## **Purchase Order**



## **IMI Norgren Herion Pvt Ltd**

B-30A, Sector-85, NOIDA, Gautam Budhnagar, UP - 201305, IND

Phone: +91-120-6837800 Fax: +91-120-6837899

GSTN 09AAACI7716A1ZV

Purchase Order No 6695

PO Date 21-Jan-2022 Page 1 Of 3

Supplier Address

**Indusuno Online Private Limited** 

Building No 453 Shop No 24 1St Floor, Srivastava Market

Hauz Qazi Delhi

Delhi 110006

Vendor No 20100071

TIN

**Shipping Method** 

**BY ROAD** 

	-		_				_	
Sno	Qty	Item	Item Desciption	UOM	HSN	Rate	Amount	GST %
1	1.00		TITAN 27	NOS	8412	15187.00	15187.00	18
2	1.00		TITAN 65	NOS	8412	8930.00	8930.00	18
3	1.00		TITAN 134	NOS	8412	13401.00	13401.00	18
4	1.00		TITAN 21	NOS	8412	11590.00	11590.00	18

Comments

Delivery

Payment 45 DAYS

Freight
Insurance
Warranty
IncoTerms

**GST SUMMARY** 

Tax TypeTax PercTax AmtIGST18.008839.44

Grand Total: 8839.44

 Subtotal
 49108.00

 Total Tax
 8839.00

 Total Order
 57947.00

Remarks

1)ACCEPTABILITY OF PRODUCT QUALITY IS SOLE DESCRITION OF IMI NORGREN HERION PVT LTD.

2)DEDUCTION OF ALL APPLICABLE TAXES SUCH AS TDS/WITHHOLDING TAX & WCT ETC.

3)USER DEPARTMENT - (ENGINEERING)

4)WARRANTY: FOR ANY DAMAGED ITEM RECIEPT BY IMI-SUPPLIER TO REPLACE THE SAME WITHIN

ACCEPTABLE TIMELINE AS PER IMI REQUIREMENT.

5)TRANSIT INSURANCE: SUPPLIER SCOPE

6)DELIVERY DATE/PLACE: 28.01.2022 & IMI NORGREN HERION PVT LTD NOIDA.

7)PACKING & FORWARDING: INCLUSIVE

8)ATTACH PO COPY WITH INVOICE TO ENTER/PROCESS THE BILLS AT IMI NORGREN TIMELY.

IMI Norgren Herion Pvt Ltd - Noida

**Authorised Signatory** 

# **IMI NORGREN HERION PRIVATE LIMITED** CONDITIONS OF PURCHASE

1. GENERAL
1.1 in these Conditions of Purchase ("Conditions") the following words shall have the following meanings (unless the context otherwise requires):
1.1.1 'CIP' means CIP as defined in the edition of the rules for interpretation of trade terms known as INCOTERMS current as at the date of the Order;
1.1.2 'Company' means fill Morgren Herion Private Limited, a Company incorporated under the Companies Act, 1956, having its office at A-62, Sector - 63,
Notic, Uttar Pradesh 201301, India,
1.1.3 'Order' means the Company's order for the Products;
1.1.4 'Products' means at products and/or services and associated documentation covered by the Order; and

Noida, Utilar Pradesh 201301, India;

1.1.3 "Ordor" means the Company's order for the Products;

1.1.4 "Products" means all products and/or services and associated documentation covered by the Order; and

1.1.5 "Supplier" means the person, firm or company from whom the Company purchases the Products.

1.2 These Conditions shall apply to, and be incorporated in the contract between the Supplier and the Company for the supply of the Products ("Contract") and all future Contracts and shall be in substitution for any roging arrangement made between the Supplier and the Company and shall prevail over any inconsistent terms or conditions whatsoever including those contained in Supplier's quotation, acceptance, release, elsewhere or otherwise implied by practice or course of dealing. No addition to or variation of or exclusion or attempted exclusion or conditions, acceptance of the Order and/or these conditions or any of them shall be dealing. No addition to a variation of or exclusion or attempted exclusion or conditions, acceptance of the Order and/or these conditions or any of them shall be conditions, and any attachments and exhibits, specifications, drawings, notes, instructions and other information, whether physical witached or incorporated by reference in the Order. The Supplier's execution or commencement of work pursuant to the Order or any Delivery pursuant to the Order or acceptance of any payment constitutes acceptance of the Order and rother company. In no circumstances will any conditions of sale submitted at any time by the Supplier be applied to the Contract and any failure by the Company to challenge any such conditions of sale does not imply acceptance or those conditions of sale.

