General Terms of Delivery

Scope of application and basic principles
1. These general terms of delivery ("TERMS") shall apply to all legal relationships (offers, contract negotiations, agreements, etc.) between FATZER AG ("FATZER") and its clients ("CLIENT") concerning (i) the sale and delivery of products and works ("SUPPLIES") and (ii) the provision of services such as assembly or assembly supervision ("SERVICES") by FATZER to the CLIENT.
2. Unless explicitly agreed otherwise, these TERMS shall constitute an integral part of the legal relationships in existence between FATZER and the CLIENT, including in particular contracts. Any deviations that depart from these TERMS shall only be legally binding if expressly offered or expressly accepted by FATZER in writing.
3. By placing an order with FATZER, the CLIENT confirms, accepts and consents to the fact that the SUPPLIES and SERVICES are governed by these TERMS. FATZER reserves the right to amend these TERMS at any time. Any amendments shall take effect upon notification to the CLIENT in respect of all legal relationships established thereafter between FATZER and the CLIENT.
4. All of the CLIENT’s general terms and conditions and other contract documents are expressly excluded, unless FATZER expressly consents thereto in writing, even if such general terms and conditions or other documents of the CLIENT were included in the CLIENT’s order or order confirmation or otherwise communicated to FATZER.
5. The contract shall be deemed to be formed upon the CLIENT’s receipt of confirmation of FATZER’s acceptance of the order ("ORDER CONFIRMATION"). Offers that contain no deadline for acceptance are not legally binding.
6. No agreements or legal declarations between the parties shall be effective unless formulated in writing. Declarations sent or recorded by e-mail shall be regarded as written declarations by the relevant party.
7. The SUPPLIES and SERVICES are exhaustively listed in the ORDER CONFIRMATION.
8. All descriptions of SUPPLIES and SERVICES and particulars contained in brochures, plans, and so on, are subject to technical modifications and improvements (measured values, weights, etc.). In principle, such particulars are not deemed to reflect the contractually binding quality of SUPPLIES or SERVICES. All less ex pressly stated, the SUPPLIES shall be ready for dispatch until FATZER confirms, accepts and/or provides the SUPPLIES.
9. FATZER’s price lists, product descriptions, brochures, plans and so on are not legally binding and may be amended or revoked at any time, unless explicitly specified otherwise in the relevant document.

Prices and payment terms
10. The prices and terms of payment shall be governed by the ORDER CONFIRMATION. The price deadline must be adhered to even in the event that contractual performance is delayed or that negligible parts of the SUPPLIES and/or SERVICES are still outstanding.
11. The prices and terms of payment are not subject to any deductions, unless FATZER expressly consents thereto. All duties applicable use tax, value added tax, “Goods and Services Tax” (GST) or other comparable taxes in the country of destination, unless the liability to account for and pay such tax is reversed to the CLIENT in the country of destination according to the reverse charge mechanism. In addition, the prices are quoted FCA at FATZER’s registered office (INCOTERMS 2020).
12. Payments shall be made by the CLIENT without deduction (e.g. cash discount). If the CLIENT nevertheless makes deductions, it shall, upon request, transfer the amount deducted to FATZER without costs for FATZER within 14 days.
13. The place of performance for the purposes of payment shall be at the registered office of FATZER. The CLIENT is not entitled to withhold payments or offset counterclaims.
14. Upon expiry of the payment deadline, the CLIENT shall be automatically deemed to be in default without formal reminder and shall owe default interest of 8 % per annum.
15. If the CLIENT is in arrears with any payment for any reason whatsoever, or if FATZER is seriously concerned by any circumstance occurring after the formation of the contract that payments by the CLIENT will not be received as agreed, FATZER shall, without effect on its further claims, be entitled to suspend further performance of the contract and to withhold any parts of the SUPPLIES ready for dispatch until FATZER has received sufficient security.
16. The CLIENT shall return in perfect condition, within the period specified in the ORDER CONFIRMATION and/or the contract, any borrowed equipment (e.g. rope drums). The repair of defective equipment and the replacement of equipment not returned will be charged to the CLIENT. The return shall be at the CLIENT’s expense and risk.

