		SAS Tech Solution of	co., Itd.			
ใบเบิก / Payme	nt Requisition		เลขที่ / No.			
จ่ายให้ / Pay to	FMC		วันที่ / Date			
เพื่อใช้ / Purpose for	ช้ำ វะค่า สิ้นค้า	SP02105 - 0123	แผนก / Department	การเงิน		
A/C code		รายการ / Description	งาน เลขที่ / Job no.	จำนวนเงิน / /	Amount	
	Inv. No. 942	090524				
	Item No.	1	J2101- 0012	9, 137. 92	USD	
( ) Cash ( <b>J</b> )	Bank Ch	eque no Dated		9,137.92	USD	
ผู้ขอเบิก						
Request by / Date	Manager / Date	M.D. / Date	CEO./Date	Accountant /	Date	
สุสมภา	משויי				1/64	

FM-AC-12 ,15/11/2555



Customer Contact Person: MS RATTANAGORN +662

6927784

**Invoice Address:** 

Company

SAS TECH SOLUTION COMPANY LIMITED

238/5 Soi Ratchadapisek 18 Huai Khwang, Huai Khwang

10320 BANGKOK

Thailand Customer:

SAS TECH SOLUTION COMPANY LIMITED 238/5 RATCHADAPISEK SOI 18,

10320 BANGKOK

Shipped to:

SAS TECH SOLUTION COMPANY LIMITED

238/5 RATCHADAPISEK SOI 18,

10320 BANGKOK

Delivery Terms: EXW Erie, PA

**FMC Measurement Solutions** 

Invoice

Invoice No : 942090524

Invoice Date : 07/16/2021

Contract/VO Nos : SPO2105-0123

Contract/VO Date: May 19, 2021

**Customer No.** 

: 58287

Sales Order No. : 1076000

Customer PO No.: SPO2105-0123

Forwarding Agent:

Shipping Instruct.: EXPORT ORDER - EXPORT

**FMC Contact Person:** 

Name

: Umesh Mhatre

Telephone

: +91 9594077435

Telefax

: 814-898-5111

Payment Terms: Net 60 Days

Item	Material No/ Description	Quantity	Price	Value Curr.
	Item Specific Info	Ordered/Shipped		
000010	P8VM0000147 ALIV-ST-XP-ARM1-A20000-1	1.00 / 1.00	9,137.92	9,137.92 USD
		AccuLoad IV		
		ALIV-ST		
		Explosion-Proof Housing		
	Flame Proof Enclosure			
	UL/CUL, Eex d IIB, IP65 DEMKO A/S			
		One-Arm Operation		
		2 RTD Input Modules		
		0 - 4-20mA Input Modules		
		0 - 4-20mA Output Modules		
		0 - 1 to 5VDC Input Modules		
		0 - 1 to 5VDC Output Modules		
		1 - 1 A4I Board		
	C	Use Current Firmware		
	Commodity Code: 9032896060			
	Country of Origin: USA (US)			

Doc. 942090524 / Page 1 of

FMC Technologies Measurement Solutions,

Measurement Products, Erie, Pa.

1602 Wagner Ave ERIE PA 16510

+1 814-898-5000

Telephone: Telefax: Company Code:

EERO

Remit to by ACH/Wire: Bank of America 231 South Lasalle Street Chicago, IL 60697 Account #: 8765362093 By ACH Transfer: ABA # 071-000-039 By Wire Transfer: ABA # 026-009-593

Swift Code BOFAUS3N

Remit to by check: FMC Technologies Measurement Solutions, Inc. 14121 Collections Center Drive Chicago, IL 60693



Packed in: 1 packages	Gross total: 84.00LB			
				10
These commodities are subject to your responsibility to comply with the items are exported.	U.S. Export Controls and it is these regulations in the event	Net value Sales Tax Total value	9,137.92 0.00 9,137.92	USD USD USD
FMC Technologies Measurement Solutions,	Remit to by ACH/Wire:	Remit to by check:	Doc. 942090524 / Page 2	of 5

Measurement Products, Erie, Pa.

1602 Wagner Ave ERIE PA 16510

+1 814-898-5000

Telephone: Telefax: Company Code:

EERO

Bank of America 231 South Lasalle Street Chicago, IL 60697 Account #: 8765362093 By ACH Transfer: ABA # 071-000-039 By Wire Transfer: ABA # 026-009-593 Swift Code BOFAUS3N

FMC Technologies Measurement Solutions, Inc. 14121 Collections Center Drive Chicago, IL 60693



#### **SUPPLEMENTARY INFORMATION (complete):**

SPO2105-0123

End User: PTT Oil and Retail Business Public Company Limited | Tel.02-196-5959 555 Vibhavadi Rangsit Road, Jatujak, Bangkok Thailand 10900

Job No.: S2101-0012

"THIS ORDER ACKOWLEDGEMENT IS EXPRESSLY LIMITED TO, AND EXPRESSLY MADE CONDITIONAL ON BUYERS ACCEPTANCE OF THE ATTACHED TERMS. SELLER OBJECTS TO ANY DIFFERENT OR ADDITIONAL TERMS."