1.4 In the event of a conflict between any of these Conditions and any specific term on the face of the Order signed by an authorized officer of the Company in writing, the latter shall prevail to the extent of such conflict.

1.5 Headings appear for convenience only and shall not affect the construction of these Conditio

2. ELECTRONIC TRADING
2.1 All Orders made electronically shall be valid if the Order is transmitted in the agreed format by the Company to the Supplier by reference to the correct identification code and is received by the Supplier when collecting its electronic mail from the relevant system.
2.2 Each valid electronic Order will be deemed accepted by the Supplier unless the Supplier communicates rejection of the Order to the Company by electronic order withen means within twenty four (24) hours of receipt of the Order by the Supplier. Acceptance of an Order shall constitute a Contract for sale and purchase to which these Conditions shall applied.

to which these Conditions shall apply.

3.1 Unless otherwise agreed in writing by the Company, delivery shall be deemed to take place when the Products are offloaded from the Supplier's designated delivery vehicle at the delivery address specified in the Order and delivery has been accepted by an authorised representative of the Company in accordance with Clause 4 of these Conditions ("Delivery").

3.2 The date or period for Delivery shall be that specified in the Order and shall be of the essence of the Contract.

3.3 The Supplier's shall upon request furnish such programmes and progress reports of manufacture and Delivery as the Company may reasonably request and the Supplier shall give notice in writing to the Company offorthell supplier shall upon request furnish such programmes and progress reports of manufacture and Delivery as the Company may reasonably request and the Supplier shall give notice in writing on the Company offorthell supplier shall upon the contract.

3.4 Delivery of Products to the Company shall include a packing list which contains at least (i) the applicable order number; (ii) the Company and uniting shall also be of the essence of the Contract.

3.4 Delivery of Products to the Company shall include a packing list which contains at least (i) the applicable order number; (ii) the Company and invalidation and a lirelated despatch notes and invoices submitted to the Company.

3.5 Supplier shall make no partial delivery or delivery before the agreed delivery date(s). The Company reserves the right to refuse Delivery of Products and return same at Supplier's risk and expense if Supplier defaults in the manner and time of delivery. The Company shall not be liable for any costs incurred by Supplier and using proper materials.

3.6 Any design, manufacturing, installation or other work to be performed by or on behalt of supplier unions in such unacturing.

3.7 Supplier shall plack, mark and ship the Products in accordance with sound commercial practices and Company's specifications in such manner as to prevent armage during transport and to facilitate efficient underlang, handling and storage, and all Products shall be clearly marked as destined for the Company. Without limiting the foregoing, Supplier shall observe the requirements of any local laws and regulations relating to hazardous work, including, without limitation, with respect to its accompanying information, packing, labelling, reporting, carriage and disposal. Supplier shall be responsible for also or damage due to its failure to properly preserve, package, handle, or pack the Products; Company shall not be required to assert any claims for such loss or damage due to its failure to properly preserve, package, thandle, or pack the Products; Company shall not be required to assert any claims for such loss or damage against the common arrier involved.

3.6 All Products must be delivered at the delivery point specified in the Order or if no delivery point is specified, at the Company's premises, and at the times ether specified or agreed by the Company in writing.

