Kyndryl standard purchase order terms and conditions

August 2024

Agreement Documents: This Purchase Order (PO), any attachments made a part of this PO, and any documents or clauses incorporated by reference into this PO are the sole and exclusive agreement of buyer (Buyer or Kyndryl) and supplier (Supplier) for the products and/or services in this PO, and no other document, including the Supplier's proposal, quotation or acknowledgment form, will be part of this PO, unless specifically agreed to in writing by Buyer. Terms contained in the Supplier's response to, or acknowledgment or acceptance of, this PO, if any, that are additional to, or different from, the terms set forth herein (which terms would constitute a counter-offer by Supplier) are specifically rejected by Buyer. Buyer's offer to purchase as provided in this PO may not be modified by Supplier counter-offers. Notwithstanding the foregoing, if this PO is deemed an acceptance by Buyer of a Supplier offer or counter-offer, then such acceptance is expressly made conditional on Supplier's assent to all of the terms of this PO, including those that are additional to, or different from, the terms of this PO, including those that are additional to, or different from, the terms of Supplier's offer or counter-offer. The terms and conditions of this PO are subject to change without notice.

Prices: If the PO does not include pricing, the price for the products and/or services provided hereunder will be Supplier's lowest prevailing market price for such products and/or services. Supplier is not entitled to reimbursement of expenses incurred in connection with fulfilling this PO, except as otherwise agreed in writing by Buyer.

Taxes: Supplier is responsible for and will pay all applicable taxes, charges, fees, levies, or other assessments imposed or collected by any governmental entity (or political subdivision thereof) worldwide on sales of products or services, or sales, use, transfer, goods, and services or value added tax or any other duties or fees related to any payment by Buyer to Supplier for products and/or services provided to Buyer under or pursuant to this PO. If Buyer provides a direct pay certificate, certification of an exemption from tax, or reduced rate of tax imposed by an applicable taxing authority, then Supplier agrees not to invoice, nor pay, any such tax unless and until the applicable taxing authority assesses such tax, at which time Supplier shall invoice and Buyer agrees to pay any such tax that is legally owed. Buyer shall withhold taxes as required under applicable law on payments made to Supplier hereunder and shall be required to remit to Supplier only the net proceeds thereof.

Terms of payment and acceptance: Unless otherwise mandated by local law, the terms of payment are net 30 days after receipt of Supplier's valid invoice or after receipt of the products and/or services, whichever is later. Payment will not be deemed acceptance of products or services, and such products or services will be subject to inspection, test, acceptance or rejection. At Buyer's option, Buyer may reject products and/or services that do not comply with Buyer's acceptance criteria for a refund, or require Supplier

to repair or replace such products or re-perform such services without charge and in a timely manner. Buyer may return non-conforming products to Supplier at Supplier's expense.

Termination: This PO may be terminated by Buyer with or without cause. Supplier's breach (or Kyndryl's reasonable belief that Supplier has breached or is likely to breach) of the Ethical Dealings provision constitutes a material breach of this PO and, in such event Kyndryl may terminate this PO immediately on written notice to Supplier.

Imports and exports: Supplier is the importer and exporter of record, unless Buyer expressly agrees in writing to serve as the importer or exporter. Supplier will comply with all applicable import and export laws, regulations and administrative requirements, including but not limited to the payment of all associated duties, taxes and fees, maintenance of all required certifications and registrations associated with the import or export of Supplier's products, and satisfaction of all requirements related to product safety, electromagnetic compatibility, telecommunications, product take-back/recycling and environmental safety. Upon Buyer request, Supplier will promptly provide all information necessary to export and import products, including, as applicable, the Export Control Classification Numbers (ECCN) and subheadings or munitions list category number, tariff classifications, certifications and test results relating to the products or services. Supplier will notify Buyer in writing of any changes to the information provided by Supplier to export and import products. Supplier's billing invoice must be consistent with the invoice used by Supplier to clear goods for importation. When Buyer agrees to serve as the importer or exporter, Supplier will provide promptly to Buyer any information, documentation, certification and test results required for Buyer to comply with applicable import and export laws, regulations and administrative requirements. In all instances, Supplier may not undertake any routed export transactions, as defined in the United States Export Administration Regulations {15 CFR, Part 758.3(b)}, for any US export shipment, or undertake a similar arrangement for any export shipments originating outside of the United States, that name Buyer as a party to such shipments. Shipment terms in all cases are Delivered Duty Paid ("DDP "). Supplier shall retain and discharge all import, export, customs, and insurance obligations.

