
**GENERAL TERMS AND CONDITIONS OF SALE of “DWB-Poland” Spółka z ograniczoną odpowiedzialnością (limited liability company)
(HEREINAFTER “GTCS”)**

§ 1. General Provisions:

Definitions - unless the context provides otherwise, the following words and expressions shall have the following meaning in these GTCS:

- 1) **DWB** - “DWB-Poland” Spółka z ograniczoną odpowiedzialnością (limited liability company), with its registered office in Tychy, ul. Nad Jeziorem 3/1, 43-100 Tychy, entered to the Register of Entrepreneurs kept by the District Court for Katowice-Wschód in Katowice under the KRS (National Court Register) No. 0000183308, with NIP (Tax Identification Number) 646-24-63-217, and REGON (Statistical Number) 276791200.
- 2) **Ordering Party, Buyer** - party or parties with whom DWB concludes a contract set forth in the purchase order/ order.
- 3) **Contract** - contract concluded as a result of signing the purchase order/ order by the Ordering Party and DWB, or accepting the purchase order/ order by DWB for execution, which contains at least the basic parameters of the purchase order/ order (material provisions), and particularly the subject of the purchase order/ order, remuneration and execution date.
- 4) **Purchase order/ order** - order or purchase order, made in writing or sent in electronic form, in line with the model form enclosed as Attachment No. 1 to these GTCS or with another model, submitted to DWB by the Ordering Party, which, after being accepted by DWB for execution, shall determine the subject of the contract together with all the attachments and, if no separate contract is concluded, it shall constitute, together with GTCS, a relevant contract: contract of mandate, contract for sale, contract for delivery, contract for the provision of services or contract for sale and provision of services. The purchase order/ order may be submitted and confirmed by electronic means.
- 5) **Third party** - a natural person, a legal person or an entity other than DWB and the Buyer.

§ 2. Introduction

1. These GTCS shall apply to the contracts for sale and/or delivery of materials, raw materials, parts, products or devices (hereinafter the “Products”) concluded by DWB on the basis of the purchase order/ order, and the services provided by DWB (hereinafter the “Services”).
2. GTCS form an integral part of the quotation and purchase order/ order, and jointly they form a contract concluded between the Ordering Party and DWB.
3. These GTCS regulate the basic activities of DWB and the Ordering Party related to the conclusion of the contract (from request for quotation, through quotation, to placing the

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- purchase order/ order or confirming the acceptance of the purchase order/ order), and the terms and conditions of its execution.
4. From time to time, these GTCS form the attachment to the quotation submitted by DWB in response to request for quotation of the Ordering Party, and to the purchase order/ order placed by the Ordering Party, unless the text of a given purchase order/ order provides otherwise. The text of the purchase order/ order should always contain the information that the Ordering Party has read and accepted the provisions of GTCS sent by DWB with the quotation and/or available at the DWB website: www.dwb.com.pl.
 5. DWB and the Ordering Party shall always be subject to GTCS in the version valid upon the date of contract conclusion.
 6. Any general terms and conditions of contracts, general commercial terms and conditions, regulations or contractual models used by the Ordering Party in its economic activities shall not apply to the relations between DWB and the Ordering Party arising from the contracts subject to these GTCS. This shall also pertain to the situation when the general terms and conditions of contracts, general commercial terms and conditions, regulations or contractual models of the Ordering Party have been previously delivered to DWB, and DWB has made no objections as to their contents. Any provisions inconsistent with these GTCS shall be applied only if this has been clearly agreed upon by the parties in writing, otherwise being null and void.
 7. Placing a purchase order and/or concluding a contract with DWB by the Ordering Party shall be tantamount to the granting of consent of the Ordering Party to the contents of these GTCS and shall constitute the implied statement of having read the contents of GTCS.
 8. The information provided by DWB and concerning the offered Products and Services, included particularly in the catalogues, brochures, price lists, addressed by DWB to potential Ordering Parties, also published on the website, shall not be an offer within the meaning of the provisions of the Civil Code, and shall be only an invitation to start negotiations. For the avoidance of doubts it is assumed that all information provided in the catalogues, brochures, price lists and other information or marketing materials of DWB shall only be of indicative and informative nature.
 9. The quotations of DWB are also provided on the basis of price lists and technical information from the manufacturers. DWB shall not be liable for the subject-matter contents of the catalogues and technical information materials from the manufacturers, and any potential errors in the price lists of the manufacturers which have been repeated in the quotation addressed by DWB to the Ordering Party.
 10. Within the scope of contracts concluded with the consumers, these GTCS shall apply with consideration given to the mandatory provisions of the consumer law.

