



Supplier Terms and Conditions (Ts & Cs)

By accepting this Purchase Order, you agree to fully comply with the Laritech Inc. Terms and Conditions as follows;

- The Vendor will notify Laritech Inc. of all non-conforming product/s, and when applicable make arrangements for Laritech Inc. approval for disposition of nonconforming material.
- The Vendor will notify Laritech Inc. of changes in product and/or process definition and shall obtain approval prior to such changes.
- Should any laminate substitution be desired by the fabricator (such as substituting 185HR or 370HR for IPC-4101/FR4 or FR406), notification MUST be given to Laritech prior to starting such process. An exemption will be given to the fabricator on a case by case basis.
- By accepting this P.O., vendor acknowledges acceptance of all accompanying documentation in the form of email, email attachment or hard copy supplied during the RFQ process as an integral part of the P.O.
- The Vendor will grant right of access to Laritech Inc. their customers, and regulatory authorities to both its manufacturing facilities and applicable records involved.
- The Vendor will flow down to sub-tier suppliers applicable Laritech Inc. requirements (including Special and/or Critical requirements).
- The Vendor including sub-tier suppliers shall retain records for a minimum of 10 years.
- Vendor shall treat all Laritech Inc. orders with the utmost security and comply with ITAR and EAR requirements unless otherwise specified.
- Vendor shall at all times comply with the Dodd-Frank Wall Street Reform Act, also referred to as the Conflict Minerals Rule.

Authorized Company Signatory

Date

Print Name