KLAS GTC 2INT

GENERAL PROVISIONS FOR INTERNATIONAL SUBCONTRACTS/PURCHASE ORDERS FOR COMMERCIAL ITEMS UNDER A U.S. GOVERNMENT PRIME CONTRACT (ALL AGENCIES)

1. ACCEPTANCE OF CONTRACT TERMS AND CONDITIONS

- a. This Contract integrates, merges, and supersedes any prior offers, negotiations, and agreements concerning the subject matter hereof and constitutes the entire agreement between the parties.
- b. SELLER's acknowledgement, acceptance of payment, or commencement of performance shall constitute SELLER's unqualified acceptance of this Contract.
- c. Unless expressly accepted in writing by KLAS, additional or differing terms or conditions proposed by SELLER or included in SELLER's acknowledgement are objected to by KLAS and have no effect.
- d. The headings used in this Contract are inserted for the convenience of the parties and shall not define, limit, or describe the scope or the intent of the provisions of this Contract.

2. APPLICABLE LAWS

- a. This Contract and any matter arising out of or related to this Contract shall be governed by the laws of the State from which this Contract is issued by KLAS, without regard to its conflicts of laws provisions, except that any provision in this Contract that is (i) incorporated in full text or by reference from the FAR; or (ii) incorporated in full text or by reference from any agency regulation that implements or supplements the FAR; or (iii) that is substantially based on any such agency regulation or FAR provision, shall be construed and interpreted according to the federal common law of government contracts as enunciated and applied by federal judicial bodies, boards of contracts appeals, and quasi-judicial agencies of the United States federal government. The provisions of the United Nations Convention on Contracts for International Sale of Goods shall not apply to this Contract.
- b. SELLER, in the performance of this Contract, shall comply with all applicable laws, orders, rules, regulations, and ordinances of Ireland and the United States and the country where SELLER will be performing the Contract. SELLER shall procure all licenses/permits, pay all fees and other required charges, and shall comply with all applicable guidelines and directives of any local, state, and/or federal governmental authority subject to the condition noted above regarding any such compliance not being penalizable under or inconsistent with United States laws. SELLER, at its expense, shall provide reasonable cooperation to KLAS in conducting any investigation regarding the nature and scope of any failure by SELLER or its personnel to comply with applicable local, state, and federal laws, orders, rules, regulations, and/or ordinances that may affect the performance of SELLER's obligations under this Contract.

c.

1. If (i) KLAS' contract price or fee is reduced; (ii) KLAS' costs are determined to be unallowable; (iii) any fines, penalties, or interest are assessed on KLAS; or (iv) KLAS incurs any other costs or damages; as a result of any violation of applicable laws, orders, rules, regulations, or ordinances by SELLER, its officers, employees, agents, suppliers, or subcontractors at any tier, KLAS may proceed as provided for in section (2) below.

- 2. Upon the occurrence of any of the circumstances, other than withholdings, identified in paragraph (1) above, KLAS may make a reduction of corresponding amounts (in whole or in part) in the price of this Contract or any other contract with SELLER, and/or may demand payment (in whole or in part) of the corresponding amounts. SELLER shall promptly pay amounts so demanded. In the case of withholding(s), KLAS may withhold the same amount from SELLER under this Contract.
- 3. In the event it is determined that the Work is not a Commercial Item as defined at FAR 2.101, then SELLER agrees that GTC 3INT, General Provisions for International Subcontracts/Purchase Orders (All Agencies) for Non-Commercial Items under a U.S. Government Prime Contract, and the corresponding FAR and agency flowdowns shall be applicable to this Contract, in lieu of these terms and conditions, effective as of the date of this Contract.
- d. If the Work is to be shipped to, or performed in the United States:
 - SELLER represents that each chemical substance constituting or contained in Work sold or otherwise transferred to KLAS hereunder is, as applicable, on the Toxic Substances Control Act (TSCA) Chemical Substances inventory compiled by the United States Environmental Protection Agency pursuant to TSCA (15 U.S.C. Sec. 2607b)) as amended and implemented in 40 CFR Part 710; and is designated as "active" pursuant to the TSCA Inventory Notification Rule (codified by amendments to 40 CFR Part 710 effective August 11, 2017).
 - 2. SELLER shall make available to KLAS all Safety Data Sheets for any material provided to KLAS, or brought or delivered to KLAS or its customer's premises in the performance of this Contract, as required by applicable law such as the Occupational Safety and Health Act of 1970 and regulations promulgated thereunder.
 - 3. Equal Opportunity for Vietnam Era Veterans' Readjustment Assistance Act (VEVRAA) Protected Veterans. (1) The clause at 41 CFR 60-300.5(a) is incorporated herein by reference. This paragraph applies with respect to employment activities within the United States. The clause applies if this Contract is valued at or above the threshold specified in FAR 22.1303(a) on the date of subcontract award, unless exempted by the rules, regulations, or orders of the Secretary issued pursuant to VEVRAA. As used in the clause, "contractor" means "SELLER." This clause applies in addition to FAR 52.222-35 if included in this Contract. (2) KLAS and SELLER shall abide by the requirements of 41 CFR 60-300.5(a). This regulation prohibits discrimination against qualified protected veterans and requires affirmative action by covered prime contractors and subcontractors to employ and advance in employment qualified protected veterans.
 - 4. Equal Opportunity for Workers with Disabilities. (1) The clause at 41 CFR 60-741.5 is incorporated herein by reference. This paragraph applies with respect to employment activities in the United States. The clause applies if this Contract is in excess of the threshold specified in FAR 22.1408(a) on the date of subcontract award unless exempted by the rules, regulations, or orders of the Secretary issued pursuant to section 503 of the act, as amended. As used in the clause, "contractor" means "SELLER." This clause applies in addition to FAR

52.222-36 if included in this Contract. (2) KLAS and SELLER shall abide by the requirements of 41 CFR 60-741.5(a). This regulation prohibits discrimination against qualified individuals on the basis of disability and requires affirmative action by covered prime contractors and subcontractors to employ and advance in employment qualified individuals with disabilities.

