

RWE General Terms and Conditions for Purchase of Goods and Services (Ireland) – 05/2025

1. Contract and Term

- 1.1 Any RWE group company may be named in and raise a written purchase order (order). An order is an offer by RWE to purchase the goods, services and/or deliverables as described in the order (goods, services, goods/services) from the Contractor named in the order (Contractor). Orders for goods/services placed by RWE are subject to these conditions (together the general t erms and conditions (GTC) and severally a condition (condition). RWE is the company stated in an order (RWE); RWE group are all the affiliated companies of RWE AG as described by of § 15 German Stock Corporation Act (AktG) (RWE Group); and an RWE Group company means any of them (RWE Group company).
- 1.2 The Contractor accepts RWE's offer either by expressly giving RWE a notice of acceptance in writing (including returning a signed order) or impliedly by fulfilling the order (in whole or part) in each case within fourteen (14) calendar days of the date of the order (accept, acceptance).
- 1.3 On and with effect from acceptance (start date), a contract is made between the Contractor and RWE which is comprised of and is subject to the contents of the order and these GTC (contract).
- 1.4 The contract begins on the start date and ends when all obligations under the contract have been fulfilled (term).
- 1.5 Terms and conditions of the Contractor or any acknowledgement from the Contractor of or correspondence relating to an order and any of the Contractor's quotes, proposals, order acceptance or terms and conditions set out in any of them or any other deviation from RWE's GTC are expressly excluded from this contract.
- 1.6 The **order** prevails over any of the **conditions**.

2. Interpretation

2.1 In these **GTC**:

- (a) the use of 'including' and similar expressions does not limit the generality of any preceding words.
- (b) unless the context otherwise requires, a reference to a statute or statutory provision includes any statute or statutory provision as enacted, re-enacted or amended either before or during the **contract term** and any subordinate legislation (including any orders, rules, regulations, schemes, warrants, byelaws or other instruments) made under it.
- (c) Writing (writing) includes a SAP order signed with electronic signature or a simple SAP order without electronic signature.
- (d) a day is a calendar day unless described as a business day. A business day is any day excluding: Saturdays, Sundays and any other day when banks are not open in Dublin.
- 2.2 A reference to applicable law means all law, statute or regulation in force as at the start date and as amended and which relate to this contract, the goods/services, RWE's site and the delivery place (including those relating to health and safety, competition, anti-trust, anti-money laundering, anti-corruption/anti-bribery, foreign trade, export control and sanction laws) (applicable law).

3. Non-Exclusivity/Group Benefit

3.1 The purchase of **goods/services** by **RWE** pursuant to this **contract** is on a non-exclusive basis and may

be for the benefit of any **RWE group company**.

4. Contractor Obligations

4.1 The Contractor:

- (a) supplies the quantities of **goods** and provides the **services** set out on the **order**;
- (b) carries out all relevant risk assessments;
- (c) ensures safe organisation and implementation of the supply of the goods/services; and
- (d) supervises the supply of the **goods/services**, in each case in a competent, lawful, business-like manner and at all times acting in accordance with the **applicable law** and good industry practice.

4.2 The **Contractor** complies with:

- (a) **RWE's** procurement policy (including sustainability) and other relevant policies (including health and safety and security) that **RWE** gives the **Contractor** access to or provides to the **Contractor**;
- (b) **RWE's** reasonable directions; and
- (c) local procedures and processes that RWE gives the Contractor access to or provides to the Contractor if the Contractor accesses RWE's property.
- 4.3 The Contractor delivers such goods as are necessary for the proper provision of the services and provides such services as are necessary for the proper supply and use of the goods.

5. Delivery

- 5.1 The **Contractor** is responsible (at its sole cost and risk including the cost to insure) for all transport, loading, collection, handling, storage, packing, unloading, unpacking, reception at site and supplying proof of **delivery** in each case as is reasonably necessary for the supply of the **goods/services** (**deliver**, **delivery**) and obtains and pays for all import permits or licences required for any part of the **goods** or the **Contractor's** equipment delivered duty paid (as defined in the Incoterms 2020).
- 5.2 **Delivery** includes the **delivery** of all tools and documentation (e.g. user manuals, health and safety data) relevant to the **goods/services** and their use.
- 5.3 The Contractor delivers goods/services by the time (delivery date), at the place (delivery place) and in the quantity as set out in the order.
- 5.4 Any signature from RWE on any delivery note or other documentation presented in connection with the delivery of the goods/services is evidence of receipt only and is not evidence that the correct quantity of goods has been delivered or that goods/services delivered otherwise comply with the requirements of this contract.
- 5.5 When the **Contractor** unloads **goods** to **deliver** them, it shall ensure that good manual handling practice is observed at all times, all lifting and unloading equipment is in a good and serviceable condition and that the **staff** of the **Contractor** are trained in the use of the **Contractor**'s lifting and unloading equipment.
- 5.6 The Contractor complies with any relevant safety policy and procedures and RWE's reasonable instructions.
- 5.7 If any of RWE's personnel assist the Contractor to unload they are doing so under the Contractor's control.

6. Delivery Date

6.1 Without prejudice to **RWE's** rights, if the **Contractor** considers that it cannot **deliver** the **goods/services** on the **delivery date**, the **Contractor** must notify **RWE** of the delay as well as the circumstances causing the delay as soon as



reasonably possible.

7. Delivery in Instalments

- 7.1 The **Contractor** may not **deliver** the **goods/services** in instalments unless stated in the **order** or unless **RWE** otherwise agrees in **writing** in advance
- 7.2 If any of **goods/services** are ordered or **delivered** in instalments, this **contract** for the purchase of those goods is treated as a single **contract** and is not severable unless **RWE** says otherwise.

8. Standards/Quality

8.1 The **Contractor delivers** good marketable title free from encumbrances on all **goods/services delivered** by the **Contractor**.

8.2 The goods/services:

- (a) comply with all relevant **applicable law**;
- (b) adhere to the technical, functional and performance specifications, descriptions or quality standards set out in the **order** or any other document supplied to the **Contractor** by **RWE**:
- (c) are of satisfactory quality, fit for the purpose generally ascribed to such goods/services and also for the purpose specified by RWE and free from any defects;
- (d) are provided with all due skill and care;
- do not infringe RWE's intellectual property rights (including copyright) (IPR) or that of any third party;
- (f) correspond to any description or previous sample supplied by the Contractor.

8.3 The **goods** are:

- (a) **delivered** in the quantity as set out in the **order**;
- (b) of sound material and workmanship;
- (c) new and free from any lien, charge or other encumbrance:
- (d) fit for use in conjunction with the services (if applicable) and for any other purpose which is indicated in the order or otherwise made known to the Contractor (in each case either expressly or by implication).
- 8.4 The **Contractor** passes on the benefit of all manufacturers' and any other relevant third party warranties and/or guarantees to **RWE** in relation to the **goods/services**.

