



GENERAL CONDITIONS OF SALE

1. This offer to sell is expressly conditioned on Buyer's acceptance of all terms and conditions hereof, which shall take precedence over any inconsistent, contradictory or additional terms and conditions contained in any request for quotation, purchase order or other document furnished by Buyer in connection with this transaction whether such documents are exchanged simultaneously with this offer or prior or subsequent thereto, and Buyer's acceptance and receipt of the goods shipped hereunder shall constitute acceptance of such terms and conditions contained herein. No acceptance by Seller shall be deemed contained herein except upon Buyer's express written consent to all terms and conditions set forth herein additional to or different from those of Buyer.

All price and delivery quotations shall expire thirty (30) days from date thereof and in the meantime may be changed or withdrawn at any time.

The beneficiary named on any purchase order or similar form furnished by Buyer should be "Graham Corporation" c/o the name and address of the local sales office through which Buyer's order is placed.

2. SHIPPING DATE - FORCE MAJEURE: Shipment dates are from the date of receipt of Buyer's order with complete manufacturing information by warehouse of 9111 South Corporate Drive, Suite 300, Dallas, Texas 75243. Delivery is by Sella,) T8 TD 0.2yr074c -0.26eantf91 amended in address orh

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