1. DEFINITIONS AND INTERPRETATION

1.1. In these Standard Terms and Conditions of Service ("Terms"): ANDOR means Andor Technology Incorporated.

AO means the acknowledgement of order issued by ANDOR to Customer together with the Service Plan.

“Commencement Date” means the date on which the Service Agreement becomes effective as set out in any applicable AO.

“Customer” means the purchaser of the Services as stated in any applicable AO.

“Engineer” means an individual engaged or employed by ANDOR to perform the Services.

“Equipment” means the ANDOR product(s), or such other products as may be specified by ANDOR on an AO, to be serviced by ANDOR for Customer as part of the Services.

“Equipment Warranty” shall have the meaning ascribed to it in clause 8.1.

“Extended Period” has the meaning given to it in clause 13.2.

“Initial Period” means the initial period for which ANDOR shall provide the Services as set out in any applicable AO.

“Platinum Service Plan” means a particular type of Service Plan which details the specific level of Services Customer is entitled to as set out in any applicable AO.

“Quotation” means the quotation for Services issued by Andor to Customer.

“Rental Equipment” means any equipment rented by ANDOR to Customer as part of the Services.

“Services” means the services to be provided by ANDOR to Customer in accordance with the terms of the Service Agreement.

“Service Agreement” means these Terms and any applicable AO and Quotation.

“Service Fee” means the fee payable by Customer to ANDOR for the Services.

“Service Plan” means the document(s) forming part of the AO which further describe the services to be performed by ANDOR for Customer.

“Service Repair Centre” means an ANDOR dedicated service facility situated in various locations globally.

“Term” means the Initial Period and any Extended Period.

“Warranty Period” shall have the meaning ascribed to it in clause 8.6.

1.2. These Terms are an integral part of the Service Agreement between ANDOR and Customer.

1.3. Clause headings shall not affect the interpretation of the Service Agreement.

1.4. A payment shall be deemed made when credited to the payee’s bank account and is cleared funds.

1.5. Unless the context otherwise requires, in the Service Agreement words in the singular include the plural and the plural include the singular and each gender includes each other gender.

1.6. Any words in the Service Agreement following the terms “including”, “include”, “in particular” or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms.

1.7. English is the authentic text of the Service Agreement and all notices or other communications under or relating to it shall be in writing in English. Any translation will be for guidance only.

1.8. A Quotation is not an offer and may be withdrawn or modified; save as otherwise agreed in writing by ANDOR no contract or commitment shall exist until ANDOR sends its AO to Customer.

1.9. Save as otherwise expressly agreed in writing by ANDOR, in the event of any inconsistency in the documents comprising the Service Agreement, the following order of prevalence shall apply: (1) any applicable AO (excluding any standard terms and conditions of sale and/or service attached to the AO); (2) any applicable Quotation (excluding any standard terms and conditions of sale and/or service attached to the Quotation); and (3) these Terms.

1.10. Reference to a “person” includes any individual, partnership, company, corporation, joint venture, trust, association, organisation or other entity, in each case whether or not having separate legal personality.

1.11. References to attachments, clauses, recitals, annexes and schedules are of or to the same in the Service Agreement unless otherwise stated.

2. SCOPE OF THE SERVICES

2.1. ANDOR shall use its reasonable efforts to provide the Services.

2.2. In the event of failure of any Equipment, Customer shall notify ANDOR as soon as possible and assist ANDOR in determining the cause of such failure.

2.3. Subject to clause 12.3, ANDOR may send a replacement part for Customer to replace a defective part of the Equipment or, if such replacement requires technical skills which Customer does not possess, ANDOR shall either send an Engineer to repair the Equipment in situ or have the Equipment returned to a Service Repair Centre at ANDOR’s election, in accordance with clause 6.6.

2.4. Component parts of the Equipment will be replaced at ANDOR’s absolute discretion. If Equipment cannot be repaired without replacement parts ANDOR shall, at its discretion, provide either new parts or similar parts of equivalent performance to new parts. ANDOR reserves the right to use reconditioned parts, if necessary. Replacement parts shall be the property of Customer and replaced parts shall become the property of ANDOR once the replaced parts have been removed from or replaced in the Equipment. ANDOR may invoice Customer for their replacement value if such parts are not returned to it within ten (10) days of their replacement.

2.5. Charges for labor or materials for any service other than the Services shall be invoiced at ANDOR’s then current rates less any discounts to be applied at ANDOR’s sole discretion.