Packages/transportation: Supplier will comply with: (i) all applicable country of origin marking requirements and all Buyer instructions for exports to Buyer (ii) all packaging and labeling requirements set out in this PO; and (iii) the transportation routing guidelines in this PO and the <u>Shipping transportation</u> <u>guidelines</u>. Default minimum requirements for (i) and (ii) are found under <u>Instructions for cross-border</u> <u>shipments to Kyndryl</u>.

Social and environmental management system: Supplier will comply with the <u>Social and environmental</u> management system supplier requirements. (https://www.kyndryl.com/procurement/sems)

Risk of loss; delivery: Title and risk of loss remain with Supplier until products purchased under this PO have been delivered to Buyer at the location specified in the PO and accepted by Buyer. For Supplier's delivery of products, time is of the essence. If Supplier fails to deliver on time, Buyer may purchase replacements elsewhere, and Supplier will be liable for actual and reasonable costs and damages Buyer incurs. Supplier will promptly notify Buyer if it is unable to comply with the delivery date specified in this PO.

Examination and notice of non-conformity:

- i. In case of a commercial transaction (§ 377 HGB) acceptance of delivered products is under caveat of an inspection by Buyer with zero-defect result. An existing quality assurance agreement between the parties regarding examination and notice of non-conformity prevails over this condition.
- ii. Without such an agreement, Buyer has to inspect the delivered products within appropriate time. Obvious defects are considered to be criticized back to Supplier in time, if Buyer complains within 14 days after product arrival. Hidden defects have to be criticized by Buyer within 14 days after discovery of the defect. The time limit is observed, if Buyer dispatches the complaint in time.

Warranties: Supplier warrants that:

- i. it has the right to enter into this PO;
- ii. it is knowledgeable with, and is and will remain in full compliance with (at its own expense) all laws, rules and regulations that are, or may become, applicable in the provision of products and services hereunder including, without limitation,
 - a. labor and employment laws, including, but not limited to the German Law on Minimum Wages (Mindestlohngesetz),
 - b. applicable export and import laws, regulations, orders, and policies, including, but not limited to:
 - i. securing all necessary clearance requirements, export and import licenses and exemptions from, and making all proper filings with appropriate governmental bodies and/or disclosures relating to the release or transfer to non-U.S. nationals of technology and software in the U.S., or outside the U.S., release or transfer of technology and software having U.S. content or derived from U.S.-origin software or technology);
 - ii. being knowledgeable with applicable supply chain security recommendations issued by applicable governments and industry standards organizations and making best efforts to comply with such recommendations;
 - iii. agreeing not to transfer to Kyndryl any hardware, software, technical data or services controlled under the U.S. International Traffic in Arms Regulations ("ITAR");
 - a. environmental laws, regulations or ordinances governing product environmental and energy characteristics, product content prohibitions, product end-of-life management/product take-back, and/or product safety related to Buyer's transport, import, export, distribution, sale and/or use of Supplier's products as, or as part of, a Buyer product;
 - b. anti-corruption laws; and
 - c. laws and regulations regarding data privacy and data protection;
- iii. its execution of this PO will not result in a breach of any other agreements or contracts to which it is a party;
- iv. no claim, lien, or action exists or is threatened against Supplier that would interfere with Buyer's rights under this PO;