Delivery periods and deadlines
17. The period for delivering the SUPPLIES or providing the SERVICES ("DELIVERY PERIOD") shall commence following acceptance of the contract as soon as all material prerequisites for the delivery of the SUPPLIES or the provision of the SERVICES have been fulfilled (e.g. receipt of advance payments, completion of administrative formalities, technical issues cleared up). The DELIVERY PERIOD shall be deemed to be complied with if the SUPPLIES are made available to the CLIENT FCA at FATZER’s registered office (or any other expressly agreed INCO term) or the SERVICES have been provided prior to the expiry of the DELIVERY PERIOD.
18. The DELIVERY PERIOD shall not start to run, or shall respectively be extended accordingly, in the event of any impediment that FATZER is unable to avoid despite having exercised all due care or upon the occurrence of any circumstances that are beyond the control of FATZER.
19. If the DELIVERY PERIOD is not complied with, the CLIENT may claim liquidated damages in respect of the delay, provided that FATZER was demonstrably at fault for the delay and a loss thereby arose for the CLIENT. Liquidated damages shall amount to 0.2 % of the contractual price for the part of the SUPPLIES or SERVICES that is delayed for each full week of delay, and shall be limited to a total of 5 % of the contractual price for the part in question. No entitlement to claim liquidated damages shall arise during the first two weeks of delay and the CLIENT shall not have any rights and claims in relation to any delay not exceeding two weeks. The CLIENT shall set a reasonable grace period for FATZER in writing once the maximum level of liquidated damages has been reached (5 % of the contractual price for the delayed part). If this grace period is not complied with due to reasons beyond the control of FATZER, the consequences of default shall be those provided for by law.
20. If the event that a particular deadline has been agreed to rather than a DELIVERY PERIOD, the deadline in question shall be regarded as the last day of the DELIVERY PERIOD. Clauses 17-19 (and 21) shall apply mutatis mutandis.
21. The CLIENT shall not be entitled to any rights and claims as a result of delayed provision of SUPPLIES or SERVICES, except as expressly specified in the clauses 17-20. This limitation of liability shall not apply in the event of gross negligence or unlawful intent by FATZER, or to the extent otherwise excluded by mandatory law.

Transfer of risk
22. Risk shall transfer to the CLIENT upon delivery FCA at FATZER’s registered office (INCOTERMS 2020).

Acceptance
23. The CLIENT shall examine the SUPPLIES promptly upon receipt and notify FATZER in writing of any complaints relating to defects within 7 days of receipt of the SUPPLIES. If the SUPPLIES are not accepted for each full week of delay, and shall be limited to a total of 5 % of the contractual price for the part in question. No entitlement to claim liquidated damages shall arise during the first two weeks of delay and the CLIENT shall not have any rights and claims in relation to any delay not exceeding two weeks. The CLIENT shall set a reasonable grace period for FATZER in writing once the maximum level of liquidated damages has been reached (5 % of the contractual price for the delayed part). If this grace period is not complied with due to reasons beyond the control of FATZER, the consequences of default shall be those provided for by law.
24. If the SUPPLIES do not feature any defects or only negligible defects, the SUPPLIES shall be deemed to have been accepted upon completion of the examination.
25. The CLIENT’s rights in relation to defects shall be determined in accordance with the clauses 20-33 (Warranty).