STANDARD PRODUCT AND INCIDENTAL SERVICES TERMS & CONDITIONS

The TechnipFMC Standard Product and Incidental Services Terms and Conditions (the "Terms") are applicable to any purchase order, service order, control, agreement or equivalent legal document, whereby a TechnipFMC entity is selling Products or Products and Services, as defined below (the "Order"). The TechnipFMC entity shall be referred to as "Seller" throughout these Terms, while the party purchasing the Products and/or Services shall be to referred to as "Seller" throughout these terms, while the party purchasing the Products and/or Services shall be referred to as "Seller and conditions of the Terms shall be benefit thereos. Seller shall be referred to as "Seller and conditions applicable thereto. Seller hereby rejects any terms and conditions submitted by Buyer in any namer whatsoever different to the Terms. No modification of the Terms shall be binding on the Seller unless agreed to in writing by Seller and specifically labeled as a modification. "Products" "means products of Seller's manufacture. "Service" or "Services" means service in cidental to the installation of the Products and/or technical assistance related to those Products, on an as needed basis. "Services" does not mean service on a vouctive, scheduled or ongoing basis shall be covered by a separate agreement.

1.1 Deliveries are scheduled after order receipt and clarification of required technical information, including Buyer approval of drawings when required. Delivery to a carrier shall constitute delivery to Buyer. Buyer must immediately inspect or provide for immediate inspections upon delivery, and in any event within fifteen (15) days after receipt of the Products. Buyer shall be deemed to have accepted the Products, free of delects, unless additional or particular to the products and/or Services design, manufacture, supply or delivery is not timely received from Buyer, is incomplete, or contains inaccuracies which prevent on-time delivery; and/or (b) Buyer regulated from any

1.4 Title to the Products and/or Services supplied hereunder, and to any additions, replacements, substitutions and accessories thereto, will transfer from the Seller to Buyer when the Buyer pays the full Order price, plus accrued interest, if any, or on delivery of the Products, whichever occurs first. The risk of loss of or damage to the Products shall pass from Seller to Buyer in accordance with the agreed delivery term (latest NCOTERMS). It is agreed by the parties that the risk of loss or destruction of, or damages to any equipment rented or leased to Buyer, will be transferred to Buyer on Buyer receipt of such equipment. At all times, the title of such rental/leased equipment remains with the Seller.

INCOTERMS). It is agreed by the parties that the risk of loss or destruction of, or damages to any equipment rented or leased to Buyer in accordance with the agreed delivery term (tatest such rentalleased equipment remains with the Seller.

ARTICLE 2 - DELAYS

If Seller is in delay with respect to delivery of the Products or parts thereof in accordance with the agreed delivery schedule, Seller shall pay to Buyer as liquidated damages and not as a penalty, an amount equivalent to point obligation of delive parties of delivery schedule, Seller shall pay to Buyer as liquidated damages and not as a penalty, an amount equivalent to point obligation of delivery term of delivery delivery delivery date. It is agreed that the payment of such liquidated damages shall be delivery to delivery date. It is agreed that the payment of such liquidated damages shall be delivery to delivery the delivery date. It is agreed that the payment of such liquidated damages shall be delivery to delivery to deliver may be delivery to delivery the delivery to delive

ARTICLE 4 - VARIATION ORDERS
4.1 No modification, alteration, suspension or variation to the Order and the Terms may be made unless agreed in writing by Seller and Buyer.
4.2 Seller shall have the right to a variation for an extension of time and cost if not granted free and unrestricted access to all sites where any work necessary in connection with the Products and/or Services is to be performed, in accordance with the agreed schedule/execution plan.
4.3 Seller reserves the right to discontinue the manufacture of or change or modify any Product design or construction. Seller's Product, designs, dimensions and weights as shown in Seller's catalogs are subject to variation.

variation.

4.4 If after the date of the Order, any laws, statutory instruments, bylaws, codes or other such regulations enter into force and cause additional costs to Seller in carrying out the Order, such additional costs shall be incurred by Buyer and the price payable to Seller by Buyer for the Products and/or Services shall be adjusted accordingly. This shall also be applicable to unexpected increases in the commodity market, which result in an

4.4 If after the date of the Order, any laws, statutory instruments, bylaws, codes or other such regulations ander into force and cause additional costs. Softenir currying un the Order, and additional costs shall be adjusted accordingly. This shall also be applicable to unexpected increases in the commonly market, which result in an increase of the costs.