§ 3. Procedure for concluding the contract, placing the purchase order/ order, confirming the acceptance of the purchase order/ order, concluding the contract.

1. In response to request for quotation from the Ordering Party, DWB sends the quotation to the Ordering Party in written or electronic form. The integral attachment to the DWB quotation is the model purchase order/ order, together with the applicable GTCS - (model form of the purchase order/ order is enclosed as Attachment No. 1 to these GTCS).
2. DWB shall have the ownership title and the copyright to all cost calculations, quotations and other documents made available to the Ordering Party.
3. The Ordering Party shall place the purchase order/ order according to the model form of the purchase order/ order enclosed as Attachment No. 1 to these GTCS.
4. The purchase order/ order should be signed in line with the rules of representation of the Ordering Party (arising from KRS - National Court Register or other registration document) and, if the signatories are not listed there, on the basis of relevant power of attorney enclosed to the purchase order/ order. The purchase order/ order may be sent to DWB also in electronic form via electronic mail.
5. After receiving the correctly signed purchase order/ order from the Ordering Party, DWB shall confirm the acceptance of the purchase order/ order within 3 working days from the date of receiving the purchase order/ order in the original or in electronic form or shall state the impossibility of its execution.
6. The contract between DWB and the Ordering Party is concluded upon the confirmation of the purchase order/ order. The purchase order is confirmed when the Ordering Party is informed about the acceptance of the purchase order/ order for execution in written or electronic form.
7. Any oral arrangements between the parties or changes of conditions of the purchase order shall be effective only when confirmed in writing by DWB.
8. The lack of confirmation of the purchase order/ order by DWB within the deadline referred to in § 3 section 5 shall be tantamount to the information to the Ordering Party about the impossibility of execution of the purchase order/ order.
9. If the parties draw up a separate contract in writing, the date of conclusion of the contract shall be the date of signing such contract by the parties.
10. In case of any doubts or if DWB receives the purchase order/ order with a content altered in comparison to the presented written quotation of DWB, such purchase order/ order shall be understood as a new request for quotation from the Ordering Party. In such case DWB shall be entitled to present the Ordering Party with a new written or electronic quotation (in accordance with the principles set forth in GTCS).

§ 4. Remuneration and payment conditions.

1. DWB sells and the Ordering Party buys the Products listed in the purchase order/ order at the agreed price. This provision shall apply accordingly to the provision of Services by DWB to the Ordering Party. If, together with the sale of Products, DWB provides additional services to the Ordering Party (e.g. assembly, start-up, maintenance services), every service and amount due for it should be recognised separately in the purchase order/ order.
2. The price and all amounts due constitute the remuneration due to DWB. Unless the purchase order/ order provides otherwise, the remuneration (prices and potential additional items of remuneration) shall be given as net amounts to be increased by the due tax on goods and services at the rates applicable on the date of issuing the VAT invoice.
3. The remuneration due to DWB is not subject to change, and the Ordering Party may not demand such change in the course of execution of the subject of the purchase order/ order.
4. In the case of potentially granting DWB with additional purchase orders/ orders not included in the basic purchase order/ order, they shall be settled on the basis of pricing factors concerning the rate for labour, overhead costs, profit and costs of purchase listed in the quotation for the basic purchase order/ order. The additional purchase orders/ orders may refer to changes that could not have been predicted at the time of concluding the contract. In the case of changes in the prices of materials, remunerations, loads or other cost factors within the term of the contract, the changed values shall be considered in the settlement.
5. As part of remuneration, DWB provides assembly materials, tools and equipment necessary to perform the subject of the purchase order/ order, unless the order/ purchase order provides otherwise.
6. If, in order to perform the subject of the purchase order/ order, the equipment hired by DWB from third-party companies is used, the equipment work shall be settled according to the post-execution cost calculation based on the numbers of hours of equipment work confirmed by the Ordering Party and at the hourly rate agreed between the Ordering Party and DWB in the purchase order/ order.
7. Unless the purchase order/ order provides otherwise, the payment date for the remuneration included in the VAT invoice shall be 7 days from the date of issuance. The remuneration shall be paid via transfer. The date of crediting the bank account of DWB shall be considered as the date of payment.
8. Upon the lapse of the payment date, DWB shall have the right to charge the Ordering Party with default interest at the rate of statutory interest set forth in the applicable provisions of the law.
9. Unless the confirmation of the purchase order/ order provides otherwise, until the full amount of remuneration is paid, the Products being the subject of the purchase order/ order shall be the property of DWB, and DWB shall have the right to inspect the location of the Product at any time - retention of title to the Product within the meaning of Article 589 of the Civil Code.

