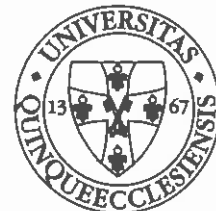


UNIVERSITY of PÉCS
PÉCSI TUDOMÁNYEGYETEM
EU-VAT Reg.No: HU15329798
H-7622 PÉCS, Vasvári Pál u. 4
Hungary



Purchase order

Contact person: Zákányi Péter
Phone and fax:
72/536-000/35567 F:72/536-304
Mobil: +36/
Address: (Billing address,too)

Please deliver to:

PTE PMMIK
Villamos Intézet
Boszorkány u. 2
7624 PÉCS

Seller:

BALLARD POWER SYSTEMS, INC.
9000 GLENLYON PARKWAY
V5J 5J8 BURNABY, BRITISH COLUMBIA
Fax: 00-604-412-4700

Purchasing order No.: 4500524088

No.of pages: 1/ 2

Date: 03/01/2012

Our reference: AESZ-02-8468

Date of delivery: 04/20/2012

Terms of delivery:DDU Pécs

Terms of payment: Within 30 days Due net

Currency USD

CONSIGNEE: TO MS. MARIANNA PÉTER. TEL: +36-72-503-640/23972

Item	O.Qty.	Unit	Description	Price per unit	Net value
Article No.		Your No.			
10	2	ST	70-cell FCgen-1020ACS fuel cell Stack NB320-20	5,620.00/ 1	11,240.00
			Part No.: 5117470		
20	2	UNT	50-cell FCgen-1310 fuel cell Stack RB320-20	8,830.00/ 1	17,660.00
			Part No.: 5121050		
30	1	UNT	Shipping & Handling Costs 9090-55223411	610.00/ 1	610.00

TOTAL

29,510.00

Terms of delivery:DDU Pécs

Please deliver the product(s) to the above mentioned delivery address. Please acknowledge this order in 48 hours

Please indicate the purchase order number /4500524088/ in the bill.

In all circumstances the present Purchasing Order is under the terms and conditions of the request for quotation sent by the Buyer, and those of your offer approved by the Buyer.

Name of the person in charge of receiving:

Mr. Kvasznicza Zoltán

Contact of the person in charge of receiving:

+36-30-300-4160

UNIVERSITY of PÉCS
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EU-VAT Reg.No: HU15329798
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Contact person: Zákányi Péter
Phone and fax:
72/536-000/35567 F:72/536-304
Mobil: +36/
Address: (Billing address,too)

PO number/date
4500524088 / 03/01/2012

Oldal:
2

We ask your kind attention to the fact that only the invoices with the same value/price as one in the Purchasing Order will be admitted by the University, so we ask you to read carefully the Purchasing Order Confirmation and to prepare your invoice. The value/price covers all type of charges necessary for the fullness and completeness of the product/. Invoice address: 7622 Pécs, Vasvári Pál utca 4.

All charges and risks will be transferred to the Buyer at the place of performance. The present Purchasing Order is under the validity of the Hungarian and European law.

Ágnes Kuthy
head of procurement and logistics

Béla Horváth
head of logistics department



Ballard Power Systems
9000 Glenlyon Parkway
Burnaby, BC V5J 5J8
Canada
Tel: 604-454-0900
Fax: 604-412-4700
www.ballard.com

February 1, 2012

Pécsi Tudományegyetem
Szántó Kovács János str. 1/B.
Pécs, Hungary
H-7633

Subject: Fuel Cell Stack Quotation

Dear Pécsi Tudományegyetem:

As per your email of January 5, 2012, Ballard Power Systems Inc. ("Ballard") is pleased to provide Pécsi Tudományegyetem with this quotation for the supply of fuel cell stacks for integration into portable power systems.

Seller: Ballard Power Systems Inc. 9000 Glenlyon Parkway Burnaby, British Columbia Canada V5J 5J8		Purchaser: Pécsi Tudományegyetem Szántó Kovács János str.1/B. Pécs, Hungary H-7633		
SL. No.	A/U	Qty offered	Unit Price	Total Price
i) Description of Equipment	FCgen™-1020ACS fuel cell stack (70-cell)	2	\$ 5,620	\$ 11,240
	FCgen™-1310 fuel cell stack (50-cell)	2	\$ 8,830	\$ 17,660
ii) Shipping & Handling				\$ 610
iIi) Total Price	U.S. Dollars			\$ 29,510

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Description of Quotation Terms and Conditions:

1. Warranty

Warranty Period, referenced in the General Sales Terms, is the period ending after **100 operational hours or 30 days** after the date of the delivery to the custody of the Purchaser's carrier, whichever occurs first. Further warranty restrictions are set out in the General Sales Terms.

