RADICON DRIVE SYSTEMS. INC.

Terms and Conditions of Sale

In these Conditions "The Company" implies Radicon Drive Systems, Inc. or any subsidiary or associated company which accepts Customer's orde and their respective successors and assigns; "the Customer' means the person, tirm or company that has requested the Goods and/or Services and the Goods" and "the Sorvices" means the goods and services respectively supplied or to be supplied by the Company (as may be describe in the Company's quote or acknowledgement of order). 1. All quotations and others are made and orders are accepted subject to and shall be deemed to incorporate these Conditions and their short of the supplied or the supplied or the supplied or the supplied by the Company (as may be described apply to all contracts to the supplications and orders are accepted subject to and shall be deemed to incorporate these Conditions and their short of the supplications and the supplications a

- GENERAL All quotiations and offers are made and orders are accepted subject to and shall be deemed to incorporate these Conditions and they shall apply to de any accepted to a subject of any other terms and conditions including without limitation these which the Customer purports to apply to de any accepted to a subject of the terms of any contrast for the sale of Cooks and/or Services will only be effective if apreed in writing and signed by a duly authorized representative of the Company. These Conditions and the matters set out in the Company's order achoovedgement, represent the entire terms of agreement between the Customer and the Company relating to the sale of the Goods and/or provision of the Services and the Customer agrees that it places no conditions and such acknowledgement. TENDER
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- Conditions and such acknowledgement. **TENDER** The Company's torrelation to treat within the period stated therein or, if no period is stated, within 30 days from the date of the opportunity of the treatment of the right to withdraw any lender at any time. **ORDER AND ACCEPTANCE** All orders placed by the Customer ("Orders") shall be deemed to be an offer and hall only be deemed accepted by the Company upon the earlier of the issue of a written acknowledgement of order by the Company or delivery of the Goods and/or the Services. All Orders must be in writing and must be accompanied by sufficient information to enable the Company to proceed forthwill the Order is
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- All Orders must be in writing and must be accompanied by sumcleant immation us make the Userpany to proceed names accepted. Any Orders accepted by the Company may not be varied or cancelled without the written consent of the Company which, if given, shall be on terms that the Customer shall indemnify the Company in full against all losses (including loss of profit), costs, damages, charges and segregation and (clocify) or indirectly) by the Company as a result of any such cancellation or variation. Ball information supplied to the Customer shall be company in relation to the Goods before an Order is placed (including but not limited to the Company's tender) and the descriptions want in the Goods before an Order is placed (including but not limited to the Company's tender) and the descriptions or that any statement made in any such document, or any other statement advertising matter are approximate, being a general description, yon yall such information and descriptions shall not in any circumstances constitute a safe by description, nor shall any statement made in any such document, or any other statement induce to enter into the contract.
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- The Company of the Company and the Company are based upon experience and the sufficiency of their rade performance for the Services and the Service and th 5. 5.1
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- JVERY AND RISK time for delivery of the Goods and/or provision of the Services is not of the essence of the contract. Any date or period quoted for very and/or provision is an estimate only and the Company shall not be liable for any loss or damage whether direct or indirect and ther suffered by the Customer or by a third party, resulting from any delay in delivery of or failure to deliver the Goods or provide the vices, howsever caused. 6.2
- whether sulfered by the Customer or by a third party, resulting from any delay in delivery of or failure to deliver the Goods or provide the Services, however caused. Delivery shall be deemed to have been made on the earlierof: In the dapate of the Goods from the Company's works or (where they are to be collected by the, Customer) on the receipt by the Bernices; or officiation of 1 days from the Company's works or (where they are to be collected by the, Customer) on the receipt by the Bernices; or officiation of 1 days from the dapatch by the Company to the Customer of writem notice stating that the manufacture or dispatch or collection of the Goods or the performance of the Services cannot be completed or carried out due to the failure or dispatch or collection of the Goods or the performance of the Services cannot be completed or carried out due to the failure or dispatch or collection of the Goods or the performance of the Services the system. The Company may deliver the Goods or performance of the Services is they stand. The Company may deliver the Goods or instalments and perform the Services in any sequence. Deliveries of further installments and turther sections may be withhed until the Goods andro Services comprised in earlier installments and cellons the customer enternal to accept the Goods or performance of thes Services is they stand. The Company may deliver the Goods in instalments and or Services comprised in earlier installments and earliers of further installments and turther sections may be withhed until the Goods andro Services comprised in earlier learliers the Customer to terminate the enternal carriers as whole. **PACKAGING AND SHIPPING**

