Purchase Terms and Conditions

These purchase terms and conditions ("Purchase Terms and Conditions") are used by EVTRONIC, SAS and together with EVBox's PO and Specifications (and all supplements and attachments thereto issued by EVBox from time to time) shall constitute the entire agreement ("Agreement") between EVBox and Supplier for each purchase and oxippy of Goods and/off Services ("Goods/Services").

If a new version of EVBox's Purchase Terms and Conditions is created, this newer version shall apply between the Parties from the date the Supplier is notified of this newer version.

this newer version. Requests for an offer from the Supplier shall not be binding on EVBox and are merely an invitation to make an offer. Verbal offers must be confirmed in writing as soon as possible. Supplier's sales terms or any other terms and conditions are expressly rejected unless mutually agreed to and signed by the authorized representatives of the Parties.

1. DEFINITIONS
1.1. In the Agreement, capitalized terms shall have the meaning given to them in this clause 1.1 or as otherwise determined in the Agreement: "Confidential Information "means any and all information relating to products, formulations, designs, specifications, manufacturing processes, operations, research and development, know-how, trade secrets, technical, regulatory, commercial, economic and other business information, etc. disclosed under the Agreement to each Party by or on behalf of the other Party. Each Party's Confidential Information shall also include: (i) any of the foreigning as may be disclose orally or visually during or as a result of any visit to the premises of a Party or its affiliates, and (ii) the EVPox Materials.
Toleberables" means all documents, materials, reports (including drafts) and products developed by the Supplier or its agents, contractors and employees as part of or in relation to the Goody/Services in any form or media, including drawings, maps, plans, diagrams, designs, pictures, source data (in native format), computer processing, data and specifications.

part of or in relation to the Goody/Services in any form or media, including drawings, maps, plans, diagrams, designs, pictures, source data (in native format), computer programs, data and specifications.

"EVBoo" means the EVBoo entity as stated in the PO.

"EVBoo Materials" means all documents, materials, equipment, samples, drawings, maps, plans, diagrams, designs, pictures, data and specifications (including the Specifications) supplied by EVBoo to the Supplier under the Agreement.

"EVBoo Policies" means the "Social and Environmental Responsibility" policy set out in Schedule 1 of these Purchase Terms and Conditions as amended by ontication to the Supplier from time to time.

"Goods" means the goods, including but not limited to raw materials, parts or components of charging stations and their accessories as well as samples thereof, supplied by Supplier to EVBoo as specified in the relevant PO or Specifications.

"Intellectual Property Rights" or "IP" means any and all registered and unregistered rights granted, applied for, or otherwise now or hereafter in existence under or related to any patent, copyright, trademarks, utility mark, trade secret, database protection, or other intellectual property rights laws, and all similar or equivalent rights or forms of protection, in any part of the word.

- or related to any patent, copyright, trademark, utility mark, trade secret, database protection, or other intellectual property rights laws, and all similar or equivalent rights or forms of protection, in any part of the world.

 "PartyParties" means EVRox and/or Supplier, as applicable.

 "Pormanal Data" has the meaning as specified in Article 4.1 of the GDPR.

 "Por means any and all relevant purchase orders requesting or specifying a supply of Goods/Services.

 "Price" has the meaning as set out in clause 8.

 "Services" means the services, including the Deliverables, supplied by Supplier to EVRox as specified in the relevant Specifications or PO.

 "Specifications" means any (technical) description, specification or requirements for the Goods/Services, including any related plans and drawings, that is stipulated in the (documents referred to in the) Agreement or other relevant documents provided by EVRox.

 "Supplier" means the natural or legal person that is bound by the Agreement in relation to the supply of the Goods/Services.

 Term" has the meaning as set out in clause 11.

 1.2. A person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality).

 1.3. A reference to a party includes its personal representatives, successors and permitted assigns.

 1.4. Any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.

 1.5. Supplier that I and supply to EVRO the Goods/Services in accordance with the Agreement.

 2.6. Supplier shall be deemed to have accepted a PO on recept unless it gives written notice within three (3) business days of recept.

