ATI SPECIALTY MATERIALS ("ATI") TERMS AND CONDITIONS OF SALE

1. EXCLUSIVE TERMS, CONDITIONS AND LIMITATIONS OF OFFER. These Terms and Conditions of Sale are an integral part of all offers and agreements for sale of goods and performance of services ("Products") by ATI to Buyer (defined as the entity to which ATI is selling Products under this Agreement. An agreement for sale of Products will be concluded only upon ATI issuance of an order acknowledgment ("Acknowledgment") or a signed agreement. These Terms and Conditions of Sale, together with the Acknowledgment or any signed agreement referencing these Terms and Conditions of Sale, constitutes the entire agreement between the parties (the "Agreement"). Buyer's acceptance of any offer by ATI to sell the Products and ATI's acceptance of any offer by Buyer to buy the Products is expressly conditioned on Buyer's acceptance to the terms and conditions. Buyer constructively ansee to these terms and conditions.

Buyer's acceptance of any offer by ATI to sell the Products and ATI's acceptance of any offer by Buyer to buy the Products is expressly conditioned on Buyer's agreement to the terms and conditions contained herein. Buyer conclusively agrees to these terms and conditions herein (i) if within 10 days after Buyer's receipt of an Acknowledgment, ATI does not receive written notice of any objection, or (ii) if Buyer's accepts the Products. Any and all other terms, conditions and limitations on Buyer's purchase order and/or other forms and documents of the Buyer or any other person or entity which are inconsistent herewith or in addition hereto are expressly rejected. Any references by ATI to Buyer's specifications and similar requirements are only to describe the Products provided under this Agreement and no warranties and/or other terms or conditions contained in Buyer's specifications or requirements shall have any force or effect.

2. ERRORS. Stenographic or clerical errors in the Agreement are subject to correction.

3. PRICE ADJUSTMENT AND PAYMENT. Unless otherwise indicated elsewhere in the Agreement, the prices and charges for Products shall be invoiced by ATI to Buyer at the prices and charges in effect at the time of shipment as reflected on the then current price ist of ATI. Such purchase price must be paid by Buyer to ATI in accordance with the terms in the Agreement without deductions, setoffs, recourpments, ounderclaims, back charges or any other charges whatsoever and Buyer shall remain obligated to pay to ATI the entire twoiced amount regardless of disputes or changes to contractual obligations and/or rights which may arise between Buyer and other persons or entities.

4. QUANTITIES SHIPPED. Weights and quantities shown hereon are estimated. Unless otherwise agreed to in writing, invoice weights may vary in accordance with permissible variations of +/- 10%. Unless specified elsewhere in the Agreement, ATI may make partial shipments and may invoice for each partial shipment separately. Partial shipments shall not relieve Buyer of its obligation to accept delivery of removing eliments.

5. STORAGE BY SELLER. In the event that Buyer requests that ATI store or process Buyer's personal property, Buyer agrees to insure such personal property, waive subrogation rights and indemnify and save ATI harmless from any and all liability for damage to such personal property wile used personal property is being stored or processed by ATI. The foreoging not/withstanding, ATI will assue liability for loss of or damage to Buyer's personal property while in storage by ATI or while being processed by ATI. The foreoging not withstanding, ATI will assued solely by the willful misconduct or gross regligence of ATI's employees, agents or representatives. ATI may at its option charge reasonable amounts for storage of all personal property received from Buyer.

6. DELIVERY, RISK OF LOSS AND TITLE. Unless otherwise specified elsewhere in the Agreement, all deliveries shall be EXW ATI's point of shipment (Incoterms 2020). Freight shall be paid by Buyer to ultimate points of destination unless otherwise specified elsewhere in the Agreement. ATI will make commercially reasonable efforts to comply with Buyer's request as to method and route of transportation. Unless otherwise specified elsewhere in the Agreement, the log goods shall pass to Buyer upon ATI's transfer to carrier or upon tender to Buyer's agent, whichever first occurs. Responsibility for obtaining necessary transportation permits, if any, shall be with Buyer, unless otherwise usewhere in the Agreement. Buyer shall be solely responsible for filing and pursuing claims against any carriers for loss or damage in transit.

