ACCUMETRICS, INC. INTERNATIONAL TERMS AND CONDITIONS

NOTICE: Sale of any products and/or services ordered by Buyer is expressly conditioned on Buyer's assent to the additional or different terms contained herein, including Seller's quotation. Any additional or different terms proposed by Buyer are expressly objected to and will not be binding upon Seller unless specifically assented to in writing by Seller. Any order for, or any statement of intent to purchase hereunder, or any direction to perform work and Seller's performance, shall constitute assent to Seller's terms and conditions. Seller's quotation is valid for 30 days, unless withdrawn by Seller prior to receipt of Buyer's acceptance.

1. WARRANTIES.

Seller warrants to Buyer that products and any services furnished hereunder will be free from defects in material, workmanship and title and will be of the kind and quality specified in Seller's written quotation. For all services and products except for those delineated in the following sentence, the foregoing warranty shall apply only to failures to meet said warranties (excluding any defects in title) which appear within one year from the date of shipment hereunder; provided, however, that if Buyer, in the course of its regular and usual business, transfers title to or leases such products (including equipment incorporating such products) to a third party, such period shall run until one year from such transfer or lease or eighteen months from shipment by Seller, whichever occurs first. For AT-8000, AT-8300 and AT-8600 series products, the warranty shall apply only to failures to meet said warranties (excluding any defects in title) which appear within three years from the date of shipment hereunder. Products not manufactured by Seller are warranted only to the extent and in the manner warranted to Seller by the manufacturer and then only to the extent Seller is reasonably able to enforce such warranty.

If any product or service fails to meet the foregoing warranties (except title), Seller shall correct any such failure at its option, (i) by repairing any defective or damaged part or parts of the products either at Buyer's facility, or Seller's facility with shipping at Seller's expense, at Seller's option, or (ii) by making available, any necessary repaired or replacement parts, FCA Seller's facility (Incoterms 2010), shipping and insurance prepaid by Buyer. Where a failure cannot be corrected by Seller's reasonable efforts, the parties will negotiate an equitable adjustment in price. All costs and risks of access to the equipment, disassembly, transportation to and from Seller's service facility (if necessary) and reassembly associated with the corrective action shall be borne by Buyer.

The preceding paragraph sets forth the exclusive remedies for claims (except as to title) based on defect in or failure of products or services, whether the claim is in contract, indemnity, warranty, tort (including Seller's negligence), strict liability or otherwise and however instituted. Upon the expiration of the warranty period, all such liability shall terminate and Buyer shall have a reasonable time, within fourteen days after the warranty period, to give written notice of any defects that appear during the warranty period. Except as set forth in Article 2, "Patents", the foregoing warranties are exclusive and in lieu of all other warranties, whether written, oral, implied or statutory. NO IMPLIED STATUTORY WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE SHALL APPLY. Seller does not warrant any products or services of others which Buyer has designated.

The conditions of any tests shall be mutually agreed upon and Seller shall be notified of, and may be represented at, all tests that may be made. Seller's obligations under this Article shall not apply to any product or portion thereof, which (i) is defective due to normal wear and tear including that due to environment or operation, including but not limited to excessive operation at peak capability, erosion, corrosion or material deposits from fluids or otherwise, or (ii) has a normal life inherently shorter than the warranty period, or (iii) is not properly stored, installed, used or maintained other than pursuant to Seller's written instructions or approval, or (iv) has been subjected to any other kind of misuse or detrimental exposure or has been involved in an accident. In addition, this warranty shall be void if (i) Buyer makes any repairs to, or effects any changes in, products or any portion thereof or mechanical, electrical, or electronic interconnections, which have not been authorized by Seller in writing, or (ii) Seller is not promptly notified of any failure in writing or has not been given prompt access to the failed products.

