

ADDITIONAL REQUIREMENTS FOR PURCHASED ITEM(S)

Thank you for your purchase.

Before a paid invoice can be generated the following Sales Agreement form is required.

Please complete the attached form and return all pages to GLInvoicing@liquidityservices.com or by fax to 480-367-1450. The completed form is due at the same time as your payment is due.

If you have any questions please contact Customer Service at 800-665-1042.

Note to buyers outside the USA: It has been determined by L3Harris Technologies, Inc. that the assets have an ECCN designation of 2B001 and as such, international buyers may have certain licensing requirements under the Export Administration Regulations. Responsibility of any licensing requirements under these regulations will fall upon you the Buyer.

Thank you for your attention.

**EXCLUSIVE AUCTION AGREEMENT
CPA2310 EXHIBIT C
ASSET PURCHASE LIMITATION OF LIABILITY**

L3Harris (insert division name) its parent, subsidiaries, affiliates, and associates, including all representatives, agents, and employees thereof warns BUYER that the equipment may be in a hazardous or defective condition or may become hazardous or defective, and may not be in compliance with applicable federal, state, or local government standards or regulations, including those promulgated by the Occupational Safety and Health Administration and the United States Environmental Protection Agency. THE PREVIOUS USE OF THIS EQUIPMENT MAY HAVE INCLUDED HAZARDOUS MATERIALS, WHICH MAY BE HAZARDOUS TO LIFE, HEALTH AND/OR PROPERTY. THE EQUIPMENT MAY CONTAIN HAZARDOUS CHEMICALS OR OTHER HAZARDOUS MATERIALS. THE BUYER SHOULD FULLY INSPECT THE EQUIPMENT PRIOR TO USE. BUYER assumes all risk and liability arising out of any hazard or defect in the equipment, any failure of the equipment to comply with any federal, state, or local government standards or regulations, any failure of L3Harris to have given any warning or instruction concerning the equipment, or the negligence of L3Harris, and BUYER unqualifiedly waives all claims for such damages against L3Harris.

BUYER agree to remove any and all L3Harris trademarks, distinctive markings and designs which may appear on the equipment sold hereunder or on the packaging materials therefore at the time of delivery of same to the BUYER, and to refrain from making any use of such trademarks, distinctive markings and designs. In no event whatsoever shall L3Harris be liable for any special, incidental, or consequential damages however arising.

Accepted by:

Company

Name

Signature

Title