These General Terms and Conditions of Sale (hereinafter referred to as “GTCs”) are applicable to all offers, quotations, agreements and orders for the sale of Products, which for the purpose of the GTCs includes the licensing of Software, and the providing of Services by Yokogawa to its Customers.

Any provisions in Customer’s general conditions of purchase and/or sale or amendment(s) made by Customer to these GTCs are herewith explicitly rejected. Any such additions or amendments to and deviations from these GTCs can only be agreed in writing and require signature by duly authorized representatives of Parties.

1. DEFINITIONS
Customer: the legal entity issuing a Purchase Order to Yokogawa.

Delivery Date: the date when Yokogawa shall deliver the Products and/or has executed and settled the Service.

Functional Design Specification or FDS: the functional specifications, drawn up by Yokogawa on the basis of data supplied by Customer.

Hardware: all machinery and installations and peripherals, by means of which data are processed or recorded on data carriers, together with components of the same.


Party or Parties: Yokogawa and/or Customer individually or collectively as the case may be.

Product(s)/Service(s): Non-Yokogawa products which are delivered to Yokogawa’s premises.

Software: the offer, proposal or quotation (however named) including scope, specifications, functional requirements, quality, schedule, conditions, drawings and other related documents attached thereto or referred therein, issued by Yokogawa for the sale of Product(s)/Service(s).

Service: all activities performed by Yokogawa or in Yokogawa’s premises.

Site Work: Services to be performed by Yokogawa or under Yokogawa’s direction which are not performed at Yokogawa premises.

Software: machine readable object code, including executable programs, firmware and/or Yokogawa-supplied data bases, documentation in written or electronic object code form recorded on records, tapes, magnetic tapes, disks and all other media on which data have been or are recorded, including updated parts of such Software, new versions and/or adaptations.

Third Party Products: Non-Yokogawa products which are delivered to Yokogawa’s premises for the purpose of a) reselling b) integration with the Products or c) the testing of the Products.

Variation Order: a written document issued by Customer and accepted in writing by Yokogawa for the variation of an existing Purchase Order.

2. QUOTATION AND PURCHASE ORDER
2.1 Any quotation issued by Yokogawa shall be non-binding and the price stated therein shall remain valid for a maximum period of sixty (60) days calculated from the date of the Quotation.

Technical specifications, dimensions, designs, drawings, illustrations, catalogues, use statistics, weights and quantities stated in a Quotation, in a Quotation by Yokogawa, are not up to Yokogawa to the best of its ability, but do not bind Yokogawa unless expressly agreed to in writing. Yokogawa shall be free (at its sole discretion) to accept or refuse Customer’s Purchase Order.

2.2 Any Purchase Order sent to Yokogawa or Yokogawa’s representative shall be deemed as written acceptance of Yokogawa’s offer at the terms and conditions quoted therein and only enter into force and become binding on Yokogawa upon commencement of production or acknowledgement of the Purchase Order in writing, whichever comes first.

2.3 Once a Purchase Order has been accepted by Yokogawa, it may only be cancelled by Customer with Yokogawa’s express written consent. In the event that Yokogawa accepts a cancellation, Yokogawa shall suffer no damage whatsoever from such cancellation and shall be entitled to recover the value of all services rendered including any work in process, any expenses, taxes and levies, and all other charges, including any profit margin. For a full refund, Yokogawa consents to the cancellation, Yokogawa shall be entitled to charge Customer a cancellation fee representing thirty percent (30%) of the value of the total Purchase Order not yet settled.

3. DELIVERY AND PRICE
3.1 All prices for the delivery of Products are calculated for deliveries ex Yokogawa-office/ production- or distribution facility.

3.2 Partial deliveries shall be permissible and shall be paid for by Customer on a pro rata basis.

3.3 The place of delivery shall be the place of manufacture of the Products or Yokogawa’s office/ production- or distribution facility.

3.4 Delivery Dates will be notified to the Customer as accurately as possible under the circumstances then prevailing at Yokogawa. Delivery of any specific agreement, the mode of shipment shall be determined by Yokogawa, with Yokogawa excluding any liability therefor.

3.5 Delivery Dates will be notified to the Customer as accurately as possible under the circumstances then prevailing at Yokogawa. Delivery of any specific agreement, the mode of shipment shall be determined by Yokogawa, with Yokogawa excluding any liability therefor.

