5. **Acceptance of Agreement.** Seller agrees to perform the services and/or provide the items or service deliveries (collectively referred to as “Goods”), described in this purchase order (“Purchase Order”), in accordance with these terms and conditions (“Terms and Conditions”). Seller’s acknowledgment of this Purchase Order, or any commencement of work on the Goods subject to this Purchase Order, or its identification of or shipment of such Goods shall constitute an effective acceptance of this Purchase Order. Any acceptance of this Purchase Order is limited to acceptance of express terms and conditions contained on the face (front) page hereof or incorporated herein. Any proposal for additional or different items, or any attempt by Seller to vary in any degree any of the terms of this offer in Seller’s acknowledgment or acceptance is hereby objected to and rejected as an attempt to materially alter this offer, and this offer shall be deemed accepted by Seller without said additional or different terms. Purchaser may treat this offer as rejected by Seller if Seller’s counter-offer varies the terms of the description, quality, price or delivery schedule of the Goods. If this Purchase Order shall be deemed an acceptance of a prior offer by Seller, such acceptance is limited to the express terms contained herein. This Writing does not constitute a firm offer within the meaning of Section 2205 of the California Commercial Code, and may be revoked by Purchaser at any time prior to acceptance by Seller.

2. **Termination for Convenience of Purchaser.** Purchaser reserves the right to terminate this Purchase Order or any part hereof at its sole convenience at any time, without cause. Purchaser shall terminate by delivering to Seller a notice of termination (“Notice of Termination”) specifying the extent of termination. In the event of such termination, Seller shall immediately stop all terminated work hereunder and shall immediately cause any of its suppliers or subcontractors to cease such work. Seller shall be paid as the sole compensation a reasonable termination charge consisting of a percentage of the Purchase Order price reflecting the percentage of the work performed prior to the notice of termination, plus actual direct costs resulting from termination which were not previously paid for by Purchaser. Seller shall not be paid for any work done after receipt of the Notice of Termination, or for any costs incurred by Seller’s suppliers or subcontractors which Seller could reasonably have avoided, or for overhead, interest on claims, unamortized depreciation costs, general and administrative burden charges from this termination or anticipatory profits. If only part of the Purchase Order is terminated, Seller shall complete performance of the Purchase Order to the extent not terminated. Seller shall deliver to Purchaser, as specified by Purchaser, any Goods completed but not delivered as of the time of the Notice of Termination. Any payments made under this section will not exceed the aggregate price payable by Purchaser for finished Goods that would have been produced or performed by Seller under the applicable Purchase Order. Any amount due to Seller will be reduced by any amount owed to Purchaser by Seller under any applicable purchase order, contract or otherwise. Seller shall not deliver and Purchaser shall not make any payments to Seller for any undelivered Goods that are in Seller’s standard inventory or are readily marketable, unless Purchaser so elects to the contrary in writing.

3. **Termination for Cause.** Purchaser may also terminate this Purchase Order or any part hereof for cause in the event of any default by Seller, or if the Seller fails to comply with any of the terms and conditions of this offer, violates or is in violation of any applicable law, or if Seller files or has filed against it a petition for reorganization or liquidation under the Bankruptcy Code or any other insolvency law providing for the relief of debtors. Late deliveries, partial deliveries, deliveries of defective Goods or Goods which do not conform to this Purchase Order, and failure to provide Purchaser, upon request, with reasonable assurances of future performance shall all be causes allowing Purchaser to terminate this Purchase Order for cause. Purchaser shall terminate by delivering to Seller a written Notice of Default Termination specifying the extent of such termination. In the event of such termination, Purchaser shall be liable to Seller only for the contract price of completed goods delivered and accepted, in accordance with the terms of this Purchase Order. Purchaser shall not be liable to Seller for any other amount. If only part of the Purchase Order is terminated, Seller shall complete performance of the Purchase Order to the extent not terminated.