Labelling, Advice Notes and Packaging of Goods

- 9.1 The Contractor clearly marks the goods with RWE's name, address, order number and supplies an advice note (detailing the name or description of the goods, mode of transport, per component and/or per each item delivered, the item number, weight, number or volume and point and date of dispatch) and any other information RWE notifies to the Contractor that RWE requires. The advice note makes it clear that the Contractor is the supplier of the goods and the date and place of manufacture, where relevant.
- 9.2 The Contractor properly labels the goods and supplies them with all necessary warnings, instructions and other information relevant to their storage and use, including, where applicable, any onward transport and/or lifting requirements.
- 9.3 The Contractor notifies RWE about any hazards to health, safety or the environment with full details of the hazardous content and/or nature of the goods/services and details of correct measures to be taken in the event of exposure or spillage.
- 9.4 The Contractor properly packs the goods, secures them and transports them in such a manner as to enable them to reach the delivery

- **place** without damage and in good and new condition.
- 9.5 RWE does not need to return to the Contractor any packaging materials used in the transportation or delivery or supply of any goods/services.
- 9.6 The Contractor removes and disposes of any waste in compliance with relevant applicable law.

10. Inspection and Testing

- 10.1 The **Contractor** allows **RWE** to inspect and test the **goods/services** (and if necessary, re-test and re-inspect) where and when **RWE** deems it is appropriate to do so or as otherwise required by **applicable law. RWE** may also include testing and inspection requirements in its **order**.
- 10.2 Where RWE tests or inspects or attends the Contractor's tests or inspections, the Contractor co-operates with RWE and gives RWE access to all relevant places, documents and any other information. If a fault is found, RWE may recover any of its costs from the Contractor to re-inspect and/or re-test. If, to resolve a dispute or otherwise, RWE arranges an independent person to test, inspect, re-test or re-inspect the goods/services, then the Contractor and RWE are each bound by the outcome of such independent test or inspection. Any test or inspection that RWE attends or arranges is not an admission or an acceptance by RWE that the goods/services comply with this contract.

11. Title and Risk

- 11.1 Title to **goods** passes to **RWE** on the earlier of payment or **delivery** to the **delivery place**.
- 11.2 Where title in the **goods** passes to **RWE** and where the **goods** have not yet been **delivered** to **RWE**, the **Contractor**:
 - (a) keeps the **goods** separate from any similar goods owned by the **Contractor** or any third party;
 - (b) properly stores, protects and identifies the goods as RWE's property; and
 - (c) delivers up the goods to RWE on request and if the Contractor does not, RWE may enter any of the Contractor's premises or those of the Contractor's suppliers or of any other third party where RWE reasonably considers that the goods are stored and repossess them.
- 11.3 Whether or not title has passed, on **delivery**, **RWE** may install or otherwise use the **goods** in the ordinary course of **RWE's** business.
- 11.4 Risk in the **goods** only passes to **RWE** on safe and complete **delivery** to the **delivery place**.
- 11.5 Where, in the provision of the **services** such as dismantling or repairing, materials (including asset components) are created or identified and the removal of them is not part of the **services** then title in them remains with **RWE** and risk in them remains with the **Contractor**. Unless the **contract** states otherwise, the **Contractor** brings these to **RWE's** attention, makes them available for **RWE's** use and keeps them safe and tidy until **RWE** removes them or asks the **Contractor** to remove them.

12. Price, Invoicing and Payment

- 12.1 In consideration for and upon the successful **delivery** of the **goods/services RWE** pays the price in the fixed price amounts, at the rate and/or at the frequency set out in the **order** (**fee**).
- 12.2 The **fee** is exclusive of any value added tax payable for the supply of the **goods/services** (**VAT**) but is inclusive of all other matters including freight, import and/or export duties (including import VAT), insurance and other delivery costs and out-of-pocket expenses including



- subsistence, accommodation, supply of equipment or tools, payment of the **Contractor's staff** (including salaries, wages, bonuses and other emoluments, statutory charges and levies, pension provisions, overtime or payments for working unsociable hours) and compliance with all obligations under this **contract**.
- 12.3 The **Contractor** takes into account all materials and activities required to supply the **goods/services**, all its costs and expenses and all its obligations under this **contract** in setting the **fee**.
- 12.4 The **Contractor's** invoices must show: its date, invoice number, the **Contractor's** name and address, a **VAT** breakdown, the order number and the **fees**. The **Contractor** supplies all other information or supporting documentation that **RWE** may reasonably require with the invoice or otherwise upon request.
- 12.5 The **Contractor** sends its invoices in the format and to the address as required by **RWE** in the order
- 12.6 **RWE** pays invoices within thirty (30) days from the date of receipt. If **RWE** disputes an invoice, **RWE** may on **written** notice withhold payment of the disputed amount until resolution of the dispute.
- 12.7 If payment is not made on undisputed amounts when due, the party awaiting payment may charge interest at 3% per annum above the base rate of HSBC Bank plc accruing daily and compounded monthly on all unpaid and undisputed amounts.
- 12.8 Any sum payable under this **contract** for a taxable supply is exclusive of **VAT** payable on it (save for import VAT which is included in the **fees**) and the recipient of the supply shall pay an amount equal to such **VAT** in addition to any such sum on receipt of a valid **VAT** invoice from a supplying party.
- 12.9 RWE may at any time set off any of the Contractor's liability to RWE or to any RWE group company against any liability that RWE or any RWE group company may owe to the Contractor in each case in relation to this contract and RWE informs the Contractor if RWE makes any such set off.
- 12.10 Any payment does not affect any rights or obligations of either the **Contractor** or **RWE** and does not mean that **RWE** accepts that the **Contractor** has fully complied with its obligations under this **contract**.

13. Change and Variation

- 13.1 RWE may, in writing, request a change to these GTC and/or an order (including a delivery date or a delivery place) in each case at any time prior to the delivery date.
- 13.2 Where a change is requested and is not material, the change is made with no adjustment to the **fee** or **delivery date** unless **RWE** agrees. Where a change is requested and is material, the **Contractor** and **RWE** shall seek to agree the change including any change in the **fee**, the **delivery date** or the **delivery place**.
- 13.3 If the **Contractor** and **RWE** are unable to agree a change, then either:
 - (a) **RWE** does not proceed with the change; or
 - (b) the **Contractor** or **RWE** can escalate the matter for resolution; and
 - (c) if no agreement is reached via escalation, RWE may elect either not to implement the change or instead, to terminate the contract for no fault.
- 13.4 Subject to the above provisions of this condition, no variation of this contract or any part of it is valid unless it is in writing, expressed to be a variation to this contract and signed or approved by or on behalf of each of the Contractor and RWE.

14. Guarantee

- 14.1 The **Contractor** guarantees that **goods/services** are and will remain compliant with this **contract** for a minimum of twenty-four months from **delivery** or any longer period if set out in the **order** (**guarantee period**).
- 14.2 Where any **goods/services** are repaired or replaced, the **guarantee period** commences again on **delivery** of any repaired or replaced **goods/services**.

