PURCHASE ORDER TERMS AND CONDITIONS

- 1. ORDER PLACEMENT. Precision Machine, Inc. ("Buyer") may, at its option, place any or all orders for goods and/or services (each, a "Purchase Order, and, collectively, "Purchase Orders") with you ("Seller") by way of mail (conventional or electronic), facsimile, telephone, electronic data Interchange, or other e-commerce transmission. All such orders regardless of media used shall be governed by these Purchase Order Terms and Conditions (the "Terms and Conditions"), and shall be explicitly incorporated by reference into each Purchase Order between Buyer and Seller.
- 2. PACKING, MARKING & SHIPPING. (a) All items shall be properly packed, marked and shipped in accordance with the requirements of the common carrier transporting such items, these Terms and Conditions, the applicable Purchase Order, and in a manner which will permit the securing of the lowest transportation rates. Seller shall route shipments in accordance with Buyer's terms and conditions. (b) Any transportation charges paid by Seller with respect to which Seller is entitled to reimbursement shall be added to Seller's Invoice as a separate item and the receipted freight bill shall be attached thereto. (c) Unless otherwise provided in a Purchase Order, no charge shall be made by Seller for containers, crating, boxing, bundling, dunnage, drayage, or storage.
- 3. PACKING SLIPS, BILLS OF LADING & INVOICES. (a) Each packing slip, bill of lading and invoice shall bear the applicable Purchase Order number and the location of the plant to which the items are to be shipped or where the services will be performed. All invoices shall contain the following assurance: "SELLER REPRESENTS THAT IT HAS COMPLIED WITH THE FAIR LABOR STANDARDS ACT OF 1938, AS AMENDED, IN PRODUCING THE ITEMS OR PERFORMING THE SERVICES COVERED BY THIS INVOICE." (b) A numbered master packing slip shall accompany each shipment. (c) Original bill of lading must be attached to invoices when mailed by Seller. (d) If partial shipments are made, a separate invoice must be prepared for each shipment. (e) If two or more orders are shipped together, each order must be invoiced separately and these invoices cross-referenced to each other.
- 4. PRICES; PAYMENT. No price increases shall be allowed without at least 90 days written notice and prior written approval of Buyer. Invoices may be paid by check, credit card, debit card, or electronic transfer, at Buyer's option.
- 5. ACCEPTANCE. Unless otherwise provided herein, it is understood and agreed that the written acceptance by Seller of any Purchase Order (physically or electronically) or the commencement of any work, delivery of any items or the performance of any services hereunder by Seller (including the commencement of work, delivery or the performance of any services with respect to samples) shall constitute acceptance by Seller of a Purchase Order and these Terms and Conditions, and that such acceptance is expressly limited to terms and conditions thereof and hereof. Prior to acceptance of any Purchase Order Seller shall notify Buyer if Seller intends to use statistical techniques for purposes of determining Buyer's product acceptance. Seller also expressly acknowledges that Buyer, its customers, and applicable regulatory authorities, upon Seller's acceptance of a Purchase Order, shall have the continuing right to inspect and verify that Seller's manufacturing processes, manufacturing facility(ies) and raw materials are in compliance with requirements and specifications of the Purchase Order and these Terms and Conditions. In the event such inspection(s) reveals non-compliance with the Purchase Order or these Terms and Conditions, Buyer shall notify Seller of such non-compliance in writing and Seller shall promptly correct any and all non-complying aspects of its manufacturing processes, manufacturing facility(ies) and/or raw materials. In the event Seller fails to take such requested corrective action as communicated to Seller in writing, Buyer shall have the right to terminate this Agreement pursuant to Paragraph 10, below.
- 6. SHIPPING RELEASES. (a) Unless specific delivery/performance dates are provided in a Purchase Order, Seller shall not fabricate any of the items covered by a Purchase Order or procure any of the materials required in their fabrication, or ship any of such items to Buyer, or perform any services, except to the extent that it is authorized in written instructions furnished to Seller by Buyer. Buyer shall have no responsibility for items or services for which delivery dates or such written instructions have not been provided. Shipments of items in excess of those authorized may be returned to Seller and Seller shall pay Buyer for all packing, handling, sorting, and transportation expenses incurred in connection with such shipments. Shipments of items deficient of those authorized shall be shipped by Seller and Seller shall for all packing, handling, sorting, and transportation expenses incurred in connection with such shipments. Buyer may from time to time change shipping/performance schedules specified in a Purchase Order or contained in such written instructions or direct temporary suspension of such scheduled shipments/performance. (b) Delivery/ performance must be made in accordance with the time stated on a Purchase Order; otherwise, Buyer reserves the right to cancel it.