4. **Warranty.** 4.1 Seller expressly warrants that all Goods furnished under this Purchase Order shall conform to all applicable descriptions, specifications, drawings, models, samples, representations and appropriate standards, and will be free from defects in design, material and workmanship. Seller warrants that all such Goods will conform to any statements made on the containers or labels or advertisements for such Goods and that all Goods will be new and not contain any used or reconditioned parts, and will be adequately contained, packaged, marked and labeled. Seller warrants that all Goods furnished hereunder will be merchantable and will be safe and appropriate for the purpose for which Goods of such kind are used. If Seller knows or has reason to know the particular purpose for which Purchaser intends to use the Goods, Seller warrants that such Goods will be fit for such particular purpose. Inspection, test, acceptance and use of the Goods furnished hereunder shall not affect Seller’s obligation under this warranty, and such warranty shall survive inspection, test, acceptance and use. Seller’s warranty shall run to Purchaser, its successors, assigns, customers and users of the Goods. Seller agrees, at Purchaser’s option, to provide a full refund of the amount of the Goods, to replace Goods or to correct defects, malfunctions or non-conformities in any Goods not conforming to the foregoing warranty, without expense to Purchaser within ten (10) days of notification to Seller; provided Purchaser elects to offer Seller the opportunity to do so. In the event of a failure of Seller to correct defects in or replace non-conforming Goods promptly, Purchaser, after reasonable notice to Seller, may make such corrections or replace such Goods and charge Seller for the cost incurred by Purchaser in doing so together with incidental and consequential damages resulting from the breach of this warranty. 4.2 The foregoing warranty shall extend for a period of two (2) years from the date of delivery to Purchaser or for the period provided in Seller’s standard warranty covering the Goods, whichever is longer. Seller hereby agrees that it will make spare parts available to Purchaser for a period of five (5) years from the date of shipment at Seller’s then current price, less applicable discounts. Additionally, Goods purchased shall be subject to all written and oral express warranties made by Seller’s agents, and to all warranties provided for by the California Commercial Code. All warranties shall be construed as conditions of sale as well as warranties and shall not be exclusive. Seller shall furnish to Purchaser Seller’s standard warranty and service guarantee applicable to the Goods.

5. **Payment; Setoff.** No payment shall be due from Purchaser until the submission by Seller of a correct invoice and all supporting documentation that Purchaser may reasonably request. Each invoice shall have a separate line item for each Good, shipping charges, applicable taxes, expenses, and each and every item invoiced. All line items shall have their separate corresponding amounts or prices. Each invoice must be submitted within ninety (90) days of completion of services or delivery of items and must reference this Purchase Order Number. Purchaser shall be entitled to a three percent (3%) discount of the invoiced amount for all invoices that are submitted more than ninety (90) days after completion of services or delivery of items. If Seller fails to invoice within one hundred eighty (180) days after completion of services or delivery of items, Seller shall be deemed to have waived its rights to pursue Purchaser for the payments therefor, and Purchaser shall have no obligation to make any payments for such Goods. All claims for money due or to become due from Purchaser shall be subject to deduction or setoff by Purchaser by reason of any counterclaim of Purchaser arising out of this or any other transaction with Seller.

6. **Changes.** Purchaser shall have the right at any time before completion of the Goods under this Purchase Order to make changes in drawings, designs, specifications, materials, quantities, packaging, time and place of delivery and method of transportation. If any such changes cause any material increase or decrease in the cost, or the time required for the performance, equitable adjustments shall be made in the contract price or delivery schedule to the extent affected, and this Purchase Order shall be modified in writing accordingly. Seller shall not make changes unless requested to do so in writing by an authorized representative of Purchaser. Seller agrees to accept any changes, subject to the adjustments provided for in this paragraph. Seller must assert its right to an adjustment under this clause within ten (10) days from the date of receipt of the changes.
7. **INSPECTION AND TESTING.** Payment for the goods delivered hereunder shall not constitute acceptance thereof. Purchaser shall have the right to inspect such goods and to reject any and all of said goods which are in Purchaser’s judgment defective or nonconforming. Rejected goods and goods supplied in excess of quantities called for herein or goods which are not delivered by the required delivery date may be returned to Seller at its expense. In addition to damages resulting from Seller’s breach and in addition to Purchaser’s other remedies, Purchaser may charge Seller all expenses of unpacking, examining, repacking, reshipping and storing such goods. In the event Purchaser receives goods with defects or non-conformities which are not apparent on examination, Purchaser reserves the right to require repair or replacement, as well as payment of damages, after discovery of defect or nonconformity. Nothing contained in this Purchase Order shall relieve in any way Seller from the obligation of testing, inspection and quality control.