- v. products and services do not infringe any privacy, publicity, reputation or intellectual property right of a third party;
- vi. (A) it has disclosed to Buyer in writing the existence of any third party code, including without limitation open source code, that is included in or is provided in connection with the product(s) and/or services and (B) it and the products and/or services comply fully with all licensing agreements applicable to such third party or open source code;
- vii. all authors have agreed not to assert their moral rights in the products and/or services, to the extent permitted by law;
- viii. products are free from defects in design and free from defects in material and workmanship;
- ix. products are safe for use consistent with and will comply with the warranties, specifications and requirements of this PO;
- x. products do not contain harmful code and Supplier will not engage in electronic self-help;
- xi. products do not contain (and products are not manufactured using) ozone depleting substances known as halons, chlorofluorocarbons, hydro chlorofluorocarbons, methyl chloroform and carbon tetrachloride as defined by the Montreal Protocol and as specified by Buyer in writing;
- xii. products are new and do not contain used or reconditioned parts unless Buyer agrees otherwise in writing;
- xiii. it will not use, disclose, or transfer across borders any information that may identify an individual ("Personal Data") that is processed for or on behalf of Buyer, except to the extent necessary to perform under this PO;
- xiv. it will not offer, promise or make, directly or indirectly any payment for the purpose of improperly influencing (or inducing anyone to influence) decisions or actions of any official of a government controlled entity or public international organization.
- xv. (A) it will implement and maintain appropriate technical and organizational measures and other protections for Personal Data (including, without limitation, not loading any Personal Data provided to Supplier on (a) any laptop computers or (b) any portable storage media that can be removed from Supplier's premises unless each case (i) such data has been encrypted and (ii) such data is loaded onto portable storage media solely for the purpose of moving such data to off-site storage), (B) it will report to Buyer any breaches of security of Personal Data immediately after discovery ("Security Incident"), (C) it will cooperate fully with Buyer in investigating any Security Incidents, (D) it will cooperate fully with Buyer's requests for access to, correction of, and destruction of Personal Data in Supplier's possession, and (E) it will comply with all instructions or other requirements provided or issued by Buyer from time to time relating to Personal Data;
- xvi. it will not export, directly or indirectly, any technology, software or commodities of U.S. origin or having U.S. content provided by Buyer or their direct product to any of the countries or to nationals of those countries, wherever located, listed in U.S. Export Administration Regulations, as modified from time to time, unless authorized by appropriate government license or regulations;
- xvii. it will not, nor will it authorize or permit Supplier Personnel to, disclose, export or re-export any of Buyer's information, or any process, or product that is produced under this PO, without prior notification and compliance with all applicable Federal, State and local laws, regulations and ordinances, including U.S. export control regulations.
- xviii. when processing Buyer's data or its end customers by order on behalf of Buyer, Supplier will comply with the obligations of a service provider in accordance with the respective regulations under the European General Data Protection Regulation (EU/2016/679) (GDPR) or if applicable, the Swiss Federal Privacy Act (SFPA). In addition, Supplier will also comply with all the applicable data protection acts and regulations and will set up and maintain all suitable technical or other mechanisms required for the protection of personal data and Supplier will fulfill Buyer's requests



for access to, the correction or deletion of personal data in Supplier's possession to the fullest extent, regardless of whether or not Supplier has been commissioned to perform the processing of Buyer's data by order.

Intellectual property: Supplier grants Buyer all rights and licenses necessary for Buyer and its affiliates to use, transfer, pass-through, and sell the products and/or services and to exercise the rights granted under this PO.

Ownership of products: Except for products consisting of software (which is licensed as provided under Intellectual Property above), all work product developed by Supplier and provided to Buyer under this PO are and shall remain the personal property of Buyer.