- 7. INSPECTION/MONITORING FOR COMPLIANCE. All items supplied hereunder shall be subject to Buyer's, and its customers and/or regulatory authority's, inspection, verification, and testing requirements, which shall be in effect from time to time, including inspections of Buyer's facility, processes and records. Seller hereby agrees to comply with all requirements set forth in the Purchase Order, including but not limited to the use of specific, identified suppliers or approved sources of products and services. To ensure compliance with the foregoing requirement, Seller shall be subject to Buyer's inspection, verification, and implementation of testing requirements which shall include, without limitation: (a) the control and monitoring of any special requirements, critical items, or key characteristics; and (b) the use of specific, identified suppliers or approved sources of products and services. Furthermore, Seller agrees to the continual monitoring and evaluation of on-time delivery and product conformity associated with the Purchase Orders. As deemed necessary, Buyer may issue corrective action requests to Seller if it underperforms or continually fails to conform to the requirements set forth in the Purchase Order and/or these Terms and Conditions. Seller agrees to promptly address and resolve any corrective action request submitted by Buyer.
- 8. REJECTION OF NONCONFORMING GOODS. All services performed hereunder are subject to Buyer's satisfaction and full approval. If Buyer rejects any portion of the goods, Buyer has the right, effective upon written notice to Seller, to: (a) rescind the Purchase Order in its entirety; (b) accept the goods at a reasonably reduced price; or (c) reject the goods and require replacement of the rejected goods. If Buyer requires replacement of the goods, Seller shall, at its expense, promptly replace the nonconforming goods and pay for all related expenses, including, but not limited to, transportation charges for the return of the defective goods and the delivery of replacement goods. If Seller fails to timely deliver replacement goods, Buyer may replace them with goods from a third party and charge Seller the cost thereof and terminate the applicable Purchase Order. Any inspection, verification, testing, or other action under this Paragraph shall not reduce or otherwise affect Seller's obligations, and Buyer shall have the right to conduct further inspections after Seller has carried out its remedial actions.
- 9. INTELLECTUAL PROPERTY. (a) Seller shall defend, indemnify and hold harmless Buyer and Buyers agents, customers and other parties with which Buyer deals, from and against any and all liability, loss, damage, fines, penalties, claims, actions, judgments, costs and expenses, including reasonable attorneys' fees, arising out of or relating to any claim that the performance of services or use or sale of any item or item part furnished hereunder constitutes an infringement of any patent, trademark, trade dress, trade secret, copyright or other intellectual property right. (b) If any item or item part, or the use thereof, is held to constitute infringement, Seller shall, at its own expense and at Buyer's option, either procure for Buyer the right to continue using said item or part, or replace sold item or part with a substantially similar non-infringing item or part acceptable to Buyer. If Buyer determines further use of the item or part is not possible or Buyer can no longer take advantage of services due to the infringement, Seller will accept the return of said item or part, and refund to Buyer the purchase price of such item and/or services and any transportation and/or installation

costs incurred by Buyer. (c) Seller hereby grants to Buyer a license to repair, rebuild, and relocate, and to have repaired, rebuilt, and relocated patented items purchased by Buyer under a Purchase Order.

