General Terms and Conditions

- Services



Subject matter of the agreement

§ 1

These General Terms and Conditions apply to all services of Pilz Korea Ltd. (hereinafter re-ferred to as Pilz) that Pilz provides on behalf of customers (hereinafter referred to as the client). Exclusively the General Terms and Conditions for the performance of work shall apply for the perfor- nance of work.

§ 2 General/Scope

- (1) These General Terms and Conditions shall ap- ply to all current and, by way of a blanket agree- ment, also to all future business relationships be- tween Pilz and the client, without Pilz needing to refer the client to the General Terms and Conditions in each specific case, unless other General Terms and Conditions of Pilz have been incorpo- rated into the future contracts.
- (2) The quotations and declarations of ac- ceptance, as well as all services and goods, are provided exclusively on the basis of the General Terms and Conditions stated below, in each case in their latest version. These General Terms and Conditions are freely accessible any time on the Internet at http://www.pilz.com/en-INT/termsand- conditions, and may be saved and printed out by the client in a reproducible form.
- (3) The General Terms and Conditions of the cli- ent are hereby expressly rejected. Where the cli- ent has his own different, cordicing or additional General Terms and Conditions, these shall not form part of the contract, regardless of Pitti's knowledge of such conditions, unless expressly agreed in writing by Pitz at the time the contract is concluded. This confirmation requirement shall still apply if Pitz supplies goods to the client with- out reservation, in full knowledge of the client's General Terms and Conditions, which conflict with or differ from the present terms. The written core-sent given at the time the contract is concluded shall in each case apply only to the individual in-stance regulated therein.
- (4) The General Terms and Conditions of Pilz shall only apply if the client is an entrepreneur (Section 14 of the German Civil Code [BGB]), a corporate body under public law or a publicfund.

Formation of contract

- (1) All our quotations are non-binding.
- (2) If the client's order qualifies as a quotation pur- suant to Section 145 of the German Civil Code, Pilz may accept this order within 4 weeks unless otherwise indicated in the client's order.
- (3) Acceptance shall be declared by Pilz in writing (including by telefax or e-mail) in the form of the order confirmation. In the absence of any other written agreements, the written order confirmation of Pilz shall set out the contractually due
- (4) There are no verbal ancillary agreements at the time of conclusion of the contract. Individual agreements (including ancillary agreements, sup- plements and amendments to these General Terms and Conditions) expressly reached between the client and Pizz on an adh to basis shall always take precedence over these General Terms and Conditions, to the extent that they have been reached after the conclusion of the contract. Subject to evidence to the contrary from the client, a written contract or in its absence written con-limation from Priz to the client shall be decisive with regard to the content of such individual gareer ments.
- (5) By the time the order is executed, should there be any substantial increase in the price of raw ma-terials, wages, taxes, public dues and/or difficul- tes resulting from laws and/or provisions which would demonstrably and substantially affect the calculation on which the quotation was based. Plts shall be entitled to increase the price by an appro-priate amount.
- (6) We reserve the right to make reasonable changes to form, colour and/or weight
- (7) If fulfilment of the service is dependent on the delivery of goods by a supplier of Pilz, it shall be subject to the proper and timely delivery on the part of our suppliers; Pilz shall therefore be re-leased from the performance obligation to that ex- tent that Pilz does not receive suppliers from its supplier through no fault of its own, even though Pilz has previously concluded a supply agreement to that effect with the supplier. Pilz shall notify the client without delay that the supplier has failed to supply Pilz, that Pilz therefore withdraws from the contract and that the consideration where al- ready paid by the client will be refunded without delay.
- (8) Pilz reserves intellectual property rights and copyright on illustrations, drawings, drafts, mod-els, samples, calculations, estimates and any other documents; they shall not be made available to third parties. Such information shall not be dis-closed to third parties without express written agreement from Pilz, Items 21 to 24 of these Gen- eral Terms and Conditions shall apply for soft- ware.
- (9) The quotation shall be based on the condition of the machine/system as indicated to Pilz by the client. Pilz shall assume that no defects or dam- age are present over and above usual wear and tear. Pilz shall notify the client of more extensive damage or defects identified during dismantling and/or while providing the service.

