

GENERAL TERMS AND CONDITIONS OF PURCHASES OF SELENA GROUP

VERSION 1/2021/EN of 22.02.2021

1. 1.1.

- GENERAL PROVISIONS APPLICATION OF THE GTCP The General Terms and Conditions of Purchases (hereinafter referred to as "GTCP") apply to the purchase of all goods, including materials, park, devices, programs and all related services, as well as supplies of the said goods (hereinafter referred to as the "Goods") from the seller or supplier (hereinafter collectively referred to as the "Supplier") by very Polisi Company from the Selena capital group, i.e. as company belonging to this group with its registered office in Polard (hereinafter referred to as the "Supplier"). These GTCP constitute an integral part of each order placed with the Supplier to the Buyer, an agreement concerning the purchase or delivery of Goods and an offer submitted by the Supplier to the Buyer on the basis of which the Buyer places an order with Supplier (hereinafter referred to as the "Godd"). If the Parties conduce a purchase or delivery agrees or delivery agrees or delivery offer submitted by the Supplier in the Buyer and the Supplier on the provisions of these GTCP shall apply to the colter and an offer submitted of documents specified in the Order or the provisions or these GTCP shall apply to the colter and conditions of sale, contractual standards, regulations, other provisions of the offers or the rules of sale of the Supplier in writing are binding. General terms and conditions of sale, contractual standards, regulations, other provisions of the GTCP in their entirely. If the Supplier conterned with the GTCP, its obliged to immediately notify the Buyer of this fact before the confirmation of the Order or dimining its acceptance. The Supplier assumes all indigators the GTCP in their entirely. If the Supplier konternet of its execution. In this case, the Buyer and withdraw the Order and the Supplier is not entitled to any claims against the Buyer. 1.2
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ORDERS **2**. 2.1

- The Supplier is obliged to confirm in writing the acceptance of the secution of each Order within 1 working day from the date of its receipt from the Buyer. The Agreement shall be deemed concluded upon written confirmation of the Order or commensement of purchase/dieflewyr, whichever is earlier. The lack of a written confirmitation of the Order by the Supplier within the deadline specified in section 1 shall be treated by the Buyer as the Supplier's tacceptance of the Order by the Supplier within the deadline specified in the Order and the GTCP and as the Supplier's tacceptance of the Order for yearcoling on the terms and conditions specified in the Order and the GTCP and as and the Supplier's tacceptance of the Order for yearcoling on the terms and conditions specified in the Order and the GTCP and as and the Supplier's tacceptance of the Order for yearcoling on the terms and conditions specified in the Order and the GTCP and as and the Supplier's tacceptance of the Order for yearcoling on the terms and conditions specified in the Order and the GTCP and the section of the Order for yearcoling of the Order of yearcoling of the Order provide the Order of the Ord
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- conclusion of the agreement. The Order may be accepted by the Supplier only without reservations. Any conditions, provisions or reservations made by the Supplier in the Order confirmation or elsewhere that modify or supplement the Order and/or the GTCP shall be considered ineffective and shall be considered as non-poprietary unless the Buyer expressly agrees in writing. In the absence of the above-mentioned consent of the Buyer, the agreement shall be deemed concluded on the terms and conditions specified in the Order. The Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to make changes to the confirmed Order unless the Buyer agrees in writing or the change is made at the Supplier shall not be entitled to the shall not be entitled to th 23
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- Let be Buyer's written request. The Buyer may amend the Order after its submission, confirmation by the Supplier and in the course of its execution by the Supplier and the Supplier shall make every effort to take such changes into account. The Supplier is obliged to incluse the Order number on all documents related to the purchase/delivery of the Goods. The Supplier is obliged to provide the Droter number on all documents related to the purchase/delivery of the Coods. The Supplier is obliged to provide the Buyer with information about any planned interruptions in production, including holiday breaks or planned stoppages in advance allowing the Buyer os bunkt an order from another supplier without the need to incur additional costs. The Supplier is obliged to incluse the Super with information about any planned interruptions in production, including holiday breaks or planned stoppages in advance allowing the Buyer os bunkt an order from another supplier writhout the need to incur additional costs. The Supplier is obliged to inform the Buyer of any intention to intoduce changes to the Goods or technology of their production, as well as of the intention to withdraw the Goods from production or sals sufficiently in advance to give the Buyer the opportunity to ensure continuity of deliveries, inducting the Buyer salt have the right to demand referss of the resulting drange, in particular change the Supplier with the costs related to the production stoppage and demand that the damage caused by the lack or delay in the execution of the Buyer's obligations towards its customers is redressed, including lost benefits and if the Supplier receives such demands, it shall comply with them. 2.8

