Confidential Nature and Prohibition of Disclosure and Use of Confidential Information

Status: 26 June 2013

1. Subject-matter and purpose. The following General Terms and Conditions of Confidential Nature and Prohibition of Disclosure and Use of Confidential Information ("CONDITIONS") by Dornier MedTech Systems GmbH, having its principal place of business in Argelsrieder Feld 7, D-82234 Wessling ("DMTS") shall solely apply to business companies within the meaning of Sec. 310 para. 1 German Civil Code (*BGB*) in conjunction with Sec.14 BGB and to legal entities under public law and special funds under public law [öffentlich-rechtliches Sondervermögen].

These Conditions shall apply exclusively and to all future transactions between DMTS and its supplier ("Supplier") even where not expressly included in future transactions. Any terms and conditions by Supplier conflicting with or deviating from these Conditions shall NOT be applicable except where DMTS has expressly consented in writing to their application. These Conditions shall also prevail where DMTS has accepted an offer by Supplier or made an order to Supplier in each case without reservation, with knowledge of Supplier's terms and conditions which conflict with or deviate from these Conditions.

DMTS' General Terms and Conditions for Purchase make reference to these CONDITIONS and oblige SUPPLIER to confidentiality of and prohibition of use of confidential information which are handed over by DMTS prior to or during the contractual relationship between DMTS and SUPPLIER.

2. Confidential Nature and Prohibition of Use.

2.1 Confidential Information. Confidential information ("INFORMATION") shall mean all documents, notifications, knowledge, economic or scientific data in particular, budgetary information, quotations, prices, commercial documentation, customer information, business plans, data exploitation plans and information in relation to development, documentation and production requirements or data in relation or leading to industrial property rights, schedules and objectives and data of employees of DMTS, irrespective of whether (i) being or being disclosed in written, oral or electronic form or (ii) marked as confidential or (iii) disclosed by the DMTS before or after concluding an agreement.

2.2 Obligations of the SUPPLIER. SUPPLIER shall:

- [protection as commercial and business secrets / limitation on use] (i) treat the INFORMATION disclosed to it as a commercial and business secret and (ii) protect such INFORMATION from disclosure to third parties by putting in place technical and organisational measures which correspond to the current state of the art and (iii) only make use of such INFORMATION to the extent essential for fulfilment of the contractual obligations entered into by SUPPLIER vis-à-vis DMTS; and
- **[prohibition on copying and industrial property rights]** refrain from economically exploiting or copying the INFORMATION in any manner whatsoever or permitting the INFORMATION to be exploited or copied by any third parties and in particular to refrain from applying for the registration of any designs and creations and industrial or intellectual property rights in particular any marks, industrial designs, patents or utility models which may be developed in the context of the collaboration with the DMTS; and
- [no derivation of rights] refrain from deriving any rights from its knowledge of the INFORMATION, and in particular rights to prior use; and
- [the procurement of undertakings from employees] grant its
 employees access to the INFORMATION disclosed only to the extent
 such access is absolutely necessary for fulfilment of Supplier's
 contractual obligations entered into by SUPPLIER vis-à-vis DMTS and
 to the extent SUPPLIER's employees are bound by a confidentiality
 agreement at least as strict as SUPPLIER with respect to
 INFORMATION, however with no such employee's right to disseminate
 the INFORMATION to further third parties; and
- **[no disclosure to third parties]** refrain from disclosing the INFORMATION to third parties without prior written consent of DMTS, and should such consent be given, to only disclose INFORMATION to third parties if such third parties are bound by a confidentiality agreement at least as strict as SUPPLIER with respect to INFORMATION, however with no third party's right to disseminate the INFORMATION to further third parties.
- **2.3 Exceptions and Burden of Proof.** The obligations under Clause 2.2 shall not apply to the extent SUPPLIER is able to prove that the INFORMATION:

- was, is or will become prior to, at the time of or after its disclosure (i)
 generally known or (ii) known or made available to SUPPLIER, in each
 case of (i) or (ii) without any breach of any confidentiality obligation
 or prohibition of use, both in law or otherwise; or
- has been developed independently by SUPPLIER without any breach of any confidentiality obligation or prohibition of use, both in law or otherwise; or
- has been released for disclosure by DMTS in writing prior to disclosure by SUPPLIER; or
- has to be disclosed on the basis of an immediately enforceable judicial or administrative act or mandatory statutory obligation; the SUPPLIER shall notify DMTS in good time prior to any such disclosure in writing.
- **2.4 Data Protection.** Where Supplier receives personal data, the Supplier shall use such data exclusively for fulfilment of its obligations vis-à-vis DMTS. Supplier shall comply with all applicable provisions relating to data protection. In the event any such provisions are infringed, the Supplier must inform DMTS immediately in writing. Should proceedings be instigated against DMTS by third parties on account of any infringements of data protection laws by the Supplier, Supplier shall indemnify at first instance DMTS in respect of any costs which may be incurred by DMTS.
- **2.5 No Assignment of Rights.** These CONDITIONS shall not be construed as to and does not constitute a transfer, grant or assignment of any rights to any proprietary rights, especially, but not limited to know how by DMTS to the SUPPLIER.
- **2.6 No Additional Contractual Relations.** These CONDITIONS shall not be construed as to oblige DMTS to enter into contractual relations and DMTS shall not be obliged by these CONDITIONS to enter into any contractual relations with the SUPPLIER.
- **3.1 Liability.** DMTS shall assume no liability for the accuracy and usability of the INFORMATION disclosed whether based on contract or tort, in particular claims for suspension of business, loss of profit and loss of information or data unless where (i) stated expressly otherwise in these CONDITIONS or in a separate agreement (ii) based on DMTS' intention or gross negligence or (iii) based on the German Product Liability Act [*Produkthaftungsgesetz*] or (iv) based on the absence of characteristics guaranteed by DMTS or (v) based on a breach of DMTS' material contractual obligations [*Kardinalpflichten*]. *Kardinalpflichten* are obligations without its fulfilment it is not possible to properly perform an agreement and on its compliance the SUPPLIER is entitled to rely. Unless expressly stated in writing by DMTS or where provided for in an agreement or these CONDITIONS, these CONDITIONS and any INFORMATION disclosed shall constitute no consent, warranty or guarantee by DMTS.
- **3.2 Export Provisions.** The SUPPLIER is aware that the transfer and export of INFORMATION or personal data (Clause 2.4) may be subject to mandatory regulation, especially, but not limited to US, European and German legislation. The SUPPLIER shall ensure compliance with such regulations and shall indemnify DMTS at first instance in respect of any costs which may be incurred by DMTS due to the SUPPLIER'S infringement of such regulations.
- **3.3. Obligations on and after Termination.** On termination of an agreement the SUPPLIER shall immediately return the INFORMATION at its own expense to DMTS or after having received prior written instructions to do so destroy the INFORMATION in its entirety. The INFORMATION and personal data (Clause 2.4) shall remain the property of DMTS. Any right of retention by the SUPPLIER in connection with the INFORMATION or the personal data (Clause 2.4) is excluded. Termination of an agreement does neither affect SUPPLIER'S obligations under these CONDITIONS nor under an agreement, if any, with respect to INFORMATION nor this Clause 3.3.