- 10. TERMINATION AT OPTION OF BUYER. (a) Performance of work under a Purchase Order may be terminated by Buyer, at its option, in whole or in part, at any time by hand delivery, or by the faxing or mailing, either conventionally or electronically of a written notice of termination to Seller. Buyer shall have such right of termination notwithstanding the existence of any cause or event beyond Seller's control. (b) After receipt of notice of termination, Seller shall, unless otherwise directed by Buyer, immediately terminate all work under a Purchase Order and deliver to Buyer (i) all completed work which conforms to the requirements of aPurchase Order and does not exceed, in quantity, the amount authorized for production by Buyer, and (ii) all reasonable quantities (but not in excess of amounts authorized by Buyer) of work in process and materials produced or acquired in respect of the performance of the work terminated which are of a type and quality suitable for producing items which conform to the requirements of aPurchase Order, and which cannot reasonably be used by Seller in producing items for itself or for its other customers. (c) As a result of termination by Buyer under this paragraph, Buyer shall pay to Seller the following amounts without duplication: (1) the Purchase Order price for all items or services which have been completed in accordance with a Purchase Order and not previously paid for and (2) the actual costs incurred by Seller in accordance with aPurchase Order to the extent such costs are reasonable in amount and are property allocable or apportionable under generally accepted accounting practices to the terminated portion of aPurchase Order, including the actual cost of work in process and materials delivered to Buyer in accordance with Subparagraph (b), above, and including the actual cost of discharging liabilities which are so allocable or apportionable. Payments made under this subparagraph (e) shall not exceed the aggregate price specified in aPurchase Order, less payments otherwise made or to be made. The foregoing items shall be the sole liability of the Buyer for termination. (d) The provisions of this Paragraph 9 shall not apply if a Purchase Order is canceled by Buyer for the default of Seller or a force majeure event sustained by Buyer.
- 11. CHANGES. Buyer may at any time, by written change order, make changes in (a) the drawings, designs, and/or specifications applicable to the items and/or services covered by a Purchase Order, (b) the method of shipment and packing, and/or (c) the place of delivery. If any such changes affect the time for performance, the cost of manufacturing such items or the cost of furnishing such services, Buyer shall make an equitable adjustment in the purchase price or the delivery schedule, or both. Seller shall notify Buyer at least sixty (60) days prior to the obsolescence or discontinuation of any materials, processes, or products. Changes by Seller in the design or composition of any goods, manufacturing processes, location of manufacturing facility, sub-suppliers, and raw materials or construction thereof shall not be made without the prior written approval of Buyer. The forgoing notwithstanding to the contrary, Buyer reserves the right to modify or cancel all or part of any Purchase Order(s) if Buyer determines, in its sole and absolute discretion, that such changes will negatively impact the quality of the goods and/or services ordered thereunder.
- 12. WARRANTIES. Seller warrants to Buyer that for a period of twelve (12) months from the delivery date, all goods will: (a) be free from any defects in workmanship, material and design; (b) conform to applicable specifications, drawings, designs, samples and other requirements specified by Buyer; (c) be fit for their intended purpose and operate as intended; (d) be merchantable; (e) be free and clear of all liens, security interests or other encumbrances; and (f) not infringe or misappropriate any third party's patent or other intellectual property rights. These warranties survive any delivery, inspection, acceptance or payment of or for the goods by Buyer. These warranties are cumulative and in addition to any other warranty provided by law or equity. Any applicable statute of limitations runs from the date of Buyer's discovery of the noncompliance of the goods with the foregoing warranties. If Buyer gives Seller notice of noncompliance with this Paragraph, Seller shall, at its own cost and expense, promptly replace or repair the defective or nonconforming goods and pay for all related expenses, including, but not limited to, transportation charges for the return of the defective or nonconforming goods to Seller and the delivery of repaired or replacement goods to Buyer. Furthermore, Seller shall, at its own cost and expense, promptly replace the nonconforming goods, including counterfeit product, being shipped to Buyer, in which case Seller shall, at its own cost and expense, promptly replace the nonconforming goods.
- 13. COMPETENCE. Seller shall ensure that persons performing work affecting the quality of products covered by the Purchase Order are adequately competent (i.e., have appropriate education, training and/or certification) and are aware of the importance of ethical behavior and their contributions to product quality and maintaining product safety.
- 14. REMEDIES. The individual rights and remedies reserved herein shall be cumulative and additional to any other or further remedies or damages provided in law or equity including all damages and remedies provided by the U.C.C., a Purchase Order, or these Terms and Conditions; all of which apply hereunder, and specifically including incidental and consequential damages. Waiver of any breach shall only be in writing and shall not constitute a waiver of any other breach of the same or any other provision. Acceptance of any items/services or payments therefore shall not waive any breach.
