



Bill To:

US

FARO Technologies Inc. 250 Technology Park Lake Mary FL 32746-7115 Phone No: (888)660-0147 Fax No: (407)562-5210

Collin County Sheriff's Office

McKinney TX 75071-2535

4300 Community Ave

Email: Keith.Luguis@faro.com

Remit to: FARO Technologies, Inc. P.O. Box 116908

Atlanta, GA 30368-6908

Ship To:

Collin County Sheriff's Office A.J. Jumper 4300 Community Ave McKinney TX 75071-2535 US

**Quotation No:** 

Quote Date:

Ship:

20080254 09/21/2016 11/30/2016

**Expiration Date:** Regional Manager: Kelly Watt Account Manager:

Melvin Clay Lawson

Sales Support: Keith Luquis 2 Day

Payment Terms: Net due in 30 days

with approved credit

**Delivery Terms: Delivery Date:** 

**EXW Origin** 2-6 Weeks

Qty Item No.	Description	Unit Price	Discount	Ext. Price
1 LS-8-S-350	107HW_LS_FocusS 350	65,490.00	0.00	65,490.00
	Laser Scanner FocusS 350 ships			
	with: 1 FocusS 350, with HDR			
	photography, with GPS, compass,			
	altimeter (barometer), dual-axis			
	compensator, WLAN, accessory			
	bay, IP rating 54, on-site			
	compensation functionality, 1x			
	Battery Power Block, 1x Battery			
	Power Dock, 1x 90W Power			
	Supply, 1x Optic Cleaning Fluid, 3x			
	Optic Cleaning Tissues, 1x 32GB			
	SD card, 1x SD card reader, 1x SD			
	card cover, 1x Allen wrench, 1x			
	rugged transport case, calibration			
	certificate and a quick start guide.			
	Please notice: the leadtime may			
	take 6 weeks or more after receipt			
	of written order.			



Qty	Item No.	Description	Unit Price	Discount	Ext. Price
1	TR-SCN-POS	Laser Scanner Tr FARO Fac Inc Three-day course for two (2) trainee at an approved FARO training facility that discusses LS operation, setup, and basic measurements. NOTE: Classroom trainings are limited to six (6) trainees and are scheduled on a first come, first served basis. Classes can be canceled within two weeks of the scheduled date if sufficient enrollment is not met. NOTE: Training will expire if not taken within 90-days of receipt of equipment. No charge item applicable only with purchase of laser scanner.	0.00	0.00	0.00
1	SCENE SCENE	3D_SW_SC_SCENE Dongle Hard lock (USB Dongle) for one SCENE single user license. SCENE licenses purchased separately.	190.00	0.00	190.00
1	SOFTS0302	3D_SW_SC_SCENE SCENE version 6.N. Software and license to process data of FARO 3D Laser Scanners. Includes 1-year of software maintenance.	5,990.00	0.00	5,990.00
1	ACCSS8001	3D_AC_LS_FocusS Battery Power Block	520.00	0.00	520.00
1	ACCSS6007	3D_AC_LS_Carbon Fiber Economy Tripod Economy carbon fiber tripod for Focus3D Laser Scanner	470.00	0.00	470.00



Qty	Item No.	Description	Unit Price	Discount	Ext. Price
1	FARO.  Image Not Available	200mm Koppa Target W/ Tripod Mount Kit A complete package of target spheres along with tripods and other accessories, shipped in 2 crates. Spheres are sprayed with #KoppaTuff" coating. The first crate contains a 6 pack of 200mm target spheres with magnetic bases and individual cotton storage/handling bags, and 6 1/4-20 camera tripod mount plates. The second crate contains tripods and accessories that provide most of the standard mounting options for use in the field. Included are 6 camera tripods, 3 small flexible tripods, 3 traffic cone Adapters, and a	2,560.00	0.00	2,560.00
1	ACCSS0299	dozen 2" fender washers.  80Mm Koppa Target Set W/ Trajectory Rods  A combination set of 12 80mm targets - 6 magnetic base targets, 6 trajectory mount. Includes 6 1/4" x 10" aluminum, magnetic base stand-off rods. All shipped in a	1,260.00	0.00	1,260.00
1	SCENE SCENE	plastic storage crate.  3D_SW_SC_SCENE Extension Forensic Extension of FARO SCENE software with additional features for forensic applications.	2,000.00	0.00	2,000.00
1	TR-SCN-POS-FOR-O	OnSite Forensics Cust-Site Upg. 5 Day Additional travel and lodging fees may be required for travel outside the US and Canada.#	8,140.00	0.00	8,140.00