2. Currency

All prices are in US dollars.

3. Operating Conditions

The fuel cell stacks are to be operated under the conditions specified in the operator's manual. All repairs resulting from operation of the stack outside of the agreed upon operating conditions and specifications such as fuel contamination or others will be charged separately on a case-by-case basis.

4. Delivery

Delivery will occur within 16 weeks of receipt of signed Equipment Sales Agreement.

Delivery is DDU Pécsi Tudományegyetem, Pécs, Hungary for the modules. "DDU" has the meaning ascribed to it in the Incoterms, 2010 published by the International Chamber of Commerce.

5. Support and Product Service

Pricing includes supply of the Product Integration Guide. Applications engineering or technical support is not included, but may be provided upon request, subject to availability. Support services will be charged as requested and incurred at a rate of US\$ 125 per hour plus expenses. Any requests for on-site support and travel and/or design change requirements outside of the scope of this quotation will be quoted and paid for under separate terms and conditions.

6. Contract Type

This quotation is subject to the terms of Ballard's standard Equipment Sales Agreement. The General Sales Terms of which are attached hereto for your reference.

7. Payment Plan

100% payment due net 30 days after delivery date.

BALLARD

8. Quotation Validity

The terms of this proposal shall be applicable until March 1, 2012.

Should you have any questions regarding the quotation, please don't hesitate to contact me at the coordinates below.

Regards,

Catharine Reid
Sales & Marketing
Ballard Power Systems
604.412-3135
catharine.reid@ballard.com
www.ballard.com

BALLARD

1. **Sale.** Ballard Power Systems Inc., ("Ballard"), hereby agrees to sell to the party described as the purchaser (the "Purchaser") in this document (this "Agreement"), and the Purchaser hereby agrees to purchase from Ballard, the products (the "Products") in accordance with the Product Specification, if any, described in this Agreement on the terms and conditions set forth below.

2. Resale and Market Restrictions

2.1 Purchaser shall not resell the Products to or with the assistance of a Third Party. **Third Party** means any party who is not a party to the Agreement and shall include internet websites and any and all entities that can serve as intermediaries to facilitate the complete sale of the Products

2.2 Without limiting Section 2.1 Purchaser shall not use, sell or supply the Products for use in a car, van or truck which incorporates a fuel cell as the sole or partial source of propulsion power, including a fuel cell hybrid propulsion system.

2.3 If the Purchaser is in breach of its obligations under this Section, Ballard will have the right to terminate this Agreement and each other contract between the Parties (without prejudice to any accrued claims or rights) upon giving written notice to that effect to the Purchaser. The Purchaser acknowledges that monetary damages alone may not be adequate to protect Ballard against any actual or threatened breach of this Section. Accordingly Purchaser consents to the seeking of provisional remedies, including injunctions, restraining orders, specific performance and similar remedies by Ballard in respect of any actual or threatened breach of this Section.

3. **Purchase Price and Payments.** The Purchaser will pay Ballard the amount specified in this Agreement as the purchase price for the Products (the "Purchase Price") within 30 days after the invoice date. All payments under this Agreement will be made to Ballard in United States dollars by wire transfer or cheque, without any set-off or counterclaim, at the bank or address specified on Ballard's invoice.

4. **Credit Checks:** The Purchaser hereby authorizes Ballard to complete such credit checks in respect of the Purchaser as Ballard may deem appropriate. If requested, the Purchaser will complete and provide to Ballard Ballard's standard Application for Credit form. The Purchaser hereby warrants to Ballard that all information contained in such form will be true and accurate in all material respects.

5. **Past Due Amounts.** If the Purchaser fails to pay the Purchase Price or other amounts owing under this Agreement on the due date, the Purchaser will pay interest on the amount due at the rate of 18% per annum, calculated and payable monthly on the last day of each and every month with interest on overdue interest at the

same rate from the due date to the date of payment; provided, however, that notwithstanding the foregoing, the rate of interest payable under this Agreement will not be higher than the highest rate of interest permitted by applicable law.

