOR THE PURPOSE OF IDENTIFICATION ONLY AND NO REPRESENTAT
- 4.3. Any Spare Part returned for failure or warranty must be received at FL Technics' facility within 5 days from the defect claim date. If warranty is denied, or no trouble is found with the returned Spare Part, Customer agrees to be responsible for any and all costs associated with such Spare Part.
- 4.4. Expenses related to the warranted Spare Parts, test, inspection and repair during the warranty term provided by FL Technics and assigned by FL Technics to Customer or End User of the Spare Parts, shall be on FL Technics'. Upon expiry of warranty term, these expenses shall be borne by the Customer and/or End User. All transportation costs and risk of loss of warranted Spare Part shipped for correction of defects to and from the facility designated by FL Technics shall be borne by Customer.
- 4.5. The warranty shall not be applicable in case of improper use, unqualified repairs or repairs in contradiction with repair instructions and operation and maintenance manuals, or in case warranted Spare Part has been subject to the misuse, mishandling, negligence, accident, or ingestion of foreign material. The warranted Spare Part must not be altered, repaired, or serviced since purchase by anyone other than FL Technics or manufacturer.
- 4.6. All original documentation supplied by FL Technics to Customer and an engineer's report detailing the reason for removal or failure, need to be returned with the warranted Spare Part for warranty consideration.
- 4.7. FL Technics liability connected with or resulting from this warranty will not exceed the cost of correcting the defect.

5. Liability

- 5.1. FL Technics, its personnel and its subcontractors shall not be liable for any damage to, or loss of, property including the aircraft, or injury or death or any other damage directly or indirectly caused to Customer, its directors, officers, employees, agents, servants or third parties during or after, due to, or in connection with, or in consequence of the performance or non-performance of this Sale between FL Technics and Customer, unless caused by wilful misconduct or gross negligence of FL Technics, and Customer shall indemnify and hold harmless FL Technics, its directors, officers, employees, agents, servants and subcontractors against any and all such claims including costs and expenses incident thereto.
- 5.2. FL Technics total liability for any and all demands, pretensions or claims, whether in contract between FL Technics and Customer, warranty, tort or restitution, product liability, patent infringement, or for breach of statutory duty or misrepresentation or otherwise, for any damages arising out or connected with, or resulting from the performance, or non-performance of any service will not exceed the price allocable to the service / goods which gave rise to the demand, pretension or claim.
- 5.3. Notwithstanding anything to the contrary contained in this Sale, in no event, whether in contract or tort, as a result of breach of this Sale, statutory duty or warranty, as a result of misrepresentation, restitution, product liability, patent infringement or otherwise, FL Technics will be liable for any loss of profit, loss or damage of goodwill, loss of use, loss of revenue, loss of contracts, increased costs and expenses, wasted expenditure, loss of sales or business, loss of business opportunity, loss of anticipated saving, loss or corruption of data or information and/or for any and all special, consequential, incidental, resultant or indirect damage or punitive or exemplary damages.
- 5.4. FL Technics and Customer are fully aware and agree to FL Technics liability limitation and acknowledge that prices and rates have been calculated, inter alia by specific reference to the exclusions and liability limitations.

6. Governing Law. Dispute Resolution. Language

- 6.1. Sale of Spare Parts is contracted, executed and shall be interpreted according to the laws of the Republic of Lithuania and the Parties hereby expressly opt out of the application of the United Nation Convention on Contracts for the International Sale of Goods (Vienna Convention of 1980) (CISG).
- 6.2. Any disputes or differences arising between the parties hereto as to the construction of this Sale or any other matter or thing arising hereunder or in connection therewith shall be settled by the Parties in good faith through friendly negotiations. Failing such settlement, the Courts of Lithuania shall settle such disputes in accordance with Lithuanian law.

7. International Trade Regulations

7.1. By ordering the Spare Parts/services hereunder, the Customer confirms, represents and warrants as follows:

7.1.1. neither the Customer nor any of its directors, officers, employees, contract workers, assigned personnel, subsidiaries nor, to the best of the knowledge of the Customer (having made due and careful enquiry), any agent, subcontractor, supplier or affiliate or other person associated with or acting on behalf of the Customer is an individual or entity (the Person) that is, or is acting on behalf or for the benefit of the Person that is, or is owned or controlled by the Persons that are:

(a) currently the subject or the target of any economic, financial or trade sanctions laws, regulations, embargoes or restrictive measures imposed, administered or enforced from time to time by the United States of America, the United Nations, the European Union, the United Kingdom, the jurisdictions where FL Technics and the Customer are incorporated, carry out business or this Agreement is performed or any governmental or regulatory authority, institution or agency of any of the foregoing, including but not limited to the Office of Foreign Assets Control of the U.S. Department of the Treasury (OFAC), the Bureau of Industry and Security of the U.S. Department of Commerce or the U.S. Department of State, the United Nations Security Council, the Council of the European Union, HM Treasury or other relevant sanctions authority (including but not limited to the designation in the Specially Designated Nationals and Blocked Persons list maintained by OFAC, the Denied Persons List maintained by the US Department of Commerce, the UK Sanctions List, and the OFSI Consolidated List maintained by HM Treasury, or any other list is sued or maintained by any foregoing sanctions authorities of persons subject to sanctions (including investment or related restrictions), each as amended, supple-



