1.0 Purchase Order



To:	Kentr	on Systems Inc.	Date:	December 10, 2018
10.		- One Executive Place	Project Number:	MOC-9969
	1816	Crowchild Trail N.W.	Project Description:	Al - 7010 Complete Replacement, Hobré
	Calga	ry, AB T2M 3Y7		
Attention:		Orchard	Project Location:	Christina Lake
Phone:	(403)	208-5770	Work Order Number:	3604340
Email:	tina@	gkentron.ca	Client:	Cenovus Energy Inc.
	Ship	ping Instructions	Invoice	То
Ship Date:		July 8, 2019 (Estimated)	Cenovus Ene	rgy Inc.
		24 Weeks ARAD	c/o Kleinfelde	r
Level of Insp	ection:	Level 2	Suite 2200	
Shipping Ter	rms:	FCA - Factory, The Netherlands	700 - 6th Avei	
			Calgary, Albe	rta T2P 0T8
Ship To:		tina Lake - OPT-OCT Warehouse	AFEN	40470404
		&R Eckel's Transport	AFE No.:	18170491 8762 - 472
		1 - 132nd Avenue N.W.	Cost Code:	
		onton, Alberta	Payment Term Funds:	ns: Progress, Net 60 Days Canadian
		da T5V 1H8	Taxes & Dutie	
***********	(780)	447-5847 Ext. 2	notifications and docu	ments as referenced, when accepted by the Seller
shall cons	titute the	contract between Buyer and Seller	and shall not be altered consent of Buyer.	d, amended or supplemented without prior written
	Tota	I Equipment Value:	s described herein.	240,652.00
	Goo	ds and Services Tax (GST):	\$	12,032.60
		I Purchase Order Value:	\$	252,684.60
CenoDrawSelleInspeMate	ovus Stan ing and I r Drawing ection Re rial Requ			
Seller has r Seller's wri of this Purc	tten acc	eptance, shipment of any goods or o	e Order including Cenc commencement of perf	ovus Purchase Order Terms and Conditions.
Signatures	./	/ Vendor s	Signature/Date:	X of Soll
X	and	4 t-7		(
	Ceno	vus Signature	Print Name:	JOE OCHULER
NA.	NOY	PENM		Dogging
	P	rint Name	Title:	President
1	No invoi	ce will be approved for payment unle	ess Vendor Acknowled	gement has been executed and returned.
		P/O R	eview and Approval	
Proc	ess:	N/A	Civil:	N/A
		ion: Clem Oscienny Dec 11, 2		N/A
_			Procurement	b: Dec 10, 2018
Elec	trical:	N/A	Frocurement	. Dec 10, 2016

Dec 11, 2018

Project Manager:

Project Engineer:



Item	Qty	UOM	EQUIPMENT	Unit Price	Amount \$
			Prices below based on Kentron Quote #Q18-KEN-323 Rev 3 attached:		
1	1	ea	HIFISC-Based Sampling System, without Probe	\$25,884.00	\$25,884.00
2	1	ea	Final Sample Conditioning System for Single Stream	\$63,018.00	\$63,018.00
3	1	lot	Pneumatic Valves for Auto Validations - controlled by PLC	\$5,921.00	\$5,921.00
4	1	lot	SS Glands, Alu Glands (no yellow metals)	\$7,105.00	\$7,105.00
5	1	ea	Tisomic MKII-1M, Single Stream, High Range, Single-Cell	\$72,069.00	\$72,069.00
		-	Tag #CL1-AIT-7010 H2S range: 0-2300ppmV, CO2 range: 0-10%		
6	1	ea	Allen Bradley PLC	\$24,869.00	\$24,869.00
7	1	ea	Facilities Analyzer Outlet to Flare Tie-In	\$15,649.00	\$15,649.00
8	1	lot	NACE Certificates on Components in Pre-Conditioning and SCS	\$6,767.00	\$6,767.00
9	1	lot	Customized Operation Manual for PLC	\$2,115.00	\$2,115.00
10	1	ea	Preservation, Packing and Marking	\$4,500.00	\$4,500.00
11	1	ea	Documentation per Requisition	\$4,229.00	\$4,229.00
12	2	day	FAT at Hobre Workshop - Purmerend	\$2,513.00	\$5,026.00
13	TBD	ea - -	CSA Field Inspection Certification on the following: HIFISC Sample System Pre-Conditioning System Tisomic; PLC Cabinet	TBD	TBD
14	1	ea	Shipment from factory, Purmerend, The Netherlands to Kentron Systems Inc., Calgary, Alberta - freight, insurance, brokerage and handling fees (estimated)	\$3,500.00	\$3,500.00
			NOTES:		
			Vendor to contact Purchaser to obtain a Shipping Release prior to shipping any material. The Shipping Release will NOT be issued until the QA/QC documentation listed on the SDDR is received by Kleinfelder. It is the vendor's responsibility to ensure that this documentation is provided in time for shipping.		
			ALL PIPE, VALVES AND FITTINGS MUST BE SUPPLIED WITH MTR'S AND CRN NUMBERS AND BE REGISTERED WITH THE ALBERTA BOILERS SAFETY ASSOCIATION (ABSA)		
			When applicable, Vendor to ensure unit is correctly tagged with a Stainless Steel Tag per P/O or SDDR instructions and that all documentation ships with the material.		
			There will be no Partial Shipments unless directed by the Purchaser.		
		1	1	SUBTOTAL	\$240,652.00
				TOTAL	\$12,032.60 \$252,684.60

12/11/2018 Page 2 of 7



NOTES

All correspondence relating to this order should be addressed to the Buyer at the attention of:

Mary Carole Hanke Main: (403) 255-4393 Direct: (587) 962-4089

Email: procurementca@kleinfelder.com

Performance Measurement Guarantee:

The Hobré Tisomic analyzer system in this Purchase Order is subject to the criteria listed in the Kentron/Hobré "Performance Measurement Guarantee" document. The current copy of the "Performance Measurement Guarantee" document is attached to this purchase order for reference.

Currently, Kentron/Hobré is expanding and adding more details to the "Performance Measurement Guarantee" document. It is understood that the new revision will increase the guaranteed scope and that the current document will serve as a minimum reference point. The new revision from Kentron/Hobré will supersede the attached "Performance Measurement Guarantee" and will be applicable to this analyzer purchase during its' warranty period.

Specifications: Package must conform to the following Cenovus Specifications

ASA-6 Piping Class

TR-44-SPC-00-001-01-8 Piping Material Classes

TR-44-SPC-00-002-01-6 Valves

TR-44-SPC-00-025-01-1 Winterizing and Protection Against Ambient Temperatures

TR-44-SPC-00-040-01-1 Pressure Relief Valves

TR-46-SPC-00-016-01-3 Electrical for Packaged Equipment

TR-46-SPC-00-029-01-2a Wire and Cable

TR-47-SPC-00-001-01-8 General Instrumentation Requirements

TR-47-SPC-00-004-01-3 Instrumentation for Packaged Equipment

TR-47-SPC-00-005-01-3 Panel Specification

TR-47-SPC-01-014-01-2 Foster Creek FC1 and FC3 Programmable Logic Controller PLC

TR-50-DX-00-001-01-4 Approved Manufacturer's List

TR-50-PRC-00-017-01-1 Materials Purchasing & Receiving Procedure

TR-50-SPC-00-003-01-4 Prep for Shipment & Storage

Any specifications that are attached to or referenced in this document that reference "EnCana" shall be deemed to be Cenovus specifications. Neither Cenovus Corporation nor any of its affiliates or subsidiaries, nor any of their respective directors, officers, employees, representatives, contractors or agents shall have any responsibility, obligations or liability to the recipient of this document with respect to or under any such specifications.

Documentation Requirements:

Vendor documentation as per the Seller Drawing and Data Required (SDDR) to be sent to the following:

Kleinfelder

Suite 2200, 700 - 6th Avenue S.W.

Calgary, Alberta T2P 0T8 Attn: Melissa McEllistrum

Email: KLFCenovusDC@kleinfelder.com

One (1) copy of vendor documentation is to ship with delivery of order.

Shipping Instructions:

Please contact Mary Carole Hanke (587) 962-4089 or email procurementca@kleinfelder.com for further shipping instructions.

Invoicing:

Purchase Order prices are in Canadian Funds, which are fixed, firm and not subject to revision nor escalation or any adjustments to due currency fluctuations through delivery.

To avoid delays in payment, please ensure that the Purchase Order Number is included on your invoice. In addition, no invoice will be approved for payment unless the vendor acknowledgement has been executed and returned. Invoicing must be submitted as noted in the above address and instruction.

2018-12-10 Page 3 of 7



Terms of Payment: Progress Net 60 Days as follows:

- 25% payment of total P/O amount on submittal of drawing package.
- 35% payment of total P/O amount on acceptance of drawing package to start production.
- 30% payment of total P/O amount on readiness for FCA delivery.
- 10% payment of total P/O amount on acceptance of the final documentation package per the Documentation Requirements form.

Cancellation/Termination:

As these Analyzers and associated System components are custom designed for each application, the orders, if cancelled, are normally subject to a 100% Restocking Charge. However, Hobré will review all items ordered and work done for the project to the date of cancellation to determine what can be returned to third party suppliers or utilized internally by Hobré manufacturing and a partial credit may be possible after Hobré review.

1.0 PROJECT COMMUNICATION

a) Purchaser

All technical and commercial communications with respect to this Purchase Order except as noted under the "Invoicing Instructions" and "Submission of Vendor's Documentation" clauses herein must be directed as follows:

Cenovus Energy Inc. c/o Kleinfelder Suite 2200, 700 - 6th Avenue S.W. Calgary, Alberta T2P 0T8

Mary Carole Hanke
Procurement
Cenovus Christina Lake

Project Number: MOC-9969
Work Order Number: 3604340

Main: (403) 255-4393 Direct: (587) 962-4089 Fax: (403) 255-4238

Email: procurementca@kleinfelder.com

b) Seller

All technical and commercial communications with respect to this Purchase Order must be directed as follows:

Company Name: Kentron Systems Inc.

