

Any quotation or proposal, contract, or acceptance of order issued by Post Glover Resistors Inc. (the "Company") in relation to the sale or supply of Products of any description shall, unless otherwise specifically agreed in writing by an authorized officer or agent of the Company, be subject exclusively to the Terms and Conditions as stated herein. ANY ATTEMPTED PLACEMENT OF AN ORDER CONTAINING TERMS INCONSISTENT WITHOR IN ADDITION TO THE TERMS HEREIN IS NOT BINDING UNLESS SIGNED BY AN AUTHORIZED OFFICER OR AGENT OF THE COMPANY IN WRITING.

1. CONDITIONS: As used in these Terms and Conditions, the terms "Product" and "Products" shall mean only those items described on the attached quotation, proposal, and acceptance of order or other document issued by the Company. These Terms and Conditions, subject to and together with any specific terms set out on the attached quotation or proposal or acceptance of order, shall constitute the entire contract between the Company and the Purchaser. Acceptance of any quotation or proposal shall be limited to the terms of the Company's quotation or proposal including these Terms and Conditions. If these Terms and Conditions are submitted in response to or in acceptance of an order, acceptance is conditional on Purchaser's assent to the exclusive application of these Terms and Conditions. These Terms and Conditions shall override and supersede any previous or contemporaneous agreement or arrangement between the Company and the Purchaser in relation to the subject matter of the quotation or proposal, contract, or order, and in particular shall override and exclude any terms or conditions at any time supplied by Purchaser. The Company expressly limits and makes expressly conditional any acceptance by Purchaser, regardless of its form or substance, of an offer to these Terms and Conditions. Reference to any form or communication of Purchaser, including but not limited to the Company noting Purchaser's Purchase Order number on the front side hereof, shall not be deemed to be an acceptance of any terms and conditions therein, and any different or additional terms or conditions in any proposal, acknowledgment form or any other document of Purchaser are hereby objected to and superseded in their entirety by these Terms and Conditions. Unless Purchaser notifies the Company to the contrary within seven days after receiving the Company may rely on this fact in performing this contract. No variation of these Terms and Conditions shall be effective or binding upon the Company unless in writing and signed by an authorized office

2. QUOTATIONS AND ORDERS:

- a) Subject to Paragraph 1, if the Company has issued a written quotation or proposal, a contract only shall come into existence if the Company receives an order that complies with and accepts these Terms and Conditions within the period stated in the quotation or proposal.
- b) In cases other than those in which the Company issues a quotation or proposal, a contract only will come into existence when the Company mails or otherwise transmits its written acceptance of order and the Purchaser has assented to these Terms and Conditions as provided in Paragraph 1, above.
- c) Any quotation or proposal made by the Company is subject to satisfactory trade and credit references and shall remain open for acceptance for thirty days after the date thereof, after which time it shall cease to be binding on the Company. Any quotation is subject to revision for errors and omissions.
- d) The placement of all orders must be accompanied by sufficient information to enable the Company upon acceptance to proceed forthwith.
- e) The Company will not in any event be obliged to execute any order received other than in writing.