2.6. Reinstallation and training in the use of the Equipment, such as for an affiliate of Customer or at a new Customer location, can be provided by ANDOR at an additional cost. Customer may request a quotation from ANDOR for such reinstallation and training.

2.7. If any variation in the Services or the Service Agreement is agreed or is required for compliance with any applicable law, regulation or safety recommendation, Customer shall pay such additional amount as is fair and reasonable and ANDOR shall have reasonable additional time to perform any of its obligations set out in the Service Agreement.

3. ELIGIBLE EQUIPMENT

3.1. ANDOR shall determine, in its sole discretion, whether equipment of Customer is eligible as Equipment to be serviced by ANDOR pursuant to the Service Agreement.

3.2. ANDOR may prior to accepting any order from Customer to provide the Services, carry out at the expense of Customer an inspection of the Equipment as ANDOR reasonably requires. Such inspection shall be charged at ANDOR’s then current list price for such inspection.
3.3. If ANDOR reasonably determines that the Equipment is not in good operating condition prior to the start of performance of the Services, ANDOR may require Customer to effect such adjustments as it determines necessary and, if ANDOR agrees to provide such adjustments Customer will pay for such work on a time and materials basis. ANDOR reserves the right not to commence performance of the Services until the Equipment is, as determined by ANDOR, in good operating condition.

3.4. Customer shall comply with the obligations set out in clauses 5.1 to 5.4 in respect of the performance of any pre-inspection or adjustments performed by ANDOR pursuant to clauses 3.2 and 3.3.

3.5. Without limiting any other provision of these Standard Terms and Conditions of Service, the Equipment must be fully installed and accepted by Customer for performance and adherence to specification at the time of installation.

3.6. In the event that additional Equipment is agreed to be added to the Service Agreement, the parties shall agree and executed in writing a variation agreement to identify the new Equipment, the new Service Fee and new payment terms (if any).

4. SERVICE FEE AND PAYMENT

4.1. Subject to any applicable AO, the Service Fee shall exclude sales tax and any other applicable taxes and duties. Unless costed for in any applicable AO, ANDOR may make reasonable additional charges for complying with any special requirements of Customer. Unless Customer provides ANDOR with appropriate tax exemption certificates, such additional charges shall be billed to Customer as a separate line item on each invoice.

4.2. ANDOR shall provide Customer with an invoice detailing the Service Fee and Customer shall pay the Service Fee less any applicable discounts and surcharges within thirty (30) days of the date of such invoice.

4.3. ANDOR shall invoice Customer for the Service Fee in advance.

4.4. Payment shall be made in either (i) United States Dollars (USD); (ii) Euros (EUR); or (iii) Great British Pounds (GBP) as set out in any applicable AO, clear of any banking transaction charges and without deduction, set off or counterclaim.

4.5. ANDOR shall notify Customer ninety (90) days prior to the expiry of the Initial Period or any Extended Period of any increases in the Service Fee greater than five percent (5%) for the next Extended Period.

4.6. Customer shall not delay payment for any reason. Time of payment is of the essence of every Service Agreement. Without limiting ANDOR’s remedies, if payment is overdue, Customer shall reimburse ANDOR for any legal fees and other costs of collection and (as well as after before judgment) shall pay to it a sum equal to any loss suffered by ANDOR arising from exchange rate fluctuations and interest on such sum and on the amount overdue at eight per cent (8%) above the US Federal Reserve base rate from time to time calculated from the date payment fell due until the date of actual payment (or such lesser amount as is the maximum rate permissible by state law) and ANDOR may cancel the Service Agreement and any other contracts and suspend performance of the Services and suspend deliveries to Customer.

4.7. Any payment which would fall due later than it would have done but for delay caused by Customer shall be deemed to fall due when, but for Customer’s delay, it might reasonably be expected to have fallen due.

5. CUSTOMER’S RESPONSIBILITIES

5.1. Customer shall grant full access to and use of its premises, equipment and any necessary information to enable ANDOR to perform the Services during all normal working hours and upon reasonable notice from ANDOR at any other time.

5.2. Customer shall ensure that any premises to which ANDOR’s employees or agents have access for provision of Services fully comply with health and safety regulations and best practices and Customer will not expose such persons to unnecessary risk or danger to personal safety. Customer shall ensure that ANDOR’s personnel are made aware of all relevant safety procedures and regulations.

