GENERAL TERMS AND CONDITIONS FOR INTELLECTUAL SERVICES
ISAE – INSTITUT SUPERIEUR DE L’AERONAUTIQUE ET DE L’ESPACE

ARTICLE 1: SCOPE
These General Terms and Conditions (GTC) apply to intellectual services. Their purpose is to set out the framework for the contractual relations between ISAE and the holder of a purchase order. All purchases made pursuant to these GTC are subject to the Public Procurement Code. Within the meaning of these GTC, “the Holder” refers to the co-contractor of ISAE. Acceptance of this purchase order by the holder concludes a public contract in accordance with the provisions of the Public Procurement Code, and implies acceptance in full by the holder of these GTC. By accepting this purchase order, the holder solemnly certifies its validity with regard to the provisions of Articles L2141-1 to L2141-5 of the Public Procurement Code. It also produces the documents provided for in Articles R2143-6 to R2143-9 of the Public Procurement Code.

ARTICLE 2: CONTRACTUAL DOCUMENTS
The contractual documents of the contract are the following and, in the event of a contradiction between their stipulations, prevail in this order of priority:
- the special conditions defined by the enclosed Purchase Order and any annexes as well as any document written especially for the contract by ISAE;
- these GTC;
- the general administrative terms and conditions (CCAG) applicable to INTELLECTUAL SERVICES (CCAG PI 2021) in force on the signing date of the contract by the holder;
- where appropriate, the conditions of sale defined by the Holder. The provisions contained in the holder’s documents which are more favourable to ISAE than the clauses of these GTC prevail over the latter.

ARTICLE 3: PURPOSE OF THE CONTRACT
The purpose of the contract, its content and its technical specifications are stated in the enclosed purchase order and any annexes thereto. As the case may be, the service to be supplied by the holder will be set out in specifications prepared by ISAE. For the delivery of supplies or software, the holder is subject to an obligation of result regarding the performance of the services in accordance with its contractual commitments. When the contract includes the delivery of software, the delivery of updates and new versions is included in the contract, for its entire term.

ARTICLE 4: TECHNICAL DOCUMENTATION
The holder undertakes to provide on delivery any up-to-date documentation for correctly operating and maintaining the equipment and/or software. This documentation will be written in the French language and will be provided with no price supplement. With ISAE’s authorisation, documentation in a foreign language may be accepted. The references of the purchase order must be stated in any correspondence related to the contract (delivery notes, packages, invoices, etc.).

ARTICLE 5: PERFORMANCE CONDITIONS
This contract applies from its notification, which is the date that the email is sent by ISAE to the contract holder. The purchase order may however state a performance start date that is different from the notification date. The place and time of performance of the services are stated in the enclosed Purchase Order and any annexes. Should the holder be unable to meet the stated conditions, it must immediately notify ISAE thereof in writing (fax, email, etc.). Otherwise, these indications are deemed to have been accepted. If the deadlines are not met, ISAE reserves the right to cancel the order without prior notice or compensation and/or to apply a fixed penalty after formal notice with no subsequent remedial action. In accordance with Article 33.3.3 of the CCAG PI, when the holder requests an extension of the period of performance of the services, if ISAE does not notify its decision within a period of 15 days from the date of receipt of the request from the holder, it is deemed to have refused the request for an extension, except in the cases provided for in the second and third sub-paragraphs of Article 13.3.3 of the CCAG PI.

ARTICLE 6: PENALTIES
As an exception to the provisions of Article 14.1 of the CCAG PI, if the deadlines are not met, the holder will be liable to a penalty calculated according to the following formula: P = V x R / 100, in which:
- P = the amount of the penalty;
- V = the value of the services on which the penalty is calculated, this value being equal to the amount excluding VAT of part of the late services, or all of the services if the delay in performance by one party makes the whole unusable;
- R = the number of days of delay. In any event, P may not exceed V.