ARTICLE 5: a Payment 1s be made within thirty (30) days from the date of Seler's invoice, in accordance with the miserone payments of the Order.

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5:1 Payment 1s be made within thirty (30) days from the date of Seler's invoice, in accordance with the miserone payments of the Order.

5:2 Payment 1s be made within thirty (30) days from the date of payment. Buyer of the own of the order after fifteen (15) calendar days from the date of payment. Buyer 15: 10 payment in the own of the Order after fifteen (15) calendar days from the date of payment. Buyer 15: 10 payment in the own of the Order after fifteen (15) calendar days from the date of payment. Buyer 15: 10 payment in the own of the Order after fifteen (15) calendar days from the date of payment. Buyer 15: 10 payment in the own of the Order after fifteen (15) calendar days from the date of payment in date of payment in date of payment in the own of the Order after fifteen (15) calendar days from the date of payment in date of

ARTICLE 9 - LIMITATION OF LIABILITY
or at law, under strict liability or negligence in any form, whether terminaled or not, shall be limited to the local Corder or these Terms, Seller's total cumulative liability arising out of or related to the performance or non-performance of the Order, whether under contract indemnity Seller from all amounts and liability in excess of the stated limitation.

Indemnity Seller from all amounts and liability in excess of the stated limitation.

ARTICLE 10 - INTELLECTUAL PROPERTY

10.1 Seller shall retain ownership to Intellectual Property Rights (as defined below), patented or not (i) developed prior to and/or outside the Order; (ii) arising out of or related to improvement or enhancement of its Intolloctual Property (as defined below), patented or not (i) developed prior to and/or outside the Order; (ii) arising out of or related to improvement or enhancement of its Intolloctual Property Rights (as defined below), patented or products and/or Sorvices cupplied by Soller to Buyer under the Order.

10.2 Seller hereby grants to Buyer, to the extent necessary for the execution of its rights under the Order, an irrevocatable, worldwide, non-exclusive license to use any Intellectual Property Rights owned by Seller solley for the purpose of the operation and maintenance, but not remanufacture of the Product and/or Services provided to Buyer by Seller under the Order.

10.3 Buyer shall retain ownership to Intellectual Property Rights, patented or not (i) developed prior to and/or outside the Order; (ii) arising out of or related to improvement or enhancement of its Intellectual Property; (iii) developed prior to and/or outside the Order; (ii) arising out of or related to improvement or enhancement of its Intellectual Property; (iii) developed prior to and/or outside the Order; (ii) arising out of or related to improvement or enhancement of its Intellectual Property; (iii) developed prior to and/or outside the Order; (iii) arising out of or related to improvement or enhancement of its Intellectual Property; (iii) developed prior to and/or outside the Order; (iii) arising out of or related to improvement or enhancement of its Intellectual Property; (iii) developed prior to and/or outside the Order; (iii) developed prior to and/or outside the Order; (iii) developed prior to and/or outside the Order.

10.4 Buyer hereby grants to Seller an irrevocable, worldwide, non-exclusion of



Products and/or the provision of Services for the Buyer.

10.6 For the purpose of this Article, "Intellectual Property" means inventions and discoveries, patentable or not, patents, trade secrets, trademarks, service marks, trade or business names, copyrights and other rights in works of authorship (including rights in computer software, and foreign or domestic), moral and artists rights, design rights, domain names, know-how, methodologies, processes, technologies, algorithms, development tools, database rights and semi-conductor topography rights of that party and whether any of the foregoing are registered or unergistered and all rights or forms of protection of a similar nature in any country "Intellectual Property Rights" means any and all rights of a party to that party's intellectual Property.

8 ARTICLE 11 - PATENT INFRINGEMENT

Buyer's specifications or other written instructions, any item of equipment or portion thereof by Buyer, or Buyer's modification of the Products and/or Services, or Buyer's use thereof with other software or equipment not supplied by Buyer.

ARTICLE 12 - CONFIDENTIALITY

The parties shall keep and maintain confidential all Proprietary Information of a party (defined as all business and technical information made available, directly or indirectly, to the other party). The disclosure of this Proprietary Information will be on a need-to-know basis in executing the Order. The parties agree to defend, indemnify and hold each other harmless from all claims arising from a breach of this confidentiality obligation, which shall survive five (5) years after the termination of the Order.

ARTICLE 12 - CONFIDENTIALITY

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ARTICLE 13 - CONFIDENTIALITY

ARTICLE 14 - CONFIDENTIALITY

ARTICLE 13 - CONFIDENTIALITY

ARTICLE 14 - CONFIDENTIALITY

Information will be on a need-to-know basis in executing the Order. The parties agree to defend, indemnify and hold each other harmless from all claims arising from a breach of this confidentiality obligation, which shall survive five (5) years after the termination of the Order.