C	ty	Item No.	Description	Unit Price	Discount	Ext. Price
	1	COMP0121X64	Super Power User Notebook Top-level notebook computer for use with Laser Scanner, Laser Tracker, 3D Imager and ScanArm systems. Contact your FARO representative for current specifications.	5,000.00	0.00	5,000.00
	1	SOFT40111	FARO Reality 3D Complete.# 64-bit architecture, advanced point cloud data management, momentum analysis tool, and advanced graphics.# Can handle up to 2 billion data points from point cloud.# Includes FARO Genius (SOFT40340), (SOFT40230), FARO Collinear Momentum Module (SOFT40240), FARO Angular Momentum Module (SOFT40250), FARO Advanced Poseable Human Model (SOFT40270), FARO Articulation Animation Module (SOFT40260), FARO Human Motion Studio (SOFT40130). Software purchase includes one training seat and one year of maintenance.	11,995.00	4,198.25	7,796.75
	1	SCENE SCENE	3D_SW_AP_SCENE Video Pro App SCENE Video Pro App, for SCENE single user license Plug-in for SCENE 5.N to create animated videos from scan data.	1,340.00	0.00	1,340.00
	1	SOFT40340-POS	FARO Genius - POS Genius is designed to cover all equation processes and contains almost every formula or equation in the field of crash reconstruction science. The program is included automatically with the purchase of FARO HD or Reality Crash.	0.00	0.00	0.00
	1	SOFT40130-POS	Human Motion Studio	0.00	0.00	0.00



Qty	Item No.	Description	<b>Unit Price</b>	Discount	Ext. Price
1	TR-CRA-LE-POS	FARO Reality Virtual Training - 4 Day Reality Crash training hosted online. 4 day training course developed for new users of Reality Crash. Training for one person included with purchase of software. NOTE: Training will expire if not taken within 90-days of purchase.	0.00	0.00	0.00
			Order Total	:	104,955.00
		D	iscount Amount	:	-4,198.20
			Shipping Total	:	110.00
			Total in USD	:	100,866.75





## **Additional Information**

## **QUOTE TERMS**

To accurately and promptly process your order, the following information is required with your Purchase Order:

- 1. Purchase Order Number (PO#)
- 2. Bill To AND Ship To Address (even if they are the same)
- 3. Net 30 or Sooner Payment Terms
- 4. Prepay and Add Freight Charges OR Collect (with your shippers Account #)
- 5. Method of Shipment (Best Way, Ground, Overnight, 2DAY)
- 6. FOB Origin or Destination (for GSA and Warranty ONLY Customers)
- 7. FARO Quote Number
- 8. PO Signed and Dated
- 9. Ship To State Tax Exemption Certificate OR acknowledgement to charge tax
- 10. Signed Credit Application (New Customers ONLY)

Quoted delivery terms are contingent upon timely receipt of all above listed items.

## CALIBRATION CAPABILITIES

FARO meets the calibration requirements of ISO 17025. If another calibration standard is required please discuss with your sales contact.

FARO follows the recommendation of the ASME B89.4.22-2004, Appendix J, in the application of the decision rule to testing results. This appendix states "B89 standards that adopt standards referencing ISO 14253-1 as a normative standard shall explicitly state a different default decision rule, where the 4:1 simple acceptance and rejection rule from B89.7.3.1 shall be the default rule unless a different rule is specified."

## STANDARD TERMS AND CONDITIONS OF SALE

These standard terms and conditions of sale are the only terms and conditions, oral or written, applying to the sale of equipment, Software, other products or services ('Product') to Purchaser except for additional terms consistent with these standard terms and conditions on prices, quantities, delivery schedules, and the description of the Products as set forth in an order issued by FARO or approved by FARO (each, an 'Order'). FARO hereby objects to and rejects any other terms or conditions appearing on, incorporated by reference in or attached to any purchase order, acceptance, acknowledgement, invoice, transmittal or other document and FARO's acceptance of any Order is expressly made conditional on Purchaser's acceptance of these standard terms and conditions. FARO's failure to object to any provision contained in a document or communication from Purchaser shall not be a waiver of these standard terms and conditions. Acceptance of these standard terms and conditions and any Order, both or either of which may be delivered to Purchaser in electronic form by FARO shall be deemed to have occurred upon the earlier of (i) executing or accepting these standard terms and conditions, (ii) executing or accepting any Order, (iii) when Purchaser is aware that FARO has commenced performance thereunder or (iv) taking delivery of any Products.

