

Goods and Services Terms and Conditions of Purchase

- Acceptance: Entire Agreement. Tempo Communications, Inc. is hereinafter referred to as "Buyer" either for itself or as an agent for an affiliate. The entity or person from which Buyer is purchasing products (collectively "Products"), or services ("Services"), or goods, products, and services (collectively "Goods") is referred to as "Seller". This Agreement and any purchase orders issued thereunder constitute Buyer's offer to purchase from Seller. This Agreement shall supersede all prior negotiations, discussions, and dealings and shall constitute the entire agreement between Buyer and Seller. No change, modification, rescission, discharge, abandonment, or waiver of these terms and conditions shall be binding upon the Buyer unless made in writing and signed on its behalf by a duly authorized representative of Buyer and specifically references this Agreement. No conditions, custom, usage of trade, course of dealing or performance, understanding or agreement purporting to modify, vary, explain, or supplement these terms and conditions shall be binding unless hereafter made in writing and signed by the party to be bound. These terms and conditions take precedence over Seller's additional or different terms and conditions, to which notice of rejection is hereby given. Acceptance of this purchase order constitutes acceptance of the terms and conditions listed herei including but not limited to requirements for Part Number, Quantity, Unit Price, Unit of Measure, compliance to relevant drawings, specifications, processes, work instructions, traceability, paperwork, approved manufacturer and facility. Should there be changes to the P.O. they will be subject to approval and amendment of P.O. provided by Tempo Communications, Inc.. Tempo Communications, Inc. P.O specifies the processes, products, services and their release as well as competence and required qualification of personnel to be provided Including the identification of relevant technical data (e.g., specifications, drawings, process requirements, work instructions); as flowed down from it's customers. Tempo Communications, Inc. Buyers would establish interaction and communication methods including those for monitoring, controlling and reviewing quality and delivery performance by the Seller. Performance data is made available upon request
 - applicable Tempo Communications, Inc... will specify verification or validation activities; the approval of products and services, methods, equipment and the release of products and services that Tempo Communications, Inc., or its customer, intends to perform at the Sellers' premises,
 - Seller is responsible for testing, inspecting and verifying product and ensuring it meets P.O. requirements prior to shipping to Tempo Communications, Inc., Seller to follow requirements of design and development control per drawing or customer requirement,

 - Seller must also follow special requirements, critical items or key characteristics.
 - Seller should be able to provide evidence for test, inspection, and verification (including production process verification);
 - As applicable, Tempo Communications, Inc.. may use statistical techniques or other verification methods to ensure product supplied meets requirements. Seller must exhibit proof of a quality management system, As applicable, Tetripo Criminificators, inc., may use statistical exemples of other vertication mentous to ensure products supplied meters requirements. Seem must examine proof or a quality management system, Use customer edesignated or approved Sellers, including process sources (e.g., special processes) when flowed down on P.O. or specified by drawing or customer notify Tempo Communications, Inc., of nonconforming processes, products, or services and obtain approval for their disposition prevent the use of suspected unapproved, and counterfeit parts notify Tempo Communications, Inc., of changes to processes, products, or services and obtain approval Follers or location of manufacture; and obtain approved, unapproved, and counterfeit parts notify Tempo Communications, Inc., of changes to processes, products, or services, including changes of their Sellers or location of manufacture; and obtain approved unapproved, and counterfeit parts notify Tempo Communications, Inc., of changes to processes, under the provided of their subtractions of t

information, for a minimum of 10 years or as required by customer and dispose thereafter, for Fiber Connections all raw materials will be required to have a Certificate of Conformance/Compliance that addresses the

