CLAUSE 1: APPLICABILITY
These conditions are applicable to all sales and deliveries of UAB Xirgo Global, part of the Sensata Technologies group of companies (hereafter Sensata) to its customers unless a deviation is made from any such condition in the written order confirmation. The customer irrevocably submits to and accepts these conditions by placing the order with Sensata. The applicability of conditions proposed by the customer is excluded, unless these conditions have been explicitly accepted by Sensata in writing.

CLAUSE 2: OFFERS AND AGREEMENT
No oral or written offers (even if made by means of price lists issued by Sensata or a quotation) shall bind Sensata. Only by Sensata's written confirmation of the order placed by the customer will the agreement with the customer be entered and effective.

CLAUSE 3: PRICES
For all volume orders a deviation of 5% more or less than the quantity confirmed in writing by Sensata including a reasonable allowance for pro-rated indirect costs is permissible in case a government entity imposes tariffs, duties or taxes on the goods. If a government entity imposes tariffs, duties or taxes on the goods, then Sensata reserves the right to modify the specifications of goods designed by Sensata providing that the modifications will not materially affect the performance of the goods.

CLAUSE 4: QUANTITIES
For all volume orders a deviation of 5% more or less than the quantity confirmed in writing by Sensata shall constitute compliance with buyer's order and the unit price will continue to apply, unless specifically agreed upon in writing otherwise between the parties.

CLAUSE 5: DELIVERY AND TIME FOR DELIVERY
5.1 Delivery is made Ex Works Sensata’s nominated facility unless otherwise agreed in writing (Incoterms in its latest version).
5.2 The time for delivery begins at the date of confirmation of the order in writing by Sensata, but not until Sensata has received from the customer the information and materials necessary for the execution of the order. If the customer has not supplied Sensata with the information and materials necessary for the execution of the order within two weeks after the confirmation of the order, Sensata shall be entitled to cancel the order and terminate the agreement and customer shall be liable for all costs, incurred by Sensata including a reasonable allowance for pro-rated indirect costs and anticipated profits.
5.3 If the confirmation of the order or offer mentions a time of delivery, this time will be considered target period. Delay in time of delivery does not give the customer the right to claim damages, to refuse the goods, or to wholly or partly cancel the agreement. Sensata has the right to carry out the order by means of partial deliveries. The time of delivery ends the moment Sensata has informed the customer that the goods are ready for shipment at its factory or warehouse.

CLAUSE 6: TRANSPORTS - RISK OF LOSS
6.1 Transportation is to be arranged by the customer at its own and exclusive risk and expense. This risk also includes any direct or indirect damage to delivered goods or on third parties or Sensata by these goods.
6.2 If requested in writing, Sensata will take care of the transportation risk at the customer's risk and expense in a manner most appropriate in its opinion. Upon customer's written request Sensata will insure the transportation risk.
6.3 Sensata reserves the right to modify the specifications of goods designed by Sensata providing that the modifications will not materially affect the performance of the goods.

CLAUSE 7: CONDITIONS OF PAYMENT
7.1 In as far no other conditions of payment have been agreed, payment shall be in advance. Sensata reserves the right to demand advance payment in whole or in part or to ask for cash on delivery.
7.2 All payments shall be made free of all deductions or set-offs - unless Sensata has recognised in writing a counter-claim of the customer - at the office of Sensata or to its nominated postal or bank account. Drafts and cheques will only be accepted if explicitly previously agreed to in writing by Sensata and under the condition that the customer will take for its account all costs in connection with the cashing of the draft or cheque and with any endorsing or prolonging thereof. In case of payment by means of a draft the customer guarantees acceptance and payment thereof by the drawee. Customer expressly accepts that Sensata is not responsible for the delay in returning the draft in the case of non-acceptance. When paying by cheque the customer guarantees payment thereof by the drawee.
7.3 In case deliveries are made in portions, these payment conditions apply to each part delivered separately.
7.4 The customer is obliged to pay irrespective of whether it did or did not examine the goods.
7.5 If delay arises in the delivery due to circumstances for which the customer can be held liable, the amount owing will be due on the original date of shipment for goods already delivered, but because they are found on legal relations not yet existing the assignment will be effected by receipt of the specification by Sensata, which serves as acceptance of the assignment.
7.6 The customer shall include a price adjustment based on the quantity of goods actually delivered, and all costs, direct or indirect, incurred and committed for the contract together with a reasonable allowance for pro-rated expenses and anticipated profits.

