1) Definitions; Parties meanings:	s' Relationship. Wher	never used in th	nis purchase order	("Order"), these term	ms shall have	the following
"Buyer" means Bosto means	n Scientific Corporation	on or one of its s	ubsidiaries or affilia	tes set forth on the fr	ont of this Orde	` '
the person, partnersh	ip, corporation or oth	ner entity specifi	ed as the Seller on	the front of this Ord	ler; (iii) "Good	s" means: (a) articles.
materials, products, of	components, supplies	s, drawings, desi	igns, prototypes, m	odels, data, docume	ents, goods an	,
to be furnished under testing,	this Order to Buyer ("	Tangible Goods	"); (b) all services (i	ncluding design, deli	very installatio	
etc.) specified on, or	required to be furnish	ned under this O	rder ("Services"); a	ınd (c) all software p	rograms, appli	ications, tools
databases ("Software maintenance service revision-level						
controlled drawing for provided	r the applicable Good	ds that is referer	nced on the front of	f this Order and/or o	ther writings, o	drawings, etc. by
Buyer to Seller on or Seller	before issuance of the	his Order and a	II requirements of a	any applicable laws	and regulation	ns. Buyer and each
represent that it is act third	ting on its own behalf	as an independ	lent contractor and	is not acting as an a	gent for or on	behalf of any party.
2) Complete Agreem conditions	ent. This Order: (i)	constitutes an o	ffer by Buyer to S	eller to purchase the	e Goods on th	he terms and stated
in this Order; (ii) beco	omes a binding contra	act upon accept	ance either by ack	nowledgment or perf	formance by S	
the sole and entire understandings,	agreement between	n the parties r	elating to the sub	oject matter hereof	and superse	des all prior
agreements, transact Buyer	ions and communica	tions, whether o	ral or written, with	respect to the matter	rs referred to h	nerein, unless and
Seller have executed terms	a separate written do	ocument which s	specifically states the	nat the terms of that	document pre	vail. No other or
conditions and no mo by	·			0,		an
authorized representation	ative of Buyer. Buyer o	expressly rejects	any terms and con	ditions contained in a	any quote, pro	posal, invoice similar
document	presented	by	Seller	at	any	time.
3) Delivery. Seller's d Order.	elivery or performand	e shall be made	strictly in accorda	nce with the date(s)	specified on th	ne front of this
Goods are not deliver Goods	red or performed (as	applicable) by th	ne specified time, E	Buyer shall have the	option of: (i) p	urchasing the
elsewhere and chargi (iii)	ing Seller with any lo	ss resulting ther	refrom; (ii) approvir	ng in writing a revise	d delivery sch	edule; and/or canceling
this Order, or any par may,			at			its
option, if applicable, echarge	either return the mate	rials to Seller, a	at Seller's risk and e	expense, or charge \$	Seller a reasor	nable storage until
Seller removes such Unless	materials. Goods fab	ricated or servic	ces provided in exc	ess of Buyer's autho	orization are a	t Seller's risk.
otherwise agreed by the	Buyer in advance in	writing, invoices	covering Goods re	eceived ahead of sc	hedule will not	t be paid until date
specified by Buyer fo have	r delivery. Seller sha	Il be responsible	e for any and all lo	ss of, or damage to,	the Goods ur	ntil the Goods been
received	and		accepted	by		Buyer.
4) Assignment; Sub-cor or nor is Seller permittee			in		_	part,
Order binding upon, and sha		_	shall			be
all		•	'	· ·		steps

