

General Conditions for Services of ASMPT GmbH & Co. KG

Status: April 2024

1. Scope of Application

1.1 These General Terms and Conditions for Services (hereinafter "**Terms**") of ASMPT GmbH & Co KG ("**ASMPT**") shall apply to all service contracts which ASMPT concludes with entrepreneurs within the meaning of Sec.14 German Civil Code [*Bürgerliches Gesetzbuch* – "**BGB**"], legal entities under public law and special funds under public law (hereinafter together "**Customers**"). In the context of an ongoing business relationship, these Terms shall also apply to future service contracts between the Customer and ASMPT, subject to any express overriding reference to other general terms and conditions of ASMPT.

1.2 All services or works [*Dienst- oder Werkleistungen*] relating to ASMPT products, including associated part deliveries, advice, proposals, designs and other ancillary services (hereinafter collectively referred to as "**Services**") within the framework of service contracts between ASMPT and a Customer are carried out exclusively on the basis of these Terms, unless there is an expressly prioritised reference to other general terms and conditions of ASMPT. General terms and conditions of the Customer which deviate from or supplement these Terms or statutory provisions are not applicable, unless ASMPT has expressly agreed to them in writing. This shall also apply if ASMPT does not expressly object to their validity or provides Services or accepts payments without reservation.

1.3 Whenever these Terms refer to compliance with the written form requirement, this also includes text form pursuant to Sec. 126b BGB.

2. Offers; Conclusion and Content of Contract

2.1 Contract-relevant information, in particular regarding Services and prices, which is publicly accessible or provided by ASMPT at the Customer's request, is not legally binding and is only meant to initiate negotiations, unless expressly stated otherwise by ASMPT.

2.2 Contractual offers or orders of the Customer are binding unless expressly stated otherwise therein. ASMPT may accept an offer by the Customer to conclude a contract up to the expiry of fourteen days from the date of its submission, unless the Customer specifies a longer period of acceptance.

2.3 A service contract for the provision of Services shall come into effect upon ASMPT's written confirmation of the Customer's order by ASMPT. If the Customer receives the order confirmation too late, he must inform ASMPT of this immediately. However, ASMPT can also accept the Customer's order by performing the Services ordered by the Customer without reservation. If a written confirmation from the Customer deviates from the order confirmation from ASMPT or extends or restricts it, the Customer shall emphasize the changes as such.

2.4 ASMPT's Services shall not include work on third-party software or modifications by third parties or the Customer to customised software supplied by ASMPT, unless this has been expressly agreed in the contract.

2.5 Except when express contractual provisions provide otherwise, particularly the respective specifications, the Services provided by ASMPT **do not** include:

- a) supply of spare and wear parts, lubricants, cleaning agents and other consumables ("**Auxiliary Materials**"); these are to be provided by the Customer to ASMPT free of charge;
- b) supply of software, including software updates or upgrades; these must always be ordered separately by the Customer from ASMPT on the basis of the general terms of delivery of ASMPT and will be delivered to the Customer by ASMPT.

2.6 The following also applies to the provision of Services in relation to Software: Insofar as this is necessary for the provision of the Services, ASMPT is entitled to make modifications to any system software in order to maintain or restore the system to a faultless functional state.

2.7 If changes to the contractual obligations arise after the conclusion of contract due to new or amended legal regulations or new or amended requirements of authorities and inspection bodies, the contract shall be adjusted by mutual agreement taking into account the interests of the parties.

3. Prices; Terms of Payment

3.1 The prices as agreed in the contract are net prices, plus the value added tax to be paid by the Customer at the

respective statutory rate. In the case of Services containing a foreign element, any and all taxes, customs duties, and other public charges incurred and to be paid by ASMPT abroad shall be reimbursed by the Customer.

3.2 In addition, the following shall apply for Services in terms of the sale of goods law [*Kaufrecht*] or the law on supply of movable things [*Werklieferungsrecht*], provided that these are indicated separately in the contract and nothing else has been agreed: Prices are DAP (Incoterms® 2020). Payments are due within eight (8) days after conclusion of the contract without deduction.

3.3 Except where express provisions in the contract provide otherwise, in particular, the respective specifications, agreed prices **do not** include the following costs:

- a) Auxiliary Materials;
- b) software;
- c) travel and catering expenses;
- d) if provided on Customer request, (i) Services outside normal business hours at ASMPT, (ii) installation, dismantling, removal and other support services;
- e) diagnosis and rectification of faults or damage (with the exception of ASMPT's warranty obligations under other contracts);
- f) Restoring Customer-specific software configurations with backup copies of Customer data.