Supplementary quotation

Where Pilz considers it necessary, the clientshall be given a supplementary quotation. The scope and prices of the additional performance shall be agreed separately by Pilz and the client in the sup-plementary quotation. The costs of materials stated in the quotation shall only apply in the event that Pilz is commissioned with the servicesstated there, for the quoted scope.

Scope of services

- (1) The performance by Pilz shall be rendered as services in accordance with the currently applica- ble statutory requirements, to the scope specified in a non-binding offer up unificonclusion of the contract or in an order confirmation, unlesspeci- field otherwise in these General Terms and Cond- tions
- (2) The client himself shall remain responsible for the results desired and achieved by him. Work contracts shall not be the subject matter of the quotation or order confirmation. Exclusively the services stated in the quotation or order confirmation. Exclusively the services stated in the quotation or order confirmation shall be due from Pilz. In no case shall a para fluidar outcome be due. The client is aware that when Pilz performs the services desired by the client on the system/machine of the client, there may be unforseseable effects on the entiresystem/machine achine for Pilz, for example as a result of changing the parameters/software. The client shall take the necessary measures to commission the system/machine at his own risk. The client shall are lease Pilz from all liability in that respect. Pilz shall be liable if the criteria pursuant to Item 13 of these General Terms and Conditions are fulfilled.

§ 6 Subsequent change to the agreed scope of services

Pitz and the client shall each be entitled to apply in writing for the agreed scope of services to be amended. Pitz and the client shall examine the feasibility of this change following receipt of an ap-pitication for changes. The outcome of this examin- nation shall be indicated to the opposite party without delay and in writing. Pitz shall be entitled to invoice the client for the work incurred as soon as an application for changes necessitates an ex- tensive, labour-intensive examination and adds-tional performance. The contractual adjustments required for such an examination or for a

Pilz Korea Ltd. 4FL, Elentec bldg., 17 Pangyoro-228, Bundang-gu, Seongnam-si, Gyunggi-do 13487 REPUBLIC OF KOREA Tel: +82 31 778 3300 Fax: +82 31 778 3399 change to the agreed scope of services shall be set forth in a supplementary agreement.

Execution of orders

- (1) Orders shall be executed on the basis of the best available science and technology.
- (2) Solely Pilz shall be authorised to issue instruc- tions to its own employees
- (3) Pilz shall be entitled to use third-party services for the execution of orders. However Pilz shall al- ways remain directly responsible to the client it-self.

§ 8

The client shall make all information, materi-als, equipment, documents, processes etc. re-quired for executing the order available to Pilzfree of charge in good time before execution of the or-der and shall deliver these to Pilz at his own expense if necessary.

- (1) Where Pliz is engaged at the client, the client shall grant the employees of Pliz or third parties appointed by Pliz the necessary access that Pliz requires to all premises, installations (hardware, software, networks, etc.) and other equipment in order to perform the services properly, at no charge, during customary working hours and sub- ject to the internal rules on access. If necessary the client shall also provide functioning work sta-tions for the employees of Pliz or for third parties appointed by Pliz, at no charges.
- (2) The client shall moreover participate in theex- ecution of the order in the manner required.
- (3) If the client does not meet his obligations pur- suant to Items 8.1 to 8.3, or fails to do so in a timely manner, and this leads to delays and/or ad- ditional work, Piliz shall be entitled to demand compensation for the resulting additional outlay.

