Terms and Conditions for the Registration and Use of Digital Services of Bosch Rexroth AG

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We, Bosch Rexroth AG (Zum Eisengießer 1, 97816 Lohr am Main, Germany), offer you access free of charge to various digital services of ours, like for instance our web portal www.boschrexroth.com, mobile-applications, online-platforms, web shops (hereinafter collectively referred to as “SERVICES”), which access is partially subject to pre-registration. These Terms and Conditions for Registration and Use of Digital Services apply to the use of our SERVICES by you as end user. In addition, other supplementary terms and conditions may also apply when using our SERVICES, which you will be advised of in an appropriate manner. You can read and print out the respectively valid version under www.boschrexroth.com/legal-notice/.

1. Offer and availability of SERVICES

1.1. The SERVICES provided encompass in particular access to products, data, contributions, audio and visual documents, information and other content (hereinafter collectively referred to as “CONTENT”).

1.2. The scope and precise content of the SERVICES is to set out in the respective SERVICE description, in the concrete technical structure and also in the specific functionalities of the SERVICE that are available.

1.3. Some of our SERVICES like for instant the Rexroth Store are only accessible for entrepreneurs. For the purpose of these Terms and Conditions for Registration and Use an “entrepreneur” means a natural or legal person or a partnership with legal personality who or which, when entering into the contract, acts in exercise of his or its trade, business or profession (section 14 (1) German Civil Code (BGB)). You will be advised separately of this B2B restriction within the respective SERVICE. By registering for such a SERVICE, you confirm that you exercise your industrial or independent professional activity.

1.4. We reserve the right to change, supplement and discontinue at any time the SERVICES offered or to limit the time period of the use of free SERVICES provided, or to make them in the future available for remuneration only. As user, you do not have an entitlement to the provision of specific SERVICES or parts thereof being continued.

1.5. SERVICES will be offered in English and/or German language. Provision of other languages are for convenience only without any right for availability.

1.6. There is no entitlement to uninterrupted provision of SERVICES. It is possible, that the access to or the use of SERVICES may be interrupted or impaired by maintenance work, further developments or otherwise interrupted or impaired due to malfunctions which can possibly also lead to loss of data. For instance temporary restrictions or interruptions may occur, inter alia due to technical faults (e.g. interruption to the power supply, errors in the hardware or software, technical problems in the data lines). We endeavor to provide usability of the SERVICES that is as free from interruption as possible within the framework of our technical and operational possibilities.

1.7. If you wish to use SERVICES as a mobile application (hereinafter referred to as “APP”), you must download the relevant APP onto your smartphone and/or tablet and install it there. The Apps are generally available for Android and iOS operating systems and can be downloaded from the relevant APP Store subject to the APP Store terms and conditions applying there, which you will be advised of in an appropriate manner. There normally has to be a data connection between the smartphone the APP is installed on and a mobile network in order to be able to use Apps. As the user you are responsible for ensuring that you have the possibility of mobile data use and any costs of data transmission which may arise with respect to your mobile network operator shall be borne by you. Further details on availabilities in APP Stores, technical requirements, functionalities and operating instructions etc. can be found in the SERVICE description of the APP and in the specific functionalities available.

2. Registration and responsibility for the access data

2.1. For the use of some SERVICES, it can be necessary to pre-register and set up a user account and possibly a public profile. Some SERVICES enable registration using your Bosch ID of Bosch.IO (Ullsteinstraße 128, 12109 Berlin, Germany). In this case you can use your User ID of Bosch Software Innovations GmbH single sign-on authentication SERVICE if you have already successfully registered for a Bosch User ID. Otherwise you can set up a new Bosch User ID with your e-mail address of any email provider which enables you to use various independent services of the Bosch Group. In this case, the “General Terms and Conditions for the Registration and Use of a Central Bosch ID” shall apply additionally which you will have to accept during registration for the central Bosch ID.

2.2. You must be of the age of majority and full legal capacity in order to register for SERVICES. Minors and persons whose access has been permanently blocked are prohibited from (re-) registering. Reference is expressly made to the B2B restriction in subsection 1.3.
2.3. During the course of the registration process, you will be asked to stipulate your access data. This comprises your e-mail address and a freely-selected password. It is not normally necessary to provide any additional master and/or contact data during registration. However, you are given option to provide additional contact data on a voluntary basis during registration already. The fields for the data required for access are marked as obligatory fields in the relevant SERVICE.