2. PATENTS.

(a) Subject to the provisions of this Article, Seller warrants that products furnished hereunder, and any part thereof, shall be delivered free of any rightful claim of any third party for infringement of any United States patent. If notified promptly in writing and given authority, information and assistance, and contingent upon Buyer not taking any position adverse to Seller in connection with such claim, Seller shall defend, or may settle, at its expense, any suit or proceeding against Buyer so far as based on a

claimed infringement which would result in a breach of this warranty and Seller shall pay all damages and costs awarded therein against Buyer due to such breach. In case any product or part thereof is in such suit held to constitute such an infringement and the use for the purpose intended of said product or part is enjoined, Seller shall, at its expense and option, either procure for Buyer the right to continue using said product or part, or replace same with a noninfringing product or part, or modify same so it becomes noninfringing, or remove the product and refund the purchase price (less reasonable depreciation for any period of use) and any transportation costs separately paid by Buyer. The foregoing states the entire liability of Seller for patent infringement by said products or any part thereof.

(b) The preceding paragraph shall not apply to any product or part specified by Buyer or manufactured to Buyer's design, or to the use of any product furnished hereunder in conjunction with any other product in a combination not furnished by Seller as a part of this Contract. As to any such product, part, or use in such combination, Seller assumes no liability whatsoever for patent infringement and Buyer will hold Seller harmless against any infringement claims arising therefrom.

3. <u>DELIVERY, TITLE AND RISK OF LOSS</u>.

Delivery dates are approximate and are based upon prompt receipt of all necessary information from Buyer. Unless otherwise specified by Seller, delivery will be made FCA Seller's facility (Incoterms 2010), shipping and insurance prepaid by Buyer. Title will pass to Buyer upon Seller's receipt of all payments for the products under this Contract. Risks of loss and damage pass to Buyer on delivery.

4. EXCUSABLE DELAYS.

Seller shall not be liable for delays in delivery or performance, or for failure to manufacture, deliver or perform, due to (i) a cause beyond its reasonable control, or (ii) an act of God, act of Buyer, act of civil or military authority, governmental priority, strike or other labor disturbance, fire, severe weather condition, earthquake, flood, epidemic, war, riot, terrorist act, delay in transportation or car shortage, or (iii) inability on account of a cause beyond the reasonable control of Seller to obtain necessary materials, components, services or facilities. The date of delivery or of performance shall be extended for a period equal to the time lost by reason of delay, plus such additional time as may be reasonably necessary to overcome the effect of such excusable delay. Seller shall notify Buyer, as soon as practicable, of the revised date of delivery or of performance. If Seller is delayed by acts or omissions of Buyer, or by the prerequisite work of Buyer's other contractors or suppliers, Seller shall also be entitled to an equitable price adjustment. In the event of an unexcused and material delay, the parties will mutually agree to an equitable solution.

5. PAYMENTS AND FINANCIAL CONDITION.

Except to the extent otherwise specified by Seller in its quotation, all payments under the Contract shall be either (a) received in Seller's account, or (b) secured by a letter of credit satisfactory to Seller, before Seller has any obligation to begin performance under the Contract. If a letter of credit is utilized, payment(s) shall be made upon presentation of documents (mutually agreed to in advance by the parties) against a confirmed irrevocable letter of credit issued or confirmed by and payable at Bank of America or a mutually acceptable banking institution. The letter of credit shall (a) be established by the Buyer, at Buyer's expense (including confirmation, amendments and maintenance charges), and (b) remain in effect for a period of three months after the last item of goods or the scope of work is scheduled to be delivered or performed under the Contract. The letter of credit shall provide for partial payments pro rata on partial performance and partial shipments from Seller's facility and for the payment of any charges for storage (including storage at Seller's facility), price adjustments, cancellation or termination, and all other payments due from Buyer under the Contract against Seller's presentation of documents, and will otherwise be acceptable to Seller. Buyer will increase the amount(s) or extend the validity period(s) and make appropriate modifications to any letter of credit within ten (10) days of Seller's notification that such is necessary to provide for payments to become due. If Seller consents to delay shipments, payment shall become due on the date when Seller is prepared to make shipment. Products held for Buyer

shall be at Buyer's risk and expense. Buyer agrees to reimburse Seller for collection costs, including attorney's fees, if Buyer fails to make any payment as required hereunder, including interest at 1.5% per month or part thereof.

