§ 1 Scope and priority
1. These Terms and Conditions of sale, along with any terms on the face of Basler’s specification or quotation, exclusively shall apply to all sales, licensing, deliveries, installations, repairs, consulting and other services made or provided by Basler, Inc. (hereinafter: “Basler”). These Terms and Conditions, as amended from time to time in Basler’s sole discretion, shall also apply to any subsequent transactions even if these Terms and Conditions are not again included therein by express reference.
2. Unless expressly accepted and agreed to by Basler in writing, no terms and conditions of delivery and payment or other general terms and conditions of the customer shall apply. Basler objects to other terms and conditions that may be proposed by the customer not otherwise consistent with these or other terms and conditions set forth in Basler’s written specification, quotation or order acknowledgment.
3. These General Terms and Conditions shall not apply to any contracts entered into between Basler and consumers.
4. Basler products are manufactured for the distribution to business customers only and shall not be sold to consumers.
5. The products are not exclusively designed, manufactured or designated for sale as parts, components or structural components for the planning, servicing or direct operation of automotive, aeronautical, nuclear and medical equipment or mass transport means. The customer bears the sole responsibility where products acquired by the customer from Basler are used for these purposes. The customer will inform its own customers of this limitation on use upon resale of the products.

§ 2 Conclusion and amendment of contracts
1. Any quotations made by Basler shall be subject to change at any time and in all respects. Orders shall not become binding upon Basler unless Basler has confirmed the same either in writing or in text form (text form comprises fax, email and EDI).
2. The contract shall be deemed concluded once Basler has confirmed the order in writing or text form or upon execution of the delivery. Any modifications or amendments of as well as any additions to the contract shall be valid only if made in writing or text form. Basler’s employees and agents are not authorized to make any oral side agreements, grant any oral commitments or make any oral agreements regarding the amendment or modification of the contract.

§ 3 Payments
1. Unless Basler approves and extends credit to the customer as set forth in a written order confirmation, all payments to Basler under invoices issued by Basler shall be due and payable without deduction immediately after receipt of the respective invoice.
2. Basler reserves the right to require partial or full prepayment prior to manufacture and/or shipment for any order.
3. Subject to Basler’s sole discretion, Basler may approve and extend credit by written notice to the customer specifying the terms of the extension of credit and payment.
4. Even though credit may be granted at the time of acceptance of a job quote or sales order, Basler reserves the right to require satisfactory evidence of Buyer’s financial responsibility at any time before or during shipment of an order.
5. Basler shall have the right at any time: (i) to revoke any credit extended to Buyer or (ii) to condition the extension of additional credit on payment of existing invoices for filled order, even if within the stated payment term, because of Buyer’s failure to pay for any goods when due or for any other reason deemed good and sufficient by Basler.

§ 4 Scope of supply and services
Basler will supply the systems or components as specified in the order confirmation and, to the extent included in the scope of delivery, the operating software and documentation.

§ 5 Quality and pricing
1. Basler shall have the right to reasonably deviate from the technical data and performance specified in the order confirmation or, for technical reasons, use other components than those agreed. In any such case, Basler shall be required to obtain customer’s prior consent to the deviation
in question, which consent shall not be unreasonably withheld. No consent shall be required for such deviations concerning a single component or constituting only a minor deviation from the data specified in the contract or for any deviations resulting from an adjustment to the general state of technology.

2. The customer shall be solely responsible for compliance with all statutory, regulatory, and occupational safety provisions relating to the use of the goods delivered hereunder.

3. Unless agreed otherwise, the prices quoted by Basler exclude all auxiliary costs such as freight, customs and packaging, and all sales, use and value added taxes. The confirmed prices are valid only for the purchase of the confirmed quantity.

4. If the period between the date of conclusion of the contract and the date scheduled for delivery in whole or in part exceeds four months and if the cost of the goods to be delivered increases by more than 5% after the date of conclusion of the contract, then Basler shall be entitled to reasonably (i.e. based on the degree of increase in cost) increase the price for such parts of the overall delivery which are scheduled for delivery more than four months after the date of contract conclusion. If the price increase so claimed by Basler amounts to more than 5% of the price of the overall delivery, the customer shall within two weeks following the receipt of Basler's notice to that effect be entitled to withdraw from the contract by written notice to Basler.

