1. PRICING AND PAYMENT: Product availability and pricing are subject to change without notice. The purchase price for SI Group products shall be the SI Group price in effect at the time of shipment. Payment terms are not thirty (30) days from the invoice date. Payment shall be rendered by electronic funds transfer to the account designated by SI Group. Should SI Group at any time owing by the Buyer be past due, SI Group may, without prejudice to its other remedies, withhold further shipments or deliveries to the Buyer until all indebtedness has been fully paid. SI Group may assess default interest at the rate of 1% per month or the maximum rate permitted by law.

2. ADDITIONAL CHARGES: Any additional freight costs, insurance, duties, taxes, storage, handling charges or other transportation costs not specifically provided for will be for the Buyer's account. If for any reason SI Group should be prevented from making changes in freight, pricing, and/or terms of payment hereunder, or continuing a price, freight term, and/or term of payment already in effect, by law, governmental decree, order or regulation, SI Group may terminate the agreement upon thirty (30) days' prior written notice to Buyer.

3. LIMITED WARRANTY AND DISCLAIMER: SI Group warrants that the products supplied to Buyer conform to SI Group's internal specifications for such products at the time of manufacture, unless other specifications have been agreed with Buyer in writing. THIS IS BUYER'S EXCLUSIVE WARRANTY. SI GROUP DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. This warranty and disclaimer apply regardless of whether the product is used singly or in combination with other substances or in any process. In the event of any breach of the warranty, SI Group will, at its option, either replace the defective products or refund an equitable portion of the purchase price. THIS IS BUYER'S EXCLUSIVE REMEDY.

4.-force majeure: Regardless of the circumstance, SI Group's total liability to Buyer for any and all claims, losses, or damages arising out of any cause whatsoever, whether based in contract, negligence or other tort, strict liability, breach of warranty or otherwise, shall in no event exceed the purchase price of the products in respect to which such cause arose. IN NO EVENT SHALL SI GROUP BE LIABLE FOR INCIDENTAL, INDIRECT, CONSEQUENTIAL OR EXEMPLARY DAMAGES, AND EVEN IF ADVISED OF THE LIKELIHOOD OF SUCH DAMAGES.

5. TECHNICAL ADVICE AND OTHER SERVICES: Buyer is responsible for the design, processing, testing and labeling of any product that Buyer makes using products purchased from SI Group. Buyer will not rely on anything on SI Group's website or any statement by SI Group about the suitability of products or services SI Group provides. Buyer has performed sufficient testing and analysis of products sold by SI Group in order to form an independent judgment concerning their suitability for their use, conversion or processing intended by Buyer, and will not make any claim against SI Group based on SI Group's technical advice, statements, data, services or recommendations.

6. TITLE TRANSFER: Unless otherwise agreed, all product shipments are made FCA SI Group's plant (Incoterms 2010). If CPT, CIP, CFR or CIF delivery terms are used and only one location is specified, then such location shall be the destination to which SI Group must contract for carriage, plant (Incoterms 2010). If CPT, CIP, CFR or CIF delivery terms are used and only one location is specified, then such location shall be the destination to which SI Group must contract for carriage, and the Buyer will pay for the amount actually delivered. Title to all products sold from SI Group to Buyer at the same time that SI Group is established as integrated as intact for a period of fourteen (14) days from notification of the claim, within which time SI Group and the carrier shall have the right to attend at Buyer's works to investigate the complaint. Any breach of this condition shall not entitle Buyer to any allowance in respect of the claim.

7. DELIVERY SHORTAGE OR LOSS IN TRANSIT: No claim for any loss or damage caused by or suffered as a result of non-delivery or late delivery of a portion of a shipment or in transit will be entertained unless a separate notice in writing is given to the carrier and SI Group within ten (10) days of receipt or of the shipment (whichever is earlier) and a complete claim notice is presented to the carrier five (5) days after the date of receipt. In the case of non-delivery of a whole shipment, notice in writing must be given to the carrier and SI Group within ten (10) days of the date of dispatch. If any products are not delivered within the contractual delivery period of seventy (70) days, and a complete claim notice is presented to the carrier within five (5) days of the receipt of the products. In the case of non-delivery of a whole shipment, notice in writing must be given to the carrier and SI Group within ten (10) days of the date of dispatch. If products are accepted without being checked, the carrier's delivery book must be signed "not examined", in which case the products shall be deemed unconditionally accepted unless Buyer gives written notification to SI Group within the aforesaid three (3) day period. The products in respect of which any claim is made shall be preserved intact as delivered for a period of fourteen (14) days from notification of the claim, within which time SI Group and the carrier shall have the right to attend at Buyer's works to investigate the complaint. Any breach of this condition shall not entitle Buyer to any allowance in respect of the claim.

8. NOTIFICATION OF DEFECT: SI Group must be notified in writing by Buyer of any product defects, non-conformity or otherwise, within ten (10) days from date of delivery of goods to Buyer. Failure to so notify SI Group will constitute unqualified acceptance.

9. FORCE MAJERE: SI Group shall not be liable for any failure to fulfill any terms or conditions herein if such failure is a result of factors beyond SI Group's reasonable control, including, without limitation, any Act of God, fire, strike, lockout, riot, flood, epidemic, shortage of labor, shortage of, or inability to obtain, raw materials, fuels, equipment, or utilities, shortage or interruption of transportation, critical material failures, terrorism, foreign or domestic wars or hostilities, arrests or restraints, embargoes or other import or export restrictions, action of any government, accidents of the seas, canals or river or navigation of vessels of whatever nature even when occasioned by negligence of the vessel, foreign or otherwise, fire, judgment of the public, wars, insurrections, or other causes beyond the control of the shipper, owners, or from any other similar or different cause beyond SI Group's reasonable control. During the pendency of any force majeure event, SI Group's obligations will be suspended and SI Group has the right to prorate any portion of the quantity to be delivered hereunder. If the force majeure event continues for ninety (90) consecutive days, SI Group may terminate the agreement on written notice to the Buyer without liability.

