

ROBOT DEPLOYMENT AGREEMENT

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THIS ROBOT DEPLOYMENT AGREEMENT (the "Agreement") is made this 14th day of February, 2024 (the "Effective Date"), by and between:

POLAR DYNAMICS ROBOTICS, INC., a Delaware corporation with its principal place of business at 2100 Arctic Way, Suite 400, Boston, Massachusetts 02116 ("Provider")

and

NORDIC FROZEN FOODS AB, a Swedish corporation with its principal

business at Kylv gen 123, 411 03 Gothenburg, Sweden ("Customer")

RECITALS

WHEREAS, Provider is engaged in the business of developing and deploying autonomous mobile robots specifically designed for cold storage and distribution environments;

WHEREAS, Customer operates temperature-controlled food processing facilities and desires to implement Provider's robotic solutions; and

WHEREAS, the parties desire to establish the terms and conditions under which Provider will deploy and maintain its autonomous mobile robots at Customer facilities.

NOW, THEREFORE, in consideration of the mutual covenants contained

parties agree as follows:

1. DEFINITIONS

1 "BlueCore(TM) System" means Provider's proprietary cold-environment

2 "Deployment Location" means Customer's facility located at Industri

3 "Equipment" means the autonomous mobile robots and associated

4 "Services" means the deployment, integration, maintenance, and su

2. DEPLOYMENT SCOPE

1 Initial Deployment. Provider shall deploy ten (10) BlueCore(TM)-ena

2 Phased Implementation. The deployment shall occur in three phases

(a) Phase I: System assessment and facility mapping (2 weeks)

(b) Phase II: Initial deployment of four (4) units (4 weeks)

(c) Phase III: Full deployment of remaining six (6) units (6 weeks)

3 Integration Requirements. Provider shall integrate the Equipment with

3. PROVIDER RESPONSIBILITIES

1 Equipment Installation. Provider shall:

(a) Install all necessary navigation beacons and charging stations

(b) Configure the BlueCore(TM) System for optimal performance in C
sub-zero environment

(c) Conduct thorough testing of all Equipment prior to operational dep

2 Training. Provider shall provide:

- (a) Initial operator training for up to twenty (20) Customer personnel
- (b) System administrator training for up to five (5) Customer personnel
- (c) Written documentation and training materials

3 Support Services. Provider shall:

- (a) Maintain 24/7 remote monitoring of Equipment performance
- (b) Provide emergency support with 2-hour response time
- (c) Conduct quarterly preventive maintenance visits

4. CUSTOMER RESPONSIBILITIES

1 Facility Preparation. Customer shall:

- (a) Provide adequate space for Equipment operation and charging

(b) Ensure proper environmental conditions per Exhibit A

(c) Maintain facility network infrastructure meeting Provider's specifications

2 Personnel. Customer shall:

(a) Designate a project manager as primary contact

(b) Ensure trained personnel are available during deployment

(c) Maintain adequate staffing levels for Equipment operation

5. PERFORMANCE STANDARDS

1 Equipment Performance. The Equipment shall maintain:

(a) 98% uptime during operational hours

(b) Navigation accuracy within 2cm

(c) Operating capability in temperatures to -30 C

2 Safety Requirements. All Equipment shall comply with:

- (a) EU Machinery Directive 2006/42/EC
- (b) ISO 3691-4:2020 safety standards
- (c) Customer's facility safety protocols

6. FEES AND PAYMENT

1 Deployment Fees. Customer shall pay:

- (a) Initial deployment fee: 450,000
- (b) Monthly service fee: 12,500
- (c) Additional fees as specified in Exhibit B

2 Payment Terms. All fees are:

- (a) Payable in Euros

(b) Due ~~within~~ 30 days of invoice

(c) Subject to late payment interest of 1.5% per month

7. TERM AND TERMINATION

1 Term. This Agreement shall commence on the Effective Date and c

2 Termination. Either party may terminate:

(a) For material breach with 30 days' written notice

(b) For insolvency or bankruptcy immediately

(c) For convenience with 90 days' written notice

8. WARRANTY AND LIABILITY

1 Limited Warranty. Provider warrants that:

- (a) Equipment shall perform according to specifications
- (b) Services shall be performed professionally
- (c) BlueCore(TM) System shall maintain cold-environment certification

2 Limitation of Liability. Neither party's liability shall exceed:

- (a) Direct damages up to fees paid in previous 12 months
- (b) Exclusion of indirect and consequential damages
- (c) Exceptions for gross negligence or willful misconduct

9. CONFIDENTIALITY

1 Confidential Information. Each party shall:

- (a) Protect the other's confidential information
- (b) Use information only for Agreement purposes

(c) Return or destroy information upon termination

10. MISCELLANEOUS

1 Governing Law. This Agreement shall be governed by Swedish law.

2 Dispute Resolution. Disputes shall be resolved in Stockholm arbitration.

3 Force Majeure. Neither party is liable for events beyond reasonable control.

IN WITNESS WHEREOF, the parties have executed this Agreement and the foregoing on the date.

POLAR DYNAMICS ROBOTICS, INC.

By: _

Name: ~~Dr.~~ Elena Frost

Title: Chief Executive Officer

Date: _

NORDIC FROZEN FOODS AB

By: _

Name: Lars Andersson

Title: Chief Operations Officer

Date: _