- Statement of Conformity
- Product part number & description w/serial number if applicable,
- Purchase Order
- Date of manufacture and/or lot#,
- Standard used to qualify,
- Results of testing or alignment with specifications
- Certification statements for RoHS/REACH, Mercury, 252.225-7014 Specialty Metals, 252.225-7001 Buy American & Balance payment program, AS5553-Counterfeit parts, & AS9146-FOD,
- Traceability to National Institute of Standards and Technology,
- Inspection # and/or stock code
- Appearance, expiration, & storage conditions for consumables
- Seller shall ensure the right of access by Tempo Communications, Inc., their customer, and regulatory authorities to the applicable areas of facilities and to applicable documented information, at any level of the supply
 - Seller shall ensure that personnel are aware of:
 - their contribution to product or service conformity;
 - their contribution to product safety:
 - the importance of ethical behavior
- Performance. Time is of the essence. If a delivery or performance is not expected to be made on-time, Seller will notify the Buyer and will take all reasonable steps at Seller's own cost to expedite delivery or performance. Deliveries shall 2. be made strictly in accordance with Buyer's direction, and in exact quantities ordered. Shipments in excess of scheduled quantities or in advance of scheduled delivery dates as shown on any purchase orders are not to be made without Buyer's written approval. Buyer reserves the right to return at Seller's expense any shipments received contrary to this instruction. If Seller's deliveries are so far behind schedule that Buyer finds it necessary to call upon Seller for premium transportation, Seller shall be liable for the difference between specified and premium transportation. In addition, Seller shall perform overtime work and establish extra shifts without additional cost to Buyer, if necessary to maintain delivery and/or performance dates. All materials shall be suitably packed, marked, loaded, and shipped in accordance with the requirements of common carriers.
- Delegendent Contractor. Seller shall assume all duties under this Agreement as an independent contractor and shall not be deemed for any purpose to be an agent, servant, or representative of Buyer. Buyer shall have no direct control of Seller, its agents, or subcontractors in the performance of the Services. Nothing contained herein shall be construed to be inconsistent with such independent contractor relationship.

 Assignment: Subcontractors. Seller shall not assign, sublet, or subcontract any portion of the performance of this Agreement without the prior written consent of Buyer. If permitted to subcontract the Services pursuant to this Section,
- Seller shall be fully responsible for all Services performed and Products and materials provided by subcontractors.

 Inspection of Premises/Location. Seller acknowledges that it has examined and is familiar with the premises/location upon which the Services is to be performed and knows the premises/location of the Services, the areas that will be assigned to it for its use, the configuration of the ground, the difficulties and potential hazards attending the execution of the Services, the general and local labor conditions and all other matters which can in any way affect the execution of the Services.
- Use of Premises/Location/Security. Seller shall perform all Services hereunder in such a manner as to cause a minimum of interference with Buyer's existing operations and the operations of other contractors on Buyer's premises/location Seller shall comply with all Buyer's security regulations to gain entrance on Buyer's property. Seller will ensure as a condition of employment that Seller's employees will cooperate with any security or other investigation, and at the request of Buyer, submit to any reasonable security tests or checks. Seller shall perform criminal background checks and drug testing (i) upon hiring of all employees hired to perform the Services and (ii) within the previous two (2) years on all current employees assigned to perform Services. Upon completion of the Services, Seller shall restore the premises/location to its original condition and leave said premises/location clean and free of all tools, equipment, waste materials
- current employees assigned to perform Services. Upon completion of the Services, Seller shall restore the premises/location to its original condition and leave said premises/location clean and free of all tools, equipment, waste materials and rubbish. It is agreed that Seller shall not be entitled to damages for delays regardless of cause including site, or acts or originals conditions, weather, or acts or originals consistons of Buyer or other contractors or vendors.

 Price; Billing. If no price is set forth on the purchase order, the Goods shall be billed at the price last quoted or at the prevailing market price, whichever is lower, and, in any event, Goods ordered hereunder may not be billed at a higher price than last quoted or charged without Buyer's specific written authorization. If Buyer can purchase Products of comparable quality from another source at a lower cost than the delivered cost of the Products then in effect hereunder, and Buyer gives Seller written notice thereof, Buyer may purchase such Products, suless within fifteen (15) days for receipt by Seller of said notice, Seller shall meet such lower please that on the sules of the purchase order shall otherwise remain unaffected. If Seller shall sell Products of like kind and quantity during the term of the Purchase Order to any other customers, at a price which is lower for the same or a lesser quantity than the purchase price then in effect hereunder, the purchase price hereunder shall be reduced to such lower price for all shipments made while such lower price remains in effect for other customers. Except as otherwise specified in the purchase order, the price includes all transportation charges, and all charges for Seller's packing, crating and storage. Invoices must be furnished in duplicate and mailed to the attention of Buyer's "Accounts Payable Department". Any charges properly prepaid by Seller on behalf of Buyer pursuant to the purchase order for which reimbursements is soundin must be senarately being and supported by appropriate rec
- Taxes. Unless otherwise provided herein, Seller shall pay, defend and hold Buyer harmless from the assessment or imposition of any customs import or export duties, excise, use or other tax (however designated) upon the importation of tooling or equipment or production, sale, delivery or use of the Goods or on account of performance of Services to the extent such assessments or impositions are required or not forbidden by law to be borne by Seller.
- Terms of Payment: Set-Off. Terms of payment shall be net 60 days following the date of receipt of the Products at Buyer's facility, the completion of the Services, or receipt of invoice by Buyer, whichever occurs last. Payment for any Goods on the purchase order shall not constitute approval or acceptance of such Goods by Buyer, and Buyer's right of inspection shall survive payment. Seller shall repay Buyer the purchase price of any Goods found to be defective, not to conform to specifications or samples or not shipped in accordance with Buyer's delivery schedule and white are returned to Seller.

