TODD RESEARCH LIMITED - CONDITIONS OF SALE

1. Preliminary

Research Limited (a company registered in England and to by the Seller. Wales, whose registered office is situated at Unit 9C (b)The Seller shall have the right at any time to revise prices Trafalgar Way, Bar Hill, Cambridge, Cambridgeshire, CB23 to take account of increase in costs including (without 8SQ and whose principal place of business is Unit 1, with limitation) costs of labour, materials, carriage or overheads. number 00477701). The Seller may trade under the names (c) The Seller reserves the right, to invoice the Buyer for 'Todd Research', or other trading styles and names from Goods delivered in instalments after such instalment has time to time.

These conditions shall apply to any contract between the Seller and any person, firm or company ('the Buyer') placing an order with the Seller in respect of any goods, components, products or other items of services ('the Goods').

- (b) The 'Special Conditions' shall mean all specific conditions date shown on the invoice. relating to the Goods (including but not limited to (b) Failure by the Buyer to pay in accordance with the descriptions, prices and place and time of delivery) provisions of this Clause shall entitle the Seller without contained in or referred to in our written 'Order prejudice to its rights to damages, to suspend any Acknowledgment Form'. If there is any conflict between outstanding deliveries or to cancel the Contract. these conditions and the Special Conditions the Special In addition to the Seller's rights under sub-clause (b) the Conditions shall prevail.
- (c) Terms of carriage such as 'ex works', 'FOB' and 'CIF' and interest at 8% plus the Bank of England base rate and or 'EX SHIP' which shall be deemed to include 'EX AIRCRAFT' compensation in accordance with the provisions of the shall be construed to the definition of such term contained Commercial Debts (Late Payment of Interest) Act 1998 on in the uniform rules for the interpretation of trade terms any sums outstanding and due for payment from time to ('Incoterms') current at the time that a contract is made.

2. Orders

- (including prices) will remain fixed if a contract is made and all letters of credit shall be: within 30 days of the date of the quotation, unless (i) in favour of the Seller; otherwise stated in writing by the seller.
- (b) The Seller will be under no liability for any order received conditions; until the order is accepted by the Seller in writing on its (iii)in sufficient amounts and for the period necessary to Order Acknowledgment Form at which time a contract will meet with all payment obligations hereunder; be formed between the Seller and the Buyer ('the (iv)irrevocable, transferable and divisible; and Contract'). The Seller may execute orders received from the (v) issued or confirmed by a bank in London acceptable to liability in respect thereof shall attach to the Seller until such 5. Inspection and Testing such cancellation or variation.
- constitute the Contract for the supply of Goods referred to to attend at the appointed time and place. in the Special Conditions. No variation of or addition to such 6. Delivery and Passing of risk confirmed in writing on the Seller's behalf by a Director or works. other duly authorised officer of the Seller.

3. Prices

for the Goods are the Seller's ex works prices and do not constitute a breach of this Agreement. include sales taxes; insurance; the cost of loading, (c) The Seller shall pack Goods suitably for transportation to

unloading and installation; and any special packing or (a) In these conditions of sale 'the Seller' shall mean Todd alterations to the order required by the Buyer and agreed

> been delivered, and the provisions of these terms and conditions shall apply in full to such invoices as if such instalment was a separate contract.

4. Payment

- (a) Payment shall be made in the currency stated in Special Conditions without deduction within thirty days from the

Seller shall be entitled to charge storage fees, statutory time.

- (c) Payments by letter of credit shall only be made with the (a) No quotation issued by the Seller shall constitute an offer Seller's written consent and if such consent is given all costs to supply Goods but the terms contained in any quotation including bank charges shall be for the account of the Buyer

 - (ii) consistent with the provisions of these terms and
- Buyer by telephone, e-mail or facsimile message but no the Seller within fifteen days after the date of the Contract.

orders are confirmed in writing by the Buyer and accepted The Goods will be inspected and tested by the Seller in by the Seller in writing on its Order Acknowledgment Form. accordance with the Seller's normal routines for the Goods (a) A contract may only be cancelled or varied with the concerned prior to dispatch, no further charge being made Seller's consent and the giving of this consent shall not in for such inspection and testing. Any further tests required any way prejudice the Seller's right to recover from the by the Buyer shall be carried out at the Buyer's cost. If the Buyer full compensation for any loss or expense arising from Buyer or its representative or agent wishes to attend such further testing, the Seller may proceed with such testing in (d) These conditions along with the Special Conditions the Buyer's absence if the Buyer or its agent or servant fails