8. **DELIVERY.** 8.1 Time is of the essence in performing this Purchase Order. If any delivery of items or rendering of services is not completed by the time promised, Purchaser reserves the right, without liability and in addition to its other rights and remedies, to terminate this Purchase Order by notice effective when received by Seller as to items not yet shipped or services not yet rendered and to purchase substitute items or services elsewhere and charge Seller with any loss incurred. 8.2 Delivery of Goods shall be made pursuant to the delivery schedule, via the carrier and to the place specified in the face of this Purchase Order or as all such delivery and logistics requirements may be communicated or amended from time to time by Purchaser. Purchaser reserves the right to return, shipping charges collect, all Goods received in advance of the delivery schedule. If no delivery schedule is specified, the order shall be filled promptly and delivery will be made by the most expeditious form of land transportation. Seller shall use the least expensive carrier. Seller shall package all items in suitable containers and pallets that comply with all applicable laws and regulations to permit safe transportation and handling. Each delivered container must be labeled and marked to identify contents without opening and all boxes and packages must contain packing sheets listing contents. Purchaser’s Purchase Order number must appear on all shipping containers, packing slips, delivery tickets, bills and invoices. Unless otherwise specified in the Purchase Order, all shipping, customs and logistic costs shall be the responsibility and liability of the Seller. If the delivery of Goods is late and the Purchaser has not terminated the Purchase Order, then in addition to all other rights and remedies, the Seller shall deliver the Goods the fastest way possible, without any request from Purchaser, and Seller shall pay for all shipping costs and not charge Purchaser for any shipping charges related to the late delivery.

9. **SPECIAL PURCHASER FEATURES.** All special or unique designs, drawings, dies, plates, engravings, gauges, tools and features of Goods which have been supplied by Purchaser to Seller or which have been specially created or developed for Purchaser by Seller (collectively “Special Purchaser Features”), shall be the property of Purchaser and shall be used only in items manufactured for Purchaser. In addition, Purchaser may use the special features in items manufactured by others that are incorporated into the Goods supplied hereunder. Seller shall assist Purchaser, at Purchaser’s expense, in obtaining such legal protection as may be available for the Special Purchaser Features, including, without limitation, patents, design patents, copyrights and trademarks. Seller shall execute any and all instruments deemed by Purchaser to be necessary or desirable to obtain such protection and hereby irrevocably assigns and transfers to Purchaser all of Seller’s worldwide right, title and interest in and to the Special Purchaser Features including all associated intellectual property rights.

10. **INFRINGEMENT.** Seller warrants that the Goods and the sale or use of the Goods supplied under this Purchase Order do not infringe on any patents, trade secrets, trademarks or copyrights, and Seller agrees upon receipt of notification to promptly assume full responsibility for defense of any actual or alleged claim, suit or proceeding which may be brought against Purchaser or its agents, customers or other vendors for alleged infringement, misuse, misappropriation, as well as for any alleged act of unfair competition resulting from similarity in design, trademark or appearance of Goods furnished hereunder. Seller further agrees to indemnify Purchaser, its successors, and all their related and affiliated entities, and all their respective officers, directors, employees, agents and customers against any and all expenses, loss, royalties, profits and damages (including all expenses of litigation, court costs and reasonable attorneys’ fees) resulting from any such claim, suit or proceeding, including any settlement. Purchaser may be represented by and actively participate through its own counsel in such any claim, suit or proceeding if it so desires, and the cost of such representation shall be paid by Seller. Purchaser shall hold Seller harmless for any expense or loss resulting from infringements of patents arising from Seller’s compliance with Purchaser’s designs and specifications. Seller may not settle any claim, suit or proceeding which is brought against the Purchaser, without the Purchaser’s prior written signed consent, which shall not be unreasonably withheld, as long as, such settlement does not require Purchaser to pay any money or anything of value, do or refrain from doing anything, or admit to any guilt or wrongdoing.