,						
required to ensure with	that each of Seller's e	employees, agents	and subcontractors (collectively, "Seller's F	Representatives") comply all
provisions of this or	Order as if such perso	on is the Seller. In a	any case, assigned a	ccounts shall be subje	ect to set-off, reco	oupment any
other	claim	of	Buyer	against	•	Seller.
5A) Warranties for	Tangible Goods. Sel	ler warrants that al	l Tangible Goods: (i)	are free from defects i	n workmanship, r	material,
and manufacture: (ii)	comply with the regu	irements of this O	rder including the S	pecifications and san	nples furnished b	ov either
Buyer			or			Seller
consist	oved them for that pu	rpose; (III) where o	design is Seller's resp	ponsibility, are free fro	om detects in des	sign; (IV) only
of new materials (purpose	unless the Specificati	ions specify otherw	vise); and (v) are of n	nerchantable quality a	nd fit and suitabl	e for the
intended by Buy	er. Seller shall maii	ntain documentati	on of the manufact	turing process (inclu	ding dates, met	hods of
manufacture, materials used, u suitability	nscheduled interrupt	ions or delays, ar	nd other factors that	affect the quality, for	rm, fitness, funct	tion and the
Tangible Goods).	These warranties: (a)	constitute condition		ance of the Tangible (Goods, (b) are in	addition
to warranties, wheth Tangible	er express or implied	I, created by law,	all and (c) survive inspe	ection of, acceptance	of, and payment	other t for, the
	oproval of the design	, or of the material	s, used in the manuf	acture of the Tangible	Goods does no	t relieve the
	Section, nor does the	waiver by Buyer	•.	requirement for one o	r more items con	
those requiremen	ts for the remaining i	tems of Tangible (Goods unless so stat	ted by Buyer in writing	•	warrants
	ırchased are free fro	m liabilities of roy	valties; license fees;	mechanics material		
interests; encumbrances;	á	and	defects	in		other title.
5B) Warranties fo	r Services and Softw	are Services. Selle	er warrants that: (i) tl	he Services and the S	Software Service	s will be
provided professional man	ner by qualified perso	onnel and comply v	in vith the requirements	s of this Order, includi	ng the Specificat	a tions; (ii)
the deliverables from	the Services or Soft	ware Services will	not infringe or violate	e any third party pate	ent, trademark, co	opyright,
trade other intellectual	property right and will	be free from liabil	secret lities of royalties and	licensing fees other t	han any specifie	or d on the
front			of	or breach any contrac		this
including				•	· ·	
acceptance	,	•	of,	hts. These warrantie	•	and
payment for, the express	deliverables from the	Services or Soft	ware Services and a	re in addition to all o	ther warranties,	whether or
implied,		created		by		law.
	r Software. Seller wa	arrants that: (i) Sel		essary to grant the li	cense to Buyer, t	
				the Software by Buye ty patent, trademark, (
other	·	J	, ,	ng fees other than any		
. ' '	are will operate in a	ccordance with, ar	nd conform to, the do	ocumentation provided	d, the Specificati	Order; ons and
other requirements of the	ne Order. Seller warra	nts that the source	code of the Software	e is the subject of an e	escrow agreemer	nt for the
	If requested by Buye	er, Seller shall prov	ride Buyer with inform	nation related to the e	scrow of the sour	
	g the name of the es	crow agent and th	e conditions and pro	cedures for Buyer to	access the source	the ce code.
	e inspection of, acce	ptance of, and pa	yment for, the Softw	vare by Buyer and ar	e in addition to	all other
warranties, whether	express	or	implied,	created	by	law.