DELIVERY OF GOODS

- DELSERY OF GOODS The Suppler is obliged to deliver to the Buyer the Goods in accordance with the accepted specifications and conditions/parameters include in the Order and n a manner consistent with the Buyer's requirements. The Suppler is obliged to comply with the applicable regulations governing the supply of goods, including (I) the provisions of the Act on the system of road and rail monitoring of the canage of goods and the turnover of healing fuels, and immit the Buyer in the Goods are subject to the SENE and (II) the provisions of the Act on Encise Duly and inform the Buyer of the customs code of the Goods are subject to the SENE and (II) the provisions of the Act on Encise Duly and inform the Buyer of the customs code of the Goods are subject to the SENE and (II) the provisions of the event of a charge of destinctions, deliveries shall be made according to DAP. (Delivery at Place) inside the European Union and DDP (Delivered Duly Paid) rod eliveries outside the EU based on incommers 2020, to the place included in the Order by the Buyer. The Suppler is obliged to continnitamounce the delivery 24 hours before delivery of the Goods are used, usely, aught, quantityweight, compliance with the requirements specified in the Order, damage to the Goods and the correctness of the packaging. The Suppler is obliged to mark the Goods in an appropriate mammer (I) na accordance with the requirements of the Buyer; (iii) and accordance with the requirements and usationary rules, which applies in particular to descole subject to Eods and a pastical to the Goods and pastical The Suppler is obliged to mark the Goods in an appropriate mammer (I) na accordance with the requirements of the Buyer; (iii) har accordance with the applicable base and obstromy rules, which applies in particular to damage and defocts and in Boods and all accordance with the supplier is obliged to mark the Goods in an appropriate mammer (I) na accordance with the requirements of the Buyer; (iii) har accordance with the applicable
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- The Supplier is obliged to ensure that the transport of the Goods is carried out by means of transport ensuring safe delayery of the Goods is moded condition, without damage and defects and in accordance with the requirements of transport regulations. The price of palles and packaging delivered by the Supplier together with the Goods shall be considered as one-off and non-returnable. The price of palles and packaging is always included in the net price of the Goods included in the Order, unless otherwise agreed in writing, with the Buyer, the Parties so agree in writing, the Buyer may return palles and packaging built always at the Supplier's expense and risk. If the packaging is not recyclable, the Supplier is out an obligation to He Supplier V and ways at the Supplier's expense and risk. If the races of recoving with an obligation, in particular expension the Super I her dollwey documopy with it. For each delivery of the Goods to the Buyer, the dollged to callext if from the Buyer or dispose of it at is own express and risk, and in the case of recoving with an exordance with pagnicable two supplices to barged and the dollar to the Supplier vision and the accordance with agree and recover and the case of recoving and and hold patch to supplice to supplice a sequence by the Buyer or distomatily attached to the Goods of this kind, as well as any other documents received by the Buyer. The delivery documon bargeticable two, (i) of ther documents required by the Buyer. The deliver docum a coordance with agrees that the codes in protect from outside the European Union in accordance with agreed in writing to a different delivery documonable sequence by the Supplier. The deliver documents regulated by the Supplier. The deliver documents required by the Buyer. The deliver documents required by the Supplier. In the case of a coording the Goods in the Goods induced from outside the European Union in accordance with agree of inport documents the requirements referred to in section 3.1. 3.9 above. The refuse is a coordin 3.8
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- at the request of the Buyer. The Suppler is obliged to immediately inform the Buyer of any circumstances which may cause the delay in the delivery of the Goods. In the event of a delay in the delivery of the Goods. The Suppler shall pay a contractual penalty in the amount of 5% of the net value of the delivery for each commenced day of delay, however, the request for the payment of the contractual penalty does not exclude the right of the Buyer to claim damages on general terms if the amount of the damage suffered exceeds the value of the contractual penalty. The Suppler any damages or penaltes, and the Suppler shall pay the Buyer a contractual penalty for the withdrawal from the agreement in the amount of the damages on general terms if the amount of the damage suffered exceeds the value of the contractual penalty for contractual penalty for the withdrawal for a damages on general terms if the amount of the damage suffered exceeds the value of the contractual penalty for contractual penalty. contractual penalty. The Suppler will be obliged to cover the costs of executing a substitute order for goods from another supplier. e obligations effected to in section 3.15.1. - 3.5.3. exist independently of each other and may be combined, and the choice of the (iv) 3.16.
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- The oblighties referred to in sector 315.1. 33.2. axist independently of each other and may be comhined, and the choice of the daim beings exclusively to the Buyer. The Buyer may reliave to accept the Godd delivered before the delivery date and if the Buyer agrees to accept them, it may charge the Supplier with the costs of storage, however such storage shall take place at the Supplier's risk. Partial deliveres of Godds shall not be permitted unless agreed upon in the Order or agreed upon by the Buyer in writing. The Buyer has the right to reliave to accept the godds the same start and the of Order or agreed upon by the Buyer in writing. The Buyer has the right to reliave to accept the godds, the risk and title of ownership shall pass from the Supplier to the Buyer in such as acceptance of the Godds what not exercise agreed upon in the Order or agreed upon by the Buyer. The Supplier takes are the time of delivery. In the case of each delivery of Godds, the risk and title of ownership of the Godds and transfers it to the Buyer in some shap in the case of the Buyer in a score the apartial delivery. Acceptance of the Godds whoth exercises and the site of the Godds and transfers it to the Buyer in a form free from lines, enumbrances and claims of third parties. Acceptance of the Godds whoth reservations shall not exclude the Buyer's right to report them to the Supplier at a later time. The Buyer shall raise objections within a reasonable time after the acceptance of the Godds. The Supplier and persons delivering Goods on its behall to the Duyer's premises, including the carriers, shall comply with all internal procedures and regulations applicable at the Buyer's premises. These procedures and regulations shall be made available to the Supplier and persons delivering Godds on its behall to the Buyer's premises, including the carriers, shall comply with all internal procedures and regulations applicable at the Buyer's premises. These procedures and regulations shall be made available to the Suppl 3.20
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QUALITY AND SAFETY OF GOODS. QUALITY GUARANTEE

