lisi 1. DEFINITIONS

EUBOPEAN TERMS & CONDITIONS OF PURCHASE

Loc Primova Loc Primova Province 10 and Prime and Conditions) are incorporated into and make a part of actin parts province of the second and province prime to the second and the second

2 SCORE AND ACCEPTANCE

2. SOCIE: NIX ACCEPTIANC.
2. SOCIE: NIX ACCEPTIANC.
Contract with a contract of the second GUEFIANCE. Terms and Conditions shall exclusively govern the Contract. The Seller recognizes that he took notice of them and had the opportunity to negotiate them. The Contract will consist of the following documents in descending order of priority: the PO including these Terms and

22 Acceptance. 221 Acceptance of the PO. Acceptance of the PO by Seller implies unreserved acceptance of these Terms and Conditions. Acceptance of the PO in its entirety shall be made by Seller in writino, within fourteen (14) calendar days of the PO's receipt, unless otherwise stated in the PO. Seller's Let reception or skinowhete the PO white further (14) and instant due to have following the PO white unreserved acception or white or matery of unrel in the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and instant due to the PO white the PO white further (14) and the PO white the PO rring any liability whats

up r O windou incuming any naturity misaboven. 222 Accessing of the Goods and/or Services. Acceptance of Goods and/or Services purchased by Buver shall occur following complete performance and successful testing, any time after the delivery date set forth in the PO, unless any claim is raised by Buver shall occur following complete performance and successful testing, any time after the delivery date set forth in the PO, unless any claim is raised by Buver shall occur following complete performance and successful testing, any time after the delivery date set forth in the PO, unless any claim is raised by Buver shall occur following complete performance and successful testing.

3. DELIVERY

Delivery is of the assessme in the Contrast and shall he in strict compliance with the schedule and custilize contained in the PO Goods contained in the PO shall be delivered to the location specified in the PO according to the anticipate locatom (2010 Edition) me or minimize the delay, and provide Russe

22 Failure. In case Sefer fails meet its scheduled delawy dates and Byoyr calls for expected delayments to avoid or minimize datys procession and an another procession. The advect of the scheduled delay dates and Byoyr calls for expected delayments to avoid or minimize datys procession. The maximum detext procession for dates and approxements approxements to avoid or minimize daty to avoid an advect procession dates and approxements approxemen concerned Goods and/or personance or detexed advantages of the detexemines or provide and or detexemines or detexed advantages of the detexemines of the detexemines

3.3 Overhighments. Golds shall not be supplied in shares of Buyer's schedule or in scene of quantities and slipping bisences, if any spacified in the PC, bud shall obtained in the supplied in shares of Buyer's schedule of the Stream State of t

3.3 Title: Leopin rise of a resonation of ownership clause expressly accepted and signed by the slow; ownership of the Goods are shipped with: the applicable clause of the Yob the Selent.

clusive on shipments Concusive on singlements. Buyer with all such inform

mers, any other higher fier contractor, or duly empowered public authorities, may access any document, audit, supervise or examine the work to be performed under the Contract. Seler shall assist and grant Buyer access to its premises as well as its sub-contractors' premises. A Byor's request. Sales that marktain a sale environment and appropriate inspection guality system. Any costs incomed by this supervision and all be horne by Seles. Seles undertakes to provide all information, busilies and assistance encessary to Bayed during the impection. Buyer that be entitied to inspection. Buyer that be entitied to inspective conserved that information, source and assistance encessary to Bayed during the impection. Buyer that be entitied to inspective conserved that information, busilies and assistance encessary to Bayed during the impection. Buyer that be entitied to inspective conserved that information, source encounter, which impective conserved that information and bayer conserved that information and bayer conserved that information and bayer conserved to all information and bayer conserved to all information and bayers and bases, from exceptione of the PO be the entities of inspective conserved to all information during constraints.