Warranty
26. FATZER hereby warrants to the CLIENT that the SUPPLIES have no substantial defects of processing or materials impairing proper use of the SUPPLIES at the time of their delivery. Any further product warranty and warranty of ownership is expressly excluded, unless expressly agreed otherwise in the ORDER CONFIRMATION and/or the contract.
27. FATZER shall not be held liable for any defects for which the CLIENT is responsible due to its own fault or that result from normal wear and tear, improper assembly, use, or conditions under which FATZER could not reasonably have foreseen and other use of the SUPPLIES in an improper manner or in violation of the contract or applicable laws, utilisation of materials of the CLIENT or third parties (e.g. standard components or standard systems), assembly or servicing by the CLIENT or third parties, absence of maintenance and/or improper modification or repair of the SUPPLIES by the CLIENT or a third party, overloads, natural disasters, external influences, atmospheric influences or environmental damage.
28. If the SUPPLIES prove to be defective prior to expiry of the warranty period, then the CLIENT’s sole claim shall be to demand elimination of the defects within a reasonable time (at FATZER’s option: repair or replacement), provided such defects are imputable to FATZER. There shall be no entitlement to withdraw from the contract (rescission), to reduce the purchase price (reduction) or to substitute performance and/or damages.
29. FATZER’s obligation to eliminate the defects is conditional on the
CLIENT giving FATZER written notice of the relevant defects during the
warranty period within 7 days after receiving the SUPPLIES (see
clause 23) or, in the case of concealed defects, within 7 days of their
discovery.
30. FATZER shall only bear the costs of remedial action that it incurs
through its own work. All other costs shall be chargeable to the CLIENT.
In the event that a “warranty claim” is not covered by the warranty, the
CLIENT shall bear all costs arising for FATZER as a result of the asser-
tion of the respective claim.
31. Any involvement by FATZER in investigating or rectifying defects shall
have no impact on the existence and scope of the warranty.
32. The warranty period shall be 12 months from the date of delivery of
the relevant SUPPLIES. In the event that SUPPLIES are replaced or repaired
by FATZER, the relevant 12-month period shall commence upon deliv-
ery of the original SUPPLIES.
33. The CLIENT shall not be entitled to any rights and claims in relation to
defects or the absence of any warranted quality (properties) except as
expressly specified in the clauses 26-33. This limitation of warranty
claims and liability shall not apply in the event of gross negligence, un-
lawful intent or fraudulent concealment by FATZER, or to the extent oth-
erwise excluded by mandatory law.

Services
34. The object and scope of the SERVICES shall be specified exhaustively in
the relevant contract. Additional terms and conditions may apply to the
SERVICES. The SERVICES provided by FATZER in the area of assembly
or supervision of the assembly of the SUPPLIES shall be governed on
a subsidiary basis by separate conditions of assembly and instructions for
vicarious agents/rope assembly/slinging.
35. The CLIENT shall examine the SERVICES promptly after they have been
provided and notify FATZER of any complaints in writing immediately
and under no circumstances within more than 7 days from the provision
of the SERVICES (date of the postmark is decisive). In the event that the
CLIENT fails to make such a notification, the SERVICES shall be deemed
to have been accepted.
36. Unless expressly otherwise, FATZER shall be liable to the
CLIENT only for performing the SERVICES with due care, and thus
shall not be liable for specific results, especially not in the case of con-
sulting services related to the SUPPLIES. FATZER shall provide consult-
sory services to the best of its knowledge and belief, but does not war-
rant that the SUPPLIES are suitable for their intended usage by the
CLIENT. The SERVICES of FATZER shall be based on the documentation
of the CLIENT or of third parties made available. The CLIENT is responsi-
ble for ensuring that the documentation is up to date, complete and cor-
rect. FATZER does not accept any liability for deficient documentation
or instructions. Other liability shall be determined in accordance with
the clauses 39-42 (Liability, limitation of liability).
37. Clauses 26-33 (Warranty) shall apply mutatis mutandis in the event that
liability as to specific results is expressly agreed to by FATZER.

Retention of title
38. The SUPPLIES shall remain the property of FATZER until the CLIENT
has complied with the duty to make payment and FATZER has received
full all payments in accordance with this contract. The CLIENT shall be
obliged to cooperate promptly in any action to uphold the ownership
of FATZER. The CLIENT also authorises FATZER to enter its right of owner-
ship in the relevant register of retention of title, in the event that
FATZER wishes such an entry to be made

Liability, limitation of liability
39. FATZER’s liability arising out of or in connection with this contract or the
improper performance thereof shall be limited to a total amount of 50% of
the agreed contract price. This includes, in particular, any claims relat-
ing to delayed performance under clause 19.
40. The CLIENT shall not be entitled to claim compensation for indirect, col-
lateral and consequential damages, loss of profit and unrealised sav-
ings, irrespective of the legal basis for claiming such damages. The
same shall apply for damages attributable to the causes regulated un-
der clause 27 (the CLIENT’s own fault, improper assembly, ordinary wear
and tear, etc.) as well as actions and omissions of vicarious agents.
41. All rights and claims of the CLIENT under or in relation to the contract or
its deficient performance, irrespective of the legal basis, are expressly
and exhaustively specified in these TERMS. There shall be no further
rights and claims.
42. These limitations of liability shall not apply in the event of gross negli-
gence or of unlawful intent by FATZER, or to the extent otherwise ex-
cluded by mandatory law.

Return of (parts of the) supplies
43. Subject to a prior written agreement, FATZER agrees to take back any
or all of the SUPPLIES under the terms and conditions set forth in such
agreement.

Data protection
44. FATZER processes personal data of its CLIENTS in relation to the
contractual relationship or prior to entering into a contract. Data are
processed by FATZER in accordance with the relevant provisions of the
EU General Data Protection Regulation (GDPR), taking into account of
the relevant national data protection law. All relevant information relat-
ing to data processing is set out in the document CRM 1215-200 (Data
protection guidelines), which may be downloaded from the FATZER
website at www.fatzer.com/dataprotectionguidelines and may also be
made available to the CLIENT upon request.

Involvement of third parties
45. FATZER shall be entitled to involve third parties in contractual perfor-
mane. FATZER shall bear responsibility for the services of any third
parties involved in the same manner as for its own.

Intellectual property rights
46. FATZER or any licensors shall retain all rights over all SUPPLIES and
SERVICES, descriptions, brochures, plans, documents and data carriers,
including rights under patent law and copyright or any other intellectual
property rights. The CLIENT acknowledges these rights of FATZER or its
licensors.
47. FATZER confirms that, as far as it is aware, the descriptions of
SUPPLIES and SERVICES, brochures, plans, documents and data carriers
provided to the CLIENT do not infringe any third party rights. However,
FATZER does not provide any guarantee or warranty that the descrip-
tions of SUPPLIES and SERVICES, brochures, plans, documents and data
carriers provided to the CLIENT do not infringe any third party rights.

Severability clause
48. Should any individual terms of these TERMS be invalid or unenforceable,
this shall not affect the validity of the remaining terms and of these
TERMS as a whole. The invalid or unenforceable term shall be replaced
by a valid term that comes as close as possible to the economic pur-
pose of the invalid or unenforceable term.

Jurisdiction and applicable law
49. The exclusive place of jurisdiction shall be Romanshorn, Switzerland.
FATZER shall however also be entitled to take action against the
CLIENT at the CLIENT’s domicile/registered office. If the CLIENT has its
domicile/registered office abroad, Romanshorn, Switzerland shall also
be the place of debt enforcement.
50. The legal relationship shall be governed by substantive Swiss law, to
the exclusion of conflict of law principles and the UN Convention of 11
April 1980 on the international sale of goods (Vienna Sales Convention,
CISG).
Conditions of Installation

General
1. These Conditions of Installation ("Conditions") shall apply to all installation work and to all supervision of installation work ("Services") performed by FATZER AG ("FATZER") of products ("Products") delivered by FATZER to the General Terms of Delivery of FATZER CRM 1001-200 ("Delivery Conditions"). The scope of the Services is listed in FATZER’s order confirmation and in FATZER’s work-reports. In case of discrepancies the work reports overrule the order confirmation.

2. These Conditions are an integral part of FATZER’s Conditions of Contract and shall apply to the execution of the Services to the extent not contradicting the Conditions of Contract.

