IMEC GENERAL PURCHASING CONDITIONS	Services to be executed by the Supplier, t
"IMEC" refers to the customer as stated on the Order.	compliance with all relevant regulations, w
☐ "GSTC" refers to the General and Specific Terms and Conditions of Purchase of	personnel and in the approved manner, takir
Investment goods of IMEC.	at the moment of execution. The Supplier gu
"PC" refers to IMEC's current general purchasing conditions.	visible and hidden defects during a warranty p
"Order" refers to the order form used by IMEC to order Services and/or Goods	of the Goods in accordance with article
with the Supplier.	guarantees the prompt and free repair or repl
☐ "Services" or "Service" refer(s) to the service(s) to be supplied by the Supplier	the Supplier demonstrates that the defects r
to IMEC, as described in the Order.	The Supplier bears all expenses incurred for
$\square$ "Goods" or "Good" refer(s) to the good(s) to be supplied by the Supplier to	In the case of urgency or delay, IMEC itself
IMEC, as described in the Order.	repaired and recover the costs from the S
"Supplier" refers to the supplier as stated on the Order.	notified the Supplier of this action. With reg
☐ "Force majeure" means an inevitable and unforeseen event beyond a party's	period amounts to ninety (90) calendar days
control.	during which period the Supplier commits hi
Personal Data: any information about an identified or identifiable natural person.	possible faults and other problems in connect
I. The Supplier accepts that these PC apply to every Order issued by IMEC, with	8. On arrival, installation, connection or de
the exception of any specific terms and conditions (i) agreed upon in a separate	IMEC will inspect these Goods and/or Servi
written agreement between the Supplier and IMEC, (ii) stipulated, as the case may	agreed upon in the Order. In the case of a
be, in the GSTC applicable to this Order or (iii) clearly stipulated on the Order.	Supplier in writing and within a reasonable ti
Such specific deviating stipulations shall prevail over the general terms of these PC.	the Supplier's disposal. During the warran
IMEC is not bound by and hereby expressly rejects Supplier's general terms and	obligations as stipulated in article 7.
conditions.  2. Orders are placed by IMEC through an Order cent by a mail on behalf of IMEC's	9. When presenting dangerous Goods for
<ol><li>Orders are placed by IMEC through an Order sent by e-mail on behalf of IMEC's purchase department. Orders placed verbally or by telephone are only binding after</li></ol>	Supplier must comply strictly with the rele
confirmation by IMEC's purchase department through an Order sent by e-mail.	international treaties, conventions and carrier Supplier will provide IMEC with written infor
Invoices to be sent in pdf to: invoices@imec.be.	these dangerous Goods, so that the relevant
3. If the Supplier wishes to make alterations with regard to the size and/or the extent	regarding transport, storage and handling ca
of the agreed Order, these alternations must be discussed beforehand with IMEC	bound to inform IMEC, even after delivery of
and their execution is only permitted if they have been confirmed by IMEC	regulations and stipulations.
beforehand in writing. If IMEC wishes to make alterations with regard to the size	10. The Supplier guarantees that the Goods
and/or the extent of the agreed Order and if these alterations (could) have an impact	all applicable laws, rules, regulations and ordin
on the price and the delivery time, the Supplier has to inform IMEC in writing,	European Regulation (EC) n° 1907/2006 of
within a period of ten (10) working days starting from IMEC's notification of the	Council of 18 December 2006 conce
alternations, of the possible modifications to the delivery time and/or the price;	Authorization and Restriction of Chemicals e
should the Supplier fail to do so, he will be bound by the price and execution period	amended from time to time (the "REACH R
originally agreed upon in the Order.	of the European Parliament and of the Cour
4. In the event the Supplier submits a quotation, this quotation must be definitive,	use of certain hazardous substances in th
precise and complete, and contain all elements necessary for the complete and	Electrical and Electronic Equipment (the "Ro
ready-to-use delivery of the proposed Services and/or Goods. The quotation must	(EC) N° 1272/2008 of January 20, 2009 on th
comply with all relevant legal and administrative regulations and is free of charge for	of substances and mixtures (the "CLP R
IMEC. If the Supplier intends to call upon a subcontractor for the execution of the	undertakes to provide IMEC with all informa
Order, he has to mention this subcontractor on the quotation and prior written	Sheet, in accordance with REACH Regulation
approval from IMEC is needed. The Supplier is responsible for the execution of the	substances contained in the Goods (contact:
Services or the delivery of the Goods by the subcontractor.	Supplier undertakes to properly and timely in

