1. **Acceptance.** Delivery of material, equipment, products, or services hereby described and/or ordered, or commencement of such performance, or acceptance of any payment, constitutes acceptance by Seller of this order and the terms and conditions by Seller at the prices specified. If this order refers to your bid or proposal, then this order is an ACCEPTANCE of your OFFER TO SELL in accordance with the terms and conditions of this order. If no bid or proposal is referenced, the order is an OFFER TO BUY, subject to your acceptance, which must be demonstrated by either your performance of the order or by a formal acknowledgement in writing.

2. **Inspection/Acceptance.** No inspection or acceptance of, or payment by, Buyer for any of the material, services or equipment described herein shall release Seller from any obligations or liabilities pertaining to this order. Final acceptance is dependent upon completion of all applicable inspection procedures. In the case of services, the Buyer reserves the right to inspect services provided under this order at all reasonable times and places. If any of the products or services do not conform with the requirements of the order, the Buyer may require the vendor to perform again in conformity with order requirements, with no additional payment. When defects in the quality or quantity of the product or service cannot be corrected by re-performance, the Buyer may (i) require the vendor to take necessary action to ensure that the future performance conforms to order requirements and (ii) equitably reduce the payment due the vendor to reflect the reduced value of performance. These remedies in no way limit the remedies available to the Buyer. The Seller shall notify the Buyer of products or services provided that were subsequently found not to conform to specifications.

3. **Shipping Instructions.** Seller shall be responsible for ensuring the proper packaging of materials hereunder. Seller will deliver the material and equipment described herein in new condition, properly packaged for shipment at the F.O.B. point stated on the face of this order at no additional cost to Buyer, unless otherwise specified herein. Order number(s) must appear on all correspondence, shipping labels, and shipping documents, including all packing sheets, bills of lading, air bills, and invoices.

4. **Delivery: Notice of Delay.**
   (a) Time is of the essence and failure to deliver in accordance with the delivery schedule under this order, if unexcused, shall be considered a material breach of this order. No acts of Buyer, including without limitation modifications of this Purchase Order or acceptance of late deliveries, shall constitute waiver of this provision.
   (b) Seller shall notify Buyer in writing immediately of any actual or potential delay to the performance of this Purchase Order. Such notice shall include a proposed revised schedule but such notice and proposal or Buyer’s receipt or acceptance thereof shall not constitute a waiver to Buyer’s rights and remedies hereunder.

5. **Laws and Regulations.** Seller certifies that prices charged for the material, services and/or equipment described herein are not in excess of those permitted under any applicable regulation or law; and Seller further agrees to comply with all applicable federal, state, and local laws, regulations, ordinances, and rules (including those regarding discrimination, unfair labor practices, anti-kick-back and collusion); and Seller also agrees to procure at its own expense all permits, licenses and inspection fees required for the work hereunder, unless otherwise specified.

6. **Force Majeure.** Except for defaults of Seller’s subcontractors at any tier, neither Buyer nor Seller shall be liable for any failure to perform due to any cause beyond their reasonable control and without their fault or negligence. Such causes included, but are not limited to, acts of God or of the public enemy, acts of the Government in its sovereign or contractual capacity, fires, floods, epidemics, terrorism, quarantine restrictions, strikes, freight embargoes, and unusually severe weather. In the event that performance of this Purchase Order is hindered, delayed or adversely affected by causes of the type described above (“Force Majeure”), then the Party whose performance is so affected shall so notify the other Party’s authorized representative in writing and, at Buyer’s option, this Purchase Order shall be completed with such adjustments as are reasonably required by the existence of Force Majeure or this Purchase Order may be terminated for convenience.

7. **Independent Contractor.** If this order requires the use of Seller’s employees, subcontractors, or others under Seller’s control at Buyer’s or Buyer’s customer’s premises, Seller agrees that:
   (a) Seller shall obtain and pay for all permits, licenses and inspection fees required for the work hereunder, unless otherwise specified.
   (b) Seller’s status shall be that of an independent contractor and shall not be that of an employee of Buyer, and that no withholding shall be made from any sums due hereunder to Seller for purposes of FICA, federal income taxes, or any state or local unemployment insurance or taxes, and that the Seller is not covered by Buyer’s or Buyer’s customer’s Workers’ Compensation Insurance.
   (c) In the event of the bankruptcy or insolvency of Seller, its successors or assigns, or of any assignment by Seller for the benefit of its creditors, Buyer shall have the right to cancel this order.