If Buyer fails to fulfill any condition of its payment obligations, Seller may suspend performance and delivery. Any cost incurred by Seller in accordance with such suspension, including storage costs (including storage at Seller's facility), shall be payable by Buyer upon submission of Seller's invoices. Performance of Seller's obligations shall be extended for a period equaling the period of Buyer's nonfulfillment of any portion of the payment terms, whether or not Seller suspends performance and such additional time as may be reasonably necessary in the circumstances. If Buyer does not correct such failure in the manner and time satisfactory to Seller, then Seller may, at its option, terminate the Contract in respect to the portion of the products not delivered and work not yet performed. Buyer shall pay Seller its reasonable and proper termination charges in the event of such termination, in addition to the amounts owed up to the date of termination.

Any order for products by Buyer shall constitute a representation that Buyer is solvent. In addition, upon Seller's request, Buyer will furnish a written representation concerning its solvency at any time prior to shipment.

If Buyer's financial condition at any time does not justify continuance of the work to be performed by Seller hereunder on the agreed terms of payment, Seller may require full or partial payment in advance or shall be entitled to terminate the Contract and receive termination charges. In the event of Buyer's bankruptcy or insolvency or in the event any proceeding is brought against Buyer, voluntarily or involuntarily, under the bankruptcy or any insolvency laws, Seller shall be entitled to cancel any order then outstanding at any time during the period allowed for filing claims against Buyer and shall receive reimbursement for its proper cancellation charges. Seller's rights under this Article are in addition to all rights available to it at law or in equity.

6. <u>TITLE</u>.

Title to goods will pass to Buyer upon Seller's receipt of all payments for the goods/services under this Contract. Title and right of possession of goods repaired, modified, inspected, tested, or maintained under this Contract shall remain with Buyer, subject to any applicable lien rights of Seller.

7. TAXES AND DUTIES.

Buyer shall be responsible for, and shall pay directly when due and payable, any and all Buyer Taxes (defined below), and all payments due and payable by Buyer to Seller hereunder shall be made in the full amount of the Contract price, free and clear of all deductions and withholding, for Buyer Taxes. If Buyer deducts or withholds Buyer Taxes, Buyer shall pay additional amounts to Seller to cause the amounts actually received by Seller, net of deducted or withheld Buyer Taxes, to equal the full amount of the Contract price, and shall provide to Seller within one month, along with such payments, accurate official receipts from the appropriate governmental authority for deducted or withheld Buyer Taxes. If Seller is required to pay Buyer Taxes, Buyer shall, promptly upon presentation of Seller's invoice for such Buyer Taxes, pay to Seller in U.S. dollars an amount equal to the U.S. dollar equivalent of such Buyer Taxes (calculated at the exchange rate in effect at the time payment of such Buyer Taxes was made).

"Buyer Taxes" means all taxes, duties, fees, or other charges of any nature (including, but not limited to, ad valorem, consumption, excise, franchise, gross receipts, import, license, property, sales, stamp, storage, transfer, turnover, use, or value-added taxes, and any and all items of withholding, deficiency, penalty, addition to tax, interest, or assessment related thereto), imposed by any governmental authority of any country on Seller or its employees or subcontractors due to the execution of any contract or the performance of or payment for work hereunder. When requested by Seller, Buyer agrees to furnish without charge evidence of tax or duty exemption acceptable to the taxing or customs authorities.

Additionally, Seller reserves the right, by giving notice to Buyer at any time before delivery, to increase the price of any product, due to a change in costs of manufacture or supply, including tariffs and/or duties applicable to Seller's import of such product or its components.