3.6 The Delivery Date is not a deadline and in the event of late delivery, Yokogawa shall notify the Customer in writing as soon as possible, informing the reasons for the delay. The delivery time is then extended from accepted date of the Purchase Order by Yokogawa if it has been agreed that Customer shall make a deposit, prepaid payment and/or shall pay a security, from the date Yokogawa has received the relevant Customer payment. The Delivery Date may be extended if Customer requests Variation Orders. Yokogawa shall not be liable to indemnify Customer for any failure to comply with Delivery Dates or delays in delivering the Products.

4. PAYMENT
4.1 Unless explicitly agreed otherwise, payment shall be made by Customer within thirty (30) days from the date of invoice. All payments shall be made without deduction or set-off with a bank or postal account, designated by Yokogawa. All bank charges shall be for Customer’s account. Any default on payment shall be subject to interest and/or return of Product(s)/Service(s) to Yokogawa.

4.2 If Customer does not meet its payment obligations promptly or in full, Customer shall be in default even though no running letters are issued and any other amounts owed by the Customer, not yet due under this Agreement shall fall due for payment immediately without any deduction. The foregoing shall apply regardless of Yokogawa’s right, in case of Customer’s late payment, to suspend the further execution of the Purchase Order or, to the extent the Purchase Order has not yet been executed, to terminate same by means of a written notice, without prejudice to Yokogawa’s right in the prevailing case to claim full compensation for any loss suffered.

4.3 If any amounts owed by the Customer shall furthermore fail for payment at once if a petition has been filed for the institution of bankruptcy or judicial composition proceedings against the Customer, if the Customer actually indenfies payments, if the Customer seeks or obtains legal arrangements with creditors or the Customer is known to Yokogawa that give rise to doubts regarding the Customer’s ability or willingness to make payment. In such cases Yokogawa shall have the right to withdraw from current contracts with the Customer or to ask for immediate cash payment of the purchase price or advance payment.

4.4 If the Customer fails to make payment at the due date, it shall – without prejudice to any other rights to which Yokogawa is entitled in the event of default – be liable to pay to Yokogawa interest on arrears amounting to 1% per month or the maximum amount permitted by law. The defaulting Customer shall furthermore pay all charges, the collection of outstanding invoice amounts, such as dunning, collection, investigation and enquiry costs.

4.5 The Customer shall not be entitled to withhold payment or to set off against any amount due to the but not performed services, damages, or other claims.

4.6 Yokogawa shall have the right to suspend the delivery of Products purchased from Yokogawa until the Customer has fulfilled all of the obligations it had towards Yokogawa at the time of the Purchase Order and/or the agreed Delivery Date.

4.7 Yokogawa’s employees and representatives shall be entitled to accept payments only if they are properly identified as employees or representatives of Yokogawa. Any payments accepted by any other person than Yokogawa only upon special agreement and only as a payment on account of money due. Any collection in respect of bills of exchange or cheques, charges, discounts, charges, etc. shall be borne by the Customer. Yokogawa reserves no liability for the timely presentation or protesting of any bills of exchanges received.

4.8 The date of payment shall be the day on which Yokogawa can make dispositions in respect of the money received.

4.9 No interest shall be payable on advance payments or account made by the Customer.

5. PACKING

5.1 Packaging of the Products shall be in accordance with Yokogawa’s standard procedures.

5.2 Yokogawa will give due care to pack Products for transportation in such a way as to prevent any damage to Products in transit but will not assume any liability in this respect. Products will be insured only upon the Customer’s express request and Yokogawa will exercise due care to comply in the best possible way with any instructions given by the Customer in that respect, however excluding any liability on the part of Yokogawa.

6. FUNCTIONAL DESIGN SPECIFICATION (FDS)

The FDS shall be deemed to have been taken place at the moment the FDS has been submitted to Customer. The content of the FDS shall be exclusively applicable to the Products and/or Services. The FDS shall be approved by Customer in writing within the agreed period. From the date the FDS has been approved, Customer can no longer derive any rights from the data as supplied by Customer previously.