- QUALITY AND SAFETY OF GOODS. QUALITY GUARANTEE The Buyer has the right to carry out audits at production facilities and other premises of the Supplier and its subcontractors, in particular in order to verify the correct securition of orders for the Goods and their quality. Audits may take place during normal business hours, upon prior notification about the audit sent to the Supplier. The Supplier shall provide the Buyer and/or its representatives with undistorted access to the places where the audit is to be carried out and provide relevant information and support. The Supplier declares and warrants that the Goods (i) have been produced in accordance with the relevant provisions, standards and attestations. (ii) do not pose a time to health, (iii) existing the superiments the supplier declares and warrants that the Goods (i) have been produced in accordance with the relevant provisions, standards and accordance with accepted practices applicable to the Goods of this kind, (iii) confirms to the Buyer's requirements reported to the Supplier (iv) may be used for the Buyer's purposes known to the Supplier and (iv) are free from any physical and legal decks. The Supplier three warrants that al substances contrained in the Goods have been pre-registreation and, if applicable, authorized in accordance with the applicable better Goods as for the uses declared by the Buyer: The declares included in ascitoms 4.2 and 4.3 above are equivalent to the delivery of a guarantee document by the Supplier to the Buyer, and if the Supplier provides the Buyer with a separate guarantee document, to the extent that it is contrary to hease GTCP and less storable to the Buyer, requirement. 42
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- years, however, if the Supplier provides a guarantee for a longer period in its guarantee card, the longer period shall apply. As part of the quality guarantee, the Buyer shall be entitled, at its own discretion, to (i) demand from the Supplier to reduce the price of the 4.6
- Goods, (ii) demand that the Supplier replace the Goods with ofher ones, in accordance with the Supplier's obligation accepted by the Buyer within the time limit specified by the Buyer, fill giver shall be entitled to have the Coder specified by the Duyer, the Buyer shall be entitled to have the Coder specified by the Duyer, the Buyer shall be entitled to have the Coder specified by the Duyer, the Buyer shall be entitled to have the Coder specified by the Duyer, the Buyer shall be entitled to have the Coder specified by the Duyer, the Buyer shall be entitled to have the Coder specified by the Duyer, the User shall be entitled to the bave the Coder specified by at the expense and risk of the Supplier, (iv) withdraw from the agreement and demand reimbursement of any costs incurred by the Buyer, including the risk of the Supplier to an other than the Coder specified by the Buyer, including the risk of the Supplier to an other specified by the Buyer, including the risk of the Supplier to an other specified by the Buyer, the Supplier to t
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- Goods within period specified by the Buyer, the Buyer shall be entitled to have the Goods repaired by a third pairty at the agreement and demand reimbursement of any costs incurred by the Buyer, including the return of the purchase price. The Suppler shall be and all costs of performing its guarantee obligations (including in particular the costs of sorting, dismanting, repairs performed at the Buyer's premises, collection of defactive Goods, repackaging and transport, assembly, handling, etc.) and the costs of sorting, dismanting, repairs performed at the Buyer's premises, collection of defactive Goods, repackaging and transport, assembly, handling, etc.) and the costs incurred by the Buyer in connection with the delivery of defactive Goods, repackaging and transport, assembly, handling, etc.) and the costs in current by the Buyer in connection with the delivery of defactive Goods. Costs of values and the Buyer's products on or general terms for damages caused by the Buyer is predicted in the Goods in the Goods in the Goods in the Buyer's products in particular. The costs related to the uses of defactive Goods, costs of withdrawing such Buyer's products from the market, costs of ordering replexements for the Goods from sporter due to the Supplier at that time to the exclusion of any dam by the Supplier against the Buyer in respect thereod, including in the resulting from the warranty in accordance with the general princips of the Goods. The warranty withing of the guyer resulting from the guarantee shall not affect in any wy the rights of the Buyer. The Supplier shall have 7 days to examine a complicative shall be line and on the complication to the Supplier of defaceds. The superior have resulting from the quality purchase, shall be lined only to checking the period consistent with the regulations. but not shorter than the shell file of the Goods. The warranty rights are waild for a period consistent with the regulations, buyer the superior to consistent with the qualitors, buyer the superior and the complica 4.8
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PAYMENTS