3.9 If the Products are not delivered on the due date then, without prejudice to any other rights which it may have under the Contract or otherwise, the Company reverves the right to.

reserves the right to: 3.9.1 cancel the Contract in whole or in part;

3.9 If the Products are in delivered of the due date tireft, without prejudice to any order rights without in the Product of contents, and contents of contents of

4.2.2 require the Supplier to replace the Faulty Products; or 4.2.3 purchase substitutes for the Faulty Products from an alternative supplier elsewhere as the circumstances permit; or 4.2.4 calm damages for any other costs, expenses or losses resulting from the Supplier's delivery of Faulty Products. 5. TITLE AND RISK

5. TTLE AND RISK
5.1 Without projection without consequence of consequence of the company and unless otherwise stated in the Order, title to the Products shall pass to the Company upon the occurrence of the earlier of:
5.11 delivery of the Products to the Company (whether or not acceptance has occurred in accordance with Clause 4); or
5.12 any payment being made by the Company for or in relation to the Products. State of the Products in accordance with Clause 4); or
5.2 Risk of damage to, or loss of, the Products shall pass to the Company only upon acceptance of Products in accordance with clause 4 of these Conditions.
5.3 if title to the Products sharps (foliciary agent and balea and shall at all times keep the Products search of Supplier and third parties and properly stered, protected and insured against all risks and definition and the products of the Company property.
5.4 The Supplier shall be responsible for all transport and unloading costs and for insurance of the Products to their full replacement value against all risks of damage or loss prior to completion of Delivery.

6. PRICE AND PAYMENT

6.1 Unless otherwise agreed in writing by the Company, the price for the Products shall be the price for the Products listed in the last version of the Supplier's price list or in the offer made by the Supplier which was supplied to the Company by the Supplier price to the date of the Order ("Price").

6.2 Unless otherwise stated in the Order, all Prices are fixed fully inclusive of all duties and delivery changes and are not subject to escalation or addition. Supplier is responsible for paying any applicable taxes to the appropriate (tax) authorities. Supplier shall issue an invoice containing wording that shall allow the Company to take advantage of any applicable imput tax deduction. In addition, Supplier shall insue an invoice containing wording that shall allow the Company or exemption if and to the extent allowed under applicable law in such specific situation.

6.3 The Company agrees that payment of any invoice issued by the Supplier in respect of the Products shall be made at the end of the second month after the month of invoice and the Supplier may invoice the Company only after Delivery of all Products which are the subject of the Order but time for payment shall not be offered to the Company only after Delivery of all Products which have the subject of the Order but time for payment shall not be offered to the Company only after Delivery of all Products which have the subject of the Order but time for payment shall not be offered to the Company only after Delivery of all Products which have the subject of the Order but time for payment shall not be offered but the payment payment payment payment payment pay

of the essence of the Contract.
6.4 Unless otherwise stipulated by the Company in writing, prices are payable in Indian Rupees (INR).
6.5 No payment of or on account of the Price shall constitute any admission by the Company as to proper performance by the Supplier of its obligations under this Contract or any other Contract between the Supplier and the Company.

Contract or any other Contract between the Supplier and the Company. 6.6 The Company specifically reserves the right to deduct from any monies due or to become due to the Supplier any monies due to the Company from the Supplier and to withhold the whole of or part of the Price of the Products for any reason whatsoever. If the Company withholds or deducts any amount from the amount payable by it to the Supplier from time to time, such withholding or deduction shall not constitute a default in payment.

arrount, payable by it on supporter on the Supporter on time to time, such withnoising or deduction shall not constitute a detault in payment.

7. VARAINOIS

The Company has the right to amend quantities, specifications and separational deductions are delivered by issuing an amendment in writing to the Supplier with which the Supplier shall comply. Any other amendments to the Contract must be made the Supplier shall comply. Any other amendments to the Contract must be made to specified time for Delivery being met or have any other material implication in regard to the Suppliers obligations to the Company and if appropriate the Company shall allow an escensible adjustment to the price and/or time for Delivery provided that the Company is notified by the Supplier of this implication to the price and/or time for Delivery within 2 vorking days of the amendment.

8.IntelLectruAL PROPERTY RIGHTS

8.1 The Supplier represents and warrants to the Company that the Products do not and shall not, alone or in any combination, infringe or violate any patent, trademark, copyright (Including moral rights), trade name, trade secret, license or other proprietary right of any other party (including Supplier's employees and subcontractors), and (ii) that it holds the necessary titles in order to license to the Company any intellectual property right (including patents, trademarks, copyrights, trade manes, trade secret, licenses or other proprietary right) of every component of the Products provided to Company, as a whole or as integrated part of another Product, including but not limited to machinery, tools, drawings, designs, software, demos, moulds, specifications or pieces.