CLAUSE 8: MODIFICATION OF THE CONTRACT GOODS
Sensata reserves the right to modify the specifications of goods designed by Sensata providing that the modifications will not materially affect the performance of the goods.

CLAUSE 9: CANCELLATION OF ORDERS
The customer does not have the right to cancel orders, except in the case as foreseen in article 5, after written acceptance by Sensata. If Sensata accepts cancellation the customer shall be liable for termination charges which shall include a price adjustment based on the quantity of goods actually delivered, and all costs, direct or indirect, incurred and committed for the contract together with a reasonable allowance for pro-rated expenses and anticipated profits.

CLAUSE 10: PROPERTY PROVISION
10.1 Until the final settlement by the customer of payments due to Sensata, Sensata will retain the ownership of all goods delivered by it as guarantee for payment of all that is due without exception; consequently, as long as complete payment of the amount due to Sensata has not been affected the customer will not be allowed to make a loan on, to pledge or put the goods delivered to it under mortgage, nor to lend, lend or give any or under any title take them away from the business; the customer is however authorised within the normal course of business to sell the goods, provided it does it against cash payment or stating the property proviso made by Sensata.
10.2 The assignment, if any, by Sensata of rights to which it is entitled on the basis of the property proviso including the attachment of the goods can in no way be regarded as an act resulting in the cancellation of the agreement.
10.3 The customer is obliged to inform Sensata forthwith if attachment of the goods is made by third parties or if the other measures with regard to the goods are taken by third parties.

