1. DEFINITIONS

Conditions" shall be the terms and conditions of sale set forth below

- "Conditions" shall be the terms and conditions of sale set forth below.
 "Contract" shall be the contract for the purchase and sale of the Goods incorporating these Conditions.
 "Goods" shall be the subject matter of the Contract.
 "Purchaser" shall be such person, firm or company as is so designated in any quotations (Kostemoranschlag), offer (Angebot), correspondence or Contracts relating to the Goods in question.
 "Seller" shall be ALLEGHENY TECHNOLOGIES GMBH, Heltorfer Str. Ia 40472 Düsseldorf, Germany.
 APPLICATION OF TERMS, QUOTATION, OFFER AND ACCEPTANCE
 Subject to any variation in accordance with these Conditions the Contract shall be on these Conditions to the exclusion of all other terms and conditions (including any terms and conditions which the Purchaser purports to apply under any purchase order, (Bestellung), confirmation of order (Auftragsbestatigung), specification (Auftragsbeschreibung) or other document). No terms or conditions endorsed on, delivered with or contained in the Purchaser purchase order, confirmation of order, specification or other documents hall form part of the Contract.
 Any quotations are given and all orders are accepted only upon these Conditions while any deviations from these Conditions require the express and written agreement of the Seller (see section 18.1) to be signed by an authorized representative of the Seller.
 No quotation (Pretsurgabe, Kostemoranschlag) of Seller shall constitute an offer for sale capable of acceptance so as to create a binding Contract.
 Each order (Bestellung) or acceptance of a quotation received from any Purchaser shall be deemed to hear and first by the Purchaser to buy Goods subject to these Conditions and shall require the Seller's acceptance of any Purchaser within 2 weeks.
 Each order (Bestellung) to the Seller shall constitute an entire and separate Contract to which these Conditions shall apply.

- one of any ruchaser within 2 weeks.

 Each order placed by the Purchaser that is accepted by the Seller shall constitute an entire and separate Contract to which these Conditions shall apply.

 PRICES, ADDITIONAL CHARGES AND COST, ALTERATION OF PRICES
- PRICES, ADDITIONAL CHARGES AND COST, ALTERATION OF PRICES

 Unless otherwise agreed by the Seller in writing, the price for the Goods, which is Ex works Seller's premises, shall be the price set out in the Contract. The price for the Goods is exclusive of the following charges which shall be paid by Purchaser to Seller in addition to the price (to the extent that such charges are paid or payable by Seller); all taxes which are in the nature of excise, sales, use, retailers or occupation taxes (including but not limited to value added tax) and freight, carriage and insurance.

 Any additional cost incurred in packing or making any special test or inspection which is requested by Purchaser, and is in addition to those regularly supplied by Seller, will be added to the price as a special charge. Such tests and inspections will be made only at the place of manufacture before the date of shipment.
- of snipment.

 Seller may (after timely notification of the Purchaser and, if requested, with reasonable explanation) at any time prior to delivery, reasonably change the series may (need unusy) hournamount or use rate makes and, in cost testified, with reliabloance explanation) as any time prior to deservey, reliabloance and the reliabloance explanation) as any time prior to deservey, reliabloance and the reliabloance explanation of any time prior to deservey, reliabloance explanation of any time prior to deservey, reliabloance explanation of any time prior to deservey, reliabloance explanation of any time prior to deserve the control and which is due to any factor beyond the control of Seller, such as, without limitation, foreign exchange fluctuations, currency alteration or regulation or significant increase in the cost of labor, materials or other cost.
- f labor, materials or other cost. NT, DEFAULT OF PAYMENT, DEFAULT INTEREST, SELLER'S SUSPENSION OF DELIVERY, PURCHASER'S RETENTION
- Unless otherwise expressly stipulated in these Conditions or otherwise agreed in writing all of Seller's invoices are due and payable net thirty (30) days