8.2 The Supplier will indemnify and keep the Company indemnified in full against all and any claims for infringement of any patent, design right, trade mark, copyright, meral rights, confidentiality and any other intellectual property rights arising by reason of the use or sale of the Products (whether registered or unregistered), against all claims for royaltes payable in respect of the Products and applies all and any officer, indirect or constitutial liabilities (all three of which terms include without limitation loss of profit, less of business, depletion of goodwill and like loss), losses, claims, damages, costs and expenses (including all legal and other professional expenses) awarded against or incurred or paid by the Company or of which the Company may become liable as a result of such claims for infringement or royaltes, including, without limitation, the cost of obtaining non-infringing replacements for the Products alone or in any combination, supplied under this Agreement are held to constitute an infringement and rule use is enpined. Supplier shall, as directed by the Company, but at its own expense; either: (a) procure for the Company or any of its affiliates or customers the right to continue using the Products alone or in any combination; or (b) replace or modify the Products alone or in any combination or to replace or modify the Products alone or in any combination or to replace or modify the products alone or in any combination and coordance with the above, the Company may terminate this Agreement at the Agreement and upon such termination, Supplier shall reimburse to the Company or any of its affiliates the Price paid, without prejudice to Supplier's obligation to indemnify the Company as set forth herein.

## EQUIPMENT, MATERIALS AND INTELLECTUAL PROPERTY RIGHTS - TITLE

9. EQUIPMENT, MATERIALS AND INTELLECTUAL PROPERTY RIGHTS - TITLE
9.1 The Supplier acknowledges and agrees that any:
9.1.1 intellectual property rights in any documentation provided by the Company to the Supplier in connection with these Conditions (including, but not limited to samples, data, works, materials, designs and specifications for the Products and other intellectual property provided by the Company); and
9.1.2 tooling or equipment provided by the Company to the Supplier or used by the Company in connection with these Conditions ("Equipment"); and
9.1.3 any materials issued to the Supplier by the Company for use in connection with the Contract, ("Materials")
will remain the exclusive property of the Company at all times and the Supplier will not obtain any right or interest in such intellectual property rights or Equipment or Materials as a result of or in connection with these Conditions.
9.2 Risk of damage to or loss of the Equipment or the Materials shall pass to the Supplier on delivery to the Supplier.
9.3 The Supplier shall ensure that the Materials and Equipment are maintained in good working order and repair and shall maintain appropriate insurance cover in this regard as the Company reasonably deems to be adequate subject in the case of tooling patterns and the like to fair wear and tear and shall use the same only in connection with the Contract.

9.4 If the Company in its sole opinion believes that repairs are required to the Equipment it may request the Supplier to carry out such repairs at the Supplier for Society. If, following receipt of a request pursuant to this Clause, the Supplier fails to carry out the specified repairs within a reasonable period of time (in the Company) absolute opinion), the Company may carry out or instruct a third party to carry out such repairs and shall invoice the Supplier for any related costs and expenses.

Company's absolute opinion), the Company may carry out or instruct a third party to carry out such repairs and shall invoice the Supplier for any related costs and expenses.

9.5 On the termination of the Contract howsoever occurring and at any other time, the Company shall be entitled to require the Supplier to deliver up forthwith the Equipment for the Materials to the Company and, if the Supplier fails to do so, the Company shall be entitled (at the Supplier's opense) to net rupon the Supplier's premises or those premises of a third party and to recover and dispose of the Materials or Equipment (as appropriate). The Supplier agrees that it shall not be entitled to bring any claim against the Company as a result of or in connection with such entry or disposal.

9.6 On the termination of the Contract howsoever occurring, any surplus Materials shall be disposed of forthwith by the Supplier in accordance with the Company's directions and any Materials wasted as a result of the Supplier's bad workmanship or negligence (in the Company's side opinion) shall be replaced at the Supplier's expense.

9.7 The Supplier shall not be entitled to pledge or in any way or Arge by way of security for indebtedness, the Equipment or the Materials.