5. PRICES Unless otherwise specified prices are fived and firm and are as per Incoterm (2010 efficion) specified in the PO. Prices shall include all applicable taxes and customs duty. No charges will be allowed for packing, crating, dravage or storage. Any price reduction after placement of the PO but price

to payment shall apply to the PO. Prices include the cost of maintenance and refurbishment of Toolino and Data as per Article 17. if any, and the cost of assignment of the intellectual property rights as per Article 18.3.

6 PAYMENT

he invoice for each delivery must be sent to the Buver's address specified in the PO within five (5) calendar days of the delivery date. Seller shall be paid by bank transfer, according to the payment terms as stipulated in the PO, and upon submission of property prepared invoice in accordance The index for each delivery multiple series for the Buyer's address specified in the V within the (c) assisted days of the delivery data. Seler mails the part and the part of the Buyer's address specified in the V-us accoss summaries on a second assisted days of the delivery data. Seler mails the part of the Buyer's address specified in the V-us accoss summaries on a second assisted days of the delivery data. Seler mails the part of the Buyer's address specified in the V-us accoss summaries on a second assisted days of the delivery data. Seler mails the part of the Buyer's address specified in the V-us accoss summaries on a second assisted days of the delivery data. Seler mails the part of the Buyer's address specified in the V-us accoss summaries on a second assisted days of the delivery data. Seler mails the Part of the Buyer's address specified in the V-us accoss summaries on a second assisted days of the delivery data. Seler mails and advect on a down apprent and the Part of the Buyer's address specified in the V-us and cause the Part of the Part of the Buyer's address and advect on any other of the Constant and the Part of the Buyer's address and advect and the Part of the Buyer's address and advect and the Part of the Buyer's address advect and advect and the Part of the Buyer's address advect and advect advect and the Part of the Buyer's advect advect

7. SELLER'S QUALITY MANAGEMENT

Seller shall have an effective quality system which encompasses its operational process procedures and related performance measurement through the compliance with the requirements of ISO9001 and/or AS9100 and/or ISO TS 16949 and/or ISO 13485 or equivalent and including: (i) improvement pilot, jo preventive actions pilots, jiii an industria risk analysis methodologu, immethor, production capanity and backerlake management piloty, processes and procedures, joi monitoring policies of their adsocritation with specific recovery para and dedicated continuous improvement pilots, joi preventive actions particles and professional recovery para and dedicated continuous improvement pilots, joi preventive actions particles and professional recovery para and dedicated continuous improvement pilots, joi preventive actions particles and professional recovery para and dedicated continuous improvement pilots and professional recovery para and dedicated continuous improvement para and particles and para and pa have into their production management suster

* SERVICE AND REPLACEMENT PARTS

s. SCHORE and DEPENDENT FAILS after Buver has completed its current purchases. Seller will sell Goods and/or Services to Buver in order to fulfill Buver's past service and replacement Goods requirements. Unless otherwise agreed to by Buver. the price(s) during the first five (5) years of that period will be those in effect at the and buy a solution of current purchases. The price(s) for Goods and/or Services for the subscience of purchase of a same of up the barries of the subscience of the subscience

9. OBSOLESCENCE

Obsclescence shall be the characteristic of Goods, any part of the Goods and/or Services, which has been taken out of production and cannot be purchased on the market, or the use of which has been announced as being or to be restricted. forbidden by a competent authority thereinaftee "Obsolescence"). In case of Dosolescence, Selier shall source, at no cost and without operational impact to Buyer, a suitable replacement to the said dosoletic Goods and/or Services. This replacement shall be made analiable without disrupting or discriming Buyer provisioning and be interchangeable in the Dosolescence. Selier shall notify Buyer of the risk of dosolescence as soon as Selier has interchangeable in the back and abouted be tacks already paid by Buyer.