5.3. Without limitation to clause 11, Customer shall ensure that its employees and agents comply with all reasonable instructions made by ANDOR’s employees and agents in the course of provision of the Services or to enable ANDOR to limit any damage to either party, including complying with safety procedures.

5.4. Customer warrants that the site’s performance of the Services is to take place is in all respects suitable for the safe and lawful performance of the Services.

5.5. Customer shall provide all reasonable utilities (including heat, light, electricity and ventilation) and telecommunications required for the performance of the Services.

5.6. Customer shall take all precautions to protect its data and shall ensure that a regular back-up arrangement for such data is implemented before and during the provision of the Services. Customer shall be responsible for restoring any lost or corrupted data unless such loss is caused by the negligence or wilful default of ANDOR; where such loss is caused by the negligence or wilful default of ANDOR, ANDOR’s liability shall be limited to the reinstatement cost, where reinstatement is possible, of all data proven to have been lost or irretrievably corrupted unless such loss or corruption has resulted from the failure of the Customer to take the abovementioned precautions to protect and perform regular back-ups of its data.

5.7. Save with ANDOR’s prior written consent, Customer undertakes that it will not, during or for a period of twelve (12) months after the provision of the Services has ceased, directly or indirectly solicit any employee of ANDOR or seek to cause him to leave the employment of ANDOR.

5.8. Without prejudice to clause 5.7, Customer shall pay to ANDOR a commission fee of thirty per cent (30%) of that employee’s then current salary including accrued benefits in respect of any employee of ANDOR who is employed or engaged by Customer or any associate of Customer during or within twelve (12) months after the provision of the Services ceased.

5.9. Customer warrants that it does and undertakes that it will comply with any applicable data protection legislation from time to time in force.

5.10. Customer shall at ANDOR’s request provide adequate security and space at its premises for secure and proper storage of any equipment belonging to or used by ANDOR or its employees or agents.

5.11. Customer shall reimburse the reasonable expenses of any employees or representatives of ANDOR who are required to travel from ANDOR’s premises to Customer’s premises at its request during the provision of the Services.

5.12. Customer shall reimburse ANDOR for any losses it suffers due to:

5.12.1. Customer’s failure to comply with any of its obligations under this clause 5;
6. LOCATION

6.1. Unless otherwise agreed in writing, ANDOR shall have no obligation to provide Services in respect of Equipment moved to a different location to that specified in any applicable AO: where ANDOR agrees to provide Services in such circumstance it may charge additional rates for such Services.

6.2. Following a request by Customer, ANDOR may remove and reinstall static Equipment for Customer from its original location to a new location: such removal and reinstallation if agreed shall, unless otherwise agreed in writing, be on ANDOR’s then current standard terms for such services and shall be charged to Customer at ANDOR’s then current standard rates for the same.

6.3. If ANDOR undertakes the removal and reinstallation of Equipment for Customer from its original location to a new location, ANDOR may, in its sole discretion, waive the requirement for a pre-service inspection and adjustments as described in clauses 3.2 and 3.3.

6.4. If Equipment is moved and ANDOR has agreed to provide Services in respect of such Equipment and the removal and reinstallation of Equipment from its original location to a new location is undertaken by Customer or a third party, ANDOR may, in its sole discretion, require the performance of a further pre-service inspection and adjustments as described in clauses 3.2 and 3.3.

6.5. If ANDOR reasonably determines that any Equipment cannot be put into good operating condition following its removal and reinstallation from its original location to a new location, ANDOR shall have the right to immediately terminate the Service Agreement in whole or in part on written notice to Customer.

6.6. ANDOR may, in its sole discretion, elect to carry out any of the Services at a Service Repair Centre. If ANDOR elects that any of the Equipment should be serviced at a Service Repair Centre, the risk in the Equipment shall at all times remain with Customer and Customer shall package such Equipment as ANDOR instructs and dispatch such Equipment at its own expense. Costs of carriage on the Equipment return to Customer from the Service Repair Centre shall be borne by ANDOR unless otherwise specified in any applicable AO. Customer acknowledges that failure by Customer to ship any Equipment to the nearest Service Repair Centre at ANDOR’s election may result in a delay or alteration to the performance of the Services and, to the extent permitted by law, ANDOR shall not be liable for any losses, damages, claims, costs or expenses incurred by Customer or any third party arising out of or in connection with such delay or alteration to the performance of the Services.