2.4. When you enter specific data (especially contact data) during registration or when using the SERVICES provided, the data must be complete and correct. If this data changes during the course of your use, then you must correct your data promptly in your personal settings insofar as is possible. If it is not possible for you to correct the data in the relevant SERVICE, then you can notify us of your changed data. The relevant address or number are to be found under the instructions on the right of withdrawal under section 16.1. If any costs arise due to the incorrect data, you are obliged to reimburse these costs.

2.5. You can only register for the use of the SERVICES once using the e-mail address used. We reserve the right to amalgamate existing multiple accounts if this is necessary and is not overridden by your legitimate interests. If there is such an amalgamation, we shall inform you thereof accordingly and in such good time as to enable you to object to the amalgamation.

2.6. During registration we do not generally conduct any examination of your identity or of the data you provide. We do not therefore guarantee that a user is the person which the respective user claims to be. When you use the Community, you have to indicate a display name for this. You are responsible for this display name not infringing any third-party rights, in particular not infringing any name or trademark rights or violating provisions of statute or accepted principles of morality.

2.7. By sending your registration data you make us an offer to enter into a usage relationship on the basis of these Terms and Conditions for Registration and Use and, if appropriate, of other additionally applicable terms. The decision on acceptance of the offer is discretionary. After you have dispatched the registration data, an e-mail confirmation will be sent for you to verify the data provided. In order to complete the registration, you have to click on the activation-link provided in the e-mail confirmation. Your offer is accepted by activating the access you applied for and you are authorized to use the relevant SERVICE within the framework of these Terms and Conditions for Registration and Use and, if appropriate, of any other terms and conditions which may be additionally applicable.

Please note: If the application for access is made for a purpose which cannot be ascribed either to your commercial or to your self-employed professional occupation, you then have a statutory right of revocation as user. Conditions for and legal consequences of such withdrawal are set forth in section 16 of these Terms and Conditions for Registration and Use.

2.8. Your registration, the usage relationship and the user account together with the access data are non-transferable. You must keep your access data and password secret and by no means disclose them to unauthorized third parties. You are therefore responsible for ensuring that your access to the SERVICES and the use of the available SERVICES is solely conducted by you or by persons authorized by you. We must be notified without undue delay if there is any reason to fear that unauthorized third parties have obtained or will obtain knowledge of your access data.

Please note: You are fully responsible for every use and/or other activity conducted using your access data.

3. Blocking access

3.1. We can block your access to the SERVICES at our discretion either overall or to individual part areas, either temporarily or permanently, if there are specific reasons indicating that you are acting or have acted in violation of these Terms and Conditions for Registration and Use and/or applicable law, or if we have any other legitimate interest in blocking access. When deciding on a block and on limiting the time period thereof, your legitimate interests shall be taken into adequate consideration.

3.2. You shall be advised by e-mail in the event of a temporary or permanent block of your access authorization. In the event of a temporary block, your access will be reactivated after expiration of the period of the block or of the permanent elimination of the reason for the block and you shall be advised of this by e-mail. Access authorization that has been blocked permanently cannot be reinstated, leading to a termination of use. In this case, a new registration is forbidden.

4. Termination of use

4.1. You can deregister at any time with immediate effect from the SERVICE. We too reserve the right to terminate the access to individual SERVICES or overall at any time, especially if you do not use your access over a long period or if you only use your access to a limited extend.

4.2. In the event of the full termination of your usage contract, we have the right, after expiration of any retention periods, to immediately and irretrievably delete all of the data created in connection with your
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usage. The data protection regulations take precedence for personal data.

5. Scope of permitted use, monitoring usage activities
5.1. Your usage authorization is limited to the access to and use of the SERVICES respectively available in the context of subsection 1.2.

5.2. You are responsible for creating the technical conditions required for the use of the SERVICES in compliance with the contract (in particular web browser and Internet access and/or software and hardware environment). We do not owe any advice in this respect.

5.3. We point out that usage activities can be monitored to the extent permitted by statute in the German Telemedia Act and the German Federal Data Protection Act (BDSG) and that we can be under a legal obligation to monitor usage activities. This can also include logging IP connection data and conversations and evaluating them if there is any concrete suspicion of a violation of these Terms and Conditions for Registration and Use and/or any concrete suspicion of the commission of any other unlawful act or criminal offense.

6. Protection of CONTENT, responsibility for THIRD-PARTY CONTENT
6.1. The CONTENT available in connection with the SERVICES is largely protected by copyright, trademark and competition law or by other protective rights and is our property, the property of our customers or of other third parties which have made the respective CONTENT available. The composition of the CONTENT within the SERVICES also enjoys copyright protection as such. You may use this CONTENT solely in accordance with these Terms and Conditions for Registration and Use and within the designated framework of the respective SERVICE.