- e. Work delivered by SELLER under this Contract may be incorporated into deliverable goods for use in the European Economic Area (EEA) and subject to the European Union Regulation (EC) No 1907/2006 concerning the Registration, Evaluation, Authorization and Restriction of Chemicals (REACH); the Classification, Labeling and Packaging Regulation (EC) No. 1272/2008 (CLP); and the Biocidal Products Regulation (EU) 528/2012) (BPR).
 - SELLER represents and warrants that the Work and any substances contained therein are not prohibited or restricted by, and are supplied in compliance with REACH, CLP, and BPR, and that no current requirement in REACH, CLP, or BPR prevents the sale or transport of SELLER's Work or substances in SELLER's Work in the EEA, and that all such Work and substances have been pre-registered, registered, reported, approved, and/or authorized as and to the extent required by REACH, CLP, and BPR.
 - 2. SELLER shall timely respond to any request from KLAS with all relevant information on the Work so that the intents of REACH, CLP, and BPR are met for communicating with downstream users (e.g., as defined in article 3(13) of REACH [any person established in the EEA using substances in the course of that person's industrial or professional activities; the definition does not include the manufacturer, importer, distributor, or consumer]), and in any case, SELLER shall provide all information necessary for KLAS and/or any downstream user to timely and accurately fulfill their obligations under REACH, CLP, and BPR.
 - 3. SELLER shall bear all costs, charges and expenses related to pre-registration, registration, evaluation, authorization, reporting, and approval under REACH, CLP, and BPR.

3. ASSIGNMENT

Any assignment of SELLER's Contract rights or delegation of SELLER's duties shall be void, unless prior written consent is given by KLAS.

4. CHANGE IN CONTROL OF SELLER

Prior to a potential change in control of SELLER and at least ninety (90) days prior to the proposed effectiveness of such change in control, SELLER will promptly notify KLAS in writing thereof, and provide the identity of the potential new controlling party and information on such party and the transaction as KLAS may request, consistent with applicable law and confidentiality restrictions.

5. CHANGES

a. The KLAS Procurement Representative may at any time, by written notice, and without notice to sureties or assignees, make changes within the general scope of this Contract in any one or more of the following: (i) drawings, designs, or specifications; (ii) method of shipping or packing; (iii) place of inspection, acceptance, or point of delivery; and (iv) delivery schedule.

- b. If any such change causes an increase or decrease in the cost of, or the time required for, performance of any part of this Contract, KLAS shall make an equitable adjustment in the Contract price and/or delivery schedule, and modify this Contract accordingly. Changes to the delivery schedule will be subject to a price adjustment only.
- c. SELLER must assert its right to an equitable adjustment under this clause within thirty (30) days from the date of receipt of the written change order from KLAS. If SELLER's proposed equitable adjustment includes the cost of property made obsolete or excess by the change, KLAS shall have the right to prescribe the manner of disposition of the property.
- d. Failure to agree to any adjustment shall be resolved in accordance with the "Disputes" clause of this Contract. However, nothing contained in this "Changes" clause shall excuse SELLER from proceeding without delay in the performance of this Contract as changed.

6. COMMUNICATION WITH KLAS CUSTOMER

SELLER shall not communicate with KLAS's customer or higher tier customer in connection with this Contract, except as expressly permitted by KLAS. This clause does not prohibit SELLER from communicating with the U.S. Government with respect to (1) matters SELLER is required by law or regulation to communicate to the Government, (2) fraud, waste, or abuse communicated to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information, (3) any matter for which this Contract, including a FAR or FAR Supplement clause included in this Contract, provides for direct communication by SELLER to the Government, or (4) any matterial matter pertaining to payment or utilization.

7. COMPLIANCE WITH THE FOREIGN CORRUPT PRACTICES ACT AND OTHER ANTICORRUPTION LAWS AND REGULATIONS

- a. SELLER shall comply with applicable laws and regulations relating to anti-corruption, including, without limitation, (i) the United States Foreign Corrupt Practices Act (FCPA) (15 U.S.C. §§ 78dd-1 *et seq.*) irrespective of the place of performance, and (ii) laws and regulations implementing the Organization for Economic Cooperation and Development's Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, the U.N. Convention Against Corruption, and the Inter-American Convention Against Corruption in SELLER's country or any country where performance of this Contract will occur. Compliance with the requirements in this clause is a material requirement of this Contract.
- b. In carrying out its responsibilities under this Contract—
 - 1. SELLER represents that it has not paid, offered, promised to pay or authorized and will not pay, offer, promise to pay, or authorize the payment directly or indirectly of any monies or anything of value to (i) any person or firm employed by or acting on behalf of any customer, whether private or governmental, or (ii) any government official or employee or any political party or candidate for political office for the purpose of influencing any act or decision or inducing or rewarding any action by the customer in any commercial transaction or in any governmental matter or securing any improper advantage to assist KLAS or SELLER in obtaining or retaining business or directing business to any person.

- 2. SELLER shall notify KLAS if it becomes aware that any owner, partner, officer, director, or employee of SELLER or of any parent or subsidiary company of SELLER is or becomes an official or employee of the government or of an agency or instrumentality of a government or a candidate for political office or a political party official during the term of this Contract.
- 3. SELLER has not made and will not make, either directly or indirectly, any improper payments.
- 4. SELLER has not made and will not make any facilitating payment (as that term is defined in the FCPA).
- 5. SELLER shall promptly disclose to KLAS together with all pertinent facts any violation or alleged violation of this clause in connection with the performance of this Contract, and further notify KLAS of any subsequent disposition related to the foregoing.
- c. SELLER shall include this clause or equivalent provisions in lower-tier subcontracts under this Contract.

8. CONTRACT DIRECTION

- a. Only the KLAS Procurement Representative has authority on behalf of KLAS to make changes to this Contract. All amendments must be identified as such in writing and executed by the parties.
- b. KLAS engineering and technical personnel may from time to time render assistance or give technical advice or discuss or effect an exchange of information with SELLER's personnel concerning the Work hereunder. No such action shall be deemed to be a change under the "Changes" clause of this Contract and shall not be the basis for equitable adjustment.
- c. Except as otherwise provided herein, all notices to be furnished by SELLER shall be in writing and sent to the KLAS Procurement Representative.

9. COUNTERFEIT WORK

a. The following definitions apply to this clause:

"Counterfeit Work" means Work that is or contains unlawful or unauthorized reproductions, substitutions, or alterations that have been knowingly mismarked, misidentified, or otherwise misrepresented to be an authentic, unmodified part from the original manufacturer, or a source with the express written authority of the original manufacturer or current design activity, including an authorized aftermarket manufacturer. Unlawful or unauthorized substitution includes used Work represented as new, or the false identification of grade, serial number, lot number, date code, or performance characteristics.