6.7. ANDOR shall not be liable for any defect, wastage or other loss whatsoever in, or arising from any equipment, hardware, software or other items supplied or made available to ANDOR by Customer or other third party.

7. EXCLUSIONS FROM SERVICES

7.1. Unless otherwise agreed in writing by ANDOR, there shall be excluded from the Services and/or an additional fee will be payable to ANDOR for:

7.1.1. the servicing of any equipment not described in any applicable AO;
7.1.2. any services not described in the AO;
7.1.3. the provision of consumables and accessories (such as storage devices, modems, additional screens, keyboards);
7.1.4. the supply and installation of patches, BIOS upgrades and other software replacements or modifications, add-ons or other upgrades to the Equipment;
7.1.5. repairs necessitated as a result of any cause other than fair wear and tear resulting from proper use of the Equipment or other equipment in accordance with ANDOR’s or the manufacturer’s instructions (including fire, accident, misuse, neglect, incorrect installation by Customer or its customers, agents or servants, unauthorized alteration, repair or maintenance or the use of sub standard consumables, failure or fluctuation of electrical power, failure of air conditioning or humidity control, or abnormal physical or electrical stress) or repairs necessitated by equipment not supplied by ANDOR or by the Equipment not being in good working order when the Services are commenced;
7.1.6. any modification or alteration to the Equipment except as required to rectify a fault diagnosed by ANDOR or the manufacturer;
7.1.7. repair necessitated by any design, specification, component or material supplied by or on behalf of Customer or by the replacement of any part of the Equipment with a part not supplied or approved by ANDOR;
7.1.8. repair or replacement of any Equipment that is obsolete or beyond economic repair, meaning that the cost of repair is in the opinion of ANDOR not less than sixty per cent (60%) of the then current market value of such equipment;
7.1.9. electrical work external to the Equipment;
7.1.10. restoring Equipment to good working condition as a result of contamination by radiological, chemical, biological or any other means. Contaminated parts shall be the property of the Customer and replacements will be invoiced to the Customer at the then current list prices; and
7.1.11. loaned equipment.
7.2. Customer shall reimburse ANDOR against any costs incurred by ANDOR responding to claims caused by operator error or incorrect application or other default of Customer or other third party.
7.3. In the provision of Services, ANDOR cannot guarantee the attendance of any particular individual as an Engineer and reserves the right to replace any Engineer with an appropriate alternative individual at any time.

7.4. Unless otherwise agreed in writing, the Engineer shall not be required to perform any services other than the Services; in particular the Engineer does not carry stock unless specifically ordered in advance.

7.5. If any appointment with an Engineer is cancelled with less than forty-eight (48) hours’ notice by Customer, ANDOR may charge its standard rates for any time and expenses it has incurred as at the date of such cancellation. Notwithstanding the foregoing, Customer shall reimburse ANDOR in full for any non-refundable costs ANDOR has incurred as a result of a Customer cancellation including, but not limited to, non-refundable flights and accommodation.

8. WARRANTY

8.1. Equipment may be sold to Customer with a certain warranty which, if applicable, will be detailed and agreed at the time of sale of that Equipment ("Equipment Warranty"). Repairs or replacement of defective Equipment carried out within the Equipment Warranty period shall be subject to the terms of the applicable Equipment Warranty.

8.2. If the Equipment Warranty has expired and Customer has purchased a Service Plan, all repairs to the Equipment performed in accordance with the applicable Service Plan will be warranted for the remainder of that Service Plan (other than replacement parts which shall be warranted in accordance with clauses 8.3 and 8.4).

8.3. If Customer has purchased a Platinum Service Plan to apply following the expiry of the Equipment Warranty, replacement parts provided pursuant to the Platinum Service Plan will be issued free of charge and will be warranted for the remaining term of the Platinum Service Plan.

8.4. If Customer has purchased a Service Plan other than a Platinum Service Plan to apply following the expiry of the Equipment Warranty, replacement parts required for the Equipment will be sold to Customer as standalone goods and will be provided with a twelve (12) month warranty for those parts only.

8.5. Notwithstanding the foregoing, ANDOR warrants that the Services will be performed with reasonable skill and care and ANDOR shall use reasonable endeavours to attain any service levels or project specifications contained in any applicable AO; such service levels or specifications shall not form part of the Service Agreement and failure to attain any service level or specifications shall not of itself constitute a breach of contract by ANDOR.