6.2. The CONTENT available in connection with the SERVICES partially originates from us and partially from other users and/or other third parties. Content of users and of other third parties is hereinafter collectively referred to as "THIRD-PARTY CONTENT". In particular, the content of discussion forums, blogs, guest books, private messages and communities constitutes THIRD-PARTY CONTENT.

6.3. We do not undertake any examination as to whether THIRD-PARTY CONTENT is complete, correct and lawful or up to date and do not therefore assume any responsibility or provide any warranty and do not adopt it as our own. This also applies with respect to the quality of the THIRD-PARTY CONTENT and to its suitability for a specific purpose.

7. Usage right to available CONTENT
7.1. Unless more far-reaching usage is explicitly permitted in these Terms and Conditions for Registration and Use or in the context of the SERVICE description or is enabled within the SERVICES by means of a corresponding functionality (e.g. by a download button),

- you may retrieve and display the available CONTENT solely for your own purposes and, if you are a consumer, for purposes of the members of your family living in your household. If you use the SERVICES in the context of your commercial or professional occupation, you may use the available CONTENT solely for your own internal business purposes. Any commercial use of the available CONTENT exceeding this is forbidden (see also section 9). This right of use is limited to the duration of the existence of your contract of use;

- you are forbidden from processing, changing, translating, presenting or demonstrating, publishing, exhibiting, reproducing and distributing the available CONTENT in whole or in part (including use of so-called I-framing). You are also forbidden from removing or changing copyright notices, logos and other distinguishing marks and protection notices.

7.2. You are only authorized to download CONTENT ("DOWNLOAD") and to print out CONTENT if the SERVICES provide a DOWNLOAD and/or printing possibility as a functionality (e.g. by means of a download button).

7.3. You are granted a non-exclusive right of use for an unlimited period of time to use the respective CONTENT which you have correctly Downloaded or printed out, for use for your own purposes or for purposes of the members of your family living in your household, see sec. 7.1. In all other respects the entire rights in and to the abovementioned CONTENT remain with the original holder of the rights.

7.4. The mandatory statutory rights (including reproduction for private and other personal use pursuant to sec. 53 German Copyright Act (UrhG)) remain unaffected.

8. Uploading your own CONTENT by you
8.1. If it is available as a function of the SERVICES, you can upload, post, save, share, send, display your own content (hereinafter: “USER CONTENT”) and make it available to third parties if the relevant SERVICE provides for this, provided that you comply with the regulations set out below.

8.2. By transmitting USER CONTENT, you grant to us the non-exclusive, gratis, irrevocable and transferable right, unlimited in terms of time, territory and content, to exploit the transmitted USER CONTENT online and offline, in particular to make USER CONTENT publicly available, to reproduce and distribute it. You waive the
entitlement to be named as the author. The above grant of the right to make the transmitted USER CONTENT publicly available and to exploit it does not apply with respect to information which you have clearly not uploaded for general publication. Such information shall only be disclosed to third parties if you arranged for this yourself (e.g. making appointments with SERVICE partners, enabling access to this USER CONTENT by third parties) or which you have explicitly agreed to.

The grant of rights encompasses in particular the right
- to store the USER CONTENT on servers and any other storage media and to distribute and publish it, in particular to make it publicly available (e.g. by presenting the USER CONTENT on the Bosch Rexroth web portal),
- of visual processing and reproduction insofar as this is necessary for the presentation of the relevant USER CONTENT and to combine the USER CONTENT with other CONTENT and advertising tools,
- to grant rights of use to this USER CONTENT to third parties – including rights of use for remuneration.

8.3. If you make USER CONTENT accessible to our partners (e.g. SERVICE partners) in connection with the SERVICES offered, you then grant to them, in the context of the respective mandate relationship, a simple right of use to use this USER CONTENT, which right is free of charge and limited in terms of content, territory and time in accordance with the mandate.

8.4. If you make a reference to external Internet offers via a hyperlink and/or if you incorporate external sources of information in your own USER CONTENT, an examination of the CONTENT contained therein shall solely be performed by you. We explicitly do not adopt this CONTENT as our own. You shall indemnify us from and against possible third-party claims. E-mail addresses and non-activated web addresses (URLs) and parts thereof are also deemed to be hyperlinks.