ARTICLE 7: DELIVERIES AND CHECKING
Verifications shall be carried out in accordance with the provisions of Articles 28 and 29 of the CCA PI. However, notwithstanding Article 28.5 of the GCC IP, ISAE does not automatically notify the contractor of the days and times set for the audits. Nevertheless, the contractor may contact ISAE to find out the days and times set for the audits in order to attend or be represented. On completion of the checks, ISAE will make its decision in accordance with the conditions laid out in Articles 29 of the CCAG-PI.

ARTICLE 8: TRANSFER OF OWNERSHIP – USE OF THE RESULTS
Transfer of ownership takes places according to the provisions of the CCAG PI. Use of the results is made in accordance with the stipulations of Articles 32 to 35 of the CCAG PI.

ARTICLE 9: FINANCIAL TERMS
The price set out in the special conditions is firm and definitive. In accordance with Article R2191-20 of the Public Procurement Code, services which have given rise to a start of performance give an entitlement to down payments.

ARTICLE 10: INVOICING AND PAYMENT TIMES
The amounts payable to the contractor(s) will be paid within an overall payment period of 30 days from the date of receipt of the payment requests.

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In the event of a delay in payment, the contractor is entitled to the payment of default interest, as well as an inclusive fee to cover recovery costs of €40. The rate of default interest is equal to the interest rate applied by the European Central Bank to its most recent main refinancing operations, in force on the first day of the half of the calendar year during which the default interest has begun to run, plus eight percentage points. The requests for payment will be presented according to the conditions laid out in Article 11.4 of the CCAG-FCS and will be drawn up in one original indicating, in addition to the legal stipulations, the following information:
- the creditor’s name or corporate name;
- if applicable, the reference of the registration in the trade or professions directory;
- if applicable, the SIRET number;
- the bank or postal account number;
- the purchase order number;
- the designation of the payment organisation;
- the performance date of the services;
- the price of the eligible services, excluding VAT and, if applicable, decreased by any reductions;
- the amounts and rates of VAT legally applicable or, where appropriate, the benefit of an exemption;
- any discounts or rebates acquired and quantifiable when negotiating the contract and directly related to the contract;
- the total price including VAT of the services delivered or performed (including, where appropriate, the amount of the VAT for the work performed by the sub-contractor(s));
- the invoice date;
- in the event of a joint grouping, for each economic operator, the prices of the services performed by the economic operator;
- in the case of subcontracting, the nature of the services performed by the subcontractor, their total amount excluding taxes, as well as, where appropriate, the price variations established excluding taxes;
- if applicable, the allowances, bonuses and other deductions apart from retention monies, prepared in accordance with the stipulations of the contract;
- a statement of the professional insurance and its geographical coverage, for artisans registered in the directory of trades and contractors pursuant to Article 133-6-8 of the Social Security Code. If the holder is subject to the obligation of electronic invoicing or if it voluntarily chooses to opt for electronic invoicing, filing, transmission and receipt of electronic invoices will be made exclusively via the Chorus Pro invoicing portal (https://chorus-pro.gouv.fr). For this purpose, ISAE’s SIRET No. is 130 004 278 00011, and the service code to enter is “FACTURES avec ENGAGEMENT” (invoices with commitment). The receipt date of a request for payment transmitted electronically is the date of notification of the email message informing ISAE of the availability of the invoice on the invoicing portal (or, where applicable, the date of the time stamp of the invoice by the budgetary information and accounting system of the State for an invoice transmitted by electronic data interchange).

As an exception to the obligation of filing invoices via the Chorus Pro portal, in particular should the latter malfunction, payment requests may be sent to the address below:
Institut Supérieur de l'Aéronautique et de l'Espace
Service Facturier
10 Avenue Edouard Belin
BP 54032
31055 TOULOUSE CEDEX 4

The authorising officer responsible for issuing the payment requests is the Director General. The public accountant responsible for payments is the Accounting Officer of ISAE. The person empowered to provide the information provided for by the regulations on collateral is the Director General.