All capitalized terms used but not defined in the body of this document are defined in Section 10.00.

Payment of Purchase Price

1.01 Subject to credit approval by FARO and except as otherwise expressly set forth in an Order, the Purchase Price for Product shall be paid to FARO within thirty (30) days from the date of FARO's invoice. If FARO determines not to extend credit to Purchaser, FARO reserves the right to require Purchaser to pay for Product by wire transfer prior to shipment. FARO shall be entitled to issue an invoice upon shipment of Product. FARO has the right to charge interest on late Purchase Price payments at a rate of 1.5% per month (18% per annum).

1.02 Purchaser shall also pay FARO for any and all governmental taxes, charges or duties of every kind (excluding any tax based upon FARO's income) that FARO may be required to pay with respect to the production, transportation, export, import, storage, delivery, purchase, sale or use of Product. Purchaser shall provide FARO, on request, with properly completed exemption certificates for any tax or duty from which Purchaser claims an exemption.

1.03 Purchaser grants to FARO a security interest in all Product sold pursuant to the Order, which FARO may perfect by filing a UCC Financing Statement or by other filings, registrations or notices as may be required. Any such security interest will remain in effect until FARO has received payment in full of the Purchaser Price together with interest on any late Purchase Price payments.

1.04 If Purchaser fails to make full payment of the Purchase Price in accordance with the terms set forth in the Order, FARO shall, at its sole option, have the right to the following remedies, which shall be cumulative and not alternative and which are not exclusive:

a) the right to cancel the Order and enter Purchaser's premises to re-take possession of Product, in which event Purchaser agrees that any down payment or deposit for Product shall be forfeited to FARO as liquidated damages and not as a penalty, and all costs incurred by FARO in connection with the removal and subsequent transportation of Product shall be paya

upon written demand:

upon written demand;
b) the right to enter Purchaser's premises and remove any Software, components of Product or other items necessary to render Product inoperative;
c) the right to withhold all services which would otherwise be required to be provided by FARO pursuant to the Warranties set out in Section 4.00 hereof;
d) the right to terminate any existing Software license agreement with Purchaser; and
e) the right to pursue any other available remedy, including without limitation suing to collect any remaining balance of the Purchase Price (i.e., accelerate the payment of the Purchase Price;
causing the entire balance to immediately become due and payable in full).

1.05
Except as expressly set forth in Section 4.06, FARO does not permit returns on any Products shipped.
No waiver by FARO of its rights under these terms and conditions shall be deemed to constitute a waiver of subsequent breaches or defaults by Purchaser. In the event more than one Product is being purchased pursuant to the Order, unless otherwise set forth herein, each payment received by FARO from Purchaser shall be applied pro rata against the cost of each Product rather than being applied to the Purchase Price of any Product.

1.07
Purchaser shall pay FARO all costs and expenses of collection, suit, or other legal action to enforce the Order, including, but not limited to, all actual attorneys' and paralegal fees and collection costs FARO may assign any cause of action that it has against Purchaser without Purchaser's consent.

2.01 Delivery and Transportation
2.02 Elivery and see set forth in the Order are estimates and not guarantees, and are based upon conditions at the time such estimate is given.
2.02 FARO shall not be liable for any loss or damage, whether direct, indirect or consequential, resulting from delivery of Product past the estimated delivery date. If Product is not delivered within 90 days of the estimated delivery date, Purchaser's sole remedy shall be to cancel the Order and to recover from FARO, without interest or penalty, the amount of the down payment or deposit and any other part of the Purchase Price which has been paid by Purchaser. Notwithstanding the foregoing, such right of cancellation shall not extend to situations where delayed delivery is due to a Force Majeure Event (as defined in Section 9.01). Any delays resulting from a Force Majeure Event shall extend estimated delivery dates by the length of such delay.

