PURCHASE ORDER TERMS AND CONDITIONS

- I. <u>Order Documentation and Parties.</u> These Purchase Order Terms and Conditions (these "Terms and Conditions") are intended to be referenced and incorporated in a Purchase Order between the parties named in the Purchase Order between the parties of the goods and/or services referenced in these Terms and Conditions. Secondingly, as used in these Terms and Conditions the term "Order" means any Purchase Drder which references these Terms and Conditions together with these Terms and Conditions. The purchase Order services of the Purchase Order as the person who is identified in the Purchase Order as the person who is identified in the Purchase Order as the person who is identified in the Purchase Order (Blover') and the other person who is the seller or succession of the Purchase Order as the person of the Purchase Order as the person of the Order. The purchase Order of Succession of the Purchase Order of Succession Order as the person of the Order as the order of the Order as the Order as
- 2. Submission and Acceptance of Order. Once the Order has been submitted by Buyer. Seller shall be bound by the Order when it returns an acknowledgment or written confirmation of the Purchase Order to Buyer, when it presents Buyer with an invoice related to the Purchase Order or when it ships or delivers to Buyer. On the Order when it returns an acknowledgment or written confirmation of the Purchase Order to Buyer, when it presents Buyer any of the goods referenced in the Purchase Order or when it ships or delivers to Buyer any of the goods referenced in the Purchase Order or included in any communication (whether in written, oral or electronic form) by Seller to Buyer in conflictions, which add to vary from or conflictions, which add to vary from or conflictions, whether or not they materially alter the Order, and any and all such additional or different terms and conditions, whether or not they materially alter the Order, are hereby objected to and rejected by Buyer, without any further notice of such objection and rejected. Any such proposed by Buyer in response and rejected by Buyer in response to an offer by Buyer and Seller. If the Order has been issued by Buyer in response to an offer by Seller and any be modified only by a written instrument executed by authorized representatives of both Buyer and Seller. If the Order has been issued by Buyer in response to an offer by Seller are additional to or different from any damage or or different from any terms or conditions of such offer subject to the express condition that Seller assent to such additional and different terms and conditions in the Order and acknowledge that the Order in the
- 3. Performance Date. Performance by delivery or otherwise of Goods and/or Services must be made on the delivery or other performance date specified in the Drder. Thin is of the essence with respect to performance under the Drder. Shipments of Goods or provision of Services in greater or lesser quantity than ordered in the Drder may be returned or refused at Seller's expenses, unless advance written consent therefor is issued by Buyer. If Seller's performance with respect to Goods and/or Services covered by the Order are not shipped or provided, being manufactured or a read to a return or a law or equity, may either (a) direct expedited routing/delivery and/or overtime work necessary to meet the required Performance Date and being expected to not have goods or services from another supplier and cancel the Order to the extent such alternative goods or services are obtained, in each such case without liability under the Order. Goods which are delivered in advance of the Performance Date and/or have payment therefor withheld by Buyer until the deate on which payment would be due if the Goods were delivered on the Performance Date. In any event, with respect to Goods which are delivered in advance of the Performance Date, any discount period with respect to such Goods will begin to run from the Performance Date and risk of loss with respect to the Order to Bate.
- 4. Excusable Delays. Neither Buyer nor Seller's reasonable control and without its fault or negligence, including without limitation labor disputes of any kind, prevent Seller from performing its obligations under the Order. (a) Seller shall immediately give notice thereof, including all relevant information with respect to the Order, in each case without liability under the Order; (b) it Seller provides Buyer a rebate or discount for purchases of such Goods or Services subject to the Order based on volume, any volumes any volumes of alternative goods or services under the Order, then, at Buyer's option, Seller must furnish or provide its available supply of such Goods or Services to Buyer on a percentage basis that is no less favorable than is provided to any other purchaser or Seller-affiliated internal user of such Goods or Services of Seller.
- 5. Buyer Rights. Buyer reserves the right to make changes with respect to any or all of the following: (a) specifications, samples, instructions, data, drawings or other descriptions set forth or incorporated in the Order as to Goods to be manufactured or Services to be provided for Buyer; (b) methods of shipment, packaging, boxing, crating, packing, handling, storage, marking, routing, transportation or installation; and (c) place and time of delivery or other performance. If any such change causes an increase or decrease in the cost of, or the time required for, Seller's performance, an equitable adjustment mutually agreed by Buyer and Seller will be made in the Order spring and time of delivery performance schedule, or both. Any claims by Seller to Buyer within ten (ID) days from receipt by Seller to Buyer within ten (ID) days from receipt by Seller to Buyer within ten (ID) days from receipt by Seller to Buyer unless evidenced by a Purchase Order Change Notice issued by Buyer regarding the change to the Order. Changes to the Order are not binding on Buyer unless evidenced by a Purchase Order Change Notice issued by an authorized representative of Buyer.