ATI's estimated dates for shipping or rendering services are approximate, are provided to Buyer on the basis of ATI's estimate for informational purposes only and are not guaranteed. ATI may make shipments to Buyer before the estimated shipping date, and Buyer mus accept early shipments as long as they are delivered no more than two weeks before the estimated shipping date.

Buyer shall at all times maintain risk of loss on, and in no event shall ATI be liable for loss or damage to, any material provided by or on behalf of Buyer to ATI for the performance of services hereunder.

7. PACKAGING, LOADING OR BRACING REQUESTS. ATI will use commercially reasonable means to comply with any packaging, loading or bracing requests made by Buyer. Any extra costs due to compliance with such requests shall be charged to Buyer. If no packaging, loading or bracing requests are made by Buyer, ATI shall comply with the minimum requirements customarily applied in ATI's industry to the method of transportation used for such Products.

Industry to the method of transportation used for such Products. 8. WARRANTY AND LIMITATIONS OF WARRANTY. ATI warrants that all Products will upon shipment conform to the specifications contained in this Agreement, subject to ATI's standard manufacturing and commercial tolerances, variations and practices. All services will be performed by ATI using commercially reasonable efforts which are defined by industry standards subject to the capabilities and tolerances of ATI's existing equipment and processes, and, in any event, ATI assumes no responsibility for the cost of the material being processed. ATI rejects and takes exception to any general terms in Buyer's specifications for the Proponsibility for the cost of the material being processes. ATI rejects and takes exception to any general terms in Buyer's specifications for the Proponsibility for the cost of the material inspection practices. THE AFORESAID WARRANTY (THE WARRANTY) IS IN LIEU OF ALL OTHER WARRANTES, EXPRESS OR IMPLED, INCLUDING WITHOUT LIMITATION, WARRANTIS OF MERCHANTABILITY AND OR FILTENESS FOR A PARTICULAR PURPOSE. BUYERS REMEDY FOR NONCOHORMING GOODS SHALL BE LIMITED TO THE REPAIR OR REPLACEMENT OF SUCH NONCONFORMING GOODS. CONSTITUTES FULFILLENT OF ANY AND ALL LIABILITY OR REFUNDED THE PURCHASE PRICE OF SUCH NONCONFORMING GOODS. CONSTITUTES FULFILLENT OF ANY AND ALL LIABILITY OR REFUND THE PURCHASE PRICE OF SUCH NONCONFORMING GOODS. CONSTITUTES FULFILLENT OF ANY AND ALL LIABILITY OR REFUND THE PURCHASE PRICE OF SUCH NONCONFORMING GOODS. CONSTITUTES FULFILLENT OF ANY AND ALL LIABILITY BASED IN CONNECTION WITH BREACH OF ANY AND ALL WARRANTES, INCLUDING WITHOUT LIMITATION, LIABILITY BASED IN CONTRACT, NEGLIGENCE AND/OR STRICT LIABILITY. NIN O EVENT SHALL ATI BEAR THE COSTS OF REMOVAL AND/OR REINSTALLATION OF NONCONFORMING GOODS. IN NO EVENT SHALL THE LIABILITY OF ATI EXCEPT THE PURCHASE PRICE OF THE GOODS. BUYERS REMEDY FOR NONCONFORMING SCHOLES SHALL BE LIMITED TO REPERFORMANCE OF THE SERVICES OR, IF IN ATTS SOLE OPINION. TH

