Article 7 – Definitions and interpretation.
1.1. Unless defined elsewhere in these General Terms, the capitalized terms as defined below shall have the following meanings:

Agreement: the agreement concerning the provision of Works between the Parties of which these General Conditions form an integral part, including all appendices, subsequent amendments as may be agreed upon in writing between PTG and the Client.

Client: the company named as such in the Agreement.

Confidential Information: any information or data, as well as all information and knowledge (including but not limited to designs and other intellectual or industrial property rights) furnished by a Party to the other in any form whatsoever or otherwise coming to a Party's knowledge in connection with the performance of the Agreement and all data derived directly or indirectly from such information.

General Terms: the terms of delivery for Works of PTG.

Group Company: any company with which PTG has a legal or business relationship.

Intellectual or Industrial Property Rights: all intellectual or industrial property rights, or other rights.

Performance, Warranty, Liability and Indemnity: all conditions of delivery for Works of PTG.

Performance and Use of Research Results: all results of the Works and any works or products related thereto.

Important: any undertaking or matter to do or not to do or thing to be declared to be an undertaking not to permit or suffer such act or thing to be done by another person.

Intellectual Ownership of the Results of the Works: the Client's right to the intellectual or industrial property rights of the Results of the Works.

Intellectual Property Rights: all intellectual or industrial property rights, or other rights.

Intellectual Property Rights, or other rights: all intellectual or industrial property rights, or other rights.

Intellectual or Industrial Property Rights: all intellectual or industrial property rights, or other rights.

Involuntary: a consequence of circumstances beyond the control of a Party.

Invoice: all invoices issued by PTG in connection with the Works.

Knowledgeable: knowledgeable in the sense that a Party is sufficiently conversant to the matters in question.

Legal: as defined in the General Terms of Performance, Warranty, Liability and Indemnity.

Liability: the liability of a Party under the Agreement.

Litigation: any legal proceedings or any similar action.

Loss: any loss suffered by a Party under the Agreement.

Material: any physical substance or sample used in the Works.

Member: any natural or legal person with whom PTG has a legal or business relationship.

Negative: any act or omission by a Party that is contrary to or against the Agreement.

Obligation: any condition or requirement of the Agreement.

Party: the Client or PTG, or both Parties.

Payment Terms: the agreed payment terms for Works of PTG.

Performance: all performance of the Works of PTG, or of persons or third parties hired by PTG for the carrying out of Works.

Person: any natural or legal person.

Party: the Client or PTG, or both Parties.

Personal Data: all personal data that PTG processes in the context of the Agreement.

Property: all intellectual or industrial property rights, or other rights.

Purchasing Price: the amount payable by the Client for the Works.

Remote: any transaction or matter that is performed or occurs outside the geographical boundary of the entire state of the United States of America.

Right: any right, benefit, advantage, or power.

Risk: any risk under the Agreement.

Sample: any part or portion of the Works.

Trade Name: the name under which a natural or legal person does business.

Website: any website maintained by PTG in connection with the Works.

Works: all works, products, semi-finished products, and end products.