6) Price and Payment. Payment of the prices specified in this Order shall constitute full consideration for the Goods and rights granted hereunder. Such prices: (a) shall be subject to adjustment only as specifically provided for on the front of this Order, and (b) include applicable taxes, assessments and other amounts payable to governmental authorities unless otherwise specified on the front Order. If certain taxes, assessments or other amounts payable to governmental authorities are specified on the front of this Order, shall promptly invoice Buyer for those, Buyer shall pay them to Seller, and Seller shall promptly report and pay the governmental authorities for those. Any time period specified in this Order for payment or applying any discounts shall commence on the date that Buyer: (i) receives Seller's correct invoice thereof at Buyer's address for invoices; (ii) receives the bill of lading or receipt and packing list therefore, if applicable; or (iii) accepts the Goods (together with any specified documentation) as conforming Specifications and requirements of this Order. In no event shall Buyer owe Seller any late or penalty payment or interest. have the right to set-off against any amounts which may become payable by Buyer to Seller under this Order or otherwise, which Seller may owe to Buyer, whether arising under this Order or otherwise. By acceptance of this Order, Seller warrants that prices charged hereunder are not in excess of Seller's current selling price to any other purchaser of the same or substantially goods or services taking into consideration for the: (i) Tangible Goods, the quantities and delivery requirements; (ii) Services Software Services, the level of skill, experience and training required; and (iii) Software, the nature of the license and nonterms. is determined that the prices charged herein are in excess of such prices, Seller shall refund promptly to Buyer the excess. 7) Invoicing. Invoices must be sent to the address specified on the front of this Order. Unless otherwise specified on the front Order or agreed by the parties, a separate invoice shall be issued by Seller for each shipment, and billing for partial shipment honored by Buyer. Except as otherwise agreed in writing by Buyer, Seller shall not issue an invoice prior to shipment of the Goods no payment will be made by Buyer prior to its receipt of the Goods and a correct invoice. Invoices must contain at least the following information: Order number, description of the Goods, and the following as applicable: (i) shipping route, number of packages, numbers, item numbers, quantity, size and unit price for each of the Tangible Goods; (ii) hours worked, cost of materials the front of this Order indicates that such costs are reimbursable, reimbursable expenses for the Services and Software Services of this Order indicates that such expenses are reimbursable and are pre-approved by Buyer; and (iii) term, scope and nature Software licensed. Invoices not containing such information may result in payment delays by Buyer, and such delays shall not Buyer to any penalty, interest or additional charge. Buyer's failure to object to provisions in Seller's quotation, invoice or other communications which conflict with the terms of this Order shall not be deemed a waiver of the terms and conditions of this Order, which shall prevail. 8) Transportation; Packing. All Tangible Goods shall be packed in accordance with Specifications provided by Buyer, or, if no Specifications are provided, otherwise suitably packed in order to protect the Tangible Goods fully during transportation and lowest available transportation costs. All Tangible Goods shall be shipped in accordance with Buyer's instructions, or in the such instructions, by the route and method of transportation sufficient to meet applicable delivery dates utilizing the lowest appropriate. available transportation costs. Excess transportation costs otherwise incurred will be charged to Seller or applied as a set-off

amount due from Buyer to Seller. When usual terms or tariffs do not include insurance, shipments must be forwarded properly insured to their full sales price hereunder at Seller's expense. No charge shall be incurred for freight, shipping, packing, insurance,