2.03 If there is a shortage of Product, excessive demand for Product or any other reason for which FARO is unable to supply the full amount of Product specified in Purchaser's Order, FARO reserves the right to allocate its available supply of Product among its customers and distributors. The allocation of Product shall be in such a manner and in such amounts as FARO determines in its

2.04 Responsibility for all costs and risks in any way connected with the storage, transportation and installation of Product shall be borne entirely by Purchaser. If any disagreement arises as to whether or not damage to Product was in fact caused in storage, in transit or on installation, the opinion of FARO's technical advisors, acting reasonably, shall be conclusive.

2.05 Unless otherwise agreed to by FARO in an Order, Product shall be delivered by FARO at FARO's premises EXW (Ex Works) as defined in Incoterms 2010.

3.00 3.01 3.02 Installation, Operator Training and Maintenance
Purchaser shall be responsible for installation of Product, including, without limitation, the preparation of its premises, the uncrating of Product and setting up of Product for operation.
Subject to Section 4.00, Purchaser shall be responsible for all maintenance of Product.

4 00 Warranties and Exclusions: Exclusive Remedies and Disclaimers

4.01 Subject to Section 4.05, FARO warrants that any Product (but excluding Software and services) shall be free from material defects in workmanship or material affecting the fitness of Product for its usual purpose under normal conditions of use, service and maintenance. FARO makes no warranty that any Product will operate in an uninterrupted or error free manner.

4.02 Subject to Section 4.05, FARO warrants that any Software shall operate substantially according to written user documentation provided by FARO. FARO makes no warranty that any Software

will operate in a uninterrupted or error free manner.

4.03 The warranties set out in paragraphs 4.01 and 4.02 above (together, the 'Warranties') shall expire at the end of the twelve (12) month period commencing on the last day of the calendar month in which Product was delivered to Purchaser (the 'Warranty Period').

4.04 To properly make a claim under the Warranties, Purchaser must deliver written notice to FARO during the Warranty Period, at FARO's contact information set forth on the Order, of a breach of the Warranties, together with a description of such breach in reasonable detail. Within a reasonable time following receipt of such proper notice FARO shall have Product diagnosed by its service personnel. Nothing herein contained shall be construed as obligating FARO to make service, parts, or repairs available for any breach reported after the expiration of the Warranty Period. If Product is determined by FARO, in its reasonable opinion, to be covered by and in breach of the Warranties, FARO will, as Purchaser's sole and exclusive remedy, repair or adjust Product to the extent determined by FARO to be necessary or, at the option of FARO, will replace Product with replacement Product or parts therefor a no cost to Purchaser, other than the cost of stoping Product to FARO pursuant to Section 4.06. If Product is determined by FARO, in its reasonable opinion, not to be covered by or not to be in breach of the Warranties, Purchaser shall pay the cost of service, which shall be the amount that FARO would otherwise charge for an evaluation under a non-warranty service evaluation.

4.05 The Warranties shall not apply to or cover:

a) Any defects in any component of a Product if, in the reasonable opinion of FARO, (i) Product has been improperly stored, installed, operated, or maintained; (ii) the defect was caused by or relates to misuse or extraordinary use of Product, or to use of Product over the purpose for which Product was designed and manufactured; (iii) Purchaser has permitted unauthorized modifications

b) Any replacement of expendable items, including, but not limited to, fuses, diskettes, printer paper, printer ink, printing heads, disk cleaning materials, or similar cleaning items.
c) Minor preventive and corrective maintenance, including, but not limited to, replacement of fuses, disk drive head cleaning, fan filter cleaning and system clock battery replacement.
d) Any Product or component which was sold or transferred to any party other than the original Purchaser unless transferred in accordance with section 4.11 or prior express written consent is

e) Any defect in or related to Product which FARO cannot duplicate with reasonable effort.
f) Any defect in or related Product caused by materials, including hardware, software or data not supplied by FARO.
g) Any defect caused or resulting from accident, physical, electrical or magnetic stress, failure of electric power, air condition or environmental controls, use in or with defective or

non-com

atible equipment, hardware, software or data.

h) Any defect or problem caused by changes in the operating characteristics of computer systems, hardware or software developed after Product is delivered.

i) Any Product exported by Purchaser outside of the United States or Canada.

j) Any demonstration or used Product.

k) Any services of FARO. ALL SERVICES OF FARO ARE PROVIDED TO PURCHASER 'AS IS' WITHOUT WARRANTY OF ANY KIND.

j) Any Third Party Product sold or included with the Products. Such Third Party Products are provided with the manufacturer's warranties, if any, which FARO is permitted to pass on to r. OTHERWISE, SUCH THIRD PARTY PRODUCTS ARE PROVIDED TO PURCHASER 'AS IS' WITHOUT WARRANTY OF ANY KIND.