Indemnification: Supplier agrees to defend, hold harmless, and indemnify Buyer and its affiliates from any claim (including without limitation costs, expenses and attorneys fees) arising from (a) claims that any product infringes any intellectual property rights, (b) the failure of Supplier to comply with its warranties and obligations under this PO, (c) a Security Incident, (d) fines which Buyer is ordered to pay under Section 21 (2) and (3) of the German Law on Minimum Wages (Mindestlohngesetz) and (e) claims in relation Supplier's (alleged) breaches of any of Supplier's obligations under the German Law on Minimum Wages (Mindestlohngesetz). If a claim of infringement is made, Supplier will, at its own expense, exercise the first of the following remedies that is practicable: (i) obtain for Buyer the rights granted under this PO; (ii) modify the product so it is non-infringing and in compliance with this PO; (iii) replace the product with non-infringing ones that comply with this PO; or (iv) accept the return or cancellation of the infringing product and refund any amount paid.

Limitation of liability: To the extent permitted by local law, in no event will Buyer or its affiliates be liable for any lost revenues, lost profits, incidental, indirect, consequential, special or punitive damages. In no event shall Buyer's liability to Supplier exceed the total amount of fees actually paid by Buyer to Supplier hereunder.

The above limitations shall not apply for (a) loss or damage caused by a breach of a guarantee assumed by Buyer in connection with any transaction under this PO, (b) damages for bodily injuries including death, or (c) damages caused intentionally or by gross negligence.

Assignment: Supplier will not assign its rights or subcontract its duties without Buyer's written consent. Any unauthorized assignment is void.

Exchange of information: All exchanges of information between the parties pursuant to this PO will be considered non-confidential. If the parties intend to exchange confidential information, such exchanges shall be made under a separate written confidentiality agreement. For any Personal Data relating to Supplier's personnel that Supplier provides to Buyer, Supplier will obtain the informed consent of such personnel to release the information to Buyer and to allow Buyer to use, disclose, and transmit such information on a worldwide basis among Buyer and its affiliates in connection with this PO.

Ethical dealings: Supplier will be familiar and will strictly comply with all laws and regulations on bribery, corruption, and prohibited business practices. Supplier and its affiliates have not and will not, for the purpose of influencing or inducing anyone to influence decisions in favor of Buyer or any of its affiliates,

offer, promise, or make or agree to make, directly or indirectly, (a) any political contributions of any kind or any payment to or for the benefit of any public official, whether elected or appointed, (b) any payments for gifts, meals, travel, or other value for a government employee or his/her family members, or (c) any payments or gifts (of money or anything of value) to anyone. Buyer shall not reimburse Supplier for any such political contributions, payments, or gifts.

Record Keeping and Audit rights: Supplier will maintain (and subject to applicable law provide to Buyer upon request) relevant business, technical and accounting records i) to support Supplier's invoices; ii) show proof of required permits and professional licenses and iii) to demonstrate compliance with Supplier's performance of its obligations under this PO, for not less than six (6) years following completion or termination of the relevant services. All accounting records will be maintained in accordance with generally accepted accounting principles. Upon Buyer's notice, Buyer may, at no charge to Buyer, audit Supplier's compliance with its obligations under this PO, including verifying compliance with applicable laws and the protection and integrity of Buyer Materials. In connection with an audit, Supplier shall provide Buyer (including its auditors and any regulators) access at reasonable times (or in the case of regulators, at any time designated by such regulators), to any facility at which Supplier or any subcontractor is providing or has provided services or deliverables under this PO and to all systems, data and business, technical and accounting records relating to Supplier's (and any subcontractor's) compliance with its obligations. Supplier shall provide its full cooperation in any such audit, including by designating a focal point to support an audit and, if required by Buyer, promptly securing the rights for Buyer to directly request from any subcontractor, and for the subcontractor to promptly provide to Buyer, access to such systems, data and records relating to the work performed by such subcontractors.

Insurance: Supplier shall obtain and maintain all applicable and appropriate insurance, (including, without limitation, business, workers' compensation, auto, errors and omissions, professional and commercial general and liability insurance) in an amount consistent with Supplier's industry practice. Each policy shall name Buyer as a loss payee or additional insured, as appropriate.