8.6. If within the warranty periods as described in clauses 8.2, 8.3 and 8.4 (together the “Warranty Period”) any replacement parts prove defective by reason of faulty design, workmanship or materials or ANDOR receives notice from Customer that any Services were not performed in accordance with the Service Agreement ANDOR will adjust, repair or replace the replacement parts as it sees fit or at its option either re-perform any non-compliant Services free of charge or refund to Customer the price paid for such Services provided that:

8.6.1. Customer gives written notice of the defect or non-performance in question (with reasonable relevant information) to ANDOR as soon as reasonably practicable and within the Warranty Period;

8.6.2. the Equipment or replacement parts have been used solely for its proper purpose and in accordance with the operating instructions;

8.6.3. the defect or the failure to perform the Services has not been caused by fire, accident, misuse, neglect, mishandling, incorrect installation of Equipment or replacement parts by Customer or its customers, agents or servants, unauthorised alteration, repair or maintenance or the use of sub-standard consumables and has not arisen from fair wear and tear;

8.6.4. the defect or the failure to perform the Services has not arisen from any design, specification, component or material supplied by or on behalf of Customer;

8.6.5. no part of the Equipment has been replaced with a part not supplied or approved by ANDOR;

8.6.6. payment in full of all sums due in respect of the Services or replacement part has been made;

8.6.7. Customer shall be liable for any costs incurred by ANDOR in responding to claims caused by operator error or incorrect application or other default of Customer or other third party;

8.6.8. Customer shall accord ANDOR sufficient access to the Equipment to enable its staff to inspect and adjust, repair, remove or replace the replacement parts or re-perform the Services; and

8.6.9. the costs of all consumables shall be paid by Customer.

9. RENTAL EQUIPMENT

9.1. This clause 9 shall apply to any Rental Equipment provided by ANDOR as part of the Services.

9.2. Any Rental Equipment shall at all times remain the property of ANDOR, and Customer shall have no right, title or interest in or to the Rental Equipment (save the right to possession and use of the Rental Equipment subject to the terms and conditions of the Service Agreement).

9.3. The risk of loss, theft, damage or destruction of the Rental Equipment shall pass to Customer on delivery and shall remain with ANDOR until returned to ANDOR by Customer or other third party;

9.4. During the Rental Period, Customer shall:

9.4.1. at its own expense, obtain and maintain insurance of the Rental Equipment to a value not less than its full replacement value comprehensively against all usual risks of loss, damage or destruction by fire, theft or accident, and such other risks as ANDOR may from time to time nominate in writing;

9.4.2. ensure that the Rental Equipment is kept and operated in a suitable environment, used only for the purposes for which it is designed, and operated in a proper manner by trained competent staff in accordance with any operating instructions provided by ANDOR;
9.4.3. not use the Rental Equipment for any unlawful purpose;
9.4.4. make no alteration to the Rental Equipment and shall not remove any existing component(s) from the Rental Equipment without the prior written consent of ANDOR unless carried out to comply with any mandatory modifications required by law or any regulatory authority or unless the component(s) is/are replaced immediately (or if removed in the ordinary course of repair and maintenance as soon as practicable) by the same component or by one of a similar make and model or an improved/advanced version of it. Title and property in all substitutions, replacements, renewals made in or to the Rental Equipment shall vest in ANDOR immediately upon installation;

9.4.5. permit ANDOR or its duly authorized representative to inspect the Rental Equipment at all reasonable times and for such purpose to enter upon any premises at which the Rental Equipment may be located, and shall grant reasonable access and facilities; and

9.4.6. not, without the prior written consent of ANDOR, part with control of (including for the purposes of repair or maintenance), sell or offer for sale, let, lend or mortgage, the Rental Equipment or allow the creation of any mortgage, charge, lien or other security interest in respect of it.

9.5. ANDOR reserves the right to remove any Rental Equipment at any time and Customer grants ANDOR an irrevocable right of entry to the premises where the Rental Equipment is situated for such purpose.

9.6. Customer shall return any such Rental Equipment to ANDOR immediately upon request.

10. INTELLECTUAL PROPERTY AND CONFIDENTIALITY

10.1. All inventions, designs, copyrights and processes and all goodwill associated thereto relevant to the Services and all specifications, designs, programs or other material issued by or on behalf of ANDOR shall, as between ANDOR and Customer, remain the absolute property of ANDOR. Customer shall not acquire any right or interest in the same except, if any applicable AO so requires, ANDOR shall grant or procure the grant of a licence to use materials created specifically for Customer in the course of the Services.

