STANDARD TERMS & CONDITIONS



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VRG Controls, LLC Standard Terms & Conditions of Sale (v030714) (Page 1 of 2)

1. General Terms

VRG: For all purposes hereof, "VRG" shall mean, VRG Controls, LLC, an Illinois (USA) limited liability corporation.

Buyer: For all purposes hereof, "Buyer" shall mean the direct purchaser of the Goods.

Goods: These TERMS AND CONDITIONS OF SALE ("Sale Terms") shall apply to any and all sales of goods ("Goods") by VRG.

Payment Terms: Unless otherwise stated, all payments shall be due and payable within thirty (30) days of the invoice date. Any amounts payable to VRG hereunder, which are not paid within thirty (30) days of the invoice date shall thereafter bear interest at the rate of one and one-half percent (1.5%) per month or the maximum amount permitted by law, whichever is less. Interest on overdue amounts shall be calculated from the original payment due date.

Delivery And Packing: All delivery dates are approximate and are subject to change and extension as VRG shall deem necessary and all Goods shall be packaged as separately agreed to by the parties.

Ex-Works: Except as otherwise agreed, delivery of all Goods shall be "Ex-Works" at VRG's designated facility. Buyer shall be solely responsible for all transportation costs, insurance and risk of loss.

Routing: Each purchase order shall specify Buyer's preferred routing. Buyer will be solely responsible for all freight charges. Buyer will pay all freight charges in accordance with the terms of Buyer's designated freight carrier, including without limitation, any advance payments required by Buyer's designated freight carrier.

Returned Goods (Warranty Claim): See Section 2 of these Sale Terms for the return of Goods resulting from a warranty claim.

Cancellations: Buyer shall not be permitted to cancel any purchase orders submitted to VRG except as follows: (1) VRG, in its sole discretion, provides prior written approval of the cancellation to Buyer; and (2) Buyer pays a cancellation charge of at least 25% of the original purchase price of the canceled Goods (as determined by VRG, in its sole discretion). Certain items may necessitate other cancellation charges which shall be outlined at time of quotation.

Warranty and Liability: Please refer to the "VRG Limited Warranty and Limitation of Liability" and the "VRG Intellectual Property Terms and Conditions", respectively Section 2 and Section 3 of these Sales Terms

Limitation of Actions: Any action for any loss or damage with respect to the Goods or services covered hereunder must be commenced by Buyer within one year after Buyer's cause of action has accrued.

Material Costs: If material costs increase by more than ten percent (10%), VRG reserves the right to deliver notice of such cost increase to Buyer and to renegotiate the product sales prices within a thirty (30) day period from the date of such notice; provided that in the event that VRG and Buyer do not agree on the renegotiated sales price within such thirty (30) day period, VRG shall have the right to cancel the applicable purchase order(s) and be released from any and all obligations and liabilities under such purchase order(s), including without limitation any obligation to manufacture, deliver and supply the Goods referenced therein, without penalty, payment, premium or other obligation or liability of any kind.

Taxes: VRG's prices for the Goods do not include any sales, use, excise, or any other taxes, or any other charges imposed by federal, state, local or foreign governments on the manufacture, sale, shipment, import, export or use of the Goods or service (other than income taxes) all of which shall be paid by Buyer unless Buyer provides to VRG a tax-exemption certificate acceptable to the relevant taxing authorities. Buyer shall defend, indemnify and hold VRG harmless from and against all liabilities for such taxes or charges and all attorney's fees or costs incurred by VRG in connection therewith.

2. VRG Limited Warranty and Limitation of Liability

For purposes hereof, "Warranty Period" shall mean: the shorter of: (a) twelve (12) months from the date of VRG's shipment of the Goods to the Buyer; provided that with respect to repairs made by VRG to Goods or any replacement Goods provided by VRG pursuant to the limited warranty set forth herein, the Warranty Period shall be the longer of: (i) any remaining portion of the original Warranty Period applicable to such Goods as set forth above or (ii) three (3) months from the repair date or replacement date.

VRG warrants that the Goods shall be free from defects in material and workmanship, under normal use and service, during the Warranty Period.

VRG will, at its option, refund the purchase price, repair or replace any product, which under normal conditions proves to be defective in material or workmanship during the Warranty Period. No charge will be made for parts or for labor provided by VRG with respect to defects covered by this warranty. However, this warranty does not cover any costs, expenses or damages related to the removal and reinstallation of any Goods, whether or not proven defective.

To obtain protection under this warranty, Buyer must provide VRG with immediate written notice of the alleged defect in the Goods along with the purchase receipt or other proof that the Goods are within the Warranty Period.

VRG shall have no obligation for any defective Goods unless and until: (1) VRG has completed an inspection of the Goods; (2) VRG has determined the existence of a defect during the Warranty Period; and (3) VRG has issued a RGA # for the return of the Goods. Buyer shipment of the non-conforming product to VRG. However, shipping charges may be credited to Buyer if and to the extent that VRG accepts the warranty claim.

Specifically excluded from this warranty are any claims arising as a result of improper application, use, neglect, abuse, or unauthorized service of parts or Buyer's failure to comply with all installation, operation and maintenance requirements and specifications set forth in any operating manual for the Goods and other documentation related to the Goods provided to Buyer by VRG.