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10. In the case of seizure of Products or other violations of ownership rights in Products vested in DWB until the payment of full remuneration, the Ordering Party shall be obliged to promptly notify DWB about this fact and exercise all efforts, at their own cost, to secure the property of DWB. Until the payment of full remuneration, the Ordering Party shall be obliged to clearly mark the Product as the property of DWB.
 11. In the period from the date of hand-over of the Product to the Ordering Party to the date of payment of full remuneration, the Ordering Party shall be obliged to ensure secure conditions of storage of products being the property of DWB and to insure the Products, at their own cost, against theft, fire and other material damage. DWB should be indicated as the entity entitled to receive compensation, and the insurance amount cannot be lower than the net value of Products indicated in the confirmation of the purchase order/ order. The Ordering Party shall be obliged to provide DWB with the insurance policy, without separate request, within 3 days from the date of hand-over of the Product.
 12. DWB shall be entitled to demand immediate return of the Products at the cost and risk of the Ordering Party in any event when the Ordering Party fails to meet any of the obligations listed in § 4 sections 10 and 11 or when the Products are in any danger whatsoever as a result of the actions of the Ordering Party or any third parties. The Ordering Party shall be obliged to reimburse DWB with all the costs of justified actions of DWB (including the costs of legal services) aimed at the removal of threat to the Products or their collection by DWB.

§ 5. Place and date of collection.

1. Unless the purchase order/ order or the properties of the subject of the purchase order/ order necessitate otherwise, the subject of the purchase order/ order shall be collected at the premises of DWB. The cost of delivery of the subject of the purchase order/ order to the place of collection other than the premises of DWB shall be borne by the Ordering Party, unless the confirmation of the purchase order/ order provides otherwise. This shall particularly refer to the costs of transport, customs, administrative and other fees that are not recognised in the remuneration and that shall be charged separately. The Ordering Party shall be obliged to pay such amounts due on their own, or reimburse DWB for them in full in the case of payment of such amounts due by DWB.
2. If the place of delivery is to be different than the premises of DWB, DWB shall select the right means of transport.
3. DWB shall notify the Ordering Party about the date of delivery/ collection with at least one-day notice.
4. The date of hand-over of Products may be extended accordingly in the event of obstacle which prevents or vitally hinders the delivery and for which DWB shall not be liable, e.g. fire, flood, failure of the means of transport, road obstacles, acts of public authorities, regardless of the fact whether the obstacle refers to DWB or any third parties, including suppliers and

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- carriers. DWB shall promptly notify the Ordering Party about the occurrence and cessation of the obstacle, and shall set the nearest possible date of delivery of the Products.
5. DWB shall not be liable for any damage caused by the impossibility of meeting the date of delivery of the Products, if this fact stems from the cause attributed to the Ordering Party, including the cause which involves the introduction of changes and modifications of the mode of performance of the contract by the Ordering Party or if the Ordering Party fails to meet all of their contractual obligations.
 6. DWB and the Ordering Party shall start the collection of the subject of the purchase order/ order not later than 7 days from the date of notification of the Ordering Party by the representative of DWB about the readiness for collection reported by DWB, after conducting prior test and verifications provided for in the currently applicable regulations.
 7. The representative of the Ordering Party should be notified about readiness for final acceptance in writing or by electronic means.
 8. The acceptance report contains all the arrangements and comments, including stipulated objections concerning defects observed during acceptance and deadlines for their removal set by the Ordering Party. The acceptance report shall particularly specify the essential defects. Essential defects are defects which prevent the use of the subject of acceptance or impair its durability.
 9. The Ordering Party shall conduct partial acceptances, upon the payment of a relevant portion of remuneration under the partial invoice for a part of the completed purchase order/ order, only when it is clearly marked in the purchase order/ order. In such case the final settlement shall take place upon the acceptance of the whole subject of the purchase order/ order.
 10. If, despite written notification, the Ordering Party fails to conduct the acceptance of the subject of the purchase order/ order within 2 days, DWB shall have the right to unilaterally sign the acceptance report and demand the amount due for the completed subject of the contract. In such case the acceptance shall be considered as conducted without reservations.
 11. The acceptance report shall also be the confirmation of training completion if it has been the subject of the purchase order/ order.

