Acknowledgement / POTVRZENÍ OBJEDNÁVKY Customer No / Zákaznícké číslo: Edwards' reference: Date / Datum: Page / Strana: EDWARDS 16.09.2020 50090925 ZOR-2873136 Shipping Method / Přeprava: Delivery Conditions / Dodací podmínky: Tel: +420 533 441 045 Normal Frght Ground Delivered At Place Fax: +44 (0) 1444 253 001

Payment Terms / Platební podmínky:

0020920323 Contact / Kontakt:

Tomas Uhrin - CC Coordinator

+420533441045 TOMAS.UHRIN@EDWARDSVACUUM.COM

Buyer's Reference / Reference nákupu:

Buyer / Kupující:

Fyzikální ústav AV CR V V I Na Slovance 2 Praha 8 182 21 Czech Republic

Consignee / Příjemce: Fyzikální ústav AV #R, v. v .i.

ELI Beamlines - sklad 836 Pr#myslová Dolní Bany 252 41 Czech Republic

Item Number Číslo položky	Description Popis		Quantity Množství	Unit Price Jednotková cena	Amount Částka	Planned Despatch Date Plánované datum odeslání
A50506000	Lead Assy 10A EU		1,000	16,90	16,90	29.09.2020
A73801983	nXDS20i 100-127/200	-240V 1nh 50/60Hz	1,000	5.490,00	5.490,00	29.09.2020
A73001903	#íslo projektu LM201709	•	1,000	3.490,00	3.490,00	29.09.2020
	název projektu Velké infrastruktury pro výzkum, experimentální vývoj a inovace					
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Planned Despatch Date is the date the goods are		All amounts on this acknowledgement are in oursess.				
scheduled to be despatched from our distribution		All amounts on this acknowledgement are in currency Všechny částky v měně			Sub-Total / Mezisoučet 5.506,90	
centre in Czech Republic Plánované datum odeslání zboží je datem odeslání z		EUR				
našeho distribučního centra v České Republice					VAT / DPH	1.156,45
Any discrepancy or damage must be notified to the carrier and our- selves in writing within 3 days of receipt of goods otherwise claims cannot be entertained		THE ORDER AS ABOVE IS ACCEPTED SUBJECT TO OUR STANDARD CONDITIONS OF SALE				,
cannot be entertained Veškeré nesrovnalosti nebo poškození je nutno nahlásit přepravci a nám, písemně do 3 dnů od obdržení zboží.		Výše uvedenou objednávkou vyjadřujete souhlas			Total / Celkem	6.663,35
V opacnem pripade reklamace nebud	e uznana.	s našimi standardními obchodními podmínkami.			Total / Genterii	0.000,00



TERMS AND CONDITIONS OF SUPPLY OF GOODS AND SERVICES ("Conditions") - UK VERSION

1. SCOPE
1.1 In these Conditions: "Supply" means any supply by Supplier to Buyer including the supply of Goods and/or Services; "Buyer" means the party buying Goods or procuring Services and shall include; if the context so permits, its agents or sub-contractors; "Supplier" means the Edwards Group Company means on the Pulsace Goods "means and company of the Pulsace Goods" means and other faced on Supplier by Buyer. "Product" means a Services; "Goods" means products, consumable materials, equipment, eq

2. PRICE QUOTATIONS

2. PRICE QUOTATIONS
2.1 Prices quoted for (p) standard Goods and Services remain valid for 30 days unless otherwise specified; and (b) nonstandard Goods and Services are estimates and may be increased without notice in the event of increases in Supplier's costs of; (i) transport, labour and materials; (ii) handling of, and compliance with laws and regulations concerning hazardown saterials; (iii) handling, delivery and shipping; (iv) energy or fue! and/or (v) any other costs of supply or of Supplier's performance arising between the time of quotation and the time of Supply.
2.2 Prices quoted are exclusive of all applicable texes, including but not limited to, any value added tax, Federal, state and ori municipal excise, sales and/or use taxes, levies and duties of any nature whatsoerer (T seet') applicable to the Goods and Services. All Taxes shall be paid by Buyer unless Buyer provides Supplier with an exemption certificate acceptable to the relevant taxes guitarby.

3. NSPECTION AND TESTING
3.1 All Codes are improved by Supplier before supply to Buyer and tested where appropriate.
3.2 An additional charge will be made for tests or trial runs carried out at Buyer's request. In the event that Buyer does not attend such tests after 14 days' notices Supplier will perform the tests and the Goods will be deemed accepted in Buyer's absence.