Prices/remuneration and terms of payment

§ 9

- (1) The services shall be charged for on thebasis of the fixed price stated in the quotation or order confirmation, or based on time and materials, plus statutory VAT at the applicable rate, unless a dif-ferent form of billing and payment has been agreed in the quotation or order confirmation. For services rendered on a time or material basis, the hours worked and travel time shall be chargeded or at the applicable hourly rates and the materials used involced at the prices applicable at the time the contract is concluded. Other expenses, in par-ficular preparatory, travel, subsistence and ac-commodation costs, shall be charged additionally. Where a quotation or order confirmation contains price estimates for services based on time or ma-terials, these shall be without commitment.
- (2) The prices shall moreover apply subject tothe condition that at the start of any overhauling and inspection work to be carried out on a ma-chine/system by Piliz, it shall be made available by the client in a thoroughly cleaned state and the ci-in ent shall at his own expense, and if necessary us-ing his own personnel, provide assistance in ac-cordance with the assembly procedures, in partic-ular
- Provide suitable assistants to the extent re- quired;
- Provide access to the machine/system at the agreed time; any waiting time for the assembly personnel due to delayed access caused bythe client shall be billed at the agreed hourly rates;
- Provide the necessary tools and auxiliary materials;
- Provide the necessary operating power (elec- tricity, compressed air, water, etc.);
- Transport the parts for assembly to the desig- nated point of assembly
- (3) Prices shall apply exclusively to services within the Federal Republic of Germany.
- (4) Discount shall only be offered by specific writ- ten agreement
- (5) Unless stated otherwise in the orderconfirma- tion and/or quotation, the net remuneration (be- fore deductions) shall be due for payment within 30 days of the date of invoice.
- (6) Should there be a significant deterioration in the client's financial situation after the contract is concluded, or should Pilz become aware of an earlier deterioration of the financial situation after the contract is concluded, and this gives rise to serious doubtes concerning the client's creditors, thinses, Plizshall be entitled to request either pay—ment in advance or a payment bond, at its own choosing. Pilz shall be entitled to withdraw from the contract if the client fails to comply with this request.

§ 10 Default

- (1) The client is in default of his obligation to pay if issued with a reminder by Pilz. No reminder is required if the due date of a payment is deter mined by the calendar or payment is to be made following the occurrence of an event within a cer- tain period. However even in the absence of a re- minder the client is in detaut with the payment3 days after receipt of the invoice or, if the date of receipt of the invoice cannot be determined by Pilz, 30 days after receipt of the
- (2) If the client is in default of his obligation to pay, from the date of default Pilz shall be entitled to charge interest at the rate calculated by our busi-ness banks, but at least of 9% above the current base rate of the German Federal Bank. Interest shall be charged at a higher or lower rate if Pilz can demonstrate that has been charged at higher interest tand or the purchaser demonstrates that Pilz has been charged at allower rate. This shall not affect the right to assert further losses due to default.

Offsetting and rights of retention

- (1) The client shall only be entitled to offsetting rights or rights of retention if his counterclaims are declared legally valid, are undisputed or have been recognised by Pilz. The client shall only be entitled to exercise a right of retention if his counterclaim applies to the same contractual relations ship.
- (2) Pilz shall be entitled to set payments off against the oldest outstanding debt, notwithstand- ing the client's settlement

§ 12 Delayed and impossibility of performance by Pilz

Representative Director: Peter Jeong Hun Kim $Company\ register\ number: 128-86-03823$

Company Bank account: HANA 231-890059-10104

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(1) The client may withdraw from the contract in the event of delayed or impossibility of perfor- mance by Pilz only due to dereliction of duty by Pilz. The client may not withdraw before the due date of performance, nor in the event of merely immaterial dereliction of duty by Pilz. Finally, with -dawal is excluded if the client is odily or over- whelmighy responsible for the circumstances that would entitle him to withdraw, or if circumstances for which Pilz is not responsible arise during the client's default of acceptance.

