GENERAL TERMS AND CONDITIONS OF SALE

It is the intent that these General Terms and Conditions of Sale, along with Seller's Standard Limited Warranty, incorporated herein by reference, will establish the commercial terms of the contract under which Thomas Conveyor Company ("Seller") shall sell parts and equipment ("Products") to the purchaser identified in any order or proposal (the "Purchaser").

- 1. AGREEMENT: These terms and conditions are incorporated into and made a part of the offer to which they are attached (collectively, with all attachments, the "Offer"). This Offer constitutes the entire offer to sell Products of Seller to the Purchaser and when accepted by the Purchaser shall constitute the contract between the parties (the "Order"). Previous communications and/or submittals, whether verbal or written, shall not apply or in any way be deemed to modify or alter this Offer. All previous communications from Purchaser are <u>expressly rejected</u>. Counter-offers with terms and/or conditions different from, or in addition to, the terms and conditions appearing in this Offer, including any additional or differing terms and conditions contained in any purchase order submitted by the Purchaser, are <u>expressly rejected</u>. Purchaser's acceptance of this Offer is expressly limited to the Offer, constitutes Purchaser's agreement that this Offer contains the entire agreement between Purchaser and Seller. Purchaser's acceptance of the Offer is expressly limited to the terms and conditions set forth herein. Purchaser offer submitted by the Purchaser's acceptance of the Offer is expressly limited to the terms and conditions set forth herein. Purchaser offer submitted by the Purchaser's acceptance of the Offer is expressly limited to the terms and conditions set forth herein. Purchaser's acceptance of these General Terms and Conditions and that the price for the Products would be different if other terms and conditions of sale were to apply.
- 2. ACCEPTANCE: If the Offer is deemed to constitute an offer, it may be accepted only on terms set forth in the Offer, including, without limitation, these General Terms and Conditions. If the Offer is deemed to constitute an acceptance of an offer, such acceptance is expressly conditioned on Purchaser's assent to the terms of the Offer, including, without limitation, these General Terms and Conditions, and any commencement of performance by Purchaser shall be deemed to constitute such assent. Any additional and/or different terms and conditions shall be deemed a material alteration and is hereby objected to and rejected. Seller's shipment of any Goods in response to a writing that attempts to vary any of these terms and conditions or Seller's acceptance of any payment by Purchaser shall not be deemed to constitute such assent to any additional and/or different terms and conditions or Seller's acceptance of any payment by Purchaser shall not be deemed to constitute such assent to any additional and/or different terms and conditions or Seller's acceptance of any payment by Purchaser shall not be deemed to constitute such assent to any additional and/or different terms and conditions or Seller's acceptance of any payment by Purchaser shall not be deemed to constitute such assent to any additional and/or different terms and conditions proposed by Purchaser.
- RISK OF LOSS: All shipments shall be shipped F.O.B. Seller's facility and risk of loss as to such Products shall pass and remain with Purchaser once Products depart Seller's facility.
- 4. SPECIFICATIONS: Seller shall furnish all stock Products as specified in the Order. Madeto-order Products shall be furnished in accordance with the specifications, details, requirements and/or drawings supplied by Purchaser, or prepared by Seller at Purchaser's direction. Any drawings, specifications, and calculations submitted by Seller to Purchaser shall be reviewed and approved by Purchaser. Seller warrants that all Products covered by this Order will conform to the specifications, drawings, samples or other descriptions furnished to Seller or adopted by the Purchaser. If it is determined that the Products delivered under this Order fail to meet the specifications, then Purchaser will contact Seller and Seller shall make corrections in accordance with Seller's Limited Warranty.
- 5. LIMITED WARRANTY: Seller's Standard Limited Warranty is attached hereto and incorporated herein for all purposes.
- PRICING, PACKAGING, DELIVERY AND PAYMENT: All Products shall be sold on the terms, conditions and at the price quoted in Seller's Offer. All terms of pricing, packaging, shipment, delivery and payment are included in Seller's Offer and are incorporated herein by reference for all purposes.
- INSPECTION: Purchaser shall have reasonable time after delivery to inspect the Products covered by the Order. Purchaser shall accept or reject the Products promptly after inspection. Payment by Purchaser prior to its inspection will not constitute acceptance of items covered by the Order.