Address: #700 - One Executive Place

1816 Crowchild Trail N.W. Calgary, AB T2M 3Y7

Contact: Tina Orchard
Phone: (403) 208-5770
E-mail: tina@kentron.ca

2.0 CONTRACT DOCUMENTS

The purchased equipment/material as described herein is to be supplied in strict accordance with the documents, as listed, which are hereby made as part of this Purchase Order.

3.0 PRICE BASIS

Purchase Order prices are in Canadian Funds, which are fixed, firm and not subject to revision nor escalation or any adjustments due to currency fluctuations through delivery.

2018-12-10 Page 4 of 7



4.0 PAYMENT TERMS

Net 60 days from receipt of a correct invoice per agreed to Progress Payments

5.0 GENERAL REQUIREMENTS

The Work shall include, but not be limited to, the supply of materials, labor, equipment and consumables that are required to deliver the deliverables identified.

In the event of a technical conflict between the documents included in this Purchase Order, the order of precedence is:

- · The Technical notes included
- The Technical Specifications
- · Latest edition of CSA Codes and other Standards and Codes required to be used during fabrication and testing.

6.0 DELIVERY SCHEDULE

The following delivery schedule shall apply:

a) Documentation:

Required documentation and submission dates are outlined on the attached 'Seller Drawings and Data Requirements' form. This represents Seller's contractual commitment for documentation.

b) Delivery of the Package

See Ship Date on Page 1 of Purchase Order

7.0 EXPEDITING INSTRUCTIONS/REQUIREMENTS

This order and all Sellers' sub-orders for major equipment and material, including Seller-furnished drawings and data, are subject to expediting action by Buyer and/or Owner. The Seller shall grant free access to his plant or plants (including sub-supplier plants) to Buyer's and/or Owner's Expediter for the purpose of establishing delivery dates.

In addition to, and without limiting the expediting and delivery requirements described in the General Conditions, Seller shall submit a project Production Schedule no later than two (2) weeks after receipt of the Purchase Order, after which it shall be submitted monthly until fabrication starts, and then every two (2) weeks until the completion of manufacturing. Production Schedule shall include, but not be limited to scheduled start and completion dates for engineering activities, material procurement and receipt, fabrication, sub-assembly, final assembly, testing and preparation for shipment to meet the required shipment date specified in the

When requested, Seller shall furnish Buyer's Expediter with an unpriced copy of all Seller sub-orders for equipment and material to be purchased from sub-suppliers under this Purchase Order.

Seller shall notify Buyer, in writing, of any actual or anticipated delays immediately upon their discovery. Such notice will include estimated period of delay, cause of delay and corrective actions being taken by Seller and/or required by Buyer for expedited resolution.

8.0 SUBMISSION OF SELLER'S DOCUMENTATION

All Seller's documents, such as data sheets, test reports, drawings, quality certificates, inspection and test plans, shall be submitted electronically where feasible, and where not feasible, via courier accompanied by a transmittal letter clearly referencing the applicable "Purchase Order" and the applicable "Seller Data Requirements" form item number.

Seller to submit one (1) copy of sample data book for review/comment prior to submission of required number of Data Books.

2018-12-10 Page 5 of 7



9.0 MARKING AND HANDLING INSTRUCTIONS

The Seller shall be responsible for preparation for shipment.

The shipping terms are per INCOTERMS 2000 as described in "Incoterm Definitions" at the rear of this section and as noted on the face of the Purchase Order.

A copy of these instructions must be included and shall also apply to each of your Purchase Orders directed to sub-suppliers making shipments direct to Cenovus Energy Inc., Christina Lake.

DO NOT SHIP UNTIL RELEASED by Buyer, Owner or their authorized representative.

PURCHASE ORDER NUMBER, CORRESPONDING P/O ITEM NUMBER, WORK ORDER NUMBER AND EQUIPMENT AND/OR TAG NUMBERS MUST APPEAR ON ALL CONTAINERS, SHIPPING DOCUMENTS AND PACKING LISTS.

Prior to loading onto truck, equipment and piping shall be properly cleaned. Equipment and piping internals shall be free of dust, weld residues, and foreign objects.

All flange protrusions shall be covered by temporary plywood blinds or HDPE blinds. All pipe and tubing protrusions shall be sealed with polyethylene plugs. Floors and walls shall be swept, washed and air blown dry.

Heavy items to be shipped loose shall be disassembled, tagged and properly tied down to temporary wooden skids.

Fragile equipment and instruments shall be disassembled, tagged and packed in padded boxes with proper re-assembly instructions.

The entire skid shall be covered by tarp if for highway transportation.

Do NOT discard original packing materials from free issue suppliers in which ship loose items can be re-packaged.

One copy of the packing list must accompany each shipment.

On the day of shipment, email one (1) copy of the Packing List and Bill of Lading to the following:

Kleinfelder

Mary Carole Hanke

Main: (403) 255-4393 Direct: (587) 962-4089

E-mail: procurementca@kleinfelder.com

10.0 SHIPMENT MARKINGS

Gross Weight:
Dimension: (L x W x H):
Pkg. of

Any contained or boxed shipments should clearly reflect right side up.

The equipment tag number, as it appears in the Purchase Order description, shall be imprinted on a non-corrosive tag and firmly attached to the item in such a manner that it cannot be easily torn off.

Any materials categorized as dangerous or hazardous goods to be so identified and shipped in compliance with the Workplace Hazardous Materials Information System (WHMIS).

2018-12-10 Page 6 of 7



Cenovus Special Instructions:

- 1. Delivery of material shall be coordinated in advance with the Buyer so that the Operations Construction Team is given at least 2 working days advance notice. Deliveries must arrive between the hours of 8:00 a.m. and 4:30 p.m.
- 2. Deliveries must be accompanied by all pertinent paperwork including items such as packing slips, waybills, MTR's, MSDS and cut sheets (for modules only).

11.0 INVOICING INSTRUCTIONS

To ensure prompt payment, invoices must include the following information: Purchase Order number, Work Order number, Item number, Quantity, Material description Tag numbers (if any), Unit price and extension, Total invoice value GST Registration Number (Canadian suppliers only), AFE# and cost codes

Please submit all invoices electronically through the Open Invoice system. If you do not have an account, please contact elnvoicingOnboarding@cenovus.com to arrange set up and training.

Cenovus Energy Inc. c/o Kleinfelder

Suite 2200, 700 - 6th Avenue S.W.

Calgary, Alberta T2P 0T8

Attention: Mary Carole Hanke

Procurement

Cenovus - Christina Lake
Project Number: MOC-9969

Work Order Number: MOC-9969
Work Order Number: 3604340

Main: (403) 255-4393 Direct: (587) 962-4089 Fax: (403) 255-4238

E-mail: procurementca@kleinfelder.com

If you would like to be set up for Open Invoice (electronic submittal), please contact elnvoicingOnboarding@cenovus.com.

If you are an Open Invoice Supplier note the following:

Submission Detail: (FCCL 00270/00273)

Company Name: Cenovus Energy Inc. Customer Site: Cenovus Energy Inc. Customer Department: Accounts Payable

Invoices shall be paid net 60 days from receipt of correctly rendered invoice.

Backup documents should consist of:

- a) Final inspection release signed by third parties' inspector
- b) Shipping documents supporting shipment of all items.

2018-12-10 Page 7 of 7

ADDENDUM TO PURCHASE ORDER # CL1-MOC9969-KLF-8001 Kentron Systems Inc. Terms and Conditions

The following clauses replace the original clauses contained in the Terms and Conditions in their entirety. Except as specifically amended in this Addendum to Purchase Order, the Purchase Order shall remain unchanged and shall remain in full force and effect.

- 1.17 "Warranty Period" means (i) in the case of Goods, the period commencing on the date that the Goods are delivered, and ending on the later of eighteen months from delivery or twelve (12) months from installation; and (ii) in the case of Work, the period commencing the date Seller completes such Work or Cenovus accepts the Work, whichever is later, and ending twelve (12) months thereafter. Normal wear items or consumables are excluded.
- 7.1 Seller shall deliver Goods to the Delivery Point by the Delivery Date.

Section 14 is deleted in its entirety and replaced with the following:

Section 14 - Remedies

14.1 Seller shall provide factory trained personnel for onsite commissioning and site/remote service support to ensure proper installation and operation of the Goods supplied. Any deficiencies in the Goods must be identified by Seller on site at the time of installation, during operation or when returned to a designated location for inspection as to a warranty determination. Seller will respond with an appropriate action response plan to any Cenovus request within a three (3) day period to offer service personnel support on site. In case of a warranty claim, Cenovus shall send any goods under warranty to the Seller at its own expense and Cenovus shall bear costs arising from diagnosing, fitting and extending, installation, calibration, verification, starting up, loss of production, waiting time, downtime, packaging and transport.

New 16.6 Except for Seller's obligations under Articles 14 (Remedies), 15 (Infringement) and 21 (Confidentiality), Seller's total liability and indemnity obligations to Cenovus for Claims suffered by Cenovus shall not exceed the Purchase Price.

Final Addendum Approved By:

Maia Gordon

Date:

Me



PURCHASE ORDER



MATERIAL ORDER - KENTRON SYSTEMS -

Purchase Order Number: 295041

Work Area: CL1 - Christina Lake Work

Area 1

Purchase Order Date: Nov 22, 2019

Order Revision: 0

Ordered By: Kallstrom, Adam C.