7. ACCEPTANCE TESTING

Factory Acceptance Test (FAT) means the testing of the Products and/or Services according to Yokogawa’s standard test procedures, based on the FDS as approved by Customer. The FAT is carried out on Yokogawa’s premises, eye-witnessed by Customer to verify the completeness and fulfillment of the requirements and that the Product(s)/Service(s), delivered according to the offer, fully meet all the requirements, excluding any liability on the part of Yokogawa, despite prior invitation and/or confirmation, has not been present at FAT, FAT is deemed to have taken place in Customer’s presence. Completion of FAT shall result in Customer’s release for shipment, subject to all outstanding invoices being settled.

Site Acceptance Test (SAT) is the site test to verify that no deterioration occurred to the Product(s) during shipment and installation of the delivery on Customer’s site.

8. SITE WORK

In case of Site Work to be performed by Yokogawa, Customer shall ensure the following:

- Site Work can be commenced and continued unhindered and undisturbed from the moment of arrival of Yokogawa’s personnel.

- Site Work can be performed during night and outside normal working hours.

- Working conditions as necessary for the proper performance of the Site Work are present.

- Mandatory government permits have been obtained.

- Strict adherence to all recommendations given by Yokogawa to ensure the proper performance of the Purchase Order.

- Availability of fully operational technical, spatial and communication facilities needed to enable proper and safe transport and handling of Products and/or Services to the site.

- Availability at Customer’s site of suitable and secure space for storing Products, materials and/or Services, including the Site Manager and all other personnel required for the safe, non-hazardous, correct handling.

- Site Access shall be free from restrictions or prohibitions. For a full refund, Yokogawa consents to the cancellation, Yokogawa shall be entitled to charge Customer a cancellation fee representing thirty percent (30%) of the value of the total Purchase Order not yet settled.

- Site Work shall be performed in a clean, safe and rubbish free manner.

Endorsement is hereby made by Yokogawa GesmbH at the Handelsgericht Wien FN 125835b.

Yokogawa - Confidential

Yokogawa GesmbH is registered at the Handelsgericht Wien FN 125835b.
9. VARIATION ORDERS
In case of variations which affect or may affect a Purchase Order, Customer shall notify Yokogawa in writing. Yokogawa's receipt of such notification will inform Customer in writing: (i) whether or not such variations are acceptable, (ii) price and/or schedule impact (if any) and (iii) any other commercial or technical impacts or conditions (if any). Otherwise, the variation will not apply. Any warranty claim shall be made in writing within the aforementioned warranty period and will be handled during Yokogawa's normal working hours. Customer shall be responsible for delivering to Yokogawa the defective part free and clear from any and all liens, claims and encumbrances.

10. TITLE AND RISK
10.1 Title to the Products/Services is reserved and shall transfer to Customer upon full payment by Customer. Until full payment is made, Customer shall not have the right to sell, transfer, alienate, pledge, assign, mortgage, exchange, or charge any of the Products/Services. Customer shall not have the right to sell or sell on consignment any products sold under the conditional sales agreement. Any attachment by a third party of products sold under the conditional sales agreement shall be reported promptly to Yokogawa to enable it to intervene.

11. INTELLECTUAL PROPERTY RIGHTS
Yokogawa remains the owner of all intellectual property rights in the Products and the results of Services, including inventions, models, designs, schedules, drawings, illustrations, catalogues, other documentation and other documentation material to the Products and Services as supplied to Customer. Customer shall not copy, reproduce or circulate the above in whole or in part, without the prior written permission of Yokogawa. Nothing in this GTCS or any Purchase Order is intended to or shall have the effect of vesting in or transferring to Customer rights in Yokogawa's or its suppliers' or its or their suppliers' Software, methods, know-how or other intellectual property, regardless of whether such intellectual property was created, used or first reduced to practice in tangible or intangible form at the request of, or for the performance of, or knowledge of, or for the benefit of Customer. Customer's intellectual property will remain with Customer. Yokogawa shall have the exclusive right to control the defence and settlement of all such claims.

12. INFRINGEMENT CLAIMS
12.1. Yokogawa will indemnify and hold Customer harmless from all claims by third parties with respect to an infringement of any intellectual property right, made against Customer and (i) resulting from Customer's use of the Products/Services, provided that:
   a) Customer shall promptly notify Yokogawa in writing of any such claims;
   b) Customer shall provide all assistance to Yokogawa as may be reasonably requested in connection with the defence or settlement of the claim made against Customer.
   c) Yokogawa shall have the exclusive right to control the defence and settlement of all such actions or claims.

