ELEMENT MATERIALS TECHNOLOGY

TERMS AND CONDITIONS (US)

1. Formation of Contract

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- 1.2 These Terms and Conditions shall supersede and override any terms or conditions contained in or referred to in the Custom^\eta\frac{A}} i&@e^Af_ia^i or acceptance of a quotation or specification and shall prevail over any inconsistent terms of conditions (another inft) (another inft)

company of that party, and any subsidiary of a holding company of that party.

- 8.8.1 death or personal injury to the extent resulting from the $\hat{O}[\;\{\;]$ æ) \hat{q} negligence; or
- 8.8.2 liability incurred by the Customer to the extent resulting from fraud or fraudulent misrepresentation by the Company; or
- 8.8.3 any other matter which may not be limited or excluded by law to the extent arising out of the errors or omissions of Company.
- 8.9 This condition 8 shall survive termination of the Contract.

9. Intellectual Property Rights

9.1 In this condition 9, the following definitions apply:

Intellectual Property Rights: all patents, rights to inventions, utility models, copyright and related rights, trademarks, service marks, trade, business and domain names, rights in trade dress or get-up, rights in goodwill or to sue for passing off, unfair competition rights, rights in designs, rights in computer software, database rights, topography rights, moral rights, rights in confidential information (including know-how and trade secrets) and any other intellectual property rights (now existing or hereafter created), in each case whether registered or unregistered and including all applications for and renewals or extensions of such rights, and all similar or equivalent rights or forms of protection in any part of the world;

- 9.3 Ownership and copyright in the Report shall remain with the Company. Upon the Customer discharging all its obligations under the Contract, including payment of the Consideration, the Customer will obtain an irrevocable, royalty-free, non-exclusive license to use the Report (including the right to sub-license), subject to the terms of subcondition 9.2 and this sub-condition 9.3.
- 9.4 All Intellectual Property Rights in all service mark(s), trademark(s), certificationmemork(s) and other names and logos owned by the Company shall remain the property of the Company and cannot be sold or licensed by the Customer.
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12.3 If any aspect or element of the Services (including any Sample) is, or is likely to

local, international or other applicable laws, rules or regulations governing the use and protection of data..

- 20.1 Within this condition 20. % Processing/Processed 单 如ata Controller 提知 ata Processor 提知 ata Subject 提報 Processor 超 a % Personal Data Breach 徐 @ 斜谷硬个 〈 《 本 译 〈 本 译 译 〈 本 译 〉 《 太 @ 〈 本 译 〉 》 》 Protection Laws; provided that the US Data Protection Laws shall be controlling should there be a conflict between any Data Protection Laws and thereafter the GDPR shall have priority.
- 20.2 The Customer agrees not to provide or otherwise make available Personal Data to the Company, other than business contact information (for example, business, telephone number, job title, and email address), unless otherwise required for the provision of the Services, in which case such additional Personal Data shall be specifically identified in advance by Customer and agreed to in wPringesson, Company.
- 20.3 Where Personal Data is Processed by a party under or in connection with the Contract that party, as Data Processor, shall:
 - 20.3.1 not Process, in the disclosure of the Personal Data or disclose or permit the disclosure of the Personal Data to any c@aÅ/ æć Ấ c@¦Áœ) Áæ Á^~ ð^àÅť Ấ (^^^ớ@/Ấ c@¦Á æć ¶ Ấœ Data Controller) lawful, documented and reasonable instructions (which shall unless otherwise agreed be to process Personal Data as necessary to provide the Services pursuant to the terms

- 22.2.4 it is information which subsequently becomes public knowledge other than by breach of the Contract by the Recipient.
- 22.3 In the event of an information request being made to a Recipient pursuant to any applicable freedom of information laws in respect of any Confidential Information then the Recipient shall notify the Disclosing Party and shall not disclose any information until an analysis has been made as to whether the information requested is capable of benefiting from an exemption from disclosure.
- 22.4 The obligations of the parties under this condition 22 shall continue to apply without limit of time.

23. Export Control License

For the purposes of this condition 23, **%Export Control License** (A) (A) mean any public or governmental license, approval, permit or similar (whether temporary or permanent), issued directly or indirectly, by any United States or foreign authority which, from time to time, it is necessary to obtain in order to be entitled to market, import, export, or re-export products and/or provision of services, and/or transfer of technology and/or Intellectual Property Rights including without limitation, the U.S. Export Administration Regulations, and the U.S. International Traffic in Arms Regulations.

- 23.1 The Compan[^]q Á[^], [{ a⁰, a⁰
- 23.2 The Customer represents and warrants that it shall inform the Company in writing, prior to the Company carrying out