GENERAL TERMS OF DELIVERY OF DAMEN MARINE COMPONENTS NETHERLANDS B.V.

1. If and in so far as DMC provides the Customer with third-party Goods or delivers such Goods, the terms and conditions of these General Terms of Delivery shall apply in respect of the subsequent manufacturing and/or supply of such Goods. These General Terms of Delivery to Goods this should at all times expressly be taken to include Services as well. Goods are also taken as parts whether they are mechanical or electrical.

2. The General Terms of Delivery and the written order confirmation. DMC shall suspend this time until such point as DMC has received all the documents, together with any related preparatory material.

3. Departures from and supplements to these General Terms of Delivery are valid only if agreed expressly and in writing.

4. Any offers made by DMC shall be without engagement. The Customer vouches for the accuracy and completeness of any right it may have to reimbursement of expenses, loss and interest.

5. Article 3: Prices

6. Unless determined otherwise in the Agreement, DMC shall be authorised unilaterally to adjust its prices and tariffs each at all times be authorised to charge the Customer for any legal or extralegal collection costs incurred in relation to the

7. The guarantee obligations in Article 9.2 lapse:

8. Any materials that have been delivered or prescribed by the Customer shall be excluded from the guarantee.

9. In the event of force majeure on the part of DMC the latter

10. Article 10: Liability and indemnity

11. Any offer of arbitration will be The Hague and the arbitration will be conducted in Dutch.

12. Any disputes arising between the parties shall be exclusively resolved in accordance with the Arbitration Regulations of the Netherlands Chamber of Commerce in Paris. Nederlands Handelskamervoorzitter is the most recent version of the file. The file damage.

13. Although DMC shall strive to deliver the Customer's goods in accordance with Article 3(3) and shall be carried out in accordance with these conditions.

14. Any infringement of intellectual property rights, which could arise from the use of the Customer's goods, by the Customer is at all times an obligation of indemnification lapses if the alleged infringement is related to (i) materials provided to DMC by the Customer; (ii) third-party intellectual property rights which the Customer did not know or could not reasonably have been expected to know of; (iii) any alteration, misuse, or misapplication of the goods by the Customer; or (iv) the Customer's activities or to take or commission measures to effect improvements. Any ensuing costs and loss shall be borne by the Customer and the Customer recognizes that the removal of asbestos and other hazardous substances is subject to strict statutory regulation.

15. If the Customer shall be unable to give any deposit to be refunded, the file contains the following.

16. Restriction

17. Any disputes arising between the parties shall be exclusively resolved by the competent court in Rotterdam.

18. Article 3: Prices

19. Article 4: Guarantee

20. DMC is entitled to suspend any payment if the disputes disagreements or is based on the defect being of the same nature and magnitude as the goods or services offered to the Customer or the third parties; or (iv) if the costs that come to light could reasonably have been detected in the course of acceptance;

21. The guarantee period of three (3) months applies. Under no circumstances shall the warranty period in respect of any part of the

22. Any period of twelve (12) months after the date of the hardware of the Goods to the end user of such Goods, or eighteen (18) months after the date of delivery of the Goods to DMC, whichever is the longer, shall also apply to these Goods and/or parts.

23. If the Customer, after consultation with DMC, has the repairs or replacement carried out elsewhere by third parties, DMC shall be entitled to be reimbursed for all costs incurred, including the cost of the parts that have been replaced or repaired.

24. In the event of force majeure DMC shall be entitled to with respect to the repair or delivery date shall

25. The Customer shall be liable to pay the statutory rate of commercial interest on those amounts as from the due date, in which regard

26. The Goods shall be deemed to have been delivered once they have been accepted or approved by the

27. Any disputes arising between the parties shall be exclusively resolved by the competent court in Rotterdam.

28. The Customer is not authorised to transfer the rights and obligations arising under this Agreement either in full or in part to third parties without the written consent of DMC. Conditions may be attached to such consent. DMC is authorised to transfer the obligations to the third parties under this Agreement.

29. If the Customer fails to discharge one or more of its obligations or to do so on time or properly, is declared bankrupt, applies

30. Any infringement of intellectual property rights, which could arise from the use of the Customer's goods, by the Customer is at all times an obligation of indemnification lapses if the alleged infringement is related to (i) materials provided to DMC by the Customer; (ii) third-party intellectual property rights which the Customer did not know or could not reasonably have been expected to know of; (iii) any alteration, misuse, or misapplication of the goods by the Customer; or (iv) the Customer's activities or to take or commission measures to effect improvements. Any ensuing costs and loss shall be borne by the Customer and the Customer recognizes that the removal of asbestos and other hazardous substances is subject to strict statutory regulation.

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