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- AVMENTS The prices indicated in the Order are not subject to change, provided that if after the Buyer places the Order the parties agree on lower prices, these tower prices shall apply. If, however, after the Buyer has placed an Order, the parties agree on higher prices, these may only apply if the Buyer agrees to them in writing. All base (socialiding VAT or another relevant tax), charges, insurance, all other costs associated with Order execution (in duding delivery cost), cost of packings, pontection, costs of the emgined documents and other elements required to use and self the Products shall be included in the prices indicated in the Order. Prices also include any remuneration for the use or transfer of intellectual property rote.
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- be halded in the prices indicated in the Order. Prices also include any remuneration for the use or transter or memory rights. The Buyer is a large enterprise within the meaning of Annex I to Commission Regulation (EU) No. 651/2014 of 17 June 2014 declaring certain types of all compatible with the internal market in application of Anticle 107 and Article 108 of the Treaty (Official Journal of the European Lhon 157, 265 02104, p. 1, as samended). Payments shall be made within 90 days, unless otherwise agreed by the Buyer and the Supplier. However, if the Supplier is a micro, small or medium-aside enterprise, the term of payment is always in accordance with the applicable regulations. The term of payment shall always be calculated from the date of delivery of a correctly issued VAT motics confirming the delivery of the Goods to the Buyer. If the motics is delivered before the deliver of the discords or the privice the payment dates shall be calculated from the date of receipt by the Buyer of the goods or services. Payments shall be immediately made known to the Buyer indicated by the Supplier in a later addressed to the Buyer? Any change of this accounts that be immediately made known to the Buyer in the same manner. The date of payment shall be the date on which the Buyer's shak account is debited with the amount due in Buyer in the same time is use a VAT invoice in the currency indicated in the Order. If, with the consent of the Buyer, junctioning is made in a currency other than in the Order, the Supplier shall convert the currency according to the average exchange rate of the National Bank of Poland on the day preceding the issuance of the VAT motice.
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THIRD PARTY RIGHTS