Supplier's subcontractor obligations: Supplier shall enter into a written contract with each subcontractor it is authorized to retain under this PO, if any, with such contract committing each such subcontractor to comply with all of Supplier's obligations and responsibilities under this PO. By way of example but not limitation, those obligations and responsibilities include those contained in the Ethical Dealings and Record Keeping, Audit Rights and Data Privacy provisions of this PO. In addition, in such written contract, Supplier shall identify Buyer as a direct and intended third-party beneficiary of the Record Keeping and Audit Rights provision, with the effect that Buyer shall have all of the same rights under that provision as Supplier has with subcontractor. Notwithstanding the foregoing, Supplier's use of a subcontractor will not relieve Supplier of its obligations under this PO or its responsibilities for the subcontractor's performance.

Applicable laws: This PO is governed by the laws of the country where the Buyer is located, except: (i) in Australia, this PO will be governed by the laws of the State or Territory in which the transaction occurs; (ii) in the United Kingdom, this PO will be governed by the laws of England; (iii) in Albania, Armenia, Bosnia-Herzegovina, Former Yugoslav Republic of Macedonia, Georgia, Kyrgyzstan, Moldova, Montenegro, Tajikistan, Turkmenistan, and Uzbekistan, this PO will be governed by the laws of Austria; (iv) in Russia, Azerbaijan, Belarus, and Kazakhstan this PO will be governed by the laws of Russia; (v) in Canada, the laws of the Province of Ontario govern this PO; and (vi) in the United States (including if any part of the transaction occurs within the United States), Puerto Rico, and People's Republic of China, the

laws of the State of New York applicable to contracts executed in and performed entirely within that State govern this PO.

General: Any reproduction of this PO by reliable means will be considered an original of this PO. The United Nations Convention on Contracts for the International Sale of Goods does not apply. The parties expressly waive any right to a jury trial regarding disputes related to this PO. Unless otherwise provided by local law without the possibility of contractual waiver or limitation, any legal or other action related to this PO must be commenced no later than two (2) years from the date on which the cause of action arose. No modification, amendment, supplement to, or waiver of this PO by Buyer shall be binding upon the parties unless made in writing duly signed by both parties and specifically referencing this PO. Buyer's failure to exercise any right hereunder shall not operate as a waiver thereof. Both shrinkwrap and clickwrap licenses accompanying any product consisting of software and online Terms of Use or Terms of Service relating to services provided online are null and void, and the terms and conditions of this PO prevail. Supplier shall not use the name or trademarks of Buyer or its affiliates or refer to or identify Buyer or its affiliates in any marketing materials (including without limitation testimonials or customer listings) or press releases without the prior written consent of Buyer.

Self-employment: Supplier agrees to inform Buyer on his own initiative about any facts that could lead to the assumption of pretended self-employment. Supplier confirms to Buyer that he has made necessary arrangements according to art. 7a VI 1 Nr. 2 SGB IV against the financial risks in case of illness and for his pension which are equivalent to the benefits of the legal medical insurance and statutory pension scheme. If the decision of the DRV Bund (federal institution of pension insurance for employees), which will be applied for within one month after start of work, should lead to an assessment of a employment relationship with compulsory social insurance, Buyer is entitled to immediately terminate the respective WA and to cancel this agreement. In case of retrospective compulsory social insurance, Buyer may at his option execute the right according to art. 28g SGB IV and/or claim compensation/indemnification.

Supplier and supplier personnel: Supplier is as an independent contractor, and this PO does not create an agency, partnership, or joint venture relationship between Buyer and Supplier or Supplier personnel. Buyer assumes no liability or responsibility for Supplier personnel.

Supplier:

shall, upon request of Buyer and to the extent permitted by applicable law, provide to Buyer (I) for export evaluation purposes, the country of citizenship and permanent residence and immigration status of its Personnel, (II) written confirmation (i) that Supplier Personnel are eligible to work in the country where the services are being provided and (ii) to the extent required by applicable law, that Supplier participates in eVerify pursuant to applicable Executive Order(s) and United States Department of Homeland Security, and (III) if specific education requirements are required by Buyer, proof of education for Supplier Personnel;

shall instruct its Personnel that employment related issues should be brought forward to Supplier (and not Buyer) and shall notify Buyer promptly where such issues relate to actions which are alleged to have been taken by Buyer or its Personnel to enable Buyer to investigate as necessary;



is and shall remain responsible for the day to day supervision, control, terms and conditions, hiring, verification of eligibility to work, discipline, performance management, termination, counseling, scheduling, compensation, benefits and other activities, withholdings, health and safety of Supplier Personnel, and shall ensure Supplier Personnel do not seek to obtain the same from Buyer. To avoid any confusion, Supplier remains the employer of Supplier Personnel at all times. Further, this Agreement does not create an employment relationship between Buyer and Supplier Personnel;

shall provide written confirmation to each Supplier Personnel that Supplier remains the employer of Supplier Personnel, assignment to Buyer does not create an employer/employee relationship, Buyer is not their employer, and they are not entitled to Buyer benefits. Supplier is obligated to provide such notice upon request by Buyer.;

acknowledges that Buyer has no responsibility for reviewing or approving timesheets; however, Buyer may review such timesheets for billing verification purposes only;

is responsible for the actions and inactions of Supplier Personnel and compliance by Supplier Personnel with the requirements of this PO;

agrees that Buyer retains the right to refuse to accept Supplier Personnel made available by Supplier to perform services hereunder and may request the removal of Supplier Personnel from assignment under this PO, for any lawful reason at Buyer's sole and reasonable discretion.

Buyer Assets: Supplier shall instruct Supplier Personnel to: use Buyer Assets only for purposes of this PO and Supplier will reimburse Buyer for any unauthorized use; only connect with, interact with or use programs, tools or routines that Buyer agrees are needed to provide services;

disclose leave Buyer unattended; not copy, or Assets unsecured or promptly notify Buyer of any accident or security incidents (such as those involving loss or misuse of, or damage to, Buyer Assets (as defined below), and Supplier will provide Buyer with a copy of any accident security incident or report involving the above. Buyer may periodically audit Supplier's use of Buyer Assets. "Buyer Assets" means Buyer's or Customer's computer systems and/or networks, Buyer's or Customer's property that is accessed or used by Supplier Personnel or materials, data, documents or information provided to Supplier Personnel by (or on behalf of) Buyer.

Supplier Access to Buyer or Customer Premises: i). If Supplier Personnel will have access to Buyer or Customer premises, Supplier shall conduct orientation sessions with its Personnel before placement on an assignment with Buyer or Customer and identify and provide contact information (which shall be updated by Supplier as necessary) for all supervisor(s) for Supplier Personnel. ii). Supplier shall instruct Supplier Personnel as follows: (a) Supplier Personnel on Buyer's or Customer's premises may not (i) bring weapons of any kind onto such premises; (ii) possess, use or be under the influence of controlled substances or alcoholic beverages; (iii) have in their possession hazardous materials of any kind without Buyer's authorization; (iv) send or receive non-Buyer or Customer email through Buyer's or Customer's mail systems; (v) sell, advertise or market any products or distribute printed, written or graphic materials without Buyer's written permission; or (vi) conduct any non-Buyer or Customer related business activities while assigned to work under this PO. (b) Supplier Personnel on Buyer's or Customer's premises must (i) obtain a valid identification badge from Buyer or Customer and return identification badges upon completion or

termination of assignments; (ii) remain in authorized areas only (limited to work locations, cafeterias, restrooms and parking lots); (iii) access and use for work only the materials, documents, information and data necessary to perform and (iv) immediately report to Supplier any incidents (such as actual or alleged physical alterations, assaults, harassment and/or inappropriate behavior) so that Supplier can promptly notify Buyer and provide Buyer with a copy of any incident report.

