STANDARD TERMS OF SALE

All sales of goods and services by Parkway Electric & Communications, L.L.C. (“Seller”) are made on the following terms and conditions. In these Standard Terms of Sale, any goods sold by Seller to the buyer named in Seller’s quotation or acknowledgment (“Buyer”) are referred to below as “goods” and any services sold by Seller to Buyer are called “services.”

1. **Agreement.** If Buyer has not otherwise agreed to these Standard Terms of Sale, then Buyer’s acceptance of delivery of, or payment for, the goods or services shall constitute Buyer’s agreement to these Standard Terms of Sale. Seller objects to and will not agree to any terms that are additional to or different from these Standard Terms of Sale. Terms that are printed on or contained in a purchase order or other form prepared by Buyer which are additional to, in conflict with or inconsistent with these Standard Terms of Sale shall be considered to be inapplicable and shall have no force or effect. If Buyer objects to any of the provisions of these Standard Terms of Sale, Buyer must bring such objection to the attention of Seller in a writing separate from any purchase order or other printed form of Buyer, which shall be deemed to be proposals for different terms and conditions that may be accepted only in writing signed by an authorized representative of Seller. All orders are subject to the approval of Seller’s credit department.

2. **Prices; Payment Terms.** Prices quoted are firm for 30 days from the date of quotation by Seller, with the exception that Seller reserves the right to correct any and all typographical errors. Unless otherwise specified in Seller’s quotation or acknowledgment, payment in full of the price is due 30 days after shipment of the goods or performance of the services, without discount, except that if at any time Seller determines that Buyer’s financial condition does not justify a sale on credit or if Buyer shall at any time be in default in any indebtedness or obligation owing to Seller, then Seller may require advance payment or may ship C.O.D., and may withhold shipments on orders being shipped in installments. Seller may also require periodic progress payments, and shall have the right to suspend performance if progress payments are not made as required. Any payment not made when due shall accrue a late charge of 1-1/2% per month. Payment must be made at Seller’s office in Holland, Michigan. If Buyer requests and Seller agrees to any changes in Buyer’s order after its receipt by Seller, Buyer shall pay all charges reasonably assessed by Seller with respect to those changes. Seller have the right to increase its prices at any time upon notice to Buyer to reflect any unusual or unforeseen increase in Seller’s costs, including, but not limited to, an increase in the cost of materials. Buyer may not offset or recoup any claim against amounts due Seller.

3. **Delivery and Risk of Loss.** Unless Seller agrees otherwise in writing, Seller shall deliver the goods EXW (Incoterms 2000) Seller’s facility from which the goods will be shipped, except that if Seller’s facility and Buyer’s facility are both located in the United States, then Seller shall deliver the goods F.O.B. (Uniform Commercial Code term) Seller’s facility. In either case, risk of loss of the goods shall pass to Buyer upon identification of the goods to the contract between Buyer and Seller. Shipping, delivery and performance dates are estimates only, calculated from the date of receipt of Buyer’s order and complete drawings, specifications, designs, samples and other information reasonably requested by Seller to manufacture the goods and perform the services, and time is not of the essence. Seller shall not incur any liability, direct or indirect, nor shall any order be canceled because or as a result of any delays in meeting such dates or schedules. Seller reserves the right to recalculate any projected shipping, delivery or performance dates upon receipt of Buyer’s order. Seller may ship all the goods at one time or in portions from time to time. Seller shall have the right to determine the method of shipment and routing of the goods, unless otherwise stated in Seller’s quotation or acknowledgment.
4. **Taxes and Duties.** Seller’s price does not include any privilege, occupation, personal property, value-added, sales, excise, use or other taxes, or any tariffs or customs duties, and Buyer shall be liable for all such taxes and duties, whether or not Seller invoiced Buyer for them.

5. **Unavoidable Delay and Shortages.** If Seller is not able to finish and deliver the goods to Buyer, or to perform the services, on time because of anything Seller cannot control (including but not limited to casualty, labor trouble, unavailability of supplies or transportation, Buyer’s failure to approve production samples, fire, flood, governmental act or regulation, riot, terrorist act, equipment or power failure, unscheduled maintenance, accident or act of God), then the estimated delivery or performance time shall be extended accordingly, and Seller shall not be liable to Buyer for any damages caused by the delay.

6. **Changes.** Seller shall have the right to make design or engineering changes in its parts, equipment, processes and methods of production of the goods or performance of the services, but Seller will not make any changes in operational or dimensional specifications that Buyer submits. Stenographical and clerical errors in quotations are subject to correction.

