

ORBOTECH, INC. STANDARD EQUIPMENT TERMS AND CONDITIONS

Orbotech Quotations are subject to Orbotech's Terms and Conditions ("Terms and Conditions"). These Terms and Conditions may be modified from time to time without notice and the latest version of this document (located online at (<https://www.orbotech.com/orbotech-inc>)) shall control. The Quotation is Orbotech's offer to sell or license products or to provide service. The Quotation and the underlying transaction will not be binding on Orbotech until the Quotation is signed by Orbotech. Acceptance of the Quotation is strictly limited to the provisions set forth in the Quotation and these Terms and Conditions. Orbotech shall not be bound by, and specifically and expressly objects to, any terms or conditions whatsoever which are different from or in addition to the provisions of the Quotation and these Terms and Conditions (except the Orbotech, Inc. Terms and Conditions Pertaining to Frontline Products ("Frontline Terms and Conditions"), if applicable), including any terms and conditions contained on or referenced in Customer's purchase order. Customer's issuance of a purchase order or commencement of any activities pursuant to the Quotation shall conclusively evidence Customer's acceptance of the Quotation and these Terms and Conditions and create a binding contract between Customer and Orbotech hereunder regardless of whether the Quotation has been signed by Customer. Note that Orbotech Site Preparation Guides, Product Specifications and Hardware Specifications referenced herein and in the Quotation may contain additional requirements.

1. Definitions

Equipment means all Orbotech hardware, excluding any Software.

Products means Orbotech Equipment, Software licenses, Software Program licenses, documentation (including manuals, training and education materials) and upgrades, accessories, or additions purchased from or supplied by Orbotech.

Service and Maintenance Service mean all forms of installation, maintenance, and support for the Products as provided for in these Terms and Conditions and more specifically defined in Section 11, Maintenance Service.

Software means the object code version of computer programs and any related documentation, excluding maintenance diagnostics. Software also means the source code version where provided by Orbotech. Software includes operating and application software incorporated in Equipment ("Software Programs").

Quotation means any standard Orbotech product sales, product license or maintenance service quotation.

2. Installation and Training

Orbotech shall install the Products after determining that Customer is in compliance with all applicable Orbotech site requirements (the "Site Requirements") set forth in the Site Preparation Guide and/or Hardware Specifications. Prior to installation and training, Customer shall not handle, attempt to operate, or operate any Products except in the presence and under the supervision of authorized Orbotech engineers, and shall prevent any third party from doing so. Following installation, Orbotech shall train Customer in the use of the Products in accordance with and at the rates set forth in the Quotation. Orbotech shall either repair or replace at its own cost and expense any Products that cannot be successfully installed due to the negligence of Orbotech or defects in the Products. In all other instances, repairs and replacements shall be at Customer's cost and expense.

3. Payment

Unless otherwise provided for in the Quotation, charges for Products will be invoiced upon delivery and paid in full, without abatement, set-off, or deduction, within 30 days of invoice receipt at the address given for notices below. At Orbotech's sole discretion, Customer may be subject to an interest charge of 1.5 percent per month on any outstanding balance if Customer fails to make timely payments.

4. Taxes and Duties

Customer shall be responsible for and shall pay directly all taxes (exclusive of any tax based on Orbotech's income), customs duties, assessments, fees and other charges (collectively referred to as "Costs") levied by any and all government entities respecting delivery, possession, or use of any Products. Purchase prices for the Products do not include these Costs.

5. Transfer of Title, Risk of Loss

Unless otherwise provided for in the Quotation, risk of loss and title to Products (not including Software) pass to Customer on the date on which Orbotech puts a Product into the possession of a carrier for shipment. Customer is solely responsible for obtaining, and arranging for, appropriate insurance coverage and transportation arrangements with respect to the Products and to file any claims with the carrier. Partial and installment shipments are authorized. Title to any part that Orbotech removes in connection with the service of the Products shall pass to Orbotech when the part is removed.

