

GENERAL TERMS AND CONDITIONS OF PURCHASE

1. Generalities

- 1.1. The General Terms and Conditions of Purchase specified below regulate, without exception, all orders issued and / or purchasing contracts, pertaining both to the purchase of Products and to the performance of services, as agreed by the Companies belonging to Gruppo Fontana, as direct or indirect subsidiaries of Fontana Finanziaria S.p.A. (henceforth jointly or individually referred to as 'Fontana').
- 1.2 The terms and conditions provided for in the present document will be considered as accepted by the Supplier or contractor (henceforth 'Supplier') that accepts or executes the orders and / or contracts referred to in art. 1.1. The Parties agree that the orders issued and / or the purchasing contracts will not be subject to the general purchasing conditions of the Supplier.
- 1.3 Unless explicitly accepted in writing by Fontana, no modifications or integrations made by the Supplier will be valid and binding for Fontana.
- 1.4 In any case, Fontana reserves the right to modify the present General Terms and Conditions of Purchase, by attaching such modifications to any written correspondence sent to the Supplier. The new clauses will be considered as accepted by the Supplier that accepts or executes the orders and / or contracts referred to in art. 1.1.

2. Orders

- 2.1 The present General Terms and Conditions of Purchase form an integral part of every order and/or contract issued by Fontana for the purchase of products and the performance of services.
- 2.2 All supply Orders shall be drawn up in writing by Fontana, and will be considered as completed on reception of the Order Confirmation sent by the Supplier. In any case, supply Orders will be considered as accepted if the Supplier delivers the products or performs the services.
- 2.3 Any modifications or integrations to the supplying Order made by the Supplier are subject to written confirmation by Fontana, or else remain ineffective.

3. Order Execution. Inspection

3.1 Supplies of products and / or services that do not comply with the features and the specifications given in the orders and / or contracts referred to in art. 2 are not allowed; any exceptions shall first be authorized in writing by Fontana;



- 3.2 All terms, delivery times and conditions provided for in the supply Order are binding for the Supplier.
- 3.3 If the Supplier delays the delivery past the agreed deadline or delivers the goods at locations different from those stated in the supply Order, the Supplier itself will be subject to a standard penalty of 2.5% of the invoice value, for each week of delay, with a maximum of four weeks of delay and a total penalty of 10% of the invoice's value, without prejudice to greater damages. Four weeks past the expected delivery date, if the Supplier has not performed its tasks, Fontana may refuse to accept the supply and may cancel the supply Order or terminate the Contract at any time, by simple written notification to the Supplier. It is understood that, in such cases, the contract will be considered as terminated of right and in accordance with art. 1456 of the Italian Civil Code and the Supplier will be obliged not only to pay penalties but also to return any payments made by Fontana, augmented of the reference interest rate defined by the European Central Bank (ECB), plus 2 points, from the date such payments were made. In any case, Fontana may request full compensation for damages.
- 3.4 The Supplier will promptly notify Fontana in writing of any events that may cause delays in the supply Order, and in any case is committed to taking any possible action to minimize the delay in delivery. Such notice does not exempt or limit in any way the Supplier's responsibility for damages caused to Fontana following the failure to comply with the delivery terms.
- 3.5 Any acceptance of a delayed delivery may by no means be interpreted as Fontana waiving payment of penalties referred to in art. 3.3 and waiving full compensation of any damages.
- 3.6 Products and services shall be supplied and performed by the Supplier in accordance with the specifications listed in the supply order. The Supplier is committed to complying with national and international regulations as well as environmental, health and safety laws.
- 3.7 On executing the supply, the Supplier shall deliver to Fontana all documentation thereof (e.g. instructions and working manuals, installation manuals, certificates of warranty, certificates of origin, raw material certificates of quality).
- 3.8 The Supplier may sub-contract the supply of products and/or services only and exclusively with prior written consent from Fontana and will be equally responsible to Fontana for all activities performed by the sub-contractor.
- 3.9 In the execution of its tasks the Supplier shall, whenever possible, utilize the products belonging to the product range of Gruppo Fontana.
- 3.10 The Supplier shall guarantee the conformity of the products and services to the aim pursued.



