(GOODS AND SERVICES) 1. APPLICATION. These General Terms and Combines ("Terms and Combines") will apply to the statched purchase order into which these Terms and Combines are incorporated ("Order"). As used herein, Koch Heat Transfer Company LP shall be referred to as "Byper" and the supplier indicated on the Order as "Buper" and the supplier indicational to a different to the set of the maxy appear in Seller's invoice, acknowledgement, confirmation, writing, or in any other prior or later communication from Seller to heyer, unless such provision is suppressly agreed to by Buyer in a writing signed by Buyer. Seller's shapment of an finnishing of Goods or Services, acknowledgement of the Order, commencement of performance or acceptance of any payment shall constitute conclusive evidence of Seller's acceptance of the Order, these Terms and Conditions. In the event of a confitch between these Terms and Conditions and the specific provisions contained in the Order, the specific provisions contained in the Order shall control. For the purposes of these Terms and Conditions, the term "Goods" shall refer to the goods, material and equipment, as well as all drawings and other documents, listed on the Order or provided in connection with any Services. and the term divervices' ball to the Order, the specific to the services listed on the Order as well as all ancillary services provided with any Goods. Terms not defined herein shall have the meanings set forth in the Order. he Ord

2 DELIVERIES. (a) TIME IS OF THE ESSENCE WITH RESPECT TO PERFORMANCE AND DELIVERY. Delivery of the Goods shall be

e time(s) and place(s) and in quantities and on terms specified in the Order. (b) If Goods are shipped or received in advance of schedule, Buyer may, at its sole option, return such Goods to Seller, at Seller's cost, risk and mse. If delivery of Goods are expected to be delayed, Seller will promptly notify Buyer (of the cause and excepted duration of such delay) and will as assamble steps, at Beller's ost and expense, to expedite delivery thereof. Deliveris to Buyer's warehouse outside normal working days and hours will

an reasonance steps, at sener s cost and expense, to expease entry by mercor. Deriver's to entry or swarenouse custake normal working anys and noars win not be accepted. (e) Any delay in delivery that is longer than five days shall entitle Bayeer, at its sole option, and in addition to any other rights or remedies to which Bayer may be entited at law or in capity, to terminate the Order on two days written notice. The option of the order of the option option of the option o

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safe and clear access to Seller's and Seller's sepplier's premises for expeding purposes. 3. TTLEENEX OF LOSS. (a) The Goods op province strengt including but not limited to,data and work in progress, shall become the property of Bayer and title to them shall pass to Bayer upon delivery of the Goods to the delivery point designated, or when Bayer makes payment therefore, whichever accurs: active. Seller shall be responsible for and shall beer nick of loss and damage to the Goods, or portions thereof, unitfinal completion of their delivery. However, loss or damage, which results from Seller's non-conforming preservation, packaging, packing, crating or containerization, whenever occurring, shalls the responsible for Seller's (b) All property used by Seller in connection with the Order which is owned, furnished, charged to, or paid for by payer shall be segregated and identified to the Order and shall be and shall remain the property of Bayer. Seller's shall shall be used by the property and shall be used only for Bayer's benefit and shall be assile to remove and inspection by Bayer at any time without cost or expense to Bayer. Seller shall insure, assume all liability for maintain and repair all such property and tenue the same to Bayer in its original condition, maxomble ware and tera except, alt the completion or termination of the Order or as requested by Bayer. Buyer shall have free access to Seller's and its vendory fremises for the purpose of inspection or the Order or as requested by Bayer. Buyer shall have the castrate on a pay net therefor in favor of any third payer's nall to the construed so as to be, financing of the Order or project or other operation of the Order or as seller shall on gars in the Goods on any part therefor lineaver's and third submer's and this, inspection, testing and rejection the Sapplier shall not be, and shall not be construed so as to be, financing of the Order or project or other operation of the Saler. 4. INSPECTLON/REJECTLON DOF GOODS. All for received subject