ASMPT will invoice the Customer separately for these Services in accordance with its valid list prices.

3.4 If ASMPT performs Services such as repair work or monitoring and maintenance services at intervals under a contract, and no flat-rate price agreement has been made, remuneration will be based on the hourly expenditure in accordance with the respective hourly rates for working and travel time agreed in the contract.

3.5 In the case of works services [*Werkleistungen*] the remuneration is due at the latest upon acceptance (within the meaning as in Sec. 640 BGB), in all other cases upon performance of Services. ASMPT is entitled to invoice the Customer for partial Services that have been provided in advance.

3.6 The Customer shall make payments in such a way that these are received by ASMPT on the contractually agreed date. The date on which the payment is credited to the account of ASMPT is decisive for the timeliness of the payment.

3.7 If, after the contract has been concluded, ASMPT becomes aware of circumstances which seriously call into question the solvency or creditworthiness of the Customer, and if, as a result, ASMPT is placed at considerable risk of loss of claims against the Customer to which ASMPT is entitled, ASMPT is entitled to refuse to provide the Service until the Customer has paid for it, or to demand the provision of appropriate security in the amount of the claims at risk, and to set the Customer a reasonable deadline for this in each case. If this period expires without result, ASMPT is entitled to withdraw from the contract.

3.8 If, in order to compensate for increases in personnel or other costs, the list prices at ASMPT are increased, ASMPT may, at its own reasonable discretion, increase the prices of the contract which are not yet due, insofar as they are affected by the development in costs. An increase in prices for Services rendered within four (4) months after conclusion of the contract is excluded.

3.9 The Customer shall only be entitled to rights of setoff as well as retention insofar as his counterclaims are either undisputed or have been legally established or are claims which are in a reciprocal relationship with the Customer's payment obligation.

4. Service Conditions and Deadlines

4.1 ASMPT is entitled to make partial deliveries, insofar as this is reasonable for the Customer.

4.2 The compliance with the agreed deadlines for Services requires the timely clarification of all details of the contract, in particular the provision of all documents, technical information and permits to be procured by the Customer and compliance with the agreed terms of payment as well as the punctual provision of any agreed payment security. A further prerequisite is the punctual fulfilment of the Customer's agreed obligations to cooperate, in particular, the punctual provision by the Customer of electricity, compressed air and necessary support staff, which are free of charge for ASMPT.

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ASMPT shall be entitled to adjust the deadlines at its reasonable discretion if the aforementioned conditions are not met in good time.

4.3 ASMPT provides Services Monday to Friday (except on national and local public holidays) within its normal working hours from 8 am to 5 pm. ASMPT will only provide Services outside normal working hours, in so far as this is possible for ASMPT in compliance with the applicable labour and safety regulations.

4.4 For plannable Services such as regular maintenance of machines, the dates for the performance of Services shall be agreed as follows: The responsible service centre at ASMPT takes over the monitoring of service intervals. The exact performance date is usually agreed with the Customer by ASMPT approximately eight (8) weeks before the planned Services. The Customer will receive an appointment notification from the ASMPT service point responsible for him, with which he can confirm the proposed performance date or specify an alternative date. The date proposed by ASMPT shall be deemed to be accepted by the Customer if the Customer does not communicate any alternative date at least ten working days before the scheduled performance date. If one of the parties is unable to meet the agreed date for the performance of Services, the parties will agree on a new date.

4.5 In the event of force majeure (e.g. mobilisation, war, terrorism) and other unavoidable or extraordinary events that were unforeseeable at the time of conclusion of contract (e.g. operational disruptions of any kind, difficulties in the procurement of materials or energy, national strikes, lawful lock-outs, shortages of energy or raw materials, difficulties in obtaining the necessary official permits, official measures or the failure to receive, incorrect or untimely delivery from upstream suppliers) outside the sphere of influence of ASMPT or the Customer which – despite reasonable efforts – make the performance of the contract significantly more difficult or impossible for a not insignificant period of time, the contractual obligations of both parties shall be suspended and the agreed performance dates shall be extended by a corresponding period for the duration of the event. If the event lasts longer than three months, ASMPT and the Customer shall each have the right to withdraw from or terminate the contract, if the event continues at this point in time.