(2) In the event of default, withdrawal or compen- sation in place of performance shall moreover re- quire the client to have first given Pitz in writing a suitable deadline of at least 2 weeks to fulfil the contractually due service, stating expressly that he withdraws/fronthecontractand/orciamiscom- penestation if that deadline is not met (setting of deadline with warning of rejection of perfor-mance). After this deadline has passed, the client is obliged to declare, at the request of PItz, whether he still insists not the service being ren-dered or claims compensation prusuant to Section 281 (d) of the German Civil Code or withdraws from the contract. If the client does not make any such declaration within a suitable period set by Pitz, the clientshall bologepte entitled to decline the service or withdraw, nor may he claim com-pensation in lieu of performance; he may merely accept the service.

(3) Setting of a deadline with warning of rejection of performance may only be dispensed withif Pilz seriously and definitively refuses the contractually due service or in the event of special circum- stances that justify immediate withdrawal, after weighing up the interests of both parties.

(4) The entitlement to compensation or reim- bursement of expenses from default or impossibil- ity shall be subject to Item 13 of these General Terms and Conditions.

§ 13 Liability

(1) Unless otherwise agreed in these provisions, all compensation claims of the client for losses of any kind, including for reimbursement of ex-penses and indirect losses are excluded. This ap-piles in particular to claims for all breaches of ob- ligations resulting from the contractual relation-ship as well as from tort. The above exclusion of liability shall also be applicable for compensation claims by the client against Pilz upon termination of the contract due to late performance (with -drawal) and in the event of impossibility of perfor-mance by Pilz as a result of its ordinary negligence. The exclusion of liability shall also apply if Pilz has used subcontractors or vicarious agents.

(2) In a departure from Item 13.1 of these General Terms and Conditions, Pilz shall be liable, what- ever the legal basis, only – including if Pilz has used senior employees or subcontractors and vi- carious agents – if:

(a) there is gross negligence or intent on the part of Pilz;

(b) injury to life, limb or health has been culpably caused by Pilz;

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(3) In the event of a dereliction of duty of Item 13.2. (c) of these General Terms and Conditions, for ordinary negligence the liability of Pilz shall be limited in scope to reimbursement of the foresee- able losses that typically occur.

The exclusion of liability shall not be applicable in respect of claims underproduct liability law. The aforementioned provisions do not entail achange in the burden of proof to the disadvantage of the client.

 $(4) \ \ \text{The liability of Pitz is generally excluded where components other than those manufactured or specified by Pitz have been built into the subject matter of the agreement, at the client's request.$

(5) Pilz shall not be liable for any installation work carried out by the client himself. The burden of proof that the installation is free from defects shall lie with the client.

§ 14 Confidentiality

(1) The client shall protect confidential infor- mation, i.e. all data and information of which he receives knowledge in connection with the con- tractual relationship with Ptz (hereinafter: "Confi- dential Information"), such as illustrations, draw-ings, drafts, models, samples, calculations, cos estimates and other documents or articles. The client undertakes to use Confidential Information only for the purposes of the contract concluded with Pitz and not to circulate it among or otherwise disclose it to third parties without the prior express written consent of Pitz. The client shall refaint from any reverse engineering outsidethes cope of reverse engineering outsidethes except of reverse engineering to acquire required information for interoperability i.e. reverse analysis through monitoring, examination, decompilation or testing of the delivery items for the purposes of acquiring the operating and busi- ness secrets embodied in these items.

[BKL Note: Based on the updated part, reverse engineering of the receiving party is prohibited unless otherwise allowed pursuant to Copyright Act. With the similar provision in Korean Copyright Act, you may maintain such addition as such would not be problematic.]

- (2) The client is obliged to protect Confidential In-formation against access by third parties. The cli- ent shall exercise the same care in this respect that he would take in handling his own confidential information, but at least due care. The client is obliged to secure from his employees the same obligations to protect Confidential Information. The client shall notify Pilz without delay in writing if he acquires knowledge of an impending or ex-isting breach of the confidentiality agreement or has suspicions to that effect.
- (3) The obligation to protect Confidential Infor- mation shall cease to apply if the client can prove that
- this Confidential Information was already known to him prior to the disclosure of this information by Pilz;
- he has legitimately received this Confidential In- formation from third parties without imposition of a confidentiality obligation and without him hav- ing any evidence that the third parties are in breach of confidentiality obligations imposed on these third parties.
- the Confidential Information is generally known or has become generally known without breach- ing this confidentiality
- this Confidential Information was or is devel- oped by the client independently of its disclosure by Pilz.