- Contract shall be binding unless expressly agreed or (a) Risk in the Goods passes to the Buyer on delivery ex
- (b) The Seller will use all reasonable efforts to deliver the Goods in accordance with times specified in the Special (a)Unless otherwise stated in the Special Conditions prices Conditions but failure to comply with such times shall not

Conditions and shall if requested by the Buyer arrange for receiving notice from whatever source of the happening of the freight and insurance to such destination. In arranging any one of the said events shall also have the right during freight and insurance to the point of the destination to the normal business hours to enter upon the said land or Seller shall be acting as the Buyer's agents and the Buyer buildings of the Buyer to take possession of the Seller's hereby appoints the Seller for that purpose.

7. Title

- (a) Notwithstanding delivery to the Buyer legal and any claims arising from the resale of the Seller's Goods by beneficial ownership in the Goods shall remain with the Buyer and shall furnish to the Seller full particulars or Seller, including all goods and items made therefrom any information in respect of such claims. The events whether by incorporating the Goods or affixing the Goods referred to above are: to other goods or equipment, until the Buyer has paid the (i) any notice to the Buyer that a receiver or manager date of delivery) and any ancillary and/or local or appointed; governmental impositions payable in respect of the Goods (ii) any notice to the Buyer that a petition to wind-up the ('the Value').
- measures for the protection of the Goods including reconstruction or amalgamation); insurance thereof with an insurance company approved by (iii) the Seller for an amount at least equal to the Value of the make an arrangement with its creditors; Goods shall, unless agreed to the contrary by the Seller, be (iv) of the Seller.
- (c) Notwithstanding sub-clause 7(a) the Buyer may sell stated above in the relevant jurisdiction. Goods to a third party in the ordinary course of the Buyer's (f) The Buyer shall not save as above create or allow to be business but
- (i) only at such price as will be sufficient to ensure the Buyer If the Buyer breaches any of the provisions of this subreceives the Value from such sale and (ii) the Buyer shall in paragraph their Value shall immediately and not every such case make it a condition of such sale that the withstanding any contractual term to the contrary become property in the Goods shall not pass to the sub-purchaser payable. until such subpurchaser has paid to the Buyer a sum at least (g)Until the payment specified in sub-clause (a) hereof the equal to the price as charged by the Seller therefor. The Buyer will not save as permitted in sub-clause (c) hereof Buyer holds the Goods until payment to the Seller as bailee dispose the item or items in question but will store the same for the Seller and the relationship of bailor and bailee is taking the safeguards specified in sub-clause (b) hereof. created as between the Seller and the Buyer. The Buyer 8. Notification of Loss or Damage shall immediately upon such sub-sale supply the Seller (if (a) The Buyer shall examine the Goods on arrival at the so requested) in writing the name and address of the sub- Buyer's premises for any obvious damage or shortage and purchaser and the date and contract price of each delivery. any claim that the Goods are damaged or have been short The Seller shall be entitled to inform the sub-purchaser of delivered must be communicated in writing to the Seller its interest in the Goods and the proceeds of sale thereof. within 3 days of arrival at the Buyer's premises. Non-The proceeds of sub-sale of any Goods in which the Seller delivery must be reported to the Seller within 3 days of the has retained ownership shall be received by the Buyer in expected date of receipt. trust for the Seller and shall be paid into a separate bank (b) If the Buyer fails to give notice in accordance with this account kept for that purpose only and the same shall be clause, the Buyer shall be bound to pay for, and shall lose promptly paid over by the Buyer to the Seller, but nothing any right to make a claim, in respect of such non-delivery, herein contained shall entitle the Seller to more than the short delivery or loss or damage covered by this clause. If Value.
- notice to the Buyer at all times.
- (e) If any one of the events referred to below happens, 9. Force Majeure notice thereof is to be given immediately to the Seller by (a) Either party shall be under no liability for any delay or delivered immediately to the Seller. Without prejudice to the or circumstances beyond either party's reasonable control

- such destination as shall be designated in the Special Buyer's duty to make delivery as aforesaid the Seller upon Goods and the Buyer, if at any time required to do so by the Seller, shall formally assign to the Seller the benefit of
- price (whether or not due, invoiced or ascertained at the administrative receiver or administrator is to be or has been
- Buyer is to be or has been presented or any notice of a (b) Until such payment the Buyer shall take all necessary resolution to wind-up the Buyer (save for the purposes of a
 - a decision by the Buyer that the Buyer intends to
- any act of bankruptcy or, if the Buyer be a person, clearly marked, and stored separately, as being the property Company or firm domiciled, incorporated or constituted outside England, any of the events equivalent to those
 - created any right in the Goods in favour of any third party.