12.2. If according to a final judgment, Customer shall be denied the further use of the Product/Services or part thereof by reason of an (alleged) infringement, Yokogawa will, at its own expense and option:
   (i) modify or replace the Product/Services or the infringing part thereof so that it becomes non-infringing without adversely affecting the functionality thereof, or
   (ii) provide to Customer any foregone alternative Product/Services, or
   (iii) if the foregoing alternatives are not available or (at Yokogawa's sole discretion) economically reasonable, Yokogawa shall take the Product/Services back and credit Customer for the value of the Product/Services, taking into account the reduction in the Purchase Order value of the relevant Product/Services depreciated over a four (4) year period from the date of acquisition thereof.

12.3. Yokogawa shall not be liable if the infringement of any intellectual property right or any claim in respect thereof arises from, or is based on the use of the Product/Services in combination with products not supplied by Yokogawa or if the Product/Services are modified by Customer without Yokogawa's prior written authorization.

12.4. Customer shall fully indemnify Yokogawa against all losses of Yokogawa in performing Services that breach an intellectual property right of third parties, if such breach arises from Customer's directions and/or the use by Customer of Customer's designs, specifications, etc. 12.5. The above constitutes Customer's entire rights and Yokogawa's maximum liability with respect to an infringement of any intellectual property right of a third party, resulting from Customer's use of the Product/Services.

13. SOFTWARE LICENSE CONDITIONS
Yokogawa declares to the best of its knowledge to be entitled to license and adapt Software as necessary for the proper execution of the relevant Purchase Order. The ownership, and all intellectual property rights in Software shall at all times remain with Yokogawa or its licensors. Software is made available to Customer on the following licensing conditions:

- Yokogawa grants to Customer a perpetual, non-exclusive, non-transferable license to use the Software;
- Software is made available to Customer on an "as-is" basis and on the condition that it is exclusively used on the Hardware on which it was initially installed therein as supplied to Customer;
- Customer shall not: (i) alter or update Software or have Software used by third parties, (ii) decompile, disassemble or reverse engineer Software, or otherwise attempt to derive any information from the object code, except as permitted by applicable law, (iii) develop or have developed derivative software or other computer programs which are based on Software.

- Customer agrees to keep and maintain each copy of Software in its possession, and to keep in stock one (1) back up copy of Software for the purpose of replacing the original copy in case of involuntary loss or damage of Software.

14. COMPLAINTS, OBJECTIONS AND WARRANTY
14.1. The Products are warranted to be free from defects in material and workmanship for a period of twelve (12) months from the Delivery Date. Yokogawa assumes no warranty responsibility in the event of (i) improper handling, storage or use (ii) attempted renovation, repair, calibration or replacement of parts by any third party other than authorized by means of prior written approval by Yokogawa; (iii) normal wear and tear; or (iv) other cause of defect not exclusively attributable to Yokogawa.

14.2. If Third Party Products are supplied, the terms of warranty of the supplier of such products shall apply.

14.3. In the event of the remaining provisions herein, Products found defective shall be repaired or replaced at Yokogawa's sole discretion at its premises with transportation charges prepaid by Customer. Dismantling of the defective part, re-installation of the repaired/replaced part and re-commissioning shall be carried out by Customer. Any warranty claim shall be made in writing within the aforementioned warranty period and will be handled during Yokogawa's normal working hours. Customer shall be responsible for delivering to Yokogawa the defective part free and clear from any and all liens, claims and encumbrances. Yokogawa shall incorporate and proceed with the above variations after signature by both Parties of the relevant Variation Order. In case such variations result in loss of time and/or additional costs, Yokogawa shall be entitled to extend the warranty period and/or reimbursement of additional costs, even if the variations are cancelled by Customer afterwards.

15. LIMITATION OF LIABILITY AND PRODUCT LIABILITY
15.1. Yokogawa shall only be liable for damage caused through Yokogawa's fault or the fault of persons employed in the performance of Yokogawa's obligations, but shall not be liable in cases of fault or negligence to the extent that such damage is attributable to the value of the Product/Services, taking into account the reduction in the Purchase Order value of the relevant Product/Services depreciated over a four (4) year period from the date of acquisition thereof.

15.2. Yokogawa shall not be liable if the infringement of any intellectual property right or any claim in respect thereof arises from, or is based on the use of the Product/Services in combination with products not supplied by Yokogawa or if the Product/Services are modified by Customer without Yokogawa's prior written authorization.