§ 6 Shipment; transfer of risks

1. Unless otherwise agreed to in writing, Basler's delivery shall be made ex works, Basler's facility. Packaging and shipment are performed at Basler's choice and shall be paid for by the customer.

2. The risks of loss shall pass to the customer upon delivery to the carrier, forwarding agent or other transporting person, including Basler's own resources. The same shall apply for free delivery, provided that in such case Basler shall assume liability for direct loss or damage in transit limited to the respective gross value of the goods, should such loss or damage have been caused by Basler's own transporting persons.

3. In the event the shipment is delayed for any reasons beyond Basler's control, the risks of loss and/or deterioration shall pass to the customer upon receipt of the notice of readiness for shipment.

4. The customer shall promptly, but not later than 3 days after receipt of the goods, notify Basler in writing of any damages in transit, if any, even in cases where Basler is not responsible for the transport.

§ 7 Delivery; delay in delivery; withdrawal

1. Delivery dates confirmed by Basler shall be non-binding unless expressly agreed in writing.

2. Adherence to the agreed periods and dates of delivery is subject to the timely performance of customer's contractual obligations. The period for delivery shall commence after clarification of all details regarding the execution of the order and after receipt of all documents and other information required for such execution and to be provided by the customer, as well as after receipt of any agreed down payment, if any. The period for delivery shall be deemed adhered to also if the goods are leaving the plant or designated point of dispatch, as the case may be, or if the customer has been notified of the readiness for delivery but the goods could not be shipped in time for any other reason than a fault of Basler.

3. If delivery by Basler is delayed, the customer grants Basler an extension of time to deliver the order, to be confirmed in writing between Basler and the customer for a period of not less than 14 days.

4. After expiry of the period of grace so notified to Basler by the customer upon a delay in delivery, the customer shall be entitled to withdraw from the contract provided the customer has notified Basler of its rejection of performance upon setting said period of grace. Customer's right to withdraw shall not apply if upon the expiry of the period of grace the goods have been dispatched or are ready for shipment and Basler has notified the customer to that effect.

5. If the current does not have a statutory or contractual right of withdrawal and Basler nevertheless has accepted a return of the goods in writing or text form (fax, email), then Basler will charge a restocking fee in the amount of 35% of the gross value of the goods.

§ 8 Acceptance and receipt of delivery

1. The customer shall not unreasonably reject the delivery and shall be obliged to take delivery within 8 days of the receipt of the notice of readiness for delivery. In the event of non-acceptance Basler may exercise the rights available to it by law.

2. The customer shall be obliged to accept partial deliveries of reasonable volume.

3. The customer shall be in default of acceptance even if Basler has only offered delivery by notice in writing or text form (fax, email). All other statutory requirements of a default in acceptance shall remain unaffected.

4. If Basler claims damages, such damages shall amount to 15% of the purchase price. Said damages shall be valued higher or lower if either Basler proves a higher damage or the customer proves a lower damage.

§ 9 Security Interest

Customer grants and Basler claims and shall retain a “purchase money security interest” in the goods and software delivered pursuant to the applicable provisions of the UCC. Additionally, customer acknowledges and Basler hereby claims and shall retain title to the goods delivered under applicable law. Customer represents that the provisions of this section 9 shall not conflict with or breach any covenants and agreements between customer and customer’s other creditors. Customer hereby authorizes Basler, in Basler’s sole discretion, to file a UCC financing statement in any applicable jurisdiction.

§ 10 Warranties

1. General: The warranties set forth herein apply unless otherwise set forth in Basler’s written order acknowledgment.

2. Hardware: Basler warrants for a period of three (3) years from the date of invoice from Basler (or from another date as agreed by Basler and the customer in writing) that hardware Products furnished hereunder will be free from defects in material, workmanship and design. Repaired or replacement Products provided under warranty are similarly warranted for a period of six (6) months from the date of shipment to customer or the remainder of the original warranty term, whichever is longer.

3. Factory Repair And Field Exchange: Basler warrants for a period of six (6) months from the date of invoice from Basler or its appointed distributor, as the case may be, that billable or non-warranty factory repaired or field exchanged hardware Products furnished hereunder will be free from defects in material and workmanship. Products...
furnished on an exchange basis may be new or reconditioned.

4. Service: Basler warrants that services, including engineering and custom application programming services, whether provided on a fixed cost or time and material basis, will be performed in accordance with generally accepted industry practices to the extent such services are subject to written acceptance criteria agreed to in advance by Basler. All other warranties relative to provided services are disclaimed.

