

GENERAL TERMS AND CONDITIONS

- 1. SCOPE. In case no specific agreement is executed between AudioCodes Ltd. or any of its subsidiaries ("AudioCodes") and buyer ("Buyer"), the terms and conditions contained herein (the "Terms") constitute the entire agreement between the parties in relation to the sale and purchase of products and shall apply to all quotations and sales made by AudioCodes and to Purchase Orders ("Pod's) accepted by AudioCodes for the manufacture, sale and supply of AudioCodes' products and provision of services ("Products"). These Terms shall govern and prevail over any terms and conditions a affixed to the PCO or other procurement documents issued by Buyer or oral exhanges between the parties. Acceptance of Buyer's order is conditioned upon Buyer's acceptance of Buyer accepts these conditions by a written acknowledgment, course of dealings, by implication, or acceptance of any payment for Products ordered hereunder. AudioCodes' failure to object to provisions contained in any communication from Buyer shall not be deemed a waiver of the provisions herein. Any changes in the Terms of sale contained herein must specifically be agreed to in writing signed by a corporate officer of AudioCodes' failure to object to provisions contained in any communication from Buyer shall not be deemed a waiver of the provisions herein. Any changes in the Terms of sale contained herein must specifically be agreed to in writing signed by a corporate officer of AudioCodes' failure to adject to provisions contained in any communication from Buyer shall not be deemed a waiver of the provisions herein. Any changes in the Terms of the provisions herein.
- 2. PAYMENT TERMS. All prices quoted shall be EXW (Ex Works INCOTERMS 2020), AudioCodes' facility or contract manufacturer. Payment for Products, and other payments due to AudioCodes shall be within thirty (30) days from date of invoice. Unless otherwise provided, all payments are to be in United States dollars. In the event AudioCodes is required to bring legal action to collect delinquent accounts, Buyer agrees to pay reasonable attorney's fees and cost of suit and collection. Late payments shall be charged interest at 1% per month, or the maximum rate permitted by law, if lower.
- 3. TAXES. All prices are exclusive of any present or future sales, revenue, withholding, value added taxes, import duty (including brokerage fees, handling and other charges) or other taxes applicable to the manufacture or sale of any Products. Such taxes when applicable shall be naid to when the price are exclusive of any present or future sales, revenue, withholding, value added taxes, import duty (including brokerage fees, handling and other charges) or other taxes applicable to the manufacture or sale of any Products. Such taxes when applicable shall be naid to when the price are exclusive of any present or future sales, revenue, withholding, value added taxes, import duty (including brokerage fees, handling and other charges) or other taxes applicable to the manufacture or sale of any Products. Such taxes when applicable shall be applicable to the manufacture or sale of any Products.
- 4. TITLE AND DELIVERY. Sales are EXW (Ex Works INCOTERMS 2020), AudioCodes' facility or contract manufacturer. AudioCodes will use its best efforts to ship in accordance with AudioCodes' confirmed delivery schedule. To eliminate doubt, AudioCodes shall be deemed to be acting as Buyer's agent and all claims for damage to Products in transit must be filed by Buyer with the Buyer's carrier. On-time delivery shall be deemed to be delivery of up to five (5) days prior to and until three (3) days after confirmed delivery date. If Buyer falls to take delivery at the agreed delivery point or delivery time, AudioCodes shall deliver the good sold before to meet Buyer's requested delivery schedules. AudioCodes reserves the right to make deliveries in installments. Delivery delay or default of any installment shall not relieve Buyer and estimation. Buyer shall be a bear the same risks with respect to any Products rejected by Buyer, provided, however, that in either case AudioCodes shall be responsible for any loss occasioned by the gross negligence of its employees acting within the standard as exertly interest and right of possession in the Products until receiving full payment from Buyer. Buyer shall acknowledge to AudioCodes shall be responsible for any loss occasioned by the gross negligence of its employees of their employment. AudioCodes shall retain a security interest and right of possession in the Products until receiving full payment from Buyer. Buyer shall acknowledge to AudioCodes the receipt of each damaged shipment of Products stating quantity, type, and damages existing at delivery, including photos of the said damages, within no later than fourteen (14) days period. Title to physical Products shall transfer only upon full payment for the Products by the Buyer to AudioCodes.
- 5. SOFTWARE AND FIRMWARE. All Products that are software or firmware are licensed subject to the terms of AudioCodes' end user software license agreement ("EULA"), the terms of which are hereby incorporated by reference. Buyer is responsible to include the corresponding EULA in its agreements with customers and other third parties, when applicable.
- 6. OPEN SOURCE SOFTWARE. Portions of the software may be open source software ("Open Source Software") and may be governed by and distributed under open source licenses, including the terms of the GNU General Public License (GPL), and terms of the Lesser General Public License (LGPL), which terms are located at: http://audiocodes.com/ and are incorporated herein by reference. In the event of any conflict between the Terms or any license agreement and the terms of license agreement(s) that accompany the Open Source Software flies, the applicable terms of the later license shall prevail. If any Open Source Software is provided in source code as well, Buyer may receive such source code by sending AudioCodes (to AudioCodes address specified in these Terms), via registered mail, a certified check for US\$15 to cover AudioCodes' production and shipping costs, and a CD with the appropriate source code will be mailed to Buyer.
- GENERAL WARRANTY. AudioCodes warrants that general release/available hardware Products shall substantially conform to AudioCodes' published specifications for the Product for the particular configuration ordered for a period of three (3) months from the date of shipment, general release/available software products shall substantially conform to AudioCodes' published specifications for the Product for the particular configuration ordered of the most recent general available software in the event that the configuration ordered is NOT the most recent general release/available software for the Product the nost recent general available software for the Product of a value of a