 3. Supplier represents, warrants and undertables that:

 (a) It possesses the requisite skill, experience, knowledge, personnel and facilities necessary to perform its obligations under the Agreement;

 (b) It goosesses and/or is in compliance wi (c)
- If possesses and/or is in comparise wire, at an inner, an increasing reviews, permits, covering, under the Agreement, the Agreement, the Goods, shall, where a globalbab, be (i) supplied in accordance with the requirements set out in the Agreement, (ii) manufactured from raw the Goods, or it or components with a traceable origin, (iii) of good quality, (iv) free from any lefects, (v) fit for any purpose held out by the Supplier or made known to the Supplier by Cover or persons to which we present only indication, and (vi) free from any lines, calatine, pledges or other encumbrance, it is that supply the Goods/Services with the highest level of care, skill and diligence in accordance with best practices in the Supplier's industry, profession of trader. (d)

- (f)
- (g) (h)
- (i)
- is shall apply the GoodyServices with the highest level of care, skill and diligence in accordance with best practices in the Supplier's industry, profession it shall meet any performance dates for the GoodyServices specified in the Agreement or such dates notified by EVBox to the Supplier's industry, profession it shall meet any performance dates for the GoodyServices specified in the Agreement or such dates notified by EVBox to the Supplier and time is of the essence in relation to any of those dates;
 it shall co-operate with EVBox in all matters relating to the GoodyServices, and comply with all reasonable instructions, recommendations and requirements provided by EVBox from time to time;
 the GoodyServices and their manufacture, supply, or the use by EVBox thereof shall not infringe the Intellectual Property Rights of any third party;
 it shall not do or mit to do anything which may cause eVBox to lose any license, authority, consent or permission upon which it relies for the purposes of conducting its business; and it is shall not any of the supplication of the GoodyServices and ground the supplication of the GoodyServices and any outners of which it has been notified where PXDox will use the GoodyServices of the GoodyServices and any outners of which it has been notified where PXDox will use the GoodyServices or sell products incorporating the Goods and the Supplier shall provide EVBox with the information reasonably required by EVBox in order for EVBox to use the GoodyServices in compliance with applicable less of Services and they are without prejudice to the volumes actually purchased the Agreement.

 Any materials, services, functions or responsibilities not specifically described in the Agreement and which are reasonably necessary for the procept supply of the GoodyServices are demonstrated to be included within the scope of the GoodyServices or be delivered for the Price.

 EVBox may inspect and test the GoodyServices at any time before or at delivery at no extra cost to EVBox. The Supplier shall remain 2.4
- 2.5.
- 2.6
- 2.7.
- 2.8
- compliance.

 EVBox may, acting reasonably and with prior notice to the Supplier, conduct further inspections and tests after the Supplier has carried out its remedial actions and the costs of these further inspections and tests shall be borne by the Supplier.

 If EVBox appoints a third party to manufacture products for subsequent purchase by EVBox, then EVBox may require the Supplier to make an offer (or procure that an offer is made) on substantially the same terms as those set out in the Agreement for the sale and supply by the Supplier of boods/Services to the third party for the manufacture of such products meant for EVBox only, if any Good/Services are so sold to the prior party, such supply shall be a contractual arrangement between only the third party and the Supplier and EVBox shall not be party to nor have any liability for payment of such Good/Services.