8. **Assignments.** Seller may not assign any rights or delegate any of its obligations due or to become due under this Purchase Order without the prior written consent of Buyer. Any purported assignment or delegation by Seller without such consent shall be void. Buyer may assign this Purchase Order to (i) any successor in interest, or (ii) Buyer’s customer.

9. **Insurance.** Seller shall be responsible for the actions and failure to act of all parties retained by, through, or under Seller in connection with the performance of this Purchase Order. Seller shall maintain, and causes its subcontractors to maintain, at all times during the term of this order appropriate insurance. Seller shall provide Buyer with certificates evidencing required insurance upon Buyer’s request. Seller shall make no charge to Buyer for any insurance relating to the materials, services or equipment purchased hereunder or relating to the transportation thereof.

10. **Changes.**
    (a) Buyer shall have the right by written order to suspend work or to make changes from time to time in the services to be rendered or goods to be furnished by Seller hereunder or the delivery date. If such suspension or changes cause an increase or decrease in the cost of performance of this Purchase Order or in the time required for its performance, an equitable adjustment shall be negotiated promptly, and the Purchase Order shall be modified in writing accordingly. Any claim by Seller for adjustment under this Section must be asserted in writing within fifteen (15) days from the date of receipt by Seller of notification of the change or suspension and shall be followed as soon as practicable with a notice of amount claimed and supporting cost figures. However, nothing herein shall excuse the Seller from proceeding with this Purchase Order as changed pending resolution of the claim.
    (b) No change, alteration, or modification of this order shall be binding upon either party hereto, unless in writing signed by a duly authorized officer or representative of such party.

11. **Disputes.**
    (a) Any controversy or claim that may arise out of or in connection with this Purchase Order that after good faith negotiations cannot be resolved to both Parties’ satisfaction may be resolved by submitting the claim to a court of competent jurisdiction within the state of Colorado.
    (b) Pending resolution of settlement of any dispute arising under this Purchase Order, Seller will proceed diligently as directed by Buyer with the performance of this Purchase Order irrespective of the place of performance.

12. **Indemnification.** Seller hereby accepts full responsibility for, and indemnifies Buyer and Buyer’s customer, and their officers, agents and subcontractors against, and shall hold each harmless from, all acts and omissions of Seller, its agents, and employees, and from any and all claims for injury to or death of any and all persons (including but not limited to employees) and for damage to property arising out of or in connection with the performance of work hereunder. Seller further indemnifies Buyer and shall hold it, and its officers, subcontractors and agents, harmless from any and all loss, damage, liability, costs of litigation, attorneys fees, and other expenses arising out of or relating to any claim or suit for alleged infringement or other violation of intellectual property rights or relating to any of the material or equipment described herein, or to the use or resale thereof; and Seller agrees to assume the defense of any such suits and to pay any and all costs and expenses incidental thereto and any judgments awarded therein.

13. **Title.** Definitions: “Intellectual Property” (“IP”) as used in this Purchase Order shall mean any invention, technical data, documentation, work of authorship, enhancement, derivative work, improvement or discovery, whether or not patentable or copyrightable, and whether or not conceived or first actually reduced to practice subsequent to the start of , and related to, this Purchase Order.

(a) Unless otherwise expressly agreed in writing to the contrary, all specifications, information, data, drawings, software, and other items supplied to Buyer by Seller shall be disclosed to Buyer on a non-proprietary basis and may be used and/or disclosed by Buyer without restriction, unless (i) otherwise required by the U.S. Government Regulations referred to in this Purchase Order, or (ii) the Buyer has executed a separate agreement restricting the use and disclosure of such information, data, software and the like.