CLAUSE 11: WARRANTY
11.1 Except as otherwise stated herein, Sensata warrants the goods delivered exclusively against faulty workmanship or the use of defective materials and that such goods will conform to mutually agreed upon written specifications, drawings and other descriptions for a period set forth in article 11.4. Customer warrants that at the time of delivery Sensata has title to the goods free and clear of any and all liens and encumbrances.
11.2 This warranty is void if the defect was caused by customer's misuse, neglect, improper installation or testing, repair attempts not authorised by Sensata, unauthorised alteration or use of any such goods.
with supplies not meeting Sensata's specifications, or any cause beyond the range of normal usage or by accident, fire, other hazard or through normal wear and tear. 11.3 Notwithstanding the above, Sensata does not warrant that its products are fit for a particular purpose, including but not limited to wires and battery. Accessories and sensors not manufactured by Sensata are subject to the applicable manufacturer's warranty provided by the original manufacturer of the accessories and sensors. 11.5 EXCEPT FOR THE LIMITED EXPRESS WARRANTIES SET OUT IN THIS STATE, SENcATA MAKES NO OTHER WARRANTIES, EXPRESS, IMPLIED OR STATUTORY. SENsATA SPECIFICALLY DISCLAIMS ALL OTHER EXPRESS OR IMPLIED WARRANTIES, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY OR NON-INFRINGEMENT, EXCEPT WHERE PROHIBITED BY LAW AND, WHERE PROHIBITED, ANY SUCH WARRANTY SHALL BE LIMITED TO THE MINIMUM WARRANTY AND PERIOD REQUIRED BY LAW. WITH RESPECT TO WIRELESS SERVICES, SENsATA MAKES NO WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, AND SPECIFICALLY DISCLAIMS ANY REPRESENTATION OR WARRANTY THAT TELEPHONE CALLS OR OTHER TRANSMISSIONS WILL BE ROUTED OR COMPLETED WITHOUT ERROR OR INTERRUPTION (INCLUDING CALLS TO ANY EMERGENCY RESPONSE NUMBER) AND MAKES NO GUARANTEE REGARDING THE PURPOSE, FUNCTIONALITY OR PERFORMANCE OF THE PRODUCTS AND SERVICES. SENsATA EXPRESSES NO GUARANTEE AGAINST EAVESDROPPERS, HACKERS, SERVICE ATTACKS, VIRUS OR OTHER INTRUSION. SENsATA MAKES NO WARRANTIES, INCLUDING WITHOUT LIMITATION, ANY WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY OR NON-INFRINGEMENT, EXPRESS OR IMPLIED, AND SPECIFICALLY PROHIBITED, ANY SUCH WARRANTY SHALL BE LIMITED TO THE EXTENT CUSTOMER WILL USE OR RESELL THE PRODUCTS AND SERVICES TO ASSIST IN COLLECTING AMOUNTS OWED TO IT OR ITS CUSTOMERS. CUSTOMER OR ITS CUSTOMERS, AS THE CASE MAY BE, WILL PROVIDE ITS OR THEIR CUSTOMERS WITH A WRITTEN DISCLOSURE EXPLAINING THE PURPOSE AND FUNCTIONALITY OF THE PRODUCTS AND, AS THE CASE MAY BE, OBTAIN ITS OR THEIR CUSTOMERS' AND CUSTOMER'S OR ITS CUSTOMERS' CONSENT TO THE USE OF THE PRODUCTS AS A CONDITION, AS THE CASE MAY BE, TO CUSTOMER'S OR ITS CUSTOMERS' FINANCING ANY CUSTOMER'S PURCHASE OF A VEHICLE FROM CUSTOMER OR ITS CUSTOMER. CUSTOMER understands that certain GNSS and/or starter disablement technologies are not permitted in a particular jurisdiction and customer indemnifies Sensata against such claims and damages. 13.6 Limitations of Technology: Customer acknowledges the following inherent technical limitations relating to product and services use. Complete service area coverage at all times is improbable. The existence of unfavourable conditions, such as weather and wave interference from distant stations can interrupt product and service functionality. Moreover, if a product is moved out of an available service area, communication with that product will be unavailable until it returns to the available service area. Other environmental issues including, but not limited to service interruptions, severe weather conditions, congestion, local interference, and other wireless access issues may affect product and service performance. Global Navigation Satellite System ("GNSS") is a satellite based positioning technology providing expansive coverage throughout the world. However, the GNSS antenna in a product must have a radio frequency link to the GNSS satellites, so if the radio frequency link is impaired, the product may be unable to correctly recognize its location. Products and services have many complex elements and are not guaranteed against eavesdroppers, hackers, service attacks, viruses or interception. Customer agrees to inform all users of products and/or services, that Sensata shall not be liable for any lack of privacy or security resulting from use of the products and/or services. Products and services are based on cellular technology which may become obsolete in the future as a result of changes in wireless technology or actions by telecom regulators. Technical and service requirements for implementing applications. In such event, Sensata shall have no obligation to issue a refund or furnish replacement product. Further, Sensata shall incur no liability arising from a lack of network capacity of the product which results from concentrations of usage in certain locations. With respect to wireless technology services, Sensata is not obligated to maintain any particular wireless networks. Sensata has no responsibility to use, maintain or upgrade any wireless network. Sensata will provide written notice of intended changes to such technology as soon as possible following Sensata’s receipt of such notice. 13.6.6 Sensata has no further liability than complying with its commitments resulting from CLAUSE 11 (Warranty) or from CLAUSE 12 (Complaints). Excluded are all claims based on the wilfulness or gross negligence of Sensata itself. So, liability for wilfulness or gross negligence of personnel of Sensata is excluded as well. 13.7 Should Sensata be held liable for a breach of its contract, its sole and exclusive maximum liability shall in no event exceed the total purchase price under the applicable contract less the purchase price for any product delivered and accepted under this contract prior to the occurrence of the breach.
can reasonably be held liable.