10. ENVIRONMENTAL REGULATION: Buyer shall properly manage and dispose of all wastes and residues resulting from Buyer's use of materials in accordance with applicable laws. Should any material purchased from SI Group become unsuitable for its intended use, then Buyer becomes the “generator” of such waste, and Buyer is fully responsible for disposal in accordance with all existing Federal, State and local laws and regulations. Buyer bears all responsibility for, and agrees to indemnify, defend and hold SI Group harmless from, all liability and costs associated with the handling, possession, use, disposal or resale, whether alone or in combination, of Buyer's waste and related materials.

11. SAFETY DATA SHEETS: SI Group shall furnish Buyer with Safety Data Sheets for each product delivered hereunder. Buyer shall disseminate such information to all persons whom Buyer can reasonably foresee may be exposed to product related hazards including, but not limited to, Buyer's employees, agents, contractors and customers. Buyer shall defend and indemnify SI Group against any liability caused by Buyer's failure to disseminate such information.

12. TAXES: Any increase in or any new or additional tax, excise or governmental charge imposed as a result of tax date of sale shall be the responsibility of (other than not measured by income) upon the production, sale, transportation, storage, handling, delivery, use, possession of or value added to products sold hereunder, or with respect to any material used in the manufacture thereof, which SI Group may be required to pay, including Superfund tax or any other government environmental tax or like charge, shall be paid by Buyer to SI Group in addition to the purchase price.

13. TERMINATION FOR CAUSE: Either party may terminate the agreement upon thirty (30) days' prior written notice to the other party in the event (i) Buyer is in breach of any material term of the Agreement and fails to cure; (ii) the institution of by or against the other party of voluntary or involuntary proceedings in bankruptcy or under any insolvency law or law for the relief of debtors, or (iii) the other party fails to pay any amount after the execution date of the attached agreement, which SI Group may be required to pay, including. Buyer shall be liable for any such tax or other charge, and Buyer hereby agrees to indemnify, defend and hold SI Group harmless from all liabilities caused by Buyer's failure to pay any such tax or other charge.

14. DISPUTE RESOLUTION: Any dispute, controversy or claim arising out of or relating to this agreement, or the breach thereof, shall be settled by arbitration in accordance with the UNICTRIAL Arbitration Rules as at present in force and as may be amended by the rest of this clause. The appointing authority shall be Hong Kong International Arbitration Centre (HKIAC). The place of arbitration shall be in Hong Kong at the HKIAC and the proceedings shall be conducted in the English language. There shall be only one arbitrator. Arbitration shall be administered by HKIAC in accordance with HKIAC Procedures for Arbitration in force at the date of this agreement, including such additions to the UNICTRIAL Arbitration Rules as are therein contained.

15. GOVERNING LAW: This agreement shall be governed by and construed in accordance with the laws of the Peoples Republic of China. The United Nations Convention on Contracts for the International Sale of Goods shall not apply.

16. CONFIDENTIALITY: The price, quantity and quality of product and the duration of supply is confidential and shall not be disclosed to third parties unless required by law.

17. EXPORT CONTROLS: Buyer agrees to comply with all U.S. and local export control, economic sanctions, customs, and antiboycott laws, regulations, rules, and orders ("Trade Control Laws") and any end-user certificate Buyer provides, and will only use SI Group products and any related technical data ("Items") for non-military, peaceful purposes. Buyer certifies that it is not, and is not owned directly or indirectly by anyone, listed on any prohibited persons list published by a U.S. government agency (a "Denied Person"). Any Item's export classification made by SI Group shall not be construed or used to create any security or any other governmental or commercial obligations for the purpose of amalgamation or restructuring.

18. NO RESALE: Buyer represents that the products purchased hereunder are for Buyer's own use and consumption. Buyer will not resell products without prior written consent from SI Group.

19. WAIVER & SEVERABILITY: Any failure by SI Group anywhere, or from time to time, to require the performance by the Buyer of any of the terms of the agreement shall not constitute a waiver by SI Group of the particular terms and conditions and shall not affect or impair said terms or conditions in any way. Each of the provisions of this agreement shall apply with the full extent permitted by law, and the invalidity in whole or in part of any provisions shall not affect the remainder of such provision or any other provision.

20. ASSIGNMENT: The agreement between Buyer and SI Group shall not be assigned in whole or in part by Buyer or SI Group without the written consent of the other party, such consent not to be unreasonably withheld except that, no consent shall be required where the assignee is either an Affiliate of a party or is a purchaser of or other successor to a significant portion of the assets using the Sale Product sold to Buyer. Any purported assignment in violation of this clause shall be void.

21. SURVIVAL: All rights accruing prior to the expiration or other termination of the agreement will survive such expiration or termination.

22. ENTIRE AGREEMENT: These Standard Conditions of Sale, together with the terms of the attached agreement shall constitute the entire agreement between the parties. In the event of any inconsistency between the specific terms of the attached agreement and the terms of these Standard Conditions of Sale, the specific terms of the attached agreement shall govern.