15.3. Customer shall fully indemnify Yokogawa against all losses of Yokogawa in performing Services that breach an intellectual property right of third parties, if such breach arises from Customer's directions and/or the use by Customer of Customer's designs, specifications, etc. 12.5. The above constitutes Customer's entire rights and Yokogawa's maximum liability with respect to an infringement of any intellectual property right of a third party, resulting from Customer's use of the Product/Services.

15.4. Yokogawa shall not be liable for any loss of profit due to delayed delivery or defective products, for any disadvantages arising from an interruption of operations in connection with an exchange of defective items against faultless items, the cost of removal or installation, damage to items being in Yokogawa's custody for being worked on by Yokogawa that occurs during such custody or during the manufacturing process, or any claims raised against the Customer by the Customer's client.

15.5. In the event of a claim for damage to property as defined under the Product Liability Act (Produkthaftungsgesetz – "PHG") suffered by the Customer as entrepreneur as well as any product liability claims raised under any other statutory provisions shall be excluded. The Customer expressly waives any claim against Yokogawa and excludes any damage to property suffered by the Customer in its business operations (Section 9 PHG).

15.6. In the event of the Customer reselling the Products to another entrepreneur, the Customer is explicitly required to inform the other entrepreneur of Section 9 PHG referred to above and to oblige in the same manner such other entrepreneur to deliver to such other entrepreneur all documents, specifications and further information necessary to demand such waiver, the Customer shall fully indemnify and hold harmless Yokogawa in respect against any legal action and to reimburse to Yokogawa all expenses incurred in connection with strict liability.
15.7. If the Customer should be held liable under the PHG, the Customer expressly waives any right to have recourse against Yokogawa.

15.8. Yokogawa’s liability with respect to the Customer’s claim shall be limited in the same manner as Yokogawa’s liability to the Customer. In case of re-sale, Customer shall limit in the same manner any such claims for damage that its client may have.

16. TERMINATION

16.1. Yokogawa shall have the right to require the immediate surrender of any Production(s) or Services delivered but not yet fully paid if Customer does not punctually or fully meet its payment obligations towards Yokogawa, if bankruptcy or judicial composition proceedings concerning Customer’s assets have been applied for, if Customer actually discontinues payment or is seeking to make out-of-court arrangements with its creditors. Any costs incurred by Yokogawa in asserting its right under the conditional sales agreement shall be borne by Customer.

16.2. Repossession of the Products by Yokogawa shall not constitute an automatic cancellation of the relevant Purchase Order. Repossession of Products sold under the conditional sales agreement shall not prejudice Yokogawa’s right to claim damage for non-performance.

16.3. In the event Yokogawa has valid reasons to assume that Customer shall fail to perform any obligation under the Purchase Order or any agreement connected therewith without providing adequate security; or in case Customer (i) fails to perform any obligation under the Purchase Order which, upon written notice by Yokogawa remains unfulfilled for thirty (30) calendar days thereafter, (ii) becomes subject to change of control or ownership, (iii) terminates or suspends its business activities, becomes insolvent, admits in writing its inability to pay its debts as they mature, makes an assignment for the benefit of creditors, becomes subject to direct control of a trustee, receiver of similar authority or becomes subject to any bankruptcy or insolvency proceedings; Yokogawa shall be entitled, immediately and without warning or notice of default and without any liability or prejudice to any other remedy and/or right which Yokogawa may have, either to claim immediate fulfilment of Customer’s obligations or cancel the Purchase Order, obtain possession of the Products and/or recover from Customer any amounts due.

17. FORCE MAJEURE

Parties shall not be responsible for any delay or failure in performing their obligations under a Purchase Order, if due to Force Majeure. For the purpose hereof, Force Majeure shall mean a delay in or failure of the performance of obligations which is directly and solely attributable to events which are compelling, unforeseeable, unavoidable, outside of the invoking Party’s control and not due to any fault and negligence on its part.

Force Majeure may include, but is not limited to, the following events or circumstances:
- war, hostilities, invasion, acts of foreign enemies;
- rebellion, terrorism, revolution, insurrection, military or usurped power, civil war;
- riot, commotion, disorder, strike or lockout by persons other than the invoking Party’s personnel;
- munitions, explosives materials, ionizing radiation or contamination by radio activity, except as may be attributable to Yokogawa’s or Customer’s use of such munitions, explosives, radiation or radio active material;
- natural catastrophes such as flood, earthquake, hurricane, typhoon or volcanic activity.