15. Default and Remedy

- 15.1 If the Contractor does not comply with any applicable law or any of these GTC (including if goods/services are not delivered or completed by the delivery date) or if during the guarantee period, RWE finds a defect in design, materials or workmanship (together or separately a default (default)) then the Contractor is liable for the loss suffered by RWE as a result of that default.
- 15.2 Where RWE is able to, without it causing RWE additional loss, RWE notifies the Contractor of the default and asks the Contractor to repair or rectify it if RWE thinks the default is capable of remedy.
- 15.3 **RWE** may, without prejudice to any other rights and remedies in this **contract** or at law, on written notice to the **Contractor** with **RWE's** reasons:
 - (a) suspend **delivery** of **goods/services** for any period reasonable in the circumstances;
 - (b) ask the Contractor, at RWE's discretion, to replace/rectify the default within a reasonable timescale required by RWE where possible; and/or
 - (c) if RWE does not think the Contractor will be able to replace/rectify the default or if the Contractor has tried to do so and failed, RWE may itself replace/rectify the default or ask another person to do so; or
 - (d) if RWE does not consider that it is possible or appropriate for the Contractor to replace/rectify the default or if RWE asks the Contractor to do so and the Contractor fails, reject the goods/services (in whole or part) and/or rescind or terminate the contract (in whole or part); or
 - (e) **accept** the **default** in consideration for a reduced **fee** appropriate to take account of the nature and extent of the **default**.
- 15.4 The Contractor pays to RWE the value of:
 - (a) the goods/services paid by RWE for any cancelled/rejected goods/services or if RWE terminates or rescinds the contract; plus
 - (b) any direct cost incurred by RWE in relation to the default including any additional cost to RWE to replace or rectify the Contractor's delay or failure; plus
 - (c) any payments due and payable by RWE to third parties because RWE relied on the Contractor to comply with the Contractor's obligations under this contract.
- 15.5 Where RWE gives the Contractor notice that the Contractor is in default, RWE may, at its discretion and if to do so mitigates RWE's loss and in any event without affecting RWE's rights, use and/or receive the benefit of any goods/services that the Contractor may already have delivered, whether they are in default or not, in the usual course of RWE's business until the Contractor replaces and/or rectifies the default.
- 15.6 Where the **Contractor's default** causes **loss** to any third party, then the **Contractor** indemnifies **RWE** for any **loss** incurred and/or suffered by or awarded against **RWE** by such third party and no maximum liability cap applies to this indemnity.
- 15.7 Where the default relates to the Contractor's



unlawful restraint of competition or any other breach of anti-trust or anti-competitive **applicable law** in each case prior to, during or on expiry or earlier termination of the **term**, the **Contractor** shall pay to **RWE** by way of liquidated damages and without affecting other rights and obligations the sum equivalent to 15% of the aggregate **fees** (which as at the **start date** could reasonably be expected to become due and payable on satisfactory performance of the **contract**). The **Contractor** agrees that such liquidated damages are proportionate to **RWE's** legitimate interests and are not a penalty.

16. Insurance

- 16.1 Without prejudice to any rights or obligations under the contract or at law, the Contractor takes out and maintains insurance: in force for the term and for the period of time over which the Contractor has continuing liabilities under this contract and/or applicable law; placed and maintained with reputable and substantial insurers with an Irish branch; and of the nature and extent as would reasonably be expected taking into account the nature and extent of the Contractor's obligations under this contract and/or applicable law. Such insurance includes the insurance cover set out in this condition below, to be evidenced by certificates of insurance made available to RWE within seven (7) days of an RWE request:
 - (a) employer's liability insurance in the amount of at least five million euro (€5,000,000) for any one occurrence or the amount required by applicable law, whichever is higher;
 - (b) public, product and environmental liability insurance including against liability to third parties for any death or personal injury and loss of or damage to any physical property including the goods in each case arising out of or in connection with the carrying out of the delivery of goods/services in the amount of at least five million euro (€5,000,000) for any one occurrence;
 - (c) such other insurances as **applicable law** requires.
- 16.2 Deductibles applying under any insurance are for the **Contractor's** account where such deductibles relate to **loss** for which the **Contractor** is responsible under the **contract**.
- 16.3 Where the **Contractor** receives insurance proceeds from the **Contractor's** insurers relating to an insured event under this **contract**, the **Contractor** pays to **RWE** such sums as are claimed from and/or are due and payable to **RWE** from such insurance proceeds and/or uses them solely to replace/rectify any associated default.

17. Exclusions and Limits of Liability

- 17.1 Neither the **Contractor** nor **RWE** excludes or limits liability for:
 - (a) fraud, wilful default or deceit;
 - (b) fraudulent or negligent misrepresentation;
 - (c) death or personal injury caused by negligence;
 - (d) breach of section 12 of the Sale of Goods and Supply of Services Act 1980;
 - (e) any liability that cannot be excluded or limited by **applicable law**.
- 17.2 Neither the **Contractor** nor **RWE** is liable by reason of any **default** for any indirect or consequential loss or damage in contract, tort (including negligence) or breach of statutory duty, misrepresentation or otherwise arising out of or in connection with this **contract**. Indirect and consequential loss includes but is not limited to: indirect profit, loss of contract, loss of revenue, loss of goodwill, loss of production or loss of anticipated

- savings. This condition 17.2 does not apply in respect of any liquidated damages which are payable under this **contract**.
- 17.3 Any liability of RWE to the Contractor or the Contractor to RWE in contract, tort (including negligence) or breach of statutory duty, misrepresentation or otherwise arising out of or in connection with this contract in each case is limited in the aggregate to a sum equal to double the sum of the fees. RWE's cap on liability to the Contractor excludes RWE's liability to pay the Contractor fees which are or become due and payable for goods/services that the Contractor delivers under the contract. The Contractor's cap on liability to RWE excludes the cost to the Contractor to fix a default in the goods/services.
- 17.4 Each cap on liability excludes:
 - (a) any debt or liability where a separate maximum liability is stated in this **contract**; and/or
 - (b) sums recoverable and/or recovered from insurers in relation to the insurance that is required to be taken out under this contract subject to a maximum of the value of minimum level of insurance which this contract requires.
- 17.5 The **Contractor** and **RWE** each has an obligation to take such steps as it is reasonably practicable to do so to mitigate any **loss**, costs or expense which the **Contractor** or **RWE** may suffer or incur as a result of a **default** and nothing in this **condition** limits or excludes this obligation.

18. Force Majeure

- 18.1 Neither the **Contractor** nor **RWE** is liable for any exceptional event beyond their respective reasonable control which was not reasonably foreseeable as of the **start date** and which directly causes the **Contractor** or **RWE** to be unable to comply with all or a material part of their respective obligations under the **contract** (**event of force majeure**) PROVIDED THAT such event does not arise from the **Contractor's** or **RWE's** act, omission or negligence.
- 18.2 An **event of force majeure** is not:
 - (a) a strike by or lockout or other industrial dispute or trade dispute involving any of the Contractor's staff;
 - (b) non-supply of goods or equipment by any of the Contractor's staff to the Contractor; or
 - (c) the **Contractor's** failure to hire suitably qualified **staff**; or
 - (d) mechanical or electrical breakdown or failure of any of the Contractor's or the Contractor's staff's equipment, machinery or plant; or
 - (e) insolvency or similar financial difficulties.
- 18.3 Covid 19 pandemic (including any mutation thereof) is itself not deemed to be an **event of force majeure** because it is foreseeable as of the **start date**. Measures to address Covid 19 are to be included in the **contract**. If such measures materially change after the **start date** that change could constitute an **event of force majeure**.
- 18.4 Any other pandemic is an **event of force majeure** provided the criteria in condition 18.1 are met.
- 18.5 If either the **Contractor** or **RWE** is affected by an **event of force majeure,** the **Contractor** or **RWE** as the case may be:
 - (a) immediately issues written notice to the other
 of the nature and extent of the event of force
 majeure and details of any adverse impacts of
 it on the ability to perform obligations under
 the contract; and
 - (b) take such steps as are reasonably practicable in all the circumstances and in consultation with each other to prevent, mitigate and



reduce to a minimum the adverse effect of any **event of force majeure**.