8. LIMITATIONS OF LIABILITY.

(a) In no event, whether as a result of breach of contract, indemnity, warranty, tort (including Seller's negligence), strict liability or otherwise, shall Seller's liability to Buyer or its insurers for any loss or damage arising out of, connected with, or resulting from the Contract, or from its performance or breach, or from the products or services furnished hereunder or any extension or expansion of the Contract (including remedial warranty efforts), exceed the price of the specific product or service which gives rise to the claim, and except as to title, any such liability shall terminate upon the expiration of the warranty period specified in Article 1, "Warranties". Any such claim of liability must be timely commenced in accordance with Article 12 "Dispute Resolution" and the applicable statute of limitations and/or of repose, but in no event later than one year from the termination of the warranty period.

(b) In no event, whether as a result of breach of contract, indemnity, warranty, tort (including Seller's negligence), strict liability or otherwise, shall Seller be liable for special, incidental, exemplary, indirect or consequential damages including, but not limited to, loss of profits or revenue, loss of use of any property, products or any associated equipment, damage to associated equipment, cost of capital, cost of purchased power, cost of substitute equipment, facilities, products, services, replacement power, downtime costs, or claims of Buyer's customers for such damages and Buyer will indemnify Seller against any such claims from Buyer's customers. If products or services being provided by Seller are transferred by Buyer to a third party by contract or relate to a contract between Buyer and a third party, Buyer shall obtain from such third party a provision affording Seller the protection of this entire Article 8. Any such transfer without such protection shall, in addition to any other legal or equitable rights of Seller, make Buyer the indemnitor of Seller to the same extent that Seller would have been protected had no such transfer taken place.

(c) In no event shall Seller be liable for any loss or damage whatsoever arising from its failure to discover or repair latent defects or defects inherent in the design of products or caused by the use of products by Buyer against the advice of Seller. If Seller furnishes Buyer with advice or assistance concerning any product supplied hereunder or any system or equipment in which any such product may be installed and which is not required pursuant to this Contract, the furnishing of such advice or assistance will not subject Seller to any liability, whether in contract, indemnity, warranty, tort (including Seller's negligence), strict liability or otherwise.

(d) The products sold hereunder are not intended for application, and are prohibited from use, in connection with any hazardous application. A hazardous application is one in which any failure, malfunction or inaccuracy of a product carries a risk of death or serious bodily injury, such as, but not limited to nuclear facilities, medical equipment, aircraft operation or navigation or communications, air traffic control, weapons systems, life support or other applications representing a similar degree of hazard. Buyer warrants that it shall not use any products for such applications, or permit others to use the products for any such applications. If, in breach of the foregoing, any such use occurs, Seller shall have no liability for any damages or injuries, including but not limited to nuclear or other damage, injury or contamination, and Buyer shall indemnify, defend and hold Seller harmless from all claims, losses, damages and expenses, including reasonable attorney's fees, arising from any prohibited use or hazardous application of any product, whether based on breach of contract, indemnity, warranty, tort (including Seller's negligence), strict liability or otherwise.

(e) Buyer waives rights of recovery against Seller, whether Buyer's claim is brought under breach of contract, indemnity, warranty, tort (including Seller's negligence), strict liability or otherwise, for loss or damage to the property of Buyer to the extent such claim is covered by insurance maintained by Buyer. For the purposes of this entire Article 8, the term "Seller" includes Seller's employees, subcontractors and suppliers.

9. SOFTWARE.

Unless otherwise agreed in writing by Seller, there are no rights to software granted to Buyer under this Contract. In the event that Buyer desires to license any software used by Seller, Buyer must contact the owner of such software to negotiate a software license agreement with such owner in order to use such software. Seller makes no representation that it is the owner or licensee of any software, or that it has any right to sell, or grant any license to Buyer to use, any software. There is no warranty or representation that operation of any software associated with any goods sold by Seller will be uninterrupted or error-free or that it shall meet Buyer's needs. Buyer takes all risks for all portions of all software that it uses or modifies. Any work performed by Seller due to difficulties or defects traceable to Buyer errors or software shall be billed to Buyer at Seller's then-prevailing standard rates for such services.