(4) Pilz reserves all rights to the Confidential Infor- mation (including copyrights, the right to register industrial property rights and patents, utility mod- els, topographyrights, designs, brands) and rights of ownership to the items made available and con- taining the Confidential information (papers, disks etc.). In no case shall rights of ownership, licence, reproduction, use or other rights be granted to the

client for Confidential information of Pitz, regard-less of whether such information is covered by protective rights or not. In the case of items or doc-uments on which Pitz has protective rights and/or which are protected as commercial/company sec-crets, the client shall only be permitted to use the item in accordance with Pitz's expressconditions, unless specific usage methods are permitted to a third party.

- (5) At the request of Pilz, the client shall without delay return all Confidential Information received from Pilz. Confidential information shall be re- turned unprompted to Pilz fee of charge once it is no longer needed. The client shall have no right of retention to these documents or items. An excep- tion merely applies for copies that must be ar- chived in fulfilment of binding statutory require- ments. All Confidential Information present on computers shall be deleted upon request.
- (6) The client shall be liable for loss and damage where he is responsible for these
- (7) The confidentiality agreement shall apply for three years after the end of the contract.

Data protection

The contracting parties shall only process or use personal data of the other contracting party for contractually agreed purposes, in compliance with the statutory provisions.

- (1) Inventions that are made jointly by employees of Pilz and the client during execution of an order, as well as protective rights granted over these, shall be the joint property of both contracting par- ties.
- (2) Inventions that are made by employees of Pitz during execution of an order, together with protec- tive rights granted over these, shall be the prop- erty of Pitz. Inventions that are made by employ- ees of the client during execution of an order, to gether with protective rights granted over these, shall be the property of the client.
- (3) The granting of licences to inventions within the meaning of Items 16.1 and 16.2, and to pro- tective rights to these shall require a separate writ- ten agreement.

Results of work

- (1) The transfer of ownership of and rights of use to all results of work achieved within the scope of performance, as agreed in the quotation and known to the client, such as documentation, re-ports, planning documents, evaluations, of draw-ings, program material and similar, shall requires asperate written agreement. Pizs shall always re-serve a free and non-exclusive right of use to these results of work, for research and teaching purposes.
- (2) Pilz shall bear no responsibility if technical documents delivered to it by the client or on his behalf are in breach of existing copyrights, indus- trial property rights or other third-party rights. The client shall bear sole liability if the rights of third parties are breached by the execution of his order. The client shall release Pilz from all third-party claims from such a breach of rights, at the first time of asking.

§ 18 Termination

- (1) Contracts may be terminated at any timewith ef- fect from the end of a month, with 30 days' notice.
- (2) The service contract may be terminated for good cause at any time
- (3) In the event of termination under Items 18.1 and 18.2, the client shall pay the agreed amount less the pro rata payment for the agreed scope of performance that was saved as a result of termi- nation. There shall in addition be an entitlement to payment for services and expenses arising in con- nection with the termination including for Pliz in respect of third parties.
- (4) If termination is given for reasons that are the responsibility of Pilz, Pilz shall only be entitled to payment for performance already rendered to the extent that it is usable for the client.
- (5) Termination must always be given in writing.

§ 19 Handover of documents and articles, right of retention

- (1) Once an order is complete, the client may de-mand handover of documents and articles en-trusted to Pitz. Pitz may refuse handover until its entitlements under the contract have been satis-fied, provided the retention of individual docu-ments and articles would not be contrary to the principle of good faith in the circumstances, in par-ticular if the amounts owed are relatively small.
- (2) Pilz maymake and retain transcripts or copies of documents that Pilz hands back to the client where this is necessary to fulfill statutory obliga- tions to keep archives.