- mented or substituted from time to time) (collectively, the Sanctions); or
- (b) located, organised, operating or residing in a country, region or territory that is, or whose government is, the subject or the target of the Sanctions from time to time, including but not limited to Crimea, Cuba, Iran, North Korea, Sudan and Syria;

(each such Person is hereinafter referred to as the Sanctioned Person);

7.1.2. from its date of incorporation the Customer has not engaged in, is not now engaged in, nor will engage in, any dealings or transactions with any Person that at the time of the dealing or transaction is or was Sanctioned Person;

7.1.3. the Customer shall not, directly or indirectly, use the benefit received from this Agreement including but not limited to services or goods acquired: (i) to facilitate any activities or business of or with any Person that is the Sanctioned Person; or (ii) in any other way or manner that would result in a violation of the Sanctions by FL Technics;

7.1.4. the Customer and any Person that may be involved by the Customer in the execution and/or the performance of this Agreement has complied and shall comply with all national, supra-national, local or foreign laws and regulations in relation to combatting against bribery, fraud and racketeering, corruption, money laundering and/or terrorism administered, enacted or enforced from time to time by the United States of America, the United Nations, the European Union, the United Kingdom, the jurisdiction where the Customer is incorporated, carries out business or this Agreement is performed (collectively, the ABC/AML Laws) and that neither the Customer in the execution and/or the performance of this Agreement has violated, is in violation of, or will violate the ABC/AML Laws;

7.1.5. the Customer has not been involved, will not be involved in, or attempt to be involved in modern slavery or human trafficking or agree or attempt to assist any person who is involved in modern slavery or human trafficking in any activity which would violate the UK Modern Slavery Act 2015 or any similar applicable law or regulation;

7.1.6. the Customer has not received and shall not receive any convictions, findings, fines, warnings or penalties issued by any competent authority in relation to anti-bribery and corruption, anti-money laundering, modern slavery or the Sanctions;

7.1.7. if at any time the Customer becomes associated with potential violations of anti-bribery and corruption, anti-money laundering, modern slavery or the Sanctions regulations, the Customer shall promptly, but not later than within 5 (five) calendar days, notify FL Technics thereof in order to allow FL Technics to examine the situation and assess risks, whereupon FL Technics shall be entitled to terminate this Agreement pursuant to Clause 7.6.;

7.1.8. the Customer shall at its own expense, comply with all laws, ordinances, rules and regulations (including but not limited to the 10 principles of UN Global Compact and 4 fundamental principles of International Labour Organisation (ILO) and other pertaining to health, sanitation, fair trade, consumer protection or prevention of harm or damage to the natural or social environment in respect of the assets, business and operations of the Customer, obtain all licenses, approvals and permits required by, and pay all taxes, fees, charges, and assessments imposed or enacted by, any governmental authority and the Customer shall not take any action which will cause FL Technics to be in violation of any law, regulation or ethical standard of any applicable jurisdiction;

7.1.9. the Customer maintains at all times adequate systems, controls and procedures to ensure that it and its directors, officers, agents, employees, contract workers, subsidiaries, subcontractors or suppliers and any other persons associated with it comply with the Sanctions and the ABC/AML Laws;

7.1.10. the Customer shall promptly upon request of FL Technics supply such information and documentation as is requested by FL Technics in order for FL Technics to carry out the verification of the Customer and decide on the on-boarding of the Customer pursuant to the internal procedure applied by FL Technics to verify the identity of its counterparties, any Persons involved in the execution and/or performance of this Agreement, their key personnel and ultimate beneficial owners, risk assessment and on-boarding (the KYC Procedure);

7.1.11. information and documentation conveyed by the Customer during the KYC Procedure is true, accurate, complete and not misleading in any way and was provided without omission of any material information and the Customer shall promptly, but not later than within 5 (five) calendar days, notify FL Technics of any changes to any information and documentation during the KYC Procedure or if it subsequently discovers anything which renders any such information untrue, inaccurate or misleading in any material respect, whereupon the Customer shall repeatedly undergo the KYC Procedure.

