GENERAL SALE CONDITIONS

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VULKAN DO BRASIL LTDA.

Rodovia Engenheiro Constâncio Cintra Km 91 | 13252-200 Bairro da Ponte | Itatiba - SP | Brasil

1. PRICE

1.1. Unless otherwise specified in the Purchase Order and/or Agreement, the PRODUCT price was established taking into account the tax and social charges in force on the date of the Order.

1.2. In case any tax, tax-related or social charges are created or changed, or if any tax exemption or benefit is revoked, direct or indirectly affecting the contract price, up to the invoice issuance date, such contract price shall be proportionally changed.

2. DELIVERY, TRANSPORT AND INSURANCE

Unless otherwise specified in the Purchase Order and/or Agreement, the PRODUCT shall be delivered at VULKAN's manufacturing unit (Incoterms: Ex-Works), and PURCHASER shall bear all risks and cargo charges, as well as transport, unloading, removal and nsurance expenses. PURCHASER shall also inform us the contact person, telephone and e-mail of the carrier authorized to remove the material.

3. PAYMENT

The failure to pay any amount, resulting from this Order, on the date it becomes due, shall subject debtor to the following increases, applicable to the principal outstanding amount:

a) Arrears interest based on the TBF (Basic Financial Rate), or rate that may come to replace it, plus 2% per month, calculated over the updated value, and

b) Legally authorized billing expenses.

3.1. It shall not be allowed payment retentions or reductions, at any title, without VULKAN'S prior written approval.

4. TITLE RETENTION

4.1. The sale resulting from this Order shall be made with Title Retention in favor of VULKAN, performed after delivery of the PRODUCT to PURCHASER, which shall be terminated after full compliance with the contractual obligations, especially regarding the full payment of the price.

4.2. Until the contractual obligations are fully complied with, the supplied PRODUCT shall remain in PURCHASER'S provisional ownership, as faithful trustee, provided that PURCHASER cannot transfer the PRODUCT from the agreed installation place, without VULKAN'S prior approval. The INVOICES and trade notes issued as a result of the sale shall be an integrant part hereof.

4.3. In case of installment payment, if one of the installments is not paid, the other installments shall be considered overdue and payable.

4.4. In case of installment payment, PURCHASER agrees to sign all proper documents, specially the standard Title Retention Agreement, before delivery of the PRODUCT, bearing all expenses incurred for contract legalization.

5. WARRANTY

5.1. VULKAN provides PRODUCT warranty against any material and manpower defects, during the WARRANTY PERIOD. During the WARRANTY PERIOD, VULKAN shall replace or repair, at its exclusive criteria, without any burden to PURCHASER, any PRODUCT part or component that is provably defective, except for the signing pointed out in item "5.2, however, the products shall be delivered at VULKAN's manufacturing unit in Itatiba/SP." All parts and components replaced under warranty shall be owned by VULKAN.

5.1.1. In cases where the PRODUCT is located outside the Brazilian territory or where, at the discretion of VULKAN, the shipping to Itatiba is not convenient, VULKAN may make available a technician in order to inspect the PRODUCT at the facilities of PURCHASER, after the execution by PURCHASER of a Guarantee Inspection Conditions Term to be made available by VULKAN, for the confirmation of existence of any defects and compliance with section 5.1 above.

5.1.2. In order for the inspection to be properly carried out, PURCHASER shall allow free access to the facilities where the PRODUCT is located and provide appropriate physical and technical conditions for the performance of the inspection. Should special authorizations be necessary, such as licenses, permits or visas, the obtaining thereof shall be the responsibility of PURCHASER.

5.1.3. By the end of the inspection, VULKAN shall inform PURCHASER whether a defect covered by the guarantee was identified and shall inform whether the PRODUCT will be repaired or changed.

5.1.4. Should the technician verify that the PRODUCT presents no defects covered by the guarantee, PURCHASER shall reimburse the costs incurred by VULKAN for the visit and review of said PRODUCT by the technician, including, without limitation, air tickets, transportation, accommodation and food. The reimbursement shall be made within up to ten (10) days counted as of the sending of the respective payment slips.

5.1.5. In the event it is not possible for the technician to reach a definitive conclusion on the existence and/or nature of the defect, PURCHASER shall have the option, at its own expenses, to ship the PRODUCT to VULKAN in Itatiba/SP, Brazil, for additional inspection.

5.2. WARRANTY PERIOD

This warranty shall be valid for eighteen (18) months as of the Invoice issuance date, or twelve (12) months after beginning of the operation (WHICHEVER COMES FIRST). The repair, modification or replacement of parts or components, during the WARRANTY PERIOD, shall not extend its original validity term.

