

SALES AGREEMENT

PBD171221002

Taipei, Taiwan, R.O.C

Date: Dec. 07, 2017

This Sales Agreement, hereinafter referred to as "Agreement", made by and between:

7Starlake Co., Ltd, with its principal office at 2F., No.190, Sec. 2, Zhongxing Rd., Xindian Dist., New Taipei City 23146, Taiwan (R.O.C.), in the person of Lisa Wei, Chairman, hereinafter referred to as "Seller",

and

Scientific Industrial Enterprise "Rubin", with its registered office at 2, Baydukov str., Penza, 440000, Russian Federation, in the person of Viktor S. Beziaev, Chairman, hereinafter referred to as "Buyer",

constitutes Agreement of the parties as follows:

1. SUBJECT: Seller agrees to sell to Buyer and Buyer agrees to buy from Seller the products, hereinafter referred as "Products", in quantities and at prices, shown below. The description of the items is given in accordance to the price quotation issued by Seller and valid till **Dec. 31, 2018**, the prices do not include VAT.

NN	Item description	Quantity	Price, USD	Amount, USD
	Project item			
1.	Main unit: X500 Extreme w/ IND CON	10	5,372.69	53,726.90
	Option: -20C, Russian Rubber Backlight KYB			
	Option: NO TPM, NO 3G, NO GPS, NO WEB CAM			
	Option: NO Touch Screen			
	Option: No WiFi, No BT			
	Option: IND CON for cable end AK Kit			
	Option: 500GB HDD			
2	Main unit: X500 Extreme w/ IND CON	39	5,372.69	209,534.91
	Option: -20C, Russian Rubber Backlight KYB			
	Option: NO TPM, NO 3G, NO GPS, NO WEB CAM			
	Option: NO Touch Screen			
	Option: No WiFi, No BT			
	Option: IND CON for cable end AK Kit			
	Option: 256GB SSD			
3	Main unit: X500 Odyssey	51	5,520.86	\$281,563.86
	Option: -20C, No Keyboard			
	Option: NO TPM, NO 3G, NO GPS, NO WEB CAM			
	Option: NO Screen			
	Option : No WiFi, No BT			

8. TERMINATION OF AGREEMENT: Except the legal rights provided by the law, neither of the parties shall have the right to terminate Agreement until the parties' obligations under Agreement are fully fulfilled.

9. FORCE MAJEURE: If any of the two parties fails to perform its obligations under Agreement due to any Force Majeure event, it shall inform the other party by written notice within 2 (two) days since occurrence of the event, and shall submit the written certification issued by relevant authority within 15 days after ending of the event, in which way the party may be exempted from the liabilities in terms of impact of the Force Majeure event. If the Force Majeure event occurs after the delayed implementation, the defaulting party shall not be exempted from the liabilities.

10. DISPUTE RESOLUTION: All disputes arising from signature and fulfillment of Agreement shall be dealt with through consultation; if no agreement is reached after consultation, any party may submit for arbitration to The Hong Kong International Arbitration Centre (HKIAC), in English language, under the Arbitration Rules in effect at the time the claim is filed. The related cost shall be born by the failing party. The decision of the HKIAC shall be final, not subject to appeal and binding on both parties.

11. Agreement is prepared in duplicate, each party holding one with the same legal effect.

SELLER:

7Starlake Co., Ltd

2F., No.190, Sec. 2, Zhongxing Rd., Xindian Dist.,
New Taipei City 23146, Taiwan (R.O.C.)

Tel. +886-2-7744-7738
Fax +886-2-8911-2324



Lisa Wei
Chairman

BUYER:

Scientific Industrial Enterprise "Rubin"

2, Baydukov str., Penza, 440000,
Russian Federation

Tel. +7-8412-49-61-04
Fax +7-8412-49-64-94

Viktor S. Beziaev
Chairman



3