4.6 In the case of Services under a sales contract [*Kaufvertrag*] or a contract for the supply of movable things [*Werklieferungsvertrag*], the following shall apply:

- a) If delivery is to be made under the contract ("**Delivery Item**"), delivery shall be made pursuant to DAP (Incoterms® 2020), unless otherwise agreed in the contract. ASMPT sends Delivery Items uninsured. However, insurance of the Delivery Item against the usual transport risks can be taken out by ASMPT at the cost and request of the Customer.
- b) If the Customer is in default of acceptance, ASMPT is entitled to store the Delivery Item at its own premises or those of third parties, at the risk and expense of the Customer and to claim compensation for any other additional expenses which are necessary to maintain the Delivery Item.

5. Default

5.1 If ASMPT is in delay (*Verzug*) with the performance of Services, the Customer's claim for damages due to delay [*Schadensersatz neben der Leistung wegen Verzuges*] from ASMPT is limited to a maximum of 0.5 % for each full week of delay - but not exceeding a total of 5.0 % - of the net contractual price of the Services in delay. Any further claims for damages of the Customer due to a delay [*Schadensersatz neben der Leistung wegen Verzuges*] are excluded. This limitation shall not apply in the case of intent or gross negligence.

5.2 The Customer is obliged, at the request of ASMPT, to declare within a reasonable period of time whether the Customer continues to insist on the performance of Services despite the default and/or which of the claims and rights to which the Customer is entitled, he is going to assert.

5.3 A right of termination or withdrawal to which the Customer or ASMPT is entitled, in principle, only extends to the unfulfilled part of the contract. Insofar as partial Services provided cannot reasonably be used by the Customer, the Customer is also entitled to terminate or withdraw with regard to these partial Services.

6. Transfer of Risk

6.1 The risk of accidental loss and accidental deterioration

shall pass to the Customer, in the case of Services in accordance with sale of goods law [*Kaufrecht*] and the law on supply of movable things [*Werklieferungsrecht*], as soon as ASMPT has made the Delivery Item available for collection at the agreed place of delivery and has notified the Customer of this, but at the latest when it is handed over to the Customer.

6.2 In the case of works services [*Werkleistungen*], the risk of accidental loss and accidental deterioration shall pass to the Customer as soon as the Customer gains sole possession of the result of such Services, at the latest, however, upon its acceptance (within the meaning as in Sec. 640 BGB).

7. Obligations of the Customer to Cooperate

7.1 The Customer shall appoint a responsible contact person who can make or bring about binding decisions vis-à-vis ASMPT.

7.2 The Customer shall provide ASMPT with his affected systems on the agreed dates for the duration of the respective performance of Services. If the respective system is not available for Services in good time, ASMPT may invoice the Customer for the futile expenditure it incurs for waiting time and travel costs of service personnel at its respective current prices.

7.3 The Customer must provide ASMPT with information about the systems and make the relevant documentation available to ASMPT before the Service is provided (documentation, instructions, etc.).

7.4 To the extent necessary for ASMPT to provide its Services, the Customer undertakes to grant ASMPT access to software and to technical documentation of the software upon request.

7.5 In order to enable ASMPT to provide its Services, it is incumbent on the Customer to document all faults and damage of which he is aware, as well as any changes to the systems, and to notify ASMPT of these. The Customer must provide the cooperation required to rectify the fault, particularly in the case of remote diagnosis to be carried out by ASMPT.

7.6 In determining, localising and reporting errors or other defects in the software, the Customer must observe the application documentation belonging to the software and any instructions from ASMPT.

7.7 The Customer shall carry out any support activities agreed with ASMPT at his own expense and with technically qualified personnel, who shall remain solely under the Customer's power of instructions. ASMPT may not issue instructions to the Customer's personnel. Conversely, the Customer may not give instructions to service personnel of ASMPT.

7.8 The Customer shall inform the service personnel of ASMPT in detail about the safety and factory regulations that exist in his factory and any health hazards before the start of the Service performance. To this end, the Customer shall hand over the existing regulations to the service personnel of ASMPT in writing and inform them orally of any special features. Insofar as health hazards are to be expected, the Customer shall also expressly draw attention to these in writing in advance. Should the implementation of this information require considerable time, ASMPT shall have the option of invoicing the required time expenditure in accordance with its current price list.

7.9 The Customer shall support the service personnel of ASMPT in all measures which serve to avert dangers. If the service personnel of ASMPT require special work protection equipment and protective clothing, the Customer shall provide this free of charge and in perfect condition. The service personnel of ASMPT may use the Customer's changing rooms, sanitary facilities and social rooms free of charge on the usual terms, insofar as this is necessary within the framework of the performance of Services. In the event of an emergency, the service personnel of ASMPT shall have a trained first-aider provided by the Customer at their disposal.