Seller shall not grant security interest in the Goods or any part thereot in tawor or any unity party, not summary and the support shall not be, and shall not be construed as as to be, financie of the Order or project or other operation of the Seller. **4.** INSPECTION/RELECTION OF GOODS, All Goods shall be received subject to Buyer's and its customer' anditis, impection or test relating to the Order. Seller shall provide to Buyer that and the solution of the Seller. **5.** Inspection parts the standard start of the Seller shall provide to Buyer the result of all samplings, impection or test relating to the Order. Seller shall provide to Buyer the result, without additional charge, provide to Buyer that any in the cast of the standard state of the standard state of the optimal state of the state of the optimal state of the state of the optimal state of the optimal state of the state of the optimal state of the optimal state of the state of the optimal state of the state of the optimal state of the optimal state of the state of the optimal state of the state of the optimal state of the optimal state of the state of the optimal s

title to the nonconforming Goods. The foregoing rights shall be cumulative and in addition to any other rights or remedies to which Bayer may be entitled at law or in equiry.
5. WARRANTY. (a) Seller warrants and covenants the following for Goods (i) the Goods shall cofinitions referred to in the Order and shall be of mechanable quality and free from defect in design, material and workmaship; (ii) the Goods will condom to separations made to Bayer, or appearing in Seller's literature or advertisements; (iii) the Goods will code diverse free of the purpose for which the Goods and inte define (iv) Seller will diver goot and marketable titte to the Goods and the Goods shall be defined for the purpose for which the Goods are interactions that Seller's ball perform the Services (i) in an oxentamaship; (iii) the Goods shall be defined these Terms and Conditions.
(b) Seller warrants and covenants that Seller's ball perform the Services (i) in an oxentamike manure sing qualified, efficient and careful workers; (ii) in accordance with all papicable laws; and these Terms and Conditions.
(c) Seller shall cause all warranties by applicing for goods or services applicable hereunder to be assigned to Bayer and shall take all measures which Bayer conders not benesses profile and sugrest to by hyper timely receives the full heading of all such warrantics. Equilates of shall be devine assignable.
(d) Unloss howines specifications growided by Bayer; (aii) in acconfame the bayer and shall be acconfame to be devine specification of Services are from to use defective or devine specifications and sugrest to by the parties, and marging in the forter and take warranties, and mayer so ordifies. Secure 3: Secure

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Buyet within the earlier of the days after the date upon which Selfer receives Buyer's Changes or the date of derivery. Buyer's class to date of derivery. Buyer's class to date of derivery. Buyer's class to date of derivers's the self-class of the date of derivers's Buyer's class to date of derivers's Buyer's Changes's Buyer's Buyer'

NEVOCATIONOVE EXTRATORY OF THIS AND EXTERNAL 9. INSURANCE. Selfer, at its own expense, shall carry, and shall require its suppliers or subcontractors to carry, such insurance which shall protect the Selfer and Indemnities from loss, expense or claims of very kind. Such insurance will in no event be less than the following: (a) Worker's Compensation and Employer's Liability Insurance, as prescribed by applicable law. (b) Comprehensive General Liability insurance, including completed operations, blanket contractual liability and contingent Employer's liability with a combined single limit of \$3,00,000 for each incident for bodily lipiny, death or property damage. (c) Automobile Public Liability insurance covering all owned and non-owned automotive units with bodily injury, death or property damage liability for third parties with a combined single limit of \$3,000000 for each occurrence. The amounts listed above may be increased from time to time as required by Buyer. At Company's request, Seller shall furnish Buyer with certificates setting forth the required insurance overage. o forth the re

10. TERMS OF PAYMENT. Interest may be charged on all past due amounts owed by Buyer hereunder at an interest rate equal to 12% per annum the 45<sup>s</sup> day after such payment is due until paid in full. All payments shall be made in the currency listed in the Order. If the payment due date is other than a busines day, Buyer shall make such payment on the next business. day after such due date.