boxing, or drayage unles all	ss authorized	by Buyer in adv	ance in writing. B	uyer's order numbers	and symbols mus	storage t be plainly marked on invoices,
packages, bills of	of lading and s	hipping orders.	A packing slip be the	aring a complete recor	d of the shipment	(including the number order
to which it applic	es) is required	with each ship	ment hereunder.	Invoices, bills of lading	g or, express rece	ipts, and packing lists be
mailed	within		24	hours	following	shipment.
9) Compliance v slavery,	with Laws. Sel	ler warrants tha	t: (i) Seller will co	omply with all laws an	d regulations inclu	uding those relating to child
labor, human trainformation	afficking, bribe	ery and product	material compo	sition; (ii) Seller will p	provide current, a	ccurate and complete
,		,	,	yer from time to time ir s sold and furnished h		,
	he Services a	nd Software Se	rvices shall be pe	erformed, each in stric	t compliance with	
local laws and re		_	of	uding the Robinson-Pa		Fair Labor Standards 1938,
as amended. A incorporated	II laws and re	gulations requi	red by their term	s to be incorporated	in agreements of	this type are hereby
any		or	-	sh Buyer with a certific all quire. Without limiting		such
performs				all furnish Buyer satis		
laws			•	count of social securit	·	and
or workers						state compensation.
If Seller is provide this	ding Goods fo	r use in Buyer's	U.S. operations	, Seller hereby represe	ents and warrants	that as of the date of Order,
Seller is not ex procurement	cluded, debar	red, or otherwi	se suspended fr	om participating in U	.S. government p	rocurement and non-
•	ctively, "US Pr	ograms"). If dur	ing the course of	providing Goods unde	er this Order, Selle	er becomes excluded, or
otherwise suspe	nded from par	ticipating in any	US Program ("US	S Program Exclusion"),	Seller shall immed	diately disclose details such
US Program Exc MA	clusion in writir	ng to: Boston So	ientific Corporation	on, General Counsel, 1	00 Boston Scienti	
USA a	and	Buyer	may	immediately	cancel	this Order.
10) Gratuities. S	Seller warrants	s that Seller ha	s not offered or	given, and will not of	fer or give to, an	y employee, agent or of
	ity with a view	toward securing	g any business fro	om Buyer or influencing	g such person with	n respect to the terms,
	of this Order o	or any other con	tract with Buyer.	Any breach of this war	ranty shall be a m	aterial breach of each every
contract		between		Buyer	and	Seller.
, ,		•		lect to inspect Tangible pon discovery by Buye		
or latent) or fail	to meet the Sp	pecifications or	conform to the wa	arranties in this Order	or under law, Buy	er shall have the right reject
to: the Tangible Go and	ods, or if the T	angible Goods l	have been accept	ted by Buyer, return the	em to Seller at Sel	•
recover all freigh	nt, storage, ha	ndling and othe	r expenses incurr	red by Buyer and be re	elieved of any pay	ment for the purchase
price therefor, or, if payment has been made, recover the purchase price so paid; (ii) require Seller to correct the defect or non-conformance at						
no cost to Buyer replacement	r (Tangible Go	ods so returned	I shall not be rep	laced at Buyer's exper	nse unless Buyer I	nas provided a written
	; or (iii) cance	l this Order. Thi	s Section shall n	ot limit any other right	s Buyer has at la	w or under this Order.

11B) Evaluation and Acceptance; Services. The performance of the Services and Software Services and the work product and

deliverables from all Services and Software Services are subject to the review, evaluation and acceptance by Buyer, and final payment

will not be made until after final acceptance. If the performance of the Services or Software Services fail to meet the Specifications of this

Order or conform to the warranties in this Order or under law, Buyer shall have the right to: (i) require the re-performance of the

or Software Services at Seller's expense until they are in conformance with such Specifications and warranties; (ii) contract with a third

party to perform Services or Software Services to correct or replace the work product at Seller's expense; and/or (iii) cancel this

Order.

This Section shall not limit any other rights Buyer has at law or under this Order.

11C) Testing and Acceptance; Software. The Software is subject to testing, evaluation and acceptance by Buyer, and payment will not be

made until after final acceptance. If the Software fails to meet the Specifications of this Order, the documentation for the Software,

conform to the warranties in this Order or under law, Buyer shall have the right to: (i) require Seller to deliver a new copy of the

at Seller's expense; (ii) require Seller to fix, repair or otherwise cause the Software to perform as represented and warranted at Seller's

expense; and/or (iii) cancel this Order. This Section shall not limit any other rights Buyer has at law or under this Order.

12) Buyer's Proprietary Rights; Confidentiality. All of Buyer's analyses, source code, data, reports, research, technology, know-how.

ideas, concepts, designs, products, markets, computer programs, prototypes, processes, equipment, machines, compositions of matter,

business plans, operations, technical information, drawings, specifications, and the like, and any other knowledge or information

pertaining to Buyer's business or developed by Seller as a result of work in connection with this Order (collectively, "Confidential

Information") shall be the sole and exclusive property of Buyer and at all times be kept secret and confidential by Seller. All:

(i) tangible

property (whether in hardcopy, electronic or other form) provided to Seller in connection with this Order, including all samples (including

devices, components, raw materials, tooling, etc.) and Confidential Information; (ii) equipment, models, prototypes, items, reports,

communications, designs, data, analyses, source code, and any other materials produced in connection with this Order; and

purchased by Seller for Buyer under this Order (collectively, "Buyer Property") shall be and remain the exclusive property of Buyer unless otherwise agreed in writing.