10. COMPLIANCE WITH LAWS.

All transactions hereunder shall at all times be subject to and conditioned upon compliance with all applicable export control laws and regulations of the U.S. Government and any amendments thereof. Buyer agrees that it shall not, except as said laws and regulations may expressly permit, make any disposition by way of transshipment, re-export, diversion or otherwise, of U.S. origin goods and technical data (including computer software), or the direct product thereof, supplied by Seller hereunder. The obligations of the parties to comply with all applicable U.S. export control laws and regulations shall survive any termination, or discharge of any other Contract obligations.

Buyer undertakes to keep fully informed of, and to comply with, the export control laws and regulations of the U.S. Government and any amendments thereof. Buyer certifies that the goods, parts, materials, services, technical data, software or other information or assistance furnished by Seller under the Contract will not be (a) used by any individual or entity listed as a prohibited party on any list of the U.S. Government of prohibited or denied parties, (b) sent to any party in a country listed as a prohibited country by the U.S. Government, or (c) used in the design, development, production, stockpiling or use of chemical, biological, or nuclear weapons either by Buyer or by any entity acting on Buyer's behalf.

Notwithstanding any other provisions herein, Buyer shall be responsible for timely obtaining any required authorization, such as an export license, import license, foreign exchange permit, work permit or any other governmental authorization, even though any such authorization may be applied for by Seller. Buyer and Seller shall provide each other reasonable assistance in obtaining required authorizations. Seller shall not be liable if any authorization is delayed, denied, revoked, restricted or not renewed and Buyer shall not be relieved thereby of its obligations to pay Seller for its goods, parts, materials or services or any other charges which are the obligation of the Buyer hereunder.

11. APPLICABLE LAW.

The validity, performance and all matters relating to the interpretation and effect of the Contract and any amendment hereto shall be governed by the law of the State of New York, with no effect given to the conflict of law rules which would result in a choice of law for the Contract other than New York law. The United Nations Convention on Contracts for the International Sale of Goods shall not apply.

12. DISPUTE RESOLUTION.

All disputes arising in connection with this Contract shall be settled, if possible, by amicable negotiation of the parties. If the matter is not resolved by negotiations, either party shall have the right by giving notice to the other party to refer a dispute or controversy to arbitration at any time without recourse to any court. The notice shall identify the name and address of the arbitrator appointed by the party giving notice and the points of dispute.

Within thirty (30) days after receipt of such notice, the other party shall give notice to the first party of the appointment and name and address of the second arbitrator. Within thirty (30) days after appointment of the second arbitrator, the arbitrators so appointed shall appoint an additional arbitrator to serve as chairman of the arbitration tribunal. If the second party fails to appoint its arbitrator within thirty (30) days after receipt of notice of the appointment of the first arbitrator, or, if the arbitrators appointed by the parties fail to appoint an arbitrator to serve as chairman within sixty (60) days after the appointment of the first arbitrator, then the President of the International Court of Arbitration of the International Chamber of Commerce shall have the power, on the request of a party, to make appointments which have not been made.

The seat of arbitration shall be in Albany, New York U.S.A., and the arbitral award shall be made in Albany. The arbitration shall be conducted in English and in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The parties shall have the right to present documentary evidence and witnesses and shall also have the right to cross examine witnesses.

The arbitration decision shall be decided by majority vote, provided that in the event of a tie vote on any matter, the chairman of the arbitration shall have a second or casting vote on that matter. In arriving at their decision, the arbitrators shall consider the pertinent facts and circumstances and be guided by the terms of this Contract; and, if a solution is not found in the terms of this Contract, the arbitrators shall apply the provisions of the applicable law governing this Contract under Article 11. The arbitrators are precluded from considering or awarding punitive, consequential or exemplary damages to any party in any arbitration conducted pursuant to this Article 12.

