

DeLaval's General Terms of Service and Supply

1 APPLICABILITY

These General Terms of Service and Supply (the "Terms") shall, except as and with the modifications explicitly agreed in writing, apply to and form part of an agreement (whether oral or written) if: (a) the Terms have been referenced in the agreement or in any quotation, order, order confirmation or other correspondence leading up to the agreement; or (b) the agreement concerns supply of goods, software and/or services and the Terms have previously been applied to any agreement between the contracting parties. A "Contract" means an individual agreement to which these Terms apply (including, as applicable, each quotation, order, order confirmation and other documentation by which the agreement was formed).

2 PARTIES AND SCOPE

The Contract is made solely between the seller/service provider (the "Supplier") and customer (the "Customer") identified in the Contract.

The scope of service and supply is limited to what is specified in the Contract. Customer is responsible for obtaining all ancillary equipment, software and services needed to use the supplied goods, software and services.

3 DELIVERY AND RETENTION OF TITLE

With regard to goods that are to be supplied under the Contract, terms of delivery are Ex Works (INCOTERMS 2010), unless otherwise agreed. Supplier reserves the right to deliver the goods in one or more shipments.

Customer shall visually inspect the goods supplied by Supplier under the Contract upon delivery. Within 7 calendar days of delivery (or, if Supplier is responsible for installation, 7 calendar days of commissioning), Customer shall notify Supplier in writing and provide detailed information about all shortages, transport damages and other visually apparent deficiencies and defects. If Supplier does not receive such notice, then to the extent permitted by applicable law, Supplier shall be released from all liability with regard to such deficiencies and defects except to the extent Supplier has caused the deficiency or defect intentionally (wilful misconduct) or with reckless disregard for the consequences of its acts (gross negligence).

To the extent possible under applicable law, title to each item of capital goods that is supplied under the Contract shall remain with Supplier until receipt by Supplier in full of the price of the goods. Until title passes, Customer must not sell, transfer, lease, rent, pledge or allow any security interest to be created over the capital goods.

4 TIME OF PERFORMANCE AND DELIVERY

Time of performance and delivery under the Contract shall not be of the essence and specified delivery dates and lead times shall be regarded as estimations only, unless to the extent Supplier and Customer have explicitly agreed that a certain delivery date or lead time shall be fixed and binding. Supplier reserves the right to reschedule its performance and deliveries under the Contract upon notice to Customer. If Supplier has not performed or delivered at or within a fixed and binding date or lead time, or within a reasonable time after an estimated date or lead time, Customer may give Supplier written notice of a final and reasonable deadline for when performance and delivery shall be made. If Supplier has not performed or delivered (as applicable) even beyond that deadline and this is due to

negligence or wilful misconduct on the part of Supplier, Customer is entitled to damages subject to the limitations set out in section 9 (Limitations of Liability).

5 PRICE, FEES AND PAYMENT

Customer shall pay to Supplier the prices and fees specified in the Contract (or, if no fees or prices are specified, the fees and prices specified in Supplier's from time to time applicable price list). Supplier shall be allowed to invoice periodically in advance, unless otherwise agreed.

Customer shall, unless otherwise specified in the Contract, pay each invoice within 30 calendar days of the date of the invoice. In case of delay, Supplier shall be entitled to charge default interest at the rate specified in the Contract or, if not specified, a monthly rate of 1 percent or, if lower, the maximum rate permissible by applicable law.

If any payment from Customer is in delay by more than 14 calendar days from the due date for payment, it shall be deemed a breach of a material obligation under the Contract, and Supplier may withhold further performances under the Contract until full payment has been received (without prejudice to any other remedy or right under the Contract).

Customer shall not be entitled to assert any set-off or counterclaim in order to justify withholding payment under the Contract in whole or in part.

Value added tax, goods and services tax and other duties or taxes required to be paid by Supplier according to applicable law (other than any tax imposed on the net income of Supplier) upon the sale or delivery of any product or service under the Contract or the receipt of payment therefore, are in addition to the prices under the Contract (unless specifically included) and shall be paid by Customer to Supplier.

6 OTHER CUSTOMER OBLIGATIONS

Customer shall provide Supplier such information and such access to its premises and to relevant equipment and software (including, without limitation, by remote connection) as Supplier reasonably requests to be able to perform its obligations under the Contract.