3. WARRANTY, POST GLOVER RESISTORS' PRODUCTS:

- a) The Company warrants title to the Product(s) and, except as noted below with respect to items not bearing the Post Glover Resistors brand, also warrants the Product(s) on date of shipment to Purchaser, to be of the kind and quality described, merchantable, and free of material defects in workmanship and material. b) THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES AND CONSTITUTES THE ONLY WARRANTY WITH RESPECT TO THE PRODUCT(S) AND NO OTHER WARRANTY IS GIVEN THAT EXTENDS BEYOND THE DESCRIPTION ON THE FACE OF THE COMPANY'S QUOTATION OR ACCEPTANCE FORM.
- c) This warranty shall remain in effect for a period of one (1) year from date of initial operation or eighteen (18) months from date of shipment, whichever is earlier. d) At its option, the Company will either repair or replace at no charge any Product(s) that proves to be defective under Paragraph 1(a) within such warranty period. This limited warranty shall apply only if (i) the Product(s) is used and maintained by Purchaser as directed by all applicable documentation; (ii) Purchaser has paid Company all sums due hereunder; (iii) Purchaser promptly notifies the Company in writing of the claim and is able to reproduce it; (iv) the Product(s) has not in any way been modified; (v) the claim is unrelated to normal wear and tear or to any Product(s) normally consumed in operation or that has a normal life inherently shorter than the applicable warranty period; (vi) the claim is unrelated to the failure by Purchaser to follow the most current instructions issued by the Company or the applicable manufacturer; (viii) the claim is unrelated to the negligence, accident or act of Purchaser or any third party; (viii) Purchaser provides the Company reasonable access to the Product(s); (ix) there has been no operation of the Product(s) under conditions more severe than those for which the Product(s) was designed; (x) the claim is unrelated to force majeure; (xi) the claim is unrelated to any causes other than materially defective materials or workmanship; or (xii) the claim is unrelated to operator error or to any software, firmware, peripheral or communication device. In the event that any warranty claim reported by Purchaser falls within any of the foregoing exceptions, Purchaser shall pay the Company for its services, repair and parts at rates and charges then in effect and reimburse the Company for any and all costs, including labor costs. To receive warranty service, defective Product(s) must be delivered to the Company before the end of the warranty period, insurance and shipping charges prepaid by Purchaser. Product(s) must be packaged securely using the original packing materials and insured for full value. The Company assumes no liability for any loss or damage during shipment. Product(s) documentation, manuals, accessories, etc. must be received from Purchaser before in-warranty service can be performed. Purchaser's sole and exclusive remedy hereunder shall be either the repair or replacement of the defective Product(s), at the Company's option. The repair or replacement of Product(s) shall not extend the warranty. All returned Product(s) must be accompanied by a certificate stating that they are clean and free from contamination.



e) If the company chooses to repair any Product, at its option, the Company may choose to allow Purchaser to repair or aid in the repair of this product at the Purchaser's site. Any approval for repair by purchaser, Purchaser's employees, or Purchaser's contractors must be given in writing by an authorized officer or agent of the Company. The Company is in no way responsible, whether approval is received in writing or not, for work performed by purchaser, Purchaser's employees, or Purchaser's contractors and this work may void warranty if performed in a manner inconsistent with specific instructions given by the Company. At no time is the company responsible for costs associated with work performed by purchaser, Purchaser's employees, or Purchaser's contractors or other suppliers unless the scope and cost are agreed in writing by an authorized officer or agent of the Company prior to work commencing.

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f) The foregoing shall be Purchaser's sole and exclusive remedy. Except as warranted in this Section 3, the Product(s) is SOLD HEREUNDER AS IS, AND NO WARRANTY OFANY KIND, EXPRESS, IMPLIED OR STATUTORY, WHETHER IN RELATION TO MERCHANTABILITY, HIDDEN DEFECTS, FITNESS FOR PARTICULAR PURPOSE, COURSEOF PERFORMANCE, COURSE OF DEALING, USAGE OF TRADE, NONINFRINGEMENT OR OTHERWISE IS GIVEN BY THE COMPANY TO PURCHASER OR ANY OTHERPARTY. THE COMPANY SHALL NOT UNDER ANY CIRCUMSTANCE BE RESPONSIBLE FOR ANY LOSS OR DAMAGE, DIRECT, INDIRECT, SPECIAL, ORDINARY, EXEMPLARY, CONSEQUENTIAL OR OTHERWISE (INCLUDING, BUT NOT LIMITED TO, LOSS OF REVENUE, PROFIT OR USE OR COST OF CAPITAL OR OF SUBSTITUTEUSE OR PERFORMANCE), ARISING OUT OF THE TRANSACTIONS CONTEMPLATED HEREUNDER. UNDER NO CIRCUMSTANCES SHALL THE COMPANY'S TOTALLIABILITY OF ALL KINDS ARISING OUT OF OR RELATED TO THIS AGREEMENT (INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY CLAIMS HEREUNDER), REGARDLESS OF THE FORUM AND REGARDLESS OF WHETHER ANY ACTION OR CLAIM IS BASED ON CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE, EXCEED THE TOTAL AMOUNT PAID BY PURCHASER TO THE COMPANY HEREUNDER (DETERMINED AS OF THE DATE OF ANY FINAL JUDGMENT IN SUCH ACTION).