other than a business day, Buyer shall make such payment on the next business day after such due date. **11. DOCUMENTATION**. Select shall provide to Buyer by the due date, in the specified format and quantities, all drawings, certificates and other documents specified in the Order and shall also provide, as specified or required by industry standard, all other relevant and applicable data and documents. **12. SET-OFF**. Buyer reserves the right, at any time, to Set-off against any amount that Buyer (or any of its affiliates) ones to Seller (or any of its affiliates) under the Order and stage and the Buyer of the angle and the Buyer (or any of the affiliates) ones to Seller (or any of its affiliates) under the Order or any other agreement between or among any such parties. "Set-off" means set-off, offset, combination of accounts, netting of dollar amounts of mozenets (bay even of the such that the order of the specific or the set off, offset, combination of accounts, netting of dollar amounts of mozenets (bay even of the such that the specific or the set off set offset, combination of accounts, netting of dollar amounts of mozenets) that is certained by Buyer.

dollar amounts of monetary obligations, right of retention of withholding or similar right to winch Buyer at semitor (use users an annue agreement, applicable law, or otherwish that is exercised by Buyer. **13. FROPRIETARY RICHTS.** (a) Notwithstanding any poprieturely legend or copyright notices to the contrary, the Buyer and its customers and end-users of the Goods, may copy and reproduce documents and information fitnesitable by Self et al. usy time and distribute such copies or reproductions to others for the limited purposes of designing, constructing, operating, maintaining, permitting and licensing. All data, inventions, improvements, information, favoring and specifications which are wond, furnished by charged to, or paid for by Buyer, or which is developed or produced by Self et as the result of the Otder, shall be and shall remain the property of Buyer and, unless stated otherwise by the Buyer, shall be produced by Self et as the result of the Otder, shall be and shall remain the property of Buyer and, unless stated otherwise by the Buyer, shall be provideed by Self and license to use, make, self, offer als, import or export any product to process in any field, which incorporates or is based on Goods or Services to be provided to Buyer and the affitting and or misporphited and that it whall not infinge or misporphite and properties of a shall remain the propriet of any method embodied in or resulting from the Goods or Services, or (i) any copyright adomating and RIST NOT ROM ANY ACTUAL OR ALL EGLAD LIAMS, LIABILITIES, LOSSES, DAMAGES, PENANLIFS, EXPENSES AND/OR OTHER HARM MARISING FEMAN MAY AUTUAL OR ALL LEGRAD LIAMS INFINES, DAMAGES, PENANLIFS, EXPENSES AND/OR OTHER HARM MANY CATUAL OR AND LEGRAD CLAIMS INFINCES, OR MISAPPROPRIATES, ANY PATENT, COPYRIGHT, TRADEMARK, TRADE SECRIFT AND/OR OTHER CHARM AND/OR ANL EGRODS OR SERVICES AND/OR THE USE AND/OR AND LEGRAD CLAIMS INFINCES. OR MISAPPROPRIATES, ANY PATENT, COPYRIGHT, FADADHANN AND/OR ANLEGR PENANLIFICE. TRADE SERVICES AND/OR THE CUSA MAD/OR AND LEGR

14. DEFAULT. In addition to the remedies otherwise set forth herein, upon (y) the failure of Seller to perform any other obligation in the Order (including any breach of a warranty) and such failure is not excused or cured within two business days after written notice thereof or (z) the occurrence of a (including any breach of a warranzy) and such failure is not excused or cured within two business days after writen note: therefore of (2) the occurrence of a Bankruptcy: Event, then Buyer, in its sole discrition and writhout prior notice to Seller, may do any one or more of the following: (a) suspend performance under the Order or any other agreement between Buyer and Seller, and/or (b) terminate the Order, or any part of it, or any other agreement between Buyer and Seller, whereby any nad al obligations of Seller including payments or deliveries date, will, at the option of Buyer, become immediately due and payable or deliverable, as applicable; and/or (c) take possession, by whatever reasonable means and at whatever relation it may deem expedient, in which case Seller shall specifically include specific performance, shall be cumulative and alternative and in addition to any other registing series (in the Suber share) which agrees Seller shall specifically include specific performance, shall be cumulative and alternative and in addition to any other registing series (in the Suber share) which agrees Seller shall specifically include specific performance, shall be cumulative and alternative and in addition to any other registing series instruced by Buyer in connection with Seller's default. "Bankruptey Event" means the occurrence of any other following events with respect to Seller or site stiffulase (i) filling of a petition or otherwise commencing, authorizing or acquisecing in the commencement of a proceeding or cause of action under any bankrupt petition filed against it and such petition is not withdrawn or dismissed within thirty (30) days after such filling (i) vining a bankruptey petition filed against it and such petition is not withdrawn or dismissed within thirty (30) days after such fild action under any bankrupt or insolvent (however evidenced); (v) buying a liquidator, administrator, consolutant or similar Official appointed with respect to i or any subanilal portion of its property or asset; or