"Suspect Counterfeit Work" means Work for which credible evidence (including, but not limited to, visual inspection or testing) provides reasonable doubt that the Work part is authentic.

b. SELLER shall not deliver Counterfeit Work or Suspect Counterfeit Work to KLAS under this Contract.

- c. SELLER shall only purchase products to be delivered or incorporated as Work to KLAS directly from the Original Component Manufacturer (OCM)/Original Equipment Manufacturer (OEM), or through an OCM/OEM authorized distributor chain. SELLER may use another source only if (i) the foregoing sources are unavailable, (ii) SELLER's inspection and other counterfeit risk mitigation processes will be employed to ensure the authenticity of the Work, and (iii) SELLER obtains the advance written approval of KLAS.
- d. SELLER shall maintain counterfeit risk mitigation processes in accordance with industry recognized standards and with any other specific requirements identified in this Contract.
- e. SELLER shall immediately notify KLAS with the pertinent facts if SELLER becomes aware that it has delivered Counterfeit Work or Suspect Counterfeit Work. When requested by KLAS, SELLER shall provide OCM/OEM documentation that authenticates traceability of the affected items to the applicable OCM/OEM. SELLER, at its expense, shall provide reasonable cooperation to KLAS in conducting any investigation regarding the delivery of Counterfeit Work or Suspect Counterfeit Work under this Contract.
- f. This clause applies in addition to and is not altered, changed, or superseded by any quality provision, specification, statement of work, regulatory flowdown, or other provision included in this Contract addressing the authenticity of Work.
- g. In the event that Work delivered under this Contract constitutes or includes Counterfeit Work, SELLER shall, at its expense, promptly replace such Counterfeit Work with genuine Work conforming to the requirements of this Contract. Notwithstanding any other provision in this Contract, SELLER shall be liable for all costs relating to the removal and replacement of Counterfeit Work, including without limitation KLAS's costs of removing Counterfeit Work, of installing replacement Work and of any testing necessitated by the reinstallation of Work after Counterfeit Work has been exchanged. The remedies contained in this paragraph are in addition to any remedies KLAS may have at law, equity or under other provisions of this Contract.
- h. SELLER shall include paragraphs (a) through (f) and this paragraph (h) of this clause or equivalent provisions in lower tier subcontracts for the delivery of items that will be included in or furnished as Work to KLAS.

10. CUSTOMS/IMPORT MATTERS

- a. Upon KLAS's request, SELLER shall provide, or assist in obtaining, certificates of origin, declarations required to clear goods through customs, affidavits, proof of importation, and other signed customs forms as requested by KLAS to recover import duties related to the Work.
- b. SELLER shall assign duty drawback rights to the goods furnished hereunder in order for KLAS to seek recovery of duty drawback. Such duty drawback rights shall include rights obtained from lower-tier subcontractors related to the Work.
- c. SELLER shall maintain and make available to KLAS all records supporting any certificates or origin, declarations, the valuation of the Work for import purposes, and/or affidavits provided to KLAS as support for KLAS's claims for duty free or preferential duty treatment or duty drawback for five years after the date on which the aforementioned documents were provided.

11. DEFAULT

- a. KLAS, by written notice, may terminate this Contract for default, in whole or in part, if SELLER (i) fails to comply with any of the terms of this Contract; (ii) fails to make progress so as to endanger performance of this Contract; (iii) fails to provide adequate assurance of future performance; (iv) files or has filed against it a petition in bankruptcy; or (v) becomes insolvent or suffers a material adverse change in financial condition. SELLER shall have ten (10) days (or such longer period as KLAS may authorize in writing) to cure any such failure after receipt of notice from KLAS. Default involving delivery schedule delays, bankruptcy or adverse change in financial condition shall not be subject to the cure provision.
- b.) Following a termination for default of this Contract, SELLER shall be compensated only for Work actually delivered and accepted. KLAS may require SELLER to deliver to KLAS any supplies and materials, manufacturing materials, and manufacturing drawings that SELLER has specifically produced or acquired for the terminated portion of this Contract. KLAS and SELLER shall agree on the amount of payment for these other deliverables.
- c. Upon the occurrence and during the continuation of a default, KLAS may exercise any and all rights and remedies available to it under applicable law and equity, including without limitation, cancellation of this Contract. If after termination for default under this Contract, it is determined that SELLER was not in default, such termination shall be deemed a termination for convenience.
- d. SELLER shall continue all Work not terminated or cancelled.

12. DEFINITIONS

The following terms shall have the meanings set forth below:

- a. "Contract" means the instrument of contracting, such as "Purchase Order", "PO", "Subcontract", or other such type designation, including these terms and conditions, all referenced documents, exhibits and attachments. If these terms and conditions are incorporated into a "master" agreement that provides for releases, (in the form of a Purchase Order or other such document) the term "Contract" shall also mean the Release document for the Work to be performed.
- b. "FAR" means the Federal Acquisition Regulation, issued as Chapter 1 of Title 48, Code of Federal Regulations.
- c. "Government" means the Government of Ireland or the United States of America or any department or agency thereof.
- d. "KLAS" means Klas LTD, acting through its companies or business units as identified on the face of this Contract. If a subsidiary or affiliate of Klas LTD is identified on the face of this Contract, then "KLAS" means that subsidiary or affiliate.
- e. "KLAS Procurement Representative" means a person authorized by KLAS's cognizant procurement organization to administer and/or execute this Contract.
- f. "SELLER" means the party identified on the face of this Contract with whom KLAS is contracting

g. "Work" means all required labor, articles, materials, supplies, goods, and services constituting the subject matter of this Contract.

13. DISPUTES

- a. All disputes under this Contract that are not disposed of by mutual agreement may be decided by recourse to an action at law or in equity exclusively in Ireland. Each party hereby irrevocably waives, to the fullest extent permitted by applicable law, any right it may have to a trial by jury in respect to any litigation directly or indirectly arising out of under or in connection with this Contract.
- b. Until final resolution of any dispute hereunder, SELLER shall diligently proceed with the performance of this Contract as directed by KLAS.

14. ELECTRONIC CONTRACTING

The parties agree that if this Contract is transmitted electronically neither party shall contest the validity of this Contract, or any acknowledgement thereof, on the basis that this Contract or acknowledgement contains an electronic signature.