6. **Taxes.** The Purchaser will be liable for, and will indemnify and hold harmless Ballard from and against, all duties, tariffs, levies, taxes (including, without limitation, sales, use, goods and services, harmonized, value-added and withholding taxes) and other public charges (other than Ballard's income taxes) arising in relation to the sale or delivery of the Products.

7. **Purchaser's Specifications.** Where the Purchaser is to provide specifications, the Purchaser will provide such specifications in reasonable time to enable Ballard to complete delivery within the period specified. Ballard reserves the right to make modifications to the design, form and materials of the Products to an extent which the Purchaser can reasonably be expected to accept provided that such modifications do not result in a fundamental transformation of the Products. Claims arising from or due to specifications, drawings or designs supplied by the Purchaser, including, without limitation, intellectual property infringement claims, will be the sole responsibility, and will be dealt with at the sole expense, of the Purchaser, and the Purchaser will indemnify and hold harmless Ballard from and against all actions, causes of action, damages, losses, injury, costs, expenses and liabilities (collectively, the "Claims and Liabilities") arising out of or by virtue of any such claim.

8. Product Change and Discontinuance Definitions.

Form means appearance visible to the user of the Product, which affects the Fit and/or Function of the Product;

Fit means physical dimensions of components that affect their interchangeability; and

Function means operational characteristics of the Product that affect the method of operation.

9. Product Change and Discontinuance

9.1 Ballard reserves the right to discontinue the manufacture or sale of the Product or to make changes to the Form, Fit and Function of the Product in furtherance of its prevailing business and production objectives. Ballard shall notify the Purchaser in writing within a reasonable period (no less than one hundred eighty (180) days under normal circumstances) prior to any discontinuance or implementation of Form, Fit and Function changes ("Change Notice") The Purchaser may order and Ballard shall accept orders for the unchanged Product for delivery during the Change Notice period, provided always that such orders are placed within ninety (90) days of Ballard's Change Notice to the Purchaser, and

BALLARD

that the number of Products ordered and the delivery dates requested conform with the Product quantities or forecasted volumes and corresponding delivery dates contemplated by this Agreement, or as may subsequently be agreed to between the Parties.

9.2 If requested by the Purchaser Ballard may, at its sole discretion, and at no additional cost to the Purchaser, provide application engineering and testing support at the Ballard Burnaby facility during the Change Notice period to assist the Purchaser in reducing any potential impact of Product Form, Fit and Function changes on the Purchaser's application/system. The amount of application engineering and testing support will be determined on a case-by-case basis by Ballard, acting reasonably, but in any event will not exceed a total of 100 hours. Any additional application engineering and testing support requested by the Purchaser may be provided by Ballard on a time and material basis at standard Ballard rates.

9.3 At all times, Purchaser shall have the right, in accordance with the terms of this Agreement, and provided that the term of the Agreement has not then expired, to place orders for the changed Product. In this event, the Purchaser shall no longer be able to place orders for the unchanged Product whether or not the Change Notice period has expired. For the abundance of clarity, notwithstanding any of the provisions in this Section 9, Ballard shall incur no liability whatsoever to Purchaser, beyond its standard warranty terms, for any changes to the Form, Fit and Function of the Products or for the discontinuation of the Product.

10. **Delivery.** Ballard will deliver the Products DDU Incoterms 2010. Risk of loss or damage, and title, to the Products will pass to the Purchaser upon such delivery. Any time or date for delivery specified in this Agreement is an estimate only, and Ballard will not be liable for the consequences of any delay.

11. **Inspection and Acceptance.** The Purchaser will notify Ballard of any discrepancies in the quantity or quality of the Products within seven days after their receipt by the Purchaser. If the Purchaser fails to provide such notice to Ballard within such time period, without prejudice to §14, those Products will be conclusively deemed to have been received and accepted by the Purchaser without defects.

12. **Suspension of Delivery and Force Majeure.** Ballard will not be in breach of any of its obligations under this Agreement where the failure to perform, or delay in performance, of its obligations, is due, wholly or in part, directly or indirectly, upon the occurrence of any Act of God, acts of governmental bodies or agencies foreign or domestic, sabotage, fire, floods, earthquakes, explosions or other catastrophe, accidents, freight embargoes, delays occasioned by carriers, delays of a supplier of Ballard, strikes, lockouts, labour unrest, labour shortages, manufacturing breakdowns or any other event beyond the control of Ballard.