- notice is given, the Buyer shall not be entitled to reject the (d)On receipt of notice from the Seller or on the happening Goods until the Seller has been given a reasonable of any events set out below, the Buyer's authority to sell the opportunity to inspect them and, if required, to remedy the Seller's Goods in accordance with sub-paragraph (c) above problem within a reasonable period and in any event shall shall be withdrawn. The Seller shall be entitled to give such not be entitled to reject the Goods if they cannot be returned to the Seller in their original condition.

the Buyer. Furthermore, all Goods which are the property failure to perform in the event that the manufacture, supply of the Seller and are in the possession of the Buyer shall be or delivery of the Goods is prevented or delayed by any act drought, failure of power supply, lock-out, strike or other claimant prior to making any repairs (such authorisation to action taken by employees in contemplation or furtherance be received in writing). of a trade dispute or owing to any inability to procure (e) materials required for their performance of the contract. (b) The Seller shall notify the Buyer of any circumstances thereof. The Seller's liability under this clause shall be in lieu arising under (a) above and if such circumstance prevails of any warranty or condition express or implied, whether by for more than 2 months then either party shall have the statute or otherwise, including, but without limitation, any option by giving notice in writing to bring the contract to an implied warranties as to merchantable quality or fitness for end.

10. Specifications

Published specifications, drawings, photographs, measurements or capacities are approximate rights (including guarantee or warranty rights) as the Seller only and shall not form part of the Contract. The Seller will has against such manufacturer and which it is able to assign endeavor to ensure that the Goods comply with any but shall not be liable for such Goods beyond this subspecification of the Goods at any time without reference to clause. the Buyer. Any such specifications, drawings, descriptions, 12. Limitation of Liability photographs or measurements are confidential to the Seller The Seller shall be liable for: and must not be disclosed to any third party.

11. Warranty

- (a) manufactured or supplied by the Seller shall be free from the obligations contained in clause 11 above; and months from the date of delivery.
- respect of maintenance and testing being complied with. of the Contract whether direct or indirect or consequential For the purpose of this clause the guidance shall be that and whether or not caused by the Seller's negligence offered in the Sellers handbook. Parts used in the adherence including but not limited to loss or profits or other economic to periodic maintenance and repair shall be the Sellers loss. The Buyer shall indemnify the Seller indemnified in approved Parts or a completely equivalent part. The Seller respect of any direct loss or damage caused to the Goods shall not be liable for any damage caused by the use of by the Buyer. inferior or incorrectly specified parts.
- Goods be returned to the Seller. Warranty claims will only (including negligence or breach of statutory duty), be accepted on goods returned to The Seller. Where misrepresentation (whether innocent or negligent), possible, the buyer must return goods fully packaged with restitution or otherwise, arising in connection with the all parts complete during the warranty period for said items performance of this agreement shall be limited to the price subject to terms and conditions. Warranty claims will not be paid for the Services during the six months preceding the accepted for goods that have been repaired by The Buyer date on which the claim arose. or end user without prior consent in writing from The Seller. 13.Patents warranty will be limited to the original date specified.
- receipt of the goods. The seller will provide a quotation for expense and option either modify the Goods so as to render

including but not limited to Act of God, legislation, war, fire, the repair of the goods and await the authorisation of the

- The Seller's sole obligation under this clause shall be at its option to repair or replace the Goods or any part purpose
- In respect of Goods not manufactured by the Seller, (f) descriptions, the Seller shall assign for the benefit of the Buyer such

- death or personal injury arising from the Seller's proven negligence;
- The Seller warrants that Goods which are (11) the repair or replacement of Goods in accordance with defects in material and workmanship for a period of 12 (iii) any breach of Section 12 of the Sale of Goods Act 1979. Both parties hereby expressly exclude and shall not be The warranty is based upon the buyer's liability in responsible for any other loss damage or liability arising out

The Seller reserves the right to require that all faulty The Customer's total aggregate liability in contract, tort