6. Security Agreement; Transfer of Product(s)

As security for the payment and performance of all Customer's obligations to Orbotech of every kind and description, direct and indirect, absolute and contingent, primary and secondary, due or to become due, now existing or hereafter arising or acquired ("Obligations"), Customer hereby grants to Orbotech

a security interest in all now owned or hereafter acquired Orbotech Products delivered to Customer (including, without limitation, the Equipment) and all other Products, and any and all additions, substitutions, replacements, accessories and proceeds thereof. Regardless of whether or not a default in the payment or performance of the Obligations has occurred, Orbotech shall have, in addition to all other rights and remedies, the rights and remedies of a secured party under the Uniform Commercial Code of Massachusetts, as in effect from time to time, or such other law as may be applicable. Subject to the restrictions set forth below in Section 7, Software License, until Orbotech has been paid in full, Customer shall not part with possession or control of the Products or sell, pledge, mortgage, lease or otherwise transfer or encumber the Products without the written consent of Orbotech or Orbotech's assignee.

7. Software License

7.1. Title to all Software shall remain with Orbotech. Orbotech hereby grants to Customer a nonexclusive, nontransferable, royalty-free license to use Software Programs embedded in Equipment operating and application Software, solely as part of Customer's use of the Products in Customer's normal internal business operations in the area of printed circuit board production activities. The license granted herein shall extend for the life of the Products in Customer's possession, provided that any transfer of the Products or breach of Sections 8 or 9 by the Customer shall result in immediate and automatic termination of this software license. Customer's use of Software Programs shall also be governed by any additional conditions which Orbotech may provide on or prior to delivery of the Software Programs.

7.2. Regarding Software Programs, the Customer is granted a license subject to full payment of the license fee. Customer may install and use the Software Programs on one work station/computer with the maximum number of concurrent seats located on the same local area network and the optional Software Programs as specified in the license. Along with the license, Customer may receive a key/code set to the number of seats and the Node I.D. of the work station/computer. The key will enable the installation and use of the Software Programs according to the license restrictions. If Customer is provided a Software Programs upgrade, a prior version and all copies of the prior version, including any copies resident on any hard disk, shall be destroyed by Customer within ninety (90) days of the delivery of the upgrade.

8. Confidential and Proprietary Technology

It is expressly understood and agreed by Customer that the Products incorporate highly confidential knowledge, technology, and trade secrets (all of which, whether or not copyrighted or patented, are hereafter referred to as "Technology"). The Technology includes Technology incorporated in the Products themselves, manuals and other documentation marked confidential by Orbotech, and oral information provided to Customer by Orbotech on a confidential basis. The Technology is, and shall always remain, the exclusive property of Orbotech. Customer shall have a continuing obligation to maintain the confidentiality of the Technology until such time that it becomes publicly known.

During such time, Customer will take reasonable measures to ensure the confidentiality of the Technology, using procedures at least as secure as those Customer uses to protect its own most confidential proprietary technology. Except for use of the Products in the normal course of Customer's manufacturing business operations, Customer agrees not to use in any way or form whatsoever, any part of the Technology for any purpose whatsoever. Customer shall not replicate, reproduce, alter, modify, disassemble, decompile, reverse engineer, create derivative works from, transfer or disclose to third parties, any part of the Technology for any purpose whatsoever. Customer shall not use the Products to assess, test, or develop any hardware or software products either for Customer or others. Customer shall not remove any proprietary notice, labels, or marks on the Products. Customer acknowledges that any violation of this provision will result in irreparable harm to Orbotech and that Orbotech may enforce its rights hereunder by injunction against any threatened or continuing violation, or in an action for damages, or both.

9. Improvements by the Customer

In the event that Customer or any of its principals, employees, contractors or agents make, develop, or invent any improvement to any Products which in Orbotech's view enhances their usefulness, efficiency, or value, then Customer shall assign all right title and interest to such improvement to Orbotech. At its sole and complete discretion, Orbotech and its affiliates shall each be entitled to use any such improvement in any products manufactured or sold by them and to license its use to any Orbotech customer worldwide. Orbotech grants to Customer a nonexclusive, nontransferable, royalty-free license to use any of the foregoing in accordance with the terms of these Terms and Conditions. It is expressly understood that any such improvement by Customer or its employees or agents shall not entitle Customer to use of the Products beyond that specified in these Terms and Conditions. Additionally, in the case of Software Programs, Customer may develop application programs. Application programs means programs written in scripts for performing specific automatic printed circuit board design and test functions, but excludes programs such as environmental programs, handlers, operating systems and data base management programs. If the workstation for which the Software Program is licensed becomes temporarily unavailable, use of such Software Program may be temporarily transferred to an alternate workstation. In any other case, if Customer desires to use the Software Program at another location, Customer shall request prior permission in writing from Orbotech.