§ 20 Special right of termination/ Embargo regulations/ EU anti-terror regulations

- (1) Insofar as contractual agreements between Pilz and the client mean that Pilz's supply obliga- tions and the client's payment obligations are in violation of binding national as well as interna- tional regulations (e.g., foreign trade regulations of the Federal Republic of Germany, export and em- bargo regulations of the European Union or other states, in particular the USA, including EU anti-ter- ror regulations), Pilz shall be entitled to terminate the contract.
- (2) In this special case the client shall not be enti- tled to compensation.

It is the responsibility of the client to be aware of any relevant statutory regulations which could make it impossible for Pilz to fulfil a contract.

Object code, rights to the software

§ 21

- (1) If PIz produces software for the client under a ser-vice contract, the following provisions shall apply to its use. All rights of use to the object code of the software in questionshall be gratet. The source code shall not be the subject matter of the transfer of rights. At the re-quest of the client, and additional agreement such as an escrow agreement on the source code may be con-client.
- (2) The client shall fundamentally be entitled to use the software produced solely for him for his own purposes as contractually agreed with Pilz, following payment in full of the agreed sum. To that end the client shall be granted an

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ordinary, non-exclusive, temporally unlimited, irrevocable, non-sublicensable right to use the software, as ex-plained in detail below in Items 22 to 24 of these General Terms and Conditions. The software may not be used to control production machines or to control multiple systems at customers of the client without an express prior contractual agreement with Piliz (cf. Item 23 of these General Terms and Conditions). Use free of charge for test purposes prior to purchase shall be permitted.

(3) To the extent that rights are not expressly granted to the client in these General Terms and Conditions, all rights to the software provided by Piliz under a service contract and to all copies made by the client – in particular copyright, the rights to inventions, data, samples, models, drafts and expertise as well as other technical protective rights – shall remain exclusively with Pilz or a manufacturer of third-parry software. The same applies to any editing of the software by the client. This shall not affect the client is ownership of the respective data carriers supplied to him. For par amelerization or Pilz standard soft- ware, the General Terms and Conditions for the safe of software products, except for PAS, shall apply.

§ 22

Reproduction rights

- (1) The client may reproduce the software pro- duced for him to the extent that its reproduction in a specific instance is necessary in order to use the software. Necessary reproduction includes instal- lation of the software from the original data carrier or through download on the mass storage device of the hardware used, and loading of the software in the working memory.
- (2) Over and above this the client may make a re-production for backup purposes. However only one backup copymay fundamentally be made and saved. If the routine backing-up of the entire data set, including of the software used, is indispense be for reasons of data security or for assurings write recivitation of the computer system following total failure or for internal or external auditing, the client may make the number of backup copies that is absolutely necessary. The appropriated stace ar- fiers shall be identified appropriately. The backup copies from routine data backup procedures may only be used purely for archive purposes.
- (3) The client may only make other reproductions of the software, including output of the program code on a printer and photocopying of the docu-mentation, if Pilz has given the client prior written authorisation to do so. Any additional documents alone required for employees of or multiple usepur-suant to learn 23 of these clientar 3 and these clientar 3 the soft and comments are made of the pilz. The clientimay only reproduce the software on the original data carrier or obtained through download provided in the last acquired the florence to do so from Pilz. In this respect, tend 23 of these General Terms and com-distons.