8.5. You are fully responsible for the USER CONTENT uploaded by you. We do not undertake an examination as to whether the CONTENT is complete, correct, lawful or up-to-date or of the quality of the CONTENT or its suitability for a specific purpose.

You represent that you are the sole holder of all rights to the USER CONTENT transmitted by you to the SERVICES or that you have other authorization (e.g. by means of effective permission from the holder of the rights) to upload the USER CONTENT to the SERVICES and to grant the rights of use and exploitation as set out above. This applies in particular to third-party copyrights, trademark or patent rights and to industrial property rights and/or rights related to copyright under competition law and rights of personality. Furthermore, you undertake not to upload any USER CONTENT which violates applicable law. You are responsible for the USER CONTENT not containing any confidential information and that you do not breach any secrecy obligations.

8.6. We reserve the right to refuse to upload USER CONTENT and/or to block or remove CONTENT that has already been uploaded (including private messages and guestbook entries) if the uploading of the USER CONTENT by you or the CONTENT uploaded itself has led to a violation of these Terms and Conditions for Registration and Use or if there are specific indications showing that there will be a severe violation. In this connection we shall take your legitimate interests into consideration and select the mildest means to avert the violation.

9. Usage guidelines, rules of conduct (netiquette)

9.1. In some of the SERVICES that are provided, such as communities or blogs for instance, you are partially able to communicate or interact with other users of the respective SERVICE (e.g. by sending personal messages, participating in discussion forums, publishing contributions to discussions and commenting on CONTENT and contributions). Within these SERVICES, the intention is to promote an open and respectful exchange of information on the respective topics. We therefore request you to always ensure that you maintain a fair and factual tone in discussions and solve differences of opinion in a constructive manner in a virtual dialogue. You are welcome to make constructive, helpful and innovative contributions. When using these SERVICES, you are obliged to adhere to our rules of conduct which are set out in these Terms and Conditions for Registration and Use. In the event of a breach of these rules of conduct, we can block your access to the respective SERVICE temporarily or permanently, see section 3.

9.2. In some of the SERVICES that are provided, such as “myProjects” for instance, you can exchange collected technical data from other SERVICES with us and selected colleagues and/or third parties. In this context, you are obliged to comply with all anti-trust requirements and regulations.

9.3. Commercial use is solely permitted to the extent defined in subsection 7.1. Commercial use which is not permitted includes the following in particular:
- all offers of and advertising for content, services and/or products for remuneration, both those of the user and those of third parties;
- all offers and advertising for and the conducting of activities with a commercial background such as promotional contests, draws, barter transactions, ads or pyramid schemes;
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- any electronic and/or other collection of identity and/or contact data (including e-mail addresses) of users (e.g. to send unsolicited e-mails);
- the exploitation of the available SERVICES, including the CONTENT offered herewith, for remuneration.

9.4. You are forbidden from undertaking any activities on or in connection with the SERVICES which violate applicable law, which infringe third-party rights or violate the principles of the protection of minors. You are forbidden from taking the following actions in particular:
- uploading, distributing, offering and advertising CONTENT, SERVICES and/or products which is/are pornographic and/or fraudulent, violate(s) laws for the protection of minors, data protection law and/or other law;
- using CONTENT by which other users or third parties are offended or libeled;
- using, providing and distributing CONTENT, SERVICES and/or products which are protected by statute or encumbered by third-party rights (e.g. copyright), without being explicitly authorized to do so;
- exchanging information and advice on illegal or illegally-acquired software, and posting product keys or links to illegal or cracked Downloads, etc.;
- storing, publishing and/or transmitting information which infringes third-party rights, in particular patents, trademarks, copyrights or rights related to copyright, trade secrets, rights of personality or property rights;
- giving instructions on the prohibited manipulation of technical equipment.

9.5. Furthermore, irrespective of a possible violation of the law, when downloading your USER CONTENT and in communications with other users, you are prohibited from conducting the following activities:
- spreading viruses, Trojans and other harmful files;
- sending junk or spam e-mails and chain mails;
- distributing offensive, sexual, obscene or defamatory CONTENT and/or communication and such CONTENT which serves to promote or support racism, fanaticism, hatred, physical violence or unlawful acts (either explicitly or implicitly);
- harassing other users, e.g. by repeatedly contacting them without or despite the response of the other user, and promoting or supporting such harassments;
- requesting other users to divulge passwords or personal data for commercial purposes or for purposes which are unlawful or violate the law;
- distributing and/or communicating to the public CONTENT that is available within the SERVICES, except to the extent that you have been explicitly permitted to do so by the respective author or insofar as it is explicitly made available as a functionality in the SERVICES;
- commenting on and evaluating decisions by the administrators and moderators.