In case of any of the above events, Parties will promptly notify the other Party of such delay or failure in writing and if a Force Majeure situation exceeds sixty (60) days, Parties shall have the right to terminate the Purchase Order without liability. In case of termination of the Purchase Order, goods belonging to Customer which are in the possession of Yokogawa shall be returned or held at Customer’s expense and risk from the termination date of the Purchase Order.

If Yokogawa has already partly met its obligations when a Force Majeure situation occurs or if Yokogawa can only partly meet its obligations, Yokogawa shall be entitled to invoice the part already performed and/or to be performed and the related payment shall be due by Customer.

18. CONFIDENTIALITY

Either Party shall keep strictly confidential all of the other Party’s confidential and sensitive information of which it becomes aware of in the course of the execution of a Purchase Order and Parties shall take adequate measures to ensure that their personnel and other engaged personnel shall equally comply with this confidentiality commitment. This confidentiality commitment shall not apply to information which (i) is already known to the recipient or is publicly available at the time of disclosure, (ii) is legally disclosed to the recipient by a third party without an obligation of confidentiality, (iii) becomes publicly available after disclosure without fault of the recipient, (iv) recipient can prove is independently developed by the recipient without reliance or reference to the information of the discloser, or (v) is required to be disclosed by law or public order.

19. EXPORT RESTRICTIONS

In the course of performing their respective duties hereunder, either Party agrees to comply with all applicable export laws and regulations. In particular Parties shall comply with the export administration and control laws and regulations of the European Union and of any country relevant to the cooperation contemplated hereunder, including those of Japan. Customer shall not knowingly use or export any of the Products if:

a) Products shall be used for the erection, operation or mounting in a nuclear technology plant, or;
b) Products shall be used for the erection, operation of a plant for research, production, use, storage or maintenance of armaments or ammunition as per EU Decree 1334/2000, including but not limited to chemical weapons, biological weapons, or missiles thereof, or;
c) the country of final destination is any country to which export regulations of the UN, EU or Japan, or Yokogawa’s export compliance policies apply;

Customer shall exert all reasonable efforts in collecting all information necessary to comply with the above. In all relevant cases Customer shall apply for an appropriate approval of Yokogawa and export license of the proper authorities and Yokogawa. Should no such approval and export license be granted, Customer shall refrain from the intended use or export.

20. ASSIGNMENT AND SUBCONTRACTING

20.1. Parties shall not, in any manner or degree assign or transfer, directly or indirectly, these GTCS or a Purchase Order or any part thereof or any share or interest therein, without the prior written consent of the other Party. Such consent shall not be unreasonably withheld.

20.2. Yokogawa may subcontract part or all of its obligations under a Purchase Order, provided Yokogawa shall remain fully liable and responsible for the acts of the subcontractor and compliance with the terms and conditions of these GTCS and the relevant Purchase Order.

21. WEEE

Any duty and/or costs for de-commissioning, transport, treatment, recovery, recycling and disposal of Products subject to Directive 2002/96/EC on Waste of Electrical and Electronic Equipment (WEEE) shall be for Customer’s account. In countries where Yokogawa participates in waste collection schemes, Customer shall deliver WEEE declared products to a waste treatment facility (WTF) designated by Yokogawa for treatment and disposal in accordance with the WTF protocol. A WEEE declared Product shall not be re-used or re-marketed without prior written approval by Yokogawa. Customer shall indemnify and hold Yokogawa harmless against any fines, penalties, damages and/or claims resulting from or relating to failure by Customer to fulfill its obligations under this article.

22. GOVERNING LAW AND DISPUTE RESOLUTION

22.1 Any agreement between parties pursuant to these GTCS, as well as these GTCS themselves shall be subject in any respect to the laws of the Republic of Austria and shall be construed accordingly. Applicability of the United Nations Convention on Contracts for the International Sale of Products (CISG) is explicitly excluded.

22.2. All disputes arising out of or in connection with business transactions subject to these GTCS shall be submitted to the exclusive jurisdiction of the First Municipal District of Vienna.

22.3. The place of performance for delivery and payment as well as any obligations of the Customer to Yokogawa shall be Vienna.