Likewise, the Company shall not, under any circumstances, be liable for the fault, negligence, or wrongful acts of Purchaser's employees, or

4. DISCLAIMER OF WARRANTY, OTHER PRODUCTS:

Purchaser's contractors or other suppliers.

a) ANY SEPARATELY LISTED ITEM OF THE PRODUCT(S) WHICH IS NOT A POST GLOVER RESISTORS BRANDED PRODUCT IS NOT WARRANTED BY THE COMPANY and shall be covered only by the express warranty, if any, of the manufacturer thereof. As between Purchaser and the Company, such Products are sold AS IS, and NO IMPLIED WARRANTY, INCLUDING BUT NOT LIMITED TO THOSE LISTED IN PARAGRAPH 3(e), ARE GIVEN, AND NO OTHER WARRANTY IS GIVEN EXTENDING BEYOND THE DESCRIPTION ON THE FACE OF THE COMPANY'S QUOTATION OR ACCEPTANCE FORM.

b) The Company will in respect of such Product(s) use reasonable efforts to pass on to the Purchaser the benefit of any warranty provided by the manufacturer or supplier of such Product(s) but not so as to impose on the Company any liability in respect thereof.

5. SPECIFICATIONS, DESCRIPTIONS AND PERFORMANCE:

- a) All specifications, drawings and particulars of weights and dimensions submitted with the Company's quotation or proposals are approximate where tolerances are not shown.
- b) Any data, printed matter, designs, drawings, specifications, advertisements, or catalogues supplied to the Purchaser before or after the date of order are subject to alteration without notice and represent only a general guide to the Product(s) and services described therein. All such documents or data are not representations or warranties of fact nor shall they form the basis of any contract.

PRICE VARIATIONS

- a) The Company shall have the right to increase contract prices to reflect any increase in costs arising after the date of any quotation or proposal as a result of: (i) any alteration in or addition to the Purchaser's s requirements; (ii) the Purchaser's instructions or lack of instructions; (iii) any interruptions, delays, overtime work, mistakes, alterations arising from the work of other contractors found to be outside agreed tolerances, delays caused by other contractors, and any other cause for which the Company is not directly responsible; (iv) any increase in any tax, duty or levy imposed on goods or services that affect contract prices in any manner. b) All quotation or proposals are subject to availability of Product(s) and materials.
- 7. SHIPMENT AND DELIVERY: Delivery of the equipment to a common carrier at any Company location shall constitute delivery to purchaser and, regardless of freight payment, title and all risk shall pass to purchaser at that time. Great care is taken in packing Company equipment. The Company cannot be held responsible for damaged goods, which were delivered, in good condition to the carrier. The Company shall assist customer in making a claim and shall expedite replacement materials to satisfy the claim. Claims for shortages or other errors must be made within 10 days from the date of shipment. The Company will communicate the anticipated ship date when acknowledging the status of an order. This is an estimated date, and shall not constitute a term of any contract. The Company reserves the right to invoice and the Customer shall pay for the value of the goods and/or storage fees in the event shipment is delayed at the customer's request beyond this date. Title shall pass to the Customer on the date of invoice, and as such shall be responsible for any insurance coverage.
- 8. SPECIAL SHIPPING DEVICES: The Company has the right to add to the invoice, as a separate item, the value of any special shipping device (tarpaulin, cradle, crib and the like) used to contain or protect the Product(s) invoiced, while in transit.

9. DELAYS

a) Times quoted for shipment or delivery are to begin from the date of the Company's order, or (if later) from the date of receipt of alls official acceptance of the Purchaser's information necessary to enable the Company to proceed forthwith. b) Any date given by the Company for delivery of Product(s) or completion of services is given as an estimate only and shall not constitute a term of any contract between the Company and the Purchaser and any delay in delivery or completion shall not constitute a breach of contract. While the Company will use reasonable efforts to meet such estimates, it reserves the right to amend given dates without prior notification. c) Without prejudice to the foregoing, delivery or completion may in any event be delayed, suspended, canceled or terminated without liability on the part of the Company if it suffers delay in performance due to any cause beyond its control, including but not limited to act of God, war, act of terrorism, act or failure to act of government, act or omission of Purchaser, fire, flood, strike or labor trouble, sabotage, or inability to obtain from suitable sources or services, materials, components, equipment or transportation. Company will give to Purchaser notice in writing within a reasonable time after Company becomes aware of any such delay. d) The Company shall under no circumstances be liable for any direct or indirect or special, incidental or consequential losses, costs or penalties incurred or suffered by the Purchaser as a result of the Company's inability or failure for any reason to meet specified delivery or installation dates.