Quote Number: MOC9969-KLFF-8001

SELLER

Kentron Systems Inc (#1304436)

1816 Crowchild Trail NW Ste 700

Calgary AB T2M 3Y7

CA

Contact: Kentron Systems Inc.

E-mail:

SHIP ORDER TO / VIA

Christina Lake

Christina Lake - Maint & OPS Warehouse (B&R Transport)

Cenovus Energy Inc. Christina Lake, OPS Warehouse

c/o B&R Eckel's Transport (1-780-447-5847, ext 2)

13008-163 Street NW

Edmonton AB T5V 1L6

CA

SEND INVOICE TO

Cenovus Energy Inc.

ATTN: Accounts Payable

225 - 6 Ave SW

PO Box 766

Calgary AB T2P 0M5

INVOICE INSTRUCTIONS

Invoice Attention : Penny, Randy J. PAYMENT TERMS DESCRIPTION: Due Net 60

Days CURRENCY: CAD

Please attach a copy of this order to your invoice submission. Charges not specified on this Purchase Order should be invoiced separately.

If using OpenInvoice:

- * Enter the name that Invoices are Addressed To in the Description field.
- * Enter PRCH3 in the Cost Center field and leave AFE field blank.
- * Enter 3005 in the Major field and enter 097 in the Minor field; leave the Subcode field blank.
- * Enter Purchase Order Number 295041 into the PO/SO field.
- * Enter the relevant Purchase Order Line Number(s) in the PO/SO Line field.
- * Enter the service date for each invoice line item in the Service Date field.
- * Enter your ticket number in the Ticket No. field.

Note: Please create one invoice line item per ticket / order line number combination.

If submitting hardcopy:

*Include relevant PO# on your invoice.

*Include the relevant PO Line Number(s).

*Include service date for each invoice item.

Failure to follow these instructions may result in your invoice being disputed.

LINE	ITEM#	DESCRIPTION	QTY	UOM	UNIT PRICE	EXTENDED PRICE	Date Promised on Site	WORK ORDER
1		Engineered Equipment & Fabrication HOBRE TISOMIC H2S ANALYZER SYTEM ONE, CL1-MOC9969-KLF-8001	1	EA	\$0.00	\$0.00	Dec 5, 2019	3604340

Output Created by null Page 1 of 2



PURCHASE ORDER



MATERIAL ORDER - KENTRON SYSTEMS -

Purchase Order Number: 295041

Work Area: CL1 - Christina Lake Work

Area 1

Purchase Order Date: Nov 22, 2019

Order Revision:

Ordered By: Kallstrom, Adam C.

Quote Number: MOC9969-KLFF-8001

LINE ITEI	M# DESCRIPTION	QTY	UOM	UNIT PRICE	EXTENDED PRICE	Date Promised on Site	WOR ORDE
					TOTAL \$0.00		
	es, fittings, flanges, pressure control valves, hosered with the Alberta Boilers Safety Association MTR's.						
CONDITIONS CONDITIONS signing and re- commencing p	READ AND AGREES TO BE BOUND BY THIS POWER OF THE PARTIES SHOWN THE PARTIES SHO	om AND ARI E. The Term or upon the urs first. NO	E ALSO is and C Seller of WITHS	O AVAILABLE L Conditions shall lotherwise acknown THE	JPON REQUEST, W become a binding a wledging acceptand FOREGOING, THE	VHICH TERMS AND greement upon the See of this Purchase CETERMS AND CON	Seller Order or
CENOVUS			SELL	ER ACCEPTAN	ICE (PLEASE RET	URN A SIGNED CO	<u>PY</u>)
APPROVER NAME:	Kallstrom, Adam C.		NAME	i:			_
SIGNATURE:	AL		SIGN	ATURE:			_
DATE:	Nov 22, 2019		DATE	:			_
BUYER/CONT	ACT: Kallstrom, Adam C. PHONE: (403) 766	-4714	EMAIL:	ChristinaLake.F	Procurement@cenov	vus.com	





SELLER DRAWING AND DOCUMENT REQUIREMENTS

	Order No.:	CL1-MOC	9969-KLF	-8001	
	Purchase Order Date:				
SUBMITTAL S					-
	placed, unless otherwise noted, the following data submittal schedule shall apply:				
QUOTATION:	DATA DUE WITH QUOTATION		py (with Shipn		
APPROVAL:	DATA SUBMITTED NUMBER OF WEEKS AFTER PURCHASE ORDER APPROVAL				ument Control:
CERTIFIED:	DATA DUE AT DELIVERY		sDC@kleinfe		
			OCUMENT CO		
DATA SUBMI		w/Quotation	Appr		Certified C
Code	Data Description/Definition	Q	# of Weeks	Date	
5 041 OUI 4	TIONS				
C - CALCULA C6	ENGINEERING CALCULATIONS		1E		1E
Co	PSV, Probe Vibration, Cabinet Heating				
D - DRAWING			45		1E 1P
D1	OUTLINE DRAWINGS		1E		12.17
	Plan/elevation drawings with overall dimensions, connection dimensions and ratings, and required clearances for assembly, operation, and maintenance				
	ratings, and required clearances for assembly, operation, and maintenance access.				
D3	EQUIPMENT ARRANGEMENT DRAWINGS		1E		1E 1P
	Relative dimensioned location of seller-supplied components				45.40
D4	PIPING AND INSTRUMENTATION DIAGRAM		1E		1E 1P
	Symbolic representation of equipment, piping, valves and instrumentation with				
	identifying notations. ENGINEER STAMPED		1E		1E 1P
D7	ASSEMBLY DRAWINGS Relative location and dimensions of components and subassemblies required for				
	field assembly.				
D8	SUPPORT/FOUNDATION LOADING DIAGRAM		1E		1E 1P
	Identify/show distribution of loads and moments on foundations or suppor				
	structures. Show maximum, design, and normal operating conditions.		45		1E 1P
D9	ANCHOR BOLT LOCATION AND DRAWINGS		1E		12.17
	Show size and dimensioned locations of anchor/support bolts to equipmen centerlines in three planes. Include bolt length and projection and detail or	f			
	installation.				
D10	INSTRUMENT SCHEMATICS AND CONTROL DIAGRAMS		1E		1E 1P
D13	ONE-LINE ELECTRICAL DIAGRAM		1E		1E 1P
	One line representation of an electrical power and/or control circuit.		45		1E 1P
D14	ELECTRICAL INTERCONNECTION DIAGRAM		1E		IC IF
	Show interwiring of separate devices in a system, as to terminal poin designations and physical arrangement.	4			
D15	ELECTRICAL INTERNAL CONNECTION DIAGRAM		1E		1E 1P
D13	Show device or panel internal wiring.				
D16	ELECTRICAL SCHEMATICS AND WIRING DIAGRAMS		1E		1E 1P
	Schematics and wiring diagrams including two-line diagrams showing all system	n			
	devices with terminal numbers and location. (Note: Includes all work describe	d			
	in D12 through D15 above)				
E EOUIDMI	ENT PERFORMANCE DATA				
	REQUIRED				
1101					
G - GENERA	<u>\L</u>		·-		
G1	VENDOR DATA SCHEDULE		1E		
	and a supplier of the supplier				
	Itemized list of supplier data with document titles and numbers referenced buyer's VDRL data item code number; include submittal dates/timing for issuence.				
	Itemized list of supplier data with document titles and submittal dates/timing.				

BILL OF INSTALLATION/ASSEMBLY MATERIALS





SELLER DRAWING AND DOCUMENT REQUIREMENTS

					-
	Order No.:	CL1-MO	C9969-KLF	-8001	
	Purchase Order Date:				
SUBMITTAL S	SCHEDULE:				
	placed, unless otherwise noted, the following data submittal schedule shall apply:		/ ith Chinas		
QUOTATION:	DATA DUE WITH QUOTATION		py (with Shipm		+ Courtral
APPROVAL:					ument Control:
CERTIFIED:	DATA DUE AT DELIVERY		sDC@kleinfe		
OLIVIII ILD.		D	OCUMENT CO	PIES REQUI	RED
DATA SUBMI	TTALS:	w/Quotation	Appro	oval	Certified
Code	Data Description/Definition	Q	A		С
Code	Data Description/Domination	1000	# of Weeks	Date	
	and subsected lies with quantities and		1 1		1
	List of items fasteners, instruments, and subassemblies (with quantities and		1		
	material specifications) required for field assembly/ installation. Identify items				
	supplied.		1E		1E
G3	UTILITY REQUIREMENTS				
	Provide detailed startup, operation, and shutdown utility requirements and				
	quantities required for each equipment items.		-		1E
G4	EQUIPMENT WEIGHTS				
	Empty, operating, shipping and hydrotest weight.	1E	-		1E
G5	CATALOG DATA	15	1E		-
G10	FABRICATION SCHEDULE				Yes
G12	STAINLESS STEEL TAGS		· ·		
M - OPERAT	ING AND MAINTENANCE INSTRUCTIONS				1E 1P
M1	OPERATING INSTRUCTIONS				10.11
	Instructions for precommissioning, startup normal operation, off-design operation,				
	emergency operation, and shutdown.				1E 1P
M2	MAINTENANCE AND LUBRICATION RECOMMENDATIONS				12.11
	Recommended maintenance procedures and intervals, with lubricant	t			
	descriptions, grades, and alternate supplier designations.				4E 4D
M3	PRICED RECOMMENDED SPARE PARTS FOR STARTUP	1E			1E 1P
	For-commissioning spares and for special maintenance handling tools. Include				
	wearing parts such as bushing, seals, gaskets, which need replacement after	7			
	startup, test and shutdown prior to production start; also gaskets and othe	7			
	similar components intervals, with lubricant descriptions, grades, and alternate	9			
	supplier designations.	45			1E 1P
M4	PRICED, RECOMMENDED SPARE PARTS FOR 2 YEARS	1E			1E 1P
M7	EQUIPMENT MANUFACTURE OPERATION AND MAINTENCE MANUALS				12.11
P - PROCED	DURES				1 15
P2	NON-DESTRUCTIVE (NDE) TEST PROCEDURES		1E		1E
	Provide procedures as applicable for radiographic, dye penetrant, magneti	С			1
	particle or ultrasonic testing, positive material identification etc.				
P4	HYDROSTATIC or PNEUMATIC Test PROCEDURE (Cenovus Inspector Hold Point)		1E		1E
P6	ACCEPTANCE TEST PROCEDURE		1E		1E
	Manufacturer's procedure to determine that specified equipment operate	s			
	according to purchase requirements.(Cenovus Shop Inspector Hold Point)				15
P11	SHIPPING, HANDLING, PRESERVATION AND STORAGE PROCEDURES		1E		1E
	DS AND CERTIFICATES CRN Certificate				1E
R1			1E		1E
R3	INSPECTION TEST PLAN (ITP) HYDROSTATIC OR PNEUMATIC TEST CERTIFICATE				1E
R12	THE REPORTS (MATE) OF CERTIFICATES OF COMPLIANCE				1E
R15					1E
R16					1E
R18	CALIBRATION RESULTS REPORT				
	Results of tests against accepted standards.			1	1E
R23	TION DECORDE (CCA Codification)				1E
R25	ELECTRICAL EQUIPMENT CERTIFICATION RECORDS (CSA Certification)		.20		1E
R29	PERFORMANCE/ACCEPTANCE TEST REPORT				





