1. CONTROLLING TERMS & CONDITIONS

Seller objects to and is not bound by any term or condition on Buyer's order which is different from or in addition to Seller's terms and conditions, and Seller agrees to sell to Buyer, the products or services described or referred to herein, at the prices indicated only on the express condition that Buyer assents to the terms and conditions set forth both on the face of this form and on the reverse side hereof. Buyer's acceptance is limited to the exact terms stated herein, and any additional or different terms or conditions proposed by Buyer, whether or not contained in any of the Buyer's business forms, are hereby expressly rejected, and said conditions shall be void and of no effect unless specifically agreed to by Seller in writing. If this document construed as an expression of acceptance or a confirmation of a verbal agreement, such acceptance or confirmation is expressly made conditional on the assent of the Buyer to the terms and conditions stated herein. No terms, conditions, description, price, quantity, or delivery schedule shall be charged, and no agreement or understanding in addition to or different from the terms and conditions stated herein shall be binding upon Seller without written authority from Seller's authorized representative. Any confirmatory action by Buyer hereunder, or any acceptance of the products or services described or referred to herein constitute assent to the terms and conditions hereof and a representation that Buyer is solvent.

2. QUOTATIONS, CHARGES & CANCELLATION

Quotations are valid and firm for thirty (30) days unless otherwise stated. Buyer may not, under any circumstances or for any reason, cancel its order or any part thereof unless Seller has received written notice of the cancellation no later than seventy-two (72 hours) after order acknowledgement or confirmation. In the event of any such cancellation or change of any order by Buyer, Buyer shall reimburse Seller for all costs and expenditures made or committed to be made by Seller up to the date of receipt of Seller of written notice of the change or cancellation, including reasonable overhead and profits lost on the portion canceled.

3. PRICES & PAYMENT

All prices for products and services are F.O.B. Seller's plant (location indicated on the reverse side hereof), U.S.A. unless otherwise stated on the face of the order. If prices are omitted from the order, the parties agree that Seller's prices shall be those in effect on the date of the shipment. Prices are subject to change upon fifteen (15) days notice. Payment is to be made by Buyer in United States dollars upon presentation of invoice to Buyer by Seller, subject to the terms and conditions of payment stated thereon. Buyer shall pay, or reimburse Seller for the cost of freight and insurance of the goods. Seller's prices do not include sales, use, excise, value-added, customs duties, or other similar taxes. Consequently, in addition to the price specified herein, the amount of any such sale or the use of the products by Buyer hereunder shall be paid to Buyer.
4. SHIPPING DESTINATION AND RISK OF LOSS

Unless otherwise stated on the order, the products shall be shipped to the destination stated on the face of the order at Buyer’s risk and expense, and risk of loss shall pass to Buyer at the time the Goods are loaded on a truck or deposited with a nationally recognized overnight courier at Seller’s shipping point. Unless otherwise stated on the order or return material authorization, the Cost of all return shipments, for whatever reason returned shall be borne by Buyer, with title passing to Seller at Buyer's shipping point of origin, and risk of loss passing to Seller upon delivery to it at its shipping destination.

5. ACCEPTANCE

Buyer shall be deemed to have accepted an order by written acknowledgement or confirmation, or by full or partial shipment of goods ordered hereunder. Buyer shall immediately and irrevocably accept products and services when tendered and shall, in case of damaged or nonconforming products or services, follow only the procedures and remedies outlined in the written warranty contained herein. Acceptance shall occur upon tender to Buyer. If Buyer refuses to receive such products and services when tendered, Seller may exercise any or all of the remedies afforded to Sellers by section 2-703 et seq. of the Uniform Commercial Code. Seller shall have no obligation to hold or resell such products for Buyer's account.

6. REPRESENTATION OF SOLVENCY

Buyer represents that by placing its order it hereby acknowledges that it is not insolvent as the term is defined in section 1-201(23) of the Uniform Commercial Code. In the event that Buyer becomes insolvent before delivery of products, it will notify Seller. Failure to notify Seller shall constitute a written reaffirmation of Buyer's solvency at the time of deliver.

7. WARRANTY

Unless a different period is expressly provided, Seller warrants for a period of twelve (12) months, from the date of shipment that the products delivered hereunder will be of the kind and quantity designated or specified herein, and shall conform to the specifications set forth herein and shall be free from substantial defects in materials or workmanship under normal use given proper installation and maintenance.

Seller assumes no warranty liability with respect to any service provided by Seller to Buyer. Further Seller assumes no warranty liability with respect to any application of work produced by any service provided by Seller to Buyer.