THIS WARRANTY EXTENDS TO BUYER ONLY AND MAY BE INVOKED BY BLYER FOR ITS CLISTOMERS. AUDIOCODES SHALL NOT ACCEPT WARRANTY RETURNS DIRECTLY FROM BUYER'S CLISTOMERS OR USES OF BLYER'S PRODUCTS OR DEVICES. THIS WARRANTES OF MEHRED AND THRESS FOR PARTICULAR PURPOSE. AUDIOCODES SHALL NOT ACCEPT WARRANTES FOR PARTICULAR PURPOSE. AUDIOCODES SHOT WARRANT OR REPRESENT THAT THE PRODUCT, HARDWARE OR SERVICES WILL ALWAYS WORK UNITERRUPTEDLY, BE COMPLIANT WITH NATIONAL OR INTERNATIONAL STANDARDS, SECURE, OR ERROR FREE. BLYER ACKNOWLEDGES THAT THE PERFORMANCE OF THE PRODUCT, HARDWARE OR SERVICES MAY BE AFFECTED BY THE ACTS OR OMISSIONS OF THIRD PARTIES AND OTHER CAUSES REASONABLY BEFORD AUDIOCODES SHALL NOT BE LIBBLE FOR DAMAGES DUE TO DELAYS IN DELIVERES OR USE. FOR SERVICES, BUYER ACKNOWLEDGES THAT AUDIOCODES DOES NOT CONTROL THE TRANSFER OF DATA OVER COMMUNICATIONS FACILITIES, INCLUDING THE INTERNET, AND THAT THE SERVICES MAY BE SUBJECT TO LIMITATIONS, DELAYS, AND OTHER PRODUCTS IN THE USE OF SUCH COMMUNICATIONS FACILITIES.

IN NO EVENT SHALL AUDIOCODES BE LIABLE FOR ANY INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES DUE TO BREACH OF THIS WARRANTY OR FOR ANY INFRINGEMENT ACTION INITIATED BY A THIRD PARTY. BUYER'S SOLE REMEDY FOR ANY BREACH SHALL BE LIMITED TO THE REMEDIES SET FORTH HEREIN AND SHALL NOT EXCEED THE SALE PRICE FOR THE PRODUCTS. ALL LIABILITIES UNDER THESE TERMS SHALL ONLY APPLY TO THE RELEVANT AUDIOCODES' ENTITY NAMED ON THE INVOICE.