10.2. Customer acknowledges that all specifications, design, programs or other material including know-how, plans, drawings and price lists issued by or on behalf of ANDOR and any information received by it during or as a result of the Services are confidential and agrees not to use them or any other confidential information of ANDOR for any purpose (other than the purpose for which the information was disclosed) nor reproduce them in any form nor disclose them to third parties.

11. EXCLUSION AND LIMITATION OF LIABILITY

11.1. In order to keep the Service Fee as low as possible and as Customer is better able than ANDOR to quantify loss which it may suffer from a breach of the Service Agreement and to insure accordingly, Customer agrees to ANDOR limiting its liability as set out in this clause 11, subject always to clause 11.8.

11.2. Subject to clause 11.8, ANDOR shall have no obligation in respect of the Equipment except for its undertaking in clause 8 and as expressly stated in the Service Agreement. If ANDOR has properly re-performed the Services in accordance with clause 8.6, it shall have no further liability in respect of such default in the Services unless proper performance is not possible in which case ANDOR’s liability shall be limited to refunding any monies paid in respect of such defective Services.

11.3. Customer acknowledges that ANDOR’s obligations and liabilities in respect of the Services are exhaustively defined in these Terms and that, subject to clause 11.8, such express obligations are in lieu of and to the exclusion of any other warranty, condition, term, undertaking or representation of any kind, express or implied, statutory or otherwise relating to the Services including, as to the merchantability, condition, quality, performance or fitness for any purpose of the Services or any part of them.

11.4. Subject to clause 11.8, ANDOR shall under no circumstances be liable to Customer, whether in contract, tort (including negligence), breach of statutory duty or otherwise, for any loss of profit, revenue, benefit, anticipated savings or goodwill, loss of use of any asset, loss of data, business interruption, management costs or third party liability, any loss which procedures and precautions implemented by the other party (or which would generally be implemented by a person exercising a degree of skill, diligence, prudence and foresight which would reasonably and ordinarily be expected from a reasonably and appropriately skilled and experienced person in the same or similar circumstances) could have prevented or reduced, or for any indirect or consequential loss arising out of or in connection with the Service Agreement, or for any claim against a Customer by any other party, even if ANDOR has been advised of the possibility of such loss or damages.

11.5. Subject to clause 11.8, the aggregate liability of ANDOR (whether in contract, tort, breach of statutory duty or otherwise) for all breaches under or non-performance of its obligations or contemplated by the Service Agreement shall not exceed a sum equal to one and a half times the Service Fee save that this clause 11 shall not limit or exclude any liability of ANDOR which cannot be effectively excluded in law.

11.6. Without prejudice to the foregoing, the provision of the Services is not a guarantee that any Equipment will operate uninterrupted or without error, nor is it a guarantee against obsolescence.

11.7. Any liability of ANDOR under any warranty, indemnity or other obligation stated or confirmed in the AO is subject to all exclusions and limitations in these Terms.

11.8. Nothing in the Service Agreement or these Terms shall limit or exclude the liability of ANDOR for (i) death or personal injury caused by its negligence; (ii) fraud or fraudulent misrepresentation; or (iii) any other liability which may not be excluded or limited by law.

11.9. Customer acknowledges that where ANDOR supplies any marketing, promotional or other information or material relating to any goods supplied by any third party or to any services performed by any third party ("Third Party Materials"), ANDOR does not in any way endorse, verify or warrant that the information contained therein is accurate or correct, and ANDOR shall have no liability in respect of any such Third Party Materials.

11.10. ANDOR shall not be responsible or liable for:

11.10.1. any loss, damage, cost or expense arising from any mistake, defect, virus, poor quality of or inaccuracy in any program, electronic communication or other materials specified or supplied by or on
11.11. Subject to clause 11.8, if in the course of performance of any Services, any equipment or materials of Customer are lost or destroyed by reason of a breach of the Service Agreement by ANDOR, ANDOR’s sole liability shall be to replace or pay the manufacturing replacement value of the physical goods or materials that have been lost or destroyed.

11.12. If ANDOR obtains performance of any of the Services by any of its associates or any sub-contractor, such associate or sub-contractor shall be entitled to the benefit of this clause 11 and to enforce it on its own behalf.