5. Customer Specifications: Basler does not warrant and will not be liable for any design, materials or construction criteria furnished or specified by Customer and incorporated into the Products or for Products made by or sourced from other manufacturers or vendors specified by Customer. Any warranty applicable to such Customer-specified Products will be limited solely to the warranty, if any, extended by the original manufacturer or vendor other than Basler to the extent permissible hereunder.

6. Remedies: Satisfaction of the above warranties will be limited, at Basler’s option, to the replacement, repair, re-performance or modification of, or issuance of a credit for the purchase price of the Products involved, and where applicable, only after the return of such Products with Basler’s consent. Replacement Products may be new or reconditioned. Any warranty service (consisting of time, travel and expenses related to such services) performed other than at Basler’s factory, will be at Customer’s expense.

7. Warranty remedies are available only if (a) Basler is promptly notified and (b) Basler’s examination discloses, to its satisfaction, that any alleged defect has not been caused by normal wear and tear misuse; neglect; improper installation or commissioning by the customer or third parties; operation, maintenance, repair, alteration or modification; unsuitable equipment; defective construction works; unsuitable building lot; chemical, electrochemical, or electrical influences to the extent Basler is not accountable for such circumstances; accident; or unusual deterioration or degradation of the Products or parts thereof due to physical environment or electrical or electromagnetic noise environment. If a defect is repaired improperly by the customer or a third party, then Basler shall have no liability for any consequences resulting from such improper repair. The foregoing shall also apply to any modifications of the delivered goods performed without the prior consent of Basler.

8. The customer shall inspect the delivered goods immediately after receipt and shall promptly but not later than 5 working days after delivery notify Basler in writing of any identifiable defects together with a detailed description thereof. Defects not immediately identifiable in the course of a proper inspection or defects appearing subsequently shall be notified by the customer in writing to Basler not later than 5 working days after discovery together with a detailed description thereof.

9. All those parts proving to be defective as a result of circumstances having occurred prior to the transfer of risks shall at Basler’s option be either repaired or replaced free from defects without charge. Any such defects must be promptly notified in writing to Basler upon detection. Any parts replaced shall become the property of Basler.

10. The customer shall allow Basler the time and opportunity required to perform all repairs and replacement deliveries deemed necessary by Basler; if customer fails to do so, Basler shall be released from its liability for any consequences resulting from such failure.

11. In all other respects, Basler does not assume any warranty as to quality, durability or otherwise and does not assume any procurement risk unless Basler has expressly assumed any such warranty or risk so specified in writing or text form (fax, email).

12. THE FOREGOING WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES WHETHER EXPRESSED, IMPLIED OR STATUTORY, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE OR PURPOSE, OR PERFORMANCE OR APPLICATION WARRANTIES, AND EXTEND ONLY TO CUSTOMERS PURCHASING FROM BASLER OR ITS APPOINTED DISTRIBUTOR.
the English language. The general statutory provisions on copyright law shall apply.

D. General

§ 17 Limitations of Liability

In no event will Basler be liable for incidental, indirect or consequential damages of any kind. Basler’s maximum cumulative liability relative to all other claims and liabilities, including that with respect to direct damages and obligations under any indemnity, whether or not insured, will not exceed the cost of the products or services that give rise to the claim or liability. Any action against Basler must be brought within eighteen (18) months after the cause of action accrues. These disclaimers and limitations of liability supersedes any other contrary provision of the agreement and regardless of the form of action, whether in contract, tort or otherwise, and further will extend to the benefit of Basler’s vendors, appointed distributors and other authorized resellers as third-party beneficiaries. Each provision in the agreement which provides for a limitation of liability, disclaimer of warranty or condition or exclusion of damages is severable and independent of any other provision and is to be enforced as such.

§ 18 Indemnification

Customer shall indemnify, defend, and hold Basler (and its agents, consignees, employees, and representatives) harmless from any and all actions, suits, claims, judgments, penalties, damages, losses, or other expenses (including reasonable attorneys’ fees and other professionals’ fees) including but not limited to those related to bodily or personal injuries (including death) and/or property damage, arising out of or potentially arising out of any negligent, grossly negligent, or intentionally wrongful direct act or omission of customer, its employees, sub-contractors, or anyone acting under its control or on its behalf, excepting only those claims arising solely from Basler’s own grossly negligent or intentionally wrongful direct acts or omissions.