SELLER DRAWING AND DOCUMENT REQUIREMENTS

	Order No	o.: CL1-MO	C9969-KLI	-8001	
	Purchase Order Dat	te:			
	SCHEDULE: placed, unless otherwise noted, the following data submittal schedule shall app DATA DUE WITH QUOTATION DATA SUBMITTED NUMBER OF WEEKS AFTER PURCHASE ORDER APPROVAL DATA DUE AT DELIVERY	P = Print cop E = Electron KLFCenovu	py (with Shipm lic copy to Kle sDC@kleinfe OCUMENT CO	einfelder Doc elder.com	ument Contro
DATA SUBM		w/Quotation	Appr	oval	Certified C
Code	Data Description/Definition	Q	# of Weeks	Date	1

Vendor: Kentron Systems In C.

Signed: Nov 13, 20/8





ADDITIONAL DRAWING & DATA REQUIREMENT INSTRUCTIONS

In the event of an Order, the following will be applicable:

- 1. Supplier shall submit all drawing and data requirements as outlined in the attached Drawings & Data Requirement Form. This schedule of data requirements shall be fulfilled before rendering final invoices.
- All documents must show equipment numbers, Purchase Order numbers, and Supplier's own title, drawing and revision numbers.
- 3. Supplier shall submit all drawings and data in English.
- 4. Dimensions, weights, and measures for drawings to be in SI Units.
- 5. All documents shall be submitted to:

Kleinfelder Suite 2200, 700 6th Avenue S.W. Calgary, Alberta T2P 0T8

Attention: Melissa McEllistrum Direct Line: (587) 962-4080

Email: KLFCenovusDC@kleinfelder.com

- 6. One (1) field copy of all Record Data is to be shipped with the equipment. This shall include all documents as listed in the Seller's Drawing and Data Requirements (SDDR). The Supplier shall make every reasonable attempt to have all requested data included.
- 7. Drawings and data approval does not relieve Supplier of his responsibility to meet purchase order conditions relating to duty specifications, material design or construction, and delivery requirements.
- 8. Supplier shall submit a set of electronic files of the final "Certified Correct" Supplier data and other final Supplier document in addition to the regular submittal of Reproducible and hard copies.
- 9. Final electronic data format, including drawings, shall be Acrobat file: pdf.
- 10. The supplier will abide by the following notes when submitting drawings to the buyer:
 - All final submissions shall be Certified As-Built drawings and documentation.
 - All inserts and documents in the manuals by Suppliers shall be Certified and As-Built drawings, documents and information.
 - Final Drawings are to be certified and show, adjacent to the title block; customers purchase order number and manufacturers' serial number.
- 11. An approved ITP is necessary before any work commences.
- 12. A Quality Surveillance Release Certificate countersigned by the supplier and QSR/TPI is necessary prior to shipping goods.
- 13. If the Supplier does not agree with an item identified in the SDDR, they must raise issue for resolution prior to Purchase Order issuance.





RFQ-MOC9969-KLF-8001

Quality Surveillance Levels

Level 0	Cenovus Recei	iving	Inspection ONLY		
Level 1	Final Quality Su	urveil	llance		
	SCOPE:	1. 2. 3. 4.	Final inspection upon completion of manufacture. Documentation review. Final Inspection Release Project Expediting		
X Level 2	Limited Scope C	Quali	ty Surveillance		
	SCOPE:	1. 2. 3. 4. 5.	Approval of manufacturer's QC system prior to award Pre-inspection meeting Visits as necessary for inspection during manufacture Witness of hold points and final testing Documentation review Final inspection release. Project Expediting		
Level 3	Full Scope Qua	ality S	Gurveillance		
	SCOPE:	3.4.5.6.7.	Approval of manufacturer's QC system prior to award Agreed Quality Plan prior to manufacture Pre-inspection meeting Frequent monitoring and inspection at discretion of Representative during manufacture Witness of all testing Full documentation review Final inspection release. Project Expediting	Buyer	and/or
Level 4	Resident Quality	y Sur	veillance		
	SCOPE:	 3. 4. 6. 7. 	Approval of manufacturer's QC system prior to award Agreed Quality Plan prior to manufacture Pre-inspection meeting Continual monitoring and inspection during manufacture Witness of all testing Full documentation review Final inspection release. Project Expediting		

DEFINITIONS

- 1.1 "Affiliate" means any person who: (i) controls either directly or indirectly a party; or (ii) is controlled directly or indirectly by such party; or (iii) is directly or indirectly controlled by a person who directly or indirectly controls such party. "Control" and related terms including "controlling" and "controlled" shall mean (for the purposes of the definition of "Affiliate" only) the possession, direct or indirect of: (i) in the case of a corporation, the power to vote more than 50% of the securities having ordinary voting power for the election of directors of such corporation; and (ii) in the case of a partnership (general or limited), joint venture or other person, either (1) the power to exercise more than 50% of the voting rights in such person; or (2) the power to cause the direction of the management and policies of such person. "Person" shall include (for the purposes of the definition of "Affiliate" only) an individual, partnership, association, body corporate, trustee, executor, administrator or legal representative.
- "Claim(s)" means, any and all actions, proceedings claims, demands, losses, costs, damages, penalties, fines, remedial obligations, interest, legal and other expenses of whatever nature, including legal fees on a solicitor-client basis.
- 1.3 "Consequential Damages" means any or all loss of product, production, revenue, profits (actual or anticipated), use, business opportunity, and consequential loss of any similar kind arising out of or in connection with this Purchase Order.
- 1.4 "Delivery Date" means the date(s) by which Seller shall deliver the Goods and complete the Work (if any), as specified in this Purchase Order.
- "Delivery Point" means the location to which Seller shall deliver the Goods, as specified in this Purchase Order.
- 1.6 "Cenovus" means Cenovus Energy Inc., Cenovus FCCL Ltd. as Operator for FCCL Partnership, Cenovus TL ULC as Operator for Telephone Lake Partnership, Bruderheim Energy Terminal Ltd., or any Affiliate identified in the Purchase Order.
- 1.7 "Cenovus Policies" means the policies and practices set out in "Contractor Connection" located on www.cenovus.com and such other policies and practices and amendments, as are identified by Cenovus to Seller from time to time.
- "Goods" means all goods, materials, equipment, supplies, component(s), software and information to be supplied by Seller as specified in this Purchase Order.
- 1.9 "herein"/"hereunder" means in/under this Purchase Order.
- 1.10 "include(s)"/"including" means include(s)/including without limitation.
- 1.11 "Laws" means all applicable federal, provincial, state, territorial and municipal laws, by-laws, statutes, regulations, rules, orders, ordinances, directives, permits, standards, codes and licenses.
- 1.12 "Purchase Order" means the face of this Purchase Order, these Terms and Conditions, specifications, drawings and attachments, exhibits and documents referenced therein.
- 1.13 "Purchase Price" means the price for Services set forth in this Purchase Order.
- 1.14 "Representatives" means the employees, subcontractors, suppliers, contractors, agents, invitees and any other representatives of a party.
- 1.15 "Seller" means the party named in the Purchase Order as the supplier of Services to Cenovus.
- 1.16 "Services" means the Work and Goods.
- "Warranty Period" means (i) in the case of Goods, the period commencing on the date that Cenovus accepts physical possession of the Goods, or if installed by Seller, the date of such installation, and ending eighteen (18) months thereafter; and (ii) in the case of Work, the period commencing the date Seller completes such Work or Cenovus accepts the Work, whichever is later, and ending twelve (12) months thereafter.
- "Work" means the services, work or task to be performed for Cenovus as specified in this Purchase Order.

2. ACCEPTANCE

2.1 Seller's verbal or written acceptance of the Purchase Order or Seller's performance of any Services shall constitute acceptance of the Purchase Order in its entirety. Upon such deemed or actual acceptance, Seller shall comply with the terms and conditions of this Purchase Order.

