INSTALLATION AGREEMENT

THIS INSTALLATION AGREEMENT (the "Agreement") is made and entered into as of [DATE] ("Effective Date"), by and between:

POLAR DYNAMICS ROBOTICS, INC., a Delaware corporation with its principal place of business at [ADDRESS] ("Company")

and

FROSTLINE AUTOMATION, LLC, a [STATE] limited liability company with its principal place of business at [ADDRESS] ("Customer")

RECITALS

WHEREAS, Company is in the business of manufacturing and installing autonomous mobile robots ("AMRs") specifically designed for cold storage and temperature-controlled environments;

WHEREAS, Customer desires to engage Company to install its IceNav-enabled AMR systems at Customer's facility located at [ADDRESS] (the "Facility"); and

WHEREAS, Company desires to provide such installation services under the terms and conditions set forth herein.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the parties agree as follows:

1. DEFINITIONS

- 1 "Installation Services" means the services described in Exhibit A, including site preparation, AMR deployment, IceNav system configuration, and initial calibration.
- 2 "System" means the complete AMR installation, including all hardware, software, and supporting infrastructure.
- 3 "Acceptance Criteria" means the performance standards and testing protocols set forth in Exhibit B.
- 4 "Installation Period" means the period commencing on the Scheduled Start Date and ending upon Final Acceptance.

2. SCOPE OF SERVICES

- 1 Company shall provide the Installation Services at the Facility in accordance with the specifications set forth in Exhibit A.
- 2 Company shall supply all necessary personnel, tools, equipment, and materials required for the Installation Services, except as specifically designated as Customer responsibilities in Section 3.
- 3 Company shall perform the Installation Services in accordance with industry standards and Company's standard operating procedures for cold environment installations.

3. CUSTOMER RESPONSIBILITIES

- 1 Customer shall provide:
- (a) Clear access to all installation areas
- (b) Adequate power supply meeting System specifications
- (c) Network infrastructure as detailed in Exhibit C
- (d) Temperature-controlled staging area
- (e) Facility layout documentation and CAD files
- 2 Customer shall designate a project manager to serve as Company's primary point of contact.

4. SCHEDULING AND TIMELINE

- 1 Installation shall commence on [DATE] ("Scheduled Start Date"), subject to Customer's completion of pre-installation requirements.
- 2 Company shall complete the Installation Services within [NUMBER] days of the Scheduled Start Date, excluding delays caused by Customer or force majeure events.

5. PRICING AND PAYMENT

- 1 Customer shall pay Company the total sum of [AMOUNT] ("Installation Fee") according to the following schedule:
- (a) 40% upon execution of this Agreement
- (b) 40% upon delivery of System components to the Facility
- (c) 20% upon Final Acceptance

2 Additional services beyond the scope defined in Exhibit A shall be charged at Company's then-current rates.

6. ACCEPTANCE TESTING

- 1 Upon completion of Installation Services, Company shall conduct acceptance testing per Exhibit B.
- 2 Customer shall have five (5) business days to verify System performance meets Acceptance Criteria.
- 3 "Final Acceptance" occurs upon the earlier of:
- (a) Customer's written acceptance of the System
- (b) Customer's productive use of the System
- (c) Five business days after completion without written rejection

7. WARRANTY

- 1 Company warrants that Installation Services will be performed in a professional manner consistent with industry standards.
- 2 Installation warranty period shall be ninety (90) days from Final Acceptance.
- 3 System warranty terms are governed by separate Equipment Purchase Agreement dated [DATE].

8. LIMITATION OF LIABILITY

- 1 Company's total liability under this Agreement shall not exceed the Installation Fee.
- 2 Neither party shall be liable for consequential, incidental, or special damages.

9. CONFIDENTIALITY

- 1 Each party shall protect the other's confidential information with the same degree of care as its own confidential information.
- 2 Installation specifications, pricing, and System configuration details shall be treated as confidential information.

10. TERMINATION

- 1 Either party may terminate this Agreement upon material breach by the other party, following thirty (30) days' written notice and opportunity to cure.
- 2 Customer shall pay for all Services performed through the termination date.

11. GENERAL PROVISIONS

- 1 This Agreement shall be governed by Delaware law.
- 2 This Agreement constitutes the entire agreement between the parties regarding installation services.
- 3 Modifications must be in writing and signed by both parties.
- 4 Neither party may assign this Agreement without the other's written consent.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective Date.

POLAR DYNAMICS ROBOTICS, INC.

By: _
Name:
Title:
Date:
FROSTLINE AUTOMATION, LLC
By: _
Name:
Title:
Date:
[Exhibits A, B, and C to be attached]