10. CHANGES

10. Changes in the PO. Ruver may at any time by a written police, and without police to surfless or assignees, make channes to the PO and Seller appress to accent such channes. If any such channes cause an increase or decrease in the cost of or the time required for the performance of No Catagores in the PC, object in any data my introl y a multicities of additional control to barries to additional provides of the PC and barries and additional provides of the PC and barries and additional provides of the PC and the PC and barries and additional in the proor additional solution and additional provides of the PC and the PC and barries and additional in the proor additional solution additional provides of the PC and the

apple as per Artice 27 below. Network, onling in the paragraph shall exceed Selet from proceeding with the V0 as charged. Any action tesh by Byer's written which attects any provision of the V0, including delivery and pone, written for on accumpted or tayler's employes, shall not including delivery and pone, written for a dark provide transfer and the select apple and the select apple

11. STOP WORK ORDER

11. STOP WORK ONCEX Degr may at any much by which notice, require Seller to stop all or any part of the work to be performed under any PO for a period up to ninety (80) calendar days after the notice is delivered to Seller ("Stop Work Order"). Upon receipt of the Stop Work Order, Seller shall immediately comply with its terms and take reasonable steps to minimize the costs allocable to the work, too be performed under any PO for a period up to ninety (80) calendar days after the notice is delivered to Seller ("Stop Work Order"). Upon receipt of the Stop Work Order, Seller shall immediately comply with its terms and take reasonable steps to minimize the costs allocable to the work, covered by the PO administ the evolution of the terms and take reasonable steps to minimize the vock covered by the PO administor I bed/unter in the Priors or control there may be appropriate. Seller shall resume work upon candidation or explicition of any Stop Work Order. Byer and Seller shall immediately adjustment in the priors or colduad or to the: (1) this Contract is not canceled or terminatel; (i) Seller brings material evidence to Buyer that the suspension results in a datage in Seller's contract.

12. WARRANTIES

12.1 Selier warants that all Goods and/or Services furnished pursuant to the PO. (a) will conform to all applicable specifications, instructions, drawinos, data, samples or other descriptions furnished or adopted by Buver. (b) will be merchantable, of good material and workmarship, and free from Table details and a second detail detail details de la contract de ces and shall run to Buver, its successors, assigns, customers at any tier, and ultimate user and joint users.

life expectancy

13. COMPLIANCE WITH APPLICABLE LAWS AND REGULATIONS

13. COMPLANCE WITH APPLICABLE LAWS AND REQULATIONS Goods and/or Services stall comply with all lease and regulations explicitable to Ecods and/or Services covered by the PO, including but not limited to: (i) all applicable national and international regulations, laws and rules relating to anti-bribery and corporate duty of viglance, and (i) all applicable sepont, ne-oport and import laws, regulations, decrees, orders and policies of the United States Government and the Covernment of any country in which the Parties controlic business pursuant to the Cortinat. Selfer's employees, representatives and/or agents all comply with a applicable lease and regulations inducing the Purchaser's And Frequency Code of Conduct and with the support of a institutioning on and accionability to maintain an environmet, thath and ready management system appropriate for its business throughout the performance of the Contract. Selfer shall respect the SOID and will do be at efforts to be certifica. Selfer shall comply with a state of senses and the Source of the Contract. Selfer shall respect the SOI of and will do be at efforts to be certificated complexed Goods that any self-gover and that all immediant Bayler contract. Selfer shall respect the SOI of advide set and contract. Selfer shall respect the SOI of advide set and contract the bear effort. Self and set and the Source the REACI regulations and set and the subject Bayler and the state the REACI regulations and contract sources and the subject and the state the REACI regulations and the subject and the sub registration number, constraints and recommendations the basis use of the Goods. Seleris shall no tater than thirty GO calendar days following that limits Seleris task calendar and counter this Contract or otherwise, complete and provide to Buyer as long and comprehensive writer than stelending tables and the counter that the selection of the s