9.8 Full title including, but not limited to, design right, copyright, and all other intellectual property rights (whether registered or unregistered) in all specifications, plans, drawings, patterns or designs supplied by the Company to the Supplier in connection with the Contract or prepared or made by the Supplier, its employees, agents or sub-Contractors for the purpose of fulfilling the Contract including data, reports, works, inventions, know-how, software, improvements, designs, devices, apparatus, practices, processes, methods, drafts, prototypes, products and other work shall vest in and belong to the Company absolutely.

Company absolutely.

9 Any information derived from the documents specified in Clause 9.8 or otherwise communicated to the Supplier in connection with the Contract shall be regarded by the Supplier as confidential and shall not without the consent of the Company in writing be published or disclosed to any third party or made use of by the Supplier except for the purpose of performing the Contract. Supplier shall protect the Company is information using not less than the same degree of care with which it treats its own confidential information, but at all times shall use at least reasonable care. All such information shall remain the property of the Company and Supplier shall upon the Company's demands, promptly return to the Company and Supplier shall not retain any copy thereof.

910 The Supplier hereby agrees to execute and procrue the execution of any assignment deed or other document reasonably required by the Company to

9.10 The Supplier hereby agrees to execute and procure the execution of any assignment deed or other document reasonably required by the Company to transfer and vest in the Company onership of any rights which is to belong to the Company pursuant to Clause 9.8.

9.11 Any drawings, circuit diagrams, cable layouts operating and maintenance instructions or like documentation supplied by the Supplier and not covered by Clause 9.8 may be freely used by the Company or procure from any third party for its use of any parts for the Products.

9.12 Supplier shall not have any right, title or interest in or to any of the Company's or any of its affiliates' samples, data, works, materials, trademarks and intellectual and other property nor shall the supply of Products alience in any contributation, or the supply of packaging containing the Company's or any of its affiliates' trademarks or trade names. Supplier shall use any instemment, trade intellectual and other property nor shall be supply of Products alience in many committee trademarks or trade names. Supplier shall use any instemment, trade trademarks trade name or other indication as authorized by the Company shall be strictly in accordance with the instructions of and for the purposes specified by the Company or any of its filliance. by the Company or any of its affiliates, as the case may be

10. SAFETY AND ENVIRONMENTAL

10.1 The Supplier warrants that in the design, manufacture, supply and installation (if appropriate) of the Products (or performance of the services if that is the relevant Product) and the provision of information relating thereto it will comply and will facilitate the Company's compliance with the duties imposed by any applicable environmental and health and safety laws and with all other relevant statutory provisions rules and regulations so far as they are applicable to the Products and that the Products will alsefty puards, devices, product data sheets, details of any appropriate risk assessment, and markings sufficient to comply with all applicable legal requirements.

10.2 The Supplier warrants that all Products supplied to the Company together with all necessary instructions information and warrings supplied therewith will be designed, manufactured and produced in such a manner as to together with all necessary instructions information and warrings applied therewith will be designed, manufactured and produced in such a manner as to 10.3 in the event that the Supplier becomes aware a law time of any incidents events or discoveries which are in any way relevant to the safe operation of

resour or last over notices are not descrive (in the Company's Sole Opinion).

10.3 in the event that the Supplier becomes aware at any time of any incidents events or discoveries which are in any way relevant to the safe operation of Products supplied or to be supplied then the Supplier shall forthwith issue notice in writing thereof to the Company and in any event within two days of becoming so aware.

becoming so aware.

10.4 In the event that in connection with the Contract the Supplier or its sub-Contractors enter upon any land or premises occupied by the Company, the Supplier shall indemnify the Company and keep the Company indemnified in full against all and any direct, indirect or consequential liabilities (all three of which terms include without limitation loss of profit loss of business, depletion of goodwill and like loss), losses, claims, damages, costs and expenses (including all legal and other professional expenses) awarded against or incurred or paid by the Company as a result of or in connection with any loss, damage or injury to persons or properly of any kind asiting out of any act or omission negligent or otherwise of the Supplier or its sub-Contractors.

11. ASSIGNMENT AND SUB-CONTRACTORS

ASSIGNMENT AND SUB-CONTACT DORS

The Supplier and in ord whost the prior consent in writing of the Company sub-Contract or assign all or any part of the benefit or burden of the Contract. 
yearly reproproved subcontracting or assignment shall not release Supplier from its obligations under the Contract to 
yearly and the contract of the Contract of the Contract of the Contract will be contract to 
PROGRESS INSPECT ON AND TESTING

The Products all the Louder of all specified and usual tests and checks by the Supplier and to any other tests which the Company may reasonably

12.1 The Products shall be subject to all specified and usual tests and checks by the Supplier and to any other tests which the Company may reasonably require from time to lime.