15. EXCUSABLE DELAY

- a. SELLER shall be excused from, and shall not be liable for, failure of performance to the extent due to causes beyond SELLER's control and without SELLER's fault or negligence, including, but not limited to, acts of God or public enemy, acts of Government in either sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, unusually severe weather, and delays of common carriers.
- b. In order to be excused from performance under (a), SELLER shall submit, within ten (10) calendar days of the start of the event causing delay, a written notice stating a complete and detailed description of such event, the date of commencement, an estimate of the probably period of delay, and explanation indicating how such event was beyond the control of SELLER and not due to its negligence or fault and what efforts SELLER will make to minimize the length of delay. SELLER shall submit within ten (10) calendar days of the end of the event a written notice stating the impact to the schedule and evidence justifying the length of the delay.
- c. If the delay extends for thirty (30) days or more, this Contract may be terminated by KLAS without any additional cost and without liability to SELLER.

16. EXPORT CONTROL

a. SELLER shall comply with all applicable U.S. and non-U.S. sanctions and export control laws, rules, and regulations, specifically including but not limited to the International Traffic in Arms Regulations (ITAR), 22 C.F.R. 120 et seq.; the Export Control Reform Act of 2018; the Export Administration Regulations (EAR), 15 C.F.R. 730-774; the Foreign Assets Control Regulations, 31 C.F.R. 500-598, and EU controls on exports of dual-use items and technology implemented pursuant to Council Regulation (EC) No. 428/2009 (collectively, "Trade Control Laws"). Without limiting the foregoing, SELLER shall not transfer any KLAS provided export controlled item or data (or items and data developed from such items or data), including transfers to dual or third-country

nationals employed by or associated with or under contract to SELLER or SELLER's lower-tier subcontractors, unless authorized in advance by an export authorization (e.g., Technical Assistance Agreement (TAA) or Manufacturing Licensing Agreement (MLA), export license, license exception, or license exemption (collectively, "Export Authorization"), as required.

b. SELLER shall notify KLAS if any deliverable under this Contract is restricted by applicable Trade Control Laws. Before providing KLAS any item or data controlled under any of the Trade Control Laws, SELLER shall provide in writing to the KLAS Procurement Representative the export classification of any such item or controlled data (i.e. the export classification under the EAR, ITAR, EU List of Dual Use Items and Technology, Wassenaar Arrangement's List of Dual-Use Goods and Technologies or other applicable export control list) and shall notify the KLAS Procurement Representative in writing of any changes to the export classification information of the item or controlled data. SELLER represents that an official authorized to bind the SELLER has determined that the SELLER or the designer, manufacturer, supplier or other source of the Work has properly determined their export classification.

c.

- SELLER hereby represents that neither SELLER nor any parent, subsidiary, affiliate, employee, or sublicensee or lower tier supplier of SELLER (i) are located within an ITAR §126.1 listed country, (ii) nor included on any of the restricted party lists maintained by the U.S. Government, including the Specially Designated Nationals List administered by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC"), Denied Parties List, Unverified List or Entity List maintained by the U.S. Commerce Department's Bureau of Industry and Security ("BIS"), the List of Statutorily Debarred Parties maintained by the U.S. State Department's Directorate of Defense Trade Controls or the consolidated list of asset freeze targets designated by the United Nations, European Union, and United Kingdom (collectively, "Restricted Party Lists."
- 2. SELLER further represents that it shall immediately notify the KLAS Procurement Representative if SELLER's status changes with respect to any of the foregoing.
- d. In the event of an anticipated change in control of SELLER involving another person or entity, SELLER shall provide KLAS with notice at least 90 days prior to the effectiveness of such change of control consistent with applicable law and confidentiality restrictions.
- e. KLAS ITAR Controlled Technical Data (as that term is defined in the ITAR) can be provided only to SELLER's same country national employees. Third country national employees and/or dual country national employees of SELLER are not authorized to receive KLAS ITAR Controlled Technical Data without separate authorization as approved by KLAS and the U.S. Government.
- f. If ITAR Controlled Technical Data required to perform this Contract is exported pursuant to ITAR 124.13 to SELLER under a DSP-5, Offshore Procurement License, SELLER shall comply with the following:
 - 1. ITAR Controlled Technical Data shall be used only to manufacture the Work required by this Contract; and

- 2. ITAR Controlled Technical Data shall not be disclosed to any other person except lower-tier subcontractors within the same country; and
- 3. Any rights in ITAR Controlled Technical Data may not be acquired by any foreign person; and
- 4. SELLER, including lower-tiered subcontractors, shall return, or at KLAS's direction, destroy all of the ITAR Controlled Technical Data exported to SELLER pursuant to this Contract upon fulfillment of its terms; and
- 5. Unless otherwise directed by KLAS, SELLER shall deliver the Work only to KLAS in the United States or to an agency of the U.S. Government; and
- 6. SELLER shall include the terms of this paragraph (f) in all lower-tier subcontracts issued with ITAR Controlled Technical Data is provided to the lower-tier subcontractor.
- g. Where SELLER is a signatory under a KLAS Export Authorization, SELLER shall provide prompt notification to the KLAS Procurement Representative in the event of (1) changed circumstances including, but not limited to, ineligibility, a violation or potential violation of the ITAR or other applicable governmental restrictions, and the initiation or existence of a government investigation, that could affect SELLER's performance under this Contract, or (2) any change by SELLER that might require KLAS to submit an amendment to an existing Export Authorization or request a new or replacement Export Authorization. SELLER shall provide to KLAS all information and documentation as may reasonably be required for KLAS to prepare and submit any required Export Authorization applications. Delays on SELLER's part to submit the relevant information for export authorizations shall not constitute an excusable delay under this Contract.
- h. If sublicensing is authorized in writing by KLAS and the U.S. Government under a current and applicable TAA (or other Export Authorization), SELLER shall comply with the following:
 - Obtain an ITAR Non-Disclosure Agreement ("NDA") in the format approved by the U.S. State Department's Directorate of Defense Trade Controls ("DDTC") from each lower-tier subcontractor subject to the applicable Export Authorization to which SELLER will sublicense ITAR Controlled Technical Data; and
 - 2. Provide a copy of the fully executed ITAR NDA to the KLAS Procurement Representative; and
 - 3. Upon completion (1) and (2) above, KLAS will acknowledge received of the NDA and provide authorization to SELLER to provide KLAS ITAR Controlled Technical Data to its authorized lower-tier subcontractors; and
 - 4. SELLER shall not provide KLAS ITAR Controlled Technical Data to a lower-tier subcontractor until after items (1) and (2) have been completed; and
 - 5. KLAS ITAR Controlled Technical Data can be provided to SELLER's lower-tier subcontractor's employees within the territory of the authorized country or countries only; and
 - 6. Third-country and dual-country national employees of SELLER's authorized lower-tier subcontractors are not authorized to receive KLAS ITAR Controlled Technical Data without separate authorization and approval by KLAS and the U.S. Government.