EXCEPT AS SET FORTH ABOVE, SELLER MAKES NO OTHER WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WHETHER OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE OR AGAINST PATENT, COPYRIGHT, OR TRADEMARK INFRINGEMENT OR OTHERWISE. BUYER ASSUMES AND INCURS ALL RISK RESULTING FROM THE USE OF THE PRODUCTS SOLD HEREUNDER, WHETHER USED SINGLY OR IN COMBINATION WITH OTHER PRODUCTS. ALL OTHER WARRANTIES ARE DISCLAIMED AND EXCLUDED BY SELLER.

Buyer shall inspect products delivered hereunder within thirty (30) days after delivery of such products to their shipping destination. In the event the products sold hereunder fail to conform to the specifications set forth herein or are not free from defects in materials or workmanship, and if Buyer shall notify Seller thereof within ten (10) days after Buyer's discovery of such failure or defects, then Seller shall, at Seller's sole and exclusive option, issue appropriate credit or correct such failure or defect.
by repairing or replacing such products found in fact to be nonconforming or defective. Buyer shall return, by prepaid shipment, all allegedly nonconforming or defective products, subject to reimbursement by Seller of the cost of shipping such products found in fact to be nonconforming or defective, only after first obtaining, and then observing, such reasonable instructions as Seller may give in authorizing any return by Buyer.

Buyer represents that it is not relying upon the skill or judgement of Seller to select or furnish suitable products for any specific or general use intended or contemplated by Buyer.

8. BUYERS REMEDIES

The remedy or issuing appropriate credit or repair or replacement, provided by the above warranty is the sole and exclusive remedy afforded for breach of the above written warranty or for breach of any express or implied warranties arising under state law. Seller shall not be liable for any labor costs or other expenses in replacing a nonconforming or defective product; nor for any incidental or consequential damages resulting from or contributed to by any defect in materials or workmanship, negligence in manufacture or design, or failure to warn. Seller makes NO WARRANTY with respect to any product which has been altered or subjected to misuse, abuse or use for which it was not designed. Seller shall in no way be liable for any losses, costs, forfeitures, or damages (including loss of profits, liabilities of Buyer to its customers, employees, or third persons, and all incidental or consequential damages) whether direct or indirect and whether or not resulting from or contributed to by the default, negligence, whether in manufacturing or design, or failure to warn on the part of Seller, its agents, employees subcontractors, which might be claimed as the result of, or use (with or without an active malfunction) or malfunction of the products covered by the warranty.

THE EXTENT OF LIABILITY OF SELLER (EXCEPT AS TO TITLE) ARISING OUT OF THE SUPPLYING OF SAID PRODUCTS, OR THEIR USE, WHETHER ARISING FROM WARRANTY, CONTRACT, NEGLIGENCE OR OTHERWISE SHALL NOT IN ANY CASE EXCEED THE COST OF ISSUING APPROPRIATE CREDIT OR CORRECTING NONCONFORMITIES OR DEFECTS IN THE PRODUCT AS HEREBIN PROVIDED; AND UPON THE EXPIRATION OF THE APPLICABLE WARRANTY PERIOD SPECIFIED HEREIN, ALL SUCH LIABILITIES SHALL TERMINATE. THE FOREGOING SHALL CONSTITUTE THE SOLE AND EXCLUSIVE REMEDY OF BUYER AND THE SOLE AND EXCLUSIVE LIABILITY OF SELLER.

UNDER NO CIRCUMSTANCES SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY SPECIAL, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, WHETHER BASED UPON LOST GOODWILL, LOST RESALE PROFITS, WORK STOPPAGE, IMPAIRMENT OF OTHER GOODS, OR OTHERWISE AND WHETHER ARISING OUT OF ANY BREACH OF ANY EXPRESS OR IMPLIED WARRANTY, BREACH OF CONTRACT, NEGLIGENCE, OR OTHERWISE.

9. DELIVERY AND FORCE MAJEURE

Each delivery shall stand as a separate sale and is subject to credit arrangements to the satisfaction of Seller or to payment in cash. If payments are not made in accordance with such arrangement or if at any time in the judgement of Seller Buyer's credit standing has been impaired, Seller may, at its option and without prejudice to any of its other remedies, withhold delivery of any goods called for hereunder until cash or credit arrangements satisfactory to Seller have been established. All delivery dates specified by Seller are approximate and are based on its best estimate and are subject due to conditions beyond its reasonable control, including without limitation (1) acts of God, unforeseeable circumstances, acts (including delay or failure to act) of any governmental authority (de jure or de facto), war, (declared or undeclared), riot, revolution, priorities, fires, strikes, explosions, floods, quarantine restrictions, sabotage, or epidemics, (2) inability due to causes beyond Seller's reasonable control to timely obtain, at
normal prevailing market prices, necessary and suitable labor, materials, components, manufacturing
facilities, transportation, or instructions from Buyer, and (3) any other cause beyond Seller's reasonable
control. If by reason of any such circumstances Seller is unable to supply the total demand for the
products to be delivered hereunder, Seller may make partial delivery of Buyer's order, or may distribute
the available supply of Seller among any or all purchasers on such basis as it may deem appropriate
without liability for any failure of performance with may result therefrom. In the event of any such delay
or failure, the date of delivery shall be extended for a period equal to the time lost by reason thereof.