18.6 lf:

- a written notice in relation to an event of force majeure is not withdrawn within thirty (30) days or such other longer period of time as RWE may determine; or
- (b) loss is incurred by RWE which exceeds in aggregate a sum equal to 50% of the fees which would otherwise be due and payable under the contract for the term but for any disruption or suspension by an event of force majeure (or any higher sum as RWE may determine).

then **RWE** may on written notice terminate the **contract** on a no fault basis with immediate effect.

18.7 Unless terminated under **condition** 18.6, when the **event of force majeure** ceases, the **Contractor** and **RWE**, in consultation with each other, take such steps as are reasonably practicable in all the circumstances to resume normal performance of their respective obligations under the **contract**.

19. Termination

- 19.1 **RWE** may terminate this **contract** at will at any time by giving **written** notice to the **Contractor**.
- 19.2 Either the **Contractor** or **RWE** may terminate the **contract** immediately by notice if:
 - (a) the other is in material breach of any of its obligations under the **contract** and the breach is not capable of remedy; or
 - (b) the other is in material breach of any of its obligations and fails to remedy the breach (if capable of remedy) within fourteen (14) days of a written notice requesting such remedy (a breach is considered capable of remedy if time is not of the essence in performance of the obligation and if the person in default can comply with the obligation within the thirty (30) day period given to comply); or
 - (c) the other becomes insolvent, bankrupt, is in liquidation, administration or receivership, makes an arrangement with its creditors, is unable to pay its debts or suffers possession or sale by an encumbrancer of any of its assets or is subject to orders or events leading to any of the foregoing or suffers any analogous event; or
 - (d) ceases or threatens to cease to trade or ceases to comply or threatens to cease to comply with its obligations under this **contract** in each case for thirty (30) consecutive days; or
 - (e) demonstrably commits an unlawful restraint of competition or any other breach of anti-trust or anti-competitive **applicable law**; or
 - (f) otherwise a right to terminate accrues pursuant to any condition of this contract or at law.
- 19.3 Where **RWE** may terminate the **contract**, **RWE** may instead terminate the **contract** in respect of part only of the **goods/services** and, in which case, the **contract** continues in respect of the **delivery** of the remaining **goods/services**.
- 19.4 Any rights to terminate under this **contract** are without prejudice to any other rights the **Contractor** or **RWE** may have at law to terminate the **contract** or to **accept** any breach of this contact as having brought the **contract** to an end (including, where relevant, a right to claim repudiatory damages).
- 19.5 Where the **Contractor** is in **default** because the **Contractor** has demonstrably been involved in unlawful restrictions of competition at **RWE's** expense, then in addition and/or instead of the remedy available to **RWE** under **condition** 15

(Default and Remedy) **RWE** may immediately on written notice either rescind or terminate the contract. In the event of rescission, the relevant applicable law applies.

20. Consequences of Termination

- 20.1 Termination or expiry of the contract will not:
 - (a) affect any rights or liabilities accrued as at the date of expiry or earlier termination;
 - (b) affect the coming into force or the continuation in force of any provisions which expressly or by implication are intended to come into force or continue in force on or after the termination or expiry.
- 20.2 On termination or expiry the **Contractor**:
 - (a) immediately **delivers** to **RWE** any **goods/services** that **RWE** has paid for;
 - (b) discontinues the provision of further goods/services; and
 - (c) to the extent permitted by law, promptly deletes, destroys or returns to RWE any and all of RWE's or RWE group's confidential information, personal data and/or property including IPR and any data stored on the Contractor's infrastructure then in the Contractor's or the Contractor staff's possession or control and on request, certifies any such deletion, destruction or return.
- 20.3 If the **Contractor** fails to do so, then **RWE** may without limiting **RWE's** other rights or remedies enter the **Contractor's** premises or other place where they are and take possession of them. Until they are returned, the **Contractor** is solely responsible for their safe keeping and will not use them.
- 20.4 On any termination or expiry and subject to condition 20.5, RWE pays the Contractor the fees due and payable pro rata for any deliverables delivered (and not cancelled or rejected) and not yet paid for as at the date of expiry or termination.
- 20.5 On any early termination **RWE** has no liability to the **Contractor** to pay the **Contractor** for any other sums including any indirect or consequential loss arising out of or in connection with such termination except that if RWE terminates at will or if the **Contractor** terminates because **RWE** is in material breach or is insolvent then **RWE** pays the Contractor for any cost or expense the **Contractor** is already contractually committed to and directly incurred by the Contractor on the reasonable expectation that the contract does not terminate prior to the expiry of its term provided that the **Contractor** provides on request documentary evidence of such cost and expense and provided further that **RWE** shall not pay the Contractor any sum that exceeds the sum equivalent to 90% of the fees for the balance of the term and which would have been due and payable had the **contract** not terminated early.
- 20.6 Where **RWE** terminates for the **Contractor's default**, **RWE** may recover from the **Contractor**, to the extent not already recovered, the sums set out at **condition** 15 (*Default and Remedy*).

21. Contactor's Staff

- 21.1 There is no contract between **RWE** and any of the **Contractor's** employees, directors, officers, agents, personnel, staff, contractors, subcontractors or other workers (**staff**).
- 21.2 The **Contractor** makes appropriate PAYE deductions for tax and PRSI contributions from the remuneration which the **Contractor** pays to its **staff** that it employs.
- 21.3 The **Contractor** ensures that:
 - (a) it supplies its **staff** with all vehicles and necessary safety and other tools and



- equipment that they need to **deliver** the **goods/services**;
- (b) all vehicles, equipment and other tools that the Contractor and its staff use to deliver the goods/services are in a good, legal and serviceable condition:
- (c) its staff are suitably qualified, competent, skilled and experienced and are trained and able to deliver the goods/services and drive the vehicles, handle the goods and all tools and equipment needed to deliver the goods/services safely and in compliance with this contract;
- (d) it puts procedures in place to ensure that its staff are able to understand and comply with oral and written instructions given by RWE including those which relate to health and safety; and
- (e) it puts in place suitable precautions to prevent damage to property or injury to person.
- 21.4 Prior to any **staff** performing the services, the Contractor, to the extent lawful, ensures the Contractor's staff satisfy any checks or vetting requirements which are appropriate according to good industry practice and/or which are reasonably notified by RWE to the Contractor. Such vetting requirements include but are not limited to: checking identities, rights to work, references, qualifications, records and checks from an Garda Síochána, Central Bank checks and driving licences. The **Contractor** keeps records of such checks and shows the records to **RWE** if **RWE** requests them. The **Contractor** does not (without RWE's prior written consent) use any staff to supply the goods/services whom, to the Contractor's knowledge, having made all reasonable enquiries in accordance with condition 21.4 has been convicted of any crime involving violence or threat of violence, theft or other dishonest conduct, drugs or controlled substances, computer-related crimes or similar crimes which create an increased risk to persons or property.
- 21.5 The **Contractor** provides any information reasonably and lawfully requested by **RWE** in relation to the **Contractor's staff** who **deliver** the services within ten (10) business days of such request being made.
- 21.6 The Contractor ensures that its staff:
 - (a) comply with **RWE's** local security arrangements including the right to search and drugs and/or alcohol testing; and
 - (b) carry out their duties so as to cause minimum disruption to **RWE's** business operations.
- 21.7 **RWE** may at any time on notice to the **Contractor** remove or request the removal from **RWE's** premises of any individual whom, in **RWE's** reasonable opinion: is not qualified or competent to be present on **RWE's** site; at any time acts in a way that contravenes **RWE's** safety or security processes or policies; causes or may cause injury to others or damage to property; and/or poses any other safety or security risk. The **Contractor's** obligations continue and are not reduced or changed if **RWE** removes or requests such removal.
- 21.8 The Contractor indemnifies RWE and RWE group on a full indemnity basis against any loss, liability, damage, expense, claim, fine, demand, proceeding, charge, penalty or cost (including legal fees) (loss) suffered and/or incurred by RWE (and/or any RWE group company) as a result of any failure by the Contractor or its staff to comply with the Contractor's obligations under this condition.
- 21.9 Any breach of this **condition** is a material breach

and **RWE** may terminate this **contract** for **Contractor's** default.