4. SUPPLY AND TRANSPORT
4.1 Supplier will use reasonable efforts to supply Goods and Services within the time requested in the Purchase Order and in any event within a reasonable energid.

4 SUPPLY AIGNST AND CRANGE Supplier will perform the tests and the Goods will be deemed accepted in Buyer's absence.

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writing that the Goods of services are not incompanies and a support of the services are not incompanies and a support of the services are not incompanies. The performance form or st of the affected Goods.

form or if of the affected Goods.

All Services, installation and commissioning are not included in the purchase price for the Goods.

All Services, installation and commissioning are not included in the purchase price for the Goods.

All Services installation and commissioning and shipment of any Product. Supplier shall notify Buyer following discovery of any such Product as unsuitable for the performance of Services

of any such Product as unsultable for the performance of Services

PAYMENT

5.1 All manushs are stated and payments are to be made in Sterling unless otherwise agreed in writing, if Buyer specifies a different currency.

Supplier reserves the right but amend the quoted price by any amount to cover movements in the exchange rate between the relevant currency and Sterling arising between the time of quoted price by any amount to cover movements in the exchange rate between the relevant currency and Sterling arising between the time of quoted price by the sterling arising between the time of quoted price within 30 days of the date of limitoce unless otherwise agreed in writing. Invoices will normally be issued on the date of delivery of the Goods (or the date of deemed delivery) or completion of the Services. Any invoice displace must be raised by Buyer within 15 days from date of Invoice, or the invoice a hall be considered to be accepted by Buyer. Time for payment shall be off the essence.

Time for payment shall be off the essence.

Time for payment shall be off the essence.

Service and the state of the essence of the essence of the state of t

ods shall remain Supplier's property until Buyer has made full and unconditional payment to Supplier of all sums

6. RETENTION OF TITLE. Of a Superior of a Superior of a Superior of all sums of Superior of Superio

Ode to suppere) selbeneary runs executed to the coursence of any termination event referred to in Condition 12 below. Supplier may, where permitted by law, and after giving notice to fluyer, enter upon any premises where Supplier reasonably believes Goods to be, or otherwise take action, to recover Goods. To the Condition of the Purchase Price. Buyer shall maintain the Goods in satisfactory condition and keep them insured under adequate insurance profices with insurers of good reputation, covering the Purchase Price.

"NTELLECTUAL PROPERTY AND CONFIDENTALITY."

7. INTELLECTUAL PROPERTY AND CONFIDENTALITY.

7.1 Supplier shall retain all right, title and interest in and to, and possession of, any know-how, technical information, drawings, sepecifications or concurrents, ideas, concepts, methods, processes, techniques and inventions developed or created by or on behalf of Supplier and supplied by Supplier under any Contract. All such information shall be kept confidential by Buyer and shall not be disclosed to any third party unless and until the same is or becomes public knowledge on shall any such information be used by Supplier or purpose of the than for the purpose of sainty any focuses supplied under the Contract will such Suppliers prior written consent.

Supply and Buyer shall acquire no rights in or ower such intellectual property right is saw as expressed set of the contract will be a supply and Buyer shall acquire no rights in or ower such intellectual property right is saw as expressed set of the contract or contract of the cont

B WARRANT 8.1 In respect of supply of Goods comprising equipment and related components, spares and parts:

8.1 In respect of supply of Goods comprising equipment and related components, spares and parts:

A Supplier hereby undertakes to repair or replace at Supplier's option, or to arrange repair or replacement by Supplier's representative of, any Goods supplied to Buyer if a defect in materials or workmanship arises under conditions of normal and proper use and maintenance (fair wear were operated and maintenance in accordance with the operating instructions; (ii) unless otherwise agreed by Supplier, in writing, the defect occurs within 12 months from the date of shipment of the Goods; and (iv) Condition 8.3 is satisfied.

B. Any repaired or replaced Goods (including Goods the subject of Service Exhangle) will continue to be warranted for the unexpired period of the warranty referred to in Condition 8.1 A above.

C. Supplier may charge Buyer for the cost of shipping Goods to and from a Supplier service centre if the Goods to be repaired or replaced are

D. The warranty under this clause does not cover the costs of installation or removal of the Goods to be repaired or replaced which shall be at Buyer's cost.

D. The warranty under this clause does not cover use custo to make the surface of the property of services.

8.2 In respect of supply of Services:

8.3 In supplement and the Service supplement of the service supplement and replacement, as are in Supplier's reasonable opinion necessary in order to provide the Service.