i. SELLER shall be responsible for all losses, costs, claims, causes of action, damages, liabilities and expense, including attorney's fees, all expense of litigation and/or settlement, and court costs, arising from any act or omission of SELLER, its officers, directors, employees, consultants, agents, affiliates, successors, permitted assigns, suppliers, or subcontractors at any tier, in the performance of any of its obligations under this clause.

17. EXTRAS

Work shall not be supplied in excess of quantities specified in this Contract. SELLER shall be liable for handling charges and return shipment costs for any excess quantities.

18. FURNISHED PROPERTY

- a. KLAS may, by written authorization, provide to SELLER property owned by either KLAS or its customer (Furnished Property). Furnished Property shall be used only for the performance of this Contract.
- b. Title to Furnished Property shall remain in KLAS or its customer. SELLER shall clearly mark (if not so marked) all Furnished Property to show its ownership.
- c. Except for reasonable wear and tear, SELLER shall be responsible for, and shall promptly notify KLAS of, any loss or damage to Furnished Property. Without additional charge, SELLER shall manage, maintain, and preserve Furnished Property in accordance with applicable law, the requirements of this Contract and good commercial practice.
- d. At KLAS's request, and/or upon completion of this Contract, SELLER shall submit, in an acceptable form, inventory lists of Furnished Property and shall deliver or make such other disposal as may be directed by KLAS.
- e. The Government Property Clause contained in this Contract shall apply in lieu of paragraph's (a) through (d) above with respect to Government-furnished property, or other property to which the Government has title or may take title under this Contract.

19. GRATUITIES/KICKBACKS

- a. SELLER shall not offer or give a kickback or gratuity (in the form of entertainment, gifts, or otherwise) for the purpose of obtaining or rewarding favorable treatment as a KLAS supplier.
- b. By accepting this Contract, SELLER certifies and represents that it has not made or solicited and will not make or solicit kickbacks in violation of FAR 52.203-7 or the Anti-Kickback Act of 1986 (41 USC 51-58), both of which are incorporated herein by this specific reference, except that paragraph (c)(1) of FAR 52.203-7 shall not apply.

20. IMPORTER OF RECORD

This clause applies only if this Contract involves importation of Work into the United States.

a. SELLER understands that the Work may be, either now or in the future, subject to one or more trade remedy proceedings (e.g., anti-dumping, countervailing duty, safeguard) in the United

States, which may result in the imposition of additional duties or other charges or quantitative restrictions on the imported goods. If any such proceedings are initiated, SELLER shall, at KLAS's request, cooperate fully with KLAS and with requests for information from the competent government authorities in the United States. SELLER further understands and agrees that such cooperation may require it to provide confidential sales and cost information to the competent authorities so that they can calculate the amount of the duty or other charge on the goods.

- b. At all times before, during, or after the initiation of a trade remedy proceeding in the United States or another country, SELLER shall take all available steps necessary to minimize (1) the risk that additional duties or other charges may be imposed on its goods sold to KLAS and (2) the amount of such duties or charges. SELLER warrants that there are no additional duties or other charges (e.g., antidumping duties, countervailing duties, safeguard duties) covering the Work, so long as the Work is (1) sold before the date of publication of the official government notice that imposes additional duties or other charges (i.e., the "antidumping duty order"); and (2) exported before the date of publication of the Department of Commerce concluding the investigation phase of the antidumping proceeding. The purpose of this provision is to comply with U.S. regulation 19 C.F.R. § 351.402(f) (2013). KLAS may terminate the agreement without liability to SELLER if additional duties or other charges are imposed on the goods produced or exported by SELLER.
- c. Unless this Contract expressly states that KLAS is designated as the importer of record, SELLER agrees that:
 - KLAS will not be a party to the importation of Works, the transaction(s) represented by this Contract will be consummated after importation, and SELLER shall neither cause nor permit KLAS's name to be shown as "Importer Of Record" on any customs declaration Temporary or Import Bond; and
 - 2. Upon request and where applicable, SELLER shall provide to KLAS Customs Form 7501 entitled "Customs Entry", properly executed.

21. INDEMNITY

SELLER shall defend, indemnify, and hold harmless KLAS, its officers, directors, employees, consultants, agents, affiliates, successors, permitted assigns and customers from and against all losses, costs, claims, causes of action, damages, liabilities, and expenses, including attorney's fees, all expenses of litigation and/or settlement, and court costs, arising from any act or omission of SELLER, its officers, employees, agents, suppliers, or subcontractors at any tier, in the performance of any of its obligations under this Contract.

22. INDEPENDENT CONTRACTOR RELATIONSHIP

SELLER is an independent contractor in all its operations and activities hereunder. The employees used by SELLER to perform Work under this Contract shall be SELLER's employees exclusively without any relation whatsoever to KLAS.

23. INFORMATION ASSURANCE

- a. Information provided by KLAS to SELLER remains the property of KLAS. SELLER shall comply with the terms of any proprietary information agreement with KLAS and comply with all proprietary information markings and restrictive legends applied by KLAS to anything provided hereunder to SELLER. SELLER shall not use any KLAS provided information for any purpose except to perform this Contract and shall not disclose such information to third parties without the prior written consent of KLAS. SELLER shall maintain data protection processes and systems sufficient to adequately protect KLAS provided information and comply with any law or regulation applicable to such information.
- b. If SELLER becomes aware of any compromise of information used in the performance of this Contract or provided by KLAS to SELLER, its officers, employees, agents, suppliers, or subcontractors (an "Incident"), SELLER shall take appropriate immediate actions to investigate and contain the Incident and any associated risks, including notification within seventy-two (72) hours to KLAS after learning of the Incident. As used in this clause, "compromise" means that information has been exposed to unauthorized access, inadvertent disclosure, known misuse, loss, destruction, or alteration other than as required to perform the Work. SELLER shall provide reasonable cooperation to KLAS in conducting any investigation regarding the nature and scope of any Incident. Any costs incurred in investigating or remedying Incidents shall be borne by SELLER.
- c. Any KLAS provided information identified as proprietary or subject to restrictions on public disclosure by law or regulation shall be encrypted (i) if transmitted via the Internet, or (ii) during electronic storage if potentially accessible by the Internet or otherwise by non-authorized users.
- d. The provisions set forth above are in addition to and do not alter, change or supersede any obligations contained in a proprietary information agreement between the parties.
- e. DFARS 252.204-7012 applies to covered defense information if said clause is included in this Contract.