 Default. In the event of bankruptcy or insolvency proceedings involving Seller, or in the event of the appointment of an assignee for the benefit of creditors or of a receiver, or if Seller is insolvent or fails to perform any provision of the
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- Default. In the event of bankruptcy or insolvency proceedings involving Seller, or in the event of the appointment of an assignee for the benefit of creditors or of a receiver, or if Seller is insolvent or fails to perform any provision of the purchase order, or so fails to prosecute the work as to endanger its performance of the purchase order in accordance with its terms, Buyer may, by written notice to Seller, without any liability whatsoever and without prejudice to any other rights or remedies which Buyer may have under the purchase order or in law or equity, terminate, in whole or in part, further performance by Seller of any outstanding purchase orders.

 Warranty. Seller warrants that, for a period of two (2) years from the date a Product is delivered to the Buyer ordering such product, such Product will be free from any defects in design, material, and workmanship, in conformity with any applicable drawings and specifications, and title to such Products shall be unencumbered. Buyer reserves the files's expense, any defective or nonconforming Products or shipments received contrary to this. Agreement. If requested by Buyer, Seller will, at Buyer's option, refund the purchase price of the Products, or correct or replace, at Seller's expense, the defective or nonconforming Products within ten (10) days after notice by Buyer to Seller. All costs in connection with or as a result of such defective or nonconforming Products, including, without limitation, cost to transport the Products from the buyer to Seller and return shipment to the Buyer, will be borne by Seller. This warranty will then continue as to the corrected or replaced Products for two (2) years after the date of delivery of the corrected or replaced Products for which years after the date of delivery of the corrected or replaced Products for which years after the date of delivery of the corrected or replaced the defective or nonconforming Goods at Seller's expenses. Seller warrants that (i) it and all subcontractors hired by Seller (as permitted (ii) all Services, including all materials and equipment furnished hereunder, shall conform to all requirements and specifications identified in this Agreement or provided to Seller by Buyer pursuant to this Agreement and all industry standards established by those engaged in a business similar to that of Seller, and (iii) all Services shall be free from defects of any kind in materials and workmanship. Rejected or nonconforming Goods will not be deemed delivered on-time unless corrected or replaced Goods are delivered within the on-time period applicable to the order. The foregoing rights of Buyer are not exclusive and shall not limit Buyer's right to avail itself of any other remedy provided at law or in equity.

 Compliance with Applicable Laws. Seller represents, warrants and covenants that all of the Products, merchandise, and materials delivered and/or services rendered hereunder will be and will have been produced and/or provided in
- compliance with applicable tasks, seeline represents, warrants and coverants that an of the Products, merchanding, and in the Products and the Products and the Products and the Products are purchased from the U.S. Fair Labor Standards Act of 1938, as amended), health, safety and the environment. If any of the Products are purchased for incorporation into products sold under a government contract or subcontract, the terms required to be inserted by that contract or subcontract, including any applicable non-discrimination and affirmative action requirements, shall be deemed to apply to this Purchase Order. In particular, if that contract or subcontract. the terms required to be inserted by that contract or subcontract, including any applicable non-discrimination and affirmative action requirements, shall be deemed to apply to this Purchase Order. In particular, if that contract or subcontract is with the U.S. federal government, with respect to any employement activity within the U.S. Seller (i) agrees not to discriminate against any employee or applicant for employment on the basis of sex, reac, color, religion, national origin, age, marital status, political affiliation or sexual orientation, gender identity, disability, status as a disabled veteran, a veteran of the Vietnam era, Active Duty Wartime or Campaign Badge Veterans or any other protected group status and (ii) agrees to take affirmative action to employ and advance in employment qualified individuals with disabilities and qualified protected veterans. Unless exempted, the Equal Opportunity clauses set forth in 41 CFR § 60-30(s) are incorporated into this Purchase Order by reference. Unless exempted, Seller agrees to comply vietnit be requirements of these Equal Opportunity clauses and also agrees to comply with the provisions of 41 CFR § 60-300.5(a) (listing job openings with the state workforce agency), 41 CFR 61-250.10 and/or 41 CFR 61-300.10 (annual reporting of covered veterans), and 29 CFR Part 471, Appendix A to Subpart A (posting of employee notice)."