Seller may disclose or reveal any Confidential Information only to those in Seller's organization who must have access to Confidential

Information to provide the Goods. Seller shall inform all those in Seller's organization who have access to Confidential Information

regarding Seller's obligations hereunder and that Confidential Information and Buyer Property is confidential and is the property of Buyer.

All Confidential Information and Buyer Property shall be deemed a loan to Seller for use solely in the provision of Goods for Buyer.

Seller

shall not dispose of any such Confidential Information or Buyer Property without Buyer's prior written consent. Seller shall

Confidential Information and Buyer Property to Buyer whenever requested by Buyer and, in any event, upon completion of Seller's

obligations under this Order. Buyer shall have the right to enter Seller's premises and remove Buyer Property at any time without

guilty of trespass or liable to Seller for damages for any sort. Seller shall not, without Buyer's prior written consent, in any manner

advertise, publish or disclose that Seller has furnished, or contracted to furnish, Goods to Buyer or otherwise use Buyer's name, image or logo.

All inventions, discoveries and improvements which Seller may make arising out of the provision of Goods hereunder or which

any manner to Buyer's business, Buyer Property, or Confidential Information (collectively, "Inventions") shall be promptly Seller to Buyer. All rights to the Inventions shall belong solely to, and be the property of, Buyer, and Seller shall never use, use of, the Inventions for Seller's benefit or for the benefit of any other person, corporation, partnership, or other entity. Seller prepare any writings, reports, publications, etc. in any way connected with or arising out of the Inventions, except as specifically by Buyer or with Buyer's prior written consent. All work product of copyrightable matter developed by Seller, either alone or under this Order ("Work Product") is specially commissioned and will be considered "work-made-for-hire" as defined by the States United Copyright Law. Buyer shall be considered the author of all Work Product for the purposes of copyright and own all of the rights all Work Product. If any Work Product is not considered work-made-for-hire for any reason, Seller hereby grants, assigns and transfers to Buyer all right, interest. including copyright, and Work Product. The of Section payment. provisions this shall survive delivery and 13) Indemnification. To the maximum extent allowed by law, Seller shall, at Seller's expense, indemnify, defend and hold harmless Buver and its affiliates and their respective directors, officers, employees, agents, successors, assigns (each an "Indemnified Party") against all claims, losses, damages, suits, fees, judgments, costs and expenses (collectively, "Claims"), including reasonable fees, that the Indemnified Party may suffer or incur arising out of or in connection with: (i) Seller's breach of any representation, or obligation under this Order; (ii) infringement or violation of any third party patent, copyright, trade secret trademark, or other intellectual property right; or (iii) any personal injury (including death) or damage to property resulting from Seller's acts or omissions, except Claims solelv caused the aross negligence willful misconduct hν Buyer. If any Claim is commenced against an Indemnified Party, Buyer shall provide notice to Seller as promptly as practicable. The provide such notice will relieve Seller of Seller's obligations hereunder only to the extent that Seller is prejudiced by the failure notice. If an injunction is granted, or in Seller's opinion likely to be granted, under clause (ii) of the preceding paragraph, Seller, directed by Buyer, shall: (a) refund to Buyer the payment made by Buyer for the Goods subject to the Claim; or (b) deliver promptly Buyer an acceptable, non-infringing replacement. The right to the indemnification described in this Order is not exclusive, but instead cumulative to all other rights indemnification of the Indemnified **Parties** against Seller. The Section shall delivery provisions of this survive and payment. 14) Policies; Safety and Security. If Buyer provides Seller any of Buyer's policies and/or code of conduct (collectively, Seller shall: (i) comply with the Policies/Code; (ii) provide copies of the Policies/Code to any of Seller's Representatives who providing Goods, (iii) enforce such Seller's Representatives' compliance with the Policies/Code, and (iv) maintain records of Seller's Representatives to all of the Policies/Code and make such records accessible for Buyer's review and inspection upon reasonable notice to Seller. If Seller or any of Seller's Representatives are required to enter Buyer's premises to fulfill the this Order, such Seller's Representatives shall abide by Buyer's security and safety procedures and requirements. The safety of such Seller's Representatives while on Buyer's premises is the responsibility of Seller. At all times that such Seller's Representatives are on Buyer's premises, Seller shall: (a) maintain public liability and property damage insurance in amounts satisfactory to (b) comply with all laws and regulations with respect to tax withholding, unemployment insurance and workers compensation.