12. REGULATORY COMPLIANCE

12.1. Customer shall obtain in good time any applicable licenses, permits and approvals in its control relating to the import and export and to the operation of the Services and reimburse ANDOR for any losses it suffers due to any Services supplied without them. ANDOR shall not be responsible for any liability in relation to delay in obtaining or failure to obtain such licenses, permits or approvals.

12.2. Customer shall strictly comply with all applicable export laws, controls and regulations and shall provide ANDOR with an End User Undertaking as soon as practically possible and in any event no later than seven (7) days of issue of Customer’s purchase order, if requested by ANDOR.

12.3. Customer acknowledges that export of the Equipment in accordance with clause 2.3, any spare parts and components of the Equipment, and the performance of ANDOR’s obligations under the Service Agreement are contingent upon the export controls of the UK, the US and other applicable jurisdictions. ANDOR shall not be liable to Customer in the event that the requisite governmental authorizations, permits, licenses, consents cannot be obtained, or they are revoked, delayed, withdrawn, terminated or cancelled for whatever reason.

12.4. Customer represents that it is not a Restricted Party, which shall be deemed to include any person or entity: (1) located in or a national of Cuba, Iran, Libya, North Korea, Sudan, Syria, or any other countries that may, from time to time, become subject to US, UK, EU or UN export controls for anti-terrorism reasons or with which US, UK or EU persons are generally prohibited from engaging in financial transactions; (2) on the US Department of Commerce Denied Person’s List, Entity List, or Unverified List; US Department of the Treasury list of Specially Designated Nationals and Blocked Persons; or US Department of State List of Debarred Parties; (3) engaged in activities involving nuclear materials or weapons, missile or rocket technologies, or proliferation of chemical or biological weapons; or (4) affiliated with or a part of any non-US military organisation.

12.5. Customer shall not export, re-export, divert, transfer or disclose, directly or indirectly, any Equipment or related technical data, materials or documents or any product thereof to any Restricted Party or to any country or (any national or resident thereof) which the US or UK Government determines from time to time is a country (or end-user) to which such export, re-export, diversion, transfer or disclosure is restricted, without obtaining the prior written authorization of ANDOR and the applicable Government agency.

13. TERM AND TERMINATION

13.1. The Service Agreement shall begin on the Commencement Date and, unless terminated earlier in accordance with this clause 13, shall continue for the Initial Period.

13.2. ANDOR and Customer may agree to extend the Initial Period for any number of one year periods thereafter (each being an “Extended Period”) for an additional fee.

13.3. During any Extended Period, either party may terminate the Service Agreement in whole or in part on sixty (60) days’ notice in writing to the other party, such notice expiring on the expiry of such Extended Period.

13.4. During the Term, ANDOR may terminate the Service Agreement in whole or in part and every other contract with Customer if:

13.4.1. Customer fails to make payments to ANDOR under any contract as they fall due or Customer otherwise breaches any such contract and the breach or non-payment is not remedied within seven (7) days of notice from ANDOR; or

13.4.2. Customer is, or is deemed to be, insolvent or suspends payment or performance of its obligations or threatens to do so, or ANDOR has reasonable grounds for believing it will fail to discharge its obligations under any contract or steps are taken to propose any composition, scheme or arrangement involving Customer and its creditors or obtain an administration order or appoint any administrative or other receiver or manager in relation to, or put in force any legal process against, Customer or any of its property, or repossess any goods in its possession or wind up or dissolve Customer, or sequester its estate or dissolve it or file a petition in bankruptcy or other relief from creditors; or

13.4.3. control of Customer passes from the present shareholders, owners or controllers to other persons whom ANDOR in its absolute discretion regards as prejudicial to its reasonable interests; or

13.4.4. in the reasonable opinion of ANDOR, Customer has ceased or threatened to cease to trade; or

13.4.5. where Customer is an individual or partnership, he or any partner dies or any steps are taken with a view to making a bankruptcy order against him or any partner; or

13.4.6. any event occurs, or proceeding is taken, with respect to the other party in any jurisdiction to which it is subject that has an effect equivalent or similar to any of the events mentioned in clauses 13.4.2 to 13.4.5 above.