 ELIVERY OF GOODS / SERVICES

 Lives of the visual supple shall ensure that: 2.9

- 3.1 (a)
- DELIVERY OF GOODS / SERVICES

 Unless otherwise agreed, Supplier shall ensure that:
 the Goods must be properly packed, secured and transported in an environmentally friendly manner and in such a way that they reach their final destination in good conditions and each delivery of the Goods is accompanied by all documentation required under applicable laws, including but not limited to (1) subjected to thems, and (ii) a delivery not which shows the date of the PO, the PO number, the type and quantity of the Goods (including the code number of the Goods where applicable), special storage instructions (if any) and, if the Goods are being delivered by installments, the outstanding balance of Goods remaining to be delivered.
 Unless otherwise instructed by EVBox, the Supplier shall deliver the Goods/services:
 on the date specified in the PO;
 to the delivery location specified in the PO;
 during EVBox Subsiness boxis, and must be provided to the PO that the Regement.
 in accordance with all other requirements set out in the Agreement. (b)

- (a) (b) (c) (d) 3.3. 3.4. 3.5.

- during EVBox's business hours; and in accordance with all other requirements set out in the Agreement.
 Delivery of the Goods shall be made on the basis of the INCOTERM specified in the PO. If no INCOTERM is specified in the PO, then INCOTERM DDP applies.
 Tilt eard risk in the Goods shall past be DVBox according to the relevant INCOTERM.
 If the Goods are ready to be delivered, and EVBox is not reasonably able to accept them at the agreed time, Supplier shall keep the Goods on behavior of the Code of the EVBox. The Goods will be stored separately and securely and be marked as being destined for EVBox. The Supplier will also take any measures necessary to prevent deterioration in quality, until the Goods are delivered. EVBox will reimburse any costs reasonably incurred by the Supplier in this regard.
 Provision of the Services shall be completed on the completion of the Services, to EVBox's reasonable satisfaction, within the agreed timelines.
 RAM MATERIALS, PARTS OR COMPONENTS OF GOODS.
- 4.1. (a)
- (b)
- Provision of the Services small be completed on the complete on the services, or the services of the Services and the Complete of the Services 4.3
- 5 1
- 5.2
- RECALL

 If there is (i) any matter which may result in a safety risk arising from the Goods/Services or (ii) a voluntary or mandated recall, withdrawal or similar measure ("Recall") of any of the Goods/Services, the Supplier shall:

 (a) provide all reasonable assistance to VBXos in developing and implementing a strategy; and (b) where practicable and as soon as possible give EVBox advance notice and full details of any action it is legally obliged to take including communicating with any governmental body. Except to the extent required to comply with any legal obligation, Supplier shall not voluntarily initiate any Recall of any Goods/Services without the prior written consent of EVBox, which consent shall not be unreasonably withheld.

 It is supplier shall be laide for, and shall indemnify, defended and hold harminess EVBox from and against, all costs, suppenses, shares, and lawarus, the supplier shall be laide for, and shall indemnify, defended and hold harminess EVBox from and against, all costs, suppenses, shares, and lawarus, the supplier shall be laide for, and shall indemnify, defended and hold harminess EVBox from and against, all costs, suppenses, shares, and lawarus, the supplier shall be laide for, and shall indemnify, defended and hold harminess EVBox from and against, all costs, suppenses, shares, and lawarus, the supplier shall be related to a small or shall be a shall be an advantaged to the shall be a 5.3.

- (a) (b)
- requirements.