In that event the Seller shall refund the cost of carriage by The Seller shall fully indemnify the Buyer against any action, normal means on returned Goods and the repaired or claim, demand, costs, charges and expenses arising from or replacement Goods will be delivered free of charge by the incurred by reason of, any infringement of any patent, Seller to the location of faulty goods except in cases where registered design, trade mark or trade name protected in there is evidence of incorrect usage, maintenance or repair. the United Kingdom by the use or sale of the Goods and In this event the seller will notify the claimant of the against all costs and damages which the Buyer may incur in contribution (up to and including 100% at the Sellers any action for such infringement or for which the Buyer may discretion) required to rectify the problem. In this instance become liable in any such action. Provided always that this carriage will be charged at cost. Parts and Labour will be indemnity shall not apply to any infringement which is due charged at the current rates published in the Sellers Price to the Seller having followed a design or instruction List. Where Goods are repaired or replaced under this furnished by the Buyer or to the use of the Goods in manner Condition they will be considered as having been delivered or for a purpose not reasonably inferred by the Seller or at the same time as the original Goods. That is the date for disclosed to the Seller prior to the making of the Contract. If any claim is made or action brought against the Buyer In the event of a charge being made against clause arising out the matters referred to in this Clause the Seller ©. The seller will advise the claimant within 48 hours of must be promptly notified thereof and may at his own the settlement of the claim and any litigation that may arise necessary for the safe use and storage of such Goods. there from. The Buyer shall not unless and until the Seller 17.WEEE Regulations 2013 shall have failed to take over the conduct of the negotiation. The buyer is responsible for the safe disposal of equipment. thereto. The Buyer shall at the request of the Seller afford 2013. all available assistance for any such purpose and shall be 18. Notices repaid any expenses incurred in so doing. The Buyer on his All notices required to be served by one party upon the part warrants that any design or instructions furnished or other may be served on the other at its address set out in given by him shall not be such as will cause the Seller to the Special Conditions. All such notices may be served by infringe any letters patent registered design trade mark or first class pre-paid letter and (in the absence or proof of trade name in the performance of the Contract.

14.Access

Where the Seller is to carry out work or operations upon the days after proof of dispatch or posting. Buyer's premises or other premises at the direction of the 19. Waiver and Severance Buyer then the Buyer must ensure that the premises and (a)Any indulgence granted by the Seller to the Buyer and any machinery involved and all other arrangements any failure by the Seller to insist upon strict performance of affecting the work or operations are ready by the time these terms and conditions shall not be deemed a waiver of scheduled for the Seller to enter upon the premises to any of the Seller's rights or remedies nor be deemed a commence such work or operations and the Buyer shall waiver of any subsequent default by the Buyer. ensure that there will be no delay to the works or operations (b) The invalidity in whole or in part of any clause in these caused directly or indirectly by the premises or machinery terms and conditions shall not affect the validity of the or arrangements or the state and condition thereof for remainder of such clause or these terms and conditions. which the Seller is not responsible.

15. Confidentiality

Goods which is not in the public domain at the time of and the Buyer as principles disclosure shall be confidential and shall not be disclosed to 21. Governing Law any third party or used by the Buyer to enable the Buyer to The interpretation and application of the Agreement shall obligations of confidentiality shall be for the term of the English Courts. agreement and shall survive for a period of 2 years after 22. expiry or termination of the agreement

16. Health and Safety at work etc. Act 1974

The Buyer undertakes to ensure that in relation to any any reason whatsoever, by serving upon a prior written Goods all of the relevant provision of the Health and Safety notice of ninety (90) days. at work etc. Act 1974 are complied with. In particular the Either party shall be entitled to terminate this contract in Buyer undertakes to ensure that any labels or instructions the event of a material breach and such breach is not as to the use or storage of any Goods shall be clearly cured within thirty (30) days. displayed and followed and that adequate information is

their continued permissible or conduct all negotiations for passed to all persons concerned about the conditions

or litigation make any admission which might be prejudice once it reaches end of life, under the WEEE Regulations

earlier receipt) shall be deemed to be served in the case of an inland letter two days in the case or an airmail letter five

20. Assignment

The Agreement is not assignable by either party without the Any information which either party discloses relating to the written consent of the other party and is between the Seller

manufacture the Goods or use the same to develop the be in accordance with the English Law and both parties Buyer's own products. Notwithstanding the above, the hereby agree to submit to the non-exclusive jurisdiction of

Termination

Notwithstanding anything to the contrary, the Buyer shall be entitled to terminate this agreement without assigning

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