7.10 The Customer is responsible for the disposal of replaced lubricants and parts.

7.11 For the duration of the performance of Services on site, the Customer shall provide ASMPT with the following services/facilities free of charge, unless these are explicitly included in the contract price:

- test material in sufficient quantity for a test run under load;
- all technical information necessary for the performance of Services;

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- functional remote access (ISDN with dial-up characteristics) and functioning terminals.

The Customer's obligation to cooperate also includes ensuring that qualified personnel operate the machines and procure materials and information, insofar as this is necessary for ASMPT to provide its Services. If the Customer wishes that ASMPT should provide the materials, and if this is possible, this can be ordered in advance at additional charge.

7.12 In the case of performance of Services via remote data transmission (EDI), the Customer must carry out the cooperative acts specified in clause 7.11, insofar as this is necessary for the performance of Services by ASMPT.

8. Acceptance

8.1 If an acceptance of the Services (within the meaning as in Sec. 640 BGB) has been agreed or is prescribed by law, it must be carried out immediately after the respective Service has been performed or after notification of its readiness for acceptance.

8.2 The Customer shall create the prerequisites necessary for carrying out the acceptance. With the exception of personnel costs of ASMPT, the Customer shall bear any and all costs associated with acceptance.

8.3 ASMPT's Services shall in any case also be deemed to have been accepted if the Customer or a third party, with the Customer's consent, ASMPT puts objects on which Services have been provided by ASMPT into operation before the agreed acceptance date.

8.4 In case the acceptance does not take place timely or completely after completion, through no fault of ASMPT, the Services will be deemed to have been accepted at the end of the third working day after the Customer has been notified of the request for acceptance, provided that ASMPT has separately pointed out this consequence to the Customer and the Customer does not claim any significant defect of the Services to ASMPT within the period.

8.5 The Customer may not refuse acceptance due to minor defects without prejudice to his rights under clause 9.

9. Defects and Warranty

9.1 In the case of services in accordance with sale of goods law [*Kaufrecht*] and the law on supply of movable things [*Werklieferungsrecht*] (in particular spare and wear parts), the Customer shall be obliged to carefully inspect the Services immediately after delivery, insofar as this is feasible in the ordinary course of business and shall notify ASMPT of any material defects in writing without delay. Obvious material defects must be reported in writing no later than five days after delivery, hidden material defects no later than five days after discovery. Otherwise, the goods shall be deemed to have been accepted. This clause 9.1 shall not apply to contracts for work and services [*Werkverträge*].

9.2 If contract for the sale of goods or for the supply of movable things has been agreed upon, the following applies: Characteristics of the Services defined prior to the conclusion of the contract are not automatically part of the agreed quality according to Sec. 434 para 2 sentence 1 no. 1 BGB, of the agreed accessories or of the agreed instructions according to Sec. 434 para. 2 sentence 1 no. 3 BGB, but only if they are expressly stated in the order confirmation.

9.3 If a contract under the sale of goods law [*Kaufrecht*] or the law for the supply of movable things [*Werklieferungsrecht*] has been agreed upon, the following applies: If the service corresponds to the quality agreed with the Customer, the service is also in accordance with the contract and free of defects if it does not meet the objective requirements within the meaning of Sec. 434 para 3 BGB.

9.4 In the event of a material defect or defect of title, ASMPT shall first be given the opportunity to provide subsequent fulfilment within a reasonable period of time. Subsequent fulfilment shall be effected at ASMPT's discretion by repair or replacement, provided that the defect already existed at the time of transfer of risk.

9.5 With regard to software, the following additional provisions apply: Warranty claims exist for software which the Customer has extended via an interface provided for this purpose by ASMPT, only up to the interface.

9.6 If a contract under the sale of goods law [*Kaufrecht*] or the law for the supply of movable things [*Werklieferungsrecht*] has been agreed upon, the following applies: In the event of redelivery in the course of supplementary performance, the delivery shall be returned or disposed of by the

Customer at ASMPT's discretion, but at ASMPT's expense, unless the return and/or disposal is associated with considerable inconvenience for the Customer.

9.7 If the supplementary performance ultimately fails, the Customer can withdraw from the contract or reduce the price, in accordance with the statutory provisions, without prejudice to any other rights, and must notify ASMPT of its decision within a reasonable period of time. Any statutory rights of self-remedy of the Customer shall remain unaffected.