5. Unless agreed otherwise in writing or mentioned on the Order, the term of delivery DDP (per Incoterms 2020) at the delivery address mentioned on the Order applies. The conveyance of risk and ownership takes place at the moment of delivery of the Goods. The presence of a clause of reservation of ownership in the general conditions or any other document of the Supplier cannot be relied on against IMEC, unless after written consent by IMEC. The periods of delivery and execution, as stated in the Order or possibly the quotation, are strictly applicable, unless the Supplier has notified IMEC in writing of Force majeure. In the event the periods are exceeded or are likely to be exceeded, the Supplier shall notify IMEC immediately in writing. At IMEC's request the Supplier shall transport the Goods in such a way that delays are avoided or kept to a minimum, at no extra cost to IMEC. In the event of a delay of more than thirty (30) days, IMEC is entitled to declare the Order legally null and void. In any of the above cases, IMEC reserves the right to claim an additional compensation for all proven damages. In the case of Force majeure the periods will be extended - after mutual consultation - by a reasonable period. If this extension is no longer useful to IMEC, IMEC is entitled, by right and without summons, to declare the mutual agreements partially or totally void. Goods delivered and advances paid will be immediately collected or refunded by the

6. Unless otherwise agreed upon in writing, prices are net in euro and without VAT. If the Order is subject to any applicable VAT, Supplier may charge this VAT, which shall be paid by IMEC in addition to the prices quoted. Unless otherwise agreed upon in writing or mentioned on the Order, the invoices are payable within sixty (60) days on receipt of the invoice. All intrastat (statistical) information should be on the invoice: commodity code, weight, plant of departure. The Order number must appear on all shipping papers and invoices. In the event IMEC formulates a written complaint regarding a defect or a defective execution, this period is suspended until the Supplier has adequately corrected the defect in compliance with Article 7. Default interests for late payment are only possible after IMEC has received a due written notice of default by the Supplier. The maximum annual default interest amounts to the reference interest rate, increased by six percentage points and rounded off to the lower half percentage point. The reference interest rate is defined as the interest rate applied by the European Central Bank for basic refinancing operations.

7. The Supplier guarantees that the Goods (i) are manufactured with good craftsmanship, are of good quality and free of construction, production and material defects, (ii) are suitable for the purpose they are intended for, (iii) comply with the agreed specifications, (iv) comply with compulsory regulations, such as those concerning health, safety and environment applicable in the country the Goods are intended for, and (v) are accompanied by all required documents at the moment of delivery. If during factory control Goods turn out to be out of specification, Goods cannot be delivered unless prior written agreement by IMEC at quality@imec.be. In the event the Order includes installation, mounting, assembly, start-up or other hese Services shall be carried out in vith good craftsmanship, by qualified ng into account the state of technique arantees that the Goods are free of all period of two (2) years as from delivery 5. During this period the Supplier lacement of the supplied Goods, unless esult from an improper use by IMEC. assembly, disassembly and transport. can repair the defects or have them Supplier, on condition that IMEC has gard to supplied Services the warranty after the completion of the Services, imself to remedying without delay any tion with the Services he has supplied. elivery of the Services and/or Goods, ices on the basis of the requirements defect, IMEC will not fail to notify the ime, and to put the defective Good at ty period the Supplier will fulfil his

transport or transporting them, the evant legal regulations, stipulations of rs' agreements. At IMEC's request, the mation concerning the composition of treaties, conventions and agreements an be complied with. The Supplier is the Goods, of any alterations to these

to be delivered to IMEC comply with nances, including without limitation the the European Parliament and of the rning the Registration, Evaluation, entered into force on June 1st 2007, as egulation"), the Directive 2011/65/EU ncil of 8 June 2011 which restricts the e manufacture of specified types of HS 2 Regulation"), and the Regulation ne classification, labelling and packaging Regulation"). The Supplier expressly ition needed, including the Safety Data and CLP Regulations, for the chemical chemicals@imec.be). In addition, the form IMEC of any restriction set forth by the REACH Regulation or otherwise undertaken by the relevant authorities in the implementation of the REACH Regulation, such as any restriction on use or authorization, impacting or likely to impact the use, sale or otherwise disposal of any chemical substance contained in the Goods. The Supplier shall bear all costs, charges and expenses related to pre-registration and registration under REACH Regulation of the chemical substances contained in the Goods or otherwise in connection with the evaluation of the said substances under REACH Regulation. Hazardous, dangerous, explosive, inflammable or toxic goods must be properly marked and Supplier assumes all liability, direct or indirect, because of failure to do so. Supplier shall, in addition, properly label all goods in accordance with the CLP Regulations. In addition Supplier will comply with all applicable Conflict Minerals regulations and guarantees that the Goods to be delivered will not contain Conflict Minerals. "Conflict Minerals" are minerals mined in conditions where armed conflict and human rights abuses occur. The term refers to Columbite-tantalite (i.e. Tantalum), cassiterite (i.e. Tin), wolframite (i.e. Tungsten) and Gold, or their derivatives (also referred to as the "3TG's"). Supplier is expected to adopt policies and management systems with respect to Conflict Minerals and to require their suppliers to adopt similar policies and systems. IMEC will survey direct suppliers as a part of our conflict minerals due diligence program. Supplier is expected to respond to such survey requests in a timely manner, and with full disclosure following the specific instructions provided (contact: quality@imec.be). The Supplier guarantees that the Goods or Services to be delivered to IMEC comply with all applicable export control laws and regulations ("Export Regulations") and agree to obtain necessary export licenses, if required by these Export Regulations. The Supplier undertakes to indicate on the commercial documents that the Good(s) or Service(s) are subject to Export Regulations and will provide IMEC with the Export Control Classification Number (ECCN) or ITAR/ML number. In addition, the Supplier undertakes to properly and timely inform IMEC of any restrictions on the use, sale or disposal of any export controlled Good or Service (contact: ExportControl@imec.be).