DF THE GOODS BUTCES SEMECY FOR NONCONFORMING SERVICES SHALL BE LIMITED TO REPERFORMANCE OF THE SERVICES OR, IF IN ATT'S SOLE OPINION THE SERVICES CANNOT BE REPERFORMED, REFUND OF THE PURCHASE PRICE OF SUCH NONCONFORMING SERVICES. THE REPERFORMANCE OR REFUND OF THE PURCHASE PRICE OF NONCONFORMING SERVICES CONSTITUTES FULFILLMENT OF ANY AND ALL LIABILITIES OF ATI TO BUYER FOR BREACH OF OR NO CONFORMING SERVICES CONSTITUTES FULFILLMENT OF ANY AND ALL LIABILITIES OF ATI TO BUYER FOR BREACH OF OR NO CONFORMING SERVICES. The foregoing constitutes a final expression by ATI of ts warranty (the "Warranty"). The Warranty cannot be modified or supplemented except in writing by ATI signed by an authorized officer of ATI. No promise or affirmation of fact made by any employee or agent of ATI shall constitute a warranty, a modification to the Warranty, or give rise to any liability or obligation. This Warranty is provided by ATI soley to Buyer and applies soley to the Products sold or services provided under this Agreement. Buyer routained herein. In the event Buyer fails to fully and adequately pass through such administer of warranties more flow and buyer and applies soley to the Products sold hereunder, in substantially similar form to the disclaimer contained herein. In the event Buyer fails to fully and adequately pass through such disclaiming all implied warranties with respect to the Products sold hereunder, in substantially similar form to Buyer fails except no displaton. This Warranty is provided by ATI soley to Buyer and applies soley to the Products sold hereunder, in substantially similar form to the disclaimer ontained herein. In the event Buyer fails to fully and adequately pass through such disclaiming all implied warranties with respect to the Products sold hereunder, in substantially similar form to Buyer fails except in the disclaimer of warranties and or Buyer fails folly and adequately pass through such disclaiming all implied or Buyer fails folly and adequately pass through such disclaiminer

warranty claims asserted against ATI.
9. CLAIMS. In order to ensure prompt inspection by Buyer and to eliminate improper methods of storage and other abuse of Products sold. Buyer shall notify ATI in writing concerning a nonconformity of the Products to the Warranty as soon as practicable, and in the case of (i) patient nonconformities, no later than thirty (30) days after delivery of the Products and (ii) latert nonconformities. For Products is the form of powders or specialty chemicals, ATI must be notified in writing concerning a nonconformity of the Products in the form of powders or specialty chemicals, ATI must be notified in writing concerning a nonconformity of the Products. For Products in the form of powders or specialty chemicals, ATI must be notified in writing concerning a nonconformity of the Products in the form of powders or specialty chemicals, ATI must be notified in writing concerning a nonconformity of the Products in the form of powders or specialty chemicals, ATI must be notified in the ande in witing concerning a nonconformity of the Products by Buyer or its agent and specify with particularity the exact shortage. Consignees must give immediate write notice shall as the carrier's agent at destination in the event of damage or loss in thrait. All claims for nonconformity of services to the Warranty must be made no later than thirty (30) days after performance of the services. In no event shall ATI be responsible for claims resulting in whole or in part, directly or indirectly, from the use or abuse of alleged nonconforming Products, except for samples, shall be returned to inspect the Products duration claims. Thus provide waiver of the relevant diam. ATI must be given the opportunity upon writen demand to inspect the Products durated to so. All transportation costs with respect to solar be anonconforming.

with respect to such returns shall be paid by ATI. Buyer must demonstrate to the reasonable satisfaction of ATI that any nonconformity alleged was solely caused by a breach by ATI of the