10. SPECIAL TOOLING

In the event that Seller manufactures, designs products, or purchases special tools, dies, or equipment in
connection with Buyer's order, such designs, tools, dies, and equipment and unless otherwise agreed to in
writing by an authorized representative of Seller, shall remain the exclusive property of Seller,
notwithstanding that a part of the cost thereof is included as a part of the price specified herein.

11. INVENTORY

If any raw materials or components that are procured by Seller (including any minimum order
quantities) in accordance with an order placed by Buyer with Seller for products remains in Seller's
inventory for ninety (90) days or greater, then Buyer will, at its option, either provide Seller an order to
purchase the excess inventory or place firm orders that will utilize the excess inventory within 15 days of
written notice from Seller. The price paid by Buyer for the inventory will be the price paid by Seller for
such inventory. Seller will invoice Buyer for such inventory and Buyer agrees to pay according to Seller's
payment terms. In addition, all product that remains in inventory for thirty (30) days (due to delay in
shipment requested by Buyer) will be shipped to buyer and invoiced immediately.

12. INFORMATION DISCLOSED BY SELLER

Any proprietary knowledge or information which Seller shall have disclosed or may hereafter disclose to
Buyer, or which may hereafter be acquired by Buyer, in connection with the products or services
described herein, shall be deemed to be confidential and proprietary information of Seller and shall not
be disclosed by Buyer until it becomes common knowledge.

13. PATENTS, TRADEMARKS OR COPYRIGHTS

Buyer shall indemnify, defend and hold Seller harmless against any expenses, damages, costs, or losses
resulting from any suit or proceeding brought for infringement of patents, trademarks, or copyrights, or
for unfair competition, arising from compliance with Buyer's designs or specifications or instructions, or
arising from Seller's delivery of Buyer's purchased products or services.

14. ASSIGNMENT

Buyer shall not assign any interest herein or any rights of obligations hereunder without the written
consent of Seller.

15. COMPLIANCE WITH APPLICABLE LAWS

Seller warrants that all products to be furnished hereunder were or will be produced, manufactured,
and delivered in compliance with all applicable federal laws and lawful orders, rules, and regulations
thereunder, including but not by way of limitation, the applicable provisions of the Fair Labor Standards
Act and the Occupational Safety and Health Act.
16. **REVISION**

Seller reserves the right to revise these terms and conditions of sale at any time.

17. **WAIVER OF TERMS & CONDITIONS OF SALE AT ANY TIME**

The failure of Seller in any one or more instances to insist upon performance of any of the terms or conditions contained herein, or to exercise any right or privilege hereunder, or the waiver by Seller of any breach by Buyer, of these terms or conditions of sale, shall not be construed as thereafter waiving such terms, conditions, rights or privileges, and the same shall continue and remain in force and effect as if no failure or waiver had occurred.

18. **CUMULATIVE REMEDIES**

The remedies herein reserved by Seller shall be cumulative and in addition to any other legal remedies available to Seller.

19. **GOVERNING LAW & DISPUTE RESOLUTION**

This Contract of Sale shall be governed by the laws of the State of Delaware, without regard to its principles of conflicts of law.

All disputes, claims or questions arising out of or in any way connected with this Contract of Sale will be subject to and submitted to binding arbitration under the rules of the American Arbitration Association. The arbitration shall be the sole method of resolving any material disagreements. Both parties agree that they shall accept the findings of the arbitrator and shall be bound thereby.

Any demand for arbitration to assert a claim under the above warranty must be commenced within twelve (12) months of the date of shipment by Seller of such products claimed to be nonconforming or defective.

20. **INTERPRETATION**

The sole and exclusive provisions of the Contract of Sale are the terms and conditions of Seller, which shall control over any conflicting provisions in Buyer's order or otherwise. Such contract and Seller's terms and conditions of sale can be modified or rescinded only by a writing signed by an authorized representative of Seller. Such contract of sale shall be construed as a contract made in the State of Delaware and shall be governed in accordance with the laws of the State of Delaware. Such contract constitutes the entire agreement between Seller and Buyer with respect to the products and services covered hereby and supersedes any prior or other agreements, written or oral, between the parties.