- The Supplier guarantees and is committed to making sure that, in executing its tasks inside a 3.11 Gruppo Fontana factory, warehouse or office branch, the people employed by the Supplier itself comply with Fontana's professional regulations. All the machinery, plants, utensils, portable tools and their accessories used by the Supplier in the fulfillment of the order at Fontana's factories/offices are strictly bound to comply with injury prevention Regulations and Laws (compatible with the locations where they are used) and subject to regular maintenance by the Supplier. The noise level of such working tools shall comply with the provisions of Legislative Decree n. 195 / 06 and, when in operation, they shall not produce noise above the values stated in the database of the injury prevention commission. The Supplier's own personnel shall comply with the regulations on personal safety. In particular, Personal Safery Devices supplied by the Supplier to its personnel shall comply with Legislative Decree n. 475/92 and its following modifications or integrations. The Supplier's personnel shall be informed on and trained for the conditions of use and regarding injury prevention and work safety measures. In the relevant area of application, the Supplier shall take care of suitably applying Legislative Decree n. 81 / 08 and its subsequent modifications and integrations, as well as whatever the Supplier may consider as useful and necessary to face the security and work safety needs of its workers and of third parties, referred to in the present assignment, by thoroughly applying all relevant Regulations and Laws. The Supplier's own personnel shall know and comply with all measures pertaining to safety signs, prevention of health damages, t container labelling, tanks, piping with special reference to the signs placed on site. Electric plants shall comply with the Italian Electric Board (CEI) regulations and in particular electrical panels shall be built with a protection level suitable for the specific risks present in the area, while all the engines and the command buttons shall be built with an IP 55 minimum protection level or higher when operating in special environments. The Supplier shall bear all costs and duties, with no exception, pertaining to what it is provided for under art. 3.11, including scaffolding costs.
- 3.12 The Supplier accepts that during the execution of the supply Order Fontana, with two days' notice, may access the Supplier's plants, during working days and times, in order to verify the Products' match with the agreed quality standards, as well as to check or test the Products ordered. The aforementioned inspections will by no means limit the Supplier's responsibilities to Fontana for the Products supplied.
- 3.13 The Supplier shall immediately inform Fontana whenever, for the execution of the supply Order, industrial or intellectual property rights of third parties are needed. In any case, the Supplier is committed to release Fontana from liabilities for any controversy arising in relation to the industrial or intellectual property rights of third parties, including any legal fees.
- 3.14 All designs, works and anything else, including patentable inventions and the rights to use and exploit them, executed by the Supplier or by third party sub-contractors of the supply Orders,



shall be transferred into Fontana's own property at the time of their execution at no cost, the Parties agreeing that the compensation for their creation is already included in the fees agreed in the supply Order, and the Supplier and the sub-contractors shall have no rights on those works. All the documentation specified above shall be delivered to Fontana on completion of the supply Order at the latest.

4. Non-compliance claims

- 4.1 The use of and / or payment for the Products and / or Services shall not represent the acceptance thereof.
- 4.2 The acceptance of the Products and / or Services shall be subject and subordinate to the inspection and check by Fontana in order to ascertain the absence of any faults, the completeness and conformity of the supply. Fontana shall inform the Supplier of any faults within twenty days after discovering them. In this respect, the Supplier waives any claims relative to delays in the notification of the faults.
- 4.3 If the Supplier does not immediately take action to eliminate the faults identified, in case of urgency and in order to prevent greater damages, Fontana is authorized to remedy the faults, or to have third parties remedy them at the Supplier's own expense.
- 4.4 Should Fontana incur any costs deriving from the delivery of non-compliant products or services, such as transport costs, processing, mounting and dismounting, workforce and materials, such costs shall be borne by the Supplier. In any case, Fontana reserves the right to charge the Supplier the file management expenses, amounting to € 150= for each non-compliant item.
- 4.5 The Supply is committed to releasing Fontana from liabilities for any damage compensation claims made by Customers of Fontana in relation to products and / or services delivered late or non-compliant with the supply Order.
- 4.6 The Parties agree that, in case of a breach of contract in the supply that gives rise to a claim by Fontana, the latter shall have the right to suspend payment for up to 10 (ten) months until the order is fulfilled by the Supplier. After this deadline, if the breach continues, it is serious and its qualitative and / or quantitative faults are not insignificant, Fontana shall be authorized to suspend payment until the contract is properly fulfilled. In the period of suspension of payment the Supply shall not be authorized to take action to recover the relative credit and the latter shall not benefit of the credit accessories provided for by Legislative Decree 231 / 2002 and its subsequent modifications. The preceding remedies shall always safeguard damage compensation and any further contract remedies provided for by the regulations in force and by



the conditions of the present contract.