10. FORCE MAJEURE. ATI shall not be liable for loss or damage resulting from delay or failure of delivery or performance due to (i) ATI's other production requirements or plant conditions, (ii) strike, differences with workmen, lockout, or any labor shortage or difficulty, (iii) fire, flood, accident, quarantine restrictions, earthquake, tornado, epidemic or other casualty or act of Cod. (iv) war, riot, civil disobedience or other energency or acts of civil or military authorizations, (iii) unfair trade practices, provides under this Agreement, (ivil) endoty and civil disobedience or other energency or acts of civil or military authorizations, (iii) unfair trade practices committed by other domestic and/or foreign suppliers which materialls and negatively affect. ATI's portibability of the Products provided under this Agreement, (ivil) embargoes, failure of suppliers of ATI to materially and height or batching or machinary necessary for transportation, (iv) delay in Othaining cases. trucks, fuel or machinary necessary for transportation, (iv) delay in Othaining cases. The cover is based, or (ivil) cause, condition or contingency beyond the reasonable control of ATI, whether similar to those enumerated or not. In the event of any of the foregoing, ATI may apportion its production and all stock material among its customers in such manner as it may consider equitable and extend the time of performance by the period of such delay.

11. TECHNICAL DATA, ADVICE, SPECIFICATIONS. Any technical data, production data, production estimates and performance figures, advice, drawings and/or specifications furnished by ATI with respect to Products supplied and the use of such Products are given for informational purposes and without charge, and ATI assumes no obligation or liability whatsoever for any damages of any type, whether direct, indirect, consequential, incidenal, special, punitive, injuvidated, penal or otherwise arising in connection to data, estimates, advice, drawings and specifications given, or results obtained therefrom regardless of the legal theory or basis on which they are constructed. All such data, estimates, figures, advice, drawings and specifications shall be given by ATI and accepted by Buyer solely at Buyers risk. ATI markeling material and technical data sheets are issued for general information purposes only and shall not be deemed to modify the provisions here for create any warranties or guarantees. In the event that ATI is providing Products hereunder which are experimental or are made or produced by an experimental process, then Buyer shall treat as confidential all technical data, specifications, and information of ATI relating thereto and not disclose to others or use the same for any other purpose.

same for any other purpose

12. LIMITATION OF LIABILITY. ATI SHALL NOT BE LIABLE UNDER ANY THEORY OF LIABILITY FOR ANY INDIRECT. SPECIAL 12. LIMITATION OF LABILITY. ATI SPAAL NOI BE LABLE ONDER ANY THEORY OF LABILITY FOR ANY INDIRED, SPECIAL, PUNITIVE, INCIDENTAL, ANDIOR CONSEQUENTIAL DAMAGES; LOSS OF INCOME, PROFITS OR PRODUCTION; ANY REPROCUREMENT COSTS; INCREASES IN THE COST OF OPERATIONS; ANDIOR DAMAGES TO MATERIAL. ATIS LABILITY SHALL NOT, IN ANY EVENT, EXCEED THE PURCHASE PRICE OF THE PRODUCTS. BUYER ASSUMES ALL LABILITY FOR ANY LOSS, DAMAGE OR INJURY TO PERSONS OR PROPERTY ARISING OUT OF, IN CONNECTION WITH, OR RESULTING FROM THE USE OF ATIS PRODUCTS OR SERVICES. EITHER ALONE OR IN COMBINITION WITH OTHER GOODS OR SERVICES.

13. TOOLING EQUIPMENT AND PREPARATION CHARGES. All of the tools, dies, patterns, jigs, and fixtures, if any, required for the manufacture of goods shall remain the sole property of ATI and shall be retained in ATI's possession, whether or not Buyer has paid ATI for January 2022

such items. These items shall be used by ATI in filling orders of, or in providing services to, Buyer, but if at any time a period of two (2) years has laped since the receipt of any order from Buyer requiring the use of such tools, dies, patterns, jigs, or fixtures, ATI may thereafter make any such use or disposition of such items as ATI desires, without any accounting to Buyer for such use or disposition, or the proceeds thereof. thereof. Preparation charges are those required for the initial production of the products including the design, material and preparation of tools that

replanant tradges are unset refunct for the initial production or the products including the design, intellate and preparation to tuse under may be required. The payment of such charges does not convey any title or the right of possession to the Buyer of any such tools involved. ATTs charges to Buyer for preparation are made only for the specified rate of delivery. The charge for any change in design or different rate of delivery to be quieded by ATT upon request.