15.4 In addition, Sensata is not responsible, if the customer, after it has been informed of the alleged infringement, continues to use the goods, or fails to install any corrections or enhancements made available by Sensata, or otherwise uses Sensata software in a manner in which Sensata has been informed. Moreover Sensata shall not be liable in case Sensata is not in a position to do so; (2) modify such goods so that they become non-infringing such that their use is not enjoined; or (3) neither of the foregoing options is reasonably available, refund to customer all amounts paid for the infringing goods, depreciated on a straight-line basis over a three (3) year period starting on the date of shipment of such goods to customer. Sensata is not liable if the owner of the patent refuses to grant Sensata a license or refuses to settle for past damages despite Sensata’s request to be licensed.

15.6 The aforementioned is the only and exclusive responsibility of Sensata in connection with infringement of the rights or third parties and Sensata is in no way further or otherwise responsible to the customer.

15.7 Customer acknowledges that all intellectual property related to products and services are the property of Sensata. Customer shall not reverse engineer, have products and/or services reverse engineered, and shall not aid a third party in reverse engineering products and/or services. Sensata grants to customer a limited, non-transferable license to use firmware contained in, or software provided with, Sensata products and/or services, exclusively for the operation, configuration, management, maintenance or use of Sensata products and/or services, as approved by Sensata. Unless otherwise agreed in writing with Sensata, Customer has no right to use any other trademarks, service marks, logos, domain names, or other distinctive product features. Customer agrees that it shall not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) which may be affixed to or contained within products and/or services.

16. NON-WAIVER OF DEFAULT

In the event of any default by the customer, Sensata may decline to make further shipment. If Sensata elects to continue to make shipments, Sensata’s action shall not constitute a waiver to claim any default by customer nor in any way affect Sensata’s legal remedies for any such default.

17. TERMINATION

If the customer does not comply, duly or in time, with any obligation which might result from an agreement made with Sensata as well as in the case of bankruptcy, suspension of payment, closing down or liquidation of the customer's company, he is presumed to be in default by law and Sensata has the right without giving notice of default and without judicial intervention to delay the execution of the agreement or to terminate the agreement in whole or in part, at Sensata’s option, without Sensata being liable for any loss or damage, irrespective of Sensata’s further rights. In these cases all claims, which Sensata has against or are due from the customer, are due immediately and without delay.

18. ASSIGNMENT

The rights and obligations off the customer by virtue of these terms and conditions cannot be assigned by the customer otherwise than to the successors and assignees of the entire business of the customer. Sensata shall have the right to assign and transfer all its obligations and rights under the agreement with the customer to any third party, upon written communication to the customer.

19. EVIDENCE

Subject to proof of the contrary, the administrative data and accounting records of Sensata are final proof in connection with the agreements made by the customer.

20. APPLICABLE LAW, COMPETENT JUDGE

Lithuanian law is exclusively applicable to the legal relations between Sensata and the customer. The competent judge at Kaunas is in first instance exclusive jurisdiction in respect of disputes and cases of distress between Sensata and the customer. The applicability of the United Nations Convention on International Sale of Goods is expressly excluded.

21. EXPORT CONTROL

In recognition of U.S. and local (in particular Lithuanian) export control laws, customer hereby agrees that any export license or other documentation will be obtained prior to exportation of any product or technical data acquired by the customer from Sensata. Accordingly customer shall not sell, export, re-export, transfer, divert or otherwise not to dispose of any such product or technical data directly or indirectly to any person or firm or country, or countries, in violation of the laws or regulations of the United States or local laws (in particular Lithuanian laws). Furthermore, customer agrees to notify any person obtaining such products or technical data from the customer of the need to comply with such laws and regulations. Customer agrees to, at its own expense, secure such licenses and export and import documents as necessary to buy and resell the products. In case an export license is refused, customer shall not be entitled to return products or technical data or ask for compensation.

22. COMPLIANCE WITH ANTI-CORRUPTION AND ANTI-BRIBERY LAWS

22.1 Both Sensata and the customer represent, warrant and undertake to comply with any anti-corruption and anti-bribery laws, legislation, codes, rules, policies and regulation applicable to the performance of its obligations in relation to any order and not take any action or permit, authorise or tolerate any action in violation of the anti-corruption and anti-bribery laws. 22.2 For the avoidance of doubt the customer represents and warrants to Sensata that:

22.2.1 Customer, and to its best knowledge, its partners, officers, directors, employees, agents and anyone acting on its behalf (collectively, the “Representatives”) are in compliance with all applicable anti-bribery and anti-corruption laws, including the U.S. Foreign Corrupt Practices Act and the U.K. Bribery Act 2010 (collectively, the “Anti-Bribery Laws”).

