If the Process is not a consumer in terms of the Consumer Processon Act (KSonG) he shall on comprehen of the agreement examine the works or services of TUV AUSTRIA SERVICES GMBH without delix and assect in withing

Alieneral contractual partners shall be liable jointly and severally

Muse in doubly process that be exclusive of the legal rate of value added tax, which shall be borne by the awyers insofar as they were expedient and necessary

geometric usogle se these were expedient such decessary. On this regulation as well as the costs to intervening dept collection services as set to the in the regulation is sense of $\frac{1}{2}$ continued to the control of the costs to a solit operation of the control of the costs of a solit collection services which the terminalisations to the costs of the costs of a solit collection selection of the solit indicates which the properties are the solit properties and the solit collection which the costs of the

AIRTOUA VUT authine listat inemyegui of inon-fultiment. Delauti of betauti of britane istali entitle 1VA VAUS SERVICES GMBH to charge unterest on late payments of 8% p.s. above the base interest rate of 1he Austrian Bank and also to charge unterask to betaut a 400 bar terminater.

6.6. The Principal shall furthermore undertaske to relimburse VAUSTRIA SERVICES GMBH sor costs and suppressed to severe the cheart of control of the principal termination of the cheart of asserting the proportion of the principal and proportion of the principal termination of the principal and proportion of the principal and principal and proportion of the principal and principal and proportion of the principal and pri the soliteement while swalling the tecept of such payment of the outstanding claims and suspend the linificient of SERVICES GMBH may out to demand immediate payment of the outstanding claims and suspend the linificiant of of the myorce, failing which the invoice shall be deemed to have been accepted.

6.5 In the Pamonal shall not be entitled to offset oldings of white the council of shall not be entitled to offset oldings of white SERVICES CARBH in writing legally inchang manner by a count of law or schrowledged by TUV AUSTRIA SERVICES CARBH in writing 6.5 in the event of default of payment, even if only one litem is outstanding, all outstanding claims—even those from the expension of the payment even if only one litem is outstanding of simple and TUV AUSTRIA AUSTRIA CARBH in writing the specific payment of the internal payment of the payment even if only one litem is outstanding of simple and TUV AUSTRIA AUSTR

6.3. Objections to involces shall be made and substantiated in writing within a period of two weeks following receipt stadmunu ramoisus pue

AUSTRIK SERVICES GAIBH shall be entitled to issue monthly involces for partial provision of services. Partial and total be effected promptly and without adduction upon receipt of the invoices shall be effected promptly and without adduction upon receipt of the invoices stating invoices. VUT alsew 4 ment from or gnibnetise emit to bothed is not sectived selecting to more than 4 weeks.

6.1 Services shall be charged in accordance with the offers once lists and so on valid op conclusion of the agreement. If the provision of services extends over a period of more than one vear or if services are provided

Lode paging and a that point in time at the prices agreed upon

EXECUTION OF the agreement is despeted by the properties where the agreements and the agreements and the agreements are despeted by a PLANTES GMBH and the agreement is also be entitled under excursion for the dealing by an appropriate and/or obtains the previous of the agreement of the agreement of the agreement of the advancement of the agreement of the agreem

is tudde one fneyneargis wit to single is in orocope elemento and interesting the septement as believing is among S.2. SEQUENZA ANT SURVINES OF SEQUENCES OF SEQUENCES OF SEQUENCES OF SEQUENCES COORDING OF THE PROPERTY OF ANTICE AND SECOND OF THE SEQUENCES OF SEQUE

per sextromers as a subulated in the agreement shall be obsected as the managers of the annual section which are settlement may be completely an expense of the section provided of the complete of the section of the sextrement makes only with the section of the sextrement makes of the sextrement may be settlement on the sextrement of t skejap/saujpeap pue swiaj

4.9 The client allows the accreditation body to SERVICES GMBH which are covered by contract of TUV AUSTRIA SERVICES GMBH in the area of employee protection

The Principal shall undertake to make every reasonable affort to provide the required or useful assistance. In providing such assistance the Principal shall monifor and adhere to applicable legal or official provisions, in particular

business dealings for its own purposes in an electronic data processing installation. In accordance with clause to 0 of Terms and Conditions the Pincipial shall card voir in separations unless agrees otherwise in individuals cases. With one inspection per area of syperines. Any assistance required or useful for the inspection shall be provided with one inspection shall be provided and in the inspection shall be provided as the provided of the provided or useful for the inspection shall be provided as the provided as the provided of the provided or useful seasons of the provided

TO Y AUSTRIK SERVICES GMBH shall be entitled to produce copies of the written documents provided to it for the purposes of impection and to keep them in its records and to save the Principals cats and data arrang from the discretion on the basis of professional criteria

recomption on the pasts of undestional culties.