14. CHANGES, TERMINATION OR CANCELLATION.

14. CHANGES, TERMINATION OR CANCELLATION. ATI shall have the right to change, terminate or cancel this Agreement at any time without further liability to Buyer (i) upon 90 days prior written notice for convenience, provided only previously acknowledged Orders scheduled for delivery in such 90-day period shall be firm unless otherwise agreed by ATI and Buyer, or (ii) because of any other circumstances set forth in Paragraph 10 hereof or other circumstances which ATI may deem to require allocation of production or delivery, including but not limited to the effect of any laws, orinances, regulations directives, or administrative or other governmental actions, the compliance with which ATI shall deem to require such change or cancellation (iii) immediately, for breach of any term of this Agreement by Buyer. No such change or cancellation by ATI shall be a breach of any provision, term, condition or covenant of this Agreement. After acceptance hered by Buyer, Buyer shall not change, terminate, cancel or modify this Agreement nor shall Buyer delay releases of Products manufactured or processed except with ATI's written consent, which consent shall be conditioned upon compliance with the terms and conditions hered and the agreement of Buyer to indemnify ATI against all resulting loss. Buyer's (i) cancellation of this Agreement, or (ii) demand that ATI suspend manufacture, processing, shipment and/or delivery of the Products, or (iii) aliunce to furnish data or specifications when requested or required without ATI's written consent may be treated as a material breach of contract.

15. CREDIT APPROVAL. Payment terms as herein provided, work to be performed by ATI as set forth in the Agreement and Product shipments shall at all times be subject to the approval of ATI's Credit Department. In case ATI shall have any doubt as to Buyer's creditworthiness, or if Buyer fails to fulfill the terms and conditions of payment herein and elsewhere in the Agreement, ATI may decline to perform any further services, shipments or delivertes hereunder until receipt of satisfactory security including, but not limited to, full or partial prepayment. In the event of anticipatory breach by Buyer or if the financial condition of Buyer at any time does not, in the reasonable judgment of ATI,

In the vertic of anticipancy offectory by or in the financial domain or buyer at any wine does hot, in the reasonable juogilien to Arth, justify continuance of the work to be performed by ATT hereunder on the terms of payment originally specified, ATT shall have the right to require full or partial payment in advance or if such payment is not provided, to cancel any agreement and work then outstanding and Buyer shall reinburse ATT for its cancellation charges.

16. TERMS OF PAYMENT. All payments shall be made in U.S. Dollars. Subject to approval by ATI's Credit Department, terms of payment are as set for in the Agreement. In the absence of such provisions elsewhere in the Agreement, payment terms shall be net thirty (30) days from the date of invoice. Amounts unpaid after the payment term shall accrue interest compounded monthly at the annual rate of 18% or the maximum legal rate, if less. Buyer hereby grants to ATI as security interest in all Products subject to this Agreement (except for work by ATI on Buyer's goods) until the complete purchase price is paid by Buyer.

17. DEFAULT IN PAYMENT. Buyer's failure to make payments on any invoices issued under this Agreement or any other agreement between Buyer and ATI in accordance with the terms hereof or thereof, shall constitute a material breach by Buyer of this Agreement. In addition to seeking remedies against Buyer in Court regarding Buyer's breach(es), ATI may defer further shipments and defer rendering further services until such payments are made or, at its option, cancel this Agreement with respect to any remaining Product to be provided under this Agreement.

18. PAYMENT OF FREIGHT, TRANSPORTATION, TAXES AND OTHER GOVERNMENT CHARGES BY BUYER. Unless otherwise specified by ATI elsewhere in the Agreement, the purchase price of the Products covered by this Agreement does not include present or with respect to the sale, purchase, manufadure, processing, fabrication, delivey, storage, use and consumption, or transportation of the specified in this Agreement ATI may be required to pay or collect under any existing or future length transportation. Transportation taxes, and any present or future seguine or certificate acceptable to applicable target and transportation taxes, and any present or future sales, use excise or any similar tax or other governmental charges shall be pair/obset within a different leaw. Consequently, in addition to the price specified in this Agreement and/or any invoices issued hereunder, the amount of applicable freight charges and transportation taxes and any present or future sales, use excise or any similar tax or other governmental charges shall be pair/obset taxing authorities. Whenever applicable, such tax or a taxe or other governmental charges shall be pair/obset taxing authorities. Whenever applicable, such tax or a taxe or other governmental charges will be added to the invoice as a separate charge to be paid by Buyer.
Buyer shall pay or reinburse ATI If ATI pays, any and all Federal, state, foreign, municipal or other local taxes, harding charges, tolls, dues, demurage and other charges not regularly included in the coaen freight rate, and all import and other duiles, customs and tarilfs imposed upon hits Agreement, the Products, which taxes, tharding, during the sales contemplated herein or the purchase price payable hereunder.
In furtherance of the foregoing and not in limitation, and without regard to the applicable delivery term, ATI shall have the right to immediately including, without limit, under Section 232 of Trade Expansion Act of 1962 and Section 301 of the Trade Act of 1940, state, or other charges any right 18 PAYMENT OF FREIGHT, TRANSPORTATION, TAXES AND OTHER GOVERNMENT CHARGES BY BUYER. Unless otherwis

19. COMPLIANCE WITH LAWS. Products, services and information supplied under this Agreement are subject to Buyer's compliance with all laws, including the U.S. Foreign Corrupt Practices Act and all other applicable anticorruption laws and regulations and u.S. foreign Corrupt Practices Act and all other applicable anticorruption laws and regulations and u.S. foreign Corrupt Practices Act and all other applicable anticorruption and export/import rules and regulations as well. Should Buyer's actions, or the actions of its owners, directors, officers, employees, representatives, consultants or agents, result in the assessment of any fine, penalty or disgorgement of profits against ATI for violation of any applicable laws, Buyer hereby agrees to indemnify ATI therefore.

20. NO WAIVER. Failure of ATI to enforce any of the terms, conditions and limitations of this Agreement shall not be construed as a waiver thereof or a waiver of any other terms, conditions or limitations herein or elsewhere in the Agreement. Additionally, the failure of ATI to exercise any rights arising from default of Buyer or otherwise shall not be deemed to be a waiver of such right or any other right. The terms, conditions, and limitations herein and elsewhere in the Agreement may be enforced and the rights of ATI to her right. The terms, conditions, and limitations herein and elsewhere in the Agreement may be enforced and the rights of ATI waive enforced at any time in whole or in part. Under no circumstances shall ATI waive any right, defense, and/or claim arising out of or relating to this Agreement unless an authorized officer of ATI signs a writing setting forth the precise right, defense, and/or claim being waived.

21. ASSIGNMENT. Buyer may not assign its obligations hereunder to any other person or entity without the written approval of ATI. A change of control, including, without limitations by operation of law, merger, consolidation, or otherwise shall be deemed an assignment under this Section. Any attempted assignment by Buyer in violation of this Section shall be infective and shall constitute a material breach hereof

22. APPLICABLE LAW AND DISPUTES. This Agreement, including the interpretation thereof shall be governed by the laws of the State of North Carolina with the exclusion of (i) the United Nations Convention on Contracts for The International Sale of Goods, (ii) the 1974 Convention in the Limitation Period in Contracts for the International Sale of Goods and (iii) the Protocol Amending the 1974 Convention in Vienna, Austria on April 11, 1980 without regard for its principles of conflict of laws for which party drafted the language herein, prior course of dealing, course of performance or usage of trade. Any controversy, dispute or claim arising out of or relating to this Agreement may be submitted to a court of law having competent jurisdiction to resolve the dispute. The parties hereby consent to the exclusive and sole jurisdiction of any state or federal court governing Monroe, North Carolina for purposes of any lawsuit brought in connection with this Agreement.

23. NONDISCLOSURE. Buyer must protect all Confidential Information provided to Buyer by ATI from unauthorized disclosure or use. "Confidential Information" shall include any and all information provided by ATI to Buyer regardless of from or format. Buyer shall not disclose ATIs Confidential Information to any third party without the prior written consent of ATI and shall limit its disclosure to its employees having a need to know such information for the purposes of this Agreement. Buyer shall protect ATI's Confidential Information by using the same degree of care (but not less than a commercially reasonable degree of care) used to prevent the unauthorized disclosure of Buyer's own information of a similar nature. Should any Nondisclosure or Confidential Information between ATI and Buyer. Notwithstanding the foregoing, nothing in this Agreement will be construed as requiring ATI to provide Buyer with any information that ATI considers to be confidential and/or proorderay. proprietary

24. INDEMNITY. Buyer shall indemnify, defend and hold harmless ATI from and against any and all claims, demands, judgments, liabilities 24. INDEXMNITY. Buyer shall indemnity, detend and noth namiess A11 from and against any and all caims, demands, judgments, labuites, damages, losses, costs and express, including atomey's fees (collective) * Claims') asserted against or incurred by AT1, arising out of or resulting from the use or incorporation of any Product manufactured by AT1 in any product manufactured or assembled by Buyer, or any process conducted by Buyer or under Buyer's direction, expect to the extent such Claims are exalled solely by AT1's gross negligence or willful misconduct. Buyer agrees that it does not rely on any representations, warranties, or advice of AT1 regarding the appropriate use or application of such Products, and assumes full responsibility for testing such Products, as well as the final product into which they are incorporated, for safety and performance.

25. INSURANCE. Buyer will carry and maintain in full force insurance of the types and amounts set forth in this section, insuring Buyer while it is on the premises of ATI. Insurance carriers must have a minimum A.M. Best Rating of A- as of the date of this Agreement, during the term hereof and any renewable or extensions hereof.

ATI will be included as an additional insured as respects general and automobile liability coverages, on a primary and non-contributory basis Buyer shall waive all subrogation rights against the ATI with respect to the insurance policies to the externt ATI is a required additiona insured party. ATI shall receive thinly (60) days prior witten notice of any cancellation of such coverages indicated below:

COMPREHENSIVE GENERAL LIABILITY

Bodily Injury \$1,000,000 each occurrence Property Damage \$1,000,000 each occurrence

•WORKERS' COMPENSATION & EMPLOYERS LIABILITY Workers' Compensation. In compliance with statutory requirements where the services are performed Employers Liability: Limits of no less than \$1,000,000 per person and \$1,000,000 per accident and \$1,000,000 disease for all its employees engaged in the performance of Services

AUTOMOBILE LIABILITY \$1 000.000 combined single limit, covering owned, leased, hired, non-owned, and employee non- owned vehicles.

ATI requires a Certificate of Insurance showing evidence of these coverages prior to coming on site. Receipt in electronic form is preferred

26. PATENTS; TRADEMARKS; UNPATENTED INFORMATION. If any Products sold hereunder are to be prepared or manufactured according to Buyer's specifications, Buyer shall indemnify, defend and save harmless ATI against any claims or liability for violation of any

intellectual property rights, including patent, trade secret or trademark rights, owned or controlled by third parties in the United States or in

Interfectual poperly rights, including patent, tade sector trademarking pins, while of collutione by an optimate in the origines states of in any other country on account of such preparation or manufacture. The sale of Products covered by this Agreement shall not expressly or impliedly grant to Buyer any right or license of any kind under any patent, patent application, or other industrial property right owned or controlled by ATI or its affiliates, but the foregoing shall not be understood to limit in any way the right of Buyer to use and sell such Products, in the event such Products, as sold hereunder, are covered by any such patent. ATI provides no warrantly that the use of any Products may not infringe patent rights of others. Any intellectual properly, whether or not such intellectual property is protectable, developed by ATI in performance of its obligations under this Agreement will remain the sole and exclusive property of ATI and Buyer shall have no rights in such intellectual property.