ARTICLE 13 - CANCELLATION FOR CONVENIENCE AND TERMINATION FOR CAUSE

Either party may cancel the Order for convenience with a thirty (30) day advance notice to the other party in writing, in case of cancellation by Selfer, Selfer's sole liability to Buyer shall be reimbursement of the amounts paid by Buyer for work not delivered in accordance with the Order. If Buyer cancels the Order in whole or in part, Buyer shall compensate Seller for all work done until the receipt of the notice of cancellation, including work in progress; this shall include, without limitation, compensation for raw materials, items and services bought or ordered, coals for demobilization of equipment and/or personnel, as well as all other costs, expenses, administration fees and termination charges incurred in connection with the cancellation of the Order. In addition, Buyer shall pay to Seller a cancellation of equipment and/or personnel, as well as all other costs, expenses, and ministration fees and termination that agree terminates the Order for cause, without prejudice to any right or remedy under these Terms, by giving writine notice to the other party, if:

(a) the terminated party materially breached the Order for and such breach is not corrected within reasonable time after such notice, or

(b) the maximum amount of liquidated damages has been reached, or

(c) the terminated party is adjudged as bankrupt or becomes insolvent or if a receiver of the business or any part of the property of such party shall be appointed on account of such party's insolvency.

(c) the terminated party is adjudged as bankrupt or becomes insolvent or if a receiver of the business or any part of the property of such party is adjudged as bankrupt or becomes insolvent or if the

If any of these circumstances occurs, Seller shall be entitled to a revised delivery schedule and variation priced accordingly.

ARTICLE 15 - COMPLIANCE

15.1 EXPORT CONTROL

If Buyer transfers the Products (including hardware and/ or software and/ or technology as well as corresponding documentation, regardless of the mode of provision) or Services (including all kinds of Technical Assistance, as defined below) delivered by Seller to a third party or to a third country, Buyer shall comply with all applicable national and international (re-) export control regulations.

In any event of such transfer or re-export of Products and/or Services, Buyer shall comply with the (re-) export control regulations of the European Union and of the United States of America.

Technical Assistance\* means any technical support related to repairs, development, manufacture, assembly, testing, maintenance, or any other technical service, and may take forms such as instruction, advice, training, transmission of working knowledge or skills or consulting services; including verbal forms of assistance.

Prior to any transfer of Products and/or Services to a third party or third country, Buyer shall check and quarantee by appropriate measures that:

(a) there will be no infringement of any applicable restrictive measures, sanctions or embargos, including but not limited to such measures imposed by the European Union, any European Union member state, the United Maidom, Norway, the United States of America or the United Nations Security Council or any other relevant sanctions authority, by such transfer, brokering of contracts concerning those Products and/or Services or provision of other economic resources in connection with those Products and/or Services are not intended for use in connection with armaments, military application or end-use, nuclear technology or weapons, or other prohibited purpose (and if such use is subject to prohibition without prior authorization, the required authorization is obtained); and

(c) Buyer shall not de

15.2 ANTI-BRIBERY AND CORRUPTION
Buyer shall adhere to those principles enshrined in the pertinent international and regional conventions on combaling corruption and shall comply with the anti-corruption laws applicable to the activities under the Order and any other anti-corruption laws otherwise applicable to the parties or their ultimate parent companies, including but not limited to the Foreign Corrupt Practices Act of 1977, as amended (USA) and the Bribery Act 2010 (UK). Buyer, in respect of the Order and the matters that are the subject of the Order, warrants that neither it nor to its knowledge anyone on its behalf, has made or offered, nor will make or offer any payment, gift, oppornise or give any advantage, whether directly or through an intermediary, to or for the use of any person, organization or company, including any employee, consultant or agent of Seller Group, or any of their family members, where such payment, gift, promise or advantage would be for purposes of:

(a) influencing any act or decision of such person, organization or company;

(b) inducing an act of a public official to do or omit to do any act in violation of his or her lawful duties;

(c) securing any improper advantage; or

(d) inducing a public official to use his or her influence to affect any act or decision of any department, agency or instrumentality of any government or public enterprise.

Buyer consents to the written disclosure by Seller (if required or compelled by operation of applicable law, regulation or court order) of Buyer's identity and the amounts paid or to be paid by Buyer under the Order.

Buyer shall release, defend, indemnify and hold harmless Seller from and against any claim arising out of or relating to any non-compliance with applicable laws resulting from Buyers' acts or omissions.

Buyer represents an dwarrants that it, its subsidiaries and affiliates, have not taken and will not take any direct or indirect action inconsistent with this Article, in the event of any breach of the representations and

Newtinstanding the termination or validity expiry of the Order, this Article shall survive such termination or expiration to the maximum extent allowed by applicable law.