Execution of the Services
3. FATZER shall perform the Services in a professional manner and with qualified personnel. FATZER shall at any time be entitled to subcontract the Services or any parts thereof to third parties.

4. If, for reasons beyond control of FATZER, its personnel is hindered to perform the Services, FATZER shall be entitled to arrange the return of the personnel after a period of 2 days. FATZER shall not bear any additional costs that may arise.

5. Supervision or inspection of the rope-pulling and rigging work may be carried out by FATZER in cases, where third-party companies are performing these works.

The purpose of such supervision or inspection is, to confirm to FATZER’s customer that the rope has been carefully and flawlessly installed. In particular it might be checked if the rope was properly tensioned and that sufficiently long rope ends are safely rigged off and made accessible on the ground for subsequent assembly and splicing work. This supervision or inspection does neither entail the execution of any rope-pulling and rigging work or elements thereof nor can it be understood as a training nor does it take responsibility of the company performing the work.

The company performing the rope-pulling and the rigging work must
- be aware of the project-specific rope data, the lift and rope line routing and the terrain (lift profile),
- be capable to control the forces and respect the applicable safety requirements,
- have sufficient experience, expertise, specifically trained personnel, suitable tools and equipment,
- be experienced with the competent, careful and safe execution of rope pulling and rigging work,
- take sole responsibility for its work.

FATZER shall be entitled to stop its Services and to return its personnel in case of unresolved dispute over procedures.

Working and Travelling Time
6. FATZER’s personnel prepares daily work-reports which shall be signed off by the authorized representative of the customer or its deputy latest the following day after it was handed in. In the event of work-reports not being signed off in time, they shall be deemed accepted and shall be the basis for calculating the costs.

7. Working time and travelling time may be classified as normal work hours, overtime work hours or Sunday/Holiday work hours. The terms “normal working time”, “overtime” and “Sunday/Holiday working time” are defined in the list of hourly rigging rates.

8. In the event that FATZER’s personnel is, for reasons beyond the control of FATZER, hindered to perform the Services or hindered to leave after completion of the Services, FATZER shall be entitled, without prejudice to Clause 2.2, to invoice the waiting time as working time and to invoice any additional travelling costs. Also any other associated costs in that context shall be borne by the Customer.

The same shall apply in case of other additional working time incurring beyond the reasonable control of FATZER.

Costs
9. The Services will be invoiced according to time and material calculated on the basis of the work-reports and FATZER’s hourly rates applicable at the time the Services were performed. Additional Services provided beyond those listed in work-reports (e.g. preparation of technical documents) shall be charged according to the extra time spent and the cost of material used.

10. Taxes (e.g. withholding taxes, value-added taxes), customs duties, levies, fees, social security charges etc., associated with the contract and advanced by FATZER or its personnel, as well as the associated administrative costs shall be borne by the Customer.

11. Particular personnel cost (per work-reports), travel costs (transportation, costs for visa, import and export permits etc.), accommodation expenses, costs for tools and equipment (such as, but not limited to the delivery and return of these), extra services and advances shall be invoiced according to time spent and material used.

Obligations of the Customer
12. The Customer shall ensure that the required permits for performing the Services (e.g. entry and exit permits and work permits for FATZER’s personnel) as well as for import and export of tools and equipment are granted in a timely manner and are valid for the duration of the Services.

13. The Customer shall properly fulfill the preparation work required for performing the Services such as, but not limited to, rigging and preparing the rope prior to arrival of FATZER’s personnel. The Customer shall also ensure that the installation site is accessible and transport routes are intact without any restrictions. They shall be in a condition to allow the Services to be performed and shall be kept that way during the execution of the Services.

14. The Customer shall be responsible for the security of the installation site and for the safety of FATZER’s personnel during the execution of the Services. The Customer shall provide the assigned auxiliary staff with the appropriate personal safety equipment (PSE) in the quantities required for their work. The personal safety equipment must be used by the auxiliary staff. Unauthorized, external individuals or parties and visitors are not allowed to enter the flagged-off hazard area. Barriers must not be dismantled.