Customer shall notify Supplier in writing and provide detailed information about all occupational hazards that may affect the security or safety of Supplier's personnel when working on Customer's premises and about all injuries to persons and/or damages to property (including livestock) related to the goods, software and services supplied under the Contract.

If and to the extent Customer fails to comply or is in delay with any of its obligations, as set out above or in any other part of the Contract, and Supplier's performance of any of its obligations under the Contract is impeded or made more onerous by such failure or delay, Supplier shall be relieved from the affected obligations (without prejudice to any other remedy or right under the Contract).

7 SOFTWARE AND ONLINE SERVICES

The *DeLaval Software and Online Service Terms of Use*, which are governed by Swedish law and are available for download and printing at <http://www.delaval.com/legal/> (it is recommended to print copies for future reference), shall exclusively govern the rights to, use of and liability for each DeLaval software and DeLaval online service (including, without limitation, each software and online service provided as

part of or in connection with any DeLaval product) and all documentation and data made available or generated through or in connection with such software or service (unless other terms are provided with the software or online service, in which case such terms will apply). Each DeLaval software and DeLaval online service may transfer data to DeLaval International AB (and any other entity in the DeLaval Group) for use and further processing as set out and for the purposes described in the *DeLaval Software and Online Service Data and Privacy Statement*, which is available for download and printing at <http://www.delaval.com/legal/>. Other software and online services provided under or in connection with the Contract shall, if applicable, be governed by the terms that are provided with such software or online services.

With regard to third party software and third party online services, Supplier's only liability for defects in the software or service shall be to forward Customer's claims against the third party.

8 WARRANTIES

Specific warranty terms may be provided with or otherwise apply to certain goods, services and software (e.g. according to the terms referred to in section 7). Where such specific warranty terms do not apply, Supplier warrants that:

- the services supplied by Supplier under the Contract in all material aspects shall be performed in a professional and workmanlike manner;
- the goods supplied by Supplier under the Contract and the work produced by Supplier as part of the service supplied by Supplier under the Contract in all material aspects shall be free from defects in materials and workmanship at the time of delivery; and
- the software supplied by Supplier under the Contract shall, when properly installed in accordance with the applicable documentation, be capable of providing the features and functions generally described in the applicable documentation.

Supplier shall, at its own expense, rectify any breach of the above warranties by reperformance, redelivery, replacement or repair (at Supplier's discretion), provided that such breach is notified in writing to Supplier by Customer within the warranty period applicable to each goods or service or, if no specific period has been specified: (a) in respect of capital goods, within 12 months from delivery of the relevant goods and (b) in respect of other goods (not capital goods), services or software, within 3 months from delivery or performance of the relevant goods, service or software. If Supplier has not rectified the breach within a reasonable time after such notice, Customer may give Supplier written notice of a final and reasonable deadline for when the breach shall be rectified. If Supplier has not rectified the breach even beyond that deadline and this is due to negligence or wilful misconduct on the part of Supplier, Customer is entitled to damages subject to the limitations set out in section 9 (Limitations of Liability).

For the avoidance of doubt, this section (Warranties) does not apply to any software or online service for which separate terms apply according to section 7 (DeLaval Software and Online Services).

9 LIMITATIONS OF LIABILITY

Supplier's liability for the goods, services and software supplied by Supplier under the Contract, and available remedies for Supplier's delay in any performance or delivery or breach of any warranty shall, to the extent permitted by applicable law, be limited to what is provided for in section 4 (Time for Performance and Delivery), section 7 (Software and Online Services) and section 8 (Warranties) and, if applicable, otherwise explicitly specified in the Contract. However, certain statutory or implied conditions, consumer guarantees and warranties may not be legally possible to exclude and these Terms (including section 15) do not exclude them.

If the Contract entitles Customer to any liquidated damages, penalties or other similar remedies, such damages, penalties or remedies shall be Customer's sole and exclusive remedy for the breach that the damages or penalties relate to.

Supplier shall not be liable under or in connection with the Contract for indirect, special or consequential loss or damage, for loss of profit, loss of production, loss of use, loss of revenue, loss of business or loss of goodwill, for loss of or unauthorised access to data or other information or for loss of or damage to Customer's property, whether or not such loss, damage or access could have been reasonably foreseen.

The maximum aggregate liability of Supplier is: (a) in respect of each item of capital goods of software, be limited to an amount corresponding to twenty percent of the total amount paid under the Contract for the item; and (b) in respect of other goods (not capital goods) and services, be limited to an amount corresponding to the total amount paid under the Contract for such other goods and services during the twelve months preceding the event or series of events giving rise to the relevant claim.