10. Patent, etc., Indemnity

10.1. Orbotech shall, at its own expense, defend any action brought against Customer to the extent that it is based on a claim that the Products, or any component thereof, supplied pursuant hereto, infringe upon any patent, license, copyright or trademark, provided that (a) Customer promptly notifies Orbotech in writing of the assertion, threat, or institution of any such claim, suit or proceeding; (b) Orbotech shall have sole control of the defense of any action and any negotiation for its settlement or compromise; (c) Orbotech shall have the sole right

to choose attorneys to represent Customer in such action; (d) Orbotech shall not be obligated to pay for Customer's legal expenses if Customer chooses to have its own counsel represent it as co-counsel in any such action; (e) Customer shall provide all reasonable facilities, authority, information and assistance for a proper defense and/or settlement negotiations; and (f) Customer refrains from taking any position or action detrimental or adverse to Orbotech. If the Products, or any component thereof, are adjudicated or reasonably anticipated to be an infringement on any patent, license, copyright or trademark, or in such other circumstances as Orbotech in its sole discretion determines to be appropriate, Orbotech, at its own option and expense, may elect to: (i) obtain for Customer the right to continue using the Products; (ii) replace or modify the Products so they become noninfringing; or, if unable to do either, then (iii) terminate the Software license herein granted, take back the Products, and refund to the Customer the depreciated cost of the Products, calculated on a straight-line, thirty-six (36) month basis.

10.2. Orbotech shall not be liable for any claim that the Products, or any component thereof, infringe upon any patent, license, copyright or trademark, if such claim is based in whole or in part on (a) the use of Software which is not the latest unmodified release, where such infringement may have been avoided by the use of such latest release; (b) amendments, alterations, modifications or attachments to any Products made by any party other than Orbotech; (c) use of the Software on or in conjunction with equipment other than the Customer's workstation or the Orbotech Products; (d) a copy of the Software where the Software has been added to, altered, or amended in any way after the Software was copied; (e) the combination, operation, or use of the Products with any equipment not supplied by Orbotech; or (f) any alteration of the Products made by any entity other than Orbotech.

10.3. THIS SECTION 10 STATES ANY, ALL, AND THE ENTIRE LIABILITY OF ORBOTECH WITH RESPECT TO PATENT, LICENSE, COPYRIGHT, OR TRADEMARK INFRINGEMENT BY THE PRODUCTS. ORBOTECH SHALL HAVE NO ADDITIONAL LIABILITY TO CUSTOMER WHATSOEVER WITH RESPECT TO ANY ALLEGED OR PROVED INFRINGEMENT.

11. Maintenance Service

11.1. Maintenance Service for Equipment is the provision of replacement parts, parts installation, and field installation of necessary engineering changes to maintain the Equipment in good working order. Maintenance Service for Software Programs includes all forms of installation, maintenance and application support. Unless otherwise provided for, the Maintenance Service provided hereunder shall begin on the date of expiration of the warranty period applicable to all the Products, if any, or on the date(s) shown on the Quotation. Orbotech reserves the right to increase Maintenance Service fees upon the expiration of any maintenance term or at any time during a maintenance term upon ninety (90) days' prior written notice. If Orbotech increases Maintenance Service fees during

a maintenance term, Customer shall have the right to terminate such Maintenance Services.

11.2. Maintenance Service shall be provided for performance failures of Products resulting from normal wear and tear. Product failures shall not include failures resulting from any other cause, including, but not limited to (a) Customer's negligence, unauthorized attempts to maintain, repair or move the Products, or failure to maintain applicable Site Requirements; (b) insurable occurrences, Acts of Nature or power failure; or (c) alterations, out of specification supplies, or defects in design material or workmanship of non-Orbotech products and services.

11.3. Orbotech has no obligation to provide Maintenance Services for non-Orbotech equipment or Products which were modified without Orbotech's express written approval. Should Orbotech agree to maintain or service modified Products, Orbotech may impose additional charges. Orbotech is not responsible for any malfunction, nonperformance, or degradation of performance of Products, supplies or maintenance support materials caused by or resulting directly or indirectly from any modification.