11. **PROPRIETARY INFORMATION; CONFIDENTIALITY; ADVERTISING.** Seller shall consider all information furnished by Purchaser to be confidential (“Confidential Information”) and shall not disclose any such information to any other person or use such information itself for any purpose other than performing this Purchase Order unless Seller obtains written signed permission from Purchaser to do so. This provision shall also apply to drawing specifications and other documents prepared by Seller for Purchaser in connection with this Purchase Order. Seller shall not use Purchaser’s trademarks, trade names, logos or advertise, publish, blog or post on social media or websites the fact that Purchaser has contracted to purchase goods from Seller, nor shall any information relating to the Purchase Order be disclosed without Purchaser’s prior written permission. Unless otherwise agreed in writing, no commercial, financial or technical information disclosed in any manner or at any time by Seller to Purchaser shall be deemed secret or confidential, and Seller shall have no rights against Purchaser with respect thereto except such rights as may exist under any laws, including, without limitation, patent laws.

12. **INDEMNITY.** Seller agrees to and shall defend, indemnify and hold harmless Purchaser its successors, and all their related and affiliated entities and all, their respective officers, directors, agents and employees from and against all claims, losses, damages, causes of action, suits and liabilities of every kind, including all expenses of litigation, court costs and attorneys’ fees, for injury to or death of any person, or for damage to any property, arising out of or in connection with any alleged or real defect, non-conformity or deficiency in the Goods furnished by Seller under the terms of this Purchase Order, from any act or omission of Seller, its agents, employees or subcontractors, failure of Seller, its agents, employees or subcontractors to fully perform any of its obligations under this Purchase Order including any terms and conditions, any data breaches of any Purchaser or Purchaser’s customers, Confidential Information, or from the failure of the Goods to comply with applicable statutes, regulations and accepted industry standards. This indemnity shall apply whether or not such injury, death or damage results in whole or in part from the design, manufacture, marketing, distribution of, or failure to warn about such defects in Seller’s own products or services, and whether such defect or defects be the sole or a concurring cause of the injury, death or damage. Seller may not settle any claim, suit or proceeding which is brought against the Purchaser, without the Purchaser's prior written consent, which shall not be unreasonably withheld, as long as, such settlement does not require Purchaser to pay any money or anything of value, do or refrain from doing anything, or admit to any guilt or wrongdoing.

13. **SELLER RESPONSIBLE FOR TAXES AND RECORDS.** Seller shall be solely responsible for filing the appropriate federal, state and local tax forms, and paying all such taxes or fees, including estimated taxes and employment taxes, due in respect to Seller’s receipt of payment under this Agreement. Seller further agrees to provide Purchaser with reasonable assistance in the event of a government audit of payments or other matters relating to this Purchase Order. Purchaser shall have no responsibility to pay or withhold from any payment to Seller under this Agreement, any federal, state or local taxes or fees. Purchaser will regularly report amounts paid to Seller by filing Form 1099-MISC, or such other form as applicable, with the Internal Revenue Service or other applicable foreign or domestic taxing authority.

