PURCHASE ORDER TERMS AND CONDITIONS

1. ACCEPTANCE/AGREEMENT

This Purchase Order (including all drawings, specifications, and other documents attached to this Purchase Order or refethis Purchase Order) constitutes an offer by Customer to purchase goods and/or services on the following terms and condocuments issued by Seller shall be effective to vary the terms contained in this Purchase Order. Any terms and condition contained in quotations or similar forms of Seller or that may be proposed in any acknowledgment or acceptance which additional to or different from these terms and conditions are hereby rejected and shall not become part of the purchase without Customer's specific written consent. The invalidity in whole or in part of any provision of this offer shall not affect of other provisions.

2. CHANGES

Changes to the requirements listed in this Purchase Order must be made by written Change Order. No employee of Cus Seller has authority to agree to any other terms and conditions, specifications, drawings, or data, or change thereto, unle writing and signed by an authorized member of Customer's Purchasing Department. If any such change causes an incredecrease in the cost, an equitable adjustment shall be made and this agreement shall be modified in writing accordingly.

3. SPECIAL ORDERING PROCEDURE

Emergency or otherwise urgent Purchase Orders and Change Orders may be placed with Seller verbally by telephone. Verbal Orders will be followed by a formal Purchase or Change Order marked "confirmation." Seller in accepting the Ver Purchase Order agrees to proceed with work on the Purchase Order consistent with the terms and conditions herein con

4. SHIPMENT AND DELIVERY

TIME IS OF THE ESSENCE. If delivery of items or rendering of services is not completed by the time promised, Custom the right without liability, in addition to its other rights and remedies, to terminate this Purchase Order by notice to Seller a not yet shipped or services not yet rendered and to purchase substitute items or services elsewhere and charge Seller w incurred. Delivery of items or performance of services more than 30 days in advance of the required date will not be acc Customer unless otherwise authorized in writing by Customer's Purchasing Department.

5. INVOICES

Invoices must be rendered in triplicate to the address specified on the front side hereof. Invoices are paid from the date material or rendering of service and not on the basis of Seller invoice date. All taxes shall be stated separately. Payment of invoices shall not constitute acceptance of goods or services and shall be subject to adjustment for shortage of other failure of Seller to meet the requirements of the Purchase Order. Customer may at any time set off any amount Customer to Seller against any amount owed by Seller or any of its affiliated companies to Customer.

6. REMEDIES

Customer shall have the right to cancel this Purchase Order or any partial order if merchandise conforming to specificatic shipped at the time and in the quantities herein set forth, or if it shall be alleged that goods sold to Customer hereunder in any patent, trademark or copyright, or was manufactured or sold to Customer in violation of any statute, ordinance, admit order, rule, regulation, or if Seller refuses to furnish appropriate guarantees to protect Customer as permitted by law. Curremedies shall be cumulative, and remedies herein specified do not exclude any remedies allowed by law.

7. DISCOUNT FOR PROMPT PAYMENT

Discount payment shall begin on the date of receipt by Customer of the items billed or on the date the invoice is received is later.

8. QUANTITIES

Seller agrees that shipments shall equal exact amounts ordered unless otherwise authorized by Customer by Change Or over-shipments may be returned to Seller at its sole risk and expense and that, if return is made, Seller will be debited fo freight charges in direct proportion to the overage received.

9. WARRANTY

Whether or not Seller is a merchant of goods and/or services, Seller warrants that all goods and/or services provided by of good quality and workmanship and free from defects. Further, all goods are merchantable and suitable and sufficient ordinary use, and safe and appropriate for the purpose for which they are normally used. Seller further warrants that any apparatus or equipment furnished hereunder will comply with Part 68 of the rules of the Federal Communications Comm (47CFR Subparagraph 68.1, et seq.) as applicable. None of the remedies available to Customer for the breach of any of foregoing warranties may be limited except to the extent and in the manner agreed upon by Customer in a separate writt agreement specifically designating such limitation and signed by an authorized representative of Customer's Purchasing Department. Seller warrants that it has good title to goods supplied hereunder and that they are free of all liens and enci These warranties are in addition to those implied in fact or in law.

10. INSPECTION

All items and services ordered will be subject to final inspection and approval by Customer within 30 days of receipt. Arti services which do not comply with the terms of the Purchase Order or which contain defects in material or workmanship discernable breaches of warranty will be rejected by Customer. Seller agrees to replace or repair rejections at its expens including outbound and incoming freight charges within a time span not to exceed normal production of the item concern date of rejection by Customer.

11. DEFAULT

Should Seller fail to perform or comply with any of the provisions of the Purchase Order, Customer may terminate the Pu Order in whole or in part and may consider such failure as a breach of this contract. Seller shall be responsible for any k expense to, or claim against Customer arising from said breach. Customer expressly retains all rights and remedies prolaw or in equity in case of such breach, and no action or inaction by Customer shall constitute a waiver of any right or rer 12. PATENTS

Seller agrees upon receipt of notification to promptly assume full responsibility for defense of any suit or proceeding whic brought against Customer or its agents, customers, or other vendors for alleged patent infringement, as well as any suit or proceeding alleging unfair competition resulting from similarity in design, trademark, or appearance of goods or services hereunder, and Seller further agrees to indemnify Customer, its agents, and customers against any and all expenses, los royalties, profits, and damages including court costs and attorney's fees resulting from any such suit or proceeding inclus settlement. Customer may be represented by and actively participate through its own counsel in any such suit or proceed desires and the costs of such representation shall be paid by Seller. Where the alleged infringement is limited to product services which were not provided in strict conformance to specifications furnished by Customer, and not originating with Seller shall have no duty to defend and indemnify Customer. However, Seller shall have the obligation to cooperate in th investigation and defense of such claim.

