1. Scope

1.1. The present GTC apply to all existing and future deliveries and sales made by simatec ag (hereinafter in short simatec). Terms of purchase, general terms and conditions of business or industry provisions contradicting these General Terms and Conditions of Sale and Delivery shall not apply or shall only apply with the prior written consent of simatec.

1.2. Should any provision(s) of these General Terms and Conditions of Sale and Delivery be, or subsequently become, invalid or contain an omission/omissions, this shall not affect the legal validity of the remaining provisions. The invalid provision(s) shall be replaced by a provision/provisions which approximate(s) as closely as possible the economic effect of what the parties intended. The replacement provision/provision shall be regarded as if it/they had been in effect from commencement of the agreement between the parties. The same shall apply in the case of any omissions.

2. Offer and acceptance

2.1. Offers, technical specifications, pictures and illustrations and price lists of simatec are subject to change at any time. An offer – particularly in the form of a combination of brochure and price list – is deemed to be accepted if the customer communicates acceptance in writing, by telephone, in a personal discussion, by fax or by e-mail. simatec may confirm acceptance of the offer in writing, by fax or by e-mail. The delivery as such shall also be regarded as confirmation of the order. If the customer wishes to make a change in the order as confirmed, or if he regards the contents of the order confirmation as incorrect, he shall notify the supplier accordingly in writing immediately after the order confirmation is received.

2.2. Drafts, drawings and calculations shall remain the property of simatec and may not be copied, duplicated, stored, passed on or made accessible to third parties, or commercially exploited.

3. Prices

3.1. Unless specified otherwise in the order confirmation, all prices quoted are net, in Swiss francs, ex works and do not include packaging costs, insurance, customs duties, taxes, fees or charges of any other kind.

3.2. If transport and insurance are organised by simatec, the related amounts will be invoiced according to the actual costs incurred.

3.3. Taxes, duties and fees of whatever kind shall also be borne by the customer when simatec performs services in advance, in which case simatec shall be entitled to reimbursement.

4. Payments

4.1. All payments shall be made including the applicable value added tax, in Swiss francs, within 30 days, net, without deductions of any kind, to the paying agent of simatec. Partial or advance payments and any concession of payment facilities such as discounts/rebates, early payment incentives, instalments or deferred payments require the prior express written approval of simatec.
4.2. The payment term shall be deemed effected if simatec attains control over
the amount owed by the agreed deadline. If the payment deadline expires,
the customer is deemed to be in default, without any further request for pay-
ment, as of the first day after expiry of the payment deadline, late-payment
interest of 5% shall apply.

4.3. If the customer is in default with a payment or has potential liquidity prob-
lems, simatec is entitled to demand advance payment for further deliveries
/make delivery contingent upon advance payment, even if other payment
and delivery terms were contractually agreed.

4.4. If the customer stops payments, or if the customer voluntarily applies for
bankruptcy or insolvency proceedings of any kind, or if such proceedings
are instituted against the customer by a third par-

5. Delivery deadline
5.1. The delivery deadlines stated are approximate and non-binding. Adherence
to the agreed delivery deadlines presupposes that all technical issues have
been clarified and advance and other payments have been made and all
other obligations of the customer have been fulfilled.

5.2. The agreed delivery deadline commences upon receipt of the order confir-
mation as accepted by the customer and the prior fulfilment of any obliga-
tions incumbent upon the customer such as advance payments, bank guaran-
tees, letters of credit, etc. In the event of the following, the delivery deadline
shall be extended accordingly:

a. the customer requests changes after placing the order;
b. other delays occur for reasons for which simatec is not responsible, such
   as measures instituted on the part of the authorities, permits subsequently
   required, strikes, delivery delays on the part of simatec’s suppliers or
   force majeure;
c. advance payments, letters of credit or payment guarantees are not pro-
   vided in good time or do not to correspond to the agreed form; or
   
d. letters of credit or payment guarantees have to be prolonged or altered
due to an extension of the delivery deadline.

5.3. Liability for damages caused by delays is excluded to the extent permissible
by law. Any potential damages due to delay shall be limited to the value
of the delivery. Consequential damages due to delay, costs for covering
purchases, loss of earnings and losses from interruptions to operations
are expressly excluded. A delay in delivery shall not entitle the customer to
withdraw from the agreement.