14. NON COMPLIANCE OF GOODS AND/OR SERVICES

4.1 Non compliance of the Goods and/or Services. In your compliance of the Goods and/or Services and the Complications will be rejected by the Buyer. Selfer shall organize, at its own expense, the return of the detective Goods within fourteen (14) catendar days of the notice of rejection, otherwise Buyer will organize the return of the Goods mode of the construction of the detective of the construction of the construction

and/d Shore's at Sheft's fits are specified. We and service structure of service structure of the Durinact. 42 Concession repeats Con a very exceptional basis, the Buyer agrees to examine requests made by the Soler during the manufacture of a Poduct andro performance of a Service for special concessions with respect to the technical specifications and/or the definition. Such requests must reach the Buyer upon the non-contently being discovered, accompanies (b) all apporting documents necessary to assess the concession is granted, any objations on the Buyer as a result thered, such as regulated and/or modification of the Service, and expenses arising there from, will be borne in this by the Selfer. The Buyer reserves the right to domined a price reduction and/or to charge the Selfer a liked fee of servin hundred Eurors (7006) and any other additional costs, charges or amounts incurred by the Buyer for assess the concession request. The granting of concession will not be there in the begines and a price reduction and/or to charge the Selfer a liked fee of servin hundred Eurors (7006) and any other additional costs, charges or amounts incurred by the Buyer for assess the concession request. The granting of concessions will not be there the Selfer form is displaced or responsible. And all there defines the second as one apportance and the first displacement of rejected Goods and rener for the Product damages. Selfer must second as one apportance and the acceptance. Late define payment will commerce from the acceptance of the replaced or registed Boods and rener for the Produce Services. Warranty on the encoded Goods will begin upon there acceptance. Late define payment will commerce from the acceptance of the replaced or only with the PO specifications. All costs for charges in the second part of the services that commerce from the acceptance of the replaced or registed Boods and/or the resolved Services. Warranty on the encoded Goods will begin upon there acceptance acceptance. Late define payment will be of

metche action. ust bite appropriate corrective actions as quickly as possible in the event of serious and/or repeated noncompliance. At the same time, Seller must take appropriate for the PO with Goods and/or Services that comply with the PO specifications. All costs for checking or some seriomation and communications in the event of non-compliance. The match and the propriet of the same time, Seller must immediately inform Buyer, indentifying the delivered Goods batches and/or performed Services likely to be affected, specifying the nature of the non-compliance, the unces theree, and a list or diversions as informed.

15. LIABILITY

15. Utable UTV 15. Total informalization. The Selier shall indemnify the Buyer on demand in ful against all losses, damages (including, but not limited to, loss or damage to property), liability, claims, costs. (Ines, peralties and expenses (including reasonable legal and professional advisors less and expenses whether or not proceeding are brought) saveded against or incurred or paid by the Buyer as read. (I do in connection with: (a) the Contrast. Claimage (Contrast Claimage) (including), whether as state), read or the price of the total contrast claimage) (including and peraltic or the Contrast. Claimage) (including and peraltic or the Coots and (Contrast Claimage) (including and peraltic or the Coots and (Contrast Claimage) (including and peraltic or the coots and or Bester or the readives, and peraltic or the Contrast. Claimage) (including and peraltic or the price of th

16 INSURANCE

Seler shall obtain and maintain during the term of the Contract all insurance policies required under applicable law in respect of the manufacture and/or supply of the Goods and/or performance of the Services including, but not limited to, insurance operatives personal injury, product liability, privileal and corresponded damages, whether direct or indirect, in relation to the performance of the PO and in respect of all liabilities, claims, cast are expresses incurred by Buyer due to an act or omission of Seler, it employees, agents and sub-contractors. Such insurance covers, the multitude contractor and seler and additiones and insurance covers. The insurance covers and the enclusion of Seler, it enclusions and Seler and additiones and insurance covers. The insurance covers and the enclusion of Seler is enclusioned and selection and Seler and additiones and insurance covers. The insurance covers and the enclusion of Seler is enclusioned and selections and Seler and additiones and insurance covers. The insurance covers and the enclusion of Seler is enclusioned and the selection of Seler is enclusioned and the selection of Selectives and Selectives and Selectives and Selectives and Selectives. The selectives and Selectives. The selective and Selectives and Selec nuet provide the related incurance certificates at any time promotiv at the request by Bure