9.6. The following is also forbidden: any action which may serve to impair the smooth operation of the SERVICES, in particular actions which may excessively overload the IT systems. Unnecessarily posting comments on a subject in order to have them return to the first position in the forum list is forbidden, as are especially off-topic postings, posting the same message in several topic areas, starting several new threads with the same topic, etc.

9.7. If you should become aware of any use of the SERVICES that is illegal, abusive, in breach of contract or otherwise unauthorized, you can contact us and report such unauthorized use. The appropriate contact data is provided under the instructions on the right of withdrawal under section 16.1. With some SERVICES you can also use a special function (“Flag Option”) to report to the administrators and moderators a contribution that is in breach of the usage guidelines. We shall then investigate the incident and take appropriate steps if applicable.

10. Limitation of liability
10.1. With respect to SERVICES that are free of charge we are liable in accordance with the provisions of statute in the event of injury to life, body or health of a person, in the event of fraud, intent or gross negligence, in accordance with the provisions of the German Product Liability Act [Produkthaftungsgesetz], to the extent of a guarantee that we have provided and in the event that the area of application of sec. 44a German Telecommunications Act (TKG) has been opened up.

10.2. In all other respects our liability is excluded.

10.3. The above restriction of liability shall also apply in the event of negligent breach of duty by our statutory representatives, executive employees and/or by persons engaged to perform an obligation of ours [Erfüllungsgehilfen] and with respect to the fault of one of the persons engaged to perform an obligation of ours and to the personal liability of our employees, representatives and corporate bodies [Organe].

11. Indemnity
11.1. You are obligated to indemnify, defend and hold us harmless from and against all costs and claims raised and/or lawsuits brought against us by third parties on account of the infringement of their rights by your USER CONTENT or due to a violation of the law committed by you when using our SERVICES.
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11.2. In addition, you are obligated to reimburse us for all fees, expenses and costs accruing due to the above claims or lawsuits, in particular the costs of reasonable legal defense, including the court costs and attorney fees. This does not apply if and to the extent that you prove that you were not responsible for the above infringement or violation.

12. Data use and data protection
12.1. We have the right to use, store, copy, modify, analyze, provide or otherwise process data, except for personal data, contributed, created and transmitted by you in connection with the SERVICE for contractual purposes during the contractual term.
12.2. Furthermore, we have the right, to use data contributed, created and transmitted by you in connection with the SERVICE in pseudonymized or anonymized form for machine learning and product improvement or product expansion. This right shall be unlimited, irrevocable free of charge and worldwide. You warrant that you have not entered into any agreements opposing such use.
12.3. We shall have the right, to the maximum extent permitted by law, to store, use, transfer and/or exploit all the information contributed and created by the you in connection with the SERVICE except for personal data, beyond the purpose of the contract for any purposes such as, for example, statistical, analytical and internal purposes. These purposes include, inter alia, the production, commercialization and distribution of our products and services and, for example, statistical, analytical and internal purposes. This right shall be unlimited, irrevocable, free of charge and worldwide. You warrant that you have not entered into any agreements opposing such use. With regard to USER CONTENT, subsection 8.2. applies additionally.
12.4. If you transmit personal data is to us (this also includes pseudonymized data), you shall ensure that the applicable provisions of data protection law are complied with. You are obliged to obtain any consent that is required from the data subject affected insofar as personal data is processed and if no statutory or other basis for permission applies. In the event of a violation, you shall indemnify us from and against any claims by third parties.
12.5. Insofar as we and/or our affiliated companies process personal data, we and/or our affiliated companies comply with the statutory data protection regulations. In this case, the details relating to the data collected and the respective processing thereof are set out in our data privacy statements (https://www.boschrexroth.com/en/xc/home/privacy) or the data protection notice of the respective SERVICE, of which you will be advised in an appropriate manner.
12.6. The rights of BOSCH REXROTH under this sec. 12 also apply accordingly in favor of companies in the Bosch Group of companies