11.4. Additional Services and Supplies. Upon Customer's reasonable request and subject to availability, Orbotech shall provide consumable supplies and other maintenance service not covered by a Quotation at the current published Orbotech charges.

11.5. Unless otherwise provided for in the Quotation, service charges are payable in advance as billed by Orbotech on a quarterly basis. Orbotech reserves the right to change the service charge immediately in the event of relocation of the Products and otherwise, by giving Customer at least ninety (90) days' prior written notice. Upon such notice, Customer may terminate the Service effective as of the date that the change is to become effective, by giving Orbotech thirty (30) days' written notice.

11.6. Orbotech may delegate any of its duties under this Agreement to any third party that, in its reasonable discretion, Orbotech determines to be qualified to perform that duty.

12. Warranties and Disclaimers

12.1 EXCEPT AS EXPRESSLY STATED IN THESE TERMS AND CONDITIONS, THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, BY OPERATION OF LAW OR OTHERWISE. ORBOTECH DISCLAIMS THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AS TO ALL PRODUCTS. ORBOTECH WARRANTIES EXTEND SOLELY TO CUSTOMER.

12.2 EQUIPMENT WARRANTY AND DISCLAIMERS: ORBOTECH WARRANTS THAT IT SHALL HOLD GOOD TITLE TO THE EQUIPMENT AT THE TIME OF ITS SALE TO CUSTOMER; THAT ALL EQUIPMENT COVERED BY THESE TERMS AND CONDITIONS SHALL BE FREE OF DEFECTS IN MATERIAL AND WORKMANSHIP WHEN DELIVERED; AND THAT

ALL EQUIPMENT SHALL OPERATE IN ACCORDANCE WITH THE EQUIPMENT SPECIFICATIONS FOR A PERIOD OF NINETY (90) DAYS (OR OTHER SUCH PERIOD AS MAY BE SPECIFIED IN THE APPLICABLE QUOTATION) FROM THE DATE OF INSTALLATION. THE PRECEDING WARRANTIES ARE SUBJECT TO THE FOLLOWING: (A) ORBOTECH'S SOLE OBLIGATION HEREUNDER SHALL BE TO REPAIR OR REPLACE, AT ORBOTECH'S ELECTION, ANY DEFECTIVE COMPONENT, WITH TRANSPORTATION COSTS FOR SUCH REPAIR OR REPLACEMENT TO BE AT NO CHARGE TO CUSTOMER; AND (B) ORBOTECH SHALL HAVE NO OBLIGATION (EITHER DURING OR SUBSEQUENT TO THE WARRANTY PERIOD AND WHETHER OR NOT UNDER MAINTENANCE SERVICE) TO MAKE REPAIRS OR REPLACEMENTS NECESSITATED IN WHOLE OR IN PART BY: (I) THE FAULT OR NEGLIGENCE OF CUSTOMER; (II) IMPROPER OR UNAUTHORIZED USE OF THE EQUIPMENT; (III) UNAUTHORIZED ATTEMPTS BY CUSTOMER TO REPAIR OR MAINTAIN THE EQUIPMENT; (IV) CUSTOMER'S UNAUTHORIZED MOVEMENT, ALTERATION, OR MODIFICATION OF THE PRODUCTS OR ADDITION OF ANY ACCESSORY, FEATURE OR DEVICE; (V) CUSTOMER'S FAILURE TO MAINTAIN THE SITE REQUIREMENTS; OR (VI) CAUSES EXTERNAL TO THE EQUIPMENT SUCH AS, BUT NOT LIMITED TO, POWER OR AIR CONDITIONING FAILURE OR CATASTROPHE.