24. INFORMATION OF SELLER

SELLER shall not provide any proprietary information to KLAS without prior execution of a proprietary information agreement by the parties.

25. INSPECTION AND ACCEPTANCE

- a. KLAS and its customer may inspect all Work at reasonable times and places, including, when practicable, during manufacture and before shipment. SELLER shall provide all information, facilities, and assistance necessary for safe and convenient inspection without additional charge.
- b. No such inspection shall relieve SELLER of its obligations to furnish and warrant all Work in accordance with the requirements of this Contract. KLAS's final inspection and acceptance shall be at destination.
- c. If SELLER delivers non-conforming Work, KLAS may, in addition to any other remedies available at law or at equity: (i) accept all or part of such Work at an equitable price reduction; or (ii) reject such Work; or (iii) require SELLER, at SELLER's cost, to make all repairs, modifications, or

replacements at the direction of KLAS necessary to enable such Work to comply in all respects with Contract requirements.

d. SELLER shall not re-tender rejected Work without disclosing the corrective action taken.

26. INSURANCE

- a. SELLER and its subcontractors shall maintain for the performance of this Contract the following insurances:
 - 1. Workers' compensation insurance meeting the statutory requirements where Work will be performed;
 - 2. Employer's liability (EL) in the amount of €1 million per each accident or per each employee for disease;
 - 3. Commercial general liability (CGL) including Products Liability and Completed Operations liability in the amount of €1 million per occurrence and €2 million in the aggregate annually, or in such higher amounts as KLAS may require;
 - Automobile liability (AL) insurance covering third party bodily injury and property damage with a minimum of €1 million per occurrence limit, or in such higher amounts as KLAS may require; and
 - 5. Such other insurance as KLAS may require.
- b. SELLER shall provide KLAS thirty (30) days advance written notice prior to the effective date of any cancellation or change in the term or coverage of any of SELLER's required insurance, provided however such notice shall not relieve SELLER of its obligations to maintain the required insurance. SELLER shall have its' insurers name KLAS as an additional insured on the CGL and AL policies for the duration of this Contract. If requested, SELLER shall provide a "Certificate of Insurance" evidencing SELLER's compliance with these requirements. Insurance maintained pursuant to this clause shall be considered primary as respects the interest of KLAS and is not contributory with any insurance which KLAS may carry. "Subcontractor" as used in this clause shall include SELLER's subcontractors at any tier. SELLER's obligations herein for procuring and maintaining insurance coverage are freestanding and are not affected by any other language in this Contract.

27. INTELLECTUAL PROPERTY

a. SELLER warrants that the Work performed or delivered under this Contract will not infringe or otherwise violate the intellectual property rights of any third party in the United States or any foreign country. SELLER shall defend, indemnify, and hold harmless KLAS, its officers, directors, employees, consultants, agents, affiliates, successors, permitted assigns and customers from and against all losses, costs, claims, causes of action, damages, liabilities, and expenses, including attorney's fees, all expenses of litigation and/or settlement, and court costs, arising out of any action by a third party that is based upon a claim that the Work performed or delivered under this Contract infringes or otherwise violates the intellectual property rights of any person or entity.

- b. In addition to the Government's rights in data and inventions, SELLER agrees that KLAS, in the performance of its prime or higher tier contract obligations, shall have a limited, irrevocable, nonexclusive, world-wide, royalty-free license to: (i) make, have made, sell, offer for sale, use, execute, reproduce, display, perform, distribute (internally or externally) copies of, transfer computer software to the Government and the Government's end customer, and prepare derivative works of any inventions, discoveries, improvements, maskworks and patents as well as any and all data, copyrights, reports and works of authorship delivered in performance of this Contract, to the limited extent necessary for KLAS to make use of the Work performed or items delivered under this Contract in the performance of its contract obligations with its customer; and (ii) authorize others to do any, some or all of the foregoing.
- c. The tangible medium storing copies of all reports, memoranda or other materials in written form including machine readable form, prepared by SELLER and furnished to KLAS pursuant to this Contract shall become the sole property of KLAS. Nothing in this paragraph (c) assigns ownership of SELLER's intellectual property included on such medium to KLAS.
- d. No other provision in this Contract, including but not limited to the Indemnity clause, shall be construed to limit the liabilities or remedies of the parties under this clause.

28. LANGUAGE AND STANDARDS

All reports, correspondence, drawings, notices, marking, and other communications shall be in the English language. The English version of the Contract shall prevail.

29. NEW MATERIALS

The Work to be delivered hereunder shall consist of new materials, as defined in FAR 52.211-5, not used, or reconditioned, remanufactured, or of such age as to impair its usefulness or safety.

30. OFFSET CREDIT/COOPERATION

This Contract has been entered into in direct support of KLAS's international offset programs. All offset benefit credits resulting from this Contract are the sole property of KLAS to be applied to the offset program of its choice. SELLER shall assist KLAS in securing appropriate offset credits from the respective country government authorities.

31. PACKING AND SHIPMENT

- a. Unless otherwise specified, all Work is to be packed in accordance with good commercial practice.
- b. A complete packing list shall be enclosed with all shipments. SELLER shall mark containers or packages with necessary lifting, loading, and shipping information, including the KLAS Contract number, item number, dates of shipment, and the names and addresses of consignor and consignee. Bills of lading shall include this Contract number.
- c. Unless otherwise specified, delivery shall be FOB Destination.