Criminal and other Background Checks

(a) Supplier shall inform Buyer if any Supplier Personnel to be assigned to perform services hereunder are former employees of Buyer, which assignment is subject to Buyer's approval. (b) To the extent permitted by local law, Supplier will obtain from Supplier Personnel photographic proof of identity from an official government source (including but not limited to documentation such as a valid driver's license or government issued passport). (c) To the extent permitted by local law, Supplier will conduct or otherwise obtain criminal background checks on Supplier Personnel as defined in section (d) below, in locations where the Supplier Personnel resided for the past seven years. Where no criminal convictions within the past seven years are identified, Supplier Personnel may be assigned to perform services. Where a criminal conviction is identified, Supplier may not assign Supplier Personnel where Supplier Personnel is disqualified from performing services based on Supplier's individualized assessment of the conviction against the services to be performed in accordance with applicable law and guidance, which may include but is not limited to the Equal Employment Opportunity Commission's promulgated guidance in the United States or similar state or other government promulgated guidance, as applicable. If, after such assessment, Supplier still recommends assigning a Supplier Personnel with a criminal conviction to perform services, Buyer must first be informed of such decision. Buyer will thereafter review the criminal conviction and services which will be performed and/or access that the Supplier Personnel will have. Unless otherwise required for this review, Buyer will not receive any personally identifiable information (e.g., Supplier Personnel name, social security number, etc.) (d) For Supplier Personnel in the United States, a Federal background check must be conducted as well as a county or state background check, whichever is more comprehensive. In other countries, background checks may be at the county, state, province and/or country level, whichever is most comprehensive. (e) Upon Buyer request and subject to applicable law, Supplier will provide documentation to Buyer to verify its compliance with this section.

Data Privacy: Buyer's Supplier Data Processing Addendum (DPA) and applicable DPA Exhibit(s) apply and supplement the Agreement, if and to the extent the European General Data Protection Regulation (EU/2016/679) (GDPR) or the Swiss Federal Privacy Act (SFPA) apply to the processing of personal data under and/or in context with this agreement. Supplier is obliged to inform the data subject of his right of objection referring to the use of his data for purposes of advertising or of market or opinion research that he is carrying out for Buyer. Buyer and its Affiliates, and their contractors and subprocessors, may, wherever they do business, store and otherwise process business contact information (BCI) of Supplier, its Personnel and authorized users, for example, name, business telephone, address, email, and user ID for business dealings with them. Where notice to or consent by the individuals is required for such processing, Supplier will notify and obtain such consent. The Supplier's employees involved in the processing of personal data will be obligated to observe data secrecy and, if required, telecommunications secrecy and other secrecy obligations pursuant to applicable law (e.g. § 35 SGB I). These obligations shall continue to apply even beyond the expiry date of the Agreement.

Corporate Due Diligence in the Supply Chain:

- i. It is the common aim of the parties to protect and respect human rights and to comply with environmental standards. Kyndryl's Human Rights Policy is available under the following URL: <u>https://www.kyndryl.com/au/en/company/human-rights</u>. Kyndryl is a member of the Responsible Business Alliance ("RBA"), the world's largest alliance of industrial groups dedicated to corporate social responsibility in global supply chains.
- ii. The Supplier shall comply with the <u>RBA Code of Conduct</u> as in force at the time of the conclusion of this PO ("RBA CoC"), which, among other things, prohibits the direct and indirect use of forced labor and any form of human trafficking. The Supplier is furthermore obliged to comply with the requirements of the "Act on Corporate Due Diligence Obligations for the Prevention of Human Rights Violations in Supply Chains ("LkSG")" (the requirements of the RBA CoC as well as the LkSG are hereinafter collectively referred to as "Corporate Due Diligence Requirements").
- iii. Supplier shall familiarize its employees with the Corporate Due Diligence Requirements and their implementation in practice (e.g., regular education) and shall ensure that its employees participate in any education offered by Kyndryl. In addition, Supplier shall provide all information and/or documents required by Kyndryl with regard to the Corporate Due Diligence Requirements and truthfully complete all documents (e.g., questionnaires) submitted by Kyndryl for this purpose without undue delay and provide them to Kyndryl. In this regard, Supplier specifically agrees to complete, at its own expense, the RBA Self-Assessment Questionnaire ("SAQ") and provide the results to Kyndryl.
- iv. If and to the extent that Supplier is permitted under the terms of this PO and/or the Agreement Documents to delegate or subcontract any of its duties or obligations under this PO and/or the Agreement Documents to any third party, Subcontractor or Supplier Affiliate (for the purposes of this section "Corporate Due Diligence in the Supply Chain" collectively referred to as "Indirect Suppliers"), the Supplier shall be responsible for ensuring that the use of these Indirect Suppliers is carried out in accordance with all Corporate Due Diligence Requirements. The Supplier shall in particular oblige Indirect Suppliers in writing to comply with the requirements described in this section "Corporate Due Diligence in the Supply Chain" (including the passing on of these obligations in the further supply chain), regularly do compliance checks and provide Kyndryl appropriate evidence that Supplier met the requirements in this subsection iv. on request.
- v. Supplier shall inform Kyndryl in the event of an impending or occurring violation of a duty (related to human rights or environment standards) existing within the scope of the Corporate Due Diligence Requirements in relation to the deliverables and/or services provided to Kyndryl in its own business area or at any Indirect Supplier unless prohibited by law and shall take appropriate remedial measures without delay in order to prevent or terminate such violation. If a violation is of such a nature that the Supplier cannot prevent it or terminate it in the foreseeable future, Supplier shall ensure that a comprehensive action plan ("concept") to minimize or terminate the breach in accordance with the requirements of the LkSG is established and implemented without delay and provided to Kyndryl for review. Kyndryl has the right to submit comments and suggestions. Supplier shall provide Kyndryl regular updates about the deployment of the remedial measures and their effectiveness and grant Kyndryl a corresponding audit right.
- vi. Supplier shall have a complaint procedure in accordance with the requirements of the LkSG. Supplier shall transparently communicate the existence of and access to complaint procedures set up by Kyndryl in its own company as well as in its sphere of influence.

- vii. Supplier is obliged to continuously document the fulfillment of the obligations from this section "Corporate Due Diligence in the Supply Chain" and to keep documentations for at least seven years as well as to make it available to Kyndryl without delay upon request. Kyndryl may periodically request the Supplier to report on the fulfillment of its obligations under this section "Corporate Due Diligence in the Supply Chain".
- viii. Supplier shall indemnify Kyndryl against all claims of third parties (including authorities) based on any non-compliance of the Supplier or any of its Indirect Suppliers with the requirements of this section "Corporate Due Diligence in the Supply Chain". Kyndryl shall be entitled to terminate the business relationship with the Supplier for cause (*außerordentliche Kündigung*) if the Supplier or any of its Indirect Suppliers fails to comply with any of its obligations under this section "Corporate Due Diligence in the Supply Chain".
- ix. References to documents in this section "Corporate Due Diligence in the Supply Chain" (e.g., RBA CoC and LkSG) shall be deemed to refer to the version of the document in effect at the time of the conclusion of the PO ("current version"). Should the current version be replaced or modified by a new version, the parties agree that the new version shall replace the current version. Should the URLs referenced in this section "Corporate Due Diligence in the Supply Chain" be replaced and/or modified, the URLs that replace the referenced URLs shall replace the referenced URLs.
- x. The provisions of this section "Corporate Due Diligence in the Supply Chain" shall take precedence over all other provisions of the PO and of the Agreement Documents including provisions regarding the order of precedence, and shall prevail in the event of any conflict between the provisions of this section "Corporate Due Diligence in the Supply Chain" and any other provisions within the PO and/or the Agreement Documents.