Purchaser. OTHERWISE, SUCH THIRD PARTY PRODUCTS ARE PROVIDED TO FORM INSECTION.

4.06 Factory Repairs

a) IF PRODUCT IS UNDER WARRANTY: Purchaser agrees to ship Product to FARO in the original packing container at Purchaser's sole cost and expense. FARO will return the repaired or replacement Product to Purchaser at FARO's sole cost and expense.

IF PRODUCT IS UNDER A SEPARATE PREMIUM SERVICE PLAN: When practical, as determined by FARO in its sole discretion, and subject to availability. FARO will make available to Purchaser substitute component parts or substitute Product (Temporary Replacements) as appropriate while Purchaser's Product is undergoing repair. Shipping charges for these Temporary Replacements will

be the responsibility of FARO.
b) IF PRODUCT IS NOT UNDER WARRANTY: Purchaser shall be responsible for the cost of any repair or replacement of any part, Software or Product, together with all shipping charges related to such repair or replacement. All charges shall be estimated and prepaid by Purchaser to FARO prior to commencement of repairs.

4.07 FARO may authorize the manufacturer of a component of Product to perform any Warranty service.

4.08 Purchaser's sole and exclusive remedy, and FARO's sole and exclusive liability hereunder, with respect to breach of warranty relating to any Product, consists of the obligation to repair, adjust or replace Product as provided in Section 4.04.

4.09 DISCLAIMER OF WARRANTIES. THE WARRANTIES SPECIFIED IN THIS SECTION 4.00 ARE THE COMPLETE WARRANTIES BETWEEN FARO AND PURCHASER. THEY SUPERSEDE ALL PROPOSALS, PROMOTIONS, ADVERTISEMENTS, REPRESENTATIONS OR PRIOR WARRANTIES, VERBAL OR WRITTEN, AND ANY COMMUNICATIONS BETWEEN THE SPECIFIED IN THIS SECTION 4.00, FARO EXPRESSLY DISCLAIMS PARTIES RELATING TO THE SUBJECT MATTER OF THESE WARRANTIES. EXCEPT FOR THE EXPRESS WARRANTIES, SPECIFIED IN THIS SECTION 4.00, FARO EXPRESSLY DISCLAIMS PARTIES REPRESENTANTIES, SPECIFIED IN THIS SECTION 4.00 FARO EXPRESSLY DISCLAIMS PARTIES REPRESS OF MIPLIED, ARISING FROM COURSE OF DEALING OR USAGE OF TRADE, STATUTORY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO IMPLIED CONDITIONS AND WARRANTIES OF MERCHANTABILITY, QUALITY, FITNESS FOR A PATICULAR PURPOSE, CORRESPONDENCE WITH DESCRIPTION OR QUALITY, AND NON-INFRINGEMENT.

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- 4.10 FARO does not authorize any person (whether natural or corporate) to assume for FARO any liability in connection with or with respect to Product. No agent or employee of FARO has any authority to make any representation or promise on behalf of FARO, except as expressly set forth herein or in the Order, or to modify the terms or limitations of the Warranties. No verbal statements shall be binding upon FARO.
  4.11 The Warranties extend only to Purchaser and are transferable by Purchaser only under the following conditions:
  1. Product is currently within the Warranty Period;
  2. The new owner is, or becomes, a Certified User;
  3. A FARO warranty transfer form is completed and submitted to FARO Customer Service.
  4.12 All claims under the Warranties must originate with Purchaser, or any subsequent owner that becomes a Certified User, and Purchaser will indemnify, defend and hold FARO harmless from any and all claims, liabilities, damages, costs and expenses for breach of warranty asserted against FARO by any third party.
  4.13 PURCHASER ACKNOWLEDGES THAT IT HAS PURCHASED PRODUCT BASED UPON ITS OWN KNOWLEDGE OF THE USES TO WHICH PRODUCT WILL BE PUT. FARO SPECIFICALLY DISCLAIMS ANY WARRANTY OR LIABILITY RELATED TO THE FITNESS OF PRODUCT FOR ANY PARTICULAR PURPOSE OR ARISING FROM THE INABILITY OF PURCHASER TO USE PRODUCT FOR ANY PARTICULAR PURPOSE.