3. REPRESENTATIONS, WARRANTIES AND COVENANTS

- 3.1 Seller expressly represents and warrants that all Services shall during the Warranty Period:
 - 3.1.1 be free of any liens, encumbrances or claims and Seller has full right and authority to sell the Goods;
 - 3.1.2 conform to Cenovus' specifications (including any performance guarantees), be fit for the intended purpose where a purpose is identified or, where no such purpose is identified, fit for its ordinary purpose, be of at least acceptable industry standards, be of good material and workmanship and be free from defects in design, materials and workmanship;
 - 3.1.3 be new and of the best quality in every respect, unless otherwise specified in the Purchase Order;
 - 3.1.4 comply with all Laws, including those pertaining to manufacturing, supply and delivery, and meet or exceed the minimum standards required by the Canadian Standards Association and any applicable governmental authorities; and
 - 3.1.5 comply with the standards set out in section 4.1.
- 3.2 Seller shall assign to Cenovus all subsisting assignable warranties relating to the Services, including warranties of dealers, manufacturers, sellers, suppliers, installers, subcontractors and providers of maintenance and overhaul facilities. If any

such warranties are not assignable, Seller will take such action, at its own expense, as Cenovus may reasonably request to enforce any such warranties.

4 PERFORMANCE AND POLICE

- 4.1 Seller shall perform and complete all Services hereunder in an efficient, skilful, diligent, workmanlike, professional and competent manner in accordance with good business and technical skills applicable to such Services and the Seller's expertise, and in accordance with generally accepted industry standards, unless a higher standard has been specified, in which case the higher standard shall apply.
- 4.2 Seller shall furnish all skills, labour, supervision, parts, equipment, materials, personal protective equipment, and supplies required therefore at its own cost and expense unless otherwise expressly stated.
- 4.3 Seller shall promptly pay all amounts due for labour, parts, equipment, materials and supplies in the performance of the Services hereunder. If any lien or charge is registered in respect thereof, Seller, at its sole expense, shall promptly effect its discharge.
- 4.4 Seller shall obtain and maintain all permits and licenses required to authorize it to perform its obligations hereunder.
- 4.5 Seller shall abide by all security agreements put in place at Cenovus' places of business. Seller warrants that all software and document files provided by Seller and used in the performance of Services are virus free.
- 4.6 Seller shall avoid situations where any of its interests conflict, could potentially conflict or could appear to conflict with its obligations and duties to Cenovus. Seller shall immediately advise its Cenovus supervisor of any actual, potential or perceived conflict of interest situation that it becomes aware of.
- 4.7 In performing its obligations hereunder, Seller shall comply with the Laws and the Cenovus Policies, including those pertaining to environmental, health and safety. Seller shall have strict regard for any hazards identified in the site orientation.
- 4.8 Seller shall ensure that its Representatives are aware of and comply with all of Seller's obligations hereunder.
- 4.9 In the event of any conflict between the Law, Cenovus Policies and industry standards, the stricter or higher standard shall apply.

5. SERVICES

- 5.1 For Services conducted on a Cenovus worksite: (1) Seller shall have in place environmental, health, safety and drug and alcohol programs which comply with all Laws, Cenovus Policies and industry standards. Cenovus may audit such Seller programs; and (2) Seller shall interfere minimally with the operations of Cenovus and other contractors, and shall adequately protect all persons and property of Cenovus and others from damage, injury or loss. Seller shall leave the worksite clear of its tools, equipment, and waste. Seller shall immediately notify Cenovus of any accident in connection with the provision of the Services.
- 5.2 All documentation, analysis, compilations, studies, reports, data, charts, digital media, drawings, sketches, calculations, correspondence, maps or other information developed, prepared or compiled by Seller for Cenovus in providing the Services shall be Cenovus' exclusive property for use by Cenovus without limitation. Any drawings, specifications, documents or data furnished by Cenovus to Seller shall remain the property of Cenovus and shall be promptly returned to Cenovus upon completion of the Services unless otherwise specified in writing by Cenovus.
- 5.3 Seller shall ensure that all tools, machinery and equipment used in providing the Services are maintained and used in accordance with manufacturer's specifications and recommendations and good engineering and operational practices.

6. PACKING AND SHIPPING

- 6.1 Seller shall comply with all Laws, Cenovus Policies and industry standards respecting the safe and proper handling, packing, transportation, cartage, delivery, use or mode of employment of the Goods.
- 6.2 Seller shall provide Cenovus with all relevant information concerning the safe and proper mode of employment, handling, use and implementation of Goods and Cenovus shall have the full right to duplicate and use such information, including drawings, manuals and technical documentation, for any purpose relating to the safe and proper mode of employment, handling, use and implementation of the Goods, including the purchase and repair of replacement parts.
- 6.3 Seller shall identify hazardous or toxic Goods with warning labels and shall provide Cenovus with written instructions concerning potential hazards in connection with the Goods and recommend procedures for the handling, transportation and maintenance of such Goods. Where applicable, Seller shall ensure that the Goods are properly classified in accordance with Workplace Hazardous Materials Information System legislation and shall provide health and safety data for such Goods.

7. DELIVERY

- 7.1 Seller shall deliver Goods to the Delivery Point by the Delivery Date. In addition to Cenovus' other rights and remedies, if Seller fails to do so, then at Cenovus' sole discretion, Seller shall indemnify Cenovus for any resulting Claims (including any pre-estimate of damages expressly identified in this Purchase Order) and this Purchase Order shall remain in full force and effect, or Cenovus may cancel all or a portion of the Purchase Order and purchase the Goods elsewhere and Seller shall reimburse Cenovus for the cost of the Goods and any other resulting Claims and Cenovus shall have no further liability to Seller in respect of such Goods.
- 7.2 Cenovus is not obligated to accept any Goods that do not comply with any provision of this Purchase Order. Cenovus is not required to accept partial or incomplete delivery, unless the parties have agreed to delivery by instalments and delivery is performed in accordance with such agreement. Acceptance of any partial delivery shall not bind Cenovus to accept any future shipments.

8. INSPECTION OF GOODS

8.1 Upon reasonable notice during regular business hours Cenovus or its nominee shall have full access to the place where Goods are being manufactured and the right to inspect and test all materials being incorporated into the Goods. Any inspection, acceptance or testing of Goods by Cenovus, or failure to do so, shall not relieve Seller of its obligations hereunder. Cenovus may cancel all or any part of this Purchase Order, notwithstanding acceptance, testing or inspection of Goods.

9. TITLE AND RISK OF LOSS

- 9.1 Title to the Goods (which do not form part of the Work), or part thereof, shall be vested in Cenovus when the first of the following events occurs: a) the Goods, or part thereof, are first identifiable as being appropriated to the Purchase Order; b) Cenovus pays for the Goods, or part thereof; or c) the Goods, or part thereof, are delivered to the Delivery Point
- 9.2 Care, custody, control and risk of loss of the Goods shall remain with the Seller until Cenovus takes physical possession and accepts delivery of the Goods.
- 9.3 Title to Goods which form part of the Work shall pass to Cenovus upon the earlier of delivery to the Cenovus site or incorporation into the facility. Seller shall be solely responsible for all loss, damage or destruction of such Goods and the Work in progress until the Work is completed and accepted by Cenovus. Seller shall promptly replace all Goods so lost, damaged or destroyed at its sole risk and expense.
- 9.4 Acceptance of title and risk by Cenovus shall not prejudice any rights or remedies of Cenovus hereunder or at law, regardless of any receipt executed by Cenovus.

10. CHANGES

10.1 Cenovus may, at any time, upon written or verbal notice to Seller, make any changes to the Purchase Order (including changes pertaining to quantity, quality, nature, timing and delivery). If any change increases or decreases the cost or time required for Seller's performance then, as soon as practicable, Cenovus and Seller shall agree to an equitable adjustment to the Purchase Price and/or delivery schedule, as applicable. Seller shall not delay the performance of its obligations hereunder while the parties settle issues of price and performance. Seller shall not, without Cenovus' prior written authorization, alter, substitute or add to the Services. Seller is not entitled to payment for unauthorized Services.

11. PRICE AND TAXES

- Unless otherwise specified in the Purchase Order, the Purchase Price includes all charges for the Services and any ancillary items necessary to complete the Services. The Purchase Price shall include packing, crating, marking, transportation, bracing and dunnage, unloading, assembly, installation, fees or charges of any kind incurred by Seller and profit, and Cenovus shall not be charged additional amounts. The Purchase Price shall be fixed unless otherwise stated.
- 11.2 The Purchase Price shall exclude duties and assessments of any kind, GST/HST, PST, any other tax on the recipient of goods and services and any other sales or similar taxes. All such taxes and charges shall be shown as separate items on Seller's invoice and the invoice shall bear Seller's GST/HST and PST registration numbers if applicable.
- 11.3 Seller is exclusively liable for and shall pay before delinquency all taxes, assessments, duties, lienable claims, charges or other impositions imposed or levied on Seller or Cenovus in respect of the Services furnished hereunder (except GST/HST or PST payable by Cenovus) and Seller shall indemnify Cenovus against all Claims incurred due to Seller's failure to do so.

12. PAYMENTS AND INVOICES

- 12.1 Unless otherwise stated in the Purchase Order, Seller shall submit its invoices for completed Work after inspection and approval of the Work by Cenovus and for Goods after the Goods have been delivered to the Delivery Point and accepted by Cenovus. Cenovus shall pay any portion of the invoices not subject to withholding, deduction or set off within 90 days of receipt, provided the invoices show a complete and accurate statement of charges, net of any discounts received or given by Seller, and conform to the Purchase Order.
- 12.2 Invoices shall only contain charges based on the Purchase Price, shall comply with Article 11 and shall be accompanied by all applicable work tickets, third party invoices and any other supporting documentation requested by Cenovus.
- 12.3 Invoices shall be submitted to the address identified in this Purchase Order, and shall set out the Seller's vendor number, the Cenovus business contact name, the Cenovus business unit and any other billing information requested by Cenovus.
- 12.4 Any discounts shall be computed from the date Cenovus receives an invoice in compliance with this Purchase Order.