1. 0. 10. A CALMES ERANCES CWEH area of entitled to determine the method and type of inabection at the processor of activities are second on the activities of accuracy of verbal statements broaded by the Suprise of Occurrent broaded as a past of the ADATME REBANCES CWEH area of the processor of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded as a past of the ADATME ADAMS of Occurrent broaded and Oc

Equations 4.4 On concussor of agreement the Principal snall provide TUV AUSTRIA SERVICES GMBH with all the required documents such as drawings plans, calculations, and cartifications obtain any authorizations and other to the commencement of many be required provide contract-related information as any times, and cartiv our prior to the commencement of imposed in the recourse processing or particular to make the Object of imposed in occessible. The Principals are imposed in the required procurately or sulfinorastions on the principal snall plans to the required provide to make all interpretations of the required provide the required provide the required provided provided the required provided provided the required provided provided provided provided provided and provided provi

agreement specifically provides for such services. The same shall apply likewise to safety programs or safety arboice of ursteinst supportantion of earnithment and installations such to explicit to inspection only if the objects inspected expressed for recounted safety nuless abecitically stated in the addression to barrichist design 4.3 TUV AUSTRIA SERVICES GMBH shall not assume any liability for the proper operation and functionality of

Huicibal poweret suali bay tot the services that have already been provided in accordance with the amount adirect additional services. If the modified contradiust volume raises the charges last agreed upon by more than 50%, the forminged manufacture under contradius and the new dees. The Promopal shall be extradited to which the contradius declaration of the promopal angular promopal manufacture units and the contradiction of the contradiction and the contradict even writhous written notitication, provided that the charges last agreed upon in writing prior to the provision of the implementation of the contract changes or excesses to the agreed contract volume should become necessary. TUY AUSTRIA SERVICES GMBH shall be entitled to carry these out on the basic of the Terms and Conditions in hand. agreements are based as the proper of orders shall be set down in whiting. If in the course of the proper

which services shall be provided in compliance with generally acknowledged technical regulations. Table SERVICES GMBH shall not assume any liability for the accuracy of laws, directives and standards on which the 4. Implementation of signeement
4. Implementation of signeement
4. In TUV AUSTRIA SERVICES GMBH shall be liable to provide services only as expressly set out in the agreement
4.1 TUV AUSTRIA SERVICES GMBH shall be liable to provide services only as expressly set out in the agreement

provised in Nuclear Section 21 House in Nuclear Section 22. Does and on online and interesting the provision of the process of the contractual process on property and understangly and on onlineation of the order of the contractual process on employees of TUV AUSTRIA SERVICES GMBH or the commencement of the provision of the provision of the order of the contractual process on employees of the contractual process on employees of TUV AUSTRIA SERVICES GMBH shall at any stage of the contractual process on employees of TUV AUSTRIA SERVICES GMBH shall at any stage of the contractual process on employees of TUV AUSTRIA SERVICES GMBH shall as an order of TUV AUSTRIA SERVICES GMBH shall as an order of TUV AUSTRIA SERVICES GMBH shall as an order of TUV AUSTRIA SERVICES GMBH shall as an order of TUV AUSTRIA SERVICES GMBH shall as an order of TUV AUSTRIA SERVICES GMBH shall as a solid the contractual process on employees of TUV AUSTRIA SERVICES GMBH shall not assert on the provision of the Quotations issued by TUV AUSTRIA SERVICES GMBH shall, unless agreed otherwise in writing, be subject to

