Acknowledge receipt of this order by return mail and state when shipment will go forward. Buyer shall not be bound by this order until Seller executes and returns to Buyer the acknowledgement copy of this order. This offer to purchase is expressly conditioned on seller's acceptance of all the terms and conditions hereof, which shall take precedence over any inconsistent, contradictory or additional terms and conditions contained in any quotation, sales acknowledgement or other document furnished by Seller in connection with this transaction, whether such documents are exchanged simultaneously with this offer or prior of subsequent thereto. Seller shall be bound by the terms and conditions stated herein, when it executes and returns the acknowledgement copy of this order or when it delivers to Buyer any of the items ordered or renders for Buyer any of the services ordered herein.

Order No. is to be marked on all packages, invoices and other correspondence relating to the order.

Positively no charges allowed for Boxing, Crating, Cartage or Drayage unless authorized on this order.

All shipping charges must have supporting freight or express bill attached.

No changes or substitutions are to be made on this order without Buyer's written authority.

The Seller agrees to protect and save harmless and to defend at Seller's own expense the Buyer, any of Buyer's dealers or distributors, or the users of any of the Buyer's products from all costs, expenses, judgments, decrees, or damages arising out of any infringement or claim of infringement of patents in the use or sale or articles covered by this order.

Support all invoices with packing list and Bill of Lading.

Invoices are to be rendered in duplicate.

Any patterns, special dies, molds, fixtures and any other property furnished by Seller are to become the property of Buyer. Unless otherwise agreed in writing, all special dies, molds, patterns, fixtures, and any other property furnished by Buyer to Seller or specifically paid for by Buyer, for use in the performance of this order, shall be and remain the property of Buyer, shall be subject to removal upon Buyer's instruction, shall be used only in filling orders from Buyer, shall be held at Seller's risk, and shall be kept insured by Seller at Seller's expense while in its custody or control in an amount equal to the replacemen

Conflict Minerals Disclosure Rules

BY DELIVERING THE PARTS, PRODUCTS, MATERIALS OR SERVICES PURSUANT TO THIS PURCHASE ORDER, VENDOR HEREBY WARRANTS AND REPRESENTS THAT IT HAS CONDUCTED A DUE DILIGENCE REVIEW OF ITS SUPPLY CHAIN AND DETERMINED THAT NO SUCH PARTS, PRODUCTS, MATERIALS OR SERVICES CONTAIN ANY CONFLICT MINERALS FROM THE DEMOCRATIC REPUBLIC OF CONGO OR ITS ADJOINING COUNTRIES, OR THAT ANY SUCH CONFLICT MINERALS PRESENT WERE DERIVED FROM SCRAP OR RECYCLED SOURCES.

FOR PURPOSES OF THIS REPRESENTATION, THE TERM "CONFLICT MINERALS" INCLUDES COLUMBITE-TANTALITE (COLTAN), CASSITERITE, GOLD, WOLFRAMITE, AND DERIVATIVES OF THE FOREGOING, LIMITED TO TANTALUM, TIN AND TUNGSTEN. FURTHER, THE COUNTRIES ADJOINING THE DEMOCRATIC REPUBLIC OF CONGO INCLUDE ANGOLA, BURUNDI, CENTRAL AFRICAN REPUBLIC, THE REPUBLIC OF CONGO, RWANDA, SOUTH SUDAN, TANZANIA, UGANDA AND ZAMBIA.

Moving forward, it is our policy that we will not accept any materials containing Conflict Minerals unless the vendor can certify to us that the Conflict Minerals in questions did not originate in the DRC or adjoining countries. Furth