§ 6. Performance of the Contract, obligations, liability.

1. DWB shall perform the purchase order/ order in a correct manner within the limits of due diligence.
2. The Ordering Party shall be obliged to properly perform the contract.
3. The Ordering Party's basic obligations shall include:
 - a) to conduct the actions required under the relevant regulations in relation to the preparation of the place of delivery of the Product/ provision of Services,
 - b) to ensure proper place of delivery/ storage/ installation of the Product and/or provision of Services,

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- c) to provide access to the utilities (power, water) during the execution of the purchase order/ order,
 - d) to hold supervision over the conducted works within the place of delivery/ installation/ provision of services, particularly to provide adequate access and conditions for the execution of the subject of the contract, including safe conditions arising from technological circumstances within the scope of provided services,
 - e) to conduct acceptances (acceptance of delivery and/or acceptance of the subject of the contract) within the deadlines and on conditions provided for in the purchase order/ order,
 - f) to pay remuneration within the deadlines set forth in the purchase order/ order.
4. Unless stipulated otherwise in the purchase order/ order, the Ordering Party shall be liable for the Product from the moment of signing the Product delivery report.
 5. The Ordering Party shall ensure that, on the date of delivery of the Product, a person authorised to sign the Product delivery report for the Ordering Party shall be present at the place of delivery. The absence of such person or non-provision of adequate conditions for delivery acceptance shall be tantamount to the acceptance of the Product without reservations, which shall be evidenced with the Product delivery report signed unilaterally by the employee of DWB.
 6. From the time of signing the Product delivery report, the risk of loss or damage to the Product shall pass to the Ordering Party. In particular, the risk of theft of the Product shall pass to the Ordering Party.
 7. The Ordering Party shall also be liable for the unloading of the Product, unless the purchase order/ order provides otherwise.
 8. The Ordering Party shall be obliged to report to DWB all irregularities in the provision of the Service and/or defects of the Product in writing, otherwise being null and void.

§ 7. Effects of improper performance of the contract.

1. Regardless of any other rights arising from the purchase order/ order, in the case of improper performance of the contract by the Ordering Party, and particularly the Ordering Party's delay in the payment of any part of remuneration due to DWB exceeding 7 days, DWB shall have the right to suspend the performance of the contract until the Ordering Party makes all the outstanding payments.
2. Regardless of any other rights arising from the contract, in the case of failure to accept the Product and/or Services by the Ordering Party within the deadline set forth in the purchase order/ order, and in the case of no technical possibility of delivering the Product to the destination or no possibility of starting the assembly of the Product and/or Services at the place indicated in the purchase order/ order attributable to the Ordering Party, DWB shall have the right to demand that the Ordering Party reimburse the costs incurred as a result of non-acceptance (e.g. cost of potential transport, insurance, labour costs) and the costs of

storage of the Product. In such case, DWB shall have the right to entrust the Product to a third party for safekeeping/ storage, at the cost and risk of the Ordering Party.

§ 8. Quality guarantee.

1. DWB guarantees proper operation of the Products provided that they are used in accordance with their intended use, technical requirements and rules set forth in the manuals and information provided to the Ordering Party.
2. The conditions of potential guarantee for the subject of the purchase order/ order, periodical overhauls, their scope and frequency shall be adapted, from time to time, to individual needs of the Ordering Party, the Product and Services. Such conditions shall be agreed upon in the purchase order/ order and/or other documents drawn up separately (guarantee card).
3. In any case, only the Ordering Party that has purchased the Products directly from DWB shall be entitled to guarantee. The rights of the Ordering Party arising from the granted guarantee may not be transferred to any third party.
4. The guarantee liability shall only cover defects arising from causes inherent in the Subject of sale. The guarantee shall not cover:
 - a) any defects resulting from improper use of the Products,
 - b) any defects resulting from improper maintenance, repairs, cleaning, etc. performed by an entity other than DWB,
 - c) any damage which takes place after the hand-over of the Product to the Ordering Party,
 - d) any damage which takes place after the hand-over of the Product of sale caused by the use, storage, maintenance or transport of the Subject of sale non-compliant with the manual, or use of non-original spare parts,
 - e) any defects or damage which take place as a result of fire, earthquake, flood, lightning strike or other natural disasters, environment pollution or irregular power supply,
 - f) any defects arising from careless or improper storage (e.g. storage of the Subject of sale outside the range of temperatures or humidity listed in the specification), improper maintenance, etc.,
 - g) any damage arising from the omission of maintenance works, e.g. lubrication, oil change, etc.,
 - h) any damage caused by sand, mud, water and other liquids, substances, etc. which got inside the Subject of sale,
 - i) damage caused by natural, partial or total, wear of the Subject of sale in accordance with its properties or intended use.
- 4.1. The guarantee rights shall expire before the lapse of period set forth in section 2 in the case of:
 - a) making repairs by unauthorised persons, outside the DWB maintenance services,
 - b) making arbitrary structural changes in the Subject of sale,