12.2 The Company's representatives and appropriate official authorities (where relevant) shall have the right to progress and inspect all Products and attend tests thereon at the Supplier's premises and at the premises of sub- Contractors at all reasonable times and the Supplier shall give reasonable prior notice to allow such attendance at any tests.

12.3 Any attendance inspection approval or acceptance given by or on behalf of the Company shall not relieve the Supplier of any obligation under the

13. INFORMATION

13. In Supplier shall neither publish information about the Contract or any correspondence concerned with it to any third party nor use the name of the Company for advertisement or publicity purposes without the Company's prior consent in writing.

13.2 The Supplier shall submit to the Company as soon as practicable after receipt of the Order such drawings, design details and operational and maintenance manuals withch are required by the Company or which it is usual in the tade to provide in respect of products of the same kind as the Products.

13.3 The Supplier shall be seldly responsible for all errors and omissions in drawings calculations packing details or other particulars supplied by it and the approval or accorpatance thereof by the Company shall not relieve the Supplier of any obligation under the Contract.

14. SUPPLIER'S WARRANTY

14.1 The Supplier represents and warrants to the Company that for a period of twenty four (24) months from the date on which the Company puts the Products into service or the period of thirty six (35) months from the date of Delivery (whichever is later), the Products with any specifications, drawings and/or other details supplied to the Supplier or adopted by the Company and will not deviate in substance or in form, from any samples provided to the Company before initial supply or previous Product supplied to the Company in any course of dealing.

deviate in Subsance on in this, from any samples promote a use company section and support of the dealing;
14.1.2 will be new and fit and sufficient for the purposes for which they are intended and for any purpose(s) that the Company has expressly informed the Supplier of or for any purpose that the Supplier is aware, or ought reasonably have been aware, of;
14.1.3 will be of good quality, design, materials and workmanship and entirely free from defects and in accordance with best industry practice;
14.1.3 will satisfactionly fulfill the performance requirements supplied or adopted by the Company, and
14.1.5 will conform with all applicable statutory and regulatory requirements relating to the manufacture, labelling, packaging, storage, handling and delivery of

14.1.5 will conform with all applicable statutory and regulatory requirements relating to the manufacture, labelling, packaging, storage, handling and delivery of the Products.

14.2 The Supplier further represents and warrants to the Company that the Products: (i) will be free from any and all liens and encumbrances; (b) have been designed, manufactured and delivered, and all services have been provided in compliance with all applicable laws (including labor laws), regulations, directives; and (ii) are provided with and accompanied by all information and instructions necessary for proper and safe use.

14.3 These warnafiles shall not be deemed to exclude Supplier's standard warranties or or other rights to varranties which the Company may have or obtain, shall survive any delivery, inspection, acceptance, payment or resale of the Products, and shall extend to the Company and its customers. Acceptance of, or anyment for, all or any part of the Products furnished under the Comtract shall not be deemed to be a water of the Company and its customers. Acceptance of, or any part the Products furnished under the Comtract shall not be deemed to be a water of the Company and its customers. Acceptance of, or damages, including manufacturing costs and loss of profits or other special damages occasioned to the Company in the company and claim of the Company and the company in the company of the Company of the Company of the Company and the Company of the Company

# **IMI NORGREN HERION PRIVATE LIMITED CONDITIONS OF PURCHASE**

- 4.6 Nothing contained in these Conditions shall in any way detract from Supplier's obligations and the Company's rights under common law or statute or any express or implied term condition or warranty.

  1.4.7 Notwithstanding that the Company has accepted the Products or part thereof and/or title in the Products has passed to the Company, the breach by the Supplier of any express or implied term; condition or warranty to be Unified by it may be treated as a ground for rejecting the Products and treating the Contract as repudiated or its other rights under these Conditions or otherwise if the Company believes (in its sole opinion) that any Products do not comply the warranty set out Clause 14.1, (\*Defective Products\*).

