

ELEMENT MATERIALS TECHNOLOGY

TERMS AND CONDITIONS (UNITED ARAB EMIRATES )

1. Formation of Contract

1.1 These Terms and Conditions shall apply to all any quotation, proposal, estimate or fee quote ("Quotation" ) provided by or on behalf of the Company (as defined below) shall apply to all contracts for the supply of testing, calibration and/or other services Services FDUULHGWA Ringonfile Limited - Dubai branch (DCCI No. 186764) Company SURYLGLQJ WKH VHUYLFHV FRQWHP SODWHG therein to D FXVW Customer 3

1.2 These Terms and Conditions shall supersede and override any terms or conditions contained in or referred to in the Customer's purchase order or acceptance of a quotation or specification and shall prevail over any inconsistent terms or conditions contained or referred to in the & RPSDQ\TV FRQILUPDWLRQ by Raw Rules the law in LPSOLHG question cannot be excluded), trade custom, practice or course of dealing. \$Q\ SKUDVH LQWURGX including \ Wkule WHUPV 3 in particular RU DQ\ VLPLODU H[SUHVVLRQ VKDOO EH FRQVWUXHG DV illustrative and shall not limit the sense of the words preceding those terms.

1.3 Written and oral Quotations shall be valid for sixty (60) days from the date thereof and the Company may withdraw any such Quotation at any time. No Quotation given by the Company shall be an offer to contract with any person and no contract shall come into existence except in accordance with sub-condition 1.4.

1.4 The Customer's purchase order or the Customer's acceptance of a Quotation constitutes an offer by the Customer to purchase the Services specified in the Quotation upon these Terms and Conditions. No offer placed by the Customer shall be accepted by the Company other than by a written acknowledgement issued and executed by the Company or (if earlier) by the Company starting to provide the

theoretical studies, results may require careful validation in order to be

- 8.4.1 the Customer notifies the Company in detail and in writing of the alleged basis for the claim within two (2) months of the Customer becoming aware thereof and within one year after the completion of the Services to which the claim relates; and
- 8.4.2 the Company is permitted to inspect any and all property with respect to which the Services are claimed to have been  
GHIHFWLYH RU WR ZKLFK & XVWRPHU ¶ V FODLP RWKHU ZLVH UHODWHV
- 8.5 Without prejudice to the generality of sub-condition 8.4, the Company

12.1 In the event that the Customer requires the Company to present the results or findings of Services carried out by the Company in witness statements, court hearings or other legal proceedings, the Customer shall pay to the Company such costs and fees for such presentations and the preparation thereof as the Company may charge to customers generally from time to time for such services and the Customer shall be liable for such costs in addition to the Consideration

12.2

transfer data outside the EEA subject to the Data Processor complying with the requirements of Articles 45 to 49 of the GDPR;

20.3.2