6. Transfer of benefits and risk
6.1. Benefits and risk shall pass to the customer at the latest upon dispatch of the
delivery ex-works. Transport shall be at the cost and risk of the customer,
including when transport is organised by simatec.
6.2. In the event of late pick-up of the goods from the supplier’s works by the carrier responsible for transport, the benefits and risk shall be deemed to pass to the customer upon notification that the goods are ready for shipping as of a given date.

7. Retention of title

7.1. The goods delivered shall remain the property of simatec until payment of all current and future amounts due to simatec from the business relationship with the customer or with companies affiliated with the customer are received in full.

7.2. Unless agreed otherwise in writing with customers domiciled in Switzerland, simatec shall be entitled to have the retention of title entered in the applicable register at the place of debt enforcement of the customer without further notification or consent of the customer. Customers domiciled abroad expressly declare their agreement that equivalent debt enforcement actions be undertaken in the event there is a risk of payment default.

7.3. The customer is not permitted to pledge nor to transfer or assign by way of security either the goods subject to retention of title or claims in lieu of goods. In the event of an imminent pledge of the goods subject to retention of title or any other action involving third parties that would be detrimental to simatec’s rights, the customer shall notify simatec immediately.

7.4. In the event of conduct in breach of the contract, in particular in the case of payment default, simatec shall be entitled to repossess the goods. In agreeing to these General Terms and Conditions of Sale and Delivery, the customer consents unconditionally to this right of repossess. Repossession of the goods shall only represent a termination of the contract if simatec gives written notification of such termination. All costs in connection with repossession shall be borne by the customer.

8. Inspections and notice of complaints

8.1. Immediately after receipt, the customer shall thoroughly check the delivery for completeness and for material and functional appropriateness and notify the supplier without delay, no later than 10 days after receipt, in writing of any defects in the goods, providing sufficient substantiation of the claim. The obligation of examination and notice of non-conformity shall not be confined to obvious external defects. The notice of non-conformity shall contain an exact description of the alleged defects; any available supporting documentation or materials are to be included.

8.2. In case the notice of non-conformity should be deemed insufficiently detailed or sent after the terms mentioned above, the products shall be deemed to be free of defects in all respects and the delivery will be regarded as having been accepted. If hidden defects later become apparent, notification of non-conformity shall be made as soon as the defect is discovered, and no later than the warranty period as of art. 9.3 otherwise the delivery will be regarded as having been accepted. simatec may refuse to honour warranty claims if it is not notified of defects promptly and completely.

8.3. The customer may not return the goods to simatec without simatec’s express consent. The costs for the transport of the rejected goods to simatec shall be borne by simatec, provided that the defect proves to be justified. The same applies to the return transport of the goods from simatec to the customer.
9. **Warranty**

9.1. Unless specified otherwise below, the warranty shall comply with the applicable provisions of law.

9.2. simatec undertakes to deliver the contractually agreed goods in the agreed amount and quality. simatec offers no guarantee that the goods will be suitable for the intended purpose.

9.3. The warranty period for lubricant applicators is two years from manufacture and for tools and electronic devices three years from delivery.

9.4. simatec’s warranty and product liability are limited to the extent permitted by law. In particular, defects and failures for which simatec is not responsible are not covered by the warranty, e.g. normal wear and tear, force majeure, improper assembly or operation (operating, maintenance and installation errors), tampering by the customer or third parties, overloading or excessive use, use of inappropriate materials, tools etc., and extreme environmental influences. simatec gives no guarantee for products supplied by third parties or semi-finished goods or for the conformity of the products with the standards and requirements of industry associations or public or private law at the place of delivery or final destination.

9.5. If the delivery proves to be defective and simatec is obligated to honour the warranty, simatec shall under all circumstances be entitled to make a substitute or additional delivery and shall be granted an appropriate period of time in which to do so. simatec is also entitled to accept reduced payment equivalent to the diminished value of the delivered goods or to subsequently correct the defects in the product. All further claims by the customer in connection with the defective goods are excluded, in particular compensation for damages, additional costs, lost earnings, consequential damage, cancellation of the contract and third-party claims. Substitute performance by a third party at the cost of simatec is also excluded.

10. **Applicable law, jurisdiction**


10.2. Exclusive place of jurisdiction for the assessment of all disputes between the customer and simatec arising in connection with this agreement shall be the place of the registered office of simatec in Wangen an der Aare, CH-3380. However, simatec shall also have the right to take legal action against the customer before the court having jurisdiction at the customer’s domicile or before any other court of competent jurisdiction. The registered office of simatec shall also be the place of debt enforcement if the customer is domiciled abroad.