15. TERMINATION. (a) Buyer reserves the right to terminate this Order, or any part of it, for Buyer's sole convenience, upon written notice to Seller. (b) If the Goods are manufactured or fabricated to Buyer's unique specifications and specifically prepared for Buyer prusual to a Order (collectively). Specially Goods', Seller shall story all work hereander timmeliately following a termination by Buyer, and shall immediately terminate all applies: an subcontractors' contracts for performance hereander. In full compensation for termination under this Section and only in the case of Specially Goods. Buyer subcontractors' contracts for performance hereander. In full compensation for termination in the file Special by Goods. Buyer and Shall be append to a performance of the prime subcontractors'. subcontractors contracts to performance hereunder. In full compensation for fermination under this Section and only in the case of Specially Goods, Buyer shall pay Seller a reasonable termination charge. Unless otherwises eff forth in the Order, such termination charge shall be equal to a percentage of the price of the Specialty Goods (as shown in the applicable Order) reflecting the percentage of the work performed prior to the notice of termination, plus reimbursement of reasonable, earning direct costs resulting from termination: provide, however, the sum of such termination charge, plus payments previously made by Buyer, shall in no event exceed the total purchase price under the applicable Order. Seller shall not be paid for the following: (i) any work done after receipt of such notice of termination, (ii) any costs incurred by Seller's suppliers or subcontractors which Seller could reasonable have avoided; and (iii) any costs incurred by Seller for any goods or services for which Buyer has not issued an Order. In performing hereunder, Seller shall not be above, in no event, shall Buyer pay any termination charges for standard stock merchandisc or citalog items that are new and in salcable condition.

(c) Upon Buyer's written request, and upon expiration or other termination of the Order. Seller shall: (i) preserve, protect, and if so requeste title to and deliver to Buyer, materials on hand and work in progress, both in Seller's and in its supplier's plants or other facilities, and intellectua (including licenses) purchased by Buyer, and (ii) transfer to Buyer all applicable government permits. (d) Following termination, Seller shall be entitled for payment for all Services rendeed prior to Buyer's notice of termination.

(d) Following termination. Seller shall be entitled for payment for all Services rendered prior to Buyer's notice of termination.
16. FORCE MARIEURE. (a) It because of Force Majeure. Byret is multiple to carry or any or of its obligations thermund (other than for Buyer's obligation).
16. FORCE MARIEURE. (b) It because of Force Majeure. Byret is multiple to carry or any or of its obligations thermund (other than for Buyer's obligation).
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The fight to assign the Grave of any party. **18. GOVERNOR GLAW.** The Order and its execution, performance, interpretation, construction and enforcement shall be governed by the law, both procedural and substantive, of the State of Kanasa, without regard to its conflicts of law rules. Any action or proceeding between Buyer and Selfer relating to the Order shall be commenced and minimized exclusively in the State or clocar or clocar or proceeding between Buyer and Self errolating invesceably to the personal jurisdiction of sach courts. BUYER AND SELLER EACH WAIVE, TO THE FULLEST EXTERT PERMITTED BY LAW, ANY RIGHT IT MAY HAVE TO A TRALE BY JURY IN RESPECT OF ANY SUIT. ACTION, CLAIM OR PROCEEDING ACTION OF TAMO REPORT PERMITTED BY LAW, IRCHASE ORDER