17 TOOLING AND DATA

case Buyer provides to Seller boling and/or data (such as but not limited to processes, known-how, special dies and patterns), materials or supplies (hereafter the "Tooling and Data") for the performance of the PO, such Tooling and Data will be stored by Seller under its supervision. These Todage and Bala much be softy used for the pathemisers of the PO. Sefer takes at interactional pathemisers and that advances are used at location of the PO. Sefer takes and at all uses Todage and that and take taken the soft uses the take takes at a shall lemmine part of use historicas on the pathemisers to take take takes at a shall be advanced as any used to take takes takes at a shall be advanced as any used to take takes takes at a shall be advanced as any used to take takes takes at a shall be advanced as any used to take takes t other shat subjet to urget channels subjetings of sub-though and bala upda reperts or urgets, care shat minimal and at returned or a subjet, and urgets and the subjet or a subjeting and the subjet or a subjeting and the subjetin

18. INTELLECTUAL PROPERTY RIGHTS

https://giths.deletaiation.de 18.2 Notificat as manifested use, search can explore the shall burrish to Rever when online to the search and any search and a to the search and a such can be shall be sha s.2 wonications. In the event of any such chain against buyer, select shall burner to b

18.3 License Assignment. Selfer shall disclose and hereby exclusively assigns to Buyer all investions and data in the period assignment of the start assignment of a start assignment on assignment of the start assignment of the start assignment of a start assignment on assignment of the start assignment of a start assignment on assignment of the start assignment of a start assignment on assignment of the start assignment of a start assignment on assignment of the start assignment of a start assignment on assignment of the start assignment of a start assignment on assignment of the start assignment of a start assignment on assignment of the start assignment of a start assignment on assignment of the start assignment of a start assignment on assignment of the start assignment of a start a rights, comments or other records related to the PO whether created by Ruver of Selies without further compensation to Selies

19. RIGHTS AND RESERVATIONS: All drawings, specifications, designs, information, tools, patterns, equipment, processes, known-how, materials, special dies and other goods supplied, developed or paid for by Buver, and proprietary rights embodied therein, shall remain the exclusive to ment of Rule and shall be kent senarate from other davings, specifications and materials, and iterative, expension, the remover of Rule rank shall not be used or removing approximation was a senarate from other advings, specifications and materials, and iterative of Rule rank shall not be used or removing and the other advings are removed to be removing a senarate from other advings are removing and the remo nee of work under the DC

20 CONFIDENTIALITY

ition disclosed under any form by Buver to Seller relative to the PO. to the extent that such information is not in the public domain and evidenced by written documents. shall not be disclosed to any third parties unless Buver's prior written consent and are considered as confidential. except to employees and/or subc To puper to entry in the part of the PO in which event these shall have the same obligation of nondisclosure mane solutions, shall be used to be PO in which event these shall have the same obligation of nondisclosure mane solutions. cancellation and termination of the PO

21. ARCHIVES

undertakes to archive conject of its all work product included but not limited to technical documents relation to its manufacturing process, and all elements used for the entire and proper performance of the PO for a period of lifty live (55) years after the expiry or termination thereof 22 TERMINATION FOR DEFAULT

(a) Bruse may be written police of default to Seller and subject to the provisions of subparagraphs (c) and (e) below, terminate the whole or any part of the PO and/or of the Contract in any of the following circumst

(a) Boyer may, by written noted obdault to Saler and subject to the provisions of subparagraphs (b) and (b) below, terminate he whole or any part of the Ordario of the Contract, in any of the following circumstances: (a) Il Saler fails to perform the PO andro the Contract writin he lime possible or any element here being provide and the contract. The sale contract were the performance of the PO andro of the Contract, in any of the following circumstances: (b) Il Saler fails to perform any of the other provisions of the PO andro of the Contract, or fails to make progress as to endange performance of the PO andro of the Contract, in any of the following circumstances: (b) Il Saler fails to perform any of the other provisions of the PO andro of the Contract, or fails the major and circumstances: (c) Il Saler fails to perform any of the other provisions of the PO andro of the Contract, or fails the major and endance with the terms, or buyer anticipates such failure, and Saler does not remedy such failure writtin a posicid of (c) In the over they may of the Contract where the origin as provident in charge-appring has been dones. Bayer fail or the contract, and saler state the contract state and the contract of the PO andro of the Contract state endances of the PO andro of the Contract state endances. (c) In the over they may of the Contract in where the failure to perform the PO andro the Contract state endances of the PO andro the Contract state endances of the Contract with the fault or performance of the PO andro the Contract state endances of the contract sthe endance of the contract state endances of the contr