- 10. PURCHASER DATA: Timely performance by the Company is contingent upon Purchaser's supplying to the Company, when needed, in the reasonable judgment of the Company, all required technical information, including drawing approval and all required commercial documentation.
- 11. STORAGE: Any item of the Product(s) on which manufacture or shipment is delayed by causes within Purchaser's ability to receive the Product(s), may be placed in storage by the Company for Purchaser's account and risk, either at the Company's own facility or elsewhere on the Purchaser's s behalf and all resulting charges for storage, insurance, transport or demurrage (including the Company's charge for storage) and incidental expenses shall be payable by the Purchaser. The Company may, at its option, pay such charges and expenses on behalf of the Purchaser and the Purchaser shall reimburse the Company on demand for such payment. The Product(s) may be invoiced on the day they are put into storage, and, for the purposes of payment by the Purchaser and liability hereunder, the Product(s) shall be deemed to have been delivered and the risk of loss shall pass to the Purchaser on that day.
- 12. PRODUCT(S) IN TRANSIT: The Company shall not be liable for any loss or damage to Product(s) in transit or for any shortage on delivery. The Company will use all reasonable efforts to pass to the benefit of any claim the Company may have against any carrier provided the Purchaser (i) gives to the Company and to the carrier written notice of damage or shortage within three days of the date of arrival of the Product(s); (ii) complies with all conditions imposed by the carrier; and (iii) takes such other steps (including if applicable giving shortage notice to the carrier) as are necessary to preserve a claim against the carrier.
- 13. TERMS OF PAYMENT: Terms of payment are net cash 30 days from date of invoice, except that payment for Product(s) dispatched for overseas destinations shall be made on presentation of shipping documents against an irrevocable Letter of Credit. All delinquent sums due hereunder shall accrue interest at 11/29/month, or the maximum permitted by law, whichever is less. Title to Product(s) shall pass to Purchaser only after full payment thereof. Purchaser grants to the Company a purchase money security interest in the Product(s), all additions and accessions thereto and all proceeds thereof to secure payment of the purchase price due hereunder. Purchaser hereby authorizes the Company to file these Terms and Conditions or to prepare and file financing statement(s) pursuant to the applicable Uniform Commercial Code or other applicable laws to evidence and/or perfect the Company's security interest in the Product(s). On request, Purchaser shall take all actions and execute any and all documents and agreements in this regard and assist the Company in any filing thereof.
- 14. DEFAULT BY PURCHASER: a) If the Purchaser shall fail to pay the contract price and any delivery or other charges in full accordance with these Terms and Conditions or to fulfill any of its obligations hereunder, or if the Purchaser shall make or offer to make any arrangement or composition with its creditors or shall commit any act of bankruptcy, or if any petition or order for relief in bankruptcy shall be filed by or against the Purchaser or if the Purchaser is a corporation, partnership or other like entity, any resolution or petition to wind up such entity's business (other than for the purpose of merger or reorganization) shall be passed or filed, or if a receiver of Purchaser's undertaking, property or assets or any part thereof shall be appointed, or if at any time it shall come to the notice of the Company that the Purchaser is or is likely to be unable to meet its obligations in full as they fall due, Purchaser shall be in breach of this agreement and the Company shall have the right forthwith to terminate or cancel any contract with the Purchaser and upon written notice of such terminated or cancellation s being mailed by the Company to the Purchaser 'last known address any such contract shall be deemed to have been terminated or canceled but without prejudice to any other rights or remedies available to the Company. b) Upon termination or cancellation of any contract pursuant to subparagraph (a) above, the Company shall (without prejudice to any other rights or remedies available to it by applicable law) be entitled if it so elects to repossess at the Purchaser's expense any Product(s) which may have been delivered to but not paid for by the Purchaser. c) Notwithstanding the provisions of subparagraph (b) above and of Paragraph 13 hereof, the Company may upon termination or cancellation pursuant to subparagraph (a) above elect to treat the property in any Product(s) that have been partly or wholly completed as having passed to the Purchaser notwithstanding that the same may not have been delivere
- 15. SEPARATE ITEMS: the Company may if it so elects treat each item separately priced on a quotation or proposal as the subject of a separate contract and in such case these Terms and Conditions shall apply independently to each item.
- 16. COMPLIANCE WITH OFFICIAL REQUIREMENTS: Purchaser assumes all right and liability for results obtained by the use or implementation of the Product(s), whether such results are obtained singly or in combination with other Product(s) or processes. The Company shall have no liability to Purchaser or to any third party for any ordinary, special, indirect, consequential, exemplary or other damages or losses that might arise directly or indirectly by reason of Purchaser's ownership, possession or use of the Product(s). Purchaser shall be solely responsible for use of the Product(s), including but not limited to operating procedures, audit controls, accuracy and security of input and output data, restart and recovery routines and other procedures necessary for Purchaser's use of the Product(s). Purchaser shall employ and maintain any and all safety guards, devices, warning signs, and features, and provide all warnings and instructions, that are required by law and that are appropriate for the safe use of the Product(s). Purchaser in its use of the Product(s) shall be solely responsible for compliance with all present and future statutes, laws, ordinances, regulations and/or guidelines of any applicable jurisdiction or agency, including without limitation, the Occupational Safety and Health Act of 1970, as amended. Purchaser shall ensure that its personnel are, at all times educated and trained in the proper use and operation of the Product(s) and that the Product(s) are used in accordance with any and all applicable manuals, documentation, and instructions. Purchaser shall indemnify and hold the Company harmless from and against all claims, suits, actions, damages, losses, judgments, fees, expenses and costs incurred by the Company, including attorneys' fees and expenses, arising out of, relating to or resulting from Purchaser's or its employee's, agent's or contractor's failure to comply with this Paragraph 16. Except as provided in Paragraph 17 with regard to patents, the Purchaser shall be exclusively responsible for ascertaining that any Product(s) ordered from the Company and designs supplied or specified by the Purchaser do not infringe any letters patent, copyrights, trademarks, registered designs, any other rights vested in a third party or any statute, order, regulation, bylaw or other requirement. The Purchaser shall indemnify and hold the Company harmless against all claims, suits, actions, damages, judgments, penalties, costs and expenses, as incurred, including attorneys' fees and expenses, for which the Company may become liable for any such infringement.