27. SAFETY DATA SHEETS. Safety Data Sheets have been prepared for this Product and are available at https://www.atimetals.com/safety-data-sheets/Pages/default.aspx.

28. EXPORT RESTRICTIONS. The ultimate approximate proceedings of the transmission of the U.S. Government presently in effect or which may be in effect hereafter, which govern exports or otherwise perfain to export controls. For shipments outside of the United States, ATI will be responsible for obtaining the appropriate export learnes(s) necessary to permit shipment of the Products, including applications for agreements relating to defense services, and Buyer will cooperate with ATI in obtaining such export licenses at ATIs request ATI will be now not liability to Buyer in the event that an export license is delayed, not approved or is later withfrawn or suspended. Any order which cannot be fulfilled due to the inability of ATI to obtain necessary export approvals including applications, for agreements relating to prove the event that an export license is delayed, not approved or is later withfrawn or suspended. Any order which cannot be fulfilled due to the inability of ATI to obtain necessary export approvals including any required export license shall be considered rejected by ATI upon receipt of order. In the event that export license are exported from the United States, execond from a foreign destination by Buyer, or transferred (in country) to a third party by Buyer, Buyer shall ensure that the distribution, transfer, or export/responded that, all laws, regulations, order affiliates will export/re-export any Products, technology, or technical data, directly or indirectly, to any country or orderign national (wherever located) for which the United States, exported from Countres) to a export dense were approved including the US. Export Administration regulations. Buyer agrees that neither it nor any of its subsidiaries or affiliates will export/re-export any Products, technology, or technical data, directly or indirectly, to any country or orderign national (wherever located) for which the United States, exported from the United States, export license or other government or any agency thereof requires an

29. INTERNATIONAL SALES. The 2020 International Chamber of Commerce (ICC) terms (Incoterms®) shall be used when there is an obligation for delivery of the Products for international contracts of sale.

30. GOVERNMENT CONTRACTS. This Agreement is for the sale of commercial product. ATI rejects any terms proposed by Buyer at any time which would require either ATI to comply with, or the Products provided hereunder to conform to, any federal government regulations or standards, including, but not limited to, Millary or other Government Specifications, Federal Acquisition Regulations or other government procurement standards, unless otherwise expressly agreed.

31. SEVERABILITY. If any clause or provision of these terms and conditions shall be held by a court of competent jurisdiction to be invalid illegal, or unenforceable, the remaining provisions shall not be affected or impaired thereby except to the extent reasonably necessary to illegal, or unenforceable, the rer preserve the intent of the parties

32. RELATIONSHIP OF PARTIES. Both parties to this Agreement are independent contractors. Neither party shall have the authority to act for and/or bind the other in any way, or to represent that either is responsible for the acts of the other. Nothing herein shall be construed as forming a partnership or agency between the parties.

33. SURVIVAL. The obligations in the following sections shall survive the expiration or any termination of this Agreement: Survival, Patents; Trademarks; Unpatented Information, Applicable Law, Export Restrictions, Nondisclosure, and Limitation of Liability.

34. HEADINGS. The section headings used in this Agreement are intended for convenience only and shall not be deemed to supersede or modify any provisions.

35. ENTIRE AGREEMENT. This Agreement supersedes all prior verbal and/or written statements, proposals, negotiations, representations and any other communications regarding the subject matter of this Agreement and shall constitute the entire agreement between ATI and Buyer. No prior inconsistent course of dealing, course of performance or usage of trade, if any, shall constitute a waiver of or serve to explain or interpret these terms, conditions and limitations.

36. MODIFICATION. The terms, conditions and limitations herein can be modified, altered or added to only by a subsequent written instrument signed by an authorized officer of ATI which shall set forth with particularity and not through incorporation by reference the precise terms, conditions and limitations modified, altered or added to with specific written reference to the terms, conditions and limitations of this Agreement which are modified, altered or added to.