

1. DEFINITIONS

- 1.1 "Contract" means the contract formed between WSU and Selleras set forthherein
- 1.2 "Delivery Location" means the address specified in the Order where the Goods shall be delivered be Services shall be performed
- 1.3 "Goods" means the goods, equ1.7 (e)0. (m)-5 3-6 (.1 (en)]TJ-r)-2.6 (aequ1.7 (e-6 (ns3.3 (i)-2.7 (of)-35.4 (i-6 (c)-8.7 (t)-2

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WSUas follows:

- 16.1Seller is duly organized, validly existing and in good standing and has the power and authority to execute and deliver, and to perform its obligations under, this Contract.
- 16.2This Contract is Seller's legal, valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable bankruptcy, insolvency and similar laws affecting creditors' rights generally and subject, as to enforceability, to general principles of equity (regardless of whether enforcement is sought in a proceeding at law or in equity).
- 16.3 Sellershall obtain and maintain allepmits necessary for the exercise of its rights and performance of Steller obligations under this Contract, including permits required for the import of Goods or any raw materials and other manufacturing parts used in the production and manufacture of the Goods, and the shipment of hazardous materials, as applicable
- 16.4To the best of its knowledge either Sellemor any ofits principals are presently debarred, suspended, proposed for debarment, the subject of an indictment involving the criminal statutes enumerated in 22 Code of Federal

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WSU TERMS AND CONDITIONS



following: (i) using any names, service marks, trademarks, trade names, logosinsignias, other

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terms substantially similar to this Contract.

30.5 Seller is responsible for the performance or non-performance of any subcontractor and will indemnify, defend and hold harmless WStJom and against all Losses

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