TO USE PRODUCT FOR ANY PARTICULAR PURPOSE.

4.14 FARO is an equal opportunity employer. All candidates for employment will be considered without regard to race, color, religion, sex, national origin, physical or mental disability, veteran status, or any other basis protected by applicable federal, state or local law.

5.00 Limitations of Liability
In no case shall FARO be liable for any indirect, special, incidental, punitive or consequential damages arising from any cause whatsoever, whether based in contract, tort (including without limitation negligence), strict product liability or any other theory of law (including without limitation negligence), strict product liability or use Product, increased operating costs, loss of production, loss of profits or revenues, loss of software or data, any cost or expense of providing substitute product or software during periods of, or resulting from, malfunction, non-use or maintenance or repair (except as provided in Section 4.06(b)), or damage to property. The discalamer of liability for indirect, special, incidental, punitive and consequential damages extends to any damages which may be suffered by third parties, including without limitation, caused directly or indirectly resulting from test results or data produced by Product or any component thereof, and Purchaser agrees to indemnify and save FARO harmless from any such claims made by third parties.

5.02 FARO's maximum aggregate liability arising out of or relating to any Product from any cause whatsoever, whether based in contract, tort (including without limitation negligence), strict product liability or any other theory of law shall not exceed the Purchase Price received by FARO for the Product to which such liability relates. In all cases, FARO's maximum aggregate liability arising out of or relating to an Order shall not exceed the aggregate amounts paid by Purchaser to FARO under such Order.

5.03. The limitations of liability in this Section apply even if FARO had notice of the possibility of damages and even if any exclusive remedies fail of their essential purpose. Purchaser acknowledges that FARO has set its pricing in reliance upon the limitations of liability and the disclaimers of warranties and damages set forth in these terms and conditions, and that the same form an essential basis of the bargain between the pa

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6.01 Product is subject to changes in design, manufacture and programming between the date of the Order and the actual delivery date.
6.02 FARO reserves the right to implement such changes without Purchaser's consent. Notwithstanding the foregoing, nothing contained herein shall be construed as obligating FARO to include such changes in Product provided to Purchaser.

7.00 Intellectual Property
7.01 As between FARO and Purchaser, FARO owns all ownership in all FARO Intellectual Property, and Purchaser shall not own or acquire any right, title or interest in any FARO Intellectual Property. FARO grants Purchaser only a limited, non-exclusive, non-transferable license to use any Software in object code form only and, unless otherwise set forth in an Order or approved in writing by FARO, only with Product in which such Software is installed or embedded.
7.02 Purchaser acknowledges and agrees that the Software contains trade secrets, and confidential and proprietary information, of FARO, and shall maintain all Software as confidential and proprietary information of FARO, and shall maintain all Software as confidential and proprietary information which shall be no less than a reasonable degree of care. Purchaser shall not, in whole or in part, reproduce or duplicate (other than that which is necessary and incidental to the ordinary use of the Software in compliance with these terms and conditions, or for purpose of making one (1) archival or back-up copy of the Software), alter, modify, disassemble, reverse assemble, decompile, reverse compile, reverse engineer, sell, transfer, assign, sublicense, lease, rent or use in connection with a service bureau or to provide services to others, in any manner the Software, in whole or in part, or permit access to or use thereof by any third party.
7.03 Purchaser acknowledges that any unauthorized use of the Software, or any right therein, will result in irreparable harm to FARO, and that FARO shall be entitled to damages, lost profits, authorized use of the Software, or any right therein, will result in irreparable harm to FARO, and that FARO shall be entitled to damages, lost profits, purchaser acknowledges that any unauthorized use of the Software, or any right therein, will result in irreparable harm to FARO, and that FARO shall be entitled to damages, lost profits, purchaser shall forthwith execute any further assurances in the form of n