- Unless otherwise expressly stipulated in these Conditions or otherwise agreed in writing all of Seller's invoices are due and payable net thirty (30) days from date of invoice.
 All payments shall be made by Parchaser to Seller in full without any deduction or setoff whatsoever. The interest rate for any interest the Seller is entitled to from the due date (Fälligkeitzeinsen), shall be as set forth in the applicable statutes.
 The Seller and the Purchaser agree that the Purchaser shall be deemed to be in default of payment seven days after the end of the payment term in section 4.1 without any reininder. In any case, Purchaser is in default of payment seven days after the end of the payment term in section 4.4 Should Purchaser be in default of payment. Seller shall be entitled to claim default interest from the Purchaser are the statutory interest rate. Any of Seller's 1/2 Purchaser be in default of payment seven any other agreement between the Purchaser and seller in accordance with the terms hereof or thereof. Seller may defer further shipments and defer rendering further services until such payments are made as the services with the terms hereof or thereof. Seller may defer further shipments and defer rendering further services until such payments are called to the Purchaser and the Purchaser and the Purchaser and payments of the purchaser informs the Seller of a suspension of payment (Zahhungseinstellung), (other than temporary difficulties in making payment), (ii) if restructuring negotiations with creditors of the Purchaser are commenced or (iii) other facts arise that cause a significant deterioration of the Purchaser's financial standing (wesenfliche Versichecturing der Vernigonslage) occur or threaten to occur and therefore the performance of the Purchaser's obligations against the Seller becomes endangered. If such a situation occurs, the Seller is entitled to withdraw currickreterion from the Contract, without affecting the Sellers statutory rights of withdrawal.<

- performance of the Purchaser's obligations against the Selier becomes endingered. If such a situation occurs, the Selier is settifued (auricibratein) from the Contract, without affecting the Sellers statutory rights of withdrawal. For ongoing delivery relationships, termination (Kindingung) shall replace withdrawal.

 4.7 If Purchaser is in default of payment and Seller gives written notice of a final and reasonable time limit for payment, Seller shall be entitled, upon expiry of that time limit, to repudiate the Contract (vom Vertrag zurücktreten), in such case, Purchaser shall be liable for and reimburse Seller for all damages, including any and all direct damages and consequental damages (Folgeschalden) incurred by Seller by reason of such repudiation.

 4.8 All payments payable to the Seller under the Contract shall become due immediately on its termination.

 4.9 Purchaser is only entitled to a right of retention of payment as far as such right of retention arises under the same Contract.

 4.10 Any set-off (Aufrechnung) of Purchaser with Purchaser's own claims as against Seller's claims is not allowed except in so far as such claims of Purchaser are undisputed or subject-matter of a final and conclusive judgment of a competent court (rechistivity) final seguiself(1).

 5. DELIVERY, DELAY OF DELIVERY

 5. DELIVERY, DELAY OF DELIVERY

 5. DELIVERY of the Goods to Purchaser shall be made Ex works at Seller's premises, unless otherwise agreed in writing. Where the Goods are sold Ex works or under other commercial terms the definitions and rules in INCOTERMS 2010 shall apply, except as expressly provided in the Contract.

 5. Delivery of the Goods to a carrier for transportation to Purchaser; in due form, any documents necessary to enable Purchaser's agent for this purpose. Seller shall promptly obtain and deliver or tender to Purchaser, in due form, any documents necessary to enable Purchaser to obtain possession of the Goods from the carrier, but failure to do so is not a ground for rejection by Purchaser.

 5.3 All
- of delivery or whether it requests delivery.

- delay of delivery or whether it requests delivery.

 DEFECTS

 Seller shall be liable for any deviation or non-conformity of the Goods from the specifications agreed between the Purchaser and the Seller as set out on the relevant or order form (Defect) as follows, it being understood that insignificant deviations from the agreed quality, minor impairment of usefulness, wear and tear or damage arising after the transfer of risk due to faulty or negligent handling, excessive strain, unsuitable equipment, defective workmanship or from particular external influences not assumed under the Contract shall not qualify as a Defect for purposes of these Conditions.

 All parts or services where a Defect becomes apparent within the limitation period ("periphrunggirst) shall, at Seller's discretion, be repaired, replaced or redeliveed free of chaineap irrespective of the hours of operation (Betriebstalane) clapsed, provided that the reason for the Defect had already existed at the ine when the risk passed (Geflerentbergang).

 All claims based on Defects are subject to a limitation period of twelve (12) months from the time of the transfer of risk. This provision shall not apply where longer periods are prescribed by law according to Sec. 438 para. I. No. 2 (defects of a building) German Civil Code ("BGB"), as well as in cases of death or personal injury, or where Seller intentionally or grossly negligently fails to hilffull its obligation or fraudulently (anglistig) conceals a Defect. In cases of 4.78, 4.79 BaR, claims for damages of the person entitled to recourse claims shall nevertheless be excluded (see section 6.8). The statutory provisions regarding suspension of expiration (Albainhennung), suspension (Hemming) and recommencement of limitation periods remain unaffected.