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- HED PARTY PICHTS The Supplier warrants that the Goods, their use and sale or delivery by the Buyer do not infringe any rights of third parties, including inflectual property rights, business secrets, know-how in any territory. In the event of dams being filed by a third party against the Buyer or any of the companies of the Selena Group, the Supplier shall: . indemnify and hold hamites be foury from liability or any caim, clarage, loss or expense arising from a treach of the rights of a third party or an alleged breach. At the Buyer's request, the Supplier shall, at its own expense, protect the Buyer against all claims referred to above. The Supplier shall, at the request of the Buyer, release the Buyer from its participation in the dispute (court or out-of ocurt) or take over the burden of its conduct, but with preservation of the Buyer's rights to actively participate in it. If, despite the above obligation, the Supplier is to set the dispute (scale to a sold creating or increasing the damage, in particular consisting in the biss of a customer or a breach of the Buyer, release to avoid creating or increasing the damage, in particular consisting in the biss of a customer or a breach of the Super, field be supplier shall reinbard being the submit of the damage, in particular consisting in the biss of a customer or a breach of the Buyer, and Supplier shall reinburse such amounts to the Buyer within 7 days from the date of the incurring by the Buyer without the right to rise any objections thereto; and 621
- Supplier state reinitidize such anounts to be object within 7 days informe date of heim incluning dy the boyer without he right to according to the Buyer's choice, provide the Buyer with undistorted right to further purchase from the Supplier under the current terms, conditions, use or sale or delivery of the Goods without infinging the rights of a third party, or mate charges to the Goods or replace the Goods with other ones, not constituting a breach and accepted earlier by the Buyer. If the Supplier fails to perform the obligations referred to in the previous sentence in sufficient (time to maintain the continuity of delivers of the Goods or their replacements to the Buyer and the Buyer shall purchase the Goods or their replacements to the Buyer and the Buyer shall cover all the resulting damage, in particular the difference in the price and costs of possible delays. 622

FORCE MAJEURE THREAT OF A GROSS LOSS The Buyer shall not be liable for non-performance

- FORCE MAJEURE THREAT OF A GROSS LOSS The Buyer shall not be label for non-performance or improper performance of any obligation and any claims of the Supplier on this accound shall be excluded if the Buyer's performance of any obligations towards the Supplier, including acceptance of the Order, is impossible or considerably hindered due to draumstances beyond the control of the Buyer, including acceptance of the Order, is impossible or considerably hindered due to draumstances beyond the control of the Buyer, including incremistances caused by force majoure, which is understod as events that could not have been foreseen by the Buyer, in particular such as index, war, fire, flood, other natural disasters, restrictions or legal government regulations, legislative acts, strikes, lock-outs, epidemics and others, and if the above-mentioned obstoles have had an impact on delays of carries or other entites through which the Buyer performs its obligations. The Buyer shall inform the Supplier of the draumstances specified above without undue delay. In the event that due to circumstances the Buyer did not forese whine concluding the agreement or placing an Order, and if heir execution by the Buyer would be combined with excessive difficulties or threatm the Buyer with a loss, the Buyer shall enter the divert that he arrangements contained in the agreement with a "day, the Buyer shall be entited to believe date, the date of payment or the quantity of goods that have been or were to be ordered and the Parties shall enter tho discussions regarding this mater. If the Parties fail to reach an agreement with "days, the Buyer shall be entited to brave beam ingreement with a "day notice or to cancel the Order in the date of continuate the experiment with a period, the Codok have been highed by the Supplier or the Goods have been accepted by the Ordering Party, no later than by the date of shipment of the Goods or of their Acceptance. 72

- Check PROVISIONS OTHER PROVISIONS The Supplier shall be obliged to keep in confidence all information which came into its possession during the performance of the Order to the Buyer or in connection with the performance of the Order, regardless of the form in which such information was provided b it and is source thereinafter. Confidential information). Confidential information when the disclosed by the Supplier to any third parts information may be used by the Supplier only in connection with the exaction of the Order on order to prepare offers or quadrations for the Buyer. The confidentially obligation shall apply froughout the period of cooperation between the Buyer and the Supplier and after its completion or 3 years from the date of the last deliver to the Buyer. In the event of breach of the confidentially obligation by the Supplier, the Supplier shall be obliged to pay a contractual penalty of SUR Boyces, the provide the confidentially obligation streating from orders executed for the benefit of the Buyer to any third parties without the prior written consent of the Supplier shall be obliged to pay a contractual penalty does not exclude the Buyer's right to seek compensation on general principles. The Supplier myore transfor the rights and obligations resulting from orders executed for the benefit of the Buyer to any third parties without the prior written consent of the Buyer. Thoughout the period of cooperation with the Buyer, and after its completion, always throughout the term of the guarantee for the Goods, the Supplier is obligate to hold a valid insurance policy of util liability and ponduct liability on the essent and confidons sepecified in this section. Unless the parties agree otherwise in writing, the minimum value of the policy should be 24 times the average monthily value of deliveries made by the Supplier to the Buyer in the last year, and in the case of commenting or increasing cooperation 24 times the average monthy value of primed deliveries, but hany case not loss sha
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