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- PACKAGING AND SHIPTING The Customer shall give the Company dispatch instructions (including any special marking of packing cases) and identify the packaging standard required at the time of placing its Order. If the Company agrees at the request of the Customer to arrange for the shipment of the Goods (whether overseas or otherwise) it will do so at the sole expense and request of the Customer and as the agent of the Customer, which hereby authorizes the Company to estimate contracts with third parties for or relating to the shipment carriage and learnance or the Goods as such agent and undertakes forthwith on demand to just and to indemnify the Company against any imposite, duties, taxes, tess or other charges involved in the export of the Goods di packing costs are exits and will be added to the timoride at the preventing rate. Goods will be packed to the company's standard specification for the mode of transport specified, unless specifically requested by the customer. 7.3
- STORAGE STORAGE Ib y reason of any default by the Customer, the Goods are not displatched or as the case may be collected from the Company's works within 14 days from delivery (as defined in sub-Clause 8.2) the Company shall be entitled in addition and without prejudice to any other rights and remedies which in trung have against the Customer in reapcord of suchdataux. (a) to store the Goods at the sole risk of the Customer making an appropriate charge to the Customer for storage; and/or (b) to give written nodice to the Customer requiring It forthwrith to remove the Goods from the Company's premises or from any other
- (a) to give written notice to the Customer requiring it forthwith to remove the Goods from the Company's premises or whorh they may be atoms provide and they may be atoms and whole promises at which they may be atoms. They may be atoms and whole they may be atoms and whole they may be atoms atoms of the may be atoms and whole the Company and atoms a 8.2
- PRICE PRICE Interview of equations with the company. Unless otherwise agreed by the Company in writing, price of Goods and/or Services is quoted delivery ex-works and is exclusive of Taxes. Should the Company incur extra cost owing to suspension of the work by reason of the Customer's instructions or lack of instructions, or for any other cause for which the Customer is responsible, such extra cost hall be added to the price of the Goods and/or Services and paid for accordingly. A certificate of the Company's auditors as to the correctness of any increase made pursuant to this sub-Clause 9 shall be forwarded to the Customer i required and shall be accepted as final. PAYMENT 9. 9.1 9.2
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- Universe the required and similar to excepted as imal. Unless achievises apreed in writing, payment will be due upon receipt of goods or as per terms identified once the delivery is made or performance is affected (as defined in Clause 6). The Company shall be entitled to treat any failure by the Customer to pay the price of the Goods and/or Services or any part thered on the due date for the payment thereof as a regulatory breach of contract whereby the Company is decharged from the further performance of its disglations (including its obligation make deliveries or further deliveries) under the contract. Time for payment of the contract price shall be of the essence. The Customer shall indemnify the Company againt all expenses and legal costs incurred by the Company in receiving overdue amounts, Interest shall be payable by the Customer on overdue amounts, Bieferst costs incurred by the Company in receiving overdue amounts. Interest chall be payable by the Customer on overdue amounts, Bieferst and addition and without prejudice to any other rights of set off to which the Company may be entitled whether by statute, at common law, by custom or otherwise, the Company shall be entitied (if it elects to do to) to set off all or any dotts and liabilises (whether present or future, certain or contingent and whether ascertained or not) which the company or any subsidiary or associated company of the Company may were to the Customer on any account Multicover. 10.3
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- may view to the Continuence and exposure and they make the company of any subsidiary of associated company of OLSTONEETS CATTERNS OF ONCE PROPERTY. The Company will not be responsible for loss of or damage to the Customer's patterns or other property while in the Company or in the occurse of being returned to the Customer, however such loss or damage may be occusioned. Such materials are Company entirely at the risk of the Customer, however such loss or damage may be occusioned. Such materials are Company entirely at the risk of the Customer and should be insured by the Customer as appropriate. 11.

Company entirely at the risk of the Customer and should be insured by the Customer as appropriate. WARRANY The Company warrants to the Customer that the Goods, if manufactured by the Company, shall be free from defects in materials and workmanning apprenting to the Customer within thirty-six (36) months from defiver) (as defined in sub-Clause 6.2) and that all Services shall be carried out with reasonable skill and care. This warranty also applies innoter as the Goods were designed by the Company, to defects reaching to gravity and the customer within thirty-six (36) months from defiver) (as defined in sub-Clause 6.2) and that all Services shall be carried out with reasonable skill and care. This warranty also applies innoter as the Goods were designed by the Company, to defects reaching to gravity and the customer and the structure of the structure designed by the Company to defects latent or that it was not or could not have been discovered by the Customer within the said 36-month period. The Company shall have no obligation under not inserpt is given a reasonable optimutity to salely inspect the Goods which are alleged to be defective the Customer shall beer all costs reasonably incurred in relation to such inspection); Goods which are alleged to be defective retruined to the Goods which are alleged to be defective the Customer shall beer all costs reasonably incurred in relation to such inspection); Goods which are alleged to be defective retruined to the Goompany's works with transportation charges prepaid unless the Company advises otherwise, and Goods where designed.