9.8 Claims for defects shall not be recognised in the event of damage or faults arising from natural wear and tear or after the transfer of risk as a result of incorrect or negligent handling, excessive use, unsuitable operating material, faulty assembly or installation or maintenance not carried out by ASMPT, or unsuitable installation conditions.

9.9 Clause 10 shall apply to claims for damages and reimbursement of expenses due to a defect.

10. Compensation for Damages and Expenses

10.1 Claims for damages and reimbursement of expenses, regardless of the legal ground (contract, tort, breach of duties arising from the contractual relationship or pre-contractual obligation) are excluded.

10.2 The restrictions set forth in clause 10.1 shall not apply

a) to claims for reimbursement of expenses in accordance with Sec. 439 para. 2 and 3 or Sec. 445a para 1 BGB,

b) in the event of liability under the Product Liability Act [*Produkthaftungsgesetz* – "*ProdHaftG*"],

c) in the event of intent or gross negligence,

d) in case of a liability due to culpable injury to life, body or health,

e) insofar as ASMPT has assumed a guarantee of quality, or

f) in case of culpable breach of material contractual obligations; however, in the event of a breach of material contractual obligations, liability shall be limited to the foreseeable damage typical of the contract, unless ASMPT is liable for intent or gross negligence, injury to life, limb or health or under the Product Liability Act. Material contractual obligations are such provisions whose fulfilment makes the execution of the contract possible in the first place and that the Customer may regularly rely on to be complied with.

10.3 Insofar as the liability of ASMPT is excluded in accordance with this clause 10, this shall equally apply to the respective liability of the vicarious agents, legal representatives, and employees of ASMPT.

10.4 Further limitations of liability agreed in the contract remain unaffected by this clause 10. The limitation of liability due to delay in delivery pursuant to clauses 5.1, 5.2 shall also remain unaffected.

10.5 The foregoing provisions do not imply any shift in the burden of proof to the disadvantage of the Customer.

11. Software Usage

11.1 Insofar as, contrary to clause 2.5, the scope of Services includes the supply of software, ASMPT grants the Customer a non-exclusive right to use the software with the agreed performance characteristics for the purpose agreed upon in unchanged form on the agreed equipment.

11.2 Software, drawings, components and other information are an integral part of the Services and may not, by way of transfer, duplication or in any other way, be passed on to third parties separately from the equipment or separable parts of thereof.

11.3 The software and the documentation provided may not be modified, decompiled, decoded, reverse engineered, or parts of it removed, unless this is permitted pursuant to mandatory provisions of the Copyright Act [*Urheberrechtsgesetz*]. Furthermore, the Customer may not remove any alpha-numeric identifiers, trademarks and copyright notices from the software or the data carrier and will reproduce them unchanged in the event of justified reproduction.

11.4 Unless otherwise agreed, the Customer may make two backup copies for archiving purposes, for troubleshooting or to replace faulty data carriers.

11.5 Should the Customer violate any of these provisions, ASMPT shall be entitled to revoke the right to use the software without notice.

11.6 With regard to licence software which has not been developed by ASMPT but has been licensed by third parties ("*Licensors*"), the Customer shall receive, together with the

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software, the conditions from the respective Licensor, which shall apply in this respect with regard to the liability of the Licensor towards the Customer and to the liability of ASMPT towards the Customer.

11.7 If, in addition to the software, the Customer receives other applications that are activated for use free of charge, the Customer may use these products free of charge exclusively for validation purposes, limited to a period of two weeks, beginning with the first start of this application, unless another period is specified.

12. Export Control Reservation

Fulfillment of the contract with the Customer by ASMPT is subject to the reservation that fulfillment is not hindered by any obstacles due to national or international foreign trade law, as well as embargos and/or other sanctions.

13. Transfer of Rights/Obligations

ASMPT may transfer its rights and obligations under a contract to a third party. The transfer of obligations will not become effective if the Customer objects in writing within a period of four weeks after receiving of written notification of the transfer; ASMPT will draw attention to this possibility of objection in the written notification.

14. Property Rights and Industrial Property Rights

14.1 ASM AS reserves all property rights and industrial property rights, such as patent rights, trademark rights, utility rights, design rights and copyrights, in respect of illustrations, moulds, templates, samples, designs and design proposals, models, profiles, cost estimates, drawings, software, know-how, worksheets and other documents ("**Documents**") provided to the Customer by ASMPT. Such Documents include but are not limited to information on plant configurations. Except with the prior written consent of ASMPT, Documents may only be used by the Customer for the contractually agreed purpose and may not be made available to third parties.