PURCHASE ORDER. 19. NOTICE. All notices, consents, communications or transmittals under the Order shall be in writing and shall be deemed received on the day of divery if personally hand delivered or sem by facismile or electronic transmission (with written confirmation of the completed transmittal), or within two business days if mailed by Canada Post or United States mult as certified or registered mult with return receipt, postage prograd addressed to the party to whom such notices is given at the address of such party statel in the Order. Mistakis in proc. Mistakis proc. Mistakis in proc. Mistakis mistakis by relinding incorrect darges to Buyer or correcting such other discreptonesci, suless otherwise directed in writing by Buyer. 20. TAXES. Seller shall pay all taxes, duties, fees, levies, penalties, licenses or charges imposed by any government authority ("Taxes") which may now or hereafter be imposed on or with respect to (a) the Goods at or prior to tite and risk of Das passing to Buyer, and (b) the Services. If Buyer is required to remit or pay Taxes that are Seller's responsibility hereunder, Seller shall reimbures Buyer for such Taxes within ten days of obstrave the thread procession and the distrave of the procession of the such that the such of the such procession of the such as the such astrate astrate as the such as the such as the such as the suc

remit or pay Taxes that are Seller's responsibility hereander, Seller shall reinhurse Buyer for such Taxes within ten days of nortice hereander. 21. ENTER ACREENENT; ANENNENT; YUAVIENS. The Terms and Conditions, together with the Order into which they are incorporated, shall supersede all prior negotiations, discussions, and dealings concerning the subject matter hereof, and shall constitute the entire agreement between Seller and Buyer concerning the subject matter hereof. Neither party shall claim any amendment, modification or release of any provisions hereof unless the same is in witing and such writing. (i) specifically refers to the Order; (ii) specifically identifies the term amended; and (iii) is signed by dayl authorized representatives of Seller and Buyer. No waiver by Bayer of any trench of any terms, conditions or obligations under the Order shall be deemed a waiver of any continuing or subsequent hereach of the same or any other terms, conditions or obligations thereader.

22. ACCESS TO BUYERS FACILITIES. If and to the extent that the Goods or Services provided hereunder are to be delivered or provided at any Buyer facility. Buyer shall have the right to require the execution of an Access Agreement prior to granting Seller, its contractors, or its agents access to such facility. Seller agrees that it, and its contractors and agents, will comply with all of Buyer's safety rules and regulations when they are at Buyer's facility in connection with the performance of the Order.

connection with the performance of the Order. 233. HAZARDOUS PRODUCTSRALAXAT LAWS. (a) If and to the extent Seller loads, unloads or ships "hazardous materials" (as designated in accordance with 49 C.F.R. Parts 100-185, as amended from time to time), then Seller hereby warrants that all such materials shall be prepared for shipment, loaded, shipped and unsolade in complication with any applicable laws, rules, regulations, orders, and other requirements of federal, provincial or state and load governments and agencies thereof, regarding the handling and transportation of such materials, and Seller shall indemnify and defend Buyer, its agents, contractors, and employees from all liability of whatever nature (including attroneys' fees and expenses) to which they may become subject as a result of Seller's failure to comply therewills.

24. TOOLING. All tooling (including patterns, fixtures or jigs) created for purposes of the Order shall be the property of Buyer. Seller hereby assigns to Buyer all rights, title and interest in any drawings, designs, specifications, models, perspectives, software or other intellectual property, including, but not limited to, copyrights, patterns, trademarks and trade sexest, created or to be Corder or in connection with any Service.

25. AGENTS. Boyer may designate certain of its affiliates to act, from time to time, as its agent for the sole purpose of soliciting sellers of Goods or Services. Said agent shall not, however, have the authority to bind or otherwise obligate Bayer regarding the parchase of Goods or Services. All contracts for the parchase of Goods or Services must be signed by a duh appointed representative of Bayer.

26. INTERNATIONAL TRANSACTIONS. The United Nations Convention on Contracts for the International Sale of Goods shall not apply to the transactions under the Order. Unless otherwise stated in the Order, the provisions of the most current version of INCOTERMS, International Chamber of Commerce Publication are incorrected bergin by reference.