22.2.3 Neither the customer, nor to its best knowledge, any of its Representatives has, directly or indirectly, offered, paid, or authorised the giving of money or anything of value to any: (a) Governmental Official; (b) any person or entity; or (c) other person or entity while knowing or having reason to believe that some portion or all of the payment or thing of value will be offered, given, or promised, directly or indirectly, to a Government Official or another person or entity; for the purpose of: (d) influencing any act or decision of such Government Official or such person or entity in his/her or its official capacity or to avoid, defer, delay or otherwise prevent any Government Official or such person or entity from doing his/her or its official act, or to cause, or fail to do, omit, or fail to do any act in violation of his/her or its lawful duties or proper performance of functions; or (e) inducing such Government Official or such person or entity to use his/her or its influence or position with any Government Entity or other person or entity to influence any act or decision; in order to obtain or retain business for, direct business to, or secure an improper advantage for Sensata or the customer.

22.2.4 Neither the customer, nor to its best knowledge, any of its Representatives has, or will, in the future, offered, paid, or authorised the giving of money or anything of value to any: (a) Government Official who may have responsibility for or oversight of any business activities of the customer, or any of its Subsidiaries, other than any relationships or associations that have been disclosed in writing to Sensata.

22.2.5 Neither the customer, nor to its best knowledge, any of its Representatives is or has been subject to any investigation, inquiry, or enforcement proceeding by any court, governmental, administrative, or regulatory body, or customer regarding any violation or alleged violation of any Anti-Bribery Laws.

22.2.6 The following definitions apply to this clause 22.2:

(a) ‘Representative’ means (i) any director, officer, employee, agent, or representative (including anyone elected, nominated, or appointed to be a director, officer, employee, agent, or representative) of any Government Entity, or anyone otherwise acting in an official capacity on behalf of the Government Entity, such as (i) a political party employee; (ii) any officer, political party employee;

(b) ‘Government Entity’ means (i) any national, state, regional, or local government (including, in each case, any agency, department, or subdivision of such government); (ii) any political party; (iii) any entity or business that is owned or controlled by any of those bodies listed in subcategory (i) or (ii); or (iv) any international organisation, such as the United Nations or the World Bank.

(c) ‘Government Official’ means (i) any director, officer, employee, agent, or representative (including anyone elected, nominated, or appointed to be a director, officer, employee, agent, or representative) of any Government Entity, or anyone otherwise acting in an official capacity on behalf of the Government Entity, such as (i) a political party employee; (ii) any officer, political party employee;

(d) influencing any act or decision; in order to obtain or retain business for, direct business to, or secure an improper advantage for Sensata or the customer.

23. COMPLIANCE WITH DATA PROTECTION

From time to time Sensata may transfer data acquired from the customer for the purpose of carrying out the performance of this agreement with any member of its group (which means subsidiaries, ultimate holding company and its subsidiaries worldwide). The data collected may be transferred to, and stored at, a destination outside the European Economic Area (“EEA”). It may also be processed by staff operating outside the EEA who work for Sensata. By the customer submitting data, the customer agrees to this transfer, storing or processing. Sensata will take reasonable steps necessary to ensure that the customer’s data is treated securely and in accordance with the practices contained in Regulation (EU) 2016/679.

24. COMPLIANCE WITH CALIFORNIA PROPOSITION 65

California’s Proposition 65 (‘Prop 65’), also known as Safe Drinking Water and Toxic Enforcement Act, is a Right-To-Know law that mandates warning labels on products sold in California which contain certain chemicals, including heavy metals, known to the state of California as causing cancer, birth defects, or other reproductive harm. SENSATA HEREBY PUTS THE CUSTOMER ON NOTICE THAT THE GOODS MAY CONTAIN CHEMICALS KNOWN TO THE STATE OF CALIFORNIA TO CAUSE CANCER BIRTH DEFECTS AND OTHER
including those related to export, spamming, privacy, consumer and child safety. Customer must use its best efforts to disable any SIMs, or otherwise inappropriate.