- 6. Price. The prices stated on the Order apply to all shipments of Goods made or Services rendered under the Order. Buyer shall have no obligation to honor invoices for Goods or Services at any increased prices unless any such increases shall have been confirmed in a written instrument executed by an authorized representative of Buyer and delivered by Buyer to Seller. If the price of sany Boods or Services is not stated in the Order, with be allowed unless specifically agreed to in written instrument executed by an authorized representative of Buyer and delivered by Buyer to Seller. All payments of Buyer under the Order are made conditional upon acceptance by Buyer of the Goods or Services and shall be subject to adultsment in accordance with Buyer's rights and remedies under the Order and at law or in equity for failure of Seller to meet the requirements of the Order.
- 7. Competitive Pricing. Notwithstanding any provision of the Örder, upon satisfactory proof thereof and with fifteen (15) days prior written notice to Seller. Seller shall either
 (a) meet such lower price(s) or (b) release Buyer to purchase such same or similar goods and/or services from parties offering them at such lower price(s). If Seller provides Buyer a rebate or discount for purchases of such Goods or Services subject to the Order based on volume, any volumes of alternative goods or services provides Buyer a rebate or discount for purchases of such Goods or Services subject to the Order based on volume, any volumes of alternative goods or services provides Buyer a rebate or discount for purchases of such Goods or Services subject to the Order based on volume, any volumes of alternative goods or services from parties offering them at such lower price(s). If Seller provides Buyer a rebate or discount for purchases such services subject to the Order at a price (s) and the foreation clause (b) shall be controlled by the foreation clause (b) and by the foreation claus
- B. <u>Title and Warranties.</u> Seller will convey good title, free and clear of any liens or other adverse claims, to all Goods and/or Services provided under the Order, and warrants that all such Goods and Services: (a) will be furnished in strict accordance with the provisions of the Order; (b) will conform to industry standards and all applicable federal, state and local laws, regulations, rulings, orders and other legal requirements; (d) will be merchantable and free from any defect in design, material or workmanship; and (e) will be fit and sufficient for the purposes intended. Seller additionally warrants that no federal, state or local law, regulation, ruling, order or other legal requirement has been violated in the manufacture, transportation, installation, delivery or sale of the Goods or the performance of the Services covered by the Order. Buyer's approval of any specifications, samples, instructions, data, drawings or other descriptions prepared or provided yellow will not relieve Seller of the Goods or the performance of the Services covered by the Order. Buyer's approval of any specifications, samples, instructions, data, drawings or other descriptions, prepared or provided yellow will not relieve Seller of the Goods and the purposes intended. Sellow will not relieve Seller of the Goods and the purposes intended. Sellow will not relieve Seller of the Goods and the purpose of the Goods and the Goo
- Inspection. During manufacture or performance, and/or within thirty (3D) days after delivery of Goods and/or Services (notwithstanding any payment therefor during such thirty (3D) day period, which payment shall not be deemed acceptance thereof). Buyer may inspect any Goods, related raw materials, work in process, Services or the results of the performance of Services which have been or will be manufactured, worked upon, produced, provided, performed or sold with respect to the Order. If, in Buyer's judgment, any of the Goods or Services are defective, deficient or otherwise not in conformity with the requirements of the Order. Buyer, in addition to its other rights and remedies, may; (a) reject the same for full credit; (b) retain the same and remedy any defects, deficient or otherwise not in conformity with the requirements of the Order. Buyer is a deficiencies or nonconformities at Seller's expense, or (c) require prompt correction, replacement or reperformance of the same by Seller or Buyer's designee at Seller's expense and shall not thereafter be under the Order. In addition to the rights and remedies and continuous and seller's account. Neither anything in the Order nay exercise of Buyer's inspection rights and remedies and eventes and conditions, Buyer retains all rights and remedies available to it at law or in equity, final acceptance shall not be conclusive with respect to latent defects, fraud or gross mistakes or with respect to Buyer's rights and remedies under Paragraph 3 of these Terms and Conditions.