13. **Warranty.** Ballard warrants to the Purchaser that each Product will be free of defects resulting from defective materials or manufacturing workmanship for the Warranty Period, which is the period ending after **100 operational hours or 30 days** after the date of its delivery to the custody of the Purchaser's carrier, whichever occurs first unless otherwise agreed to by Ballard in writing. Subject to §11 and §14, if the Purchaser discovers and notifies Ballard in writing of any such defect within the Warranty Period, Ballard will, upon determining that the warranty claim is valid, at its sole cost and option, either replace the Product or provide the Purchaser with replacement parts for, or repair, the Product. If the Product is required to be replaced or repaired at Ballard's service centre in Burnaby, British Columbia, Canada, the Purchaser will promptly return the defective Product to Ballard at its service centre in accordance with, if applicable, the Shipping and Storage Specification as though the Purchaser were the shipper. All warranty claims must be made promptly upon discovery of the defect on Ballard's standard Limited Warranty Form. The Purchaser will be responsible for returning the defective Product or component thereof to Ballard. If the warranty claim is valid, Ballard will be responsible for delivering the repaired or replacement Product or component to the Purchaser. Where a new Product is provided as a replacement for a defective Product during the Warranty Period, the new Product will be subject to the warranty herein only for the unexpired portion of the Warranty Period relating to the original Product.

14. **Exclusion.** THE WARRANTY REFERRED TO IN §13 IS THE SOLE AND EXCLUSIVE WARRANTY MADE BY BALLARD IN RESPECT OF THE PRODUCT. BALLARD MAKES NO OTHER, AND THERE IS NO OTHER, WARRANTY, REPRESENTATION, OBLIGATION OR LIABILITY, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, HOWEVER ARISING (WHETHER BY CONTRACT, TORT, NEGLIGENCE, PRINCIPLES OF MANUFACTURER'S LIABILITY, OPERATION OF LAW, CONDUCT, STATEMENT OR OTHERWISE) TO THE PURCHASER, AND HEREBY DISCLAIMS ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE CONCERNING THE PRODUCTS. In addition, the warranty will not apply in respect of any Product if the Purchaser is in breach of its obligations under this Agreement, has not paid the Purchase Price in full, or where the Product or any part thereof

(a) is damaged by misuse, abuse, accident, negligence, or failure to maintain the same as specified or required by Ballard,

(b) is damaged by modification, alterations or attachments thereto,

(c) is installed or operated contrary the instructions provided by Ballard or operated outside the operating conditions specified by Ballard,

BALLARD

(d) is opened, modified, changed, altered, disassembled, or reconfigured in any way,

(e) is shipped or stored in contravention of the Shipping and Storage Specifications (if such specifications exist for the Product), or

(f) is operated, otherwise than for the purposes permitted by this Agreement.

15. Limitation and Release. Subject to §13, Ballard will only be liable to the Purchaser for direct damages suffered by the Purchaser and only up to a maximum amount equal to the total amount of the Purchase Price actually paid by the Purchaser to Ballard pursuant to this Agreement and the Purchaser hereby releases Ballard from all other Claims and Liabilities or greater amount. THIS LIMITATION OF LIABILITY PROVISION APPLIES IN THE AGGREGATE AND NOT ON A PER CLAIM BASIS, WHETHER ANY DAMAGES ARE CHARACTERIZED IN TORT, NEGLIGENCE, CONTRACT OR OTHER THEORY OF LIABILITY, EVEN IF BALLARD HAS BEEN ADVISED, HAD REASON TO KNOW, OR SHOULD REASONABLY HAVE KNOWN, OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE, AND IRRESPECTIVE OF ANY FAILURE OF ESSENTIAL PURPOSE OF A LIMITED REMEDY. BALLARD IS NOT LIABLE TO PURCHASER OR ANY THIRD PARTY FOR ANY SPECIAL, PUNITIVE, INDIRECT, INCIDENTAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR RESULTING FROM THIS AGREEMENT, INCLUDING LOST PROFITS, LOST REVENUES, FAILURE TO REALIZE EXPECTED SAVINGS, OR OTHER COMMERCIAL OR ECONOMIC LOSSES OF ANY KIND. THIS LIMITATION OF LIABILITY PROVISION DOES NOT LIMIT BALLARD'S LIABILITY FOR GROSS NEGLIGENCE OR INTENTIONAL CONDUCT.