22. RWE Materials Ownership

22.1 All information, specifications, drawings, sketches, models, prototypes, samples, tools, designs, technical information or data or other proprietary information or IPR (whether written, oral or otherwise and including personal data) (RWE materials) obtained by the Contractor and/or made available to the Contractor by RWE or on RWE's behalf remains RWE's property and does not become the Contractor's property.

22.2 The Contractor:

- (a) keeps RWE materials separate from the Contractor's property and property of others;
- (b) properly stores and protects them and identifies RWE materials as RWE's property; and
- (c) delivers RWE materials to RWE upon request and if the Contractor does not, RWE may enter any of the Contractor's premises or those of the Contractor's suppliers or of any other third party where RWE reasonably considers that RWE materials are stored and repossess them.
- 22.3 Risk in **RWE materials** passes to the **Contractor** as soon as the **Contractor** obtains them or **RWE** makes its **RWE materials** available for the **Contractor's** use.

23. Intellectual Property Rights

- 23.1 All the Contractor's intellectual property rights (IPR) existing on or prior to the start date remain vested in the Contractor and all RWE's IPR existing on or prior to the start date remain vested in RWE.
- 23.2 The Contractor hereby grants to RWE a perpetual, transferable, irrevocable, non-exclusive, royalty free, worldwide licence to use any of the pre-existing Contractor's IPR which are necessary for RWE and any RWE group company to derive the benefit of the goods/services and this contract.
- 23.3 The Contractor hereby acknowledges and agrees that (from the start date or, for IPR not existing at the start date, immediately upon the date on which such IPR comes into existence) RWE owns and the Contractor hereby assigns with full title guarantee all IPR (including copyright), free from encumbrances, in any goods/services created or developed by the Contractor or by others on the Contractor's behalf in relation to this contract or otherwise resulting from the delivery of the goods/services (including new or bespoke computer code and including any new versions (e.g. updates, upgrades, releases, patches and bugfixes)).
- 23.4 The **Contractor** agrees to obtain waivers of all moral and other rights, execute all documents and to do any other things reasonably necessary to perfect these **IPR**.
- 23.5 Where any software is created or developed for RWE, RWE solely owns and the Contractor supplies to RWE the source code for software created or developed.
- 23.6 Any rights granted by **RWE** to the **Contractor** or the **Contractor's staff** to use **RWE's IPR** cease on expiry or earlier termination of the **term**.
- 23.7 The **Contractor** defends and indemnifies **RWE** and the **RWE group** from and against any **loss** incurred by and/or awarded against **RWE** and/or any **RWE group company** in each case as a result of or in connection with:
 - (a) a breach by the Contractor or the Contractor's staff of RWE's IPR; and
 - (b) any claim or action that goods/services (in



- whole or part) infringe the **IPR** or any other rights of a third party.
- 23.8 The **Contractor** and **RWE** each notify the other of any alleged or actual third party **IPR** claim as soon as is reasonably practicable upon becoming aware of any such claim.
- 23.9 Neither the **Contractor** nor **RWE** make any admission as to liability or agree to any settlement or compromise of any third party **IPR** claim without the prior **written** consent of the other, such consent not to be unreasonably withheld, conditioned or delayed.
- 23.10 The **Contractor** may, on **written** request to **RWE** and at the **Contractor's** cost and expense and on providing adequate financial security to **RWE** for any debt or liability under the indemnity, have the conduct of or settle all negotiations and litigation arising from any third party **IPR** claim and **RWE** shall, at the **Contractor's** request and expense, give the **Contractor** reasonable assistance in connection with those negotiations and litigation.
- 23.11 If any third party **IPR** claim is made or, in the **Contractor's** opinion, is likely to be made against the **Contractor** or **RWE** then without affecting any rights or obligations the **Contractor** will promptly and at its own expense either:
 - (a) procure for RWE and/or RWE group the right to continue using the goods/services or IPR (or any part of them) in accordance with this contract; or
 - (b) modify or replace the infringing goods/ services (or any part of them) so as to avoid the infringement or alleged infringement and as if they were defective and so as to comply with the condition 15 (Default and Remedy);
 - (c) pay to **RWE** all sums as set out at **condition** 15 (*Default and Remedy*) as if the **goods/services** were defective.
- 23.12 Any breach of this condition is a material breach and RWE may terminate this contract for Contractor's default.

24. Confidentiality

- 24.1 The order, these GTC, any RWE materials or any other technical or commercial information of a confidential nature (either marked as such or which, by its nature, can reasonably be considered to be confidential) which the **Contractor** receives from RWE (or from a person acting on RWE's behalf) either expressly or impliedly or otherwise gleaned by the Contractor (including any information relating to RWE's business or financial or other affairs or those of a member of RWE group or RWE's or their customers or suppliers and including any personal data or information relating to information systems networks) is strictly confidential (confidential information). The Contractor does not use confidential information except as is necessary in the performance of the Contractor's obligations under this **contract** and does not disclose confidential information (in whole or in part) to any other person without RWE's prior written consent.
- 24.2 The Contractor keeps RWE confidential information confidential and safe and maintains technical applies appropriate organisational measures, processes and procedures to safeguard against any unauthorised access, loss, destruction, theft, use or disclosure of personal data and all confidential information. The Contractor does not retain the $\textbf{confidential information} \ \text{longer than is} \ \ \text{required}$ for the performance of the Contractor's

- obligations under this **contract** or as otherwise may be required or permitted by law.
- 24.3 The **Contractor** may disclose **confidential information** if and to the extent that:
 - (a) the Contractor considers it is necessary to disclose confidential information to the Contractor's staff or group companies for the purpose only of performing the Contractor's obligations under this contract or professional advisers, auditors and bankers, in each case provided that the Contractor places similar conditions of confidentiality on those persons;
 - (b) the Contractor is required to do so by law or any securities exchange or regulatory or governmental body to which the Contractor is subject, wherever situated provided that the Contractor notifies RWE in advance in writing as soon as it is reasonably practicable and legally able to do so;
 - (c) it is or comes into the public domain through no fault of the **Contractor**; or
 - (d) it was previously disclosed to the **Contractor** by others without any obligation of confidence.
- 24.4 To the extent permitted by law, the **Contractor** promptly deletes, destroys or returns **confidential information** and any data stored on the **Contractor's** infrastructure promptly to **RWE** (including all copies) at **RWE's** request and on request, certifies any such deletion, destruction or return.
- 24.5 The **Contractor** does not make any announcement or publicity statement relating to **RWE**, the **RWE** group, the **contract** or any part of it or its subject matter without **RWE's** prior **written** approval (except as required by **applicable law** or by any legal or regulatory authority in which case the **Contractor** will give **RWE** as much advance warning of this as it is reasonably practicable to do so).
- 24.6 The **Contractor** defends and indemnifies **RWE** and the **RWE group** from and against any **loss**, incurred by **RWE** and/or any **RWE group company** as a result of or in connection with a breach by the **Contractor** or the **Contractor**'s **staff** of this **condition**.
- 24.7 Any breach of this **condition** is a material breach and **RWE** may terminate this **contract** for **Contractor default**.
- 24.8 The obligations in this **condition** apply during the **term** as well as for a period of three (3) years after the expiration or earlier termination of this **contract**.