15.3 DATA PROTECTION

DATA PROTECTION

DATA PROTECTION

Each party shall comply with all applicable data protection laws and will not do or require anything that would cause the other party to be in violation of its respective data protection laws that are applicable to that party. The Seller shall, as appropriate and as directed by Buyer, regularly, dispose of Personal Information as defined below) that is maintained by Seller but that is no longer necessary to provide the Products and/or Services. Upon termination or expiration of the Order for any reason or upon Buyer's regularly, dispose of Personal Information or wall immediately cases handling Personal Information or a manner and format reasonably requested by Buyer, or, if specifically directed by Buyer, will destroy, any or all Personal Information in Seller's possession, power or control, except as otherwise required by law applicable to Seller.

Personal Information means any information owned or provided by or one healt of Buyer, any form, format or media (including paper, electronic and other records), that Seller has access to, obtains, uses, maintains or otherwise handles in connection with the provision of the Products and/or Services, including partial copies thereof that identifies an individual or relates to an identifiable individual.

16.1 The Order shall be construed to be between merchants and governed by the laws of (i) the State of Texas (USA) if Seller is located in the United States, (ii) Singapore if Seller is located in Singapore, (iii) Norway, (iv) France if Seller is located in France, (v) Germany if Seller is located in Texas (USA) if Seller is locat

ARTICLE 17 - NOTICES

Notices shall be sent by registered post or fax, or with "sent with receipt" e-mail, or delivered in person, to the address for notices communicated by the other party. Said notices shall be deemed received (i) upon delivery if hand delivered or sent by registered post, and (ii) upon recipient's confirmation of receipt if faxed, or e-mail transmittal of "receipt".

TechnipFMC Orders shall not be construed as creating a joint venture, partnership or the like between the parties. Neither party shall act or be deemed to act on behalf of the other party, nor have the right to bind the other party. Each party shall remain an independent entity, and act as an independent contractor. Each party shall at all times during the performance hereof be responsible for the payment of wages and benefits to (including but not limited to holidays, absence and pension), and as applicable, tax withholding from its own employees.

ARTICLE 19 - OTHER TERMS AND CONDITIONS

19.1 These Terms and the Order embody the entire agreement of the parties with respect to the subject matter, and prevail over any previous oral or written understandings, commitments or agreements pertaining to such subject matter.

such subject matter.

19.2 TechnipFMC reserves the right to update the Terms from time to time. Said updated versions shall only apply to orders placed once the same have been communicated tothe Buyer.

19.3 If any part or provision of the Terms is deemed to be contrary to, prohibited by, held unenforceable, invalid or in conflict with the laws or regulations of any jurisdiction which may be applicable to the Products and/or Services to be supplied hereunder, and/or to the Order, such provision shall be deemed inapplicable and omitted to the extent contrary, prohibited or invalid, but the validity of the remaining parts or provisions shall not be affected. The parties shall promptly negotiate to restore the provisions hereof as near as possible to their original intent and economic affect.

19.4 The provisions of the Contracts (Rights of Third Parties) Act 1999 shall not apply to the Order. A person, company or other legal entity who is not a party to the Order shall have no right to enforce all or any part of such that party.

19.5 If repair parts, substitutions or additional Products and/or Services are purchased by Broar mustde of the order and/or vary the Order, whether in whole or in part, without the consent of any force of the order, and the order and/or Services are purchased by Broar mustde of the order and/or services are purchased by Broar mustde of the order and/or services.

eary.
If repair parts, substitutions or additional Products and/or Services are purchased by Buyer outside of the original scope of the Order, these Terms shall apply as if originally purchased hereunder
If these Terms and/or subcontract the Order to a subsidiary or affiliate.
If these Terms are translated, the original English version shall prevail.



**Delivery Note/Packing List** 

Consigned to:

SAS TECH SOLUTION COMPANY LIMITED 238/5 RATCHADAPISEK SOI 18, 10320 BANGKOK

**THAILAND** 

Our Del. No.

Planned GI Date : 07/16/2021

: 83230981

Customer PO No.: SPO2105-0123

Sales Order No. : 1076000

**Customer No.** 

: 468281

Comments

: See Supplementary Notes

Customer contact person & tel. number:

MS RATTANAGORN +662 6927784

**Customer:** 

SAS TECH SOLUTION COMPANY LIMITED

238/5 Soi Ratchadapisek 18 Huai Khwang, Huai Khwang

10320 BANGKOK

**THAILAND** 

**Delivery Terms** 

: EXW - Erie, PA

**Means of Transport:** 

Bill of Lading

**Well Site** 

Item	Material Serial No. Text	Description	(Plant 1101)	Quantity	Country of Origin
000010	P8VM0000147	ALIV-ST-XP-ARM1-	A20000-1	1 EA	USA

Parcels for this Delivery:

Parcel 1000811909

Gross 84.00LB Net 64.00LB Length 20.0IN Width 23.0IN Height 28.0IN

Packed in: 1 packages Packed by: VANTUIB

Date: 07/02/2021

Gross total: 84,00LB 38,10KG Net total: 64,00LB 29,03KG

Doc. 83230981 / Page 1 of 1

FMC Technologies Measurement Solutions, Inc.