4.7 In case of contract breach by the Supplier, Fontana may, in any case, compensate the sums requested to the Supplier for compensation of the damage with those Fontana still owes the Supplier for the supply of Products and the performance of Services. In case of compensation, Fontana is committed to producing, whenever possible, the necessary evidence to prove the damage suffered. The compensation shall be without prejudice to the claim for any greater damage suffered by Fontana and any further applicable remedies specified in the contract.

5. Packaging

- 5.1 The Supplier shall be held responsible for supplying the Products with packaging suitable for the nature of the Products, in compliance with the regulations in force in terms of environmental protection and security, and by adopting any necessary measures to protect the integrity of the packaging itself from atmospheric agents, loading accidents, transport conditions etc.
- 5.2 In its packaging activities, the Supplier shall be held responsible for keeping all product identification labelling visible, even when individual packs are stacked for transport. In particular the following information shall have to be visible: Fontana product code, quantity, dispatching date, batch number and production date.

6. Risk transfer

6.1 Risk transfer shall take place in compliance with the 2010 Incoterms referred to in the supply order; unless otherwise specified in the supply Order, transport shall be at the Supplier's own risk and expense.

7. Compensation and Invoicing

- 7.1 The Supplier shall send the invoice to Fontana only subsequent to the delivery of the goods or the performance of services.
- 7.2 The Supplier shall send the invoices to Fontana by e-mail to the address specified in the supply Order, and the following specifications shall be adhered to:
 - 7.2.1 Each individual e-mail shall have "INVOICE" as its subject and contain a file in PDF format for each invoice.
 - 7.2.2 Each invoice shall refer to a single transport document
 - 7.2.3 The supply Order number shall strictly appear on each invoice.

Each invoice shall reach Fontana by the second working day following the end of the relevant



month.

The invoices failing to comply with the above-listed requirements may not be processed and settled.

- 7.3 Unless otherwise specified in the supply Order, compensation is inclusive of packaging and any other duty related to the performance of the supply and / or the service.
- 7.4 Payment of the invoices issued by the Supplier shall be made within the Terms of Payment stated in the supply Order on the bank account transmitted in writing by the Supplier.

8. Dangerous substances

- 8.1 The materials or the components used, identified as dangerous substances, shall be certified in the relevant correspondence, packed, labelled, transported in compliance with the relevant legal provisions and obligations and shall be used adopting all technical prevention techniques and procedures needed to prevent dangerous reactions, staff exposure and environmental pollution.
- 8.2 The Supplier shall be held fully responsible for the aforementioned harmful or dangerous materials and / or for those used in the manufacturing of the Products and / or in the performance of the Services, and shall indemnify Fontana and release it from liabilities for any claims relative to damages to things and people caused by the Products.

9. Guarantees

- 9.1 The Supplier shall guarantee that the products delivered to Fontana are new, free from any faults, compliant with the specifications listed in the supply Order and suitable for the use requested by Fontana.
- 9.2 The set warranty period is 24 (twenty-four) months from the date of delivery of the product or of the performance of the Service, without prejudice to greater protection measures granted by law.
- 9.3 The Supplier shall be held responsible for repairing or replacing non-compliant Product at its own expense in the shortest time possible; in case of urgency and to avoid or prevent greater damages, Fontana shall be authorized to repair the products, or to have third parties repair them at the Supplier's expense.
- 9.4 The Supplier shall guarantee the Products repaired or repaired for further 24 (twenty-four) months from the date of their replacement or repair.
- 9.5 Pending the checks and decisions concerning the faults of the Products identified by Fontana in the Warranty Claim, without prejudice to any other rights deriving from the present Contract or



from the law, Fontana shall be entitled to suspend the payment of compensation due for the Products under dispute.