25. Data Protection

- 25.1 Each of the **Contractor** and **RWE** acknowledges that the **Contractor** or **RWE**, in their respective capacities of data controller, may disclose to each other personal data which is limited in scope to contact details of their respective **staff** or their group **staff** who will be managing the performance of this **contract**. The personal data so shared is to be used only for the purpose of satisfying the **Contractor's** or **RWE's** respective obligations and receiving their respective benefits under this **contract** and only during the **term** or to continue to receive the benefit of rights and enforce remedies that extend beyond the **term**.
- 25.2 Each of the Contractor and RWE complies with and procures compliance with obligations imposed on data controllers contained within Irish and European Union data protection applicable law in force from time to time, including publishing and complying with their respective privacy notices.
- 25.3 Neither the **Contractor** nor **RWE** processes



- personal data on behalf of the other party nor appoints a third party processor to process such personal data.
- 25.4 Neither the **Contractor** nor **RWE** exports personal data outside of Ireland or outside of the EEA.
- 25.5 The **Contractor** warrants that it has in place and maintains and applies appropriate technical and organisational measures, processes and procedures to safeguard against any unauthorised access, loss, destruction, theft, use or disclosure of personal data.
- 25.6 On termination or expiry of the **contract**, the **Contractor** securely returns to **RWE** all personal data shared with the **Contractor** and in the **Contractor's** possession or control.

26. Information Security and Critical Infrastructure

- 26.1 RWE may ask the Contractor from time to time to answer questionnaires issued by or on behalf of RWE, participate in interviews, and provide evidence in each case relating to: information security, critical infrastructure protection and data protection (such as the RWE Prequalification Information Security IT/OT (PIO) or the RWE Data Protection Questionnaire (DPQ) and/or where relevant the Data Protection Agreement (DPA)). The Contractor warrants that its answers are and shall remain true and accurate. Any breach of this warranty or the provision of any false information by the Contractor is a material breach of the contract and RWE may terminate for Contractor's default.
- 26.2 The **Contractor** does not access and does not permit anyone to access **RWE's** computing systems without **RWE's** express **written** authorisation.
- 26.3 Where authorised by **RWE** in advance and in **writing**, **RWE** may provide the **Contractor** with access to **RWE's** computing systems.
- 26.4 Where **RWE** provides such access the **Contractor** employs anti-virus/anti-malware procedures, physical security measures, and complies with IT/OT policies and procedures that align with **RWE's** security requirements- including the Cybersecurity Standard for Suppliers which can be downloaded

https://www.rwe.com/en/products-andservices/supplier-portal/generalconditions/terms-of-delivery-and-service/.

- 26.5 The **Contractor** may use any access granted to it only to **deliver** the **goods/services** and any such access must be through **RWE's** agreed security gateways and/or firewalls.
- 26.6 **RWE** may terminate the **Contractor's** access to **RWE's** systems at any time without notice to the **Contractor**.
- 26.7The **Contractor** immediately notifies **RWE** (csirt@rwe.com) of and provides assistance with any suspected, actual or threatened security incidents or security breaches, unusual or malicious activity or events and/or vulnerabilities of which the **Contractor** becomes aware that may affect **RWE's** systems in any way or lead to unauthorised access to **RWE's** systems or impacts the provision of **goods/services** to **RWE**. The **Contractor** implements and notifies **RWE** of recovery measures to minimise the impact on **RWE** systems and restore compliance.
- 26.8 Any breach of this **condition** is a material breach and **RWE** may terminate this **contract** for **Contractor's default.**

27. Business Continuity

27.1 The **Contractor** has in place and reviews regularly a suitable business continuity plan in relation to

- general day-to-day service disruptions and disaster recovery affecting either the **Contractor's, RWE's** or **RWE group**'s business relevant to this **contract.** The **Contractor**, on request, shares its business continuity plan with **RWE** and takes account of any comments **RWE** may have on it relating to the **Contractor's** obligations under this **contract.**
- 27.2 In the event of a business interruption or disaster, the **Contractor** implements its business continuity and/or disaster recovery plan and keeps **RWE** informed of its implementation.

28. Disrepute

28.1 The Contractor does not use RWE's information in such a way nor does it do anything that brings RWE's name or RWE group's name into disrepute or damages or conflicts with RWE's or the RWE group's reputation, goodwill or business interests.

29. Marketing and Advertising

- 29.1 The **Contractor** may not, without **RWE's** prior **written** consent use:
 - (a) any information concerning this contract; and/or
 - (b) photographs of RWE's sites, facilities or personnel,

in each case for reference or marketing purposes.

29.2 The Contractor may not use RWE's trade names, trademarks or logos or those of any RWE group company either individually or in combination with the Contractor's trade names or trade names of others.

30. Code of Conduct

- 30.1 **RWE** and **RWE group** are committed to the **RWE Code of Conduct**(**RWE Code of Conduct**) set out at https://www.group.rwe/en/the-group/compliance/code-of-conduct/.
- 30.2 The Contractor hereby accepts the Principles of Conduct contained in the RWE Code of Conduct as a basis for cooperation between the Contractor and RWE.

31. Human Rights

- 31.1 RWE and RWE Group are committed to its corporate policy to protect human rights, employment rights and the environment throughout its own business activities and also within its supply chain including: protecting employees from being exploited, providing decent working conditions; occupational health and safety; and adherence to international human rights standards (together or severally human rights).
- 31.2 **RWE** complies with **applicable law** in respect of these **human rights** (which includes but is not limited to complying with the German Supply Chain Due Diligence Act ("**LKSG**")) and expects members of its supply chain to also commit to these principles and to comply with **applicable** law
- 31.3 **RWE** refers to its Human Rights Appendix which applies within the **RWE Group** and can be consulted under https://www.rwe.com/en/products-and-services/supplier-portal/general-conditions.
- 31.4 **RWE** expects the **Contractor** to and the **Contractor** agrees to:
 - (a) accept and comply with the principles and all obligations contained in the Human Rights Appendix in its own business and towards its own supply chain; and
 - (b) operate and maintain throughout the term suitable policies and procedures to comply with and prevent the infringement of human rights by the Contractor or any of its staff.



- 31.5 In order to assess and determine the risk of violation of **human rights** associated with the supply chain, **RWE** may from time to time submit and the **Contractor** promptly replies to any **RWE** questionnaire regarding typical risk areas and preventive and remedial actions required within the business area of the **Contractor**.
- 31.6 The **Contractor** warrants that each of the statements set out in its responses to any such questionnaire are true and accurate and that the **Contractor** operates consistently with the **Human Rights Appendix**.
- 31.7 The **Contractor** further acknowledges that **RWE** is induced and enters into this **contract** in reliance upon these statements.
- 31.8 The **Contractor** promptly informs **RWE** of any incident, violation of or increased risk of potential violation of any **human rights** in its supply chain and **RWE** expressly reserves its rights to apply **conditions** 38 (*Records*) and 39 (*Audit*) to assess the **Contractor's** compliance with this **condition** and the **Human Rights Appendix**.