12.3 SOFTWARE PROGRAMS WARRANTY AND DISCLAIMERS: (A) EACH ITEM OF ANY SOFTWARE PROGRAM IS, IN ITS UNALTERED FORM, WARRANTED TO CONFORM SUBSTANTIALLY TO THE THEN-CURRENT PUBLISHED FUNCTIONAL SPECIFICATION, PROVIDED SUCH SOFTWARE PROGRAM IS USED IN A MANNER CONSISTENT WITH ANY APPLICABLE ORBOTECH MINIMUM EQUIPMENT AND SOFTWARE CONFIGURATION SPECIFICATIONS, AND PROVIDED THAT: THE SOFTWARE PROGRAM IS COVERED UNDER A MAINTENANCE SERVICES AGREEMENT. PROVIDED THAT THE SOFTWARE PROGRAM IS COVERED UNDER A MAINTENANCE SERVICES AGREEMENT, ORBOTECH WILL MAKE REASONABLE EFFORTS TO CORRECT ERRORS REFLECTING SIGNIFICANT DEVIATIONS FROM THE FUNCTIONAL SPECIFICATIONS AS ARE REPORTED BY CUSTOMER TO ORBOTECH. (B) BECAUSE NOT ALL ERRORS IN SOFTWARE CAN OR NEED BE CORRECTED, ORBOTECH DOES NOT WARRANT THAT ALL SOFTWARE PROGRAM DEFECTS WILL BE CORRECTED. SIMILARLY, ORBOTECH DOES NOT WARRANT THAT FUNCTIONS CONTAINED IN THE SOFTWARE PROGRAM WILL MEET CUSTOMER'S REQUIREMENTS OR WILL OPERATE IN COMBINATIONS SELECTED FOR USE BY

CUSTOMER. CUSTOMER ACKNOWLEDGES THAT IT HAS INDEPENDENTLY DETERMINED THAT THE SOFTWARE AND SUPPORT SERVICES ORDERED UNDER THIS AGREEMENT MEET ITS REQUIREMENTS.

12.4 MAINTENANCE WARRANTY DISCLAIMERS: ORBOTECH HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES WITH RESPECT TO PARTS NOT MANUFACTURED BY ORBOTECH. ORBOTECH WARRANTS THAT PRODUCTS WILL BE SUPPORTED IN ACCORDANCE WITH THE SERVICE DESCRIBED IN THE QUOTATION.

13. Limitation of Liability

ORBOTECH SHALL NOT BE LIABLE FOR ANY LOSS OR DAMAGE (INCLUDING, WITHOUT LIMITATION, LOST PROFITS OR DIRECT, INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES) CAUSED BY OR RELATING TO THE SERVICES PERFORMED OR THE PRODUCTS PROVIDED UNDER THE QUOTATION AND THESE TERMS AND CONDITIONS, OR BY DELAY OR ANY ACT OR OMISSION OF ORBOTECH IN CONNECTION WITH THE QUOTATION AND THESE TERMS AND CONDITIONS, EVEN IF ORBOTECH HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE. CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR BREACH OF ANY AND ALL WARRANTIES AND FOR ORBOTECH'S LIABILITY OF ANY KIND UNDER OR ARISING OUT OF THE QUOTATION AND THESE TERMS AND CONDITIONS (WHETHER IN CONTRACT, TORT, OR OTHERWISE) SHALL BE LIMITED TO THE REPAIR OR REPLACEMENT OF DEFECTIVE COMPONENTS IN ORDER TO MEET PRODUCT SPECIFICATIONS. ORBOTECH'S LIABILITY OF ANY KIND UNDER OR ARISING OUT OF ANY QUOTATION AND THESE TERMS AND CONDITIONS (WHETHER IN CONTRACT, TORT, OR OTHERWISE) SHALL BE LIMITED TO THE AMOUNT PAID BY CUSTOMER FOR THE PRODUCTS OR SERVICES UNDER THE QUOTATION.

14. Default and Remedies

14.1. By providing Customer with written notice of termination, Orbotech may immediately terminate this Agreement if (i) Orbotech determines that any material representation or warranty now or hereafter made by Customer was not true or accurate when given, or (ii) Customer is in breach of a Quotation or these Terms and Conditions or otherwise defaults on any of its duties, including, but not limited to, timely payments of sums due, and fails to cure this default within five (5) days after Orbotech gives Customer written notice of default.

14.2. Upon any such default, Orbotech may: (i) declare any and all sums payable as to any and all Products or Service immediately due and payable, without further notice or demand; (ii) without notice, demand, court order or other

process of law, repossess any or all Product(s) by any means whatsoever and keep or dispose of said Product(s) according to law; (iii) terminate or suspend Service as to any and all Products and suspend any other Orbotech obligations; and (iv) pursue any other remedies available at law or in equity.

14.3. No remedy or election hereunder shall be deemed exclusive but shall, whenever possible, be cumulative with all other remedies provided herein or available at law or in equity. Customer shall pay Orbotech all costs and expenses, including reasonable attorney's fees, incurred by Orbotech in exercising any of its rights or remedies or enforcing any provisions herein or within a Quotation.