 Written notice of Defects that can be identified upon a usual entry inspection must be given without undue delay at the latest fourteen (14) days from the discovery of such Defects. Claims based on Defects that can be identified in such an inspection mu

- Purchaser or third parties
- Purchaser or third parties
 Seller has no duty to incur or reimburse expenses for purposes of supplementary performance (Nacherfüllung), other than costs of travel and transport, labour, and material as would be reasonable (angemessen) for supplementary performance.
 Purchaser's right of recourse against Seller pursuant to Sec. 478 BGB is excluded with respect to damages. Purchaser's right of recourse against Seller for rights Purchaser granted his customer, that exceed the scope of the statutory provisions governing claims based on Defects, shall also be excluded. These exclusions of damages shall not apply to cases under section 12.2.
 Furthermore, the provisions of section 12 of these Conditions (Other Claims for Damages) shall apply in respect of claims for damages. Any other claims of Purchaser against Seller or Seller's agents or any such claims exceeding the claims provided for in section 6 of these Conditions, based on a Defect, shall be excluded.

TECHNICAL DATA, ADVICE, SPECIFICATIONS

- TECHNICAL DATA, ADVICE, SPECIFICATIONS
 Any technical data, production data, production estimates and performance figures, advice, drawings and specifications furnished by Seller with respect to Goods and/or services supplied and the use of such Goods and/or services is given without charge, do not create any warranty, guarantee or representation for which Seller would be liable and Seller assumes no obligation or liability for any damages, consequential, incidental, special, liquidated, penal or otherwise, for such data, estimates, advice, drawings and specifications given or result obtained irrespective of whether claims or actions with respect to such are based une contract, tort, negligence, strict liability, warranty, or otherwise. However, the provisions of section 12 of these Conditions (Other Claims for Damages) shall apply in respect of claims for damages.
 The estimates, figures, advice, drawings and specifications deserbed in section 7.1 shall be given and accepted at Purchaser's risk. In so far as the Seller has any title rights to such items, the Purchaser does not acquire ownership title, nor a licence or any other right of use in such items.
 Catalogues, circulars and similar pamphlets of the Seller are issued for general information purposes only and shall not be deemed to modify the provisions hereof or create any liability for Seller.

7.4 In the event that Seller is providing Goods hereunder that are experimental or are made by an experimental process (Versuchsstadium), then Purchaser shall treat as confidential any technical data, specifications, and information of Seller relating thereto and will not disclose to others nor use

the same for any other purpose. IMPOSSIBILITY OF PERFORMANCE, ADAPTATION OF THE CONTRACT

- IMPOSSIBILITY OF PÉRFORMANCE, ADAPTATION OF THE CONTRACT

 To the extent that deliveries are impossible (unmöglich) to be carried out, Purchaser shall be entitled to claim damages, unless Seller is not legally responsible (undie to under the properties) of the part of the deliveries are impossible (unmöglich) to be carried out, Purchaser shall, however, be limited to an amount of 10 % of the purchase price of the part of the deliveries which, due to the impossibility, cannot be put to the intended use. This limitation shall not apply in the case of compulsory liability based on intent gross negligence or death or personal injury; this does not imply a change in the burden of proof to the detriment of Purchaser. Purchaser's right to repudiate the Contract shall remain unaffected. Where unforesceable events that are beyond Seller's control, especially in case of force majeure, business disruption, industrial disputes, especially strike and lockout, war, mobilization, riots and problems with data- or network security or with the material and energy supply substantially change the economic importance or the contents of the deliveries or considerably affect Seller's business, adaptation of the contract can be claimed. Where doing so is economically unreasonable, Seller shall have the right to repudiate the Contract (vom Vertrag zurücktreten). If Seller intends to exercise the right to repudiate the Contract, Seller shall notify Purchaser thereof, in writing, without undue delay (unverziglich) after having realized the repercussions of the event.

TERMINATION, CANCELLATION, REPUDIATION

IEMMINATION, CANCELLATION, REPUBLIION, UNless otherwise provided for herein, Purchaser may not repudiate, terminate or cancel its order without the written consent of Seller and then, only upon payment of a cancellation charge, to be set by Seller, reasonably consisting of frustrated expenses of the Seller in preparing and performing the Purchaser's code.