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- c) removing or compromising the manufacturer's numbers of the Subject of sale.
- 4.2. The rights under the guarantee granted may be exercised only upon the presentation by the Ordering Party of a valid, correctly completed guarantee card and proof of purchase (invoice or receipt).

§ 9. Withdrawal from the contract.

1. Regardless of other grounds set forth in the provisions of the law, DWB shall have the right to withdraw from the contract, in part or in full, in the case of learning about the occurrence of any of the events listed below:
 - a) The Ordering Party refuses to accept the Product and/or Service or sign the acceptance report for the delivery/ subject of the contract without legitimate cause,
 - b) DWB has reasonable doubts as to the solvency of the Ordering Party (capacity to meet their financial obligations on an ongoing basis),
 - c) Delay in the payment of any part of any remuneration due to DWB exceeds 14 days.
 2. The withdrawal shall be effective immediately, that is upon the service of the notice of withdrawal to the other Party, with the preservation of all rights of DWB acquired prior to the withdrawal date.
 3. In the case of withdrawal from the contract in full (effective ex tunc), DWB shall disassemble and transport all devices being the subject of the contract to its premises at the cost and risk of the Ordering Party.
 4. In the case of partial withdrawal from the Contract, within 14 days from the date of service of the withdrawal notice, DWB shall provide the Ordering Party with the settlement of completed works and incurred costs, including completed deliveries, and completed and invoiced assemblies, as well as work in progress as of the date of withdrawal.
1. In the case of withdrawal by one of the parties, DWB, in collaboration with the Ordering Party, shall draw up the inventory report on the conducted works as of the date of withdrawal, and:
 - a) secure the started works within the mutually agreed scope,
 - b) reconcile the collected documentation,
 - c) on the basis of the inventory, DWB shall draw up the list of payments, covering the values of completed works and purchased materials, being the basis for the issuance of a relevant invoice.
 2. Legitimate costs related to the withdrawal from the contract shall be borne by the party which has caused the withdrawal from the contract.

§ 10. Confidentiality.

1. The Ordering Party shall treat all the information obtained by the Ordering Party in relation to the performance of the purchase order/ order as confidential. This shall particularly refer

to all organisational, commercial and technical information concerning DWB. The Ordering Party may not disclose confidential information to any third parties without prior written consent of DWB, or use confidential information for any purpose other than performing the purchase order/ order or laying claims with regard to the purchase order/ order.

2. The confidentiality obligation shall not apply to the situation where the Ordering Party shall be obliged to disclose such information at the request of a body which is entitled to request the disclosure of such information under the mandatory provisions of the law.

§ 11. Personal Data.

1. Pursuant to Article 12 section 1 and Article 13 sections 1 and 2 of the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (hereinafter referred to as GDPR), DWB wishes to inform you that:
 - a) Personal Data Controller is “DWB-Poland” Spółka z ograniczoną odpowiedzialnością (limited liability company), with its registered office in Tychy, ul. Nad Jeziorem 3/1, 43-100 Tychy. You may contact the Controller by phone at: +48 32 3271681, or via electronic mail at: dwb@dwb.com.pl,
 - b) personal data shall be processed under Article 6 section 1 letter b) of GDPR in order to perform the concluded contract, including, in particular, for the purposes of: (I) enabling the provision of services, including the completion of transactions, (II) handling submitted claims or other reports and statements, and (III) contacting the Ordering Party for the purposes related to the provided service,
2. For the purpose referred to in § 12 section 1 b), “DWB-Poland” Spółka z ograniczoną odpowiedzialnością (limited liability company) may process the following categories of personal data: (I) full name or business name, (II) place of residence or registered office, (III) other correspondence address, (IV) phone number, and (V) email address.
3. Personal data shall be stored for a period corresponding to the term of the contract. The personal data storage period shall be extended by the period in which it is possible to submit guarantee and warranty claims, and by the period lasting till the date of limitation of claims, if the processing of personal data is necessary to lay potential claims or carry out defence against such claims.
4. In order to conclude a contract, provide services and carry out sales and to ensure top quality of services, personal data may be transferred to entities supporting DWB in the provision of services, including those providing accounting and legal services, IT service providers, entities ensuring support and operation of IT tools and systems of DWB, entities ensuring transaction payment services and goods delivery services.