14.4. Customer shall not be entitled to a refund of any payments for or Products or license fees payments made prior to any payment default and such prior payments are agreed and acknowledged by the parties hereto to be nonrefundable fees for the use of the Products prior to the default.

15. Assignment, Lease of Products and Credit Investigations

Orbotech may, without the consent of or notice to Customer, assign to a third party financial institution its rights, but not its obligations. In such event, Orbotech's assignee shall not incur Orbotech's obligations. Orbotech may assign or transfer any of its rights or obligations under this Agreement to any other third party without Customer's consent. Customer hereby expressly waives all defenses against Orbotech's assignee. Either party may assign any or all of its rights or obligations to any affiliate without notice to or consent of the other party. Customer shall not have the right to assign or transfer any of its rights or obligations herein to any third party without the prior written consent of Orbotech. Customer may assign the purchase rights granted hereunder to a third party leasing company subject to the prior written approval of Orbotech and provided that such third party leasing company executes Orbotech's standard form of software license agreement. Customer agrees to execute Orbotech's form of assignment of purchase rights in conjunction with such lease and all required lease documents ten (10) days prior to the Product delivery. Customer hereby authorizes Orbotech to conduct a credit investigation of Customer. If Orbotech does not grant credit approval, Orbotech may revoke the transaction by written notice.

16. Force Majeure

If performance of any obligation, except for the payments, is prevented, restricted, or interfered with because of fire, natural disaster, labor disputes, law, order, regulation or governmental requirement, war, civil disorder, other violence or any other act or condition, whether foreseeable or not, beyond the reasonable control of the affected party, the affected party shall be excused from such performance to the extent of such prevention, restriction, or interference. The affected party shall give prompt notice and shall resume performance immediately whenever such causes are removed. The affected party shall take reasonable steps to avoid or remove such cause at the earliest possible time, but in any event within ninety (90) days. The other party's only remedy for this non-performance shall be rescission after the ninety (90) day period.

17. Notices

All notices shall be in writing and shall be hand-delivered or sent by certified or registered mail, return receipt requested, or by telecopier. All notices to Customer will be to its address provided in the Quotation. All notices to Orbotech will be addressed to: Vice President of Sales & Marketing, Orbotech, Inc., 44 Manning Road, Billerica, MA 01821.

18. General Provisions

18.1. These Terms and Conditions, together with all Quotations, constitute a Massachusetts contract and shall be governed by the laws of the Commonwealth of Massachusetts, excluding conflict-of-law or choice-of-law principles. Litigation by Customer to enforce its rights may be brought only in a court of competent jurisdiction within the Commonwealth of Massachusetts. Orbotech may file suit in Massachusetts or in any jurisdiction where its rights may be threatened, and judgment will be enforceable in any state or country. The parties consent to the exclusive jurisdiction of such courts and consent to the service of process by registered or certified mail.

18.2. These Terms and Conditions, together with all Quotations, represent the entire agreement between the parties regarding the subject matter, superseding and replacing any additional or inconsistent terms and conditions contained on the face or reverse side of Customer's purchase orders or other standard forms of Customer of whatever date and cancels all prior understandings, written or oral. No amendment, waiver, or cancellation of any part of this Agreement shall be valid unless in writing and signed by an authorized officer of each of Customer and Orbotech.

18.3. Omission by Orbotech to remedy a default or enforce rights reserved to it, or to require performance of any of the terms hereof, shall not be a waiver, nor shall it affect the right of Orbotech to enforce such provisions thereafter.

18.4. Both parties agree to comply with all applicable laws to include all international export control regulations, including but not limited to the Export Administration Regulations ("EAR", 15 CFR. 730 – 774) administered by the U.S. Department of Commerce, Bureau of Industry and Security and the International Traffic in Arms Regulations ("ITAR", 22 CFR 120 – 130) administered by the U.S. Department of State, Directorate of Defense Trade Controls.

18.5. If any provision of a Quotation or these Terms and Conditions is contrary to, prohibited by, or deemed invalid under applicable laws of a jurisdiction in which it is sought to be enforced, then such provision shall be deemed inapplicable and omitted, but shall not invalidate remaining provisions.