32. Responsibilities as an Employer

- 32.1 The **Contractor** complies and procures that its **staff** comply with all **applicable law** relating to labour or employment law, including discrimination, equality, minimum wage, employee health, safety and welfare, and allows to all **Contractor's staff** all their rights under **applicable law**.
- 32.2 The **Contractor** warrants to **RWE** that all its **staff** performing the **Contractor's** obligations under the **contract** are eligible to work in Ireland and hold all necessary work permits.
- 32.3 Without prejudice to the general obligations in conditions 32.1 and/or 32.2 or otherwise to comply with applicable law in relation to the Contractor's staff, the Contractor warrants that it.
 - (a) has effective procedures to verify the age of staff at the time they are recruited;
 - (b) keeps adequate proofs of checks regarding the age of employees, such as ID and personnel records;
 - (c) complies with local legal requirements in relation to the minimum age of **staff**;
 - (d) employs **staff** under the age of 18 only on non-hazardous or daytime work;
 - (e) allows **staff** to leave the place of work after working hours;
 - (f) treats all **staff** in a humane manner, including not subjecting a worker to physical or verbal abuse:
 - (g) treats all **staff** in an acceptable manner in relation to their personal documents, including not requiring **staff** to lodge deposits or original documents such as ID papers and training certificates;
 - (h) treats all **staff** in an appropriate manner over access to and from the place of work;
 - (i) ensures that all employment is voluntary; and
 - procures compliance with the Organisation of Working Time Act 1997.
- 32.4 The **Contractor** at all times during the **term** properly enforces such policies and procedures and carries out periodic monitoring of its compliance with such policies and procedures on an annual or more frequent basis.
- 32.5 In the event that the **Contractor** engages any third party **staff** in relation to any activity connected with this **contract** (including, without limitation, where the **Contractor** sub-contracts to any third party), the **Contractor** ensures that provisions equivalent to this **condition** are included within the **contract** or terms of

- engagement under which the **Contractor** so appoints that third party.
- 32.6 Any breach of this **condition** is a material breach and **RWE** may terminate this **contract** for **Contractor's fault.**

33. Modern Slavery

- 33.1 The **Contractor** complies with:
 - (a) The **Contractor** complies with: all **applicable laws** relating to anti-slavery and human trafficking including but not limited to the Criminal Law (Human Trafficking) Act 2008 as amended: and
 - (b) the RWE Anti-slavery and human trafficking policy: https://www.rwe.com/en/policy-statements.
- 33.2The **Contractor** supports and enacts the principles set out in the **RWE** Anti-slavery and human trafficking policy: https://www.rwe.com/en/policystatements and has its own measures in place to ensure that its organisation and supply chain is free from Modern Slavery and human trafficking.
- 33.3 The **Contractor** warrants, represents and undertakes that neither the **Contractor** nor any of the **Contractor's staff** has:
 - (a) committed an offence under the Criminal Law (Human Trafficking) Act 2008 as amended;
 - (b) been notified that it is subject to an investigation relating to an alleged offence or prosecution under the Criminal Law (Human Trafficking) Act 2008 as amended; or
 - (c) is aware of any circumstances within its supply chain that could give rise to an investigation relating to an alleged offence or prosecution under the Criminal Law (Human Trafficking) Act 2008 as amended.
- 33.4 The **Contractor** notifies **RWE** immediately in **writing** if it becomes aware or has reason to believe that it or any of its **staff** or supply chain have breached or potentially breached any modern slavery associated obligations under this **contract** or at law, such notice to set out full details of the circumstances concerning the breach or potential breach of **Contractor** obligations.

34. Code of Conduct and Employer Responsibility Infringements

- 34.1 If the **Contractor** becomes aware of or has reason to believe that it or any of its **staff** have breached or have potentially breached any of the **Contractor's** responsibilities referred to at **condition** 25 (Data Protection), **26** (Information Security and Critical Infrastructure), 30 (Code of Conduct), 31 (Human Rights), 32 (Responsibilities as an Employer) and/or 33 (Modern Slavery), then the **Contractor** notifies **RWE** of the breach or potential breach and takes steps to rectify the breach or potential breach.
- 34.2 **RWE** has the right to use appropriate measures to determine whether there is a breach of this **contract** including pursuant to **condition 39** (*Audit*). If such breach or a potential breach is so determined, **RWE** may without prejudice to any rights or obligations under this **contract**:
 - (a) issue a warning to the **Contractor** to provide as soon as reasonably practicable a detailed action plan to address the potential breach or where necessary to remediate the actual breach and which, if appropriate, is implemented immediately; and/or
 - (b) suspend this **contract** until the breach/potential breach is addressed or where necessary the actual breach is remedied
- 34.3 Where the **Contractor** is given adequate opportunity to address a potential breach or to



- remedy an actual breach and the **Contractor** has in either case, in **RWE**'s opinion, failed to do so, the **Contractor** is in material breach of this **contract** and **RWE** may terminate this **contract** for **Contractor's default**.
- 34.4The Contractor indemnifies RWE and RWE group against all loss incurred or suffered by RWE and/or any RWE group company as a result of a breach of the Contractor's responsibilities in condition 30 (Code of Conduct), 31 (Human Rights), 32 (Responsibilities as an Employer) and/or 33 (Modern Slavery) or any breach of related applicable law.

35. Combating Corruption

- 35.1 The **Contractor** undertakes to not, directly or indirectly, in relation to any person: give or receive, offer or ask for any payment or benefit that constitutes undue financial or other advantage of any kind.
- 35.2 The Contractor complies with all applicable law relating to anti-bribery and anti-corruption and the Contractor ensures that neither the Contractor nor the Contractor's staff engage in any activity, practice or conduct which constitutes an offence under such applicable law.
- 35.3 The Contractor indemnifies RWE and the RWE group against all loss incurred and/or suffered by RWE and/or the RWE group as a result of a breach by the Contractor or the Contractor's staff of this condition.
- 35.4 Any breach of this **condition** is a material breach and **RWE** may terminate this **contract** for **Contractor's** default.

36. Sanctions

- 36.1 **Sanctions** means any economic or financial sanctions, import or export control regimes or trade embargoes implemented, administered, or enforced by the European Union (EU), its member states, the United Nations Security Council, the United Kingdom or the United States of America, unless they or compliance with such **sanctions** constitutes a violation of any applicable blocking law (**sanctions**).
- 36.2 The **Contractor** warrants that neither the **Contractor** nor any of the **Contractor's** group companies nor, to the best of the **Contractor's** knowledge, any directors or officers of the **Contractor** or any of the **Contractor's** group companies is:
 - (a) a person against whom sanctions have been imposed;
 - (b) owned or controlled by a person against whom **sanctions** have been imposed;
 - (c) located in or has been registered in or has its registered office in, a country or territory against which **sanctions** applicable to itself or its government have been imposed (currently including, but not limited to, Cuba, Iran, North Korea, Syria, Crimea and the so-called Donetsk and Luhansk People's Republics).
- 36.3 The **Contractor** complies with all **sanctions** and export control requirements applicable to it and its business activities as far as actions in connection with this **contract** are concerned.
- 36.4 The **Contractor** does not sell, supply or transfer items received from **RWE** to third parties if this results in the **Contractor** or **RWE** violating any **sanctions** or export control regulations.
- 36.5 The **Contractor** does not act or omit to act so as to result in **RWE** violating any **sanctions** or export control regulations.
- 36.6 The **Contractor** immediately informs **RWE** in **writing** if the **Contractor** becomes aware of any event or matter which may result in a violation of

- **sanctions** or export control regulations by the **Contractor** or by **RWE** relating to the **contract**.
- 36.7 The **Contractor** indemnifies **RWE** and **RWE** group against all **loss** incurred or suffered by **RWE** and/or **RWE** group as a result of a breach by the **Contractor** or the **Contractor's staff** of this condition.
- 36.8 Any breach of this **condition** is a material breach and **RWE** may terminate this **contract** for **Contractor's** default.