- 17. PATENTS: Purchaser shall notify the Company of any claim that the design or construction of the Product(s) as furnished infringes a United States patent. The Company shall pay costs and damages finally awarded in any suit against Purchaser or its vendees to the extent based upon a finding that the design or construction of the Product(s) as furnished infringes a United States patent, (except infringement occurring as a result of incorporating a design or modification at Purchaser's request), provided that Purchaser promptly notifies the Company of any claim of such infringement, and provided that the Company is given the sole right at its discretion and expense to settle such claim and to defend or control the defenses of any suit based upon such claim. THIS PARAGRAPH SETS FORTH THE COMPANY'S EXCLUSIVE LIABILITY WITH RESPECT TO PATENTS.
- 18. PRODUCT(S) RETURNS: The Company will accept non-warranty Product(s) returns at the sole discretion of the Company, if the Purchaser requests a Return Good(s) Authorization (RGA) number and agrees in writing to a restocking charge of 50% of the purchase price for stock Good(s) as defined by the Company. All restocking charges are subject to revision upon inspection at the facility of the actual returned goods. In all cases the shipping costs are the responsibility of the Purchaser. No return will be accepted by the Company without an RGA number.
- 19. CANCELLATION OF ORDER: There will be a 25% cancellation charge regardless of when an order is cancelled. If any work has begun on the unit the minimum cancellation charge will be 50%. Final cancellation charges for work that is in process will be determined by the Company.
- 20. LAW: These Terms and Conditions shall be governed by and interpreted in accordance with the substantive (and not conflicts) laws of the Commonwealth of Kentucky, U.S.A. Any cause of action arising hereunder or related in any way hereto shall be brought only in the federal or state courts nearest to Erlanger, Kentucky and Purchaser hereby submits to the exclusive jurisdiction of such courts. The rights and obligations of the parties shall not be governed by the provisions of the 1980 U.N. Convention on Contracts for the International Sale of Goods or the related Convention on the Limitation Period in the International Sale of Goods.
- 21. TAXES AND COSTS: All amounts payable hereunder are exclusive of all federal, state, local, municipal or other excise, sales, use, duty, import license, tariff, value-added, stamp, property or similar taxes now in force or enacted in the future, and all such taxes shall be paid by Purchaser, unless Purchaser provides a certificate of exemption or similar document exempting a payment from an applicable tax. If any government body or similar authority determines that the Company is liable for any such taxes, then Purchaser promptly shall reimburse the Company for any such liabilities paid by the Company.
- 22. MISCELLANEOUS a) Neither the Company nor Purchaser shall directly or indirectly induce any employee or agent of the other party to leave the employ of the other, without the other party's prior written consent. b) None of the provisions of this Agreement shall be deemed to have been waived by any act of or acquiescence on the part of the Company, its agents, subcontractors, or employees, but only by an instrument in writing signed by an authorized representative of the Company. No waiver by the Company of any provisions of this Agreement shall constitute a waiver of any other provision or of the same provision on another occasion. c) It is expressly declared that this Agreement and the relationship between the parties hereby established do not constitute a partnership, joint venture or agency arrangement between them. d) This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Purchaser may not assign its rights or obligations under this Agreement in any