If the Client agrees with these General Conditions, the Client also agrees with enabling third parties for the (partial) execution of the
knowledge and/or one of PTG’s working methods shall solely remain the ownership of PTG.

Article 5 – Use of the research results.

If PTG has provided Works according to, in whole or in part, designs, drawings or other instructions from the Client, then
PTG warrants that, at the time of making the offer to the Client, it is not aware of any infringement of third-party
industrial property rights, or other rights.

PTG shall provide Works according to the agreed drawings, designs, drawings or other instructions from the Client, from
the Client guarantees that this will not infringe any third-party industrial property rights, or other rights. The
examination of any infringement of third-party rights shall be at the initiative, responsibility and expense of the Client.
If there is any infringement of such third-party rights, PTG shall respect such rights, and as far as possible propose an
alternative solution. The Client indemnifies PTG against any third-party claim alleging infringement of its industrial or
property rights.

PTG is not liable for damage that is a result of the fact that the results of the Works are not suitable for carrying out
effective patent filings or applications, and/or are not suitable for obtaining the protection of a utility model.

11.2. The Client guarantees confidentiality of all information which relates to the company or the business practice of PTG that
becomes known as a result of the performance of the Works under the Agreement.

11.3. The Parties will cause their officers, directors, employees, agents and Group Companies to abide by the terms of this
Article 11. Each Party will be responsible for any breach by its officers, directors, employees, agents and Group
 Companies as provided in this article 11.

11.4. If a statutory provision or a judicial decision compels the Client to convey Confidential Information of the Client to third
dispatched by law or regulations of the Client, PTG cannot for that purpose invoke a legal right to refuse to give
expression of such a right acknowledged or allowed by the competent court, PTG shall not be held to pay damages or
compensation and the Client will not be entitled to demand to dissolve the Agreement on the ground of any
damaging resulting from said circumstance.

Article 12 – Health and Safety.

If the Client agrees with these General Conditions, the Client also agrees with enabling third parties for the (partial)
execution of the Works. All Works shall be performed on the basis of an obligation to use best endeavours, unless and insofar as
appropriate or necessary, in written contracts or assignments, which apply to the same area.

When PTG provides documents to the Client for approval and comments, it is the task of the Client to check the documents
for legal proceedings and reasonable attorney’s fees assessed against PTG, its agents, subcontractors and employees arising out of or in any manner
connected with provision of the Works or the use and/or application of any results of the Works by the Client or by any other
who has received those results either directly or indirectly from the Client. This indemnity includes, but is not limited to,
all claims and causes of action resulting from patent or trademark or other intellectual property infringement,
which are based, in whole or in part, in accordance with Client’s designs, drawings, specifications or other instructions.

Article 17 – Divisibility.

If the Client agrees with these General Conditions, the Client also agrees with enabling third parties for the (partial)
execution of the Works. These General Conditions are considered divisible and if any provision hereof, for whatever reason, is or becomes invalid or inapplicable, the remaining provisions will remain in force. The Parties agree to attempt to substitute for any invalid or inapplicable provision a legal or valid provision that achieves to the greatest extent possible the objectives of the illegal, invalid or unenforceable provision.

Article 18 – Applicable Law / Competent Court.

The Parties hereby declare that, if the Client does not comply, or does not comply in time or correctly with any or all essential obligations arising from the Agreement, and also in case of (filing for) bankruptcy, liquidation or dissolution of the company, or requests or the provision of
recourse to the Client. PTG has the right to temporarily terminate or suspend the Agreement in full or in part, by written
notice to the Client, without the need for a notice of default or mitigation and without the liability to pay damages, without prejudice to other rights of PTG. As soon as one of the above conditions applies, all claims that PTG has on the Client become payable on demand.