Multiple use and network use

§ 23

- (1) The client may use the software on the contractually agreed system/machine for the contractually agreed purpose However if the client changes the system/machine, he must delete the software from the system/machine previouslyused.
- (2) Simultaneous programming, storage or use on more than one system/machine is fundamentally impermissible. If the client would like to use the soft- ware simultaneously on more than one system/ma- chine, for example in several production machines or to cortrod several systems, he must acquire a corresponding number of licences for the software. Where Pitz has granted reproduction rights, the cli- ent shall receive written confirmation of the number of reproductions-software product conflicate-othat the clients entitled to make of the data carrier usp. Pelid with the licence, enabling the software to be used simultaneously on several systems/machines, up to the number of licences issued. The copyright notice and all other proprietary notices shall be ap- piled overveycopy or prairations, or who not contained to the documentation for the sys-tem/machine. Existing copyright notices/other pro- prietary notices shall be ap- belief overveycopy or and an order to the sys-tem/machine. Existing copyright notices for the pro- prietary notices shall be ap- belief overveycopy or the control of the sys-tem/machine. Existing copyright notices of the pro- prietary notices shall be ap- belief overveycopy or the control of the sys-tem/machine. Existing copyright notices of the pro- prietary notices shall be ap- belief or the sys-tem/machine.
- (3) The client undertakes to observe the notes on reproduction supplied to him together with the soft- ware product certificates, and alreadymade available to him in the product description. The client shall furthermore keep proper, full records of all repro-ductions in such away that the number of reproductions made and the area of use can be traced. He shall make these records available to Pitz at any time upon request. At 14 days' notice, Pitz shall be entitled to have the records checked by an inder-pendent, certified auditor of its own choice. The au-ditor shall be granted access to the business premises of the client during normal business homes. If discrepancies from the contractual agreements to the disadvantage of Pitz are established, the client shallbeobligedtoreimburse Pitzthecosts incurred for the audit.

§ 24 Decompilation and modification of the software by the client

- (1) The client shall fundamentally not be entitled to decompile the software into the source code or transfer it into other forms or into other program- ming languages, edit orrework the software as well as reproduce it above and beyond the scope stated in items 20 of these General Forms and Conditions. The client shall not remove any alphanumenic identifiers on the data carrier; if the client is entitled to make copies, the alphanumenic identifiers shall be copied unamended.
- (2) If Pilz does not meet its warranty obligations within an appropriate extension period, the client shall exceptionally be entitled to rectify defects on a one-off basis.
- (3) A further exception is that the client may analyse the software supplied and modifyit only to the extent that is absolutely essential for establishing interoper-ability with an independently created computer pro-gram, satisfying the following conditions:
- All analytical or processing actions shall be carried out only by the client, his employees or a third party expressly authorised by the client.
- The information required for establishing interoper-ability is not accessible without decompilation to the client or to a third party appointed by him, nor has it been made available to the client even though the client has requested Pilztosupphylt, and he has set Pilz an appropriate extension for its supply.
- The analytical and processing actions of the client shall be limited to those parts of the software that are necessary for establishing interproporbility.
- (4) The client may not use the information obtained through the actions pursuant to Item 24.3 of these General Terms and Conditions for purposes other than for establishing the interoperability of the inde-pendently created program, and above all not for the development, reading or marking of a pro-gram with sessentially similar features, nor for other actions that breach copyright. He may in particular not disclose such information to hirt pasties except to the extent that the disclosure of their formation is necessary forestablishing their interoperability of the dependently created program.
- (5) To the extent that the client is unable to or does not wish to perform the aforementioned exceptional activities himself or have then performed by his own employees, before commissioning that perties he shall give Pitz the opportunity to carry out the desired worktoestablishineroperability within apoptorpitate period of time and for an appropriate feet.

Concluding provisions

§ 25

- (1) Theplace of performance is either $[\]$, as the place of performance for the contractual relationship, or the location of the Pilz subsidiary that renders performance.
- (2) The law of Republic of Korea shall apply, unless otherwise agreed.
- (3) For all current and future claims from the busi- ness association with Pilz, including for bills of ex- change and cheques receivable, [Seongnam, Gyeonggi-do] shall be agreed as the exclusive legal venue provided the clientsafull traderoracorporatebodyunderpublic law. Pilz shall also be entitled to institute legal pro- ceedings at the location of the client's headquartes.

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1 April 2018

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