1602 Wagner Ave ERIE, PA 16510

+1 814-898-5000

Telephone: Telefax: Company Code:

**FFRO** 

Remit to by ACH/Wire: Bank of America

231 South Lasalle Street Chicago, IL 60697

Account #: 8765362093 By ACH Transfer: ABA # 071-000-039

By Wire Transfer: ABA # 026-009-593 Swift Code BOFAUS3N

Remit to by check:

FMC Technologies Measurement Solutions, Inc.

14121 Collections Center Drive

Chicago, IL 60693



#### บริษัท แชส เทค โชลูชั้น จำกัด

SAS Tech Solution Co., Ltd.

30 ชอยบางนา-ตราด 23 บางนา บางนา กรุงเทพ 10260

30 Soi Bangna-Trad23 Bangna, Bangna, Bangkok 10260

โทรศัพท์/Tel. +66 2 692 7784-5 โทรสาร/Fax. +66 2 692 7786

เลขประจำตัวผู้เสียภาษีอากร/Tax ID No. 0105546079826 สำนักงานใหญ่/Head Office

Page 1 / 1

9,137.92

#### **PURCHASE ORDER**

Attention Jesse Miller PO No. SPO2105-0123 Company FMC Technologies Measurement Solutions, Inc. Quatation No. SPR2105-0123 Address 1602 Wagner Avenue P.O.BOX 10428 Issue Date 19/05/2021 Erie, Pensylavania 16514-0428 U.S.A 03/07/2021 **Delivery Date** Incoterm Exwork Tel +1 814 898 5109 NET 60 DAYS Payment Term Fax Ordered by Rattanagon Sae-ngu E-Mail jesse.miller@technipfmc.com P/O Cust: **DESCRIPTION OF GOODS** QUANTITY UNIT CURRENCY **UNIT PRICE** No. DISC **AMOUNT** 

1.00

EΑ

USD

14,278.00

36%

Model: ALIV-S-XP-ARM1-A20000-1

"Smith" AccuLoad IV-ST Model. ALIV-ST-XP-ARM1-A20000-1

- AccuLoad IV S
- Explosion Proof Enclosure
- ARM1 Firmware for One Arm Operation
- Two (2) RTD Modules
- A4I Board
- Up to 50 Recipes

Note:  To facilitate payment, Please indicate the PO No. in all Delivery Order or Invoice		Please acknowledge and complied		omailp.
Remark:	555 Vibhavadi Rangsit Road, Jatu	ness Public Company Limited   Tel.02-196-5959 njak, Bangkok Thailand 10900		
Tel	+66 2 6927784			
Contact	238/5 RATCHADAPISEK SOI 18, HUAY KWANG, BANGKOK 10320 MS RATTANAGORN	DISCOUNT NET TOTAL	0.00 9,137.92	
Ship To	SAS TECH SOLUTION CO., LTD	GROSS TOTAL	9,137.92	

ţ



Payer Details Freight A/C: 988393570 Duty A/C: Receiver Will Pay Taxes A/C: Receiver Will Pay Shipment Details Ref: 1076000 Custom Val: 9,137.92 USD EEI: AES X20210718316064 \*WAYBILL DOC\*

Not to be attached to package - Hand to Courler
2021-07-16 MYDHL+ / JD014800008863819467 Cust Deci Shot Wat (UOM) / Dim Wgt (UOM): Product Details:
[P] EXPRESS WORLDWIDE (48) SAS TECH SOLUTION CO., LTD RATTANAGORN 238/5 RATCHADAPISEK SOI 18 10320 BANGKOK Name (in Capital Letters) ROBERT FERGUSON
1602 WAGNER AVE
16510 ERIE Pennsylvania
United States of America 84.0 lbs Thailand Receiver : FING TECHNOLOGIES MEASUREMENT SOLUTI Shipper: WAYBILL 37 1758 6611 US-CLE-ERI TH-BKK-GDR ant ちーじてキマル Emergency Situation(CR)
Import Billing(DT) Fastures / Services (Service Code) Confact: \_ +18148985438 Contact: RATTANAGORN +6526927784 Contents MACHINE PARTS ate (DD.MATTY M Pleces

- page 1 of 1 -





# บริษัท ดีเอชแอ็ล เอ็กซ์เพรส (ประเทศไทย) จำกัด AEO NO : THCB560028 ใบขนสินค้าขาเข้าพร้อมแบบแสดงรายการภาษีสรรพสามิตและภาษีมูลคาเพิ่ม