- 10. Services. If the Order calls for Services to be performed by Seller, all Services to be performed by Seller upon any premises owned or controlled by Buyer. If the Order calls for Services to be performed by Seller upon any premises owned or controlled by Buyer and/or Buyer soutstamers. Seller will be premises and its work product free and clear of all mechanics: liens and will furnish Buyer with all certificates and waivers necessary to keep the premises and its work product free and clear of all mechanics: liens as provided by law. Menever any property or Buyer is customers, directly defined and hold harmless Buyer and for Buyer. Seller shall be responsible for its safe and quest (companies and harmless Buyer and for Buyer. Seller shall be responsible for its safe and quest (companies and shall be responsible for its safe and quest (companies and shall be responsible for its safe and shall be responsible for its safe and shall be responsible for its safe and quest (companies and shall be responsible for its safe and quest (companies and shall be responsible for its safe and
- 11. Insurance. Seller shall procure at its own cost and keep in force the following insurance, satisfactory to Buyer as to form and limits of liability, with a company rated "A-VII" or better by A.M. Best, until completion and final payment hereunder:
 - (a) If the Order calls for Services to be performed by Seller upon any premises owned or controlled by Buyer and/or Buyer's customers:
 - (i) Workers' Compensation insurance, as required by the workers' compensation laws of the state in which the Services are being performed, with a minimum insurance of \$500,000 per person.
 - (ii) Employer's Liability insurance, with minimum insurance of \$500,000 per occurrence.
 - (iii) General Liability and Property Damage insurance, including contractual liability insurance as required to cover liabilities, with minimum insurance requirements of:
 - (a) Bodily Injury Per Person of \$1,000,000;
 - (b) Bodily Injury Per Occurrence of \$2,000,000; and
 - (c) Property Damage Per Occurrence of \$1,000,000.
 - (b) Automobile Liability insurance, with minimum insurance requirements of:
 - (i) Bodily Injury Per Person of \$1,000,000;
 - (ii) Bodily Injury Per Occurrence of \$2,000,000; and
 - (iii) Property Damage Per Occurrence of \$1,000,000.
 - (c) Excess Liability insurance above said Employer's Liability, General Liability, General Liability and Automobile Liability insurance with a combined single limit for Bodily Injury and Property Damage of not less than \$4,000,000 per occurrence, unless a larger amount is specified elsewhere in the Order.
 - (d) Where work is performed on a Buyer automobile or trailer or any other Buyer property on Seller's premises, Garage Keeper Liability insurance with minimum coverage of \$50,000 per occurrence.
 - (e) In all other cases, General Liability and Property Damage insurance, including contractual liability insurance as required to cover liabilities, and Excess Liability insurance, which together provide minimum coverage of \$1,000,000 per occurrence, unless a larger amount is specified elsewhere in the Order.

Upon Buyer's written request. Seller shall cause Buyer to be included as an additional insured and include a waiver of subrogation in favor of Buyer under any or all of the applicable policies above shall be primary to any other insurance, self-insurance or self-retention of Buyer. Buyer's affiliated companies or any other person or entity (without regard to any "other insurance." clauses.) Prior to the commencement of any work hereunder, evidence of such insurance, in policy or certificate form, shall be delivered to the representative of Buyer identified in the Purchase Order. Where any part of the Order is performed by a subcontractor of Seller (which subcontractor similarly shall be provided by Seller to the representative of Buyer identified in the Purchase Order in writing in advance of any changes made or proposed with respect to the policies related to the foregoing insurance requirements.

- 12. Cancellation. In addition to any other provisions contained in these Terms and Conditions, in whole or in part, by written notice to Seller on the condition that Buyer pay to Seller of any of the causes or events specified in Paragraph 3 of these Terms and Conditions, in whole or in part, by written notice to Seller on the condition that Buyer pay to Seller the actual net cost Seller incurred in good faith in connection with the Order prior to Seller's receipt of the cancellation notice; provided, however, that in no event shall Buyer be liable for Seller's commitments or production arrangements in excess of the amount, or in advance of the time, necessary to satisfy the Order on the Performance Date.