- 15. MODIFICATION OF PURCHASE ORDER & NON-ASSIGNMENT. These Terms and Conditions or any Purchase Order, together with any written instruction issued hereunder or thereunder, contain the complete and full agreement between Buyer and Seller, with respect to the subject matter hereof and thereof, and no agreement or other understanding in any way purporting to modify the terms and conditions hereof and thereof shall be binding upon Buyer unless otherwise agreed to by Buyer in writing. Seller shall not, without the prior written approval of Buyer, delegate in any manner to any other person the performance of any work or the supplying of any items or services due under this Purchase Order. Seller may assign monies due and to become due under this Purchase Order; provided, however, that Buyer shall be entitled to assert against the assignee thereof all rights, claims, and defenses of every type (including, without limitation, rights of setoff, recoupment and counterclaim), which Buyer could assert against Seller whether acquired prior or subsequent to such assignment. Except as otherwise expressly agreed or directed by Buyer, Seller shall ensure that each assignee is bound to Buyer to the same extent that Seller is bound to Buyer under these Terms and Conditions and any Purchase Order(s). Upon any assignment, Seller shall ensure that each assignee receives a copy of these Terms and Conditions, as well as the applicable Purchase Order(s). Furthermore, any work outsourced by Seller shall comply with all requirements set forth in the Purchase Order and these Terms and Conditions, and Seller shall provide a copy of the Purchase Order and these Terms and Conditions to each and every subcontractor and/or supplier.
- 16. CONFLICT FREE MINERALS. Seller is required to comply with the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (the "Dodd-Frank Act"), including the rules implemented by the U.S. Securities and Exchange Commission" under the Dodd-Frank Act, with respect to the procurement of "conflict minerals" (i.e., tin, tantalum, tungsten and gold). Raw materials shall be sourced from mines and smelters outside the Conflict Region (as defined in the "Dodd-Frank Act") (i.e., eastern portion of the Democratic Republic of the Congo) or mines and smelters which have been certified by an independent third party as conflict free if sourced within the Conflict Region.
- 17. CERTIFICATION. All materials must have original Mill Certifications upon delivery.
- 18. APPLICABLE LAW; VENUE. Any Purchase Order shall be construed in accordance with, and be governed by the laws of Wisconsin without regard to its conflicts of law provisions. All litigation arising hereunder shall be commenced and prosecuted in the Kewaunee County Circuit Court, Kewaunee, Wisconsin, or the United States District Court for the Eastern District of Wisconsin, Green Bay, Wisconsin. Seller expressly consents to the jurisdiction and venue of Kewaunee County Circuit Court or the United States District Court for the Eastern District of Wisconsin, as applicable.
- 19. INDEMNIFICATION. The Work performed by the Seller shall be at the risk of the Seller exclusively. To the fullest extent permitted by law, Seller shall indemnify, defend (at Seller's sole expense) and hold harmless Buyer, the Owner (if different from Buyer), affiliated companies of Buyer, their partners, joint ventures, representatives, members, designees, officers, directors, shareholders, employees, agents, successors, and assigns

("Indemnified Parties"), from and against any and all claims for bodily injury, death or damage to property, demands, damages, actions, causes of action, suits, losses, judgments, obligations and any liabilities, costs and expenses (including but not limited to investigative and repair costs, attorneys' fees and costs, and consultants' fees and costs) ("Claims") which arise or are in any way connected with the Work performed. Materials furnished, or Services provided under these Terms and Conditions by Seller or its agents. These indemnity and defense obligations shall apply to any acts or omissions, negligent or willful misconduct of Seller, its employees or agents, whether active or passive. Said indemnity and defense obligations shall further apply, whether or not said claims arise out of the concurrent act, omission, or negligence of the Indemnified Parties, whether active or passive. Seller shall not be obligated to indemnify and defend Buyer or Owner for claims found to be due to the sole negligence or willful misconduct of Indemnified Parties. Seller's indemnification and defense obligations hereunder shall extend to Claims occurring after these Terms and Conditions are terminated as well as while they are in force, and shall continue until it is finally adjudicated that any and all actions against the Indemnified Parties for such matters which are indemnified hereunder are fully and finally barred by applicable Laws.