37. Warranty and Representation

- 37.1 The **Contractor** warrants and represents that:
 - (a) it has legal capacity to enter into this **contract** and ability to **deliver** the **goods/services**;
 - (b) the entering into and/or fulfilment of this contract does not breach or contravene any applicable law or contractual requirements or obligations that apply to the Contractor.
 - (c) it has and will maintain all the licences, permissions, authorisations, consents and permits that it needs to carry out its obligations under the contract and in respect of the goods/services.

38. Records

38.1 The **Contractor** maintains during the **term** such records relating to the **goods/services** as may be necessary to trace the supply chain and to demonstrate compliance with its obligations under this **contract** including: correct invoicing, information security, obligations of confidentiality and data protection and keeps them for as long as **applicable law** permits.

39. Audit

39.1 RWE and/or RWE's auditors may access the Contractor's premises and any premises of the Contractor's staff or supply chain during normal working hours upon giving reasonable notice as appropriate in the circumstances and audit and/or inspect all matters (including all records) at the Contractor's premises and/or at those of the Contractor's staff relating to the supply of the goods/services to RWE and the Contractor's compliance with its obligations in this contract, including the Contractor's operations, facilities, working conditions, security measures, procedures and systems. The Contractor provides appropriately qualified staff to support such audits.

40. Assignment

- 40.1 The **Contractor** does not assign, novate or otherwise transfer any of the **Contractor's** rights and/or obligations under the **contract** without **RWE's** prior **written** consent.
- 40.2 **RWE** may assign or sub-license any of **RWE's** rights under this **contract** within the **RWE group** without the **Contractor's** prior consent.

41. Subcontracting

- 41.1 The **Contractor** does not subcontract any of its obligations under the **contract** or change subcontractors without **RWE's** prior **written** consent, other than to the extent expressly set out in an **order**.
- 41.2 Any appointment of a subcontractor does not affect the **Contractor's** obligations and liabilities.
- 41.3 The **Contractor** is primarily liable for any act or omission of the **Contractor's subcontractors** or **staff**

42. Entire Agreement

42.1 This **contract** constitutes the whole agreement between the **Contractor** and **RWE** and supersedes all previous arrangements or agreements



- between the **Contractor** and **RWE** relating to the subject matter of this **contract**.
- 42.2 Neither the **Contractor** nor **RWE** has relied on and neither the **Contractor** nor **RWE** has any right or remedy in respect of any statement, representation, assurance or warranty other than as expressly set out in this **contract**.

43. Cumulative Remedies

43.1 The rights, powers and remedies conferred on the **Contractor** or **RWE** by this **contract** and the remedies available to the **Contractor** or **RWE** are cumulative and are additional to any right, power or remedy which the **Contractor** or **RWE** may have under **applicable law** unless otherwise stated in the **contract**.

44. Waiver

- 44.1 No failure or delay by the **Contractor** or **RWE** to exercise any right or remedy provided under this **contract** or by law constitutes a waiver of that or any other right or remedy, nor does it preclude or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy precludes or restricts the further exercise of that or any other right or remedy.
- 44.2 No act or omission of either the **Contractor** or **RWE** is or is deemed to be a waiver or release of a right or remedy unless expressly notified in **writing**.

45. Severance

- 45.1 If any court or competent authority finds that any condition (or part of any condition) of these GTC is invalid, illegal or unenforceable, that condition or part-condition, to the extent required, is deemed to be severable and the validity and enforceability of the other conditions in these GTC is not affected.
- 45.2 If any invalid, unenforceable or illegal provision of these GTC would be valid, enforceable and legal if some part of it were amended, the Contractor and RWE shall seek to agree the minimum modification necessary to make it legal, valid and enforceable and align with the original commercial intent of the condition. If no agreement is reached, RWE may terminate the contract with no liability.

46. No Partnership

46.1 Nothing in these **GTC** and no action taken pursuant to them constitutes or is deemed to constitute a relationship between the **Contractor** and **RWE** of partnership, association, joint venture or other co- operative entity.

47. Costs and Expenses

47.1 **The Contractor** and **RWE** each bear their own respective costs and expenses incurred in the preparation, execution and implementation of the **contract**.

48. Third Party Rights

- 48.1 To the extent to which any goods/services provided pursuant to this contract are for the benefit of a company in RWE group, the Contractor acknowledges and agrees that such RWE group company may enforce the contract as if it had always been a party to the contract ab initio.
- 48.2 Any **loss** that is suffered by any of **RWE group** companies as a result of a breach of the **contract** or any tort or statutory duty in relation to it is recoverable by **RWE** as a **loss** and is not and is not deemed to be an indirect or consequential loss

merely because the loss is suffered by RWE group.

49. TUPE

49.1 The **Contractor** acknowledges and agrees that the supply of **goods/services** are expected to constitute activities carried out in connection with single specific events or to be tasks of short term duration and without a dedicated work force and as such their commencement or cessation do not constitute relevant transfers pursuant to the legislation known as TUPE.

50. Adequacy of Damages

50.1 The **Contractor** acknowledges and agrees that damages alone may not be an adequate remedy for any breach of this **contract**. Accordingly, **RWE** may invoke the remedies of injunction, specific performance or other equitable relief for any threatened or actual breach of this **contract**.

51. Notices

- 51.1 Any notice given under this **contract** is in **writing** and in each case is delivered personally or sent by recorded delivery to the postal addresses set out in the **order** or otherwise notified.
- 51.2 A notice is served at the time of delivery if delivered personally or three (3) business days after posting in the case of a postal address in Ireland and five (5) business days after posting for any other address.

52. Electronic Signature

52.1 The **Contractor** and **RWE** agree that electronic signature to the **contract** or changes to it by authorised representatives in accordance with the **contract** is as conclusive of the **Contractor's** and **RWE's** respective intentions to be bound by the **contract** or amendments to it as if signed by hand.

53. Language

53.1 The language of this **contract** is English and all notices, documents, correspondence and any other information exchanged between the **Contractor** and **RWE** in relation to it shall be in English unless agreed otherwise by **RWE** in writing.

54. Counterparts

- 54.1 The order may be executed in any number of counterparts, each of which when executed constitutes a duplicate original. All the counterparts, together with these GTC constitute one contract.
- 54.2 No counterpart is effective until each of the **Contractor** and **RWE** executes and delivers at least one counterpart.

55. Escalation

55.1 If a dispute arises out of or in connection with the **contract**, the **Contractor** and **RWE** notify each other and seek to resolve the dispute through negotiations between the **Contractor's** and **RWE's** respective representatives who have the authority to settle it.

56. Governing Law and Jurisdiction

56.1 Irish law applies exclusively to this **contract** and the **Contractor** and **RWE** respectively each agree to irrevocably submit to the exclusive jurisdiction of the Irish courts as regards any dispute, claim or matter arising under or relating to this **contract** (including its subject matter, formation and any non-contractual disputes and claims).