 All rating or certification requirements is such form as may be requested by Buyer. Seller shall, at its sole cost, secure and maintain all necessary licenses, permits, authorizations or other approvals required for the operation of Seller's business, or any property used therein, or as necessary for Seller's performance hereunder. Seller shall immediately notify Buyer in the event that Seller is not in compliance with any provision of this Section.
- any property used therein, or as necessary for Seller's performance hereunder. Seller shall immediately notify buyer in the event that Seller is not in compliance, with any provision of this Section.

 Intellectual Property, Seller warrants that the Goods and the sale and use of them will not infifing any Uniterlates or foreign patents, trademarks, trade dress, copyrights, trade secrets or any other form of intellectual property that Buyer provides to Seller are Buyer's exclusive property and Seller disclaims all rights in same. Where payment is made for experimental, developmental, or research work, as such, to be performed in accordance with special requirements of the Buyer, Seller agrees to disclose and on request to assign to Buyer each invention, property inglit, confidential process or know-how, and trade secret resulting therefrom or intellectual property and Seller shall disclaim all rights in same. All drawings, artwork, special goods, materials, information or data furnished by Buyer and all intellectual property resulting from this Agreement (as referenced in the foregoing sentence) are Buyer's exclusive property and shall be used by Seller only for Buyer's work. All materials produced, developed, created, or devised by Seller for Buyer, including without limitation, work papers, sketches, drawings, designs, samples or models, source code and object code (collectively, "Work Product") shall be the sole property of Buyer expressly

acknowledges the parties' agreement that all aspects of the Work Product which may be subject to copyright protection are considered as Works Made For Hire within the meaning of the Copyright Act of 1976 (the "Copyright Act"). In the event and to the extent that the Work Product or any part thereof is found, as a matter of law, not to be a Work Made For Hire under the Copyright Act, Seller assigns to Buyer the sole and exclusive right, title and interest in and to the Work Product without further consideration. Seller agrees to execute any assignments, registrations, certificates, or other instruments as Buyer may from time to time deem necessary or desirable to evidence, establish, maintain, perfect, protect, enforce or defend Buyer's ownership in and to any of the foregoing.

Indemnity. Seller will indemnify and hold harmless Buyer and its successors and assigns against any and all suits, losses, damages, liabilities, costs and expenses (including reasonable attorneys' fees and other costs of defending any action) (Losses) Which such parties may be afforcement of this Agreement, or such parties' enforcement of this



