ISEEU Global Ltd - May 2012 - Purchase Order IPR Terms and Conditions

All intellectual property rights for any work created by you in accordance with this purchase order (including any briefs, specifications, designs, software or any other documents or material) (Works) will be owned by ISEEU and you hereby assign to ISEEU with full title guarantee, free from all liens, charges or third party rights all such intellectual property rights (whether existing now or in the future), and you may not, for any reason, especially for self-promotion, use the ISEEU name or any images, movies, related project names, or generally any content associated with the purchase order scope of work without ISEEU's express written permission. At ISEEU's request, you will sign any documents and carry out any other acts necessary to confirm ISEEU's ownership of such intellectual property rights.

You warrant that the Works are original and are or will be produced exclusively for us, that they will not infringe the rights of any third parties and that they do not (save as otherwise expressly agreed in writing) include third party intellectual property rights or open source code and that ISEEU shall enjoy the Works assigned under this letter without interruption or interference on any lawful grounds from any other party claiming rights in the Works.

You agree to indemnify us and keep us indemnified against all claims, loss or damage (including any legal costs and expenses properly incurred and any compensation, costs and/or disbursements paid to us on legal advice to compromise or settle any claim after consultation with you) suffered by us in consequence of any breach of the warranties in the paragraph above

In addition you waive any moral rights to which you are entitled in respect of the Works and undertake that you will do anything reasonably necessary under the law of any country for securing, completing, further assuring or absolutely vesting in us full right title and interest to the Works.