VRG and/or any affiliate or related company will not be liable under any circumstances for any consequential, incidental, special, punitive, exemplary or other damages (including, but not limited to, damages resulting from commercial or economic loss) or costs and expenses (including, but not limited to, attorneys' fees and litigation costs), incurred as a result of any claim whether based on breach of warranty or otherwise.

In no event shall VRG's liability exceed the cost of repairing or replacing the Goods which give rise to any claim or refunding the purchase price of the Goods which give rise to any claim.

THE WARRANTY SET FORTH HEREIN IS IN LIEU OF ALL OTHER WARRANTIES, WHETHER EXPRESSED, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

ANY USE, SALE, RESALE, LEASE, ASSIGNMENT OR OTHER TRANSFER OF GOODS IS EXPRESSLY SUBJECT TO THE ABOVE STATED VRG LIMITED WARRANTY AND LIMITATION OF LIABILITY.

No attempt to alter, amend or extend this warranty and limitation of liability shall be effective unless in writing and signed by an executive officer of VRG.

VRG Controls, LLC

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3. VRG Intellectual Property Terms and Conditions

Trademarks: All trademarks, trade names, or other identifying marks (collectively referred to as the "Marks") now or hereafter registered or used by VRG are its property and Buyer's use of these Marks must be approved in advance in writing by VRG and shall be limited to use on or in connection with VRG's products. VRG reserves the right to review, approve or restrict the use of all printed materials bearing any VRG Marks. Buyer shall, under no circumstances use any VRG Marks as part of a corporate name. If Buyer is required to register under any statute for registration of a fictitious business name bearing any VRG Marks, Buyer shall register in a form approved by VRG. Any use of any VRG Marks shall inure to the benefit of VRG.

Copyrights: Any written materials supplied by VRG are its property and Buyer's use of these materials must be approved in writing by VRG. VRG at all times reserves the right to review, approve or inspect the use of all supplied written materials

Patents: VRG, at its sole discretion, may prosecute any infringement of VRG patents. In the event that VRG elects to prosecute alleged patent infringements, Buyer shall render such assistance to VRG as may be reasonably necessary to carry out such prosecution. Furthermore, Buyer shall immediately inform VRG of any known infringements of VRG's patents and of any and all known or claimed patent infringements relating to Goods supplied or manufactured by VRG.

Warranties and Limits of Liabilities: VRG MAKES NO WARRANTY WITH RESPECT TO AND SHALL NOT BE LIABLE TO BUYER FOR ANY DAMAGES RELATING TO ANY TRADEMARK, PATENT AND/OR OTHER INTELLECTUAL PROPERTY INFRINGEMENT ARISING FROM: (i) GOODS MANUFACTURED ACCORDING TO BUYER'S DESIGN OR SPECIFICATIONS; AND (ii) USE OF THE GOODS IN CONJUNCTION OR COMBINATION WITH ANY OTHER GOODS NOT FURNISHED BY VRG WHERE INFRINGEMENT WOULD NOT HAVE OCCURRED BUT FOR SUCH USE. With respect to any claimed infringements arising out of (i) or (ii) above, Buyer shall indemnify VRG for any and all losses and damages incurred by VRG as a result thereof. VRG SPECIFICALLY DISCLAIMS ANY LIABILITY WITH RESPECT TO PROCESS PATENTS OF OTHERS INVOLVING THE MANNER IN WHICH THE GOODS MAY BE INSTALLED, APPLIED OR USED.

Where VRG Goods are adjudged by a court of competent jurisdiction to infringe upon any trademark, patent or other intellectual property right, or where VRG written materials are adjudged to infringe upon any copyright, VRG shall have the right to repair, replace or otherwise remove the patent, trademark, copyright or other intellectual property infringement. In such circumstances, VRG's liability is limited to the refund of the cost of the Goods or the written materials. In any and all circumstances, VRG shall not be responsible for any consequential, incidental, special, punitive, exemplary or other damages.

4. Security Agreement: Credit and Collection

To secure payment of all sums due VRG hereunder or otherwise, VRG shall retain a security interest in the Goods delivered hereunder and this contract shall be deemed a security agreement under the Uniform Commercial Code. Buyer authorizes VRG as its attorney to execute and file on Buyer's behalf all documents VRG deems necessary to perfect such security interest. VRG is relying upon Buyer's representation of solvency and if VRG at any time reasonably believes that Buyer is insolvent or that Buyer's credit is impaired, Buyer shall be in material breach hereof and VRG may, without liability to Buyer, withhold performance hereunder, change the payment terms and/or repossess Goods heretofore delivered. Title to the Goods covered hereby shall remain in VRG until full payment is received. VRG may charge Buyer finance, service, or late charges in an amount no greater than allowed by law, and if Buyer fails to make payment when due, Buyer shall be liable to VRG for all costs of collection including attorney's fees.

End User Responsibility

Except as otherwise provided in these VRG Sales Terms, Buyer shall be solely responsible to all end-users of the Goods for any and all claims and actions related to the use of the Goods. Buyer shall indemnify, defend and hold VRG harmless from and against any and all such claims and actions.