- Insurance. Seller agrees to carry insurance beginning on the date Buyer's order is placed until two (2) years after the termination or expiration or acceptance of order whichever occurs latest, with policies covering product liability and general liability in amounts of not less than \$5,000,000 per occurrence. In addition, Seller shall carry insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the following minimum insurance coverage (a) Workmen's Compensation for the statutory insurance with the fol liability, advertising injury, independent contract's liability, products and competed operations liability, and person injury liability, (d) Automobile Liability of \$1,000,000 per occurrence, which shall cover injury (or death) and property damages arising out of the ownership, maintenance or use of any private passenger or commercial vehicles and of any other equipment required to be licensed for road use, and (e) Excess Liability, Insurance above said Employer's Liability, and Automobile Liability with a combined single limit for Bodily Injury and Property Damage of not less than \$2,000,000 per occurrence, Buyer shall be named as an additional insured under items (c), (d), and (e) of the oregoing sentence. The above insurance coverage (items (a) through (e) shall be primary and non-contributory with respect to Seller' acts, omissions or negligence, regardless of any insurance which may be carried by Buyer and Shall be procured from companies of recognized financial responsibility with A-VII rating or better, as rated in the A-M Best Key Rating Guide for Property and Casualty Insurance Companies All such policies shall provide for at least thirty (30) days prior written notice, to Buyer, of cancellation, non-renewal or material change in the terms and conditions of coverage. At Buyer's request, Seller will provide to Buyer a certificate or certificates of insurance evidencing such coverage the event Seller ceases to carry adequate insurance that names Buyer as an additional insured, Buyer may immediately cancel this Agreement or any outstanding purchase order by giving Seller written notice of Buyer's election to cancel
- Payment of Bills and Liens. Seller shall pay promptly all indebtedness for labor, materials, tools, and equipment used in the performance of this Agreement. Before Seller shall be entitled to receive payment, Seller shall furnish evidence satisfactory to Buyer of the full payment of any such indebtedness. If any lien shall attach to premises/location of Buyer as a result of the Services performed, Seller shall promptly procure its release and hold Buyer harmless from all loss, cost, damage, or expense incidental thereto. Seller hereby authorizes Buyer to pay any such liens from any payments due Seller. To the extent permitted by law, Seller waives and hereby releases Buyer and the premises/location of Buyer from any and all liens accrued or accruing to it whatsoever and authorizes Buyer to withhold payments due Seller for the applicable statutory period to pay any liens arising from the Services for which Seller has failed to provide evidence satisfactory to Buyer of full payment of such indebtedness.
- Audit. Except for lump-sum contracts, Buyer may, upon request, audit any and all records of Seller and any of its subcontractors relating to Services performed hereunder, provided, however, Seller and subcontractors shall have the right to exclude any trade secrets, formulas, or processes from such inspection. Seller further agrees to maintain its books and records and to cause its subcontractors to maintain their books and records relating to Services performed
- hereunder for a period of two (2) years from the date such Services was completed and to make such books and records available to Buyer at any time or times within the two-year period.

 Conflict of Interest. Seller warrants that it is aware of the Foreign Corrupt Practices Act of 1977, as amended as well as any other applicable anti- bribery laws (collectively "Anti-Corruption Laws") and shall comply with all Anti-Corruption

 Laws. Seller warrants that it has not given nor received any commissions, payments, gifts, kickbacks, lavish or extensive entertainment or other things of value in connection with this Agreement and acknowledges that the giving or receiving of any such payments, gifts, entertainment, or other things of value is strictly in violation of Buyer's corporate policy and may result in the cancellation of this and all future contracts. Seller shall notify Buyer's legal department
- receiving or any such payments, girts, enterainment, or other timings or value is strictly in violation or suyer's corporate policy and may result in the cancellation or this and all future contracts. Selies shall notify buyer's legisl department of any such solicitation by any of Seller's employees or agents.