14. **INSURANCE.** Seller shall be solely responsible for maintaining such adequate health, auto, workers’ compensation, unemployment compensation, disability, liability, and other insurance, as is required by law or as is the common practice in Seller’s trade or business, whichever affords greater coverage. Upon request, Seller shall provide Purchaser with certificates of insurance or evidence of coverage before commencing performance under this Purchase Order. Seller shall provide adequate insurance coverage for any Purchaser property under the care, custody or
control of Seller. The certificate will provide that Purchaser will receive thirty (30) days prior written notice of any termination or reduction in the amount or scope of coverage. Purchaser’s purchasing insurance or furnishing certificates of insurance will not release Seller of any of its obligations or liabilities under this Purchase Order.

15. IDENTIFICATION, RISK OF LOSS AND DESTRUCTION OF GOODS. Identification of the Goods shall occur in accordance with Section 2501 of the California Commercial Code. Title to the Goods shall pass to Purchaser upon receipt by it of the Goods at the Purchaser designated destination. If the Goods ordered are destroyed prior to title passing to Purchaser, Purchaser may at its option cancel the Purchase Order without cost or require delivery of substitute Goods of equal quantity and quality. Such delivery will be made as soon as commercially practicable. If loss of Goods is partial, Purchaser shall have the right to require delivery of the Goods not destroyed. Risk of loss shall remain with Seller until Goods have been properly received and signed for by Purchaser at their destination [Delivered Duty Paid (DDP): Purchaser designated destination, Incoterms 2010 and as amended or updated].

16. DELAYS: FORCE MAJEURE. Purchaser may delay delivery or acceptance occasioned by causes beyond its control. Seller shall hold such Goods at the direction of Purchaser and shall deliver them when the cause affecting the delay has been removed. Purchaser shall be responsible only for Seller's reasonable direct additional actual costs in holding the Goods or delaying performance of this Purchase Order at Purchaser’s request.

17. ASSIGNMENTS AND SUBCONTRACTING. No part of this Purchase Order, or any of Seller’s rights or obligations hereunder, may be assigned, novated or subcontracted by Seller without the prior written approval of Purchaser. Any such consent by Purchaser shall not release Seller from, or limit any of Seller’s obligations under the applicable Purchase Order. Seller warrants and guarantees that any such subcontractor’s performance will satisfy all requirements applicable to Seller under the applicable Purchase Order.

18. NON-SOLICITATION. Seller shall not solicit, for the purpose of diverting any business from Purchaser, any customer of Purchaser whose identity has been disclosed to Seller.

19. INDEPENDENT CONTRACTOR. Seller is and will remain an independent contractor and at no time will Seller represent itself to be an employee, agent, affiliate or representative of Purchaser. Seller shall not assume or create any obligation on behalf of or in the name of Purchaser.

20. LIMITATION OF LIABILITY. In no event shall Purchaser be liable for Seller’s anticipated or lost profits or for incidental or consequential damages. Purchaser’s liability on any claim of any kind for any loss or damage arising out of or in connection with or resulting from this Purchase Order or from the performance or breach hereof shall in no case exceed the price allocable to the Goods or unit thereof which gives rise to the claim. Purchaser shall not be liable for penalties of any description. SELLER SPECIFICALLY WAIVES, TO THE MAXIMUM EXTENT PERMITTED BY LAW, ANY CLAIM FOR INCIDENTAL, RESERVATION, SPECIAL, INDIRECT, CONSEQUENTIAL AND EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO MULTIPLE DAMAGES UNDER ANY DECEPTIVE TRADE PRACTICE OR CONSUMER PROTECTION LAWS, LOST PROFITS, LOST REVENUE, OR LOST SAVINGS, EVEN IF PURCHASER HAS BEEN ADVISED, OR KNEW, OR SHOULD HAVE KNOWN, OF THE POSSIBILITY THEREOF.