26.4 Customer shall not violate or attempt to violate the security of the wireless service provided hereunder including (a) accessing data not intended for customer, (b) attempting to probe, scan or test the vulnerability of a system or network to breach security or authentication measures without proper authorization, (c) attempting to interfere with, disrupt or disable service to any user, host or network, including via means of “denial of service,” “flooding,” “malicious” or “crashing,” (d) forging any TCP/IP packet header or any part of the header or message information in any map, (e) taking any action in order to obtain services to which customer is not entitled or (f) sending any virus, worm, Trojan horse or other harmful code or attachment. Violations may result in civil or criminal liability. Customer consents to the processing of information necessary to provide the service from Cisco Jasper’s data centers in the United States or elsewhere in the world.

CLAUSE 27: GENERAL LIMITATIONS: SENSATA SHALL NOT BE LIABLE TO CUSTOMER OR ANY OTHER PERSON FOR ANY LOSS OR DAMAGE CAUSED BY THE USE OF THE PRODUCTS AND/OR SERVICES, REGARDLESS OF THE CAUSE. IN NO EVENT SHALL XIRGO BE LIABLE TO CUSTOMER OR ANY OTHER PERSON FOR ANY SPECIAL, COLLATERAL, INDIRECT, PUNITIVE, INCIDENTAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES IN CONNECTION WITH OR ARISING OUT OF THIS AGREEMENT OR THE USE OF PRODUCTS AND/OR SERVICES PROVIDED HEREUNDER, REGARDLESS OF WHETHER XIRGO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SUCH DAMAGES INCLUDE, BUT ARE NOT LIMITED TO, COST OF REMOVAL OR REINSTALLATION, COSTS TO PROCURE SUBSTITUTE PRODUCTS AND/OR SERVICES, RETESTING, OUTSIDE COMPUTER TIME, LABOR COSTS, LOSS OF GOODWILL, LOSS OF PROFITS, LOSS OF SAVINGS, LOSS OF USE, LOSS OF DATA, OR BUSINESS INTERRUPTION. WITH RESPECT TO WIRELESS SERVICES, IN NO EVENT WILL XIRGO BE LIABLE FOR ANY DAMAGES ARISING OUT OF OR RELATING TO, SERVICE DEFECTS, SERVICE LEVELS, DELAYS OR ANY SERVICE ERROR OR INTERRUPTION, INCLUDING INTERRUPTIONS OR ERRORS IN ROUTING OR COMPLETING ANY EMERGENCY RESPONSE CALLS OR ANY OTHER CALLS OR TRANSMISSIONS, LOST OR ALTERED MESSAGES OR TRANSMISSIONS, OR UNAUTHORIZED ACCESS TO OR THEFT, ALTERATION, LOSS OR DESTRUCTION OF 'S (OR ITS AFFILIATES’, USERS’ OR THIRD PARTIES’) APPLICATIONS, CONTENT, DATA, PROGRAMS, INFORMATION, NETWORKS OR SYSTEMS. CUSTOMER AGREES TO INDEMNIFY AND HOLD SENSATA HARMLESS FROM AND AGAINST ANY AND ALL LOSSES OR DAMAGES CAUSED BY USE OF PRODUCTS AND/OR SERVICES BY CUSTOMER OR CUSTOMER’S CUSTOMERS. NO CLAIM, SUIT OR ACTION SHALL BE BROUGHT AGAINST XIRGO MORE THAN ONE YEAR AFTER THE RELATED CAUSE OF ACTION HAS OCCURRED. TO THE EXTENT THAT ANY OF THE ABOVE LIMITATIONS ARE PRECLUDED IN A GIVEN JURISDICTION, SUCH PRECLUSION SHALL NOT AFFECT ANY OTHER LIMITATIONS NOT SO PRECLUDED.