5.2.1. In the case of products of Vulkan Lokring division, that is: single rings, joints, connectors and accessories for refrigeration and air conditioning, the legal guarantee of at least 90 days is established, during which the products will be appropriate to the use to which they are intended, not causing risks to the health and safety of the installer, technician or even to consumers. Therefore, the right to claim for apparent defects or easy to verify on the products, within this period described above, expires in ninety (90) days, beginning the count of the deadline from the effective delivery of the product, or from the date of the invoice of sale by Vulkan do Brasil, whichever comes first. As an exception to this warranty period, Vulkan in its VULKAN Lokring division will grant the term of up to 180 days from the date of issue of the invoice for sale from Vulkan do Brazil, for the following products:

- Vacuum Pumps
- Recovering Machines

• Station for refrigerants gases, of automotive air conditioning, called Speedmaxx

5.3. WARRANTY DOES NOT COVER

5.3.1 Replacement or repair of consumable parts such as pads, gaskets, etc.;

5.3.2. Charges incurred for the transport of parts, components or PRODUCT, as well as travels and accommodation of the people sent by VULKAN to repair the PRODUCT;

5.3.3. Repair of defects or damages of any nature, when arising out of: a) Improper use of the PRODUCT;

b) Falls, bumps, exposition to hostile environments and force majeure; c) Improper supply or use of electric power;

d) Improper storage.

5.4 WARRANTY EXTINCTION

Warranty shall be considered extinct, in case of any of the following events:

5.4.1 Failure to observe the installation, use, maintenance and safety rules contained in the manual following up the PRODUCT;

5.4.2. Introduction of changes to the PRODUCT, use of improper accessories and non-original spare parts;

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5.4.3. Technical assistance provided by people not authorized by VULKAN;

5.4.4. Total or partial failure to make due payment for the acquisition of the PRODUCT.

5.5 TECHNICAL ASSISTANCE

5.5.1. If necessary technical assistance, PURCHASER shall inform VULKAN, identifying the PRODUCT by its serial number and, to the extent possible, the origin of the presented product;

5.5.2. VULKAN, depending on the nature of the technical assistance service to be provided, shall choose the proper place for its performance.

5.5.3. Depending on the place where technical assistance is provided, VULKAN shall choose the most proper way to transfer its people, the PRODUCT, components and parts;

5.5.4. When technical assistance is provided at PURCHASER'S establishment, it shall:

a) Arrange for VULKAN'S technical people to have free access to the PRODUCT, so that the technical assistance works are immediately initiated.
b) Make available to VULKAN'S personnel, whenever necessary and free from any charges, auxiliary resources, such as: machines, tools informed in the installation, operation and maintenance manual, konecranes, hoits, lubricants, detergents, client's responsible technician, etc.

5.5.5. PURCHASER shall authorize the services before the start of the work, pointing out the options at their convenience and signing the corresponding field of the Technical Assistance Report. Upon conclusion of the services, PURCHASER must sign the Technical Assistance Report, verifying all performed services, worked hours, replaced parts, etc., recording such verification. Refusal by PURCHASER to sign the Technical Assistance Report does not constitute allegation of non-compliance with the Technical Assistance;

5.5.6. VULKAN's warranty is limited to the repair or replacement of defective parts or components, as stipulated in the previous items.

6. INSTALLATION AND DELIVERY

It is not included in the PRODUCT price, the installation services, technical delivery or technical supervision during installation and, if in the Client's interest, it shall contract VULKAN by means of the telephone +55 11 4894-7300.

7. RENEGOTIATION OF THE ORDER

Thirty days after the contracted delivery date, if PURCHASER does not present conditions to receive or remove the PRODUCT, VULKAN reserves the right to renegotiate the price, term and other sale conditions.

8. CANCELLATION OF THE ORDER

The failure to comply with the obligations contained in clause 3 – Payment, shall cause cancellation of the purchase order.

Upon termination described above, or if VULKAN accepts cancellation of the purchase order, required by PURCHASER, it shall loose in favor of VULKAN, the amount paid as down payment.

If there is no order advancement, purchaser shall indemnify VULKAN for the expenses and already-performed services inherent to manufacturing up to the cancellation date, as well, those already contracted and that cannot be canceled, in addition to administrative costs and income margins, proportionally.

9. RESTRICTION ON LIABILITY AND FINES

Any claims for damages, by PURCHASER, related to the manufacture, sale, delivery, resale, repair, replacement or use of equipment, parts or components, is limited to the direct material damages and cannot, in any event, exceed the price assigned to the equipment, components or parts that

have caused the claim. VULKAN shall not be liable towards PURCHASER and/or the End User for any lost profits, losses and indirect damages such as, but not limited to, losses of use, production, contracts or products, waste or contamination, increase of installation operating costs, labor costs, damage to image, among others, or for any special or incidental costs, financial or economic loss, whether direct, indirect or consequential, arising from the use of its manufacturing equipment.

Notwithstanding any other contrary stipulation in the Purchase Order and/or Agreement, the sum of all contractual fines (whether for arrears or compensation), whether applied jointly and/or individually, payable by VULKAN is limited to ten per cent (10%) of the total supply value, without any taxes.

10. TOLERANCE

Failure to exercise any rights or powers attributed to VULKAN hereunder or acceptance of delays in the compliance of PURCHASER'S obligations or PURCHASER'S default, shall not be understood as novation, nor affect VULKAN'S rights and powers, which may be exercised at any time.

Any and all change of technical data previously agreed shall not justify suspension of the services, up to conclusion of the negotiations regarding all commercial implications.

11. JURISDICTION

In order to settle any disputes between PURCHASER and VULKAN resulting from the supply of PRODUCTS, the parties hereby elect the District Courts of the city of Itatiba, in the State of São Paulo, excluding any other, however privileged it may be.