13.5. In the event that ANDOR terminates the Service Agreement in part by discontinuing maintenance on any item of Equipment covered by it, Customer shall be...
entitled to terminate the remainder of the Service Agreement in its entirety by notice in writing to ANDOR within thirty (30) days of receipt of ANDOR’s notice to terminate and the effective date of the termination for the remainder of the Service Agreement shall be the same date as the effective date of termination for the item of Equipment discontinued by ANDOR.

If the Service Agreement is terminated, ANDOR (without prejudice to its other rights but subject to any relevant mandatory laws) may do any of the following:

13.6.1. declare immediately payable (and so interest-bearing under clause 4.6) any sums owed by Customer, proceed against Customer for the same and/or damages, and appropriate any payment by Customer as ANDOR thinks fit (notwithstanding any purported appropriation by Customer);

13.6.2. suspend further performance of the Service Agreement and/or any credit granted to Customer on any account; and/or

13.6.3. take possession of and deal with (including the sale of) any materials and other assets of Customer held by or on behalf of ANDOR and apply any proceeds of sale in respect of unperformed Services less such costs.

13.6.4. cause to be forthwith removed from the place of delivery, the item of Equipment discontinued by ANDOR and any equipment, accessories, or parts already delivered at Customer’s cost, and appropriate any payment by Customer for the same and/or damages, in respect of the item of Equipment discontinued by ANDOR.

13.6.5. ANDOR may at any time assign, transfer, mortgage, charge, sub-let or otherwise dispose of the Service Agreement or any rights thereunder in whole or in part. ANDOR may at any time assign, transfer, mortgage, charge, sub-let or deal in any other manner with any or all of its rights and obligations under this Agreement.

13.6.6. Customer acknowledges that ANDOR may use subcontractors to perform the Services. ANDOR shall at all times remain responsible for the negligent acts and omissions of its sub-contractors.

13.6.7. Customer warrants that the use of any information, components, specifications or designs which it has supplied or arranged to be supplied to ANDOR will not infringe the intellectual property rights of any third party and Customer shall reimburse ANDOR against all liability in relation to the same.

13.6.8. Customer shall not assign, transfer, mortgage, charge, or in connection with it.

13.6.9. No indulgence, forbearance, partial exercise of any right or remedy or previous waiver shall prejudice any rights or remedies. Remedies shall be cumulative and no choice of remedy shall preclude any other remedy.

13.6.10. Customer warrants that the use of any information, components, specifications or designs which it has supplied or arranged to be supplied to ANDOR will not infringe the intellectual property rights of any third party and Customer shall reimburse ANDOR against all liability in relation to the same.

13.6.11. Customer shall not assign, transfer, mortgage, charge, or in connection with it.

13.6.12. Customer and ANDOR may use subcontractors to perform the Services. ANDOR shall at all times remain responsible for the negligent acts and omissions of its sub-contractors.

13.6.13. The Service Agreement shall be binding upon and inure to the benefit of the successors and assigns of Customer.

13.6.14. Subject to clause 11.12, a person who is not a party to this Agreement shall not have any rights under or in connection with it.

13.6.15. This Service Agreement shall be governed and construed in accordance with the internal laws of the State of Massachusetts without giving effect to any choice or conflict of law provision or rule (whether the State of Massachusetts or any other jurisdiction). Customer irrevocably agrees that the courts of the State of Massachusetts shall have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with the Service Agreement. Notwithstanding the foregoing, as a matter of law and/or their articles of incorporation, we recognise that US Government funded institutions and US Universities are prevented from agreeing contracts which are governed by the laws of any State other than the State in which they are based. Accordingly, where Customer is a US Government funded institution or a US University (as confirmed in an AO and/or quotation), the Service Agreement shall be governed and construed in accordance with the laws of the State in which Customer is located (as confirmed in an AO and/or quotation), and Customer irrevocably agrees that the courts of the State where Customer is located shall have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with the Service Agreement.

13.6.16. The Service Agreement sets out the entire agreement and understanding of the parties relating to the subject matter thereof and supersedes all prior agreements, understandings or arrangements relating thereto.

13.6.17. This contractor and subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a).

13.6.18. This contractor and subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as

13.6.19. This contractor and subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as

13.6.20. This contractor and subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as

13.6.21. This contractor and subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as
protected veterans or individuals with disabilities and prohibit discrimination against all individuals based on their race, color, religion, sex, sexual orientation, gender identity, gender expression, or national origin. moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, protected veteran status or disability.