TITLE AND TRANSFER OF RISK

- 10. THE AND INASPER OF RISM.
 10.1 THE AND INASPER OF RISM.
 10.1 Notwithstanding delivery of the Goods to Purchaser or Purchaser's agent, title to the Goods shall not pass to Purchaser until Purchaser has satisfied in full all payment obligations resulting from the business relationship including balance demands due under open accounting (Kontokorrent) or refinancing or promissory notes (Refinanzierungs: oder Umkehrwechsel).
 10.2 All risk of accidental loss or damage to the Goods shall pass to Purchaser from and after delivery of the Goods (Ex works as per sections 5.1 and 5.2

11. CREDIT APPROVAL

- 11. Payment terms, work to be performed by Seller as set forth on the purchase order and shipments shall at all times be subject to approval of Seller's Credit Department and in case Seller's shall have any doubt as to Purchaser's responsibility or if Purchaser fails to fulfil the terms and conditions of payment herein, Seller may decline to perform any further shipment or delivery hereunder, except upon receipt of satisfactory security including, but

- payment herein. Seller may decline to perform any further shipment or delivery hereunder, except upon receipt of satisfactory security including, but not limited to, full or partial prepayment.

 11.2 In the event of announced or anticipated breach by Purchaser, or the financial condition of Purchaser at any time does not in the reasonable judgment of Seller justify continuance of the work to be performed by Seller hereunder on the terms of payment originally specified, Seller may require, at its discretion, full or partial payment in advance or may withdraw from the Contract with respect to deliveries of Goods or work then outstanding and Purchaser shall reimburse Seller for its cancellation costs.

 12. OTHER CLAIMS FOR DAMAGES, LIMITATION OF LIABILITY

 12.1 Any claims for damages and reimbursement of expenses Purchaser may have (hereimafter referred to as "Claims for Damages"), based on whatever legal reason, including infiringement of duties arising in connection with the Contract or tort, shall be excluded.

 12.2 The above shall not apply in case of mandatory liability, in particular for damages caused by Seller's willful misrepresentation or a willful or grossly negligent breach of the Seller's or Seller's agents' obligations, as well as for death or personal injury that have been caused by a willful or negligent breach of the Seller's or Seller's agents' obligations, as well as for death or personal injury that have been caused by a willful or negligent breach of duty of the Seller or Seller's as affection of the contractual partner regularly relies and is entitled to rely) (wesentliche Vertrægspflichten). In this case, however, the Seller's liability shall be limited to the foresceable and typically occurring damage, unless caused by intent or gross negligence or based on liability shall be limited to the foresceable and typically occurring the damage, unless caused by intent or gross negligence or based on liability of death or personal injury. The above
- NO WAIVER
 Failure of Seller to enforce any of the terms, conditions and limitations set forth herein shall not be construed as a waiver thereof or a waiver of any other terms, conditions and limitations herein, and the failure of Seller to exercise any rights arising from default of Purchaser, or otherwise shall not be deemed to be a waiver of such right or any other right. The terms, conditions and limitations herein may be enforced and the rights of Seller may be enforced any time in whole or in part.

be enforced at any time in whole or in part. ENTIRE AGREEMENT

- 14. ENTIRE AGREEMENT
 14.1The Contract represents the whole agreement and understanding between Purchaser and Seller and supersedes all other agreements, proposals, negotiations, representations and understanding between the Purchaser and Seller relating to the subject matter of this Contract.
 14.2 Purchaser acknowledges that it has not relied on any statement, promise or representation made or given by or on behalf of Seller which is not set out

PATENTS; TRADEMARKS; UNPATENTED INFORMATION, DEFECTS IN TITLE

- in the Contract.

 15. PATENTS; TRADEMARKS; UNPATENTED INFORMATION, DEFECTS IN TITLE.

 15. If any Goods sold hereunder are to be prepared or manufactured according to Purchaser's specifications, Purchaser shall defend the Seller against all claims that third parties may bring against the Seller based on the assertion that the production, manufacturing and/or distribution of the Goods in accordance with the Purchaser's specifications violate registered, fleed for registration or unregistered, already exciting for being in the process of development) rights or intellectual property or rights with a similar or identical effect (Intellectual Property Rights) and/or ownership rights or rights of use in inventions and/or technical know how (Technical Know How), and/or rights in commercial know how and business secrets (Commercial Know How), and/or rights in commercial know how and business secrets (Commercial Know How), and/or rights in commercial know how and business secrets (Commercial Know How), to the extent the purported violation results from the Purchaser's specifications.