- 20. TITLE AND RISK OF LOSS. Regardless of F.O.B. terms, title to and risk of loss of the items shall not pass to Buyer until Buyer's receipt and acceptance of the items, except that the delivery of the items is to be made to Buyer without moving the items, then title to the items shall pass to Buyer upon Seller's acceptance of the Purchase Order.
- 21. ATTORNEYS' FEES. In the event of any litigation arising out of these Terms and Conditions the prevailing party shall be entitled to reimbursement of its reasonable attorneys' fees and costs.
- 22. RIGHT TO RETURN. Notwithstanding any provision of these Terms and Conditions, any Purchase Order or the U.C.C. to the contrary, Buyer shall have the absolute right to return to Seller any items purchased by Buyer that Buyer reasonably concludes present any safety hazard, are defective or so not meet Buyer's specifications. Title to all such items shall revert to Seller upon notification by Buyer to Seller of Buyer's intention to invoke the provisions of this Paragraph. Seller shall immediately refund to Buyer the full invoice amount for such items less costs incurred to return items.
- 23. NON-SOLICITATION. While Seller is furnishing items and/or services to Buyer and for a period of one year thereafter. Seller agrees not to solicit for employment or as an independent contractor, promise or initiate any discussions concerning employment, or employ or placement as an employee or independent contractor any person currently employed by Buyer, or employed by Buyer at any time while Seller is providing goods and/or services to Buyer. In the event this provision is breached, Seller agrees to pay Buyer a fee equal to 50% of the employee's annual salary with Seller, annual salary with Buyer (in the year the employee left, computed as if the employee had stayed with Buyer) or annual compensation under an independent contractor agreement, whichever is higher. Such fee is due and owing to Buyer immediately upon hiring the employee or contracting with the employee as an independent contractor.
- 24. FORCE MAJEURE. Buyer shall be excused from performance hereunder, with the exception of payment for items/services furnished and accepted, if such non-performance indirectly or directly results from, is caused by, arises out of, is related to or is contributed to by any temporary or permanent: Act of God; war, terrorism, or hostilities, whether or not there is a formal declaration of war, riots or other civil unrest; acts or omissions of government authorities, including without limitation, quarantine, embargo, or the imposition of any other restrictions of whatever kind; disease, illness, outbreak, or plague, supply shortage as a result of any cause, whether foreseen or unforeseen; or any other cause whatsoever beyond the reasonable control of Buyer, whether the kind enumerated or otherwise.
- 25. INSURANCE. The Seller shall carry commercial general liability insurance on ISO form CG00 01 10 01 (or a substitute form providing equivalent coverage) and, upon request by Buyer, the Seller shall provide the Buyer with a Certificate of Insurance and Additional Insured Endorsement on ISO form CG 20 10 11 85 (or a substitute form providing equivalent coverage) or on the combination of ISO forms CG 20 10 10 01 and CG 20 37 10 01 (or substitute forms providing equivalent coverage) naming the Buyer as Additional Insured thereunder. The Seller's insurance coverage shall not be less than \$1 million dollars Each Occurrence, \$2 million General Aggregate (subject to a per project general aggregate provision applicable to the project), \$2 million Products/Completed Operations Aggregate and \$1 million Personal and Advertising Injury limits. Such insurance shall cover liability arising from premises, operations, independent Buyers, products-completed operations, personal and advertising injury, and liability assumed under an insured contract (including the tort liability of another assumed in a business contract). Seller also shall maintain Workers' Compensation and Employers' Liability Insurance as required by law of not less than \$100,000 for bodily injury caused by accident and \$100,000 for bodily injury by disease. All coverage shall be placed with an insurance company duly admitted in the State of Wisconsin. All Seller insurance carriers must maintain an AM Best rating of "A-"or better.
- 26. SEVERABILTY. If any provision of these Terms and Conditions are held to be unenforceable, the remaining provisions shall remain in effect, to be construed as if the unenforceable provisions were originally deleted.
- 27. SURVIVAL. The parties' obligations under these Terms and Conditions which, by their nature would continue beyond the termination or cancellation of these Terms and Conditions, shall survive any termination or cancellation hereof.