  14.7.1 the Company shall notify the Supplier in writing of any Defective Products;

  14.7.2 the Supplier shall forthwish repair or (if the Company so requires) replace at the Supplier's sole expense all Defective Products\*).

  14.7.3 the Supplier shall forthwish repair or (if the Company any, costs and expenses incurred by the Company in removal, re-installation, shutdown and other actions connected with the repair or replacement of the Products be usual to the Company is required to the Company any, costs and expenses incurred by the Company in removal, re-installation, shutdown and other actions connected with the repair or replacement of the Products shall hemselves be warranted in a coordinace with this Clause 14 (in this clause 14 (in this clause 14 (in this clause 14) and the Company's request to an acceptance of repair or replacement Products shall hemselves be warranted in a coordinace with this Clause 14 (in this clause 14). The supplier of the products shall not preclude repetition of the repair or replacement Products shall not preclude repetition of the repair or replacement Products of any parts thereof.

  14.8 Without prejudice to its obligations under these Conditions, the Supplier of the Products or any parts thereof.

  14.9 The Supplier will provide all facilities, assistance and advi
- 15. CANCELLATION
  15. Without prejude to any other lawful right available to it, the Company shall have the right to cancel the Contract (in whole or in part) without cause at any time before Delivery, by giving notice in writing to the Supplier.
  15.2. In the event that the Company terminates the Contract pursuant to Clause 15.1 the Company shall pay to the Supplier such proportion of the Price as may be fair and reasonable (in the Company's sole opinion) having regard to the value of the Products which are then acceptable to the Company for Delivery under the Contract and, on such payment, the Company's sole opinion) having regard to the value of the Products which are then acceptable to the Company for Delivery under the Contract and, on such payment, the Company's sole opinion) having regard to the value of the Products which are then acceptable to the Company for Delivery under the Contract and, on such payment, the Company shall have no longer responsibility whatsoever for any liabilities, losses, damages, costs or expenses (including, but not limited to, loss of profits) suffered or incurred or paid by the Supplier as a result of, or in connection with such cancellation.

  16.1 Without prejudice to any other rights or remedies of the Company it shall be entitled in any of the fairnith.
- 16. TRIMINATION

  18. TR

- 16.1.3 he Supplier has a petition presented for its winding up or has an application made for the appointment of a provisional liquidator or has a creditors' meeting convened for its winding up.

  16.1.4 an administrator takes possession or a receiver or administrative receiver or similar officer is appointed of any of the property or assets of the Supplier;

  16.1.5 the Supplier becomes unable to satisfy its debts as they fall due or ceases or threatens to cease to carry on business; 16.1.6 the Supplier abandons or repudates the Contract, 16.1.7 the Supplier suspends performance of the Contract for a significant time, or falls to deliver the Products due under the Contract, 16.1.7 the Supplier abandons or repudates the Contract, 20.1.2 the Company reasonably believes or apprehends that any of the events in the Contract of the Supplier of any connected person of the Supplier is subject has or may occur.

- The contract of the Supplier deteriorates to such an extent that in the opinion of the Company the capability of the Supplier adequately to fulfil its obligations under the Contract has been placed in jeopardy, or 16.1.1 the Supplier commits a material breach of the Contract or any other Contract whenever made between the Supplier and the Company.

  The Company shall not be liable to Supplier by virtue of termination of the Contract in terms of this clause 16.

- notify the Company if it discovers or suspects that any of its officers, directors, employees or representatives are accurage or nave source in a way winch recommendation.

  17.2 The Supplier acknowledges that the Company has a code of responsible business (the "IMI Way") which is available at whincip.com and the Supplier shall, at all times, conduct, and procure that its officers, directors, employees and/or representatives conduct, business ethically and in accordance with the relevant provisions of IMI Way. This Clause shall apply whether or not the Supplier is acting pursuant to the Contract or its relationship with the Company store promains or you companies within the Company sport you promains and the company of the company shall be to demonstrate its compliance with the requirements referred to in this clause 17 at the request of and to the satisfaction of the Company with includes, but is not limited to, the Company shall be entitled, in its sole discretion, to terminate the Contract and any Orders or other agreements between the Supplier and the Company without penalty to the Company is of the Supplier of the Company diamages striped by the Company as a result of such termination or as a result of the breach of the Contract by the Supplier.