- 8. SUPPORT AND MAINTENANCE. Audio Codes may agree to provide support and maintenance to Buyer subject to the parties agreeing on and entering into an appropriate service agreement, for which an additional fee shall be charged.
- 1. THIRD PARTIES RIGHTS. Buyer acknowledges that it is aware that the Products may contain one or more proprietary rights, de facto or industry standards (such as without limitation G.729 (all annexes), G.723.1 or other standards), rights to which are claimed and/or held by third parties who may claim and/or be entitled to compensation in connection with the Product. It is Buyer's responsibility to obtain any license which may be required directly from holders of such rights. Buyer hereby waives any right to seek damages or other compensation by way of suit or other action against AudioCodes in connection with any such standards. Buyer will also be responsible to include corresponding provisions in its agreements with customers and other third parties, when applicable, in order to release and indemnify AudioCodes from any such obligation described in this provision.
- 10. YOLUME COMMITTMENT. In the event that Buyer was quoted prices subject to quantity/volume purchase over a specified period of time, and such quantity/volume is not met, Buyer shall be charged for the difference in price between AudioCodes' recommended sale price (or price outset to Buyer for lower volume/for lower volume/for causantly washed by Buyers, at the consist of the specified period of time.
- 11. CONFIGURATION CHANGES/SOFTWARE UPGRADES. Buyer acknowledges that it is purchasing from AudioCodes the Product with a particular configuration and/or features. In case Buyer wishes to activate additional and/or different configuration or features, it is obliged to report it to AudioCodes and be liable to pay any difference in price. Without derogating from the foregoing limitation, this provision also applies in the event that Buyer wishes to use a Product as server type rather than client type and vice versa.
- 12. UPDATES/UPGRADES. In the event that Buyer receives from AudioCodes updates and/or upgrades for Products under warranty such updates and upgrades shall be limited to the products, and/or serial numbers stated by AudioCodes, and Buyer is expressly not licensed to apply such updates/upgrades to any other Products.
- 13. CANCELLATION OR RESCHEDULING OF PURCHASE ORDERS. Subject to the payment of Cancellation Fees and/or Rescheduling Fees (as defined in the table hereunder), and to other terms and conditions set forth in these Terms, Buyer may either: (i) cancel confirmed Purchase Orders, or (ii) defer delivery (reschedule) of Purchase Orders beyond the original scheduled delivery date.

Cancellation Fees and Rescheduling Fees

Number of Days' Notice Prior to Delivery Date	Purchase Order is Lower than \$200,000 U. S		Purchaser Order Exceeds \$200,000 U.S.	
	* Rescheduling Fee	*Cancellation Fee	*Rescheduling Fee	*Cancellation Fee
Exceeds 60 days	\$500	\$500	\$500	\$500
31-60 days	3% of purchase order but not less than \$1000	5% of purchase order but not less than \$1000	8% of purchase order	10% of purchase order
16-30 days	5% of purchase order but not less than \$1000	10% of purchase order but not less than \$1000	10% of purchase order	15% of purchase order
4-15 days	10% of purchase order but not less than \$3000	20% of purchase order but not less than \$3000	15% of purchase order	25% of purchase order
3 days or less	100% of purchase order	100% of purchase order	100% of purchase order	100% of purchase order

^{*}Any request for cancellations and/or rescheduling must be made to AudioCodes in writing and in advance of delivery

Buyer may not cancel any or all of a Purchase Order (i) relating to customized Products, and/or (ii) for Products made following issuance of a discontinuation notice in the last buy period.

Rescheduling of Purchase Orders shall only be permitted, subject to payment of Rescheduling Fees. (i) once per Purchase Orders and (iii) produce per Purchase Orders shall only be original delivery date; and (iii) subject to payment of Rescheduling Fees. Repeated rescheduling of a Purchase Order and/or any rescheduling for a period exceeding ninety (93) days following the delivery date shall be deemed cancellation. Delivery of Products purchased following a discontinuation notice of a Product, may only be rescheduled.

Any cancellation and/or rescheduling not in accordance with the provisions of these Terms or by prior express signed written agreement of AudioCodes shall incur a restocking fee equal to 100% of the applicable Purchase Order.

ny other changes in Purchase Orders (such as change of forwarder, billing entity etc.) shall be subject to payment of US\$500 handling fee, or such other rates as shall be determined by AudioCodes from time to time. Requests to increase the number of Products in a urchase Order shall not be subject to payment of handling fee.

- 14. CONFIDENTIAUTY. All information provided by AudioCodes to Buyer related to financial plans, product development, market plans, cost, pricing terms, strategy and any other confidential information, and the terms and conditions of these Terms, shall be treated as confidential information and not be divulged other than to Buyer's employees, only to the extent necessary in connection with the performance of these Terms, who have agreed in writing and in advance to be bound by the confidentiality terms substantially similar to those set forth in these Terms. Buyer shall take all reasonable percautions to ensure that its employees treat such information in a confidential manner. All such information provided to Buyer remains the property of AudioCodes. Any materials containing such information, and any copies thereof, shall be returned to AudioCodes upon demand.
- 15. FORCE MAJEURE. AudioCodes shall not be responsible for any delay or failure of shipment or delivery or other duties hereunder due to any occurrence commonly known as force majeure, or any other causes beyond AudioCodes' reasonable control, which prevent or hinder the design, manufacture or delivery of Products or the performance by AudioCodes of any of its obligation as per these Terms. AudioCodes shall give Buyer notice in the event of any one or more of the foregoing occurrences. Upon such notice AudioCodes may, at its option, cancel or delay performance hereunder for so long as such performance is delayed by such occurrence and in such event AudioCodes shall have no liability to Buyer.
- 16. EXPORT CONTROL Buyer shall comply with all applicable export and re-export control laws and shall not export, or allow the export or re-export of any Product in violation of any such restrictions, laws or regulations (including, without limitation, export or re-export or prohibited destinations).
- 7. ENVIRONMENT REGULATIONS. Buyer shall comply with all applicable environmental laws, regulations and standards, including but not limited to the WEEE Directive 2002/96/EC.
- 18. US GOVERNMENT CONTRACTS. To AudioCodes' knowledge, the Products or services are not intended for sale to US government institutions, and clauses, or compulsory provisions normally inserted by law in the US, shall not apply. Any distribution or license to the United States government, the programs, including documentation, shall be considered commercial computer software and Buyer will place a legend, in addition to applicable copyright notices, on the documentation, and on the media label, substantially similar to the following: NOTICE OF RESTRICTED RIGHTS: "Programs delivered subject to the DOD FAR Supplement are 'commercial computer software' and use, duplication, and disclosure of the programs, including documentation, shall be subject to the licensing restrictions set forth in the applicable AudioCodes' (or its licensee's) license agreement. Otherwise, programs delivered subject to the Federal Acquisition Regulations are 'restricted computer software' and use, duplication, and disclosure of the programs, including documentation, shall be subject to the restrictions in FAR 52.227-19, Commercial Computer Software-Restricted Rights (June 1987). AudioCodes Ltd., 6 Ofra Haza Street, Naimi Park, Or-Yehuda 6032303, Israel".
- 19. APPLICABLE LAW. The application of the United Nations Convention on Contracts for the International Sale of Products is expressly excluded in its entirety from the Terms. When Buyer's invoice address is outside the United States of America: the terms and conditions contained herein shall be governed by and construed under the laws of the State of Israel without regard to its conflicts of laws rules. Any proceeding brought by a party arising out of, under or relating to any dispute relating to these terms and conditions shall be submitted to the exclusive jurisdiction of the competent court in edit by of Tel Advi. When Buyer's invoice address is within the United States of America: the terms and conditions contained herein shall be governed by and construed in accordance with the laws of the State of New-York without regard to its conflicts of laws rules. In any action to enforce or arising out of these Terms, the parties hereto consent to the exclusive jurisdiction of and venue in each of the state and federal courts located in the State of New York.
- 20. PRIVACY. AudioCodes treats customer data in accordance with the terms of its data processing agreement ("DPA") attached herein by reference. Buyer is responsible to include the corresponding DPA in its agreements with customers and other third parties, when applicable.

(May 2024)

AudioCodes Inc