TRAINING AND SEMINAR SERVICE TERMS AND CONDITIONS

These Service Terms and Conditions shall govern Training and Seminar Services performed by UL and set out the responsibilities and obligations of the Client. These Service Terms and Conditions are incorporated by reference into and are an integral part of the Parties’ Global Services Agreement (the “Agreement”). The capitalized terms in these Service Terms and Conditions shall have the same meaning as in the Agreement.

1. Scope of Service. UL will provide seminars and training programs in a variety of areas including but not limited to Product Safety; Compliance; Hazard-Based Safety Engineering (HBSE); Management Systems; EMS; and Fire-Restrictive Constructions and Model Building Codes. In addition, private, individualized seminars and training services are available to meet Client’s specific needs.

2. Price. The fees for UL’s seminars and training vary depending upon the type of seminar or services requested. Prices for open-public seminars are available at www.ul.com/seminars. UL’s Quotation will provide the scope and price for private seminars and training.

3. Registration. Client registration for public seminars and training is provided at UL’s website www.ul.com/seminars or Client may contact a UL seminar specialist. UL’s Quotation shall establish registration and scheduling of private seminars and training.

4. Cancellation by Client. All cancellations by Client must be provided to UL in writing. Client is entitled to a full refund for paid registrations cancelled seven (7) days or more before the seminar or training. All cancellations within seven (7) days prior to the seminar or training are subject to an administrative fee at UL’s then current rates.

As an alternative to cancellation, Client may either substitute participants or defer attendance to a later offering. Client’s paid registration will be credited toward the cost of the future seminar or training.

5. Cancellation by UL. UL’s liability for its cancellation of any seminar or training at any time shall be limited to Client’s registration fees paid. UL shall not be responsible for any consequential or other losses resulting from UL’s cancellation of any seminar or training.

6. Ownership of Materials. UL is the sole and exclusive owner and shall retain all right, title and interest in and to all tangible and intangible work products provided to Client with respect to the technical seminar and training services provided including, without limitation, all documents, computer programs or other material in tangible, electronic or any other form (“Materials”). UL grants Client a limited right to use the Materials received from UL pursuant to this Agreement for Client’s internal use only. Client shall not reproduce, use, display, perform, publish or distribute, including by sale or license, in whole or in part, any Materials without the express written consent of UL.

7. Use of Names and Marks. Training and Seminar services shall not result in UL product safety certification or any authorization to use the Marks. Except as otherwise expressly authorized by UL, Client shall not use UL’s name, abbreviation, symbols, Marks or any other form of reference which may be interpreted to mean Underwriters Laboratories Inc., its subsidiaries or affiliates, on any goods or their containers or packaging, or in connection with any oral or written advertising, promotions, or otherwise.