 EVENOU'S REMEDIES

 Without prejudice to any rights or remedies available to EVBox, the Supplier shall immediately give notice to EVBox if it becomes aware or anticipates: the Goody/Services do not conform with the requirements under the Agreement; it will be unable to supply any Goody/Services within agreed volumes and/or at the agreed time; or (c) any matter which may result in a potential safety risk to end uses straining from the Goody/Services (methers such risk areas a result of non-conforming Goods or otherwise). If any Goody/Services (methers such risk areas a result of non-conforming Goods or otherwise). If any Goody/Services (methers such risk areas a result of non-conforming Goods or otherwise). If any Goody/Services (methers such risk areas a result of non-conforming Goods or otherwise). If any Goody/Services (methers such remediate effect by giving written notice to the supplier of the present of the Goody/Services (methers or remediate effect by giving written notice to the Supplier or otherwise). If the Goody/Services (methers or replace the rejected Goods, or to repeat the provision of the rejected Services at the Supplier's expense; to require the Supplier of the replace of the Goody/Services (method from the Supplier of sums paid in advance for the Goody/Services (method); to refuse to accept any subsequent supply of Goody/Services which the Supplier of sums paid in advance for the Goody/Services (method); to refuse to accept any subsequent supply of Goody/Services which the Supplier of sums paid in advance for the Goody/Services (method); to refuse to accept any subsequent supply of Goody/Services and other costs relating to or arising out of the rejected Goody/Services; and to claim damages for any additional costs, losses or expenses incurred by EVBox relating to or arising out of the Supplier's failure to supply the Goody/Services as described in this clause 6. 6.2
- (a) (b)

- (g) (h)
- The provisions of this clause 6 shall extend to any substituted or remedial services and/or repaired or replacement goods supplied by the Supplie EVBox's rights and remedies under the Agreement are in addition to, and not exclusive of, any rights and remedies implied by the applicable laws WARRANTY AND OTHER OBLEATION. 6.3 6.4.
- 7.1
- WARRANTY AND OTHER OBLIGATIONS

 If, after accepting the Goods/Services and within the warranty period stipulated in the Agreement, EVBon notifies the Supplier in writing of any defect in the Goods/Services, the Supplier is obligated to repair such a defect forthwith free of charge and to compensate any additional loss and/or damage, including investigation costs, unless the Supplier can prove that the defect was caused by incorrect or improper use.

 If the Agreement contains no warranty period in the Agreement of the Contains no warranty for the Goods/Services delivered conform to the Agreement and in particular with the description, Specifications and requirements stipulated by EVBox and contained in the Agreement and in particular with the description, Specifications and requirements stipulated by EVBox and contained in the Agreement and/or supplementary downing officers.

 The Supplier shall maintain an adequate stock of the Goods and parts thereof as spare parts for EVBox, available at EVBox's request, for at least six (6) PRICE AND PAYMENT 7.2
- 7.3

- PRICE AND PAYMENT
 The price for the Goods/Services ("Price"):
 shall be the price set out in the Agreement;
 ans set out in Europe;
 if applicable, are inclusive of the costs of packaging, insurance and all other costs relating to shipmen
 are eclusive of VMT and other applicable taxes, contributions, and similar or associated fees and cost
 No extra charges shall be effective unless agreed in writing and signed by EVBox. ent of the Goods; and

- In consideration of the supply of Goods/Services by the Supplier, EVBox shall pay the invoiced amounts within thirty (30) days of the date of a correctly rendered invoice to a bank account nominated in writing by the Supplier or as otherwise set out in the Agreement.

 In respect of the Goods, the Supplier shall invoice EVBox on completion of delivery, unless otherwise agreed in the Agreement.

 In respect of the Services, the Supplier shall micro EVBox on completion of the Services or relevant agreed milestones, unless otherwise agreed in the Agreement. The Supplier shall maintain complete and accurate records of the time spent and materials used by the Supplier in providing the Services, and the Supplier shall allow EVBox to inspect such records at all reasonable times on request.

 Each invoice shall include such supporting information required by EVBox to verify the accuracy of the invoice, including but not limited to the relevant PO number, invoice concerned shall not constitute a correctly rendered invoice as referred to in clause \$1.1 and EVBox shall not be liable for payment. On submission of a new, correct invoice, the payment term, as provided for in clause \$2.1, shall commence anew.

 If EVBox fails to make a payment due to the Supplier under the Agreement by the due date without a valid reason, then EVBox shall, after having been sent proper notice of default by the Supplier, be fails to pay late payment penalises in accordance with article 1.441-6 of the French Commercial Code, late at three time the legal interest rate, plus a fixed indemnity of 40 (forty) euros for collection costs for all late payments.

 EVBox is authorized at all limes to sort of sums owed by EVBox to the Supplier against all sums which EVBox can claim or will be able to claim at any time form the Supplier, whether or not this is immediately payable.
- 8.6
- 27

- INSUBANACE

 During the term of the Agreement and for a period of three (3) years thereafter, the Supplier shall maintain in force, with a reputable insurance company, adequate general liability insurance and, as relevant, professional indemnity insurance, product liability insurance and public liability insurance, to cover the distribution of the properties of the prope
- 9.2
- CONFIDENTIALITY

 Parties will treat all Confidential Information obtained within the scope of the Agreement strictly confidential and use the Confidential Information only for the purpose of performing its obligations under the Agreement. Parties will not disclose such Confidential Information to third parties without the prior written consent of the disclosing party, except to the settent it is necessary for the purpose of performing its obligations under the Agreement. The receiving party will require the subsequent recipients of the Confidential Information to observe the same confidentiality obligation and wraters that the recipients will comply with this confidentiality poligation. Any present under this clause 10.1 by the recipients shall be deemed to be a breach by the receiving party. In the event of a breach of this clause 10.1, the aggrieved party may suffer irreparable harm as to which monetary damages may be difficult to ascertain or an inadequate remedy. In such event or the threat of any such event, the aggrieved party will have the right (in addition to any and all other rights and remedies) to seek injunctive relief, specific performance and other equitable remedies. 10.1
- 10.2.
- TERM AND TERMINATION
 The Agreement shall paply until the expiry or termination of all relevant periods or fulfilment of relevant volumes/milestones specified in any part of the Agreement (Term?). For the avoidance of doubt, expiry or termination of a part of the Agreement does not constitute the expiry or termination of these Purchase Terms and Conditions or any valid and remaining POs under the Agreement.

 EVBox has the right to terminate the Agreement earlier, in whole or in part, without judicial intervention and without any penalty or further obligation or liability, with immediate effect by means of a written notice: 11.1
- if Supplier is unable to pay its debts, becomes insolvent, or is declared bankrupt;
- when the undertaking of Supplier is voluntarily or involuntarily liquidated;
- if a considerable part of the capital and reserves of Supplier is seized;
- in a uninsurence part of unit Capital and uses vest or supplier is sector.

 If the company of Supplier merges or is acquired by a third party who is a competitor of EVBox (as reasonably determ
 if Supplier is found to be not in compliance with applicable laws related to the Goods/Services or EVBox's Policies.
- Without prejudice to clause 16 (Force Majeure) and without affecting any other right or remedy available to it, either Party is entitled to terminate the Agreement with immediate effect by means of a written notice if the other Party commits a material and/or repeated breach of any term of the Agreement which breach is irremediable or if such breach is remediable, fails to take any action to remedy that breach within a period of thirty (30) days after being notified in writing to do so. 11.3
- 11.4 Notwithstanding the above, either Party has the right to terminate for convenience by giving the other Party three (3) months' written notice (subject to mandatory local laws requiring a longer notice period).
- CONSEQUENCES OF TERMINATION
- 12.1 (a)
- (b)
- (c)
- 12.2.
- 12.3.
- 13. 13.1
- mandatory local laws requiring a longer notice period).

 On termination or repliny of the Agreement in whole or in partl, the Supplier shall: provide such reaconable transfer assistance to SVRov or to any third quarty nominated by EVRov in respect of the Goods/Services as EVRov may require to minimize any disruption and ensure continuity of EVRov's business.

