SALES CONTRACT

SELLER: BUYER:

TED PELLA, INC. **Institute of Materials and Machine**

Mechanics SAS

4595 Mountain Lakes Blvd Račianska 75 Redding, CA 96003 831 02 Bratislava

Slovakia

TAX-ID: 95-3033523 VAT: SK2020798835

BANK: Bank of America BANK: STATE TREASURY, Bratislava

Account No: 01210-73570 Account No: 7000358055/8180

IBAN: 0260-0959-3 IBAN: SK49 8180 0000 0070 0035 8055

BIC / SWIFT: BOFAUS3N SWIFT: SPSRSKBA Tel: 530-243-2200 Tel +421 2 49 268 300 Fax: 530-243-3761 Fax +421 2 49 268 312

The Seller agreed to sell and the Buyer agreed to buy the following comodity with the terms and conditions as follows:

ARTICLE I: COMMODITY - QUANTITY - PRICE - AMOUNT

Comodity: 1pc of Rectangular retainer No. 6077, 17 x 12 mm, with 12 reference standards

(see list of elements below)

Reference standards:	Quantity (pc)
#129 Titanium Carbide	1
#128A Titanium Al Carbide	1
#130 Titanium Diboride	1
#131 Titanium Dioxide	1
#132 Titanium Nitride	1
#132A Titanium Oxide	1
#133 Titanium Silicide	1
#144 Yttrium Oxide	1
#4 Aluminium Nitride	1
#115 Tantalum Carbide	1
#116 Tantalum Nitride	1
#117 Tantalum Oxide	1

Price: 1,305.00 USD

Fedex International 131.35 USD

Economy and Insurance:

Total price 1,436.35 USD

CIP Bratislava, all importing costs, duties and taxes are for account of **Price Basis:**

consignee.

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ARTICLE II: PAYMENT – DOCUMENTS

Terms of payment: prepaid

Shipment: 4-5 weeks after receipt of order & payment.

Other documents: Detailed packing list, Commercial Invoice.

ARTICLE III: TERM OF FORCE MAJEURE

The Seller reserves the right to suspend or postpone delivery without any liability in case of any

event beyond control such as war, fire, flood, strike, typhoon, earthquake, obstructions to navigation

due to rough sea and other conditions beyond the Seller's control. However, the Seller will provide

within 7 days the valid documentary evidence issued by the notary department of the place where

the force majeure event occured. If delivery of goods is not more possible, the Seller shall notify the

Buyer of these circumstances and within 15 days return to the Buyer in full the total value which

was paid by Buyer according the ARTICLE II - PAYMENT - DOCUMENTS of this SALES

CONTRACT

ARTICLE IV: TERM OF ARBITRATION

Two parties committed to perform all above terms and conditions with mutual and friendly spirit.

If any dispute arises under this contract that is not settled by amicable agreement between the two

parties, the matter will be settled by arbitration in accordance with the governing rules of Shasta

Country Superior Court, Redding, California USA.

ARTICLE V: GENERAL CONDITION

All amendment and additional clauses to this contract shall be effected if they will be made in

writing form and duly confirmed by the two sides. The Sales Contract (together with Seller's

General Terms and Conditions) becomes lawful from the signing date and comes into the effect by

the day of a publication on the website of the purchaser. Sales contract is made out in 4 copies, 2 for

each part having equal validity. Fax or scan imagery is also accepted and valid.

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The Seller agrees with publishing this Sales Contract on central portal "https://www.crz.gov.sk/"

according to Slovak act "Zákon č. 546/2010 Z. z." as amended. To maintain patent protection and

confidentiality the next information will not be available when publishing: seller's banking data,

specifications of delivery, price.

ARTICLE VI: BUYER'S RIGHTS AND OBLIGATIONS

1. Goods are deemed to be received by Buyer upon delivery to Buyer's address.

2. Buyer has the right to examine the goods upon receipt and has 7 days in which to notify seller of

any claim damages based on the condition, grade, quality or quantity of the goods. Such notice must

specify in detail the particulars of the claim. Failure to provide such notice within the requisite time

period constitutes irrevocable acceptance of the goods.

3. If the Seller delays the delivery not due to the Buyer's fault, and fails to cure it within two

weeks after receiving the Buyer's claim, the Seller shall be deemed as failure of delivery. In that

case, the Buyer is entitled to notify the Seller of the rescission of the Sales Contract, which shall be

effective immediately upon the receipt of such notification by the Seller.

4. In the event that the Seller fails to comply with a period of performance under the terms and

conditions of this Sales Contract, the Buyer may require the Seller to pay a contractual fine of 0.05%

of the undelivered goods for each day of delay in delivery of goods.

The Seller shall return in full the total value of the undelivered products to the Buyer within fifteen

days after determination of liabilities or the effective of the notice to termination the Contract.

FOR THE SELLER: FOR THE BUYER:

Date: Date: