## STANDARD TERMS AND CONDITIONS

The reverse side of this document and the following contain all the terms and conditions of the sale and purchase of the referenced materials and constitutes the complete understanding of the parties with respect thereto.

- 1. QUANTITIES. SELLER's shipment of quantity ordered plus or minus 10% shall be deemed compliant with the order and Buyer shall be obligated to pay for the quantity actually shipped. Seller's weights taken at shipping point shall govern. SELLER reserves the right to route shipments.
- 2. TERMS. Unless otherwise specified on the reverse of this document, all sales are Ex Works Seller's plant (Incoterms 2000) and payment is due net 30 days from the date of invoice. On international orders, shipment will be made only against confirmed letter of credit; cash against documents or by other written agreement. All domestic and international sales are made in U.S. dollars.
- 3. NON-PAYMENT; CREDIT. If any lot or parcel shall not be accepted and/or paid for in accordance herewith, or any stated periodic minimum quantity shall not be ordered out then SELLER may without prejudice to other lawful remedy defer shipments until settlement is made, terminate this contract or treat such failure as substantially impairing the value of the whole contract and hence as a breach hereof. If in the opinion of SELLER the financial responsibility of BUYER shall at any time become impaired, SELLER may decline to make further shipments except on advance receipt of cash or satisfactory security. Buyer agrees to pay all expenses that Seller incurs to obtain collection of any amounts owed to Seller under this agreement, including interest, collection agency expenses, court costs and reasonable attorney's fees.
- 4. PRICE CHANGES. Except as stated on the reverse of this document, prices stated herein are subject to change at any time prior to shipment; thirty (30) days written notice will be given whenever possible. Such revised price shall be paid on all shipments made after such shipment or notice irrespective of the dates when the orders for such subsequent shipments were placed. If SELLER desires to revise any prices specified herein pursuant to any provisions for this contract, but is prevented from so doing by any law, government decree, order or regulation, SELLER shall have the right to terminate this contract by giving notice of termination to BUYER which shall be effective upon receipt thereof.
- 5. TAXES. BUYER shall reimburse SELLER for all taxes, excises or other charges which SELLER may be required to pay to any government (national, state or local) upon, or measured by, the production, sale, transportation, delivery or use of the materials sold hereunder.
- 6. PATENTS. SELLER reserves the right to discontinue deliveries hereunder, if in the opinion of SELLER, its manufacture, sale and/or use would infringe any Letters Patent now or hereafter issued and under which SELLER is not licensed.
- 7. WARRANTY; LIABILITY. Seller warrants that the material sold hereunder shall be of merchantable quality and shall conform to the attached specifications, if any, and otherwise to SELLER's standard specifications for such material and that upon payment of the purchase price, BUYER will receive good title to all such material free from any lien or encumbrance. NO OTHER WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WHETHER OF FITNESS OR AGAINST OR AGAINST INFRINGEMENT OR OTHERWISE, IS MADE AS TO THE MATERIAL SOLD OR ANY INSTRUCTIONS OR TECHNICAL ADVICE PROVIDED. On passage of title to BUYER, BUYER assumes all responsibility and liability for, and agrees to defend and indemnify SELLER against, all claims, loss or damage resulting from BUYER's storage, handling or use of the materials purchased, alone or in combination with other substances, or their containers.
- 8. LIMITATION OF CLAIMS. No claim by BUYER of any kind shall be greater in amount than the purchase price of the materials in respect to which damages are claimed. In addition, SELLER shall have no liability whatsoever for special, incidental, indirect, punitive or consequential damages (including, but not limited to, damages for injury to persons or to property). FAILURE BY BUYER TO GIVE SELLER WRITTEN NOTICE OF CLAIM WITHIN 30 DAYS FROM DATE OF DELIVERY OR, IN THE CASE OF NON-DELIVERY FROM THE DATE FIXED FOR DELIVERY SHALL CONSTITUTE A WAIVER BY BUYER OF ALL CLAIMS IN RESPECT OF SUCH MATERIALS. Any action for breach of this contract (other than for non-payment of the purchase price) must be commenced within one year after the cause of action has accrued.