 Safety Provisions. It is the essence of this Agreement that all Services to be performed by Seller shall be done in a safe and good workmanlike manner, free of any accidents. Accordingly, Seller shall promulgate, maintain, and enforce appropriate safety and health rules and procedures (including training) with respect to its personnel and the Services to be performed hereunder, which rules and procedures at a minimum shall be the equivalent of or exceed applicable Buyer safety and health requirements, including the rules and standards established by the Occupational Safety and Health Act of 1970 (TOSHA'), as amended, and any other applicable federal, state and/or local safety or health laws, rules or regulations. Any equipment provided by Buyer to Seller for the benefit of Seller's employees or those of its shall be at the sole insk and fallowing Martine Seller's Test, Dietro, AND SAVE HARMLESS BUYER FROM ANY AND ALL CLAIMS OF SELLER, SUBCONTRACTORS, AND THEIR EMPLOYEES ARISING OUT OF THE USE OF ANY EQUIPMENT, FURNISHED BY BUYER OR ADVICE. GIVEN BY BUYER OR ADVICE. THE FULLEST EXTENT ALLOWED BY LAW, IT BEING UNDERSTOOD THAT BUYER SHALL NOT BE LIABLE UNDER LAW, CONTRACT, NEGLIGENCE, STRICT LIABILITY, OR OTHERWISE. Seller shall maintain a drug and alcohol free workforce at
- THE FULLEST EXTENT ALLOWED BY LAW, IT BEING UNDERSTOOD THAT BUYER SHALL. NOT BE LIABLE UNDER LAW, CONTRACT, NEGLIGENCE, STRICT LIABILITY, OR OTHERWISE. Seller shall maintain a drug and alcohol free workforce at all times while on Buyer's premises/location. Upon Buyer's request, Seller shall maintain a drug and alcohol free workforce at all times while on Buyer's premises/location. Upon Buyer's request, Seller shall maintain a drug and alcohol free workforce at all times while on Buyer's premises/location. Upon Buyer's request, Seller shall maintain a drug and alcohol free workforce at all times while on Buyer's preducts, prices, plans, programs, plants, processes, costs, equipment, operations or customers which may be disclosed to, or come within the knowledge of, Seller, its employees and agents in the performance of this Agreement shall be deemed confidential and shall not be used by Seller nor revealed by Seller to any third party not necessary for the completion of the Services unless permission is first obtained in writing from Buyer. It is acknowledged that Buyer has advised its employees and agents, that an individual shall not be held criminally or civilly liable under any Federal or State trade secret law for the disclosure of a trade secret than for the disclosure of reporting or investigating a suspected violation of law. An individual shall not be held criminally or civilly liable under any Federal or State trade secret law for the disclosure of a trade secret law for the disc
- delay in Seller's deliveries may impair Buyer's ability to meet its production schedules or may otherwise interfere with Buyer's operations and such delay may last for a period of time that exceeds ten (10) days, Buyer may at its option, and without liability to Seller, immediately terminate this Agreement or any outstanding purchase order. In the event of a shortage, Seller agrees to allocate its total available supply of Products among Buyer and Seller's other customers,
- Cancellation; Termination; Suspension. Buyer reserves the right to cancel all or any part of the undelivered portion of a purchase order. This Agreement may be terminated by Buyer or by Seller at any time immediately upon written continuous, assignment of the other party's material breach of any term or provision of this Agreement or upon the occurrence of any of the following events: (a) such other party smakes an assignment for the benefit for reductors, or is subject to any voluntary or involuntary provincial or federal receivership, insolvency or bankruptcy proceedings, or becomes unable, or admits in writing its inability, to meet its obligations as they mature; (b) the cancellation, suspension or other revocation of licenses, permits or authorizations necessary for such other party to conduct its business in accordance with this Agreement; (c) such other party makes any materially false or misleading statement, representation or claim; (d) such other party fails to prosecute the work so as to endanger performance of this Agreement; (e) dissolution or liquidation of such other party, and/or (f) such other party's failure to pay any indebtedness which is due and payable and which failure is not remedied within 60 days following written notice. Buyer will not be responsible for any specific cancellation fees or charges. Notwithstanding anything to the contrary in this Agreement, buyon termination, accellation or expiration of this Agreement, but to use the same. If this Agreement is cancelled due to an event caused by the Seller or resulting from the Seller's acts or omissions, Buyer may complete Seller's performance by such reasonable means as Buyer determines, and Seller shall be responsible for, and shall indemnify Buyer against any damages and reasonable costs, including, without limitation, attorneys' fees, incurred by Buyer as a result thereof. Any amounts due Seller for Goods, and other items delivered or provided by Seller in full compliance with the terms Survival. The terms of Sections 8, 11, 12, 13, 14, 20, 22, 23, 24, 26, and 27 of this Agreement shall survive the termination, cancellation, or expiration of this Agreement.

 Parametric Data. Seller shall provide such information concerning parts, materials, weight and other items requested by Buyer and in the format specified by Buyer. Seller shall also provide, at Buyer's request, certificates of origin and
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- Parametric Data. Seller shall provide such information concerning parts, materials, weight and other items requested by Buyer and in the format specified by Buyer. Seller shall also provide, at Buyer's request, certinicates or ongin and other related documentation in the format specified by Buyer.