15. FATZER’s technicians speak German, English, French or Spanish depending on the location. The Customer shall ensure that a professional interpreter is provided if other languages are used on site. Auxiliary staff provided by the customer must have the necessary physical and mental aptitude and relevant expertise for the dedicated tasks. Before starting work, the auxiliary staff shall receive the written instructions INC-2161-200 by the Customer which shall be signed by all individual staff members. The staff members must follow verbal instructions issued by FATZER’s technicians. It is not permitted to photograph or film the installation work performed by FATZER’s technicians, without his/her explicit and written consent. The work schedule and working hours may require adaption as work progresses.

16. When installation material of the Customer is used, it is the Customer’s duty to ensure that the provided equipment is suitable, functional, safe and appropriate, correct and compliant with standards. The Customer shall carry out a preliminary check to ensure that the equipment is in perfect working condition. FATZER assumes no responsibility for tools, equipment or devices provided by the Customer or for any resulting injury or damage to personnel and property. In case of doubt, the FATZER technician is entitled to reject inadequate equipment and to refuse performing the work.

17. The Customer shall store material and spare parts, delivered for installation purposes in such a manner that they are protected from damage and access by third parties.

18. The Customer shall ensure, for the duration of the Services, in consent with FATZER’s requests, the availability of: electric power, lighting and, to the extent available on-site, any helpful and necessary supplies and utilities (e.g. mounting stands) as well as waste disposal. Furthermore, the Customer shall implement measures for emergencies and shall provide details of the Customer’s primary contact person as well as the construction site coordinator. Both shall be contactable at all times throughout the duration of the Services.

19. The Customer shall ensure that, within 14 days from the completion of the Services, all FATZER tool boxes will be ready for return. The Customer shall return the tool boxes by shipment at his own risk and for his own account.

FATZER shall be informed 5 days ahead of the shipment and shall have the option to take back the tool boxes themselves.

20. The Customer shall fulfill its obligations under Clause 12 to 19 in a timely and proper manner and at no cost to FATZER. In the event that the Customer fails to fulfill its obligations, FATZER shall be entitled to perform the respective services at the Customer’s risk and cost without further notice or to engage a third party to perform such services at the Customer’s risk and expense. The Customer shall fully indemnify FATZER against any claims by third parties.
Instruction of auxiliary personnel
for rope installation and splicing work

This document is a standard description, i.e. the peculiarities of the respective construction site must be considered. The provided auxiliary personnel must be instructed by the contracting authority of the assembly work.

The contracting authority of rope installations and/or splicing work is obliged to instruct the employees and assistants who are provided by them on site during the construction project. The following requirements must be complied with.

Without the contracting authority's counter-report, FATZER AG ("FATZER") expressly assumes that the contracting authority has understood the following instructions and has instructed the helpers before the start of assembly according to this document (with the signature of the parties involved on page 3). The document is kept by the contracting authority.

It is the contracting authority's responsibility to ensure compliance with national and local regulations.

As the technically responsible site manager or site coordinator, the contracting authority is aware of the danger of the work to be carried out and is responsible for the qualification and suitability of the helpers selected by the contracting authority. It ensures that the helpers are suitable for the work to be carried out and that all helpers carry out their work sober and do not consume any restrictive substances (alcohol, medication, drugs) during the entire duration of the work.

Depending on the location, FATZER'S technicians speak German, English, French or Spanish. If the auxiliary personnel provided by the contracting authority does not speak the languages of FATZER'S technicians, the contracting authority must ensure that a suitable translator is available on site. The translator must be available at the building site during the entire installation time.