(b) Unless otherwise expressly agreed to in writing to the contrary and subject to Section 14(d) below, all specifications, information, data, drawings, software and other items are (i) supplied to Seller by Buyer or (ii) obtained or developed by Seller in the performance of this Purchase Order or paid for by Buyer shall be proprietary to Buyer, shall be used only for purposes of providing goods or services to Buyer pursuant to this Purchase Order, and shall not be disclosed to any third party without Buyer's express written consent. All such items supplied by Buyer or obtained by Seller in performance of this Purchase Order or paid for by Buyer shall be promptly provided to Buyer on request or upon completion of this Purchase Order.

(c) Unless otherwise expressly agreed in writing to the contrary and subject to Section 14(d) below, any work performed pursuant to this Purchase Order shall be considered the be the property of Buyer; and Seller shall execute such documents necessary to perfect Buyer's title hereto. Buyer agrees to provide assistance reasonably required to perfect such rights. Unless otherwise expressly agreed to in writing to the contrary and subject to Section 14(d) below, any work performed pursuant to this Purchase Order shall be considered a "work made for hire". To the extent that any invention or IP may not, by operation of law, be works made for hire, the Seller hereby assigns to Buyer the ownership of copyright. To the extent that any Seller-owned, duly marked pre-existing materials, tools, algorithms, codes and utilities are contained in the invention or IP, the Seller grants to Buyer an irrevocable, non-exclusive, worldwide, royalty-free license to: use, execute, reproduce, display, and prepare derivative works based upon such pre-existing materials and derivative works thereof; and, authorize others to any, some, or all of the foregoing. The term "pre-existing materials" shall include tools, algorithms, codes and utilities developed prior to or during the term of this Purchase Order by the Seller at Seller's expense.

(d) If this Purchase Order indicates on the face that it is a government subcontract, the applicable Government Regulations incorporated into this Purchase Order shall, when applicable, take precedence over any conflicting provision of this Section 14 to the extent that such Regulations so require. The incorporation by reference of such U.S. Government Regulations dealing with subcontractor's rights in pre-existing materials, subject inventions, copyrights, software and similar IP are not intended to, and shall not, unless otherwise required by applicable law, obviate or modify any greater rights which Seller may have previously granted Buyer pursuant to prior agreements between the parties.

15. Buyer's Property. All property supplied or paid for by Buyer shall be and remain the property of Buyer or Buyer's customer as appropriate; and if Seller fails to return such property upon Buyer's demand, Buyer shall have the right, upon reasonable notice, to invoice Seller for the cost of replacement of such property. All Buyer's property shall be used only in the performance of work under this Purchase Order unless Buyer consents otherwise in writing. Seller shall have the obligation to maintain any and all property furnished by Buyer to Seller and shall be responsible for all loss or damage to said property except for normal wear and tear.

Warranty.

(a) Seller shall be responsible for conformance to specifications, performance, and guarantees of auxiliary apparatus, equipment, and components furnished by him on suborders as part of this order. Seller will provide all services in accordance with the highest industry practices.

(b) Seller guarantees that all the material, services and equipment furnished by it shall (except otherwise specified on the face of this order) be new and that Seller's work will be performed in a professional and workmanlike manner.

(c) Seller shall guarantee materials and workmanship for a period of one (1) year from date of first operation, or eighteen (18) months from date of shipment. To the extent that any guarantees of design or performance of said materials are set forth herein or in any proposal of Seller, such guarantees shall extend for the same period.

(d) Seller agrees to repair or replace any material that shall have proved defective or that shall fail to meet said guarantees of design or performance within said periods at no cost. Obligations and liabilities of Seller hereunder shall extend to the benefit of Buyer and Buyer's customer.

Payment. Buyer shall normally pay Seller within thirty (30) days from receipt of a proper invoice.

Termination. The Buyer may terminate this order in whole or in part, for its convenience. The Buyer shall give written notice of the termination to the Seller specifying the part of the order terminated and when termination becomes effective. Upon receipt of the notice of termination, the vendor shall incur no further obligations except to the extent necessary to mitigate costs of performance. In the case of services or specially manufactured goods, the Buyer shall pay reasonable settlement expenses, the contract price for supplies and services delivered and accepted. In the case of existing goods, the Buyer shall pay reasonable settlement expenses, the contract price for goods delivered and accepted, reasonable costs incurred in preparation for delivery of the undelivered goods. The amount of the termination liability under this paragraph shall not exceed the amount of the order.

