## **ELEMENT MATERIALS TECHNOLOGY**

## TERMS AND CONDITIONS (US)

- Formation of Contract
- 1.1 These terms and FRQGLWTebriRsQavid Conditions `WRJHWKHUZLWK any quotation, proposal, estimate, RUIHHTQubRavioleh `3 SURYLGHG by or on behalf of the Company (as defined in this sub-condition) shall apply to all contracts for the supply of testing, calibration and/or other VHUYLSTeNtiVes 3 FDUULHEDBernFevix Mivatebrials Technology Des Moines, a division of Element Materials Technology St. Paul Inc.

  ©ompany `SURYLGLQJ WKH VHUYLFHVto FthReQWHPSODWHG WKHUHLQFXVWRCPubstoother3`
- 1.2 These Terms and Conditions shall supersede and override any terms or FRQGLWLRQV FRQWDLQHG LQ RU UHIHUUHG WR LQ WKH &XVWRPHU¶V SXUFKDVH RUGHU or acceptance of a quotation or specification and shall prevail over any inconsistent terms or conditions contained or referred to in the &RPSDQ\¶V FRQILUPDWLRQ RI R0I¤MCFJ<sup>aa</sup>\

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- 5.4 When testing, analysis or other services are carried out, the Company shall not be liable in respect of any costs or losses resulting from damage to or destruction of any property belonging to the Customer unless the Customer notifies the Company in writing before delivery to the Company and the property itself delivered to the Company is clearly PDUNHG 3'R 1RW 'HVWUR\ RU 'DPDJH´, I & XVWRPHU¶V SURSHUW\ & RYP SER QR PVU Nathel CEThE MCKLHW\ & XVWRPHU¶V VROH DQ Gorldafra QeXto or Ydestruction bif G\ WKH & XVWRPHU¶V SURSHUW\LV OLPLWHG WR WOHKSHCONHDWOONLOBARSHALL APPLY REGARDLESS OF WHETHER
  - INDIRECT, 8.3.2 SPECIAL. INCIDENTAL. CONSEQUENTIAL LOSS, COSTS, DAMAGES, CHARGES, VXFK QRWFINEB, REWALTLIBSHOOR EXQEENSIESKOPR PURE ECONOMIC LOSS.

OF CONTRACT: LOSS OF USE: LOSS OR CORRUPTION OF

DATA OR INFORMATION; EX GRATIA PAYMENTS; OR

- WKH YDOXH RI &XVWRPHU¶V SURSHUW\ 5.4.1
- SUCH LOSSES OR DAMAGES WERE FORESEEABLE AND R WHETHER OR NOT THE COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES OR DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ANY AGREED OR OTHER
- 5.4.2 the cost of the Services performed on the damaged or destroyed property pursuant to the Contract.
- Re-Delivery 6.
- 7KH &RPSDQ\ ZLOO DW WKH &XVWRPHU¶V UHDVRQDEOH ZULWWHQ UHTXHVW  $\,$  GHOLYHU WKH &XVWRPHU¶V SURSHUW\  $\,$  RWKHU WKDQ WKDW ZKLFK LV GHVWUR\HG DV SDUW RI the Services) back to the Customer after performing Services relating to that property. The Company may use any method of delivery that it reasonably decides and will do so as the agent of the Customer and will not have any liability in respect of any such item so delivered. The Company may at its discretion instruct any person delivering such property to the Customer to invoice that Customer directly in respect of that delivery and the Customer shall make any and all claims for property damaged in transit directly and solely against such delivery company or other person.
- Unless specifically instructed to the contrary in writing by the Customer, WKH &RPSDQ\ UHVHUYHV WKH ULJKW WR SURSHUO\ GLVSRVH RI &XVWRPHU¶V property after completion of the Services provided that the length of time destroyed will be at the absolute discretion of the Company. The Company reserves the right to invoice the Customer for any costs of disposal. Where property of the Customer is, in the sole opinion of the Company, too bulky or too unstable to allow storage time of more than one month, it will be at the absolute discretion of the Company as to the length of time such property is kept before being destroyed.

&XVWRPHU¶V SURSHUW\LV NHSW DIWHU FRPSOHWLRQ RI WKH 6HUYLFHV EHIRUH EHLQJ

Title & Security

Title to th H & X V W R P H U ¶ V S U R S H U W \ Z K L F K L V G H O L Y H U H G W R W K H & R P S D Q \ D Q G all risk of loss or damage to such property (except for loss or damage caused by the Company and for which and to the extent that the Company accepts liability under these Terms and Conditions) shall remain with the Customer at all times, who shall be responsible for effecting and maintaining its own insurance coverage thereof, it being hereby acknowledged by the Customer that the charges of the Company do not include insurance. The Company may retain all property delivered to it until all sums due and owing to the Company by the Customer have been paid.

- 8. Liability and Indemnity
- 8.1 This condition 8 sets out the entire financial liability of the Company, its employees, agents and sub-contractors to the Customer in respect of any breach of the Contract, any use made of Samples or any part of them on which Services are carried out, and any representation, warranty, statement, or tortious act or omission (including negligence or breach of statutory duty) arising under or in connection with the Contract.
- Other than as expressly set out herein and as specifically warranted in writing to the Customer by an officer or duly authorised signatory of the Company in accordance with sub-condition 2.1, all warranties, conditions and other terms implied by statute or common law are, to the fullest extent permitted by law, expressly disclaimed and excluded from the
- SUBJECT TO THE REMAINING SUB-CONDITIONS OF THIS CONDITION 8, THE COMPANY SHALL NOT BE LIABLE, WHETHER IN TORT (INCLUDING FOR NEGLIGENCE OR BREACH OF STATUTORY DUTY), CONTRACT, MISREPRESENTATION OR OTHERWISE FOR:
  - LOSS OF PROFITS; LOSS OF BUSINESS; LOSS OF REVENUE; LOSS OF MARKETS; LOSS OR DAMAGE INCURRED AS A RESULT OF A THIRD PARTY CLAIM; DEPLETION OF GOODWILL AND/OR SIMILAR LOSSES; LOSS OF ANTICIPATED SAVINGS; LOSS OF GOODS; LOSS

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12.3 If any aspect or element of the Services (including any Sample) is, or is likely to be, th

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