 Except to the extern required under applicable law or necessary for the performance of remaining obligations under the Agreement, return to EVRov or, if requested, destroy all Confidential Information and Personal Data; and immediately cases to use for any purpose and shall deliver to EVRov within fourteen (14) days of termination or expiry, all Goods and Deliverables (whether or not in final form) purchased by EVRov. If the Supplier fails to do the above, then EVRov may enter the Supplier's premises and take possession of them. Until they have been returned, destroyed or delivered (as applicable), the Supplier shall be solely responsible for their safe keeping will not use them for any purpose not connected with the Agreement. In case of partial termination, this provision shall apply only to the Confidential Information, Personal Termination or expiry of the Agreement shall not affect the Partier' (rights or remedies that have accrued as a termination or expiry, including the right to claim damages in respect of any breach of the Agreement which existed at or before the date of termination or expiry of the Agreement shall not affect any provision of the Agreement which expressed by only implication intended to come into or remain in effect on or after termination or expiry of the Agreement, howsever caused, shall not affect any provision of the Agreement which is expressly or by implication intended to come into or remain in effect on or after termination or expiry of the Agreement and esigned specifically for EVRov. As such, Supplier hereby assigns in advance and shall procure that all third parties assign to CVRov with full title guarantee, the Intelle 13.2.
- 13.3.
- 13.4
- 13.5
- 13.6. 13.7
- The Supplier shall not (nor will allow or facilitate a third party to) supply Goods/Services or any material, part, component or product that contain EVBox's IP, or permit them to be provided, distributed or sold, directly or indirectly, to any person other than EVBox or a third party product that contain EVBox's IP, or permit them to be provided, distributed or sold, directly or indirectly, to any person other than EVBox or a third party nominated by EVBox. The Supplier shall provide evidence of compliance with this clause 13.7 to EVBox when requested. The supplier shall provide evidence of compliance with this clause 13.7 to EVBox when requested. Processes any Personal Data of the other Party and/or of third parties in connection with the Agreement, it will Process such data in compliance with the applicable Data Protection Laws. Parties will enter into a Data Processing Agreement as provided by EVBox if needed according to Article 28 of the GDPR.

 Without prejudice to the foregoing, a Party will ensure it has the appropriate legal basis and notices in place to ensure law full Processing of the Personal 14. 14.1

- Without projudic to the foregoing, a Party will ensure it has the appropriate legal basis and notices in glace to ensure lawful Processing of the Personal Data for the duration and purposes of the Agreement. Each Party shall take appropriate technical and organizational measures against accidental loss or destruction of, such data and any unauthorized or unlawful Processing of such data.

 "Data Protection Laws" means all privacy laws, including the General Data Protection Regulation ("GDPP") and national implementing laws, regulations and secondary legislation, that apply to Supplier's performance under the Agreement or the Villox's purposes and/or use of the Good/Services." Data Processing Agreement" means the agreement that is binding on the processor with regard to the controller and that sets out the subject-matter and duration of the Personal Data processing activities, the nature and purpose of the processing, the type of personal data and categories and the obligations and rights of the controller. "Processing" has the meaning attributed to it in Article 4.2 of the CDPR (and "Processed" and "Process") and the obligations and rights of the controller. Processing the the meaning attributed to it in Article 4.2 of the CDPR (and "Processed" and "Processing") and the obligation of the processing that the meaning attributed to it in Article 4.2 of the CDPR (and "Processed") and the obligation of the processing that the meaning attributed to it in Article 4.2 of the CDPR (and "Processed") and "Processing" has the meaning attributed to it in Article 4.2 of the CDPR (and "Processed") and the CDPR (and "Processed") and the CDPR (and "Processed") and "Processing" that the meaning attribute to it in Article 4.2 of the CDPR (and "Processed") and the CDPR (and "Processed") a 15.1
- 15.2
- (a)
- LIABILITY AND INDEMNITY

