General Terms and Conditions for Software Maintenance

The parties have concluded an agreement on the provision of software as SaaS. The terms and conditions below apply to the provision of software maintenance services by ifm electronic gmbh (hereinafter referred to as "service provider") in respect of the software supplied to the customer. Deviating terms and conditions of the customer are expressly not recognised.

1. Definitions

Service provider: ifm electronic gmbh or an affiliate company of ifm

electronic gmbh.

Main contract: Special agreement between the customer and service

provider on the provision of software as SaaS.

Customer: Natural or legal person who commissions the service

provider to provide the contractual services.

SaaS: "Software as a Service" describes the computer

program licensed to the customer via the main contract, which the customer can access through the

Internet or a cloud infrastructure.

Software: The computer program specified in the main contract.

Update: New program version of the particular software used

to eliminate errors found in the previous program

version.

Upgrade: New program version of the particular software

containing new or improved functionalities of the

software.

2. Subject matter of the contract

The service provider provides software maintenance services in respect of the software supplied to the customer. The provision of the services described here is dependent on the conclusion of the main contract.

3. Remuneration

There is no special remuneration owed for the services rendered by the service provider.

4. General obligations, cooperation of the customer

The customer shall provide the service provider with all the information required to properly assess and process the respective service query without being prompted to do so.

5. Scope of service, service times

The service is provided by the service provider by email or over the phone in German or in English.

Service period:

The current service times available on the country-specific home page of the service provider apply, e.g. https://www.ifm.com/de/de/kontakt/kontakt for Germany.

The service provider is obligated to respond to a service query within the response times defined below. Response time refers to the time taken to respond once a service ticket has been opened by the service provider describing a specific and reproducible incident ("ticket creation"). Response times are measured during the respective service period.

The following response times apply whereby the priority of the incident is defined by the customer:

Priority	Priority	Response time
high	The incident has a serious impact on business operations or activities or business operations cannot be carried out. The incident requires immediate action because significant losses may result or overall business operations may be affected.	4h
medium	A business operation does not work as intended due to the incident. The incident has a minor impact on business operations.	8h
low	The incident has a minor impact or no impact on business operations.	24h

Failure: An incident within the meaning of these terms and conditions is said to have occurred if the software, when used according to the contractual purpose, the scope of services agreed and the system requirements outlined by the provider, does not provide the functionalities described in the product/service description during the term of this contract.

The manner in which the services are provided is at the reasonable discretion of the service provider. The service may also take the form of guidelines or instructions for the customer. The customer is required to adhere to such instructions.

6. New program parts

The service provider shall continue to work on developing the software licensed to the customer and shall incorporate future developments in updates or upgrades.

The service provider can at any time replace the software licensed to the customer with updates or upgrades at its own reasonable discretion.

The service provider shall grant the customer usage rights to such updates and upgrades in accordance with the underlying main contract.

7. Liability

The service provider shall be liable in accordance with statutory regulations for any loss or damage to the customer caused with intent or by gross negligence, ensues from the absence of a warranted property, arises from a culpable breach of cardinal duties, results in harm inflicted on life, limb or physical health, or where liability is assumed under the German Product Liability Act.

Cardinal duties include those contractual obligations which have to be fulfilled in order for the agreement to be executed in the first place; which the contractual partner may rely on being performed as a matter of course; and which if breached by the other party may jeopardise the very purpose of the contract.

If a cardinal duty is breached, liability – provided the damage is merely caused by slight negligence – shall be limited to those losses which are typical and foreseeable and must therefore be anticipated in connection with the provision of software under the contractual agreement.

If the damage suffered by the customer is due to loss of data, the service provider shall not be liable for this.

In all other respects, liability – irrespective of the particular legal basis – shall be excluded.

8. Term of contract and termination

This agreement is linked to the term of the main contract and automatically ends once the main contract expires or is terminated in some other way. If the main contract is extended, then this agreement shall be extended automatically, too.

9. Closing provisions

If individual clauses contained in this contract are or prove to be legally ineffective – in part or in full – the validity of the remaining provisions of this contract shall not be affected.

This contract is subject to German law to the exclusion of the United Nations Convention on Contracts for the International Sale of Goods.

Essen has been chosen as the place of jurisdiction.