- 13. Packing, No charges for shipment, packaging, boxing, crating, packing, handling, storage, marking, routing or transportation will be chargeable to Buyer without the specific advance written consent of Buyer. Seller will pack Book in accordance with Buyer's instructions and include a copy of the packing slip with each shipment or each bill of lading indicating, as applicable, the part number and quantity of pieces shipped for each part. Seller will reimburse Buyer for all Adverse Consequences incurred as a result of improper shipment, packaging, boxing, crating, packing, handling, storage, marking, routing or transportation.
- 4. Labeling, Seller shall cause Buyer's purchase order number for the Order (the "PO Number") to appear conspicuously on each package, box or other type of container. Buyer at its option may return at Seller's expense the Goods delivered in each such improperly marked or unmarked package, box or other type of container.
- 15. Documents. When Goods are invoiced by Seller but shipped by another person or entity, the invoice for such Goods must bear the name of the shipper and the location from which the shippent originated. ALL SHIPMENTS MUST CONTAIN PACKING LISTS SHOWING: PO NUMBER, DESCRIPTION OF GOODS; QUANTITY; AND PART NUMBER. Buyer's determination of the quantity of any Goods shipped without a packing list shall be final.
- 6. Routing. Seller will route shipments as specified, and if not specified shipments are to be routed via the most economical method that will result in such shipments meeting the Performance Date.
- 17. Risk of Loss. Unless the Order expressly provides otherwise, delivery will be FDB final destination, and title to and risk of loss of Goods remains with Seller until delivery to a specified unloading facility at the final destination.

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- 18. Taxes. Seller's prices shall list separately on its invoice any such taxes lawfully applicable to any Goods or Services and payable by Buyer with respect to which Buyer does not furnish to Seller lawfull evidence of examples on the contract of the Order. Seller's prices shall list separately on its invoice any such taxes lawfully applicable to any Goods or Services and payable by Buyer with respect to which Buyer does not furnish to Seller lawfull evidence of examples on the contract of the Order. Seller's prices shall list separately on its invoice any such taxes lawfully applicable to any Goods or Services and payable by Buyer with respect to which Buyer does not furnish to Seller lawfull evidence of examples of the Order. Seller's prices shall be exclusive of all federal, state or local sales, use or excise taxes levied upon, or measured by, the sales price, or use of goods or materials required in the performance of the Order. Seller's prices shall be exclusive of all federal, state or local sales, use or excise taxes levied upon, or measured by, the sales price, or use of goods or materials required in the performance of the Order. Seller's prices shall be exclusive of all federal, state or local sales, use or excise taxes levied upon, or measured by, the sales price, or use of goods or materials required in the performance of the Order. Seller's prices and payable by Buyer with respect to which Buyer does not furnish to the order.
- 3. Extras<u>; Substitutions</u>. No substitution of materials or accessories for Goods shall be made without Buyer's advance written consent. No charges for extras shall be made unless such extras have been ordered in writing by Buyer and the price agreed upon by Buyer and Seller.
- 20. Set-Off. Buyer shall be entitled at all times to set-off any amount owing at any time from Seller to Buyer or any of its affiliated companies against any amount payable at any time by Buyer in connection with the Order.
- 21. Nonwaiver. Any waiver or failure of Buyer to require strict compliance with the provisions of the Order in any respect is not deemed a waiver of Buyer's rights to otherwise insist upon strict compliance with the provisions of the Order or future orders.
- 22. Nonassignable. The Order and monies due under the Order and monies due under the Order manner delegate to any other party the performance of any work or the supplying of any Goods or Services under the Order without the advance written consent of Buyer.
- 23. Headings. The headings in these Terms and Conditions are for reference only and shall not in any way affect the meaning or interpretation of the Order.
- 24. Rights. Buyer retains all rights and remedies available to it at law or in equity, in addition to those set forth in these Terms and Conditions.
- 25. Default. In the event Seller (a) is insolvent. (b) makes a general assignment for the benefit of creditors, (c) admits in writing its inability to pay debts as they mature. (d) has a trustee or receiver appointed by any court for it or any substantial part of Seller's assets, (e) has a proceeding instituted under any provision of the Bankruptcy Code or any adjudication of insolvency, (f) fails, or appears to be unable, to perform any of its obligations in accordance with the terms of the Order, including meeting the Performance Date, or (g) directly or indirectly undergoes any change in control or other extraordinary transaction without the advance written consent of Buyer, then Buyer may cancel the Order in whole or in part without liability and/or pursue any further rights or remedies available under the Order shall be cumulative and not exclusive.