 Unless expressly started otherwise in the Agreement, neither Party shall have any liability to the other for, and neither Party shall be entitled to recover from the other, any consequential, special, multiple or exemplary damages as a result of a breach of the Agreement. This exclusion does not apply to any damages incurred or suffered by a Party resulting from intent or gross negligine, on the part of the other Party, in addition to its indemnity obligations under clause 5.3, the Supplier shall indemnify FUSox against all liabilities, costs, expenses, damages and locate or indirect or on-expectation cases, loss of profit, loss of requisation and all interns personal places (calculated on a full indemnity basis) and all other reasonable professional costs and expenses) suffered or incurred by FUSox as result of a connection with any claim made against FUSox for scalar or allowed and a startification of the supplier, its employees, agents or subcontractors; any claim made against FUSox for scalar stributable to the acts or omissions of the Supplier, its employees, agents or subcontractors; and your death arising out of or in connection with defects in obody/Services, to the extent that the defects in the Goody/Services to the actent that the defects in the Goody/Services are attributable to the acts or omissions of the Supplier, its employees, agents or subcontractors; and (c) and you death arising pagints FUSox by a subcontractors; and (c) and you death arising eagints FUSox by a subcontractors; and (c) are death of the profit of th (b)

- FORCE MAJEURE

 Neither Party shall be in breach of the Agreement nor liable for delay or failure to perform under the Agreement, if this delay or failure was the result of a Force Majeure Event. Parties will notify each other as soon as possible regarding a potential) Force Majeure Event in the best possible way. If the period of delay or failure continues for eight (6) weeks from the date of the notice given under clauses 16.1, the party not affected may terminate the Agreement by giving Boursea (L4) days written notice to the affected party.

 Force Majeure bernt "means any event which is beyond the reasonable control of a Party and which impacts the performance of its obligations under the Agreement, including, but not limited to, was or heatilities, nuclear disasters, nots or civil commotion, plague, epidemic, natural disasters or extreme natural event, explosion, fire, destruction of equipment, and similar restriction alreading insofts as these are not attributable to heat party concerned. A Force Majeure Event shall explicitly not include failure of mechanical equipment, computer hardware, software and/or telecommunications equipment, changes in economic conditions or costs of raw materials and/or its deliventy, strikes or work stoppages by the Supplier's employees; and the non-performance of the Supplier's representatives or other third parties engaged by the Supplier.
- 17. 17.1
- changes in economic conditions or costs of raw materials and/or its delivery, strikes or work stoppages by the Supplier's employees; and the nonperformance of the Supplier's representatives or other thirl partise engaged by the Supplier.

 RONEALA PROVISIONS

 The Agreement constitutes the entire agreement and understanding between the Parties in respect of its subject matter and supersedes any prior
 agreements or understanding (in each case whether written or oral). The applicability of any of Supplier's sale terms or other general terms and
 conditions is opposity rejected, unless agreed otherwise by 1980s in written in any be sent by e-mail or by registered mail within.

 Any amendment or variation to the Agreement shall only be effective where agreed in writing between the Parties.

 Unless stated otherwise in the Agreement, all notices used the Agreement may be sent by e-mail or by registered mail within confirmation of recold,
 Unless stated otherwise in the Agreement, all notices used the Agreement may be sent by e-mail or by registered mail with confirmation of recold,
 Unless stated other method of displayed resolution. Any notice shall be deemed to have been received (i) if sent on the other Party following the rules
 as set out in this clause £12.3. This clause does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any
 arbitration or other method of displayed resolution. Any notice shall be deemed to have been received (ii) if sent by email, an the time arbitration and the party of the party o 17.4.
- 17.7 17.8.
- 17.9
- Unless otherwise specified, the Agreement is governed by and construed in accordance with the laws of France, without reference to the conflict of laws provisions. The applicability of the Convention on Contracts for the International Sale of Goods 1980 is excluded.

 Each Party irrevolubly agrees that the completent courts in Bordeaux, France, shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with the Agreement or its subject matter or formation. 18.2.
 - Supplier acknowledges that it has read and agrees to adhere to the commitments adopted by EVBox on ethics and social and environmental responsibility, as set out in its reference documents and the Code of Conduct for EVBox Supply Chain published at https://evbox.com/en/supplier-resource-center.
- Version July 2025