21. COMPLIANCE WITH LAWS AND REGULATIONS. In furnishing the Goods ordered hereunder, Seller shall comply with all applicable laws, regulations, directives, rules, interpretations, decisions, orders and directions of all federal, state and municipal governments and agencies and subdivisions thereof (altogether “Laws”). Purchaser is subject to the California Transparency in Supply Chains Act of 2010 and United Kingdom Modern Slavery Act 2105. Sellers doing business with Purchaser are required to comply with Purchaser’s Supplier Code of Conduct on Purchaser’s website at http://www.panavision.com/legal. If a Seller fails to comply with Purchaser’s Supplier Code of Conduct, Purchaser may terminate this Purchase Order in accordance with Section 3 hereof. Purchaser reserves the right upon providing Seller with 24 hours’ notice to gain access to Seller’s facilities and records during normal business hours for the purpose of auditing Seller’s compliance with this Section. Seller warrants that it, all its subcontractors, and all its Goods and services fully comply with all applicable laws, regulations and directives, including but not limited to laws, regulations and directives regarding the Foreign Corrupt Practices Act of 1977, United Kingdom Bribery Act 2010, any applicable trade, economic sanctions or export control laws and regulations, including but not limited to those administered by the U.S. Department of Treasury’s Office of Foreign Assets Control, U.S. Department of Commerce and U.S. Department of State, United Kingdom Modern Slavery Act 2015, California Transparency in Supply Chains Act, California Prop 65, country of origin (19 U.S.C. 1304), disclosures, warnings, instructions, labeling, conflict minerals (Dodd-Frank Wall Street Reform and Consumer Protection Act), Restriction of Hazardous Substances Directive (RoHS), Waste Electrical and Electronic Equipment Directive (WEEE), any other applicable laws and regulations, and all laws, regulations and directives individually and collectively as amended. Seller warrants that it and all its subcontractors have obtained all applicable licenses to comply with the International Traffic in Arms and Export Administration Regulations. Seller warrants that all Purchaser and Purchaser’s customers Confidential Information (defined below) and personal information or personally identifiable information as defined in applicable laws (altogether “Personal Information”), shall be at all times kept secure to meet or exceed the highest industry standards of security and such Personal Information shall not be made available or disclosed to any third party without the prior written consent of the Purchaser. If Seller has breached or suspected to have breached any Laws, then Seller shall immediately (no longer than 24 hours after becoming aware) notify Purchaser and promptly (no longer than 48 hours after becoming aware) follow up such notification in writing (sent via email or next day delivery). If Seller knows or suspects that there has been, in whole or in part, a deletion, loss, breach, disclosure or made available to any third party of Personal Information, then Seller shall immediately (no longer than 24 hours after becoming aware) notify Purchaser and promptly (no longer than 48 hours after becoming aware) follow up such notification in writing (sent via email or next day delivery). Any and all notifications shall include details as to what has occurred, how it has occurred, who is responsible, when it has occurred, where it occurred (including city, state, country) and what the Seller is doing to remedy the situation or minimize the damage.

22. MISCELLANEOUS. This Purchaser Order shall constitute the entire agreement between the parties relating to the Goods purchased hereunder. Any prior understandings, negotiations or representations, whether written or oral, have not been relied on by Seller in the acceptance of this Purchase Order, are expressly superseded, and shall not be admissible to vary the terms hereof. This Purchase Order cannot be altered except by an instrument in writing signed by an authorized officer of both parties. Purchaser’s failure to insist on performance of any of the terms or conditions herein or failure to exercise any right or privilege, or Purchaser’s waiver of any breach hereunder shall not be thereafter deemed to waive any other terms, conditions, or privileges, whatsoever of the same or similar type. There shall be no waiver by course of dealings or performance. To be effective against Purchaser, any waiver must be in writing and signed by Purchaser. In case any one or more of the provisions contained in this Purchase Order should be invalid, illegal or unenforceable in any respect, the validity, legality or enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby. Any obligations and duties which by their nature extend beyond the expiration or termination of this Purchase Order shall survive the expiration or termination of this Purchase Order. This Agreement and any dispute arising hereunder or relating hereto shall be interpreted and construed under the laws of the State of California, excluding any provision thereof that would direct the application of the laws of another jurisdiction. Any suit arising hereunder or relating hereto shall be brought in a court of competent jurisdiction resident in Los Angeles County in the State of California.