13. FORCE MAJEUR

Neither Seller nor Customer shall be liable to the other or responsible for non-performance of any of the terms of the Pur Order due to unforeseeable causes beyond the reasonable control and without the fault or negligence of either party, include not restricted to acts of God or the public enemy, acts of Government, fires, floods, epidemics, quarantine restrictions, streembargoes, or unusually severe weather.

14. INDEMNITY AND INSURANCE

Seller agrees to indemnify and save harmless Customer, its agents, employees, or customers from and against any and claims, and suits (including costs and attorney's fees) and without limiting the generality of the foregoing by reason of liat imposed by law upon Customer, its agents, or employees arising out of or in consequence of the performance of this Pur Order, including but not limited to damages for personal injuries to, or death of, Seller's employees, its subcontractor's er or third persons, and on account of damage to property, including loss of use thereof whether such injuries to persons or property is due or claimed to be due to the negligence of Seller, its subcontractor, Customer, their agents and employees only such injury or damage as shall have been occasioned by the sole negligence of Customer. Solely at the option of C Seller may be required, before commencement of deliveries or performance of service, to deliver a Certificate of Insurance evidencing that Seller has certain minimum coverage amounts to be specified at the exercise of the option of any or all o following types of coverage:

- (a) Statutory Worker's Compensation and occupational disease;
- (b) Employer's liability;
- (c) General liability, including contractor's protective liability and blanket contractual liability for both personal injury and p damage:
- (d) Automobile liability, including non-owner automobile liability for both personal injury and property damage.

The Certificate of Insurance herein above specified shall reflect that Customer and Aerotek Design Labs LLC are addition insured's under all general and automobile liability policies and shall contain a clause reading as follows:

The insurance provided by these policies will not be materially changed or cancelled without 30-day prior written notice b to Customer.

Failure of Seller or Seller's insurance carrier to defend or indemnify Customer in the event of loss, liability, or claim, after notice to do so, shall be considered a default by Seller and sufficient cause for termination of this Purchase Order. In the event the Certificate is not furnished to the Customer, the Customer may forthwith terminate this Purchase Order v further responsibility to Seller.

15. HAZARDOUS MATERIALS

Seller will provide to Customer before shipping of the items or provisioning of service, a statement describing any "hazard materials" contained therein or intended to be used to perform a service. "Hazardous materials" means any item which r classified under either federal or state law as hazardous. The statement must describe the "hazardous material" in suffic to allow Customer to properly handle and dispose of the item. Seller will immediately notify Customer of any products so hereunder which fail to comply with an applicable safety rule or standard of the Consumer Products Safety Commission (Environmental Protection Agency.

16. COMPLIANCE WITH LAWS

Seller certifies and warrants that the items furnished or the services provided herein shall be in strict conformity with all a local, state, and federal statutes including, but not limited to, the standards promulgated by the Occupational Safety and Executive order 11246, as amended, relative to Equal Employment Opportunity and all other applicable laws, rules, and including the Civil Rights Act of 1964 relative to equal opportunity. Section 503 of the Vocational Rehabilitation Act of 1974 of the Vietnam Era Veterans Readjustment Assistance Act of 1974 are expressly incorporated herein by reference. Shold Customer harmless from any liability resulting from failure of such compliance.

17. CANCELLATION/TERMINATION

Customer may at any time terminate this Purchase Order in whole or in part for its sole convenience upon written notice Customer may cancel or refuse to accept or may return at Seller's expense any goods if Seller fails to deliver the goods delivery time specified herein. In such event Customer shall have no liability to Seller as a result of such termination. Customer may terminate work under this Purchase Order immediately if Seller does not begin work or fails to complete a of the services as scheduled. Customer shall provide written notice of termination whereupon Seller will stop work on the specified. Customer will pay Seller the Purchase Order price for finished work accepted by Customer and the actual incuston Seller for work in progress. These payments shall not exceed the aggregate price specified in this Purchase Order. In the event of termination for cause, Customer may purchase or otherwise acquire goods or services elsewhere on such in such manner as Customer may deem appropriate and Seller shall be liable to Customer for any excess cost or other eincurred by Customer.

18. RISK OF LOSS

Notwithstanding anything to the contrary contained herein and regardless of which party designates the shipper or shipper used or the destination of delivery for the goods and services provided hereunder, the parties herein agree that the risk of the goods shall not pass to Customer until the same have been delivered to and accepted by Customer.

19. ASSIGNMENT

No assignment of Seller's obligation to perform under this Purchase Order may be made without the prior written consen Customer. The Purchase Order may be cancelled by Customer without any liability whatsoever if unauthorized assignment made.

20. MISCELLANEOUS

The construction, interpretation, and performance of this Purchase Order shall be governed by and construed in accorda the domestic laws of the state in which the goods will be accepted or the services performed.

No waiver of any provision herein shall be construed as a waiver by Customer of its right to insist upon compliance there future. This Purchase Order embodies the entire agreement of the parties, and no other understandings or agreements, otherwise, in relation thereto exist between the parties. The paragraph headings in this Purchase Order are for the converted parties and shall not affect the construction of the provisions hereof.

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