功	ล้งการตรวัจ ACCEPT 2021-07-20 15:04:23 รถูการคัดบัญชีธนาคาร 2021-07-20 15:06:16 ได้รับการชำระเงินเรียบร้อยแล้ว			ประเภทใบขนฯ 100 ใบขนสินค้าขาเข้าปกติ ไม่ใช้สิทธิประโยชน์				เลขที่ในขนา DLSC105607818 A020-0-6407-10428				
	202	21-07-20 15:06:16 ได้ 21-07-20 15:06:16 ไม่เ	ศุรับการชำระเงินเรียบรอยแลว มต่องตรวจสอบพิกัดศุลกากร ราคาและของไปรับของ ที่นำเขา			ภาษีตากที่ต้องชำระ คำภาษี		ษีอากร(บาท) เงินประกัน(บาท)				
	1.1				- อากรชาเชา			23,424.0	0		$\dashv$	
		ผู้นำของเข้า(ชื่อ,ที่อยู่ โทรศัพท์) เลขประจำตัวผู้เสียภาษีอาเ SAS TECH SOLUTION CO.,LTD.		กรักยุเสียภาษีอากร สำคับที่ 05546079826 0000	000 ภาษีสระพสามิต			0.0	+			
	บริ	รษัท แชล เทค โชลชัน จำ	ากัด อยรัชดาภิเษก18 ถนนรัชดาภิเ			ภาษีเพื่อมหาคไทย			0.0	+	·	
		เตหวยชวาง งเทพมหานคร 10310				ภาษีมูลค่ำเพิ่ม			25,064.00	0		
	ชื่อแร	ละเดขที่บัตรผ่านพิธีการ ทะเบียนเลขที่	N/A N/A			ภาษีและค่าธรรมเนียมอื่น	μŋ		0.0	0		
	ใบอา	<sub>ผู้เม</sub> าคนำเขาหรือหนังสือรับรร	94			รวมทั้งลิ้น			48,488.00	0		
		15				เลขที่บัญชีราคาสินค่า 94	420905	24			000	,
	E25777	าส่งเลขที่ 331735955 (371758	P6611)						เรือากร/ประกับ			٦
		นพาหนะ	500117		วันที่นำเขา 20/07/2564	147804	: 20/0	7/2564				
	-	หมายและเลขหมายหืบห่อ			จำนวนและ							+
	288	33 1735955 37 1758	6611		ลักษณะพืบหล	ประเทศกำเนิด			ประเทศตนทาง		รา	a
					1	UNITED STATES		US	UNITED ST	ATES	US	
					Carton	ทาหรือที่นำเขา		1190 กัก	สถานที่สรวรปล		1193 11	8
			7.5115.5			สนามปืนสุวรรณภูมิ			AND SHITTED ADDRESS A		สจีฯ(EXPRESS)	
	จำนวเ	recognise con establish di	ton ( ONE Carton ONLY)						ชัตราแลกเปลี่ย	1.00 1	JSD = 31,717700 T THB = 1.000000 TF	
	ราย การ ที่	ประเภทพิกัก 9028.90.90	ราคาของ(เงินตางประเทศ) USD 9,137,92	ชัดรา อากุร ชาเชา	อากรชาเขาตามปกติ 23,424.39	คาธรรมเนียม 0.00		าลรรพสามิต	ภา <del>ษีลวรพ</del> ส 0.0	0	ฐานภาษีมูลค่าเพิ่ม 358,058,56	
	1	รหัสสถิติ หน่วย 000/KGM	ราลาของ(บาท) 334,634.17	7%	อากรชาเชาที่จำระ 23,424.39	ภาษีอื่น 0.00	ชัตราภา	<del>ป</del> ีสรรพสามิต	ภาษีเพื่อมหา 0.0		ภาษีมูลคาเพิ่ม 25,064.10	
	วหัสสิทธิพิเศษ น้ำหนักสูทธิ 000 20.000 KGM		ปริมาณ 1.000 C62	ALIV-ST-XP-ARM-1- ส่วนประกอบของมาต	A20000	.1	บนิดของ		FMC US			
		เจ้าหน้าที่ 0.00 F	-/W.= USD 274.14 = THB 8; 5.= THB 33,120.00 .= USD 94.12 = THB 2,985.			WINDLISHED BONN IN	Jana In.		MUN 19 19 19			
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H		CIF				0.00			0.00		25,064.10	-
		N/A ****	USD 9,137.92	-	23,424.39 1.000 C62	0.00			0.00		2000	
+			334,634.17		1.000 002							╁
วามน้ำหนักลุทธิ์ -20.000 KGM				F/W.=USD 27		ษีอากรทั้งสิ้น -IB 8 695 09			48,488.49	1		
	Tolal (	Gross Weight –	46.000 KGM									
	ข้าพเจ้; หากไม	าขอรับรองว <sup>่</sup> ารายการที่แสดง ถูกต้องครบถวนขาพเจายอม	ร้างต้นนี้เป็นความจริงทุกประการ (ถ้ เริ่มเป็นความมิดตามกฎหมาย	ลายมือชื่อผู้	นำของเข้า) บริษัท ดีเอง	ชแอล เอ็กซ์เพรส (ป	ระเทศไร	ทย) จำกัด	ประทับตรา นิติบุคคล (เ	ก้ามี)		
- 1		ัดรผู้จัดการ/ผู้รับมอบ	3100602663991	**********		20/07/2564			•		20/07/2564	
		*3717586611*								*40	200640710428*	-60