The parties agree that any arbitral award shall be final and binding, that this Contract and the resulting obligations are commercial and that the United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards (the "New York Convention") applies to this Contract and to any award or order resulting from any arbitration conducted hereunder. Except for initiating actions to obtain a judgment recognizing or enforcing an arbitral award or order, the parties agree not to commence or otherwise be involved in any court action or proceeding concerning a dispute arising out of this Contract and hereby irrevocably waive and exclude all rights of appeal, challenge, or recourse to any court from any arbitral award or order resulting from any arbitration conducted under this Article 12.

Reasonable expenses of the arbitration shall be shared equally. On request of any party, a transcript of the hearings shall be prepared and made available to the parties.

13. <u>GENERAL</u>.

The provisions of this Contract are for the benefit of the parties hereto and not for any other party or person except as specifically provided herein.

Seller will comply with applicable federal, state and local laws and regulations in the USA as of the date of any quotation which relate to (i) nonsegregated facilities and equal employment opportunity, and (ii) workers' compensation. Price and, if necessary, shipment and/or delivery will be equitably adjusted to compensate Seller for the cost of compliance with any other laws and regulations.

Any and all information related to, or arising out of, Seller's Intellectual Property or Improvements is deemed to be the information solely of Seller. Buyer agrees that it will not use any information of Seller or any Improvement made by either party as a basis for the design or creation of any item, application or software. All right, title and interest in and to the Intellectual Property of Seller and all Improvements shall remain with, and vest exclusively in Seller. If any such right, title or interest becomes vested in Buyer by operation of law or otherwise, Buyer will do everything necessary, to vest all such right, title and interest in Seller. Buyer will execute such further and other documents and do such further and other things as may be necessary to carry out and give effect to the obligations contained in this paragraph, provided however, neither party is obligated to enter into a further business relationship with the other party.

The delegation or assignment by Buyer of any or all of its duties or rights hereunder without Seller's prior written consent shall be void. Any representation, promise, warranty, course of dealing or trade usage not contained or referenced herein will not be binding on Seller. The 13 Articles in these Terms and Conditions, including Seller's quotation, collectively referred to herein as the "Contract", contain the entire and only agreement between Buyer and Seller respecting the terms and conditions and supersedes and cancels all previous negotiations, agreements, commitments, representations and writings in respect thereto. No modification, amendment, rescission, waiver or other change shall be binding on Seller unless assented to in writing by Seller. The invalidity, in whole or part, of any of the articles or paragraphs in these Terms and Conditions will not affect the remainder of such article or paragraph or any other article or paragraph. Nothing in this Contract shall be construed to impose any overall "system responsibility" on Seller. As used herein, the terms "Improvement" means any modification, amendment, alteration, improvement, change, update, upgrade, enhancement, deletion to, or derivative work of, the Intellectual Property of Seller, "Intellectual Property" means any patent, patent application, industrial design, invention, design, trade secret, idea, work, technology, innovation, creation, concept, development drawing, research, analysis, know-how, experiment, copyright, data, formula, method, procedure, process, system or technique and any right to apply for any of the foregoing; "including" and "includes" mean "including but not limited to" the specifically enumerated things, states, or actions that follow such terms; "or" means "one or the other or

all" of the specifically enumerated things, states, or actions that follow such term; and "third party" means anyone other than Buyer and Seller.

The Contract cannot be cancelled, terminated or modified by Buyer in whole or in part except with Seller's consent in writing and then only upon terms and conditions then to be agreed upon which shall include protection of Seller against all losses.

Any information, suggestions or ideas transmitted by Buyer to Seller are not to be regarded as secret or submitted in confidence, unless agreed to by Seller in writing.

Those provisions of this Agreement that by their very nature survive expiration or termination of this Agreement shall remain in full force and effect, including but not limited to Article 1 (Warranties), Article 2 (Patents), Article 7 (Taxes and Duties), Article 8 (Limitations of Liability), Article 10 (Compliance with Laws), Article 12 (Dispute Resolution), Article 13 (General) and any remaining payment obligations of Buyer.

Accumetrics, Inc. International Terms and Conditions, Rev 6 (April 2025)