§ 19 Acceptance

Where the work provided by Basler is a contract for services, the customer must accept the work within the period specified in the contract between Basler and the customer, not to exceed four weeks in any circumstance. After expiration of this period the work will be deemed as having been accepted.

§ 20 Additional Warranty Terms for Software Products

1. Basler warrants that licensed software products meet the functions and features set out in the “Software Product Description” by the manufacturer as valid for the respective software products at the time of issue of the license. The technical data, specifications and performance descriptions in the “Software Product Description” do not constitute guarantees unless expressly defined as such. Should specific functions or features of the “Software Product Description” not be met, Basler may opt either for rectification, where applicable in the form of delivery of a new version, or to take back the software with reimbursement of any license fees already paid.

2. Basler expressly disclaims any warranty for software not supplied by Basler or not in compliance with the manufacturer’s license, and for software operated on a computer system not having the minimum hardware configuration and software installations in accordance with the “Software Product Description”.

3. Customer will grant Basler a reasonable amount of time and opportunity for rectification of any software defect.

4. Basler expressly disclaims any warranty where a defect is due to an alteration, the improper use or repair of the product by the customer or a third party without the consent of Basler or where the products were not installed, configured, operated and maintained in compliance with the relevant applicable statutory requirements and guidelines.

5. For products not manufactured by Basler, Basler will have the option of assigning to customer warranty claims to the manufacturer of such product and Basler will thereafter have no liability for such warranty claims assigned to it.

6. The warranty period for the software produced by Basler is six (6) months after installation, provided that the installation was carried out by Basler or a partner of Basler, otherwise six (6) months from delivery.

§ 21 Software License/Use

1. The customer is granted a non-exclusive, assignable right of use of the software, third party software (software developed and/or supplied by a third party) and corresponding documentation, addenda and other documents on a computer system (all other rights to the software and the documentation including copies and addenda will remain with Basler or the software supplier).

2. The customer may observe, inspect or test the functioning of the software for determining the ideas and principles underlying the software only during normal permitted use of the software subject to sec. 1.

3. The customer may not otherwise wholly or partially reproduce, process, translate, decompile or convert the software from the object code to the source code without the prior written consent of Basler, including, without limitation, for procuring the necessary information for the creation of the interoperability of an independently created computer program with other programs and where this information is not easily accessible to the customer. Limited to parts of the original program necessary for creation of interoperability; the information gained from them may not be used for any other purpose and may not be disclosed to third parties.

4. The customer must ensure that the software and documentation are not accessible to third parties. Copies may only be made for filing purposes, data back-up and defect detection; sec. 1 and 2 will apply accordingly. The provision of source programs will require a separate written agreement.

5. Unless otherwise agreed the right of use will apply with an order confirmation and delivery of the software, documentation and subsequent addenda in every case.

6. The customer will inform Basler immediately and in writing should it become aware of the infringement of any intellectual property or copyrights by a product supplied by Basler. Basler exclusively will have the right to defend the customer against claims by the owners of such rights or to take back the product to refund the purchase price minus any amount for use. The customer will defend and indemnify Basler against all claims by the owners of such rights incurred against Basler by adherence to the customer’s instructions by Basler or alteration of the product or integration thereof into a system by the customer.

7. Software and corresponding documentation provided by Basler are only for the final user’s own use within the framework of a single, non-assignable license. Where originals
bear a copyright notice, this copyright notice is to be affixed to any copies by the customer.
8. The customer may only use software products he orders from Basler as well as the documentation on the basis of a software license issued by Basler or its manufacturers.
9. The licensed software may only be operated on the central unit or system configuration whose serial number is specified in a license certificate issued by Basler or third party manufacturers or upon application by the customer for issue of a license or in a license registration form filled out by the customer ("Licensed Unit"). Where the serial number is not documented in the intended way in the individual case the central unit or system configuration will be regarded as a "Licensed Unit" on which licensed software was initially operated. The software may only be copied, reproduced or transmitted to another system via a computer network to the extent that this is necessary for the operation of the Licensed Unit and for archiving and backup purposes. Where due to a defect of the equipment it is impossible to operate the software on the Licensed Unit the customer may temporarily run the software on another central unit or system configuration. Where the data carrier provided to the customer contains software which does not cover the license issued to the customer for technical reasons it may only be used on the basis of a special license.
10. The software may contain technical precautions preventing access to such non-licensed software. The customer may only use the licensed software for operation on the Licensed Unit and only alter it in machine-readable form or combine it with other software. The licensed software will still be subject to the terms of Basler or third party manufacturers as part of the adaptation. The customer will affix a copyright notice by the author on all complete or partial copies, adaptions or transmissions of the software that is equivalent to that on the original version of the licensed software.
11. The customer is obligated to fill out and return the software license registration certificates provided to him to Basler within thirty (30) days to obtain warranty rights. Furthermore, he must keep records containing the licensed software including the respective version, serial number of the licensed unit, the location of the licensed software and the number of copies made. Upon request the customer must present these copies to Basler.
12. The software license will only entitle customer to use of the licensed version provided by Basler.