II. In case the Supplier plans to put a stop to the production of the Goods supplied by him or to modify the Goods, he shall inform IMEC in writing at least six (6) months in advance (contact: notification@imec.be). At the same time the Supplier shall inform and advise IMEC with regard to new products and alternatives for these Goods. Any modification can only be carried out by the Supplier after prior written consent by IMEC. In the event the proposed alterations of the Goods cannot be approved by IMEC and in the event the Goods no longer meet IMEC's requirements as a result of the proposed alterations, IMEC is entitled to cancel the Order immediately at no cost for IMEC.

12. The Supplier shall be liable to compensate for any damage caused as a result or on the occasion of the execution of the Order by himself, his employees and appointees. If several Suppliers are either collaborating or working independently of each other on the execution of a Service and/ the delivery of a Good and it is not clear by which Supplier the damage was caused, each Supplier shall be liable in solidum to compensate for the full damage. In order to cover the aforementioned liability, the Supplier shall take out an adequate insurance policy. The Supplier shall mark the objects that he uses at IMEC and that remain his property and insure them in a sufficient manner against fire and all other necessary risks, renouncing the right of redress against IMEC.

- 13. The Supplier indemnifies IMEC against any claims from third parties and against any damages resulting from observed or alleged infringements of the supplied Goods and/or Services on intellectual property rights, except if an infringement ensues from alterations to the Goods at IMEC's explicit request.
- 14. All (intellectual property) rights on results created during the Order are by operation of law and without additional compensation, IMEC ownership.
- 15. All information and data the Supplier receives either directly or indirectly from IMEC are confidential and may only be used for the execution of the Order. All information and data remain the exclusive property of IMEC and shall, as far as they exist in written form, be returned to IMEC at its first request or ultimately on the same date of delivery of the Goods or of completion of the Service, or on IMEC's fist request be destroyed, as well as all copies or reproductions. The Supplier is not permitted to pass on this confidential information to third parties, be it partially, directly or indirectly, without IMEC's prior written consent. The Supplier will impose the same requirement of confidentiality on his employees and appointees who on a need to know basis get access to this confidential information in the framework of the Order. The Supplier shall treat this confidential information, no matter in which way he received it, in a strictly confidential manner and take all protective and safety measures that are at least equal to those the Supplier applies to his own confidential information. The Supplier is liable if he fails to take such measures.
- 16. Except with IMEC's written consent, the Supplier is not allowed to use the name 'IMEC' or any derivative, neither in his publicity and advertising material, nor in any other way.
- 17. In the event a stipulation in the PC is invalid, this will not lead to the invalidity of the other stipulations of these PC. In such a case, parties will confer in order to replace the invalid stipulation by a stipulation that comes as close as possible to the stipulation as it was originally intended.
- 18. These PC are governed by the law of the country where IMEC has its registered seat and no effect shall be given to any conflict-of-law provisions. All disputes which might arise from these PC and cannot be settled amicably within a period of forty-five (45) days after the beginning of the dispute, will be submitted to the competent courts of the registered seat of IMEC.
- 19. If the Supplier processes Personal Data for the execution of an Order, he will process it in a proper and careful manner and comply with all legal requirements resulting from the General Data Protection Regulation. The Supplier will use the Personal Data received from IMEC only for the execution of the Order.
- 20. The Supplier accepts to adhere to IMEC's Code of Conduct which can be consulted at <a href="https://www.imec-int.com/en/about-imec/quality-and-integrity-policies-imec#code">https://www.imec-int.com/en/about-imec/quality-and-integrity-policies-imec#code</a> and IMEC's Information Security Policy which can be consulted at: <a href="https://www.imec-int.com/third-party-information-security-policy">https://www.imec-int.com/third-party-information-security-policy</a>. Supplier will respond to IMEC's questions related to Suppliers compliance with regulations and imec policies at first written request.

IMEC January 2024