- 18. HISCELLANEOUS

  18. The conclusion, validity, explanation, performance and dispute resolution of this Agreement and these terms and conditions are to be construed in accordance with the laws of India. Subject to the provisions of Clause 18.1, Courts in New Dehl alone shall have sole and exclusive jurisdiction to adjudicate on all matters arising hereunder. Any disputes arising from, cut of, or in connection with this Agreement shall be settled through consultations between the Parties. In case no resolution can be reached through such consultations within thirty (30) days from the effective date of such dispute, the dispute or difference or claim arising out of or in relation to this contract, including the construction, validity, performance or breach thereof, shall be settled and decided by arbitration in accordance with the Rules of Arbitration of the Arbitration and Conciliation Tribunal of the Federation of Indian Chambers of Commerce and industry (FACT) and the award material pursuance thereof shall be indicated in the condition of the arbitration shall be conducted in the award rendered by the arbitrators may be entered into by any court having jurisdiction thereof. Venue of arbitration shall be New Dehl. with the conditions will not consider a valve of the relation of the remove the contract of a default under these Conditions will not consider a water of the option are considered in the option of the properties of the Contract. A waiver of the section of a default under these Conditions will not constitute a waiver of any other breach or default and will not affect the other terms of the Contract. A waiver of these Conditions can only be made by a

- Conditions will not constitute a waiver of any other breach or default and will not affect the other terms of the Contract. A waiver of these Conditions can only be made by a written instrument signed by the Company will also supported by the Company to set off and deduct against the Price or any claim by the Supplier under the Contract any other liability or claim howsoever arising of the Company against the Supplier whether actual, contingent, primary, collateral, joint or several. The Company shall have the right to audit the books and records of Supplier to review and confirm Supplier's infancial condition as well as Supplier's compliance with the Order.

  18.4 If any provision of these Conditions shall be held to be invalid or unenforceable in whole or in part then the unaffected provisions shall remain in full force

- 19.4 if any provision of these Conditions is nati erhaen to be invalid of unentrocastile in whole of in part their the unarticeted provisions have itemated and effect.

  and effect.

  The analysis of the Contract with by their nature or effect are required or intended to be observed, kept or performed after termination or the contract with or the contract with a single of the Contract will survive and remain brinding upon and for the benefit of the parties, their successors and permitted existing in the contract will be a survive and remain brinding and shall be deemed served if delivered personally, or if sent by facilities transmission, by overnight mail or courier, or by certified mail, return receipt requested and addressed to the relevant party.

  18.5 Nuplies hall provide Products and render services hereunders as an independent contractor and not as an agent of the Company and nothing contained in the Contract is intended to create a partnership, joint venture or employment relationship between the parties.

  18.8 In the event that Supplier is prevented from performing any of its obligations under the Contract for reason of force majeure, the performance of the obligation concerned shall be suspended for the duration of the force majeure. If the circumstance constituting force majeure entures for more than fifteen of the contract of the company shall be entitled to terminate the Contract with immediate effects by written notice to Supplier, and the making of Supplier shall not be entitled to any form of compensation. Force majeure on the part of Supplier shall in any event not include shortage of personnel or production materials to the production to be supplied or the individual performance of supplier, and the hability of Supplier in the inability of Supplier of the individual performance or Other New York of the supplier.
- supplied.

  18.9 THE COMPANY SHALL NOT BE LIABLE TO SUPPLIER FOR ANY LOST REVENUE, LOST PROFITS OR OTHER INCIDENTAL OR CONSEQUENTIAL DAMAGES BASED ON BREACH OR DEFAULT UNDER THE ORDER, EVEN IF THE COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In no event shall the Company be liable to Supplier, its successor or assigns for damages in excess of the amount due to Supplier for complete performance under the relevant Contract, less any amounts already paid to Supplier by the Company

If you are unable to read General Conditions of Purchase, Please send an E-mail to in.purtnc@imi-precision.com.

in.purtnc@imi-precision.com is an auto reply E-mail id for General Conditions Referchase