8. INDEMNIFICATION:

- 8.1. Seller agrees to indemnify and hold hamless the Purchaser, its successors and assigns against any and all liabilities, loss and expense (including attorney's fees) arising out of a third party product liability claim that results in a judicially determined, final, and non-appealable order finding that the Products were defective provided that no indemnification shall be provided for any loss (or any portion of any loss) determined to have resulted from the acts or omissions of the party seeking indemnification. Seller agrees to carry adequate product liability insurance to support this obligation and agrees to provide certificate(s) of insurance showing such coverage, as requested by Purchaser.
- 8.2. Notwithstanding any of the other provisions in this Section 8, Seller's obligation to indemnify the Purchaser is limited to the extent of Seller's product liability insurance and the coverages and exclusions provided for thereunder. In the event Seller's product liability insurance will not cover any of the claims described in Section 8.1, then Seller shall have no obligation to indemnify Purchaser. Seller's obligation to pay any judgment, award or settlement is likewise limited by the product liability insurance policies. Seller's obligation to indemnify Purchaser shall not apply to any Product which Purchaser (or Purchaser's employees, contractors, customers, or assigns) have altered, tampered with, misused or neglected, or for which Seller's operating instructions and warnings have been ignored or removed or to the extent of the negligence or legal fault of any party other than Seller. Indemnification provided herein is conditioned upon Purchaser providing Seller prompt notice of any claim and allowing Seller, or its insurance company, control over the defense and/or settlement of any such claim.
- 8.3. Seller shall defend any suit or proceeding brought against Purchaser to the extent such suit or proceeding is based on a claim that any Product or part thereof (not developed, proposed or specifically mandated by Purchaser), constitutes an infringement of any patent. In the event that the sale or use of such Product, or any part thereof, is enjoined, Seller shall, at its own expense and its option, either: (a) procure for Purchaser, the right to continue using said Product; (b) replace same with a non-infringing Product; or (c) modify same so that it becomes non-infringing.
- 8.4. The obligations of Seller with respect to indemnification for third party product liability claims and patent infringement are solely and exclusively as stated herein. THE INDEMNITY OBLIGATIONS RECITED ABOVE ARE IN LIEU OF ALL OTHER INDEMNITIES WHATSOEVER, WHETHER ORAL, WRITTEN, EXPRESS, OR IMPLIED.

9. TERMINATION:

9.1. Termination for Convenience: Purchaser, by written notice, shall have the right to terminate the Order, in whole or in part, at any time for its convenience. Upon receipt of written notice, Seller and any subcontractors and suppliers shall immediately cease all work with respect to the Products. Within thirty (30) days of Seller's receipt of any termination notice, Seller shall

submit its claim for its costs of performance to the date of termination. The termination charges shall consist of a percentage of the contract price of the Products reflecting the percentage of the work performed prior to the date of termination, plus any additional direct costs reasonably incurred as a result of the termination. Percentage of work performed and other charges must be verifiable by Purchaser. Upon payment of the termination charges, title to all Products for which Seller has been paid shall be vested in Purchaser.

9.2. Termination for Default: The Purchaser may terminate the whole or any part of the Seller's performance under this Order in any one of the following circumstances: (1) if the Seller fails to make delivery of the Products or to perform within the time specified herein or any extension thereof; (2) if the Seller delivers Products which do not conform to the specifications; or (3) if the Seller delivers Products which do not conform to the accordance with its terms or so fails to make progress as to endanger performance hereunder. In the event of any such failure, Purchaser will provide Seller with written notice shall provide Seller a commercially reasonable opportunity to cure such failure. In the event Seller des not cure such failure within a commercially reasonable time of such notice, Purchaser may provide Seller with a written Notice of Termination for Default. In the event the Purchaser terminates this Order for default, as provided in this clause, the Purchaser's exclusive remedy for such default is to (i) receive a refund of the contract price actually paid to Seller upon the return of the Products to Seller's facility from which the Products were originally shipped or (ii) accept the Product as delivered with a mutually agreed to adjustment to the price.