- 26. Indemnification. Seller shall indemnify, defend and hold harmless Buyer and Buyer Indemnified Parties against and from any and all Adverse Consequences arising out of, or in any way related to: (a) the Order or performance under the Order; (b) any actual or alleged infringements of any trademark, patent, trade secret, mask work, copyright or other proprietary right of any third party, or any unfair competition right, related to Goods or Services purchased under the Order; (b) any actual or alleged infringements of any trademark, patent, trade secret, mask work, copyright or other proprietary right of any third party, or any unfair competition right, related to Goods or Services purchased under the Order, whether such Goods are in the same mode as when delivered under the Order or whether they have been used in the manufacture of, and become part of, equipment, machinery or goods sold by Buyer to third parties; and/or (g) production downtime due to Seller's failure to correctly fulfill the Order or whether they have been used in the manufacture of, and become part of, equipment, machinery or goods sold by Buyer to third parties; and/or (g) production downtime due to Seller's failure to correctly fulfill the Order or time or failure to route Goods pursuant to the Order. Seller further agrees to, and will assume on behalf of Buyer, upon its demand (without regard to the read or apparent merits of said action), the defense of any court or partial neotion may be brought against Buyer potentially involving Adverse Consequences which would be subject to indemnification, defense and hold harmless obligations of Seller under the Order. Seller shall be obligations of Seller under the Order regardless of whether any Adverse Consequences result from the sole, concurrent or partial neotion may be prought against Buyer potentially involving Adverse Consequences which would be subject to indemnification, defense and hold harmless obligations of Seller under the Order. Seller shall be obligations of Seller under the Order
- 27. LIMITATIONS OF BUYER'S LIABILITY, STATUTE OF LIMITATIONS. IN NO EVENT SHALL BUYER BE LIABLE FOR ANYLICIPATED PROFITS OR FOR INCIDENTAL DR CONSEQUENTIAL DAWAGES WITH RESPECT TO ANY BREACH BY BUYER OR ACTION ON THE PART OF BUYER RELATING TO THE ORDER, BUYER'S LIABILITY, ON ANY CLAIM OF ANY LIND FOR ANY LIND FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR RESULTING FROM THE ORDER, BUYER'S LIABILITY, STATUTE OF LIMITATIONS. IN NO EVENT SHALL BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR RESULTING FROM THE ORDER, BUYER'S LIABILITY ON ANY CLICAM OF ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR RESULTING FROM THE ORDER, BUYER'S LIABILITY, STATUTE OF LIMITATIONS. IN NO EVENT SHALL BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR RESULTING FROM THE ORDER, BUYER SHALL BUYER SHALL BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR RESULTING FROM THE ORDER, BUYER'S LIABILITY, STATUTE OF LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR ANY BREACH BY BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR ANY BREACH BY BUYER SHALL BUYER SHALL BUYER SHALL BUYER SHALL BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR ANY BREACH BY BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR ANY BREACH BY BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR ANY BREACH BY BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR ANY BREACH BY BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR ANY BREACH BY BUYER BE LIABLE FOR ANY LOSS OR DAWAGE ARISING OUT OF, CONNECTED WITH OR ANY BREACH BY BUYER BE LIABLE FOR ANY
- 28. Independent Contractor. Regardless and independent of any administrative, judicial or other governmental determination to the contrary, no persons employee sunder any federal, state or local law, regulation, ruling, order or other legal requirement (including those dealing with income or social security tax withholding, unemployment or workers' compensation, or any other law dealing with the obligations of an employer to its employees), and Seller shall indemnify, defend and hold harmless Buyer and Buyer Indemnified Parties against and from all taxes, contributions, assessments or other costs or Adverses Consequences immosed bor or relating to any such law, regulation, order or other legal requirement.