Without limiting the generality of the foregoing, Ballard will not be liable for:

(a) any loss or damage caused by the failure of the Purchaser to meet its responsibilities under this Agreement,

(b) any loss or damage to any property or for any personal injury or economic loss or damage caused by the connection of a Product to other devices or systems, or

(c) any loss, damage or injury arising from or as a result of, misuse, abuse, modification or incorrect installation, integration or operation of a Product, or the installation, integration or operation of a Product by persons not authorized by Ballard.

16. Restriction. The Purchaser acknowledges that the Products have incorporated therein significant proprietary rights of Ballard. Accordingly, the Purchaser will not, without Ballard's prior written consent (which Ballard may arbitrarily withhold) disassemble or reverse-engineer any Product or permit the same to be disassembled or reverse-engineered. The Purchaser further acknowledges

that Ballard owns the copyright in the work comprising all manuals, computer disks, computer programs and other such materials provided by Ballard to the Purchaser in connection with the sale of the Products. The Purchaser will not, without Ballard's prior written consent, reproduce such manuals, computer disks, computer programs or other such material in any format or medium.

17. Labelling. The Purchaser will label each of its products that is to be transferred or sold to a third party, that incorporates any Product supplied by Ballard with Ballard's labelling requirements and as required by applicable laws.

18. Non-Disclosure. The Purchaser will not, without Ballard's prior written consent, disclose, use, reproduce, deal with or otherwise exploit or permit to be disclosed, used, reproduced, dealt with or otherwise exploited, any of Ballard's Confidential Information disclosed to it; provided, however, that the Purchaser may disclose Ballard's Confidential Information to those of its directors, officers, employees and agents (collectively, the "Purchaser's Agents") with a definable need to know such information in connection with their work under this Agreement and who have been informed of and have acknowledged the confidential nature of such information. The Purchaser will ensure that the Purchaser's Agents maintain the confidentiality of Ballard's Confidential Information and, if required by Ballard, will cause the Purchaser's Agents to enter into confidentiality agreements with Ballard on terms and conditions reasonably acceptable to Ballard. Furthermore, the Purchaser will ensure that use of Ballard's Confidential Information is maintained in a manner so as to protect the same against wrongful disclosure, misuse, espionage and theft. For the purpose of this Agreement, "Ballard's Confidential Information" means information known or used by Ballard in connection with its business including, but not limited to, Ballard's intellectual property, customer information, financial information, marketing information and information as to business opportunities and research and development, which by its nature is proprietary or which is indicated to be so by Ballard, and includes pricing and volume information concerning the Products. Nothing in this Agreement imposes any obligation on the Purchaser with respect to Ballard's Confidential Information,

(a) which is or becomes public knowledge through no fault of the Purchaser or any of the Purchaser's Agents,

(b) which is independently obtained by the Purchaser from a source which was not then prohibited from disclosing such information under any legal, contractual or fiduciary obligation,

(c) which was legitimately possessed by the Purchaser before the date of this Agreement as evidenced by prior written records of the Purchaser, unless the same was disclosed to the Purchaser by Ballard or any of Ballard's directors, officers, employees or agents, and

BALLARD

(d) which is required to be disclosed by law in which case the parties will cooperate with each other to obtain an appropriate protective order or other reliable assurance that confidential treatment will be afforded to Ballard's Confidential Information.

19. No Variations; Purchaser Forms. If the Purchaser issues any purchase order or similar instrument in respect of the Products containing terms and conditions different from the terms and conditions of this Agreement, and Ballard does not specifically acknowledge its acceptance of such different terms and conditions in writing, the different terms and conditions of the Purchaser will be deemed to be of no force and effect and the Purchaser will be deemed to have accepted the terms and conditions of this Agreement. For greater certainty, the provisions of this Agreement supersede in their entirety any proposal, purchase order or similar instrument issued by the Purchaser in respect of the Products and each such proposal, purchase order or similar instrument will be deemed to be null and void.