13. WITHHOLDING PAYMENT, DEDUCTIONS AND SET-OFF

- 13.1 Cenovus may, in its sole discretion, withhold payments or deduct amounts due to Seller without liability or interest: a) until satisfied as to the quality and performance of the Services and/or the payment of all amounts required to be paid by Seller under this Purchase Order including all payments for labour, services, materials and supplies; b) for any claim or liabilities which may be the basis of a Claim made by a third party; c) for any other matter in dispute until the dispute is settled; d) for any costs incurred by Cenovus due to Seller's negligence or breach of its obligations hereunder; and e) in accordance with any Law, including holdbacks for labour or materials.
- 13.2 Any amount withheld or deducted shall correspond to the amount in issue, as determined by Cenovus in its sole discretion, to the extent it deems necessary, and any payments or adjustments in respect of such amount shall be made in accordance with the resolution of the matter in issue. Cenovus may deduct and set-off any amounts owed by Cenovus to Seller hereunder, from any amount owed to Seller by Cenovus under any contract Cenovus has with the Seller.

14. REMEDIES

- 14.1 If any Services are not provided in accordance with the provisions of this Purchase Order, including any specifications made by Cenovus pertaining to quality, quantity, Delivery Date and Delivery Point, and any other representations and warranties, Cenovus shall be entitled to any or all of the following remedies, without prejudice to any other right or remedy that Cenovus may have:
 - 14.1.1 at any time cancel or suspend all or any part of the Purchase Order;

- 14.1.2 reject the Goods and return them to Seller at Seller's sole risk and expense on Seller's instructions. If Seller does not provide instructions within a reasonable time after request then the Goods will be disposed of as determined by Cenovus at Seller's risk and expense. Upon request Seller shall promptly refund to Cenovus any money paid for Goods that are returned or disposed of;
- 14.1.3 require Seller to remediate any of the deficiencies as follows:
 - 14.1.3.1 Cenovus shall notify Seller of any deficiencies in the Services and Cenovus shall, at its convenience, make the deficient Services available to Seller for remediation. Seller, at its sole cost, risk and expense, shall thereafter promptly and within a time frame acceptable to Cenovus, correct any defect, including repairing or replacing any defective parts (which decision to repair or replace shall be at Cenovus' discretion), and re-performing any Services. Seller shall reperform any performance tests that may be required for the achievement of the performance guarantees;
 - 14.1.3.2 If, after 3 (three) days notice to Seller, the deficiency is not corrected or Cenovus is of the opinion, in its sole discretion, that it cannot be corrected by Seller within a time acceptable to Cenovus, Cenovus may correct the deficiency and the total cost of such correction, including all labour, materials, transportation, services, including re-performance of Services and any performance tests, shall be charged to Seller;
 - 14.1.3.3 Notwithstanding sections 14.1.3.1 and 14.1.3.2, if remediation of a deficiency is required on an urgent basis, Cenovus may notify Seller to remediate it on an urgent basis. If Cenovus is of the reasonable opinion that Seller will be unable to remedy the deficiency within the time required by Cenovus, Cenovus may correct the deficiency and the total cost of such correction, including all labour, materials, transportation, services, including re-performance of Services and any performance tests, shall be charged to Seller.
- 14.2 The obligation to remediate deficiencies in the Services shall continue and survive until the deficiencies are corrected, notwithstanding the expiry of the initial Warranty Period. Any deficiencies that are corrected pursuant to section 14.1.3 shall be subject to remediation on the same basis as provided in this Article 14 for a further 12 months after the correction of such deficiencies.

15. INFRINGEMENT

- 15.1 Seller shall not provide Services which infringe any trade secret, trademark, copyright, patent, confidential know-how, moral rights or other intellectual property rights ("Intellectual Property") rights of a third party.
- 15.2 If all or any portion of the Services infringe any third party Intellectual Property rights then Cenovus shall be entitled, in its sole discretion to:
 - 15.2.1 Terminate the Purchase Order in accordance with section 18.1.1 or suspend it in accordance with Article 20; or
 - 15.2.2 Require Seller, at no expense to Cenovus and within a time frame acceptable to Cenovus, to a) procure for Cenovus the right to use such infringing thind party Intellectual Property; or b) replace or modify those Services containing such Intellectual Property to make such Services non-infringing, while yielding substantially equivalent results to the Services as specified in the Purchase Order
- 15.3 Seller shall defend, indemnify and save harmless Cenovus from and against all Claims which Cenovus may suffer, sustain, pay or incur in connection with or arising out of actual or alleged infringement in connection with the Services.

16. LIABILITY AND INDEMNITY

16.1 Seller shall:

- 16.1.1 Be liable to Cenovus and its Affiliates, and their respective Representatives, directors and officers (in the remainder of this Article called "Cenovus") in respect of; and
- 16.1.2 Indemnify and hold Cenovus harmless from and against

any and all Claims which may be brought against or suffered by Cenovus or which it may sustain, pay or incur by reason of any matter or thing arising out of or in any way attributable to any a) breach of this Purchase Order by Seller; or b) negligent acts or missions, other tortious acts, strict liability offences or wilful misconduct of Seller or any of its Representatives, or any of their respective directors and officers in connection with, related to or arising out of the performance, purported performance or non-performance of this Purchase Order

including any relating to or resulting from: (i) deficient or defective Services, (ii) damage or destruction to property, (iii) imperfections in material furnished by Seller or Cenovus (if reasonably obvious) or equipment, (iv) environmental damage (v) Intellectual Property rights (including infringement), (vi) confidentiality obligations (vii) non-compliance with Laws or Cenovus Policies (including any pertaining to environment, health or safety) (viii) any alleged claim, lien or encumbrance arising in connection with the Purchase Order (ix) failure to pay when due taxes, duties and other like charges for which Seller is responsible, or (x) any cause whatsoever, except to the extent otherwise provided in the remainder of this Article 16.

- 16.2 Subject to section 16.3, neither party shall be liable to the other for Consequential Damages.
- 16.3 Nothing herein shall exclude or limit Seller's liability for Claims sustained or incurred by Cenovus as a result of third party Claims against Cenovus that arise out of the performance, non-performance or purported performance of this Purchase Order by Seller or its Representatives
- 16.4 In addition to any rights and remedies of Cenovus (including damages), Cenovus shall be entitled to injunctive and other equitable relief in order to protect Cenovus' rights and property as set out in Articles 19 (Use of Name) and 21 (Confidentiality).
- 16.5 Cenovus shall have the right at its option to participate in the defence of any Claim against Cenovus without relieving Seller of its obligations hereunder in respect of the defence of such Claim and costs thereof.

17. INSURANCE

- 7.1 If Seller performs any Services on a Cenovus site, then Seller shall, without limiting any of its obligations or liabilities hereunder, obtain and continuously carry for the duration of the Services and cause its subcontractors to obtain and carry at all times the following insurance, with insurers satisfactory to Cenovus in the amounts stated below, unless higher amounts are specified by Cenovus:
 - 17.1.1 Workers' Compensation coverage in accordance with the applicable jurisdiction, and, if not covered by Workers Compensation, Employers' Liability Insurance (with limits not less than \$ 1,000,000.00 per occurrence) covering Seller and all Representatives performing Services;
 - 17.1.2 Commercial General Liability Insurance with a combined single limit of not less than \$5,000,000.00 for each occurrence or incident, including coverage for bodily injury and death and personal injury, injury or destruction of property (including loss of use or occupancy), contractual liability, tortious liability, contractor's protective liability, products liability, completed operations liability, cross liability, severability of interest, non-owned automobile liability and occurrence basis property damage;
 - 17.1.3 If motor vehicles are used in the course of performing the Services, automobile liability insurance covering all motor vehicles owned, or nonowned, operated, used or hired with an inclusive bodily injury, death and property damage limit of not less than \$2,000,000.00 per occurrence;
 - 17.1.4 such other insurance as may be required by Cenovus, which may include coverage for construction machinery, aircraft or watercraft.
- 17.2 Seller's insurance policies set out in section 17.1 (excluding Workers' Compensation and automobile liability insurance) shall include Cenovus and its Affiliates and their respective directors, officers, employees, sellers and agents as additional insureds, and shall waive any rights of transfer or subrogation against Cenovus and the additional insureds, to the extent of Seller's liabilities and indemnities hereunder.
- 17.3 Seller shall be responsible for all deductibles in its insurance policies.
- 17.4 Upon request, Seller shall provide Cenovus with valid certificates of insurance confirming that such insurance is in full force and effect.
- 17.5 Seller shall ensure that the insurance policies above-referenced contain a provision requiring insurer to give Cenovus not less than 30 days prior written notice of cancellation or material change. The insurance maintained by Seller hereunder shall be primary to any other insurance available to the extent of Seller's liability and indemnity obligations hereunder.

