General Conditions of Purchase

1. Orders, agreements relating thereto, modifications thereof and additions thereto will be binding upon Spectris only if they have been placed or confirmed as the case may be in writing by our Purchasing Department. Execution of said orders and agreements shall take place solely on the basis of these General Conditions of Purchase. Any reference to the general conditions of the Supplier is hereby expressly rejected by Spectris.

2. Unless otherwise expressly agreed to by Spectris, all goods shall be delivered "Ex Works Supplier’s facility" (Incoterms 2010) and risk and title (free of all liens and encumbrances) to the goods pass to Spectris on delivery. Supplier shall ensure that all goods are delivered in perfect condition, with no partial deliveries except as authorized by Spectris. Spectris shall pack, mark, and ship the goods hereunder in a manner which prevents damage during transport and facilitates unloading, handling and storage. In the event any software is licensed under the Agreement, such licenses shall be perpetual, worldwide and sufﬁcient in scope for the intended use (including the right to transfer the license for, or the right to sublicense, the software). The license fee shall be included in the price.

3. Unless expressly agreed upon otherwise, such as in case of CIF- or CIP delivery conditions, the risk of transport from warehouse to warehouse shall be covered by Spectris for our account.

4. Time is of the essence for the purposes of Spectris’s obligations. In the event Supplier for any reason anticipates any difﬁculty in complying with any required delivery date or otherwise in accordance with the provisions of the Agreement, he must give the required notice in writing. In the event Supplier fails to make delivery on the required delivery date, Supplier shall be deemed in default, without further notice or cure period being required. Early execution of all or part of the order is only permitted with Spectris’s prior written approval.

5. The Supplier guarantees that all the goods delivered are fit for the purpose for which they are destined, provided that either he has been informed of such purpose or the same was otherwise reasonably known to him, and that the goods are in conformity with the agreed speciﬁcations and approved samples and further that the goods are of sound workmanship, of good quality and free from faults in construction, manufacture and material, and further that the goods and their performance shall satisfy mandatory regulations relating to inter alia health, safety, the environment and electromagnetic interference, valid in the country for which the goods are destined if this destination was communicated to him or was otherwise reasonably known to him.

6. The order where for installation, assembly, commissioning or any other work be carried out by the Supplier the same shall be carried out in accordance with the agreed requirements and that the results intended to be achieved according to the order will be achieved.

7. We shall be entitled to inspect the goods intended for delivery to Spectris in the factory of the Supplier. Such inspection does not imply delivery, taking over or acceptance of those.

8. All prices are inclusive of all taxes and duties except to the extent the same are to be borne by Spectris pursuant to the applicable Incoterms. All such taxes and duties deemed included in the price shall be borne by Supplier, and Supplier shall pay such taxes and duties directly or reimburse Spectris for them.

9. Unless otherwise agreed in writing, payment shall be effected after the order has been duly executed and after receipt of the relevant invoice in accordance with the agreed payment terms unless we have objected to the way in which the order has been executed. Payment shall be without prejudice to any of our rights.

10. We shall be entitled to offset amounts due by the Supplier to us (and/or other companies being part of the same group) to Spectris (and/or to other companies being part of the same group). Where, in the event of offset, amounts are quoted in different currencies we shall decide in which of these currencies the offset shall be effected. Conversion shall be effected at the rate of exchange valid at the due date of payment of the relevant invoice(s).

11. By means of a written statement the Supplier shall transfer to Spectris the property in all items such as models, dies, moulds, jigs, gauges, tools and drawings specifically acquired by the Supplier as a result of executing our order. Where the Supplier acquires such items from third parties we shall pay the Supplier if this has been agreed but only after the Supplier has produced evidence that he has fully paid therefor. The Supplier shall retain such items on loan from Spectris. All such items including materials and components which we put at the Supplier’s disposal for the execution of our order will remain our property under all circumstances. We reserve at all times and under all circumstances the right to take them back whether or not the same have been processed and/or used by the Supplier against reimbursement of processing costs, if due by Spectris. The Supplier shall store such materials and components separately and he shall clearly mark all such other items as our property. He shall immediately inform us of any other rights which might arise due to any other legal or industrial or intellectual proprietary rights as a result of our instruction. In the event of offset, amounts are quoted in different currencies we shall decide in which of these currencies the offset shall be effected. Conversion shall be effected at the rate of exchange valid at the due date of payment of the relevant invoice(s).