- 9.6 Inspections and checks performed by Fontana during the works, the preliminary tests, the fine tuning and the final tests, do not free the Supplier from the aforementioned guarantee.
- 9.7 For supplies of machinery and / or plants, whenever the faults or non-compliance or incompleteness are such as to prevent or to limit the normal use of the machinery or the plant supplied, and the Supplier has not taken action to make it work, Fontana, after 21 days from the date of the claim, may apply the Supplier a penalty of 2.5% of the price of the supply for each week of failure and a total penalty of 10% of the value of the supply, without prejudice to any greater damages. If the Supplier acknowledges that the fault or non-compliance cannot be removed or if, even without such acknowledgement by the Supplier, the latter has not removed the fault and non-compliance and has not replaced the Machinery or the Plant supplied or its faulty parts, within a month from the notification by Fontana, the latter shall have the right to obtain a substantial reduction in price or, in its sole discretion, the return of the Machinery or the Plant to the Supplier, at the latter's own expense. In this case, without prejudice to the compensation of any further damages, the Supplier shall be held responsible for returning within 10 (ten) days from the return of the Machine or the Plant any payments already made by Fontana, plus interest due from the date when those payments were made by Fontana at the reference interest rate set by the European Central Bank (ECB), plus two points due from the date of the aforementioned payments.

10. Insurance

10.1 The Supplier shall, at its own expense, take out a policy with a primary insurance company to suitably cover the risks related to its activities, civil responsibility to third parties and civil responsibility for the Product including the recall risk. The Supplier shall provide certification of the Insurance Company testifying the validity of the insurance cover.

11. Force majeure

- 11.1 No Parties shall be responsible for delays or breaches of contract depending on causes of force majeure provided that:
 - 11.1.1 Within three days from the event of Force Majeure the affected Party informs the other Party in writing, it provides evidence of the event and communicates the duration of such Force Majeure.
 - 11.1.2 The affected Party makes any necessary effort to find effective remedies to such



circumstances and to limit any inconvenience caused to the other Party.

11.2 Force Majeure events are defined as the extraordinary events which the Parties could not have expected or prevented with ordinary diligence, including, for instance, wars, even undeclared ones, riots, expropriation or confiscation of tools or installations, sabotage, fires, floods, earthquakes (except for strictly internal strikes).

12. Order cancellation and Termination or Dissolution Rights. Contract dissolution condition.

- 12.1 Fontana shall have the right to cancel the supply Order and / or terminate the contract, by registered mail or PEC, without paying any penalties to the Suppliers, save for Fontana's right to compensation for the damages suffered, in any of the following cases:
 - 12.1.1 within 5 (five) working days from the dispatch of the supply Order by Fontana
 - 12.1.2 if the Supplier, for any reasons, does not deliver the products or does not perform the agreed tasks by the deadlines agreed in the supply Order or in the quantities stated in the supply Order, and if Fontana is not interested in a partial fulfilment;
 - 12.1.3 in the case of an event of force majeure in accordance with art. 11, causing a delay of over 15 (fifteen) days in the delivery dates of the Products or in the performance of the Service agreed in the supply Order;
 - 12.1.4 Under art. 1454 of the Italian Civil Code if the Supplier does not fulfil one of the obligations deriving from the present General Terms and Conditions of Purchase and it does remedy the situation within 10 (ten) days from the written claim by Fontana.
 - 12.2 The Contract and the supply Order shall be terminated of law, if the Supplier is subject to enforcement procedures, bankruptcy procedures, receivership or other bankruptcy procedures, it becomes in any case insolvent or has sold its assets to creditors, it is subject to confiscation or any other form of property constraint of its assets or it is liquidated, voluntarily or coercively, except if Fontana decides to waive the application of this condition.

13. Conditions pertaining to the Supplier's job security and to the Customer's joint responsibility

13.1 On being contracted, at the request of Fontana, the Supplier shall provide the names of staff members of their own or of any sub-contractors employed in the tendered works, as well as any change of names, ensuring in any case the respect, also on the part of sub-contractors, of the regulations in force regarding the start, execution and any interruption of their employment contract. The Supplier shall equally ensure the regular



payment of their salary to the workers employed, as provided for by their collective agreements, as well as the payment of withholding taxes and of pension and social aid contributions provided for by the regulations in force and by collective agreements.