Commerce runncanon, are incorporate neerin by reference. 27. ELECTRONIC TRANSACTIONS. The Order and Terms and Conditions may be digitally copied and stored on computer tapes and disks (the "Imaged Agreement"). The Imaged Agreement (once digitally regenerated to paper form), and any facisimile, and all computer records of the foregoing, if introduced as evidence in any judicial, arbitration, mediation or administrative proceedings, will be admissible as between the parties to the same extent and under the same conditions as other basiness records originated and maintained in documentary form and neither party shall object on the basis that such basiness records were not originated on maintained in documentary form under any und of evidence.

basiness records were not originated or maintained in documentary form under any nule of evidence. 28. COMPLIANCE: (a) Selfer while all comply fully with all applicable laws and regulations in its performance of the Order and shall comple fully with all applicable laws and regulations in its performance of the Order and shall environe the order is the Order and shall comple fully with all applicable laws and regulations in its performance of the Order and shall meritable or effort functions. The Order and shall environe that the Order Ander Senter and Complex and the Order Ander Senter and Complex and the Order Senter and Complex and the Order Senter and Complex and Co

31. SEVERABILITY. The invalidity or unenforceability of any provision of the Order shall not affect the validity or enforceability of its other

provisons.
32. CONFIDENTIALITY. All information that Seller acquires from Buyer hereunder, directly or indirectly, and all information that arises out of the sale of the Goods or Services hereunder, concerning such Goods, Services, and/or proprietary processes involved, including without limitation, information concerning Buyer's error and future basiness plans, information to Buyer's periods, how-how, and other Buyer-furnished information information (Buyer's Proprietary Information). Seller (a) shall hold Buyer's Proprietary Information. Such as the sale of the Goods of the sale of the Goods of the sale of the Goods of the sale of the Goods. Seller (a) shall hold Buyer's Proprietary Information and the sale of the others, that is in written electronic or other form, including conjects and samples (c), et al. Buyer's projection of the other sale of the sale of the Seller (a) shall hold Buyer's Proprietary Information and provide Buyer certification of such destruction. The obligations under fits Section shall survive the expiration or termination of this Agreement.

certification of such destruction. The obligations under this Section shall survive the expiration of termination of this Agreement 33. LIMITATION ON LIABILITY. BUYER WILL NOT BE LIABLE FOR LOSS OF FROHTS, BUSINESS, REVENUES, ANTICIPATED SAVINGS, GOODWILL OR OTHER ECONOMIC LOSS (WHETHER DIRECT OR INDIRECT) OR ANY SPECIAL. INDIRECT, INCIDENTAL OR CONSEQUENTIAL LOSS OR DANAGE. IN EACH CASE WHETHER ARISING UNDER WARRANTY OR GUARANTE, CONTRACT, NEGLIGENCE (INCLUDING NGLIGENT MISREPRESENTATION), STRICT LIABILITY, INDEMNIFICATION, OR ANY OTHER CONTRACT, OMBINATION OF CAUSES, ANCIUNING ANY THEORES OF CONCURRENT LIABILITY, ANISM FROM A DITY OF CARE. BY OPERATION OF LAW OR OTHERWISE. THIS LIMITATION SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PILPROSE OF ANY LIMITED REMEDY. BUYER'S CUMULATIVE LIABILITY, AND SELLER'S EXCLUSIVE REMEDY AGAINST BUYER, FOR ANY CAUSE OF ACTION, UNDER, RELATED TO OR ARISING OUT OF THE ORDER IS EXPRESSILY LIMITED TO AN AMOUNT EQUAL TO THE BUYCH ASE OPT. PURCHASE PRICE

PURCHASE PRICE.
34. MISCELLANDOUS. The captions and section headings set forth in the Order and Terms and Conditions are used for convenience only and shall not be used in defining or constraining any of the terms and conditions set forth in the Order and the Terms and Conditions. The term "days", as used herein, shall mean actual days occurring, including, Saturdays, Sandays and holidays where banks are authorized to be Losed in the city where Seller's chief executive office is located. The term "including" or any variation thereof means "likeling, without limitation" and shall not be constanted to limit any general statement that it follows and hey experile, terms unnearbidly following it. Unless the forement indicates observables and down and the periodic terms unnearbidly following it. Unless the forement indicates observables and overavely is not any control that and the other down and the order and the city where Seller's chief executive offices is located. The term "including" of any variation thereof means "likelings in the limit indicates observables and the other down and the specific terms unnearboy following it. Unless the forement indicate observables in advance observables and overally state of the security offices and government end entities, as well as natural periods, and words of maculine gender shall be deemed to include correlative words of the feminine gender and vice versa as the circumstances may require.