MURRAY MOLD & DIE, INC TERMS AND CONDITIONS OF PURCHASE ORDERS

- 1) ACCEPTANCE Unless otherwise provided herein Seller's acknowledgement of this order or commencement of any work or performance of any services hereunder, shall constitute acceptance by Seller of this order and all of its terms and conditions. No term or condition stated by Seller in acknowledging or otherwise accepting this order shall be binding upon Murray Mold & Die, Inc.(MMD), unless specifically accepted in writing by MMD.
- 2) PRICE AND DELIVERY Seller shall furnish the supplies and services called for by this order in accordance with the price(s) and delivery date or schedule stated herein. Price(s) include all applicable taxes. If price(s) and/or delivery date or schedule are not stated herein, Seller shall offer its lowest price(s), showing any applicable taxes separately, or best delivery date or schedule, which shall be subject to approval and written acceptance by MMD.
- 3) PAYMENT TERMS MMD shall pay Seller in accordance with the terms of the PO. Seller shall submit invoices to MMD in a form reasonably acceptable to MMD. Receipt of an invoice shall be condition of MMD obligation to pay. The invoices shall provide an itemized list of all Products and other charges. Unless otherwise stated on the PO, all prices shall be inclusive of any sales, use, and excise taxes, customs, duties, fees, freight, insurance or any other charge or tax, all of which shall be the sole responsibility of the Seller. In no event shall MMD be liable for interest on late payments. MMD requires a Net 30 Days for payment terms unless negotiated otherwise.
- 4) DELIVERY Unless the parties otherwise agree in writing, Seller shall utilize a common carrier at MMD discretion. Seller shall bear all risk of loss until the Products are delivered to MMD or its designee. Time is of the essence. Seller shall meet all delivery deadlines. The parties acknowledge and agree that MMD may suffer losses as a result of the failure of Seller to deliver the Products in accordance with the delivery deadline. FMMD reserves the right to adjust any delivery deadlines as needed and shall provide reasonable written notice to Seller in such event. Seller shall be liable for all direct, indirect, special, consequential and liquidated damages which may arise due to any delay in delivery.
- 5) INSPECTION All equipment is carefully inspected and rigged before shipment, and is received by the carrier in good condition. Should such equipment be found unsatisfactory or not as ordered, on receipt, MMD will, if written claim is made promptly or within not more than thirty (30) days from the date of shipment, take action to ensure supplied equipment operates within specification.
- 6) TITLE Title shall pass to MMD upon final Acceptance.
- 7) CANCELLATION MMD may, at any time and for any reason, cancel the Order, or any portion thereof. In the event an Order is canceled, MMD shall only be obligated to pay for the portion of the Order delivered and accepted by MMD.
- 8) CONFIDENTIALITY Seller acknowledges and agrees that the Order; all correspondence, memorandum, or documents provided in connection with the Order; any information relating to MMD products, specifications, or processes; and any information which has been identified by MMD as confidential or proprietary shall be maintained by the Seller as confidential and it shall not be disclosed to any third party except as may be required by law.
- 9) PROPRIETARY MMD agrees that all information disclosed or obtained by the Seller or its representatives from MMD, including but not limited to drawings, prints, publications, specifications, processes, manufacturing techniques, verbal explanations, schedules and the like, as a result of this order, are received in confidence and are the proprietary property of MMD and that such information shall not be reproduced or used by Seller or transmitted or disclosed to any person or organization by Seller, without prior written consent of MMD.
- PATENTS Seller guarantees that the sale and use of each and all articles and things now or hereafter delivered hereunder will not infringe any patent or copyright; that Seller will at its own expense defend any action, suit or claim or assist in defense thereof, including any brought against U.S. Government, in which an infringement of any patent or copyright is alleged with respect to the sale or use of such articles or things, and that the Seller will indemnify and save harmless MMD and its customers and users, including Government, from any and all losses, costs and damages for infringement or alleged infringement of any patent or copyright because of the sale or use of such articles or things.
- RISK OF LOSS Seller shall bear all risk of loss on supplies, called for by this order until final acceptance by MMD, or its customer, at designation, unless otherwise specified in this order, except for loss occasioned by gross negligence of MMD or its customer.
- 12) INDEMNIFICATION To the maximum extent permitted by law, the Seller shall indemnify, defend and hold harmless MMD and its directors, officers, employees and agents (the "Indemnified Parties") from and against any and all costs, expenses, damages, claims, suits, losses, obligations or liabilities including all attorney's and expert witness fees (collectively, the "Losses") which the Indemnified Parties suffer directly or indirectly resulting or arising out of, without limitation, (a) any Loss suffered as a result of the negligent acts or omissions of the Seller, (b) any failure by Seller to comply with any applicable law or regulation; (c) any tax or duty assessed by any governmental agency against MMD related to the purchase of products or service from Seller; (d) any claim alleging that any of Seller's products or any part thereof infringe upon any third-party's patent.
- 13) INSURANCE Seller shall purchase and maintain insurance sufficient to protect Seller, MMD, and all MMD subsidiaries from claims arising out of Seller's products and performance under the Order, whether such products are provided by or performance is by Seller or Seller's vendors or subcontractors. If requested, Seller shall promptly provide to MMD a valid Certificate of Insurance, in a form acceptable to MMD.
- 14) ASSIGNMENT Neither party may assign the Order without the written consent of the other party.
- 15) COMPLIANCE WITH LAWS AND REGULATION This agreement is to be governed by the laws of the Commonwealth of Kentucky. Seller will comply with any and all applicable laws, rules or regulations in carrying out this Purchase Agreement.
- 16) PRODUCT REVISION Any change by Supplier to a product or material purchased by MMD must be communicated to MMD prior to implementation of the change in order to assess the impact to the MMD Product.

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