18. TERMINATION

- 18.1 Cenovus may, upon giving written notice to Seller:
 - 18.1.1 immediately terminate all or any part of this Purchase Order upon Seller being subject to any insolvency, receivership, reorganization, bankruptcy or similar proceedings; Seller being in breach of any of its obligations hereunder and failing to cure such breach within the time expressly provided for in this Purchase Order, and if no such time is provided for, within 3 (three) calendar days, or any other shorter or longer time specified by Cenovus after receipt of notice; or if Seller assigns, subcontracts, or transfers any of its rights or obligations hereunder without Cenovus' prior written consent; or
 - 18.1.2 terminate the Purchase Order or any part thereof immediately without cause.
- 18.2 Upon receipt of notice pursuant to section 18.1, Seller shall cease all operations hereunder except as directed by Cenovus and take all reasonable steps to mitigate any resulting costs or losses.
- 18.3 In the event of termination pursuant to section 18.1.1, Cenovus shall pay Seller for those Services properly provided up to the effective date of termination, less any reasonable costs incurred by Cenovus in having the Services provided by others and less any other reasonable amounts properly chargeable against Seller. In the event that such results in a credit to Cenovus, Seller shall immediately refund such amount to Cenovus.
- 18.4 In the event of termination pursuant to section 18.1.2 and unless otherwise stated, Cenovus' only obligation to Seller shall be to pay Seller for its reasonable and substantiated direct costs for Services provided up to the effective date of termination and any costs incurred or committed to by Seller that are neither cancellable nor recoverable and for which Cenovus has not otherwise already paid.
- 18.5 Upon termination of the Purchase Order, Cenovus shall have no further liability to Seller except for the payments pursuant to sections 18.3 and 18.4 above and Cenovus shall not be liable to Seller for any Claims, including Consequential Damages, resulting from termination.
- 18.6 Articles 16 (Liability and Indemnity), 19 (Use of Name); 21 (Confidentiality) and 28 (Limitations Act) shall survive termination or completion of the Purchase Order.
- 19. USE OF NAME
- 19.1 Seller shall not use the name, logos or trade marks of Cenovus or any of its Affiliates in any advertising, promotional material or publicity release (in any media whatsoever, including electronic or web-based) without Cenovus' prior written consent.
- 20. SUSPENSION
- 20.1 At any time Cenovus may suspend the performance of Seller's obligations hereunder, with or without cause.

21. CONFIDENTIALITY

21.1 Seller shall, and shall cause its Representatives to, keep secret and confidential during the performance of the Services and for a period of 5 (five) years thereafter all information, written or oral, received from Cenovus or any other source which is or may be either applicable or related in any way to the assets, business or affairs of Cenovus or its Affiliates, and shall not disclose such information to any third party or use it for any purpose other than for the performance of the Services. Such confidence shall not apply to information: (a) which at the time of disclosure is in the public domain; (b) which after disclosure is published or otherwise becomes part of the public domain); (c) not subject to any confidentiality obligations, and which Seller can show was in its possession prior to disclosure hereunder; (d) which Seller can show was received after the time of

disclosure hereunder from a third party who did not require that it be held in confidence and who did not, to Seller's knowledge, acquire it, directly or indirectly, from Cenovus or a third party under an obligation of confidence; or (e) which was independently developed and Seller can provide written evidence thereof. Seller shall comply with any other reasonable confidentiality requests of Cenovus which may include execution of a confidentiality letter or agreement.

22. MILITARY RANGE INSTRUCTIONS

- 22.1 Where Services are provided on the Suffield Military Range in south-eastern Alberta, Seller acknowledges receipt of and shall ensure compliance with "Instructions To All Oil and Gas Personnel including Farmees, Sellers, Service Companies, Consultants And Others Working In Or Entering The Suffield Block.
- 22.2 Where Services are provided on the Cold Lake Air Weapons Range in north-eastern Alberta, Seller acknowledges receipt of and shall ensure compliance with "Instructions to all Cenovus Personnel including Partner Companies, Sellers, Service Companies, Consultants And Others Working within Or Entering The Cold Lake Air Weapons Range (CLAWR) and "Chapter 7 of Special Range Orders for Alberta Energy Company Ltd.", or any directions of "Cenovus Range Safety and Coordination Centre", as the case may be.
- 22.3 If Seller breaches any of its obligations in this Article 22, Cenovus shall be entitled to immediately terminate the Purchase Order and, at Seller's cost and risk, to take whatever other action it deems appropriate to remedy such breach. Reference to the above documents includes those that supplement, amend, or replace such documents.

23. AUDIT

- 23.1 Upon providing written notice to Seller, at any time during normal business hours until 3 (three) years after completion of the Services or earlier termination of this Purchase Order, Cenovus or its nominees shall have the right to inspect and audit the Seller's records and accounts in relation to Seller's obligations hereunder, and in relation to duty and tax payments (for the purpose of recovering any potential overpayments or for the purpose of obtaining relief from government authorities on any payments for duty or taxes assessed on the Goods).
- 23.2 For a period of 3 (three) years after completion of the Services or earlier termination of this Purchase Order Seller shall maintain accurate and complete records and accounts pertaining to the Services and shall preserve them until any claims or discrepancies are resolved, notwithstanding the aforesaid 3 (three) year retention period. Seller shall provide copies of invoices, product literature, customs documents, returns and any other documents as required to support claims filed by Cenovus. Seller shall respond to any claim resulting from the audit within 30 days of receipt and shall rectify the matter or reimburse Cenovus appropriately.

24. INDEPENDENT CONTRACTOR

Seller shall be an independent contractor with respect to the performance of this Purchase Order and shall not hold itself out as Cenovus's agent or representative.

25. ASSIGNMENT AND SUBCONTRACTING

25.1 Seller shall not assign, subcontract, or transfer any of its rights or obligations hereunder without Cenovus's prior written consent.

26. FORCE MAJEURE

- 26.1 Either party shall be excused from performance of this Purchase Order when and to the extent performance is delayed or prevented by any occurrence, without any fault or negligence of the claiming party, that is beyond reasonable control and cannot be prevented or mitigated ("force majeure"). The party wishing to invoke this Article 26 shall promptly notify the other in writing of the cause, upon which it relies, including reasonably full particulars in respect thereof and likely duration of such circumstances.
- 26.2 Seller shall give Cenovus written notice if the Services are, or will likely be, delayed for more than 7 (seven) days due to force majeure, in which case Cenovus may either cancel all or a portion of Purchase Order or authorize any necessary delays and adjustments (including reductions in quantity, nature or extent of the Goods or Services ordered) and in no event shall Cenovus be liable to Seller for any Claims, including Consequential Damages.

27. NOTICES

- 27.1 All communication given hereunder shall be in writing and may be delivered personally or by facsimile, e-mail, courier or registered mail to the recipient's address set out on the face hereof.
- Any notice or other communication delivered personally or by courier shall be deemed to have been given on the date delivered, any delivery by facsimile or email shall be deemed to be given as at the commencement of the next following business day, and any notice or other communication given by prepaid mail shall be deemed to have been received on the 5th business day following deposit in the mail. In times of labour strikes or slow-downs affecting the mail delivery, notice shall be effective only if delivered. Any party may change its address for service by notice in writing served as set out above.

28. LIMITATIONS ACT

- 28.1 The 2 year period for seeking a remedial order under section 3(1)(a) of the Limitations Act, R.S.A. 2000 c. L- 12, as amended, for any claim (as defined in the Act) arising in connection with this Purchase Order is extended:
 - 28.1.1 for claims disclosed by an audit, to 2 years after the time this agreement permitted that audit to be performed; or
 - 28.1.2 for all other claims, to 4 years.

29. GENERAL PROVISIONS

29.1 This Purchase Order is the entire agreement between Seller and Cenovus respecting the subject matter and supersedes and replaces all other prior written or oral agreements between the parties (or any of their predecessors) respecting the subject matter and shall only be amended by both parties in writing. In the event of any conflict between the terms and conditions of this Purchase Order and any other document, or the face page of the Purchase Order, the terms and conditions of this Purchase Order shall take precedence. Although Cenovus may from time to time sign or receive Seller's field tickets, forms for receipt, acknowledgements,

documentation, terms of service or similar forms, the terms and conditions associated with such forms or similar forms (by whatever title) shall not amend, modify, waive or release any aspect of this Purchase Order and Cenovus rejects any terms and conditions contained in any document which has been or may be provided by Seller to Cenovus.

- 29.2 This Purchase Order shall be governed by the laws of the Province of Alberta (excluding conflicts of laws) and the parties hereto each irrevocably attorn to the jurisdiction of the courts of the Province of Alberta.
- 29.3 This Purchase Order shall be subject to the Laws pertaining to the locations where the Services are provided, including those jurisdictions through which Goods are transported.
- 29.4 If any provision of this Purchase Order is or becomes illegal, invalid or unenforceable, such provision shall be deemed to be separate and severable from this Purchase Order and in all other respects this Purchase Order shall continue in full force and effect.
- 29.5 The parties hereto expressly exclude the application of the United Nations Convention on Contracts for the International Sale of Goods.
- 29.6 Cenovus shall be entitled to strict performance of Seller's obligations hereunder, and such right shall not be affected by any prior waiver, forbearance or course of dealing. Any waiver by Cenovus of its rights hereunder shall not be binding unless in writing and signed by Cenovus.
- 29.7 Time shall be of the essence for the provision of the Services.
- 29.8 The rights and remedies herein are cumulative and are not exclusive of any rights or remedies provided in law, equity or otherwise and shall extend to Cenovus, its successors, and assigns.
- 29.9 The covenants, conditions, provisions and warranties contained in this Purchase Order shall not terminate upon supply of the Goods or performance of the Work, but to the extent that they have not been fulfilled and satisfied, shall remain in full force and effect.
- 29.10 The Purchase Order may be executed and delivered by the parties in counterpart (each of which shall be considered for all purposes an original) and by facsimile and when a counterpart has been executed and delivered by each of the parties, by facsimile or otherwise, the counterparts shall together constitute one agreement.
- 29.11 Cenovus FCCL Ltd. has been appointed and authorized by FCCL Partnership, and Cenovus TL ULC has been appointed and authorised by Telephone Lake Partnership (each individually and as the context requires, the "Partnership") to administer the assets of the Partnership on behalf of the Partnership and to represent the Partnership in all respects in relation to the operation of the Partnership's assets. Except as expressly provided for in this Agreement, the provisions of this Agreement are for the benefit of the Partnership.