8.1 subsequent to the performance of Services failure or breakdown (fair warrant period in ordinate) supplement supplement supplement of the service supplement of the service supplement supplement of the service supplement of the service supplement of the service services are completely; (i) during normal usage, and (i) shown by Buyer to Supplier reasonable satisfaction (after a reasonable opportunity for Supplier to inspect the allegedy defective Services and to review documentation pertinent to the failure or breakdown (fair warrant) to have been caused by Supplier's failure to breakdown (fair warrant) to the service in accordance with this Condition. Supplier, at its option, shall correct or reperform the Service or replace the serviced product or refund

the cost of the Services; provided that: (i) the failure or breakdown was not caused, or contributed to, by Buyer's act or omission, breach of contract, negligence, process reactions, excessive process build up or accidents or by Buyer's failure to observe Supplier's recommended in the course of the Product but or legislated in the course of the Product but or legislated in the course of the Product but or legislated in the course of the Product but or legislated in the course of the Product but or legislated but on the second of the Product but of legislated Supplier service enter all buyer's risk and cost. Supplier may charge Buyer for course but on the second but of the product of the

a service centre. If Buyer requires a more expensive method of freight than Supplier's standard shipping them the extra cost half be paid by the EV.

We arrisely under this Condition does not cover the cost of installation or removal of the Product which shall be at Buyer's cost.

Except as expressly warranted above, Services are provided "as is" and Buyer assumes the entire risk as to the results of the Services. Nothing stated in these Conditions implies that the operation of any serviced Product this be uninterrupted or or rior-free or that errors will be corrected. Other written or cral statements by Supplier, its representatives, or others do not constitute warranties of Supplier.

So The following provisiones must be sattled in respect of all claims under Conditions 3.1 and 5.2, all the claims rust for the ordition of the conditions of the

oods or issuing a credit note.

scept as expressly warnated above, all warrantes, conditions and other terms implied by statute or common law (save for the conditions and as to title by Section 12 of the Sale of Goods Act 1979) are to the fullest extent permitted by law, excluded.

As Except as expressly an interest of the process o

10. FORCE MAJEURE
10.1 Neither Buyer nor Supplier shall be liable for failures in performance, including delay or non-shipment, resulting from acts or ev no. I returned boyer into applied state be issue for issuinces in personance, inclouding delay of non-simplicin, resulting from acts of events beyond its reasonable control.

10.2 in the event of such delay, the date of shipment or performance shall, at the request of Supplier, be deferred for a period equal to the time lost by reason of the delay and otherwise for a reasonable time.

11. CANCELLATION
11. Buyer may request a cancellation of the Contract to the extent it relates to the sale of Goods, provided such request is given in writing a rise testest size () eveks prior to the due date of shipment. Supplier may accept or refuse, at its sole discretion, a request for cancellation. Without prejudice to any other rights Supplier may have, upon cancellation Buyer shall pay Supplier compensation equivalent to 15% of the Purchase Price for standard Goods with this ()30 days from its seamed of the standard Goods and 30% of the Purchase Price for man-standard Goods with this ()30 days from its seamed or the standard Goods with this ()30 days from its seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed or the standard Goods with this ()30 days from this seamed the standard Goods with this ()30 days from this seamed the seamed this seamed this seamed the seamed this s

corresponding invoice.

11.2 Unless agreed otherwise in writing by Supplier, should Buyer cancel any Contract to the extent it relates to the sale of Services, Buye shall pay to Supplier the costs of all work done and materials purchased or provided in connection with the Services up to the time of cancellation, plus compensation for all costs and losses equivalent to 15% of the Purchase Prec.

11.3 The parties agree that such sums payable to Supplier under this clause are a genuine pre-estimate of the costs and losses which Supplier would writer from Buyer cancelling all or part of the Contract.

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21. TERMINATION

21. If Buyer is subject to any act of bankruptly or, being a company, has a receiver appointed or an administration order made against it or

21. If Buyer is subject to any act of bankruptly or, being a company, has a receiver appointed or an administration order made against it or

22. Buyer is subject or under the Contract shall immediately become due and payable and Supplier may, notwithstanding any previous

waver, terminate the Contract with immediately become due and payable and Supplier may, notwithstanding any previous

waver, terminate the Contract with immediately become due and payable and Supplier may, notwithstanding any previous

waver, terminate the Contract with immediate effect in the event of a failure by Buyer to comply with any material provision of these

12.2 Supplier may between the Contract with immediate effect in the event of a failure by Buyer to comply with any material provision of these

12.3 If Buyer fails to collect or that ecliency of the Cooks within 3 months of the Deliverp Date. Supplier shall be entitled, without prejudice to its

12.4 Terminately and the Contract and to dispose of the Goods, and to change Buyer a compensation of 15% of the Purchase

Price (standard goods) or 30% of the Purchase Price (non-standard goods), to be paid by Buyer within 30 days of issuance of the

corresponding invoice. The parties agree that such sums payable to Supplier under this clause are a genuine pre-estimate of the costs and

bases which Supplier would suffer from Buyer not taking delivery of the Goods.