 15.2 Any knowledge or information concerning Purchaser's products, methods, or manufacturing processes including the information concerning Intellectual Property (Signata), Technical Know How (Ordentical Property) which Purchaser may disclose to Seller incidental to the manufacture or sale of the Goods and/or performance of the services overed by a purchase may disclose to Seller incidental to the manufacture or sale of the Goods and/or performance of the services overed by a purchase may disclose to Seller incidental via the property of the purchaser and purchaser agrees not to assert any claim, (other than claim of the patient of the property owned or controlled by Seller by reason of Seller's use or alleged use thereof.

 15.3 The sale of Goods covered by a purchase order shall in other purchaser and purchaser agrees not to assert any claim, (other than the sale of the seller's developent of the purchaser to use and sell such Goods, in th

- applicable statutory provisions.

- relevant Goods. If this is not reasonably possible for Seller, Purchaser may repudate the Contract or reduce the remuneration pursuant to the applicable statutory provisions.

 15.6 Seller's liability to pay damages shall be governed by section 12 of these Conditions.

 15.7 Seller's above obligations shall only apply if Purchaser immediately notifies Seller of any such claim asserted by the third party in writing, gives all reasonable support to the Seller and sole control of the defense of the asserted claim as well as the settlement and related negotiations. If Purchaser stops using the delivered Goods in order to reduce the damage or for other good reason, Purchaser shall be of notify the third party that no acknowledgment of the alleged infringement of the Intellectual Property may be inferred from the fact that the use has been discontinued.

 15.8 Claims of Purchaser shall also be excluded if the infringement of the intringement of any Intellectual Property.

 15.9 Claims of Purchaser shall also be excluded if the infringement of the Intellectual Property is caused by specifications made by Purchaser or to the deliveries being modified by Purchaser or being used together with products not provided by Purchaser. Furthermore, claims of Purchaser are excluded in so far as Purchaser continues the purportedly infringing actions after having been notified of the potential infringement and the notified Seller has reacted in accordance with section 15.5, or if the Purchaser has been provided in other ways with changes, replacements or other remedies, with which the purported infringement could have been prevented.

 15.10 in addition, with respect to Purchaser's claims pursuant to section 15.3 of these Conditions, sections 6.4 and 6.8 shall apply mutatis mutandis in the event of an infringement of an Intellectual Property Right.

 15.11 Where other defects in title (Rechismingel) occur, section 6 these Conditions shall apply mutatis mutandis.

 15.12 Any other claims of Purchaser against Selfer or Seller's agents (Erfü

16. GOVERNING LAW

GOVERNING LAW
The Contract shall in all respects be governed by and construed in accordance with German substantive law applicable between domestic entities (Inlandae). Neither (i) the United Nations Convention on Contracts for the International Sale of Goods; (ii) the 1974 Convention on the Limitation Period in Contracts for the International Sale of Goods (the "1974 Convention"); nor (iii) the Protocol Amending the / 974 Convention done at Vienna, Austria, on 11 April 1980, shall apply in any manner to the interpretation or enforcement of the Conditions set forth herein to extent

- 17. PLACE OF PERFORMANCE AND VENUE
 17. Place of performance for any actual or future claims under the business relationship with Purchaser, especially claims for payment against Purchaser or claims for delivery against Seller, is the place of Seller's business seat, ie. Heltorfer Str. 1a 40472 Düsseldorf, Germany.
 17.21f Purchaser is a merchant, exclusive venue and jurisdiction for all disputes arising directly or indirectly out of the Contract shall be the place of Seller's business seat above. However, Seller may also bring an action at Purchaser's place of business or at any other statutory venue.
 18. FORM, INTERPRETATION
 18. FORM, INTERPRETATION
 18. Any declarations of the Seller and the Purchaser require written form in order to be valid. The same applies to a change or amendment of this

- provision.

 18.2 The Conditions are to be interpreted in such a way that mandatory law shall apply. This applies in particular to statutes of liability Act and the law concerning the sale of consumer goods.

 18.3 Only the English language version of the Conditions shall be authoritative. The German language version of these Conditions is a courtesy translation of the English original, such original can be accessed at http://www.atimetals.co.uk/atied-de/tandc-sale-201104-en.doc. In the English original, where a German term has been inserted in quotation marks and/or italics, it alone (and not the English term to which it relates) shall be authoritative. The three Conditions. If the English term to which it relates) shall be authoritative for the purpose of the interpretation of the relevant English term in these Conditions. If the English term to which it relates) shall be authoritative. If the English legal meaning or the English term to the conditions of the relevant English term to the conditions. If the English legal meaning or the German legal meaning or the German legal meaning or German legal concept, the German legal meaning or German legal concept shall reveal.