The limitations of liability set out above in this section (Limitations of Liability) do not apply to the extent Supplier has caused the relevant loss or damage intentionally (wilful misconduct) or with reckless disregard for the consequences of its acts (gross negligence). Furthermore, nothing in the Contract shall limit or exclude liability for fraud or fraudulent misrepresentation, for death or personal injury caused by negligence or for any other liability that may not be so limited or excluded under applicable law.

10 FORCE MAJEURE

Supplier shall not be liable for any default or delay in the performance of its obligations under the Contract if and to the extent the default or delay is caused, directly or

indirectly, by force majeure or any other circumstance beyond its reasonable control (which shall include, but not be limited to, war, acts of terrorism, strikes, lockouts, epidemic, destruction of production facilities, riot, insurrection, earthquake, explosion or other casualty or accident, electricity failure, flood, fire, telephone/Internet system failure, farm visit restrictions, lightning and other weather conditions).

11 TERM AND TERMINATION

The Contract enters into force on the start date specified in the Contract (or, if such date is not specified, the date it has been duly accepted by both parties) and shall remain in effect until the end date specified in the Contract (or, if such date is not specified, the date following the last delivery under the Contract), unless terminated as set out in this section (Term and Termination).

Unless otherwise specified in the Contract, each subscription under the Contract continues for 12 months and will be automatically renewed (and invoiced) for consecutive 12 month periods (at the prevailing fees) unless terminated no later than 1 month prior to the renewal date.

Each of Supplier and Customer has the right, at any time, to terminate the Contract (and all subscriptions, if applicable) without cause upon no less than 6 months' written notice to the other party, but such termination shall not affect accepted orders of goods or of installation or commissioning of goods (which orders shall survive the expiry of the Contract). Supplier shall be entitled to compensation for the supply made before the expiry of the Contract and for supply under orders that survive the expiry of the Contract. Furthermore, where Customer issues such termination, Customer shall not be entitled to any refund of any advance payment.

Without prejudice to any other remedy or right under the Contract, each party has the right to terminate the Contract (and all subscriptions), with immediate effect and without recourse to a court, by written notice to the other party, if the other party:

- breaches or is in non-compliance with any material obligation under the Contract and, if possible to remedy, fails to remedy such breach or non-compliance within 30 calendar days from written notification regarding such breach or non-compliance; or
- enters into liquidation, voluntary or compulsory, or becomes insolvent or enters into composition, examinership or corporate reorganization proceedings or has receiver (or equivalent)

appointed over a substantial proportion of its property or assets.

12 SUB-CONTRACTING

Supplier may appoint sub-contractors for the performance of its obligations under the Contract.

13 QUOTATIONS

A quotation for a Contract expires 30 calendar days after its receipt unless otherwise stated in the quotation.

14 DATA AND PRIVACY

Supplier may collect, use and further process data relating to Customer and disclose the data for use and further processing by DeLaval International AB and any other entity in the DeLaval Group. The processing of data in connection with promotion, supply, use and service of DeLaval products and DeLaval services is further described in the data and privacy statements available for download and printing at <http://www.delaval.com/legal/>.

See section 7 (Software and Online Services) for information on collection, use and further processing of data in connection with DeLaval software and DeLaval online services.

15 ENTIRE AGREEMENT

The Contract sets out the full scope of obligations and liabilities of Supplier in relation to the goods, software and services supplied by Supplier under the Contract. To the extent permitted by applicable law, all promises, representations, warranties, consumer guarantees and conditions related to the goods, software or services but not explicitly set forth in the Contract, including but not limited to any that may otherwise be implied by statute, common law or usage, including any warranties of merchantability and fitness for a particular purpose, are hereby excluded and are not binding on Supplier.

16 SEVERABILITY

If any provision of the Contract is found to be invalid or unenforceable, the remaining provisions shall remain effective and such provision shall be replaced with another provision consistent with the purpose and intent of the Contract.

17 APPLICABLE LAW AND DISPUTES

The Contract is governed by and shall be construed and interpreted in accordance with the laws of the country of the principal place of business of Supplier. The courts of that country will have jurisdiction to settle any dispute, controversy or claim arising out of or in connection with the Contract. Notwithstanding the above, Supplier is always entitled to petition courts and authorities in any competent jurisdiction to secure claims of any payments due.