Principals purchase and other terms and conditions of business shall hereby be excluded for the entire professional association. As far as agreements are conduided with consumers in terms of the Consumer Professional Act (KSchG). Isna (slina); Any agreement between TUA VATELA ARTICLE GMBH and its principals (clients) and the concluded under these Terms and Conditions and Conditions once concluded shall also be valled—until concluded under these Terms and Conditions on the concluded shall also be valled—until the voltage and Table August 200 and Tab LERMS AND CONDITIONS

© TUV AUSTRIA | Knygerstale 16, 1015 Wien | Tel +43 (0)1 514 07-0 Fax +43 (0)1 514 07-6005 | E-Mail

GMBH shall be entitled to institute legal proceedings with other courts for which the contractual partner has a legal Convects for the International Sale of Goods OSG shall consensually be excluded. Any dispulses aroing from this SERVICES and VOV (variety or referred to the competent out in Siena, whereas to the VOVICES of the Converse has a sensual page. 12. Place of jurisdiction and applicable law. For this agreement and the entire legal relationship between the parties Austrian Law and applicable law. For this agreement and the entire legal relationship between the

is mandation, provisions of the Consumer Protection Act Federal Law Sazette (BGBI) Mo. 140(1979 do not run terms and Conditions of the Consumer Protection Act) as lat in the service provisions of the Consumer Protection Act) as the consumer of the Consumer Protection Act) and the consumer of the Consumer Protection Act and the Consumer Protection A addressors in the event of the ineffectiveness of one provision of this agreement, the parties to the agreement shall be addressed in the matterities provision. These agrees to accept the storage costs or disposal costs for fest objects which are not refurmed the other. As severance Clause ineffective provisions of the other

13. Delivery and satekeeping of test objects: Test objects, type samples etc. to be inspected at test isolities owned by TUV AUSTRIA SERVICES GMBH have to be delivered franco domicile (free of any charge). The client

SERVICES GMBH will be additionally charged to the clean.

12. Provision of Infrastructure during inspection: Clients are responsible for the provision of electrical energy.

adder lighting, castiolding, etc. suitable for the required testing activities in conformance with any statutory considering the conformation of electrical energy.

10 4 in the case of legsily mandatory alsolosure of information the Principal or the affected person will be informed broad the transfer of such information, unless it is prohibited by law.

ABTEMA VUT minimalitial. Casts for additional material least equipment not commonly used within IVV BUTTAIN AND THE MAINTENANCE OF STATEMENT OF STATEMEN

VEX.RM SERVICES SMEHT with an prosering carrier or fining parties of the services of the servi

nnapa shall be lisale to comply with legal provisions. He shall in this respect indemnify and hold harmless TU! USTRIA SERVICES GMBH from any possible daems by finici panies accumulate anthoroxation by TOV AUSTRIA SERVICES GMBH. In distribution initiation and/or anthose strail require historial profits and/or profits and/or profits services belond the confractions initiation of the services belond the confractions. anothing also accepted on TAN ANOTHER SERVICES GMBH shall remain with TAN ANOTHER SERVICES GMBH. The Book at leaving a proper to the service of the service of the service of the service of the immediate set forth made the clears respired to the service of the s

hrough inspections, tests and suchlike and which were camed out in accordance with technical rules at the point in 12. TUV AUSTRIA SERVICES GMBH shall not be neid liable for damages to devices under test final are caused

If If the parties who neither have a contractual relationship with AUSTRIA SUSPLICES GMBH nor with the Principal, assert defines on the basis of an agreement between TUV AUSTRIA SERVICES GMBH and the Principal, assert definite to each of intent or gross negligence on the part of TUV AUSTRIA SERVICES GMBH its agencies employees and vicenous agency or gross negligence on the part of TUV AUSTRIA SERVICES GMBH its agencies employees and subscribing the part of TUV AUSTRIA SERVICES GMBH is agencies employees and subscribing the part of TUV AUSTRIA SERVICES GMBH or its vicenous agency.

AUSTRIA SERVICES GMBH.