20. Arbitration. If at any time there is a dispute, controversy or claim (each a "Dispute") between the parties with respect to any matter relating to this Agreement, then the party that wishes to initiate a resolution for the Dispute must give written notice to the other party requiring that such Dispute be resolved. Such notice must outline the nature of the Dispute and the resolution proposed by the claimant. If the Dispute is not resolved between the parties within 30 days after the date of receipt of the notice by the intended recipient, either party will be entitled to refer the Dispute to arbitration in accordance with the rules of arbitration of the British Columbia International Commercial Arbitration Centre (the "Rules"). Unless the parties otherwise agree, the place of arbitration will be Vancouver, British Columbia, Canada, and will take place in the English language. Each party will accept as final and binding and proceed in good faith diligently to implement the award or decision of the arbitrators. The requirement to arbitrate a Dispute will not apply to any action under § 2 (Resale and Market Restrictions) and §18 (Non-Disclosure) or for the grant or provisional remedies, including injunctions, restraining orders, specific performance and similar remedies.

21. Termination. If:

(a) the Purchaser is in breach of its obligations under this Agreement or any other obligation to Ballard; or

(b) any proceedings relating to the Purchaser under any reorganization, arrangement, adjustment of debt, bankruptcy, insolvency, dissolution or liquidation law of any jurisdiction are commenced or the Purchaser is adjudged a bankrupt or becomes insolvent; or

(c) the Purchaser makes an assignment for the benefit of, or proposes an arrangement with, its creditors, or a receiver, a receiver and a manager or a like person is appointed in respect of all or any part of its assets;

then Ballard will have the right to terminate this Agreement and each other contract between the parties (without prejudice to any accrued claims or rights) upon giving written notice to that effect to the Purchaser.

22. Notice. Each notice to be given pursuant to the provisions of this Agreement must be in writing and must be delivered by hand or sent by facsimile transmission addressed to the address or facsimile of the intended recipient provided by the parties to one another from time to time. Any notice delivered or sent by facsimile transmission will be deemed conclusively to have been given on the day notice was given or sent as aforesaid. Either party may at any time, by notice to the other, change its address or facsimile number for the purposes hereof.

23. Governing Law and Attornment. This Agreement will be governed by and interpreted exclusively in accordance with the laws of the Province of British Columbia, without reference to provisions concerning conflicts of laws. The provisions of the *United Nations Convention on Contracts for the Sale of Goods* are hereby excluded. Subject to §20, Ballard and the Purchaser irrevocably and unconditionally attorn to the exclusive jurisdiction of the courts of British Columbia and courts having appellate jurisdiction thereover for any actions, suits or proceedings arising out of or relating to this Agreement and the transactions contemplated thereby.

24. Amendment and Waiver. No amendment, supplement, consent or waiver, express or implied, to or of any provision of this Agreement will be effective unless in writing signed by the parties hereto and then only in the specific instance and for the specific purpose given.

25. No Assignment. The Purchaser will not assign or transfer

(a) this Agreement or any of its rights hereunder, and,

(b) so long as the Purchase Price remains unpaid, any Product or any interest therein,

without Ballard's prior written consent, which consent may be withheld at Ballard's sole discretion.

26. Further Assurances. The parties will execute such further assurances and other documents and instruments and do such further things as may be necessary to implement and carry out the intent of this Agreement.

27. Severability. If any provision of this Agreement is found by any court or arbitrator to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions will not be affected or impaired thereby.

28. Attachments. The following documents, if annexed or attached to this Agreement, or otherwise provided to the Purchaser by Ballard in connection with this Agreement,

BALLARD

will be deemed incorporated into this Agreement by reference and form a part hereof: Product Specification; Shipping and Storage Specification; OEM Integration Guide; Software License Agreement; Limited Warranty Form; Application for Credit.

29. Entire Agreement. This Agreement constitutes the entire contract between the parties concerning the subject matter of this Agreement and supersedes all marketing brochures and other expectations, understandings, communications, representations and agreements, whether verbal or written, between the parties.

30. Language of Agreement. (Applicable to the Province of Quebec, Canada). It is the express wish of the parties that this contract and all documents in connection with this contract be drawn up in English. Il est la volonté expresse des parties que le présent contrat et tous les documents qui s'y rattachent soient rédigés en langue anglaise