- 13.2 Under Legislative Degree n. 81/2008, the Supplier declares it is able to comply with the existing regulations on health protection and workplace security for its own employees, as well as with the payment of salary, pension and social aid contributions to its staff.
 - Moreover, under art. 29, clause 2 of Legislative Decree n. 276 / 2003, the Supplier declares it regularly pays withholding taxes on employees' incomes, as well as compulsory pension and social aid contributions for its employees' injuries at work and professional diseases and Fontana shall have the right for the whole duration of the contract and for six months after the termination of the contract to request the Regular Payment Certificate (DURC) of the contractor and of any subcontractors.
- 13.3 The Supplier shall also be committed to receiving such suitable certification from any subcontractors in case part of the works specified in the present contract is assigned to third party entities, without prejudice in any case to the necessary and preventive consent by Fontana under art. 3.8 of the present General Terms and Conditions of Purchase..
- 13.4 Fontana shall be allowed to suspend in full or in part the payment of compensation due to the Supplier if the latter fails to submit the documentation testify the regular fulfilment of duties relative to employed work under the provisions of the present article. If the Supplier fails or refuses to submit the aforementioned documentation, Fontana shall be allowed, in addition to suspending payments, to charge the Supplier a penalty amounting to 1% of the agreed price for each week of delay, without prejudice to any greater damage. The submission of the documentation testifying the regulation fulfillment of the duties specified in the present article, shall take place on delivery of the works and prior to the payment of what is due by Fontana or at any time the latter may choose during work in progress assessments and / or on payment of any pre-payment amounts.
- 13.5 In any case, the Supplier shall be committed to releasing Fontana from liabilities for any amounts the latter is requested to pay as wholly responsible for any omissions or negligence on the part of the Supplier or of any subcontractors.

14. Privacy and confidentiality

14.1 All information, data, designs and other material Fontana will put at the Supplier's



disposal will remain the exclusive property of Fontana, and shall be considered as private and confidential information. More specifically, the Supplier shall keep confidential, vis-à-vis third parties, all commercial and technical information made available by Fontana (including the data that may be gathered from objects, documents, or software and any other information or experiences), as well as the results of the works achieved under the contract, save for what has already been made public. The Supplier may make the information available exclusively to those of its employees that may need it in order to execute works and tasks performed for Fontana. The aforementioned employees shall be bound to keep the same degree of confidentiality on that information as is required of the Supplier. The information may not be copied or used for commercial purposes without prior written authorization from Fontana. At the simple request of Fontana, all information transmitted to the Supplier (including the copies or recordings, should any exist), shall be immediately returned or destroyed.

- 14.2 The Products manufactured on the basis of information, data, designs or any other material provided by Fontana, shall not be used or given by the Supplier to third parties without prior written authorization from Fontana.
- 14.3 The Supplier's commitment to confidentiality will also continue subsequent to the execution and conclusion of the supply Orders until the aforementioned information becomes public for reasons unrelated to the Supplier, or if Fontana authorizes its disclosure in writing.

15. Code of Conduct

15.1 The Supplier declares they know the content of Legislative Decree 8.6.2001 n. 231 and the Code of Conduct adopted by Gruppo Fontana (which may be found at http://www.gruppofontana.it/codice-etico-html) and it is committed to behave according to the provisions contained therein. The Supplier also declares they are aware that the failure to comply with the provisions of the aforementioned Code of Conduct will amount to a serious breach of the obligations referred to in the present contract and will allow Fontana to resolve the contract itself with immediate effect, in accordance with and with the effects provided for under art. 1456 of the Italian Civil Code, without prejudice to the compensation of any damages caused.

16. General Provisions

Any ineffectiveness of a clause of the present conditions shall not entail the invalidity of the other conditions. The Parties shall agree a replacement clause which may reflect as



much as possible its economic objective.

16.2 If a Party waives its own rights in the case of breach of contract by the other Party under the terms of the present General Terms and Conditions of Purchase, this will not mean it waives its rights for any subsequent breach of contract.

17. Handling of Personal Data

17.1 In connection to the processing of personal data related with the execution of the Contract, the Parties comply with the provisions of Regulation (EU) 2016/679, General Regulation on the protection of personal data ("Regulation"), which they declare know and observe.

In the execution of the Contract, the Supplier may communicate to Fontana its personal data and/or those of any of its employees and collaborators who, depending on the duties and tasks assigned, manage the Contract and/or are to be assigned to its execution. In this regard, it is expressly understood that the Supplier will be required to issue to all subjects whose personal data will be communicated to Fontana appropriate information on the processing of personal data and to obtain consent, where necessary, for the processing of personal data by Fontana of such subjects. The Supplier undertakes to indemnify the Fontana Group from any loss, cost, expense, fine and/or penalty, damage and from any liability of any nature deriving from or in connection with any violation by the other Party of the provisions of the Regulations.