§ 22 Force Majeure
Basler will not be liable for any loss, damage or delay arising out of its failure to perform hereunder due to causes beyond its reasonable control, including without limitation, acts of God or the customer, acts of civil or military authority, fires, strikes, floods, epidemics, quarantine restrictions, war, riots, delays in transportation, or transportation embargoes. In the event of any such delay, Basler’s performance date(s) will be extended for that length of time as may be reasonably necessary to compensate for the delay. Basler shall be entitled to withdraw from any contracts already concluded if the procurement of goods has become materially complicated since the time of conclusion of the contract due to disasters, acts of war or other reasons. A material complication shall be deemed to exist in any circumstances where the market price of the goods to be procured has increased by 25 % during the period between the date of conclusions of the respective contract of purchase and sale and the scheduled date of delivery.

§ 23 Government Clauses and Contracts
No government contract regulations or clauses will apply to the Products or this agreement or act to bind Seller unless specifically agreed to by Seller in writing at Seller’s headquarters. Products sold or licensed hereunder are not intended to be used, nor should they be used, in any nuclear-related application either as a "Basic Component" under 10 CFR 21 (United States NRC) or otherwise under similar nuclear laws and regulations of this or any other country.

§ 24 Export Control
Products and associated materials supplied or licensed under this agreement may be subject to various export laws and regulations. It is the responsibility of the exporter to comply with all such laws and regulations.

§ 25 Severability
Should any of the individual provisions of the contract or these Terms and Conditions be or become invalid or unenforceable, or should a gap in this agreement be discovered, then the validity and enforceability of the remaining provisions thereof or hereof, as the case may be, shall not be affected thereby. Such invalid or unenforceable provision shall be replaced or, as the case may be, such gap shall be filled by a legally valid and enforceable provision accommodating or coming as close as possible to the intent of the parties as apparent from this agreement as well as to the economic intent and purpose of the invalid or unenforceable provision and the overall agreement. The same shall also apply where the invalidity or unenforceability of a provision is based on the determination of performance or time; in such cases a legally permissible measure of performance or time shall be agreed which comes as close as possible to the intent of the parties.

§ 26 Disputes
The parties will attempt in good faith promptly to resolve any dispute arising out of this agreement by negotiations between representatives who have authority to settle the controversy. If unsuccessful, the parties further will attempt in good faith to settle the dispute by non-binding third-party mediation, with fees and expenses of such mediation apportioned equally to each side. Any dispute not so resolved by negotiation or mediation may then be submitted to a court of competent jurisdiction in accordance with the terms of this agreement. These procedures are the exclusive procedures for the resolution of all such disputes between the parties.

§ 27 Governing Law
This agreement and all disputes arising hereunder will be governed by and interpreted in accordance with the internal laws of the state of Pennsylvania, excluding its conflict of law provisions and the provisions of the 1980 UN Convention on Contracts for the International Sales of Goods. The state and federal courts of the state of Pennsylvania shall have exclusive jurisdiction for all matters pertaining to or in connection with this agreement.

§ 28 Assignment
This agreement may not be assigned by either party without the written consent of the other; however, consent will not be required for internal transfers and assignments as between Seller and its parent corporations, subsidiaries or affiliates as part of a consolidation, merger or other form of corporate reorganization.

§ 29 Language
The parties acknowledge that they have required that this agreement be drawn up in English. Les parties reconnaissent avoir exigé la rédaction en anglais du Contrat. In the event of a conflict between the English and other language versions of this agreement, the English version will prevail.

Effective as of January 2024