- 9. SAFETY; HEALTH. Seller will provide BUYER Material Safety Data Sheets for the materials sold hereunder which will provide warnings and safety and health information about such materials. BUYER agrees to provide such warnings and information to all persons whom BUYER can reasonably foresee may be exposed to hazards of such materials.
- 10. EXCUSES FOR NON-PERFORMANCE. If the manufacture, transportation, delivery, or receipt by either party of any material covered hereby is prevented, restricted or interfered with by reason of any event or cause whatsoever beyond reasonable control of the party so affected, such party shall be excused from making or taking deliveries hereunder to the extent of such prevention, restriction or interference. If by reason of any such event or cause, the quantities of the materials covered hereby, or of any materials used in the production thereof, reasonably available to SELLER shall be less than the total needs for its own use and for sale, SELLER may allocate its available supply of any such materials among its existing or prospective purchasers and/or its own departments, divisions and subsidiaries in such manner as SELLER deems proper, without thereby incurring liability for failure to perform this contract. SELLER shall have no obligation to purchase supplies of any material sold hereunder to enable it to perform its obligations hereunder.
- 11. WAIVER. Failure of SELLER to exercise any right under this contract shall not be deemed a waiver thereof.
- 12. LAW APPLICABLE. This contract is to be construed, and the respective rights and duties of BUYER and SELLER are to be determined, according to the laws of the State of Delaware. The parties agree to exclude the application of the UN Convention on Contracts for the International Sale of Goods. The parties agree that any litigation arising out of this contract shall be brought only in the federal or state courts in the state of Delaware and both parties consent to the jurisdiction of such courts.
- 13. ASSIGNABILITY. This contract is not assignable or transferable by either party, except to the party's successor or to the transferee of all or substantially all the party's assets to which this contract relates. SELLER and BUYER may also assign any of their respective rights and obligations hereunder to any of their affiliated entities. No assignment hereunder shall relieve any party of its obligations under this contract.
- 14. NOTICE OF ORDER REVISION. SELLER requires receipt of written notice of any order revision prior to the scheduled production date. BUYER agrees to pay a reasonable charge, if applicable, for any change to BUYER's first acknowledged order. In the event that BUYER provides less than 30 working days notice for any change of order for any reason, BUYER shall nevertheless take delivery and make payment for such material as has been completed and is in process on the date SELLER receives notice from BUYER, provided however, that if for any reason, BUYER cannot accept delivery of such material, BUYER will pay for it as though delivery has been made and accepted. In such case, SELLER will store material for BUYER for a reasonable period of time at BUYER's expense and risk.
- **15. FAIR LABOR STANDARDS ACT.** SELLER represents that the materials covered hereby have been produced in compliance with the requirements of Section 6. 7 and 12 of the Fair Labor Standards Act 1938, as amended.
- 16. COMPLETE CONTRACT. This document constitutes the complete and exclusive statement of the terms of the contract between the parties hereto with the reference to the subject matter hereof, and no statements or agreements, oral or written, made prior to or at the signing hereof shall vary or modify the written terms hereof. None of BUYER's inconsistent and/or additional terms and conditions submitted in acknowledging or accepting this contract or in issuing purchase orders, releases, shipping instructions or other documents shall apply. Neither party shall claim any modification or rescission from any provision hereof unless such modification or rescission is in writing, signed by the other party's authorized representative.
- 17. EXPORT. Transfer of the materials sold hereunder (and technical data related thereto) from the United States, including transfer to any foreign person employed by BUYER, may be subject to appropriate authorization under the US Export Administration Regulations or the International Traffic in Arms Regulations. SELLER's obligations hereunder are subject to obtaining any necessary authorizations under such regulations and compliance with such regulations. BUYER warrants that it is not on any Denied Parties List and that it will immediately notify Seller if it is placed on any Denied Parties List. BUYER will fully and truthfully complete any certifications reasonably requested by SELLER as to the end use and ultimate geographic destination of any materials sold hereunder.
- 18. CONFIDENTIAL INFORMATION. SELLER's confidential information and proprietary data shall not be available to BUYER, unless SELLER specifically and separately agrees thereto in writing.