way without the prior written consent of the Company. The Company may use subcontractors as it deems necessary. e) This Agreement may be amended only in writing signed by each of the parties hereto. Terms on the front side hereof or under separate cover attached supersede any conflicting provision on this side hereof. f) Any sketch, model, sample, design technique, method, trade secret, process and the like used by the Company shall remain the property of the Company and shall be treated as "Confidential Information." No use or disclosure of such Confidential Information shall be made without the express prior written consent of the Company. If the Purchaser attempts to use, copy, disclose, or transfer any portion of the Confidential Information in a manner contrary to the terms of this Agreement or in derogation of the Company's rights, whether those rights are explicitly stated, determined by law, or otherwise, the Company shall have the right, in addition to any other legal remedies available, without the posting of a bond, to injunctive relief enjoining such acts, it being acknowledged by Purchaser that all other remedies are inadequate and cumulative. g) All notices required to be given hereunder shall be in writing. Notices shall be considered delivered and effective upon receipt when sent by telecopy with proof of reception or by registered or certified mail postage pre-paid, return receipt requested, addressed to the parties as set forth hereon. Either party, upon written notice to the other, may change the address to which future notices shall be sent. h) Purchaser shall not, directly or indirectly, export or transmit any Product(s) covered by this Agreement to any country to which such export or transmission is restricted by applicable regulations or statutes of the United States or any agency thereof, without the prior written consent of the U.S. Department of Commerce, Washington, D.C. 20230 and of any other required governmental agency. Purchaser covenants that the Product(s) are not intended for any nuclear use or chemical or biological weapons production facility. i) Should any act or omission of Purchaser cause delays and/or an increase or decrease in the cost of the Company's performance of this Agreement, an equitable adjustment to the timetable and/or amounts due under this Agreement shall be made. Upon its awareness of such act or omission affecting the schedule and/or costs, the Company shall file a written claim with the Purchaser. j) If any provision or portion thereof of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, such illegality or unenforceability shall not effect the validity and enforceability of any legal and enforceable provisions hereof. The remaining provisions shall be construed as if such illegal and unenforceable provision or provisions had not been inserted herein, unless such illegality or unenforceability shall destroy the construed as it such negal and unernorceable provision of provisions had not been inserted neight, unless such negality of unernorceabling shall desire the variety fire underlying business purpose of the Agreement. k) IT IS EXPRESSLY UNDERSTOOD AND AGREED THAT EACH AND EVERY PROVISION OF THIS AGREEMENT THAT PROVIDES FOR A LIMITATION OF LIABILITY, DISCLAIMER OF WARRANTIES OR EXCLUSION OF DAMAGES, IS INTENDED BY THE PARTIES TO BE SEVERABLE AND INDEPENDENT OF ANY OTHER PROVISION AND TO BE ENFORCED AS SUCH. I) The English version of these Terms and Conditions are the sole official version to be interpreted by the parties hereto. m) The term of this Agreement shall commence with the date hereof and continue until the delivery of the Product(s), unless this Agreement is terminated as provided in other provisions of this Agreement. In the event of expiration or termination hereof for any reason, Purchaser shall continue to observe the limitations and restrictions set forth in Paragraphs 3 and 16-2.