12. Where the order provides for installation, assembly, commissioning or any other work to be carried out by the Supplier, the same shall be carried out at this cost, expense and risk, either by himself or by any third parties on his behalf, the latter however being subject to our consent. In case the Supplier intends to use any third parties for the execution of the order he will inform Spectris about this in written form. The Supplier shall be liable for any third parties hired and employed by him in connection with mandatory and other regulations applicable where the same is carried out and, to the extent we are not so responsible therefor, he shall be liable for injuries and damages to persons and property inﬂicted as a result of the said work. The Supplier shall secure at his own expense, all insurances necessary to indemnify Spectris for all damages, costs and claims resulting from any negligence or act or omission on the part of the persons so employed or hired, as well as any other damage which may be caused to properties and persons by such third parties or third parties who might seek recourse thereon on the basis of our intrinsic right; he shall immediately inform Spectris of such an eventuality. The Supplier shall not use such items nor will he allow them to be used by or on behalf of third parties for or in connection with any purpose other than the execution of the order.

13. The Supplier shall indemnify Spectris against all fines, losses, damages, costs and expenses arising from any actual or alleged utilization of any patent, patent application or other industrial or intellectual proprietary rights as a result of our instruction. In the event of offset, amounts are quoted in different currencies we shall decide in which of these currencies the offset shall be effected. Conversion shall be effected at the rate of exchange valid at the due date of payment of the relevant invoice(s).

14. Where pursuant to our order goods are to be provided with one or more trademarks owned by Spectris or with trademark(s), which we are entitled to apply or to have applied the Supplier, shall not in any way by implication or otherwise claim any title to such trademark(s) or similar or related trademark(s). Only goods so ordered by Spectris shall have such trademark(s) applied to them. The Supplier shall adhere to our instructions with respect to dimensions, positioning and other aspects related to said trademark(s).

15. When offering for transport or transporting dangerous goods the Supplier strictly shall abide to statutory provisions and provisions of international treaties, conventions and agreements relating to transport of goods applicable in the countries (to be communicated by Spectris or otherwise reasonably known to the Supplier) where the goods will be transported. The Supplier shall provide Spectris with such written information regarding the composition of dangerous goods so that transport, warehousing and processing thereof may be effected in compliance with the relevant provisions of laws, international treaties, conventions and agreements applicable in the countries referred to in the foregoing paragraph. The Supplier will not be released from his obligations under this point 15 by relying on information provided by Spectris regarding the abovementioned provisions.

16. All data and information obtained from Spectris whether verbally or in writing shall be applied by the Supplier for the execution of our order(s) only. All such data and information shall remain our property and if in written form shall be returned to Spectris immediately upon our ﬁrst request, together with all copies thereof. All data and information shall be kept in strictest conﬁdence by the Supplier and he shall not refer thereto nor to the fact that he supplies or has supplied Spectris in any publications, advertisements or other written or verbal form unless with our prior written approval.

17. Failure by the Supplier to perform within the agreed time or times, to adhere to the agreed quantities, to fulﬁll the requirements pursuant to point 5 hereof or otherwise to perform any of the obligations pursuant to this order and agreement(s) relating thereto shall entitle Spectris to:

a. to give the Supplier the opportunity to remedy his failure within a period of time to be ﬁxed by Spectris, or
b. to cancel the order at our option wholly or partially without notice of default by means of a written notice; we shall also be entitled to cancel the order in the same manner if and when the Supplier has not remedied his failure within the period of time ﬁxed by Spectys and in case the Supplier has not Remedied this failure within the period of time indicated by Spectys with point 16 above.

18. Provided always that we shall be entitled to be indemnified by the Supplier for all losses, damages, costs and expenses including ﬁnes, which we may incur directly or indirectly as a result of such failure.

19. Our failure to insist on the Supplier’s compliance with any of these provisions shall not be construed as a waiver or relinquishment of our right at any time to invoke strict compliance with such obligations.

20. The terms herein shall be interpreted in accordance with the laws of Taiwan, R.O.C. The United Nations Convention on Contracts for the International Sale of Goods (1980) does not apply to this order.

21. The Seller shall comply with all laws, rules and regulations applicable in Taiwan, R.O.C.