- 29. Legal Compliance. In the performance of the Order. Seller shall comply with all applicable federal, state and local laws, regulations, rulings, orders and other legal requirements, and, without limiting the foregoing, shall hold all permits and licenses required for the performance of the Order. As part of Seller's obligations under the foregoing sentence, Seller shall applicable federal, state and local laws, regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against qualified individuals based on their status as protected veterans or individuals without remainst and advance in pendipovant advance in pendipovant veteral property of the performance of the Order. As part of Seller's abligations under the foregoing, sentence, Seller shall comply with all applicable federal, state and local laws, regulations, rulings, orders and other legal requirements, and, without limiting the foregoing, shall hold all permits and licenses required for the performance of the Order. As part of Seller's abligations under the foregoing sentence, Seller shall comply with all applicable federal state and local laws, regulations prohibit discrimination against qualified individuals based on their status as protected veterans the order of the Order. As part of Seller's abligations under the foregoing sentence, Seller's abligations under the foregoing sentence of the Order. As part of Seller's abligations under the foregoing sentence of the Order. As part of Seller's abligations under the foregoing sentence of the Order. As part of Seller's abligations under the foregoing sentence of the Order. As part of Seller's abligations under the foregoing sentence of the Order of Seller's abligations under the foregoing sentence of the Order of Seller's abligations under the foregoing sentence of the Order of Seller's abligations under the foregoing sentence of the Order of Seller's abligations under the foregoing sentence
- 30. State Law. The Order is governed by and shall be construed and enforced in accordance with the laws of the State of Ohio, including the terms of the Uniform Commercial Code as adopted and in effect in the State of Ohio, without regard to conflict of law principles. All actions commenced pursuant to the Order shall be brought in a court of competent jurisdiction residing in the State of Ohio, including the terms of the Uniform Commercial Code as adopted and in effect in the State of Ohio, without regard to conflict of law principles. All actions commenced pursuant to the Order shall be brought in a court of competent jurisdiction residing in the State of Ohio, including the terms of the Uniform Commercial Code as adopted and in effect in the State of Ohio, without regard to conflict of law principles. All actions commenced pursuant to the Order shall be brought in a court of competent jurisdiction residing in the State of Ohio, including the terms of the Uniform Commercial Code as adopted and in effect in the State of Ohio, without regard to conflict of law principles. All actions commenced pursuant to the Order shall be brought in a court of competent jurisdiction residing in the State of Ohio, including the St
- 31. Disclosure. Seller will not advertise, publish or otherwise disclose that Buyer has offered or agreed to purchase Goods or Services from Seller without Buyer's advance written consent. Seller will not, without Buyer's advance written consent, disclose any nonpublic information, including without limitation plans, specifications, samples, instructions, data, drawings, descriptions, confidential information, know-how, discoveries or production methods, furnished (whether in written, oral or electronic form) to Seller by Buyer, or on Buyer's behalf, other than as necessary to personnel or Seller directly involved in filling the Order or to the supplier of goods, materials or services required to complete/fill the Order. Seller shall take appropriate steps to cause any such personnel or other persons to whom such information is or has been disclosed to comply with the same confidentiality obligations as are applicable to Seller under the Order as to such personnel and other persons and to be responsible to Buyer for any failure of such persons to abide by the terms of the Order.
- 32. Patent and Copyright Indemnification. Seller represents and warrants that neither Goods or Services furnished under the Order, nor the sale or use of such Goods or Services or the results of the performance of such Services (alone or in combination with the specifications, requirements or intended uses of Buyer), infringe upon or violate any trademarks, patents, trade secrets, mask works, copyrights or other proprietary rights of third parties, or any unfair competition right. Seller agrees to indemnify, defend and hold harmless Buyer and Buyer Indemnified Parties against and from any and all Adverse Consequences due or arising from any such infringement or violation. In addition, in the event the use of any Goods or Services is enjoined due to any such infringement or violation or alleged infringement or violation, bursue any remedy or remedies available under the Order or at law or in equity, including without limitation requiring Seller to either procure for Buyer the right to continue using such Goods, Services or results of the performance of such Services, modify them so they become non-infringing or remove them and refund the total purchase price thereof.
- 33. Patent Licenses. Seller, as part consideration for the Order and without further cost to Buyer an irrevocable, non-exclusive, royalty-free right and license to use, sell, cause to be manufactured and manufacture products embodying any and all inventions and discoveries made, conceived or actually reduced to practice in connection with Seller's performance of Services and the Drder. As a service in conceived or actually reduced to practice in connection with Seller's performance of Services and the Drder and without further cost to Buyer and discoveries made, conceived or actually reduced to practice in connection with Seller's performance of Services are software.

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- 34. Unenforceability. In the event that any provision in the Order is deemed by a court of competent jurisdiction in a controversy arising under the Order to be unenforceable under either state or federal law, then that provision shall be adjusted to the minimum extent required to be enforceable under such state or federal law.