- Goods are designed. This warranty shall not apply to Goods which have been subjected to misuse, abuse, neglect or immunor work minute to ware minute to ware minute to the subject of the 122 12.3
- they cannot be satisfatchilly repaired or re-performed, will provide either a return to use prove to use userver source userver. It is company split or replacement loads. The Customer accepts that the express benefits of this warranty represent the entire responsibility of the Company to the Customer in respect of all conditions and variantine express or implied, statutory or otherwise and any other obligations and variantine express or implied, statutory or otherwise and any other obligations and varianties express or implied, statutory or otherwise and any other obligations and varianties express or implied, statutory or otherwise and any other obligations and varianties whatsoever of the The above warrant brides and statutor to parts accessories and components supplied by the Company but manufactured by bries, in respect of all conductorer shall only be entitled in conjunction with the Company to the benefit of any warranty or guarantee as its given by the manufacture to the Company. **LIMITATIO OF LIAULILITY** 12.4
- 13. 13.1
- LIMITATION OF LABILITY ' The Company shall not be liable to the Customer in contract, tort (including negligence or breach of statutory duty) or otherwise howsoever and whatever the cause thereof), (i) for any economic loss of any kind whatsoever, including without limit loss of profit, business contracts, reversues or anticipated assings, or (ii) for damage to the Customer's regulation or goodwill, or (iii) for any isocal informed or consequential loss or damage of any inatuse whatseever. In the contract of the customer's regulation or consequential loss or damage of any inatuse whatseever. In the customer or any intro party or in input of the customer's regulation or consequential, physical or pecuniary, which may be caused to there customer or any third party or to any property or assets of the Customer's regular, manufacture, installation or regular damy Goods, reglacament Goods or services supplied the Company or by reason of the use or generation thereof AND THE CUSTOMER'I IS 13.2

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- Nothing in these Conditions shall be deemed to exclude or restrict the liability of the Company provide the registerious of activation in the registerious of the company's process of machining or cuting text the one of the Company's process of machining or cuting text the one of the Company's process of machining or cuting text the one of the Company's process of machining or cuting text the one of the Company's process of machining or cuting text the one of the Company's process of the company shall be the property of the Company and has been allowed for in the Company's process. This applies likewise to finished parts early of the titing or other parts on any process part one performed hereor. This applies likewise to finished parts early of the Company's process. The Company tuther disclams any responsibility of the talue of all or any such parts due to any defects therein whateover. The coulsion of liability contained in this such calls of the text one of the defects therein whateover. The company further disclams any responsibility of the liability of the text on the responsibility of the text on the could be there one of the text one text one of the text one text one of the text one of the
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- Index align when such markers has not over subprets to intercher commissions. **NSTALLATON** Where the contract provides for the supervision of installation of the Goods by the Company the following provisions shall apply: The Company that provide the supervision of installation of the Goods by the Company the following provisions shall apply: The Company that provide the supervision of installation of the Goods by the Company the following provisions shall apply: The Content will all to own explores provide all equipment. Libbar and the follibles required for the installation of the Goods. The Customer will all to own explores provide all equipment. Libbar and the follibles required for the installation of the Goods. The Customer will all to own explores provide all equipment. Libbar and the follibles required for the installation of the Goods. Subject to sub-Clauses 13.1, 13.2 and 13.4 the Company shall not be liable for any injury, loss or damage whether caused to the Customer or a third party by reason of any errors, omissions or negligence on the part of the engineer appointed by the Company. **TESTS AFTER INSTALLTON** 15.2
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- Subject to sub-Clauses 13.1, 13.2 and 13.4 the Company shall not be liable for any injury. Ioss or durange whether caused to the Customer or a third party by reason of any errors, omissions or negligence on the part of the engineer appointed by the Company. **TESTS ATTER NSTALIATON** Where the Countary and provides for the testing of the Goods on completion of their installation the tests shall be carried out (at the Where the countary provides for the testing of the Goods on completion of their installation the tests shall be carried out (at the Where the Countary is and the Company reasonable notice of the date on and time at which the tests are to be made in accordance with sub-Clause 16.1 and the Customer fails to attend such tests then the test will proceed in its absence and shall be deemed to have been made in its presence. **PROPERTY IN THEOODS** Notwithstanding delivery and the passing of risk in the Goods, or any other provision of these conditions, the property in the Goods from any sub-purchaser or take steps to recover the same for the benefit of the Company used ther under the same or under any other contract have been paid. The Customer shall, if so required by the Company take partice signito traceover the price of the Goods from any sub-purchaser or take steps to recover the same for the benefit of the Company under condition 17.1, the Company will reduct or certific that the exercise all and any of its rights under this condition notwithstanding that any period of credit provided for by the company of any tip solid partice the contract has not expired at the time when it decists to do so. Should the apertimes to the company of any of its company of any other company of and class out buk-sales decised or any cause or ownet whatsover beyond the reasonable control of the Company caused and whether war is decised or not, strikes, lock-outs, trade disputes or other labor difficulties, breakdowns, delays in transport, accidents, field or a subtrack of Takestere materials ar company of