## 3717586611





# Delivery Order ฉบับผู้นำเข้า สบศ.1

Flight Number LD831

Arrival Date 20 July 2021

MAWB Number 28831735955

**HAWB Number** 3717586611

Total Number of Packages 1 of 1

Weight 46.00 KGM

Receiver SAS TECH SOLUTION CO.,LTD.

Shipper FMC TECHNOLOGIES MEASUREMENT

SOLUTI



\*3717586611\*

371758661111652007256404120105533022910



Receiver

SAS TECH SOLUTION CO.,LTD.

Contact K.RATTANAGORN,TAX

ID:0105546079826 00001

Tel

6626927784

Fax

6626927786

Mobile

0020321104

SVC

C

Email

Channel

**Customer Standard Instruction** 

DHL

569054300

A/C



## บริษัท แซส เทค โซลูชั่น จำกัด

SAS Tech Solution Co., Ltd.

238/5 ชอยรัชดาภิเษกา8 แขวงหัวยขวาง เขตหัวยขวาง กรุงเทพ 10320

238/5 Soi Ratchadaphisek 18 Huaikwang, Huaikwang, Bangkok 10320

<mark>โทรศัพท์/Tel. +66 2 692 7784-5 โทรสาร/Fax. +66 2 692 7786</mark>

เลขประจำตัวผู้เสียภาษีอากร/Tax ID No. 0105546079826 สำนักงานใหญ่/Head Office

Page 1 of 1

## ใบรับสินค้า / Goods Receipt Note

รหัสผู้ขาย Supplier.

ก-0011

ชื่อผู้ขาย Name.

FMC Technologies Measurement Solutions, Inc

ที่อยู่ Address

1602 Wagner Avenue P.O.BOX 10428

Erie, Pensylavania 16514-0428 U.S.A

โทรศัพท์ / Tel.

+1 814 898 5109

โทรสาร / Fax.

เลขที่ประจำตัวผู้เสียภาษี / TAX ID. 0

สาขาที่ / Branch No.

สำนักงานใหญ่

เลขที่ใบส่งของ 942090524 Delivery No.

60

เลขที่เอกสาร SGR2107-0069

Nο

วันที่เอกสาร วันที่ใบส่งของ 22-07-2021 22-07-2021

Date.

วันที่นัดชำระ

Payment Date.

20-09-2021

NET 60 DAYS

หน่วยงาน

(0001) Sale

Department.

Delivery Date.

เครดิต (วัน)

Credit (Days)

โครงการ Project.

(S2101-0012) งานจ้างปรับปรุงระบบจ่ายน้ำมัน HSD ทางเรือแ

ลำดับ No.

รายละเอียดสินค้า Details.

คลังสินค้า Inventory.

ที่เก็บสินค้า Lot No. Location.

จำนวน Quantily. หน่วยนับ Unit.

G0008113 "Smith" AccuLoad IV-ST Model. ALIV-ST-XP-ARM1-

К3-А

1.00

EΑ

Model: ALIV-S-XP-ARM1-A20000-1

- AccuLoad IV S
- Explosion Proof Enclosure
- ARM1 Firmware for One Arm Operation
- Two (2) RTD Modules
- A4I Board
- Up to 50 Recipes

หมายเหตุ / Remark	End User: PTT Oil and Retail Business Public Company Limited   Tel.02-196- 555 Vibhavadi Rangsit Road, Jatujak, Bangkok Thailand 10900	เลขที่ใบสั่งซื้อ SPO2105-0123 PO No. เลขที่จ่ายสินค้า
สถานที่รับสินค้า Receive Address.	SAS TECH SOLUTION CO., LTD	GDN No.

ผู้ติดต่อ / Contact.

Jesse Miller

โทรศัพท์ / Tel.

ปรึ่งได้ช่น ผู้จัดทำ / Prepare By วันที่ / Date 22 / ¥ / 64

ผู้รับของ / Receive By วันที่ / Date 91/7/64

ผู้ตรวจสอบ / Checked By วันที่ / Date 29 /4 / 64