Release of Information. Seller shall not publish, distribute, or use any information developed under or about the existence of this Purchase Order, or use the Buyer's name or logo for the purpose of advertising, making a news release, creating a business reference, creating a website content or for products or service endorsement without prior written approval, such approval shall not be unreasonably withheld.

Choice of Law. The laws of the State of Colorado shall govern in connection with the formation, performance and the legal enforcement of this order. Unless otherwise specified in the solicitation of this order, venue for any judicial action arising out of or in connection with this order shall be in Colorado.

Severability. If any provision of this Purchase Order or application thereof is found to be invalid, illegal or unenforceable by law, the remainder of this Purchase Order will remain valid, enforceable and in full force and effect, and the parties will negotiate in good faith to substitute a provision of like economic intent and effect.

Government Contract Terms. If this order indicates on the face that it is a government subcontract, then the flowdown clauses required by the Buyer's prime contract shall apply, including those clauses attached to this order. By
entering into this Order, Seller represents and certifies that it, and any officer or employee of the company, are not currently debarred or suspended from doing business with the federal government and not listed on the Excluded Parties List System.

23. **Integration.** This order, together with all documents incorporated herein by reference, constitute the entire agreement between Buyer and Seller, and there are no terms, conditions, or provisions either oral or written between the parties hereto, other than those herein contained, and this order supersedes any and all oral or written representations, inducements, or understandings of any kind or nature between the parties hereto relating to the subject matter hereof.

24. **Survivability.** Seller’s obligations, including but not limited to, obligations under the Termination, Rights in Data, Title, Release of Information, Warranty, Indemnification, Laws and Regulations, Insurance, and Export/Import & Foreign Nationals provisions of this Purchase Order, shall survive termination, or completion of this Purchase Order.

25. **Export/Import Controls**
   (a) Seller shall control the disclosure of and access to technical data, information and other items received under this Purchase Order in accordance with U.S. export control laws and regulations, including but not limited to the ITAR and EAR. It shall be the sole responsibility of Seller to determine whether the information provided by Buyer is technical data as outlined in the regulations prior to any release to a third party abiding by the terms outlined herein. Seller shall indemnify Buyer for all liabilities, penalties, losses, damages, costs or expenses that may be imposed on or incurred by Buyer in connection with any violations of such laws and regulations by Seller.

   (b) Seller shall immediately notify Buyer if it is, or becomes listed, on any Excluded or Denied Party List of an agency of the U.S. Government or its export privileges are denied, suspended or revoked.

27. **Priority Rating.** If this Order is a “rated order” certified for national defense use, Seller shall follow all the requirements of the Defense Priorities and Allocation System Regulation (15 C.F.R. Part 700).

28. **Electronic Transmission.** The parties agree that if this Order is transmitted electronically, neither party shall contest its validity, or any acknowledgment thereof, on the basis that the Order or acknowledgment contains an electronic signature.

29. **Nondisclosure and Confidentiality.** The parties agree that prior to the time that Seller commences any work pursuant to this Agreement, they will enter into a “Confidentiality, Non-Disclosure, and Intellectual Property Agreement for Contractors” (“NDA Agreement”) with Buyer, and that all work shall be performed subject to the terms of such NDA Agreement. In the event of a conflict between the provisions of the NDA Agreement and this Order, the terms of the NDA Agreement shall prevail.

30. **Right of Access.** Seller shall allow right of entry and/or allow for surveillance/inspection activities by the Buyer, the Buyer’s customer, and/or regulatory authorities at the applicable areas of the Seller’s facilities and to applicable documented information at any level of the supply chain. Access will be coordinated by a Roccor Quality Assurance representative.

31. **Employee Awareness.** The Seller shall ensure that individuals performing work are aware of their contribution to product or service conformity, their contribution to product safety, and the importance of ethical behaviour.

32. **Record Retention.** Records providing evidence of conformity to requirements and the effective operation of the Seller’s quality management system shall remain legible, readily identifiable, and retrievable for a minimum period of 7 years after the date of delivery. Appropriate disposition methods will permanently destroy documentation. Acceptable disposition methods include shredding hard copy files and permanently deleting soft copy files.