Called In fights micro intered interest accurate to exomplany interest exonstance a second and a second a second a second and a second and a second TERMINATION Customer. QUANTUM MERUIT

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UDAN UMMENUI Mither from any cause, whether arising under the contract or otherwise and whether due to the Company's breach of cont otherwise work under the contract is only partly completed, the Company shall be entitled to payment on a quantum meruit bi segated tail away done by the Company without prejudice to the Company's other rights and remedies should non-complet occasioned by default of the Customer. 21

- NU WAIVER No time or other indulgence granted by the Company to the Customer shall operate or be deemed to operate as a waiver or suspension of the Company's rights under these Conditions. The Company shall be entitled at any time with or without prior notice, to hold the Customer to strict performance of any outstanding or resurring obligations under the contract.

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- suspension of the Company's night under these Conditions. The Company shall be entitled at any time with or without pronoted, in bodd the Customer to since performance of any outstanding or recurring obligations under thecontract. The Customer warrants that the use by the Company of any information, materials, drawings, designs or other matter provided by the Customer warrants that the use by the Company of any information, materials, drawings, designs or other matter provided by the Customer warrants that the use by the Company of any information, materials, drawings, designs or other matter provided by the Customer warrants that the use by the Company of any information, materials, drawings, designs, patents, copyright, utility models, know how) of or asserted by any third parties, and shall indemnify the Company against al dramages, penatiles, local use performs and work done by the Company pursuant to the contract constitutes an infringement of any such infederual property rights. The Customer shall indemnify the Company against any loss, damage or expense which may be incurred or sustained by the Company in the hunding, delense, compromise or sustaination of any claims addressed to the Company by any third parties, the Customer shall indemnify the Company in respect of the handling, delense, componise or sustained by the Constancer shall indemnify the Company in respect of the handling, delense, componise or sustilaction of any claims whatsoever by such third parties which may be brought against the Company in the extent that the Company and the Customer, whether or no such deviates any beach contract including explosition of delauti, including adjence, upon the part of the Company. Customer, whether or no such delenses any breach of contract of delauti, including but not limited to any employees or agents of the Customer in which the Goods are used the Contaner to the company and the Customer, whether or no such delenses, any protech of contract of delauti, including but not limited to any employees or ag 23.
- TIME LIMIT FOR CLAIMS All claims whatsever by the Customer under or in connection with his contract shall be eatinguished and absolutely barred unless suit is brought within three (3) years of the date when the Goods were delivered or, in the event of hon-delivery, of the date falling 28 days after the date of delivery as defined in these contains of any intervention of the contract provides for services to be parformed in respect of installation after delivery to the Customer, 28 days after the date when the Company's performance terminated provided nevertheless that nothing havier in contained shall prevaible the Company from relying on any other period of limitation (whether statutory or cherwise) on which it would be entitled torely apart from this Clause. **THIP DATY HONTS** No third party will have any right of action in contract pursuant to the Order or any resulting contract. **COMENENT 11**

- THED PARTY RIGHTS
 No third party will have any right of action in contract pursuant to the Order or any resulting contract.
 CONDENTIALITY
 Any drawings, and any documents conveying technical or confidential information with regard to the Company's products or its
 business, which may be supplied in connection with the contract shall remain the Company's products or its
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- 26.
- SOVENNING LAW Ferms and conditions expressed here shall be governed and interpreted in accordance with the laws of the State of Illinois, USA. The ubject headinas of these Conditions are intended for reference only and not an aid to construction.

Issued: February 17th, 2017