14.2 Documents must be returned to ASMPT immediately on request if the contract is not concluded.

15. Confidentiality

15.1 The Customer undertakes to treat all Documents, know-how, trade secrets and other information, which the Customer receives from ASMPT in connection with the implementation of this contract ("**Confidential Information**") and which are marked as confidential or which are clearly confidential due to other circumstances, as confidential and, in particular, to maintain silence towards third parties.

15.2 The Customer may only use Confidential Information for the purpose specified in the contract. The obligation of secrecy does not apply to such Confidential Information in respect of which the Customer can prove that (i) it is already, upon conclusion of the contract, publicly known or becomes publicly known without breach by the Customer of its obligation of secrecy, (ii) it was already proven to be known to the Customer upon conclusion of the contract at the time of its receipt without any obligation of secrecy, (iii) it was lawfully obtained by the Customer from third parties without any obligation of secrecy, (iv) it was developed independently by the Customer without any use of the Confidential Information obtained under this contract or (v) it must be disclosed due to legal obligations or by order of a court or authority.

15.3 The above confidentiality obligations shall remain in force for a period of five years even after the end of the contract and regardless of the manner in which the contract is terminated.

16. Limitation

16.1 Claims due to a material defect or defect of title (including claims for damages and reimbursement of expenses due to a defect) on the part of the Customer shall become time-barred twelve months after the start of the statutory limitation period. Notwithstanding the above, the statutory limitation period shall apply

a) with regard to any and all rights and claims of the Customer in the case of Sec. 438 para. 1 No. 1 BGB (rights in rem of third parties on the basis of which surrender of the object may be demanded; other rights entered in the land register);

b) Sec. 438 para 1 No. 2 BGB and Sec. 634a para 1 No. 2 BGB (buildings or items that are used for a building in accordance with their normal use or planning and monitoring

services for a building);

c) Sec. 445b para 1 BGB (right of recourse in the case of entrepreneurial recourse);

d) in the event of fraudulent concealment of the defect;

e) insofar as a guarantee of quality has been assumed;

f) in the event of claims for damages, additionally in the event of injury to life, limb, or health, claims under the Product Liability Act and grossly negligent or willful breaches of duty.

16.2 Subsequent fulfillment by ASMPT is always carried out as a gesture of goodwill and without recognition of a legal obligation. An acknowledgement with the consequence of a commencement of the limitation period shall only exist if ASMPT expressly declares this to the Customer.

16.3 For any and all other claims of the Customer, regardless of the legal grounds, which are not attributable to defects in the Services, the regular limitation period shall be reduced to two years from the start of the statutory limitation period. This does not apply to claims for damages in accordance with clause 16.1 f).

17. Termination

17.1 ASMPT and the Customer have the right to terminate the contract without notice for good cause. Good cause shall be deemed to exist if, taking into account all circumstances of the individual case and weighing up the interests of both parties, the terminating party cannot reasonably be expected to continue the contractual relationship until the agreed termination of the contract and until the completion of the Services. According to this, good cause is given, in particular, if any party has not fulfilled its contractual obligations several times and despite having been given notice thereof by the other party.

17.2 The Customer is also entitled to terminate the contract within the contractual year with a notice period of three months to the end of a calendar month, if the Customer resells or scraps the system serviced by the service personnel of ASMPT.

17.3 Terminations must be made by registered letter.

18. Place of Performance; Place of Jurisdiction; Applicable Law

18.1 The place of performance for all obligations arising from these Terms or the contract, including subsequent performance, is the location of the system specified in the contract, unless otherwise specified in these Terms or the contract.

18.2 The exclusive place of jurisdiction for any and all legal disputes arising from or in connection with these Terms or the contract is Munich, Germany. This does not apply if the law deviates from this and provides for an exclusive place of jurisdiction.

18.3 This contract by and between ASMPT and the Customer is governed exclusively by the law of the Federal Republic of Germany, excluding the United Nations Convention on Contracts for the International Sale of Goods (UN Sales Law/CISG).

19. Final Provisions

19.1 The Customer shall inform ASMPT immediately in the event of a change of company name, corporate transformation, discontinuation of business or change of address.

19.2 Supplements, amendments or subsidiary agreements to these Terms require a contractual arrangement between ASMPT and the Customer in order to be effective.

19.3 In the event that individual provisions of these Terms or other agreements between ASMPT and the Customer are invalid, the validity of the remaining provisions in these Terms or other agreements will not be affected.