of Deep minimized because of second accurate and the second accurate accura more than sixty (60) calendar days from notification to Buyer (d) If the PO and/or the Contract is terminated as provided in subcaracrash (a) above. Buver may, in addition to any other rights provided in these Terms and Conditions or available under applicable law, require Seller to transfer fitte and deliver to Buver or its designee, in the manner and to the stent directed by Buve

i) Any completed Goods and

(i) Any sumpcise count of the province of the

(a) The rights and remedies of Ruver provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under these Terms and Coorditions

that said and and and and that said are that reimburse for all costs and avances incurred by Buyer due to Sallar's default

23. TERMINATION FOR CONVENIENCE

where may at any time by written notice terminate all or any nart of the PO and/or the Contract at its sole convenience. In the event of such termination. Seller shall immediately ston all work bereunder and shall immediately cause any and all of its suppliers and subcontractors to ston work table table any time of minimate at a single for the contract, which minipate base contrements in the remain to same timestating subject at a single state of the sub inue all work not terminate

24 TERMINATION FOR INCOLVENCY

25. ASSIGNMENT AND SUBCONTRACTING

22. A particular that a become and the processing of the Contract, nor shall Seler subcontract for completed or substantially completed Goods and/or Services purchased under the PO without the prior written consent of Buyer. Any such consent to sub-contract shall not relieve Seler of any adulgation to comply with the Contract or any PO. This limitation shall not apply to the purchase by Seler of standard commercial supples or naw materials. Seler shall select subcontractors (including supplies) on a competitive basis to the maximum practical extent consistent with the budgets and including supplies).

26. NO WAIVER

No waiver, delaws, or forbearance by Buyer of any breach of the Contract or a PO, or the orantino of an extension for performance thereunder shall be construed as a waiver or relinquistment of any such provisions, rights or remedies. Seller agrees that Buyer's approval of Seller's technical and to many devices, the second se

27. APPLICABLE LAW AND DISPUTE RESOLUTION:

27.1 Applicable law. The validity and performance of the Contract and any related PO shall be overned by and construed in accordance with the laws of the jurisdiction in which Buyer's facility issuing the PO is located

27 20 Septem The Parties agree that in the event of any dispute satisfing from the Contract and any PO, they will endeave to reach an aniciate setternet. Failing to reach such dispute resolution, jurisdiction and venue of any sub between the Parties hereb arising out of or connected with this Contract, the PO or the Goods and/or Sevences Jurisde Sectematics, shall be only in the roomsterior south and any sub between the Parties agree that in the vent of any sub between the Parties hereb arising out of or connected with this Contract, the PO or the Goods and/or Sevences Jurisde Sectematics, shall be only in the roomsterior south south as the Durisd be stand. Contract, the P-O in the contract set where turning in the contract in the contract in the contract set where is contract and the p-in the contract set where is contract and the p-in the contract set where is contract and the p-in the contract set where is contract and the p-in the contract set where is contract and the p-in the contract set where is contract and the p-in the contract set where is contract and the p-in the contract set where is contract and the p-in the contract set where is contract and the p-in the plost such mash tion

Additional European provisions

COMPLIANCE WITH APPLICABLE LAWS AND REGULATIONS

The Seller warmts and undertakes that all work relating to the Goods and/or Services will be performed by individuals properly employed in accordance with Articles L 143-3. L 320. L 620-3. L 324-9 etc. of the Labor Code or equivalent applicable laws, regulations and rules for There is a series of the PO exceeding three thousand Films (3 000F) the Seler must consider the Ruler on accentance of the PO and every six (6) months thereafter with a filmeration and documents as real ested by the provisions of Article | 324-14 of the French | abor Code and under an applicable law elsewhere in the world where the Seller is not based in France