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5. The Ordering Party shall have the right to request access to their personal data, and their rectification, erasure (in cases provided for in the provisions of GDPR), restriction of processing, as well as personal data portability. In addition, the Ordering Party shall have the right to file objection to the processing of their personal data, and particularly to the processing of personal data for marketing purposes.
 6. On the basis of your personal data DWB shall not undertake any automated decisions, including decisions resulting from profiling.
 7. The Ordering Party shall have the right to lodge a complaint with a supervisory authority dealing with personal data protection (that is the President of the Personal Data Protection Office) in a situation where the Ordering Party believes that the processing of their personal data violates the provisions of personal data protection acts, and particularly the provisions of GDPR.
 8. The Ordering Party shall provide their personal data voluntarily, where the collection of such personal data by DWB is required to conclude and perform the contract by DWB. Failure to provide personal data shall be tantamount to the impossibility of concluding the contract and providing the services.

§ 12. Force Majeure.

1. None of the Parties shall be liable for damage caused as a result of the operation of force majeure.
2. Within the meaning of these GTCS, force majeure shall be an extraordinary event, of external nature and impossible to be prevented, which could not have been avoided even when exercising maximum care by the parties.
3. The lack of financial resources or the impossibility of making payment shall not be considered as force majeure event.
4. The occurrence of a force majeure event shall relieve the party from their obligations for the duration of the force majeure event or for a period necessary to eliminate its consequences. The foregoing shall not apply to the obligation to pay remuneration due to DWB which became payable before the occurrence of the force majeure event. The party claiming a force majeure event shall promptly notify the other party in writing about this event, stating its description, grounds for occurrence, consequences and estimated duration, and about its cessation.
5. The party that cannot perform their obligations as a result of occurrence of a force majeure event shall make all efforts to eliminate it or, if elimination is not possible, minimise the consequences of such event.

§ 14. Final provisions

1. All notices and other correspondence, including particularly correspondence related to the purchase order/ order and GTCS, must be delivered to the other party via email, fax, registered mail or courier mail to the numbers or addresses stated in the purchase order/ order or confirmation of acceptance of the purchase order for execution.
2. In the event of clear discrepancy between the purchase order/ order and these GTCS or another document being a part of the purchase order/ order, these provisions shall take precedence over GTCS if they regulate a given matter in a comprehensive (full) manner and they are confirmed by both parties.
3. The transfer of any rights and obligations of the Ordering Party towards DWB arising from the concluded contract to a third party shall require prior written consent of DWB, otherwise being null and void.
4. Any disputes between the parties that cannot be solved by mutual understanding shall be settled by the Court competent for the registered office of DWB.
5. The purchase orders/ orders and GTCS which apply to them shall be governed by the Polish law.
6. These General Terms and Conditions of Sale of DWB shall enter into force on 1 August 2019.

Attachments:

1. Statement on having read the “General Terms and Conditions of Sale” applicable at DWB.
2. Statement on granting consent to the processing of personal data.

Attachment No. 1 to the “General Terms and Conditions of Sale of DWB”

Ordering Party:

Name:

Registered office:

Hereby states that they have read and acknowledge for use during the performance of purchase order

No., of

the principles of sale performance adopted in and included in the document: “General Terms and Conditions of Sale of “DWB-Poland” Spółka z ograniczoną odpowiedzialnością (limited liability company), with its registered office in Tychy at ul. Nad Jeziorem 3/1, 43-100 Tychy.

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(place, date and signature of the Ordering Party)

Statement on granting consent to the processing of personal data

I, the undersigned

residing at

PESEL (Polish personal identification number)

.....

state

that I give my consent to the processing of my personal data for the purposes of commercial cooperation with “DWB-Poland” Spółka z ograniczoną odpowiedzialnością (limited liability company), with its registered office in Tychy, at ul. Nad Jeziorem 3/1, 43-100 Tychy, pursuant to the provisions of the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC.

At the same time, I state that:

1. the provided data are true,
2. I voluntarily provide my personal data, and I know that I have the right to demand access to my personal data, their rectification, erasure, restriction of processing, personal data portability, and the right to file objection to the processing of personal data.

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(place, date)

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(signature)