32. PAYMENTS, TAXES, AND DUTIES

- a. Unless otherwise provided, terms of payment shall be net thirty (30) days from latest of the following: (1) KLAS's receipt of SELLER's proper invoice; (2) scheduled delivery date of the Work; or (3) actual delivery of the Work at the final destination.
- b. Each payment made shall be subject to reduction to the extent of amounts which are found by KLAS or SELLER not to have been properly payable and shall also be subject to reduction for overpayments. SELLER shall promptly notify KLAS of any such overpayments and remit the amount of the overpayment except as otherwise directed by KLAS.
- c. KLAS shall have a right of setoff against payments due or at issue under this Contract or any other Contract between the parties.
- d. Payment shall be deemed to have been made as of the date of mailing KLAS's payment or electronic funds transfer.
- e. Unless otherwise specified, prices include all applicable federal, state, and local taxes, duties, tariffs, and similar fees imposed by any government, all of which shall be listed separately on the invoice.
- f. The prices stated in the Contract are firm, fixed prices.

33. PLACE OF PERFORMANCE

If SELLER intends to change the place of performance of Work under this Contract from the place(s) identified in SELLER's proposal, SELLER shall provide prior written notice to KLAS. Notification of changes to the place of performance from within the United States to a location outside the United States shall be provided by SELLER to KLAS at least six months in advance.

34. PRECEDENCE

Any inconsistencies in this Contract shall be resolved in accordance with the following descending order of precedence: (1) face of the Purchase Order and/or Task Order, release document, or schedule (including any continuation sheets), as applicable, including any special terms and conditions; (2) this GTC and any supplementary GTC invoked in this Contract; and (3) the Statement of Work.

35. PRIORITY RATING

If this Contract contains a DPAS rating, this Contract is a "rated order" certified for national defense, emergency preparedness, and energy program use, and SELLER shall follow all the requirements of the Defense Priorities and Allocation System Regulation (15 C.F.R. Part 700), when placing orders with United States suppliers.

36. QUALITY CONTROL SYSTEM

a. SELLER shall provide and maintain a quality control system to an industry recognized Quality Standard and in compliance with any other specific quality requirements identified in this Contract.

b. Records of all quality control inspection work by SELLER shall be kept complete and available to KLAS and its customers.

37. RELEASE OF INFORMATION

Except as required by law, no public release of any information, or confirmation or denial of same, with respect to this Contract or the subject matter hereof, will be made by SELLER or its subcontractors without the prior written approval of KLAS. SELLER shall not use "Klas", "Klas Telecom," "Klas Group", "Klas Government", "TRX", or any other trademark or logo owned by KLAS, in whatever shape or form, without the prior written consent of KLAS.

38. RETENTION OF RECORDS

Unless a longer period is specified in this Contract or by law or regulation, SELLER shall retain all records related to this Contract for five (5) years from the date of final payment received by SELLER. Records related to this Contract include, but are not limited to, financial, proposal, procurement, specifications, production, inspection, test, quality, shipping and export, and certification records. At no additional cost, SELLER shall timely provide access to such records to the US Government and/or KLAS upon request.

39. SEVERABILITY

Each clause, paragraph and subparagraph of this Contract is severable, and if one or more of them are declared invalid, the remaining provisions of this Contract will remain in full force and effect.

40. STOP WORK

- a. SELLER shall stop Work for up to ninety (90) days in accordance with any written notice received from KLAS, or for such longer period of time as the parties may agree and shall take all reasonable steps to minimize the incurrence of costs allocable to the Work during the period of Work stoppage.
- b. Within such period, KLAS shall either terminate in accordance with the provisions of this Contract or continue the Work by written notice to SELLER. In the event of a continuation, an equitable adjustment in accordance with the principles of the "Changes" clause shall be made to the price, delivery schedule, or other provision(s) affected by the Work stoppage, if applicable, provided that the claim for equitable adjustment is made within thirty (30) days after date of notice to continue.

41. SURVIVABILITY

All rights, obligations, and duties hereunder, which by their nature or by their express terms extend beyond the expiration or termination of this Contract, including but not limited to warranties, indemnifications, intellectual property (including rights to and protection of intellectual property and proprietary information), and product support obligations shall survive the expiration or termination of this Contract.

42. TERMINATION FOR CONVENIENCE

- a. KLAS reserves the right to terminate this Contract, or any part hereof, for its convenience. KLAS shall terminate by delivering to SELLER a Notice of Termination specifying the extent of termination and the effective date. In the event of such termination, SELLER shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this Contract, SELLER shall be paid a percentage of the Contract price reflecting the percentage of the Work performed prior to the notice of termination, plus reasonable charges SELLER can demonstrate to the satisfaction of KLAS using its standard record keeping system have resulted from the termination. SELLER shall not be paid for any Work performed or costs incurred which reasonably could have been avoided.
- b. In no event shall KLAS be liable for lost or anticipated profits, or unabsorbed indirect costs or overhead, or for any sum in excess of the total Contract price. SELLER's termination claim shall be submitted within ninety (90) days from the effective date of the termination.
- c. SELLER shall continue all Work not terminated.

43. TIMELY PERFORMANCE

- a. SELLER's timely performance is a critical element of this Contract.
- b. Unless advance shipment has been authorized in writing by KLAS, KLAS may store at SELLER's expense, or return, shipping charges collect, all Work received in advance of the scheduled delivery date.
- c. SELLER shall provide KLAS status of performance of this Contract when requested. In addition, if SELLER becomes aware of an impending labor dispute involving SELLER or any lower tier subcontractor, or any other difficulty in performing the Work, SELLER shall timely notify KLAS, in writing, giving pertinent details. These notifications shall not change any delivery schedule.
- d. In the event of a termination for convenience or change, no claim will be allowed for any manufacture or procurement in advance of SELLER's normal flow time unless there has been prior written consent by KLAS.

44. TRAVEL COSTS

- a. All travel incurred by SELLER in the performance of this Contract is included within the Contract price and shall not be separately reimbursed by KLAS unless such travel is expressly authorized in writing in advance by KLAS's Procurement Representative.
- b. When travel is authorized under this Contract, SELLER shall be reimbursed only for necessary, reasonable, and actual travel expenses for transportation, lodging, meals and incidental expenses only to the extent that they do not exceed the maximum per diem rate in effect at the time of travel, as set forth in the United States Federal Travel Regulations for the area of travel authorized under this Contract. Air travel shall be reimbursed for coach class only. Lodging expenses are reimbursable only where incurred from establishments serving the general public.
- c. SELLER shall provide a detailed summary of all such costs by category of expense with each invoice. SELLER shall provide a legible receipt for each claimed individual expense exceeding €75.00.