2.0 Datasheets

	1	Tog No	F~	nmart	· No	AIT 7040		1/ 7040			
	1	1 - 3 - 1 - 1		pment	. INO.	AIT -7010		V-7010			
	2	Line No.	P&II	O No.		FG-ASA-20-2	2753-38H-GT1	CL1-42-PID-0	7-0002-006		
05115541	3	Line Size	Line	Sched	dule	20	in	STD			
GENERAL	4	Service	•			V-7010 Fuel (Gas Mix Drum Outle	et			
	<u> </u>	Area Classification	Anni	ovals		Class 1, Zone		CRN, CSA, N	۸೧೯		
	_		Аррі	Uvais			z, Gloup IIA	CKN, COA, N	ACL		
	6	Analyzer Function				H2S					
	7	Fluid / Phase / Sta	ite			Fuel Gas	Single	e phase	Gas/Vapor		
	8					Units	Min.	Oper.	Max.		
		Sample Tap Pressur				kPa-g	320	350	400		
						°C			55		
	_	Sample Tap Tempera				_	30	44	55		
		Return Tap Pressure				kPa-g		14			
	12	Return Tap Tempera	ture			°C		45			
PROCESS	PROCESS 13 Flow Rate (Sample			Line)		Sm³/h	8000	115000	140000		
	14	Specific Gravity	Mole	cular \	Weight	0.668	•	19.346	•		
	_	Viscosity			ow Velocit	0.012	cP	48.282	m/s		
	_	Ambient Temperature			ric Pressur		°C	93.5	kPa-a		
	_					6 0 10 00	°C				
		Bubble Point @ Flov			@ Flow			44	°C		
		Sample Tap Design:			emperatur	_	kPa-g	100	°C		
	19	Return Tap Design:	Pressur	e T	emperatur	e 350	kPa-g	190	°C		
	20	Tag No.	Mod	el No.		See AE-7010	data sheet	See AE-7010	data sheet		
	21	D:#::	on / In-S	Situ				·			
	22	Type Sampl		•		1					
	23		_ 	nth		+					
	-		Lenç								
DETECTOR		Cable Length		e Entr	у						
	_	Process Connection	Encl	osure							
	26	Location									
	27	Stack I.D.									
	28										
	+	Model				Single Cell					
	_						oto Apountio Tunob	la Diada Lagar			
	_	Туре					oto Acoustic-Tunab	ie Diode Laser			
	31	Location				Inside					
	32	No. of Channels	Outp	out Sig	nal	1		4 x 4 - 20 mA			
	33	Communication	Spai	า		Modbus over	TCP/IP / RS485	TBC at FAT			
	34	Zero Adjustment	Resi	onse	Time Max.			120 - 180 sec	onds		
ANALYZED		Accuracy		eatabil		± 1% H2S		± 1% of readir			
ANALYZER		Sensitivity			ity .	1701120		± 3% of readir			
	_			Linearity Temp. Compensation		TBC at FAT		± 370 Of Teadil	<u>ıg</u>		
	_	Drift				IBC at FAT	TBC at FAT				
	_	Cable Type	Con	duit Co	onnection						
		Power Supply		osure			C / 40 - 60 Hz				
	40	Mounting	CSA	Appro	oval	Free Standing	g Frame	Class 1, Div.1	, Groups BCD, T3		
		Local Indication		ire Mo		LED Display			· · · · ·		
	_	Number of Alarm Co				4					
		Alarm Contact Form		n Con	tact Rating			8 Amps 120 V	/ΔC		
	_				iaui rtaiifi(_	2 EN D	10 MIIIPS 120 V	ΛΟ		
	_	Final Sample Conditi					CL1-AIT-7010- EN-B				
		Sample Conditioning				CL1-AIT-7010					
	_	Drawing No.	Mou	nting		Hobre 20P18	2638-D.04-102	Free Standing	Frame		
	47	Sample Probes									
scs	48	Speed Loop				Fast Loop					
	_	Calibration Kit				1					
	_	Distance to Analyzer	from Sar	nnle T	an (m)	17					
	_					_					
	21	Distance From Analy	ZEI IU KE	tuffi lä		55					
	1				Continue	d On Next Page					
	_	Vendor				Kentron Syste	ems				
	53	Manufacturer				HOBRE					
DUDOUAGE	54	Model				TISOMIC MK	II-1M				
PURCHASE	55	Purchase Order No.	Rea	uisition	No.	CL1-MOC996	69-KLF-8001	RFQ-MOC996	67-KLF-8001		
	56										
		Serial Number				1					
0 2040 05 00 15			000	D14		Domesia: OUE	DIOTINIA I AICE				
8 2019-05-02 IF	_		CDO	BM	SC	_	RISTINA_LAKE	-	Jovus		
7 2016-04-20 As		t (MOC-4174)	CF	<u> </u>	\vdash		RISTINA LAKE		ION M3		
6 2016-03-23 IF			DS			Area: 07 -	UTILITIES / MISC		ENERGY		
5 2015-09-24 IF	C		DS			Unit: 07		Pro	ocess Analyzer		
4 2011-12-12 As		t	КН			EP Proj: MO0	C-9969	Sheet	1 of 3		
No. Date		Revision	Ву	Chk	Appr Ar	pr Code: 3070			Rev.: 8		
PAGE 3070 1			ı Dy	J.111	,	r. 1 3345. 0070			11.01 0		

		Tag No.	P&ID No		AIT -7010 CL1-42-PID-07-0002-006						02-006	
	E0	Component				Units	1 .	Min.	Oper	Max.	Ch. No.	Output Panga
		CO11ponent CO2 - Measured			%	UTIILS	"	VIII I.	Oper.	IVIAX.	CII. NO.	Output Range 0 - 10
COMPONENT		H2S - Measured			ppmV	,	+					0 - 2300
TO BE	61			рршу		+					0 - 2000	
MEASURED		62		<u> </u>		1						
MEXICORED		63										
	64											
		Component				Units		M	in.	Op	er.	Max.
		Hyrdogen			mol %		0.32	7		0.549		0.726
		Helium			mol %	, D	0.00	0		0.000		0.000
		Nitrogen			mol %		1.10	9		2.495		5.780
		CO2			mol %		1.92			3.216		4.647
STREAM		H2S			mol %		0.00			0.027		0.077
COMPONENTS		Methane			mol %		80.1			83.493		5.664
(GAS COMP)		Ethane			mol %		3.64			4.863		5.664
(GAS COMP)		Propane			mol %		1.00			1.322		1.578
		i-Butane			mol %		0.23			0.311		0.426
	_	n-Butane			mol %		0.30			0.427		0.562
	_	i-Pentane			mol %		0.24			0.452		0.745
		n-Pentane Hexane			mol %		0.21			0.365 0.162		0.707
		C6+			mol %		0.08			0.162		0.503
		H2O			mol %		1.02			2.049		1.462 3.186
		Instrument Air	Ctoom						ag @ 50°C	2.049		3.100
		Electrical	Steam			'AC & 120						
UTILITIES		Water	Nitrogen		120 V	AC & 120	VAC	01 37	00 112	<u> </u>		
	84	Calibration Gas			5% C	O2, 2000	ppm l	H2S in	CH4			
	85	Cambradori Cac			10700	02, 2000	ррии	120 111	0111			
	86											
	87											
	88											
	89											
	90											
		91										
	92											
	93											
OPTIONS	94				_							
OFTIONS	95											
	96											
	97				-							
	98				-							
	99 100				-							
	101				-							
	102				+							
	103											
	104											
	105											
	106											
	107											
	108											
	109											
	110											
	111											
	112											
	113		ı									
		(MOC-9969)		DO BI	И SC				STINA_LAKI		00	ηονиς
	_	Built (MOC-4174)		CF			ant:		STINA LAKE		CC	JUVUS
6 2016-03-23				DS	+		ea:		TILITIES / M	IISC		ENERGI
5 2015-09-24 4 2011-12-12				OS		Un		07 MOC-	0060		 	rocess Analyzer
	AS-			KH Cr	k Anna	Appr C				: AIT -7010	Sheet	2 of 3 Rev.: 8
No. Date		Revision		By Ch	k Lybbi	Appi C	oue.	JU/U	שט ואט. Ivo.	. All -/UIU	- J F	Rev.: 8

		Tag Nun	nber:	AIT -7010				
1. The	e instrun	nent shall be ide	ntified with	permanently attached 316 stair	nless steel tag pre	fixed by "CL1-".		
8	CDO	2019-05-02	IFC (MOC		INSTRUME	ENT SPECIFICATION		01/110
7 6	CF DS	2016-04-20 2016-03-23	As-Built (N	MOC-4174)	_	cess Analyzer	сел	OVUS N E R G Y
5	DS	2015-09-24	IFC]	2000 / Widiy201		
4 No.	KH By	2011-12-12 Date	As-Built	Revision	Code: 3070	Dwg. No.: AIT -7010-SI	Sheet 3	of 3 Rev.: 8
	ر ح	Date	1	1 10 1101011	3040.0070	1 - 1.9. 1.0 / 1 / 0.10 31		1107 0

3.0 Drawings

Please refer to the following documents for information on this category:

20P182638-O.01-102 Rev 01 IOM manual AIT-7010 (MOC9969)

4.0 Catalogues/Manuals

Please refer to the following documents for information on this category:

20P182638-O.01-102 Rev 01 IOM manual AIT-7010 (MOC9969) 20P182638-P.02-402 Rev 01 MDR book AIT-7010 (MOC9969)

5.0 Quality

Please refer to the following documents for information on this category:

20P182638-O.01-102 Rev 01 IOM manual AIT-7010 (MOC9969) 20P182638-P.02-402 Rev 01 MDR book AIT-7010 (MOC9969)