

CONTRACT FOR THE SALE OF GOODS

This Sales Agreement (The “Agreement”) is made on 17th December 2012, (the “Sales Contract”)

BETWEEN: [GE HEALTHCARE.] (The “Seller”), a Corporation Organized and existing under the laws of [UNITED STATES OF AMERICA].

AND: [ORIGIO.] (The "Buyer") a Corporation Organized and existing under the laws of [DENMARK].

1. SALE OF GOODS

Seller shall sell, transfer and deliver to buyer on or before 15th January 2013, the following personal goods which are listed below

20 Pieces of Agilent Technologies Test Equipment E5061A ENA-L NETWORK ANALYZER, 2-PORT, 300 KHZ TO 3.0 GHZ, TR TEST SET	15,000.00	1,200,000
500 Pieces of Fluke Power Analyzer; 1000 Vrms; 1-400Arms; 50K Ohms; 9KHz; 434 II Series; Handheld; IP51	3500.00	2,150,000
466 Pieces of Agilent Technologies Test Equipment 82351A PCIe GPIB Interface Card	420.00	350,000
596 Pieces of Speco Technologies CAMERA, COLOR DAY/NIGHT, WEATHERPROOF WITH IR LEDS, SILVER 60FT PWR/VIDEO CABLE	175.00	130,000
		\$3,830,000

2. CONSIDERATION

Buyer shall accept the goods and pay 50% before the delivery of the goods and the remaining sum when the goods have been delivered.

3. IDENTIFICATION OF GOODS

Identification of the goods to this agreement shall not be deemed to have been made until both buyer and seller have specified that the goods in question are to be appropriated to the performance of this agreement.

4. PAYMENT ON RECEIPT

Buyer shall make the remaining 50% payment for the goods at the time when, and at the place where, the goods are received by buyer.

OR



5. RECEIPT CONSTRUED AS DELIVERY

Goods shall be deemed received by buyer when delivered to buyer at Knardrupvej and Måløv Byvej 2760 Måløv Denmark

6. RISK OF LOSS

The risk of loss from any casualty to the goods, regardless of the cause, shall be on seller until the goods have been accepted by buyer.

7. WARRANTY OF NO ENCUMBRANCES

Seller warrants that the goods are now free and that at the time of delivery shall be free from any security interest or other lien or encumbrance.

8. WARRANTY OF TITLE

Furthermore, seller warrants that at the time of signing this agreement seller neither knows, nor has reason to know, of the existence of any outstanding title or claim of title hostile to the rights of seller in the goods.

9. RIGHT OF INSPECTION

Buyer shall have the right to inspect the goods on arrival and, within [5] business days after delivery, buyer must give notice to seller of any claim for damages on account of condition, quality or grade of the goods, and buyer must specify the basis of the claim of buyer in detail. The failure of buyer to comply with these conditions shall constitute irrevocable acceptance of the goods by buyer.

The parties have executed this agreement on the 17th day of December 2012.

SELLER

A handwritten signature in blue ink, appearing to read "Mike J. Harsh".

Mike J. Harsh
Vice President and Chief Technology Officer

BUYER

A handwritten signature in blue ink, appearing to read "Paul L. Rimmel".

Paul L. Rimmel
President & Chief Executive Officer