45. USE OF FREE, LIBRE, AND OPEN SOURCE SOFTWARE (FLOSS)

- a. This clause only applies to Work that includes the delivery of software (including software residing on hardware).
- b. SELLER shall disclose to KLAS in writing any FLOSS that will be used or delivered in connection with this Contract and shall obtain KLAS's prior written consent before using or delivering such FLOSS in connection with this Contract. KLAS may withhold such consent in its sole discretion.
- c. As used herein, "FLOSS License" means the General Public License (GPL), Lesser/Library GPL, (LGPL), the Affero GPL (APL), the Apache license, the Berkeley Software Distribution (BSD) license, the MIT license, the Artistic License (e.g., PERL), the Mozilla Public License (MPL), or variations thereof, including without limitation licenses referred to as "Free Software License", "Open Source License", "Public License", or "GPL Compatible License."
- d. As used herein, "FLOSS" means software that incorporates or embeds software in, or uses software in connection with, as part of, bundled with, or alongside any (1) open source, publicly available, or "free" software, library or documentation, or (2) software that is licensed under a FLOSS License, or (3) software provided under a license that (a) subjects the delivered software to any FLOSS License, or (b) requires the delivered software to be licensed for the purpose of making derivative works or be redistributable at no charge, or (c) obligates KLAS to sell, loan, distribute, disclose or otherwise make available or accessible to any third party (i) the delivered software, or any portion thereof, in object code and/or source code formats, or (ii) any products incorporating the delivered software, or any portion thereof, in object code and/or source code and/or source code formats.
- e. SELLER shall defend, indemnify, and hold harmless KLAS, its customers and suppliers from and against any claims, damages, losses, costs, and expenses, including reasonable attorney's fees, relating to use in connection with this Contract or the delivery of FLOSS. No other provision in this Contract, including but not limited to the Indemnity clause, shall be construed to limit the liabilities or remedies of the parties for the use of FLOSS in connection with this Contract or for the delivery of FLOSS under this Contract.

46. WAIVERS, APPROVALS, AND REMEDIES

- a. Failure by either party to enforce any of the provisions of this Contract or applicable law shall not constitute a waiver of the requirements of such provisions or law, or as a waiver of the right of a party thereafter to enforce such provision or law.
- b. KLAS's approval of documents shall not relieve SELLER of its obligation to comply with the requirements of this Contract.
- c. The rights and remedies of either party in this Contract are cumulative and in addition to any other rights and remedies provided by law or in equity.

47. WARRANTIES

SELLER warrants that all Work furnished pursuant to this Contract shall strictly conform to applicable specifications, drawings, samples, descriptions, and other requirements of this Contract and be free

from defects in design, material, and workmanship. This warranty shall begin upon final acceptance and extend for a period of one (1) year. If any nonconforming Work is identified within the warranty period, SELLER, at KLAS's option, shall promptly repair, replace, or reperform the Work. Transportation of replacement Work, return of nonconforming Work, and reperformance of Work shall be at SELLER's expense. If repair, or replacement, or reperformance of Work is not timely, KLAS may elect to return, reperform, repair, replace, or reprocure the non-conforming Work at SELLER's expense. All warranties shall run to KLAS and its customers.

48. WORK ON KLAS AND THIRD PARTY PREMISES

- a. "Premises" as used in this clause means premises of KLAS, its customers, or other third parties where Work is being performed.
- b. SELLER shall ensure that SELLER personnel working on Premises comply with any on-premises policies and: (i) do not bring weapons of any kind onto Premises; (ii) do not manufacture, sell, distribute, possess, use or be under the influence of controlled substances or alcoholic beverages while on Premises; (iii) do not possess hazardous materials of any kind on Premises without KLAS's authorization; (iv) remain in authorized areas only; (v) do not conduct any non-KLAS related business activities (such as interviews, hirings, dismissals or personal solicitations) on Premises, (vi) do not send or receive non-KLAS related mail through KLAS's or third party's mail systems; (vii) do not sell, advertise or market any products or memberships, distribute printed, written or graphic materials on Premises without KLAS's written permission or as permitted by law; and (viii) follow instruction from KLAS in the event of an actual or imminent safety or environmental hazard on Premises.
- c. All persons, property, and vehicles entering or leaving Premises are subject to search.
- d. SELLER shall promptly notify KLAS and provide a report of any accidents or security incidents involving loss of or misuse or damage to KLAS, customer, or third party intellectual or physical assets, and all physical altercations, assaults, or harassment.
- e.
- 1. Prior to entry on Premises, SELLER shall coordinate with KLAS to gain access. SELLER shall provide information reasonably required by KLAS to ensure proper identification of personnel, including, but not limited to verification of citizenship, lawful permanent resident status, protected individual or other status.
- 2. SELLER personnel requiring access to Premises shall, prior to entry, be screened by SELLER at no charge to KLAS through the KLAS Contractor Screen Program, or otherwise screened by SELLER in a manner satisfactory to KLAS.
- f. SELLER shall ensure that SELLER personnel: (i) do not remove KLAS, customer, or third party assets from Premises without KLAS authorization; (ii) use KLAS, customer, or third party assets only for purposes of this Contract; (iii) only connect with, interact with or use computer resources, networks, programs, tools or routines authorized by KLAS; and (iv) do not share or disclose user identifiers, passwords, cipher keys or computer dial port telephone numbers. KLAS may periodically audit SELLER's data residing on KLAS, customer, or third-party assets on Premises.

- g. KLAS may, at its sole discretion, have SELLER remove any specified employee of SELLER from Premises and require that such employee not be reassigned to any Premises under this Contract.
- h. Violation of this clause may result in termination of this Contract in addition to any other remedy available to KLAS at law or in equity. SELLER shall reimburse KLAS, customer, or third party for any unauthorized use of KLAS, customer, or third party assets.
- i. SELLER shall advise the KLAS Procurement Representative of any unauthorized direction or course of conduct.
- j. SELLER shall immediately report to KLAS all emergencies (e.g., medical, fire, spills or release of any hazardous material) and non-emergency incidents (e.g., job-related injuries or illnesses) affecting the Work. SELLER shall provide KLAS with a copy of any reports of such incidents SELLER makes to governmental authorities.