15) Strict Compliance; Waiver; Severability. Buyer may at any time insist upon strict compliance with this Order's terms and conditions notwithstanding any previous custom, practice, or course of dealing to the contrary. The failure of either Buyer or Seller to its rights under this Order shall not constitute a waiver of such rights. If any provision of this Order shall be determined to be partially or unenforceable by any court or body of competent jurisdiction or by virtue of any legislation to which it is subject or by virtue other reason whatsoever, it shall be void or unenforceable to that extent only and no further, and the validity and enforceability of any Order the other provisions this affected. 16) Changes. No changes or substitutions can be made to Goods specified by Buyer, or to the processing of Goods, without written approval. Buyer may, by written change notice, suspend work at any time before completion of the order, or make quantities, drawings, specifications, delivery schedules and dates and methods of shipment and packaging. If such changes would an increase or decrease in the amount due under this Order, or in the time required for Seller's performance, an equitable shall be made and the order shall be modified accordingly in writing in advance. Any claim for adjustment must be asserted Seller writing within 15 days from the date the change is ordered. Changes shall not be binding upon Buyer unless evidenced by a order change notice or an amended purchase order is issued and signed by an authorized representative of Buyer. 17) Cancellation or Default. If Seller fails to perform or comply with any provision of this Order within the time specified on the Order or any extension thereof provided by Buyer in writing, Buyer may, by written notice of default to Seller, cancel the whole anv of the Goods ordered without liability, except for Services completed and accepted and Tangible Goods delivered and accepted that portion of the Order not canceled. Buyer also may cancel this Order without liability at any time prior to delivery and Buyer if: (i) Seller ceases to conduct Seller's operations in the normal course of business; (ii) Seller is unable to timely and satisfactorily timely meet Seller's obligations under this Order; (iii) is the subject voluntary or involuntary bankruptcy, receivership, or insolvency proceedings; or (iv) makes an assignment for the benefit of Seller's creditors. Notwithstanding the foregoing, if a party's performance delayed because of war or similar unrest, fire, act of God or other similar cause that is beyond such party's control and which such could not have reasonably prevented, such delay in performance shall not be considered a breach of this Order; provided, if Seller experiences a delay of 30 days or more for such reason, Buyer may upon notice cancel all or any portion of this Order. 18) Environmental Impact. All major locations have implemented an environmental management system (EMS) in accordance 14001:2015 and have established an Environmental, Health and Safety policy (PDM Doc 90730673). As applicable to the goods services provided in connection with this Order, Seller agrees to assist Buyer in reducing service, material and product life environmental impacts by: obtaining and complying with required environmental permits; engaging in pollution prevention and reduction; improving environmental controls and processes; and complying with all applicable environmental laws and regulations. may reasonably request that Seller measure and report its sustainability and environmental progress and improvements to form provided by Buyer. If Seller provides goods or services to a Buyer location with a certified environmental management system Seller agrees to comply with that location's operational controls relevant to Seller's activities, goods or services including those related established significant environmental aspects.