18. Applicable Legislation and Court of Competent Jurisdiction

- 18.1 The present terms and conditions of purchase are exclusively regulated by the laws of the Republic of Italy except for the application of the Hague Convention relative to homogeneous law on the international sale of goods and of the United Nations convention on the international sale of goods or of other conventions, regulations and other international law provisions relative to the law applicable to the sale of goods and/or services.
- 18.2 For any controversy deriving from the present conditions or connected with them, the court of competent jurisdiction will be the Court of Monza, with the explicit mutually agreed exclusion of any other alternative Court.

Date		
Supplier's signature for acce	entance	



Under art. 1341 of the Italian Civil Code and for its effects, the Supplier specifically approves in writing the following conditions: 1.4 (Unilateral modification of the general conditions of contract by Fontana); art. 2.2 (Order Acceptance); 3.1 (Inadmissibility of supplies not complying with the specifications); art. 3.2 (Bindingness of the supply Order for the Supplier); art.3.3 (Expressed resolution clause in case of breach by the Supplier prolonged for over four weeks, return of pre-payments plus interest); art. 3.8 (Ban on sub-contracting without Fontana's consent); art. 3.9 (Obligation to use Fontana products for the execution of the supply); 3.11 (Security duties at the Supplier's own expense); 3.13 (Release of Fontana's liabilities by the Supplier in case of use of industrial or intellectual property rights); 3.14 (Free transfer into Fontana's property of all the intellectual property rights of the Supplier or of third party subcontracting entities in relation to the supply Orders); art. 4.2 (Supplier's waive of claims on the delay in the communication concerning discovered faults); art. 4.3 (Fontana's right to proceed to urgent repairs at the Supplier's own expense); art. 4.5 (Supplier's release of Fontana's liabilities in case of late or non-compliant deliveries); 4.6 (Fontana's power to suspend payments in the execution of the contract in case of claims concerning the supply); art. 4.6 (Limits on the Supplier's power to institute legal proceedings until the definition of the claims); art. 5 (Packing); art. 6.1 (Product transport fees at the Supplier's own expense); art. 7.2 (Fontana's power to suspend payments of an invoice sent by the Supplier failing to comply with the agreed indications); art. 8.2 (Supplier's release of Fontana's liabilities in case of damages caused by non-compliant products or services); 9.3 (Fontana's right to proceed to urgent repairs at the Supplier's expense); 9.4 (Two-year warranty on products and services supplied by the Supplier and on the repairs made by the Supplier); 9.5 (Fontana's power to suspend payments in the execution of the contract in case of claims concerning the supply); art. 9.7 (Penalty for a faulty or non-compliant supply); art. 9.7 (Return of pre-payments received by the Supplier plus interest in case of failure to remove the product's fault or non-compliance); (Guarantees); art. 10.1 (Supplier's own insurance to be taken out with a primary insurance company); art. 12.1.1 (Fontana's right to cancel Orders and to terminate or resolve the contract without paying penalties to the Supplier); 12.1.2 (Fontana's right to cancel Orders and to terminate or resolve the contract without paying penalties to the Supplier in case of breach by the Supplier); 12.1.3 (Fontana's right to cancel Orders and to terminate or resolve the contract in case of Supplier's Force Majeure prolonged for over fifteen days); 12.1.4 (Fontana's right to cancel Orders and to terminate or resolve the contract without paying penalties to the Supplier in case of breach by the latter); art. 12.2 (Expressed resolution condition in case of damaging events caused by the Supplier); art. 13.4 (Fontana's power to suspend payments in the execution of the contract in



case of failure to produce the documentation relative to the Supplier's staff); 13.4 (Penalty for failing to produce the documentation relative to the Supplier's staff); 13.5 (Supplier's release of Fontana's liabilities in case of breach of employment regulations by the Supplier or its subcontractors); art. 4.2 (Ban on transferring to third parties, even on a temporary basis, products manufactured by using Fontana's own industrial property rights); art. 15.1 (Expressed resolution clause in case of violation of Fontana's Code of Conduct by the Supplier); art. 18.1 (Law of the Republic of Italy to be applied to the contract; art. 18.2 (Exclusive jurisdiction of the Court of Monza)

Date	
Supplier's signature for specific acceptance	