SALES AGREEMENT

This Sales Agreement (this "Ag	greement") is entered into as of t	theday of
, 20	0	_,by and between
, ar	n individual located at	
("Seller") and, ar	n individual located at	("Buyer"). Each
Seller and Buyer may be referr collectively as the "Parties."	ed to in this Agreement individu	ually as a "Party" and
WHEREAS, Seller owns certain	n Goods, as defined below, and S	Seller desires to sell such
	nditions set forth in this Agreem	
and conditions set forth in this	Ü	
	ration of the mutual promises ar	-
	ged by the Parties as set forth in nereby mutually agrees as follow	<u> </u>
1. Sale of Goods. Seller agrees	to sell, transport and deliver to	Buyer, and Buyer agrees to
purchase thefollowing items in the following quantities and at the prices (the "Goods"):		
Description of Goods	Quantit y	Price
The Goods		

2. **Purchase Price.** Buyer will pay to Seller for the Goods and for all obligations specified in thisAgreement, if any, as the full and complete purchase price, the

sum of \$
Unless otherwise stated, Seller shall be responsible for all taxes in connection with the
purchase of Goods in this Agreement.
3. Payment.
Seller shall invoice Buyer upon the shipment of the Goods. Unless otherwise stated,
payment for the Goods is due withindays of the date of Seller's invoice, which
date will not be before the date of Seller's delivery of the Goods.
4. Delivery. Seller shall ship the Goods to Buyer on or beforeat the following address: Seller will pay for any shipping costs.
5. Risk of Loss. Title to and risk of loss of the Goods shall pass to Buyer [upon shipment of
the Goods in accordance with this Agreement.
6. Right of Inspection. Buyer shall be allowed to examine the Goods once received and
shall do so withindays after the receipt of
the Goods. In the event that Buyer discovers any damages, shortages or other
nonconformance of the Goods, Buyer shall notify Seller withindays after receipt of the
Goods, specifying the basis for its claim. Failure to notify Seller by such date shall
constitute an acceptance of delivery of the Goods as is. In the event the Goods are non-
conforming, Buyer may at its option: - return the Goods for a replacement, at Seller's expense - return the Goods at Seller's expense for a credit of the full purchase price on
future transactionswith Seller - return the Goods at Seller's expense for a full refund of the purchase price

7. **Warranties.** Buyer acknowledges that it has not relied on, and Seller has not made, any representations or warranties with respect to the quality or condition of the Goods, and it is purchasing the Goods on an "as is" basis. Seller expressly disclaims all warranties, whether

The above shall be the sole remedy of Buyer and only obligation of Seller with respect to any

non-conforming Goods.

express or implied, including any implied warranty of merchantability or fitness.

- 8. **Security Interest.** Buyer hereby grants to Seller a security interest in the Goods, until Buyer has paidSeller in full for the Goods. Buyer shall sign and deliver to Seller any document needed