The agency employee and vicenous of the Principal vis-avis the agency employee and vicenous agent of TUV delime pursuant to the Product Liability had insolar as instituty in mandatory under this Act

A 10 Insamudit as TUV AUSTRIA SERVICES GMBH is liable wis-a-vis the Principal for acts of intent or gross negligence or omissions of its agencies, employees and vicancus agents, it may demaind the assignment of

The preceding legal discisimers and limitations of liability under diauses 8.1 or 6.8 shall not apply to

The presence of the contraction in name of the Londscape with the contraction and inchanged to entire the most approach and the contraction of the

amiliaring of your formages with this value more than 2000 to the control of the stocken for the control of the

in cases of minor regilgence for damages from injury to life, limb or health, however only models as this is provided for in the respective insurance cover taken our by TUV AUSTRIA SERVICES GMBH. consequently up to the maximum amounts stated in olause 8.7.

So the life server like the server life in the cases like in Services of the consequent of the cases like in Services. The AUSTRIA SERVICES GMBH shall increase in the exception of the cases like in Services.

▲ TUV BUSTRIN SERVICES GMBH shall not be liable for damages of any kind. This excussion shall not apply to damages caused by TUV BUSTRIN SERVICES GMBH with infant or minough gross negligence.

compete with confractual claims

The following disclaimers of warranty and limited warranties shall also apply to delictual claims insofar as these courtect affected by the delay

obliged to furnish proof in respect of Seuse, illegality, fault and degree of fault. The reinquiennen of warranty claims and dama, from in respect of Seuse, illegality, fault and demine for compensation to third parties shall be invariantly subulated performance period having been exceeded through the fault of ITUV AUSTRIA SERVICES GMBH, the claim shall not exceed a maximum of 5% of that part of the contract affected by the delay.

8.1 If the contractual partner lodges against TÜV AUSTRIA SERVICES GMBH claims for compensation, he shall be

SERVICES GMBH by acts of intent or gross negligence are responsible for such claims

amorurs in whole or in part.

ZEV Warrany claims of the Principal shall, at the choice of TUV AUSTRIA SERVICES GMBH be limited to deleter or supply of replacement of the services which was a positional of the services of t TIED III TO BIOUM UI STUTOUH

safe within the warranty period. Mortications of defects shall upon identification be objected to in writing without any delay any safe within the warranty period. Mortications of defects shall not contex entitlement to writing to be your any delay any without any delay, but at any tate not later than seven caletroan asks following the supply of the exper opinion or napportion such like, any defects detected of defectable under exclusion of any liability of TDA VDTTA.





CERTIFICATE OF CONFORMITY

Certificate - No.: 17-IS-1341-TAT-20-MAD-1678

Applicant

: TÜFEKÇİOĞLU KAUÇUK MAKİNA VE MADENCİLİK SANAYİ TİC. A.Ş.

1. Organize Sanayi Bölgesi, Avar Caddesi, No:6, 06935 Sincan/ANKARA

Manufacturer

TÜFEKCİOĞLU KAUCUK MAKİNA VE MADENCİLİK SANAYİ TİC. A.S.

1. Organize Sanayi Bölgesi, Avar Caddesi, No:6, 06935 Sincan/ANKARA

Equipment

: Flotation Machine

Type/Model(s)

TK 1,5, TK 3, TK 5, TK 10, TK 20, TK 50

Standard(s) / Certification Basis 2006/42/EC Machinery Directive

EN ISO 12100:2010

EN 60204-1:2006/A1:2009/AC:2010

This Certificate of Conformity is issued on a voluntary basis according to Machinery Directive 2006/42/EC. It conforms that the listed equipment complies with the essential safety requirements of the directive. It refers only to the sample and its technical file submitted for conformity assessment.

Inspection Report

No

17-IS-1341-IR-01

Issue Date

17.03.2020

Expiry Date

16.03.2021

For and behalf TÜV AUSTRIA TÜRK Belgelendirme Eğitim ve Gözetim Hizmetleri Ltd.Şti. Ali Osman ÖZVEREN

 ϵ

After preparation of the necessary technical documentation as well as the declaration of conformity the required CE marking can be affixed on the product. Other relevant directives have to be observed.

This Certificate of Conformity has been granted to the applicant based on the results of testing performed by the applicant/manufacturer or an accepted laboratory and the consequent review of the test report by TÜV Austria Turk. Revisions to the referenced certification basis or any change of the design, materials, components or processing may require the repetition of all or some of the qualification tests in order for the test report and therefore this associated certificate to remain valid.