 Changes. Buyer reserves the right from time to time, to change any specifications, drawings, delivery dates, quantities and items covered by this Agreement. If such change would materially affect the price or delivery date, Buyer and Seller shall mutually agree upon an equitable adjustment in the price and/or delivery date to reflect the change; provided Seller shall have notified Buyer in writing of any claim for such adjustment within thirty(30) days, from the date of such notice from Buyer. Seller shall not suspend performance of this Agreement while Buyer and Seller are in the process of making such changes and any related adjustments. No substitutions shall be made without the prior written approval of Buyer. Seller agrees that it will not make any process or manufacturing changes which might affect the performance, characteristics, reliability or life of the Goods without prior written approval of Buyer.

 Seller Salle Meet ReACH; Solid Wood Packaging Material: Prop 65. Seller is and remains solely responsible for the full compliance of delivered Products or parts of Products with any applicable rules and regulations on restriction of hazardous substances (RoHS Laws) such as Directive 2011/65/EC as of 8 June 2011, the China Administrative Measures for Restriction of Hazardous Substances in Electrical and Electronic Products as of July 1, 2016 and all subsequent releases as well as all other national or local regulations on the administrative Measures for Restriction in the waster and formational or local regulations or the execution of the afforesaid RoHS Laws. Seller undertakes to duly and immediately inform Buyer of any changes affecting RoHS compliance. To the extent required by 25.
 - releases as well as all other national or local regulations issued in execution of the aforesaid RoH5 Laws. Seller undertakes to duly and immediately inform Buyer of any changes affecting RoH5 compliance. To the extent required by applicable law, Seller shall be responsible for the collection, treatment, recovery, or disposal of (i) the Products or any part thereof deemed by law to be 'waste' and (ii) any items for which the Products or any part thereof deemed by law to be 'waste' and (ii) any items for which the Products or any part thereof acceptance in the Products or any part thereof deemed by law to be 'waste' and (ii) any items for which the Products or any part thereof deemed by law to be 'waste' and (ii) any items for which the Products or any part thereof deemed by law to be 'waste' and (iii) any items for which the Products or any part thereof deemed by law to be 'waste' and (iii) and items for such law to the products or substances with the requirements of Regulation (EQ No. 1907/2006 ("REACH) as of 18 December 2006 as amended or varied and all subsequent releases as well as any national regulations issued in execution of this Regulation. Seller guarantees that all obligations under REACH, in particular all Buyer information requirements are fulfilled. Seller shall comply with all International Plant Protection Convention ("IPPC") regulations on solid wood packaging material ("SWPM") as outlined in ISPM-15 and elsewhere. Seller shall ensure, and provide appropriate certification, that all SWPM shall be marked with the IPPC logo, country code, the number assigned by the natural plant protection organization and the IPPC treatment code. Seller is responsible for supplying all Products to Buyer in full compliance with the California Health and Safety Code Section 252495 et seq., as amended ("Prop 65), and shall upon issuance of Buyer's order, immediately disclose to Buyer of the presence of all Prop 65 listed chemicals present within the Product without regard to any exemptions or safe harbors including
- governed by these terms and conditions. Nothing contained in this Agreement will be construed to create a partnership or joint venture among the parties. If any part of this Agreement shall be held to be illegal, void or unenforceable, the remaining portions shall remain in full force and effect. Any and all of the rights and remedies conferred upon Buyer under this Agreement shall be cumulative and in addition to, and not in lieu of, Buyer's rights and remedies granted at law and equity, all of which rights and remedies are fully reserved by Buyer. The failure of Buyer to rights and you not or more instances, upon the performance of any of the terms, covenants, or conditions of this Agreement, or to exercise any right hereunder shall not be construed as a waiver or relinquishment of any of the other terms and conditions of this Agreement nor the right to enforce the future performance of any term, covenant or condition or the future exercise of any other rights herein. Seller agrees to provide Electronic Data Interchange at the request of Buyer. Any forecast that may be made by Buyer of its requirements shall be made in good faith to assist Seller for planning purposes, but such forecast shall not be deemed a commitment or guarantee by Buyer. Seller warrants that it has reviewed its supply chain security procedures and that these procedures and their implementation are in accordance with the criteria set forth by the Customs-Trade Partnership Against Terrorism program of the U.S. Bureau of the Customs and Border Protection. Seller shall not assign any portion of the purchase order, or any duty or right herein or any claim arising hereunder, and Seller's performance hereunder shall not be delegated without the prior written consent of Buyer.