Purchaser will defend, indemnify and hold harmless FARO against all claims, losses, liabilities, damages, costs and expenses either (a) on account of any damage to property or injury or death of persons caused by or arising out of Purchaser's (and/or any of Purchaser's employee's, agent's, affiliate's and customer's) distribution, storage, handling, use, or disposal of Product or caused by or (b) arising out of: (i) any breach of contract by Purchaser; (ii) any acts or omissions of Purchaser (and/or any of Purchaser's employees, agents, affiliates and customers); or (iii) any willful misconduct or any violation by Purchaser (and/or by any of Purchaser's employees, agents, affiliates and customers) of any applicable law, rule or regulation.

9.00 Force Majeure/ Entire Agreement / Governing Law / Miscellaneous
9.01 FARO shall not be liable for any loss, damage, detention or delay due directly or indirectly to any cause beyond FARO's control (a 'Force Majeure Event'), including without limitation, compliance with any rules, regulations, orders or instructions of any federal, state, county, municipal or other government or any department or agency thereof, acts of god, acts or omissions of Purchaser, acts of civil or military authorities, fires, floods, embargoes, war or insurrection, labor interruption through strike or walkout, transportation from its usual sources.
9.02 These terms and conditions and the Order into which they are incorporated by reference constitute the entire agreement between FARO and Purchaser in respect to Product subject to such Order. There are no representations or warranties by FARO, express or implied, except for those contained herein, and these terms and conditions supersede and replace any proposals, quotations, or agreements, whether oral or written, between FARO and Purchaser with respect to such Order.
9.03 No representative of FARO has any authority to modify, after, delete or add to any of the terms or conditions hereof. Any such modifications shall be void and of no force and effect.
9.04 The terms and conditions hereof shall be governed by and construed in accordance with the laws of the State of Florida, United States of America, regardless of the laws that might otherwise govern under applicable principles of conflicts of laws thereof. Purchaser and FARO agree that the sole and exclusive jurisdiction and venue for purposes of any and all lawsuits, disputes, causes of action, arbitrations or mediations shall be in either (a) the United States District Court for the Middle District of Florida, Orlando Division, or (b) the Business Court of the Ninth Judicial Circuit Court of Orange County, Florida.

action, arbitrations or mediations shall be in either (a) the United States District the Middle Country, Florida.

9.05 These conditions shall not be construed more strictly against one party than another as a result of one party having drafted said instrument.

9.06 If any provision of these terms and conditions or the Order is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of these terms and conditions and the Order shall remain in full force and effect. Any provision of these terms and conditions or the Order held invalid or unenforceable only in part or degree will remain in full force and effect to the extent not

Held invalid or unenforceable.

9.07 FARO AND PURCHASER HEREBY IRREVOCABLY WAIVE THE RIGHT TO A TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM (WHETHER BASED IN CONTRACT, TORT OR OTHERWISE) ARISING OUT OF, UNDER OR IN CONNECTION WITH THE ORDER OR THESE TERMS AND CONDITIONS, OR ANY COURSE OF CONDUCT, COURSE OF DEALINGS, STATEMENT OR ACTION RELATED THERETO OR HERETO.

Any claim, action, suit or other proceeding initiated by Purchaser in connection with any Product must be brought within one year after delivery to Purchaser of the applicable Product to which n, action, suit or other proceeding relates.

Purchaser shall not export or re-export any Product in violation of applicable law, rules or regulations. such claim. 9.09

10.00

Definitions

'Certified User' means any person who has completed at full session of product-specific training for Product.

'FARO' means FARO Technologies, Inc.

'FARO Intellectual Property' means all intellectual property rights relating to any Product, including without limitation, patents, copyrights, trademarks, trade secrets, and know-how, and any works, improvements, modifications, repairs, maintenance, enhancements and updates of any Product.

'Purchaser' means the party buying Product and who is legally obligated under the Order.

'Software' means all computer programs, disk drive directory organization and content, including without limitation the devices containing such computer programs disk drive directory on and content, sold pursuant to the Order.

'Purchaser Price' means the agreed-upon price of Product set forth in the Order.

'Third Party Product' shall mean any equipment, products, Software or services of a third party that FARO sells or makes available to Purchaser under an Order. 10.01 10.02 10.03 derivat 10.04

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