13. Compliance with export control regulations
13.1. You shall comply with the respectively applicable provisions of national, multinational and international (re) export control law, in particular with the (re) export control regulations of the Federal Republic of Germany, the European Union and the United States of America.
13.2. In this connection you shall, in particular, examine and ensure by means of appropriate measures or note:
   - you do not breach a legally-effective embargo, also taking any possible restrictions for domestic transactions and any possible prohibitions on circumvention into consideration;
   - SERVICES and CONTENT provided by us are not designated for use that is forbidden or subject to approval, such as, in particular, arms-related uses or uses in nuclear or weapons technology or for uses named in embargos, unless any approvals that might be necessary have been granted;
   - the regulations of all relevant lists of sanctions of the European Union and the United States of America relating to business transactions with natural and legal persons named therein are complied with and that there is no abusive circumvention of provisions of national, multinational or international law.
13.3. Section 11 shall apply accordingly with respect to indemnity from and against claims based on non-compliance with the above obligations under export control law, unless you were not responsible for the breach of obligation. A reversal of the burden of proof is not associated with this.
13.4. Contractual performance is subject to the proviso that we are not confronted with any impediments or disproportionate risks or expenses due to national, multinational or international foreign trade law regulations, in particular prohibitions or approval requirements.

14. Changes to these Terms and Conditions for Registration and Use
14.1. We reserve the right to amend these Terms and Conditions for Registration and Use at any time, also with effect within the existing contractual relationships. You shall be advised of such changes at your first log-in/use after the effective date of the changes.
14.2. If you log-in/use the SERVICE after the effective date of the changes, you have to accept the changed Terms and Conditions for Registration and Use. If you do not consent, your usage relationship will be terminated in accordance with section 4.

15. Miscellaneous provisions
15.1. Online dispute resolution pursuant to Art. 14 (1) of
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the EU Regulation on Online Dispute Resolution: The European Commission provides a platform for online dispute resolution (ODR) which can be accessed at www.ec.europa.eu/consumers/odr. You may also forward your concerns to us via info@boschrexroth.de.

15.2. We do not engage in out-of-court-settlements before consumer arbitration bodies.

15.3. The laws of the Federal Republic of Germany shall apply excluding German private international law and the UN Convention on Contracts for the International Sale of Goods (CISG). If you are a consumer with habitual place of residence in the EU and the SERVICE is (also) directed to the country of your habitual residence, mandatory consumer protection rules in force in your home country may apply, if those rules contain more favorable conditions for you.

15.4. The place of jurisdiction is Stuttgart, Germany, (for proceedings before the local court, this is the Amtsgericht (local court) in 70190 Stuttgart) if you:

- are an entrepreneur, a legal person under public law, a public law body;
- do not have a general national place of jurisdiction or
- transfer your (habitual) residence after conclusion of this contract outside of the Federal Republic of Germany or if your (habitual) residence is not known at the commencement of proceedings.

If you are a businessman, we also have the right to take legal action at your place of business at our discretion.

15.5. If any provision of these Terms and Conditions for Registration and Use should be or become ineffective, the effectiveness of the remaining provisions shall not be affected thereby. In this case, the ineffective provision shall be replaced by an admissible agreement approximating most closely the economic purpose of the original, ineffective provision. This also applies to completing any contractual omissions.

16. Withdrawal
16.1. Instructions on the right of withdrawal

If you are a consumer, you have the right to withdraw from this contract within fourteen days without stating the grounds. Consumer means any natural person who enters into a transaction for purpose that is neither commercial nor their independent professional activity.

The period for withdrawal is fourteen days from the date on which the contract was entered into.

In order to exercise your right of withdrawal you have to make an unequivocal statement (e.g. a letter sent by post, telefax or e-mail) to

Bosch Rexroth AG
Zum Eisengiesser 1
97816 Lohr am Main, Germany
E-mail: info@boschrexroth.de
Tel.: + 49 9352 18-0 (on working days on Mondays to Fridays from 08:00 am to 5:00 pm)

informing us of your decision to withdraw from this contract. You can also use the attached specimen Withdrawal Form for this, but that is not mandatory. In order to meet the deadline for withdrawal, it suffices if you send the notification that you are exercising your right of withdrawal before the withdrawal period expires.

16.2. Consequences of withdrawal

If you withdraw from this contract, your use is terminated.

16.3. Specimen withdrawal form

If you wish to withdraw from the contract, kindly complete and return this form

Bosch Rexroth AG
Zum Eisengiesser 1
97816 Lohr am Main, Germany
E-mail: info@boschrexroth.de
Tel.: + 49 9352 18-0 (on working days on Mondays to Fridays from 08:00 am to 5:00 pm)

I/we (*) hereby withdraw from the contract entered into by me/us

Concluded on:
Your name:
Your address:
Your signature (only if the notification is on paper)
Date

(*) Delete or complete as applicable

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