It is to be agreed that for the smooth execution of all work, the contracting authority warrants or makes available the following:

- Handover of personal protective equipment to the helpers, such as suitable gloves, sturdy shoes, a hard hat and a safety harness (for helpers working in these areas).
- Provision of properly tested tools (e.g. winches) and transport vehicles such as snow groomers or tractors in an appropriate manner and scope.
- Suitable climbing aids, such as ladders, scaffolding or the like.
- Ensuring sufficient power connections for smooth operation.
- Tension hydraulic systems ready for operation. If they are not in working order yet, the installation personnel of the plant manufacturer must be on site to carry out the necessary activities.
- Obstruction of the rope work by external companies or spectators must be prevented at all times. If necessary, the splice site must be secured with barrier tape against uninvolved strangers.
- If necessary, handing over the radiotelephones to the responsible helpers with instructions on how to operate them or how to set the voice frequency.

FATZER expressly points out that the suitability and function of the tools, vehicles etc. provided by the contracting authority are the responsibility of the contracting authority and will not be checked by our technicians.

' Auxiliary Personnel ' form to fill out on page 3
WORK INSTRUCTIONS

1. DANGER AREA

1.1. Dangers due to moving ropes
- Never leave ropes under load unattended!
- Never stay in the danger area of the ropes for longer than necessary!

1.2. Objects falling from great heights
- Observe the danger zone of 45 degrees below ropes and struts!
- Only take tools with you that you can hold safely when working at height. Direct people away from the danger area - you have an overview from above.

1.3. Rope protection and safety
- Immediately report all visible defects to the FATZER technician, site manager or site coordinator!
- Follow-up activities exclusively on the instructions of the FATZER technician, site manager or site coordinator.

2. GENERAL INSTRUCTIONS

2.1. Acceptance of tasks
- Only carry out your rope-specific work according to the instructions of our technician.
- Also follow the work instructions of the site manager, site coordinator or other persons with authority to issue directives.
- Ask questions if instructions are unclear to you!
- If necessary, carry out a test of the radiotelephone before starting to work.

2.2. Avoiding danger to third parties
- Work carefully and never endanger others with your actions!
- If difficulties or recognizable risks occur, immediately signal STOP!

2.3. Staying under moving ropes
- Observe the rope above you before you pass under it.
- Never cross moving ropes if they do not run in pulleys!

2.4. Working with auxiliary winches
- Always check the required radio connection before starting to work!
- Report via radio when you have reached your working position and when you leave it on request!
- If hand signals have been agreed on, try them out beforehand!
- Inform the site manager or site coordinator if possible disturbances due to wind, storms, thunderstorms etc. are to be expected.

2.5. Working at heights Working on struts. Help with lifting the rope.
- Wear your personal protective gear!
- Only carry out the work if instructed to do so by the authorised personnel (FATZER technician, site manager, site coordinator).
- Never climb on aerial lift pylons without authorisation.
- Never enter drive or reversing stations without being asked!

- The removal may only be carried out under the instruction and supervision of FATZER’S technician.

3. PERSONAL PROTECTIVE EQUIPMENT (PPE)
- Wear suitable work gloves when working with the rope.
- Use your fall protection (safety harness) for working at height and check it before putting it on.
- Use sturdy shoes and a hard hat underneath assembly work areas.

4. STOPPING CRITERIA
- Stop your work immediately in the event of unclear communication, danger to third parties, malfunctions during the work process or malfunctions of the work equipment used.
- Do not continue your work until the situation has been clearly clarified under the circumstances mentioned above and any danger to third parties can be ruled out.

5. DUTY TO INFORM
- Pass on experience (dangers or instructions) from daily operation and therefore contribute to improve safety.

6. ALCOHOL / RESTRICTIVE MEDICINES / DRUGS
- Do not start work unless you are sober and do not consume any alcohol, restrictive medicines or drugs while working!
# List of auxiliary personnel

Order .............................................  Project ..........................................................................................

The following assembly assistants hereby confirm that they fully understand the instructions and will act accordingly. The form must be completed in block capitals.

<table>
<thead>
<tr>
<th>No.</th>
<th>Surname, First name</th>
<th>Qualification</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The instruction was carried out by:

Surname, First name....................................................  Position.................................................................

Place, date...............................................................  Signature...............................................................