- 7.2. The representations and warranties made by the Customer in Clause 7.1 are continuing and shall be true at the time of execution of this Agreement as well as at all times during validity of this Agreement. In case of any disagreements as to the Customer's compliance with provisions of Clause 7.1, the Customer at its own expense shall cause to be furnished to FL Technics a legal opinion of a reputable law firm satisfactory to FL Technics, clarifying the status of the foregoing.
- 7.3. The Customer shall indemnify and hold FL Technics harmless against any losses, damages, fees, costs and expenses (including but not limited to any legal costs) incurred by FL Technics as well as any monetary sanctions arising out of or in connection to incorrectness, inaccuracies in any the Customer representations or warranties set out in, or any failure of the Customer to comply with any provisions of, Clause 7.1 (each, the Compliance Breach).
- 7.4. Upon occurrence of any Compliance Breach, the Customer shall be deemed as having committed a material breach of this Agreement, whereupon FL Technics shall be entitled, by giving a written notice to the Customer with immediate effect, to:
 - 7.4.1. unilaterally suspend performance of FL Technics' obligations under this Agreement until the Compliance Breach is remedied to the full satisfaction of FL Technics;
 - 7.4.2. declare all sums owing to FL Technics under this Agreement immediately due and payable;

7.4.3. demand that the Customer reimburses, and the Customer shall promptly but no later than within 5 (five) calendar days upon FL Technics' notice reimburse, any losses, damages, fees, costs and expenses (including but not limited to any legal costs) suffered or incurred by FL Technics as a result of or in connection with any Compliance Breach; and/or

- 7.4.4. unilaterally terminate this Agreement on an out of court basis.
- 7.5. The rights and remedies of FL Technics set out in Clause 7.4 may be exercised concurrently or in any order and are not exclusive of any other rights or remedies available to FL Technics by agreement, law or otherwise nor shall give rise to any FL Technics' liability in connection with their exercise.
- 7.6. Without prejudice to Clause 7.4, FL Technics shall be entitled, by giving a written notice to the Customer effective immediately, to unilaterally terminate this Agreement on an out of court basis if at any time FL Technics becomes aware of any relationship of the Customer with the Sanctioned Person or any association of the Customer in potential antibribery and corruption, anti-money laundering, modern slavery regulations violations, which at FL Technics' sole discretion entail an undue financial, reputational, operational, strategic or regulatory risk to FL Technics, whereupon all sums owing to FL Technics under this Agreement shall become immediately due and payable.
- 7.7. With regard to the Compliance Breach which is a breach of Clause 7.1.5, FL Technics shall be entitled to terminate this Agreement only if it has not been remedied by the date falling 60 (sixty) calendar days from such breach being notified by FL Technics.

8. Personal Data Processing

- 8.1. Customer has presented or will present to FL Technics personal data of Customer and its employees and/or representatives or other natural persons. FL Technics shall have the right to accumulate, share, analyse and systemise personal data in its information systems, contact information base, CRM base, other databases, systems, programs to the extent necessary for the following purposes: for conclusion, performance, administration, support of the Sale; for fulfilment of obligations imposed on FL Technics by applicable legal acts; for direct marketing services.
- 8.2. FL Technics shall protect received personal data throughout the effective term of the Sale, also after its end as long as necessary in order to defend itself from statements of claims or other demands, in exercise of FL Technics' rights, also in fulfilment of obligations imposed on FL Technics or its employees, representatives by applicable legal acts, also to the extent necessary for the purposes of backup copies, business continuity purposes, unless the Customer consents to longer retention of personal data.
- 8.3. Personal data of the Customer can be presented to the following data recipients: FL Technics subsidiaries, partners, suppliers; public authorities by request of these bodies or in other cases stipulated in regulations; during audits; companies providing services of data centres, brand hosting, cloud computing, website administration and related services; companies providing advertising, marketing services; companies that create, provide, support and develop software; companies providing information technologies infrastructure services; companies providing communication services; companies; companies that carry out internet browsing analysis and analysis of activities on the Internet and provide related services.
- 8.4. The provisions of Clauses 8.1-8.3 mutatis mutandis shall also apply to the Customer according to the principle of reciprocity if and to the extent FL Technics transfers relevant data of its employees and representatives to the Customer for the purposes of performance of the Sale and related purposes.



Effective from 18.09.2020

- 8.5. Parties shall ensure that the personal data of its employees and (or) other representatives is collected and processed lawfully, is accurate, relevant and adequate.
- 8.6. Parties must duly inform all individuals (their employees, attorneys, sub-contractors' employees or other representatives) engaged for performance of the Sale, whose data is to be transferred to other Party, about the possible transfer of their personal data and possible processing of such data for the purpose of performance of the Sale. The above persons must be informed prior to the transfer of their data. The provided information shall include, inter alia, purposes, legal grounds of processing of personal data, retention period and existing rights in accordance with data protection legislation. Customer in order to exercise the rights specified above of has other questions related to processing of personal data, contacts FL Technics' data protection officer or a responsible person by e-mail: privacy@fltechnics.com or by post: FL Technics, UAB, Rodunios kelias 18, LT-02188 Vilnius, Lithuania. FL Technics privacu policy can be found at https://fltechnics.com/privacy-policy/.