12.4 Termination shall be without prejudice to any prior right of either party or any provisions (including but not limited to clauses 6, 7 and 9)

which by nature which a unwer termination.

which by nature shall survive termination

13. AURTOR SOUTES AND RESPONSIBILITIES WHEN SERVICES ARE PROVIDED

13. 1. All Products and environments (whether at Supplier's or Buyer's customer's premises) must be free from risks to health and safety (ase to the event notified to an appendically accepted by. Supplier in writing). Supplier may decline, without incurring any liability, to service any Product or work in any environment in which, in Supplier's opinion, the risks to health and safety are not managed satisfactority by Buyer.

13. Super will promit Supplier prior to commencement of any Services to sease the condition of the Products and the eviving environment.

13. Super shall be under no obligation to service any Product which, in Supplier's reasonable opinion, has been used in a way of or a purpose for which it was not studieble, has not been operated and maintained in accordance with the manifecturer's operating instructions, is tool or in too poor a condition to be serviced economically or is in any way unsafe. Supplier shall have the right and Suyer shall provide all necessary access and cooperation to enable supplier for carry out it may sue such as a supplier shall have the right and Suyer shall provide all necessary access and cooperation to enable Supplier for carry out it may assume that the supplier with all available operating documentation, drawings, test certificates and maintenance inspection reports
13. Buyer will provide Supplier with all available operating documentation, drawings, test certificates and maintenance inspection reports
13.4 Buyer will indemnify and hold Supplier harmless against any loss, claim or damage suffered by Supplier or its employees, agents or subcontractors suffered on the Buyer's site or Buyer's customer's site except to the extent caused by Supplier's own negligence.

At MISCELLANGUSS

14.1 Blyer may neither assign nor transfer nor deal in any other manner with any or all of its rights or obligations under the Contract without the prior written consent of Supplier.

14.2 Shew as expressly provided, no term or provision of these Conditions shall be enforceable by a third party (being any person other than 14.2 Shew as expressly provided, no term or provision of these Conditions shall be enforceable by a third party (being any person other than 14.3 No waker by whether party of any other breach nor shall any delay or omission on the part of either party to any expression of the party to the party of the party of

14.4 Nothing contained in these case consumers assess the contracting and contracting, a violation of any laws of any applicable justification, and Supplier's failure to take any such action shall not be deemed a breach indirectly, a violation of any laws of any peripicable justifications, capacities, performance rates, descriptions and other particulars yellow in respect of Codes (whether in catalogues or advertisements or accompanying or referred to in the Contract unless specifically stated to do so. Unless agreed otherwise in writing, it is Buyer's representability on the activities of the contract unless specifically stated to do so. Unless agreed otherwise in writing, it is Buyer's representability on temperate that Codes are sufficient and suitable for Buyer's purposes.

Subject for expension and the provided of the contract unless that the provided of the supplied by Supplier to Buyer free of charge and may be photocogied by Buyer are required. Buyer shall be fally expensionable for the implementation of the contents of all safety and training literature relating to the Activities of the implementation of the contents of all safety and training literature provided by Supplier to all safety and training literature provided by Supplier to the supplied by Supplier to S

Is, GOVERNIOL LAW AND DISPUTE RESOLUTION
15.1 The Contract and any claim arising out of or in connection with it shall be governed by and construed in accordance with the laws of

England and Wales.

It's Buyer and Supplier agree that the courts of England and Wales shall have the exclusive jurisdiction to settle any disputes, which may arise in connection with the Contract.

It's Supplier shall have the option to bring suit before the Courts of the domicile of Buyer when the claim is for or related to payments due 15.3 Supplier shall have the option to bring suit before the Courts of the domicile of Buyer when the claim is for or related to payments due 15.3 Supplier shall have the option to bring suit before the Courts of the domicile of Buyer when the claim is for or related to payments due from Buyer.