ARTICLE 11: SUBCONTRACTING
In accordance with Articles L2193-1 to 7 and R2193-1 to 4 of the Public Procurement Code, any subcontracting must necessarily be declared to ISAE, which must accept the subcontractor and accept its terms and conditions of payment. Acceptance by ISAE of the subcontractor and its conditions of payment entitles the latter to direct payment under the conditions of Article R2193-10 of the Public Procurement Code.

ARTICLE 12: WARRANTY
As an exception to Article 30 of the C.C.A.G.-PL, the warranty begins to run from the date of receipt of the services.

ARTICLE 13: INSURANCE
The holder must have purchased an insurance policy, valid throughout the performance of the order. The holder’s insurance must cover the holder’s operational and professional civil liability, including its civil liability after delivery, covering material, immaterial and bodily harm that may be caused to ISAE and to third parties, by any event taking place within the context of the performance of the purchase order, and, in particular by the action of the holder’s staff, employees or products, such to enable ISAE, in all cases in which the holder is liable, to benefit from financial compensation.

ARTICLE 14: SPECIAL PROVISIONS
The holder will take all the necessary measures to protect property and equipment in the place of its intervention. It will be liable for any damage caused within the context of its mission. The holder will submit to the conditions of access to the premises and undertake to comply with the safety instructions. It is subject to non-disclosure obligations regarding any information of which it could be made aware. The services that are the subject-matter of this contract will be performed under the management of the Holder which must comply strictly with the regulations and requirements in force at ISAE. ISAE reserves the right to prohibit access to the premises and to request the replacement of personnel considered undesirable or not providing satisfaction.

The Labour Code, its decrees and implementing orders as well as specific instructions must be applied without restriction by the personnel of the company performing the services on ISAE’s premises. At least 15 days before starting the services, a joint inspection of the work sites and the facilities that are located there may be carried out jointly. Prior to this joint inspection, ISAE may request that the Holder sends it an Individual Health and Safety Protection Plan. At the end of this joint inspection, the services that are the subject-matter of this contract, will, where appropriate, be the subject of a prevention plan drawn up by the ISAE prevention advisor and the ISAE technical manager responsible for following up the contract, and decided by common agreement with the contract Holder.

The Gendarmerie de l’Armement is empowered to check compliance with the provisions of the laws of reference by enterprises engaged in an activity on ISAE site. Accordingly, the gendarmes of the Armament may ask employees of the companies working on the site to present the
copy of the prior hiring statement which they must be carry on their person. This operation will be carried out in the work places. ISAE will ensure that all relevant measures have been taken for this purpose.

In accordance with the provisions of Article L8251-1 of the Labour Code, no one may, directly or by proxy, hire, retain in its service or employ for any period, a foreigner who does not have a permit to exercise an activity as an employed person in France. It is also prohibited for any person to hire or to keep in their service a foreigner in an occupational category, a profession or a geographical area other than those which are mentioned, as the case may be, on the above-mentioned permit.

Pursuant to Article D8254-2 of the Labour Code, the contract holder must present to the representative of the contracting authority, on concluding the contract, the list of the names of the foreign employees employed by it and subject to the work permit provided for in Article L5221-2.

ARTICLE 15: FOREIGN SUPPLIER
Correspondence relating to this purchase order will be written in French in accordance with Act No. 94-665 of 4 August 1994 relating to the use of the French language, or, by ISAE’s prior express agreement, in a foreign language. For equipment of foreign origin which has been subject to an application for exemption from customs duties, customs clearance may only be made after notification of the decision relating to the duty-free admission.

ARTICLE 16: TERMINATION
The applicable termination conditions are those of Articles 27 TO 36 of the CCAG PI. Notwithstanding article 39.2 of the CCAG-PI, ISAE reserves the right to terminate the contract for the contractor’s fault without prior notice. ISAE reserves the right to have the service performed at the expense and risk of the contractor in the cases provided for in Article 27 of the CCAG-PI.

ARTICLE 17: DISPUTES
In the event of a dispute, the Administrative Court of Toulouse alone has jurisdiction.
In accordance with Article 43 of CCAG-PI, the holder will do all he can for settle amicably any litigation due to the contract or his execution.