10. CONFIDENTIAL INFORMATION:

- 10.1. In the performance of its obligations under this Order, Seller may have access to trade secrets and other confidential information, including but not limited to, drawings, data, costs, operating procedures, customers and methods of doing business, which may be owned or controlled by Purchaser and its affiliates ("Confidential Information"). Seller agrees that any such Confidential Information shall at all times remain the exclusive property of Purchaser and shall be used by Seller and its authorized employees, agents or subcontractors solely for the purpose of performing its obligations hereunder. Seller agrees to keep such Confidential Information or disclose the same to unauthorized persons for a period of three (3) years, or for any trade secret for the period of time during which such item is considered a trade secret under applicable law.
- 10.2. If Seller is required to disclose the Confidential Information pursuant to any legal proceeding, Seller shall notify Purchaser in writing and allow Purchaser to seek appropriate judicial relief.
- 10.3. Notwithstanding the foregoing, nothing herein shall limit the Seller's right to disclose any information which: (1) was in or enters the public domain without fault of the Seller; (2) is received by Seller from a third party without restriction or breach of any duty of confidentiality; (3) was known to Seller prior to receipt and such prior knowledge is demonstrated by competent evidence; or (4) is required to be disclosed pursuant to government process, law, order, rule or regulation.
- 11. FORCE MAJEURE: Neither Purchaser nor Seller shall be deemed to have breached this Order as a result of delays in performance where such delays result from acts of God, fires, strikes, pandemic, or like occurrences, provided such occurrences are beyond the control, and without the fault, of the party seeking excuse. Any party seeking excuse under Section 11 shall promptly notify the other party in writing and take all reasonable steps to mitigate the effect of such delay on the other party. The time for performance by Seller shall be extended by a period equal to the length of any such excused delay. If any event of delay as identified in Section 11 is encountered by Seller and continues for more than ninety (90) days, the Purchaser shall have the right, but not the obligation, to terminate the Agreement for its Convenience in accordance with Section 9.1 entitled, "termination For Convenience."
- COMPLIANCE WITH LAWS: Seller certifies that its operations are in compliance with all applicable laws, executive orders, rules and regulations relating to Equal Employment Opportunity.
- 13. INSURANCE: Seller shall not insure the Goods for Purchaser's account, unless otherwise indicated in the Seller's Offer.
- 14. **ASSIGNMENT:** This Order may not be assigned by either party without the written consent of the other party.
- 15. GOVERNING LAW: All disputes relating to the execution, interpretation, construction, performance, or enforcement of this Order and the rights and obligations of the parties shall be governed by the laws of, and resolved in the State or Federal courts in, the State of Texas. Purchaser hereby consents to and waives any objection to venue and jurisdiction in such courts.
- 16. CUMULATIVE REMEDIES: SELLER SHALL IN NO EVENT BE LIABLE TO PURCHASER, ANY PERSON WHO SHALL PURCHASE FROM PURCHASER, OR ANY PERSON THAT USES ANY PRODUCTS SOLD PURSUANT TO THIS ORDER FOR DAMAGES OF ANY KIND, INCLUDING, BUT NOT LIMITED TO, DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES OR LOSS OF PRODUCTION OR LOSS OF PROFITS RESULTING FROM ANY CAUSE WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, ANY DELAY, ACT, ERROR, OR OMISSION OF SELLER, OR ANY DEFECT, FAILURE, OR MALFUNCTION OF THE PRODUCTS, AND SELLER'S SOLE LIABILITY SHALL BE TO REPAIR OR REPLACE ANY PRODUCTS COVERED BY THIS ORDER F.O.B. SELLER'S FACILITY, WHETHER THE CLAIM FOR SUCH DAMAGES IS BASED UPON WARRANTY, CONTRACT, NEGLIGENCE, OR OTHERWISE.
- 17. SEVERABILITY: The Agreement is made subject to all applicable laws and regulations. The unenforceability or invalidity of any provision of any of the contract documents shall not affect the validity or enforceability of the remaining provisions thereof, but such remaining provisions shall be construed and interpreted in such a manner as to carry out fully the intent of the parties.
- 18. DISPUTE RESOLUTION: The parties agree to attempt to resolve disputes prior to submitting such disputes to determination by litigation by good-faith negotiations between knowledgeable, responsible representatives of each party who are fully authorized to settle any such dispute.
- 19. WAIVER: Seller's failure to insist on performance of any term, condition, or instruction, or failure to exercise any right or privilege, or its waiver of any breach, shall not thereafter waive any such term, condition, instruction, right, or privilege.