7. **Defects; Remedies.**

   (1) **Goods.** If any item of the goods that has been properly installed proves to be defective within 1 year (“Warranty Period”) after Seller manufactures it, and if Buyer returns the item to Seller within the Warranty Period, F.O.B. Seller’s plant in Holland, Michigan, then Seller shall, at Seller’s option, either repair or replace the defective item, at Seller’s expense, or refund the purchase price for the defective goods. If Seller fails to repair or replace any defective item within a reasonable time, then Seller shall be liable to Buyer for the lesser of (1) the reasonable costs of repair or replacement by a third party or (2) that part of the purchase price of the defective goods that shall have been paid by Buyer, but Buyer shall not obtain repair or replacement by a third party without giving Seller at least 15 days prior written notice, during which time Seller may repair or replace the defective item. An item shall be considered “defective” if Seller finds that it is defective in materials or workmanship and if the defect materially impairs the value of the goods to Buyer, except that the goods will not be defective if they conform to industry accepted tolerances or Buyer’s specifications or the goods are used for applications not specified in Seller’s quotation for the goods. This paragraph sets forth Buyer’s sole and exclusive remedies for any defect in the goods. Seller does not warrant the workmanship of others who have performed work on or used the goods.

   (2) **Services.** If a service proves to be defective (as defined below) within 1 year after Seller performs the service and if, in the case of a service involving Seller’s processing of goods furnished by Buyer, Buyer returns the goods to Seller within that period, F.O.B. Seller’s facility in Holland, Michigan, then Seller shall, at its option, either re-perform the service, at Seller’s expense, or refund to Buyer the price that Buyer paid to Seller for that part of the service that was defective and shall reimburse Buyer for reasonable freight charges incurred in returning the goods to Seller. A service shall be considered “defective” if it is found by Seller to have failed to meet the standards in Seller’s industry and if that failure materially impairs the value of the services to Buyer, except that if (1) Buyer shall have approved or furnished to Seller specifications for the services, then the services shall not be considered defective to the extent they conform to the specifications, (2) the services will not be defective if they conform to industry accepted tolerances, and (3) Seller makes no warranty as to Services that were not
completed by Seller for any reason. This paragraph sets forth Buyer’s sole and exclusive remedy for any
defect in the services.

(3) **Limitations.** This warranty shall not apply to any alleged defect that results from damage, physical
abuse, vandalism, misuse, alterations, modifications, additions or repairs made without Seller’s prior
consent, excessive electrical loads, exposure to water or corrosive liquids or other substances,
exposure to excessive heat, or use other than as intended by Seller. Also excluded from Seller’s
warranty is any warranty, except as to title, with respect to goods manufactured and/or designed to
Buyer’s specifications or services performed to Buyer’s specifications, and the Buyer shall, at Buyer’s
own expense, (1) defend and hold harmless the Seller from and against any claim, suit or other
expense which is asserted or brought against Seller by reason of its manufacture or sale of such goods
or its performance of the services, and (2) pay to Seller for any service charges on such goods or
services. Notice of any defect must be given to Seller within 30 days of discovery by Buyer of the
defect. **EXCEPT AS STATED IN THIS PARAGRAPH, SELLER DOES NOT MAKE ANY EXPRESS OR IMPLIED
WARRANTY AS TO THE GOODS OR SERVICES, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF
MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.** Buyer is solely responsible for
determining the proper application and use of the goods. Seller shall not have any tort liability to Buyer
with respect to any of the goods or services and shall not be liable for consequential, incidental,
special, exemplary, indirect or punitive damages that arise from any product defect, delay, non-
delivery, recall or other breach, including but not limited to such damages arising out of personal
injury, death, property damage, lost profits or other economic injury. Seller shall not be liable to Buyer
or any other person in tort for any negligent design or manufacture of the products, or for the omission
of any warning with respect thereto, or for the negligent performance of the services. Neither Buyer
nor any other person may modify or expand this warranty, waive any of the limitations, or make any
different or additional warranties with respect to the products. No statement to the contrary shall bind
Seller unless made in a writing signed by an authorized officer of Seller. Buyer shall not have any right
of rejection or of revocation of acceptance of the goods or services.

8. **Solvency and Security Interest.** Buyer represents that Buyer is solvent. Seller retains title to the goods until the
invoiced price is fully paid in immediately available funds. Seller retains and Buyer grants a security interest in
the goods and all proceeds to secure payment of the price and all other indebtedness now and in the future
owing by Buyer to Seller.

9. **Permits and Compliance.** Seller is not responsible for obtaining any permit, inspection or license that is
required for installation or operation of the goods or performance of the services. Seller does not make any
promise or representation that the goods or services will conform to any law, ordinance, regulation, code or
standard.

10. **Safety Features.** Buyer shall install and operate the goods and any equipment on which Seller has performed
the services properly and according to Seller’s operating instructions and shall not remove or change any safety
device, warning or operating instructions that Seller placed on the goods or other equipment.

11. **Components of Another Product.** If any of the goods constitute parts or components that are to be
incorporated or installed in a product that is manufactured or assembled by or for Buyer, or if the services are performed on any components that are to be incorporated or installed in a such a product, then (1) Buyer shall obtain, or cause the end-user of the product to obtain, all permits, inspections and licenses required for installation or operation of the product, (2) Buyer shall cause the product to conform to all applicable laws, ordinances, regulations, codes and standards and (3) Buyer shall place on the product all safety devices and warnings, and shall furnish to its buyer all operating instructions, that are necessary or desirable to prevent any death, personal injury or property damage from being caused by any use or operation of the product.

12. Resale. On any resale of the goods, Buyer shall contractually limit its buyer’s rights and remedies against both Buyer and Seller to the same extent as Buyer’s rights and remedies are limited under these Standard Terms of Sale.

13. Intellectual Property and Confidentiality. All inventions (whether or not patentable), devices, technologies, ideas, improvements, processes, systems, software and other works and matters that Seller creates or develops in the course of Seller’s design, development or manufacture of the goods or performance of the services and all drawings and specifications that Seller provides to Buyer (“Intellectual Property”) shall be Seller’s sole property, and Buyer assigns, and agrees to assign, to Seller all right, title and interest that Buyer now has or in the future acquires in the Intellectual Property. Buyer shall not disclose or use any of the Intellectual Property or any information about Seller’s business, operations or activities, except to the extent necessary for Buyer to use the goods or services.

14. Cancellation. Any purchase order for the Seller’s goods and services may not be cancelled for any reason, in whole or in part, without Seller’s prior written approval. In the event a cancellation is approved by Seller then, unless otherwise agreed, Buyer shall pay Seller (i) all costs and expenses Seller incurred in relation to the order before Seller received the cancellation request, (ii) a cancellation charge equal to 25% of the invoice price of any goods cancelled from the order, and (iii) any shipping charges and other out of pocket expenses incurred by Seller in relation to the cancellation.

15. Insecurity and Adequate Assurance. If Seller ever believes in good faith that it has grounds for insecurity as to Buyer’s performance under the Contract, then Buyer shall provide adequate assurance of due performance within ten (10) days after Seller demands the assurance, which shall be considered to be a reasonable time. Buyer’s failure to do so shall be considered to be a repudiation by Buyer of the Contract and of all other then-existing contracts that provide for Buyer to purchase goods and/or services from Seller (“Outstanding Contracts”). “Grounds for insecurity” include, without limitation, (1) Buyer’s failure to make a payment to Seller or to perform another obligation under the Contract or an Outstanding Contract, (2) Buyer’s insolvency, (3) a deterioration in Buyer’s financial condition after the Contract was entered into and (4) Buyer’s failure to provide financial statements and other financial information to Seller promptly upon Seller’s request. “Adequate assurance of due performance” includes, without limitation, providing a letter of credit or comparable security for all obligations of Buyer that then exist or that will arise in the future under all Outstanding Contracts.

16. Indemnity. Buyer shall indemnify and hold harmless Seller with respect to all damages, losses, claims and expenses, including but not limited to consequential and incidental damages and attorney fees, that Seller incurs as a result of Buyer’s breach of any of Buyer’s obligations under these Standard Terms of Sale or any
claimed unfair competition or patent, trademark or copyright infringement or any other claim resulting from
Seller’s manufacture of the goods, or performance of the services, to Buyer’s specifications.

17. **Seller’s Rights.** Seller has all rights and remedies given to Seller by applicable law, and Seller’s rights and
remedies are cumulative and may be exercised from time to time. A waiver by Seller of any right on one
occasion will not be a waiver of any future exercise of that right.

18. **Time for Bringing Action.** Any action that Buyer brings against Seller for breach of this Agreement or for any
other claim that arises out of or relates to the goods or their design, manufacture, sale or delivery or the
services must be brought within 1 year after the cause of action accrues.

19. **Applicable Law.** This agreement between Seller and Buyer shall be considered to have been made in the State
of Michigan, and it shall be governed by and interpreted according to Michigan law. Either party may bring any
action that arises out of or relates to this agreement in any federal or state court in Grand Rapids, Michigan,
that has jurisdiction of the subject matter, and Buyer irrevocably consents that any such court shall have
personal jurisdiction over Buyer and waives any objection that the court is an inconvenient forum.

20. **Complete Agreement; Amendment.** The terms on Seller’s quotation or acknowledgment and these Standard
Terms of Sale contain the entire agreement between Buyer and Seller. Any change in this agreement must be
by a signed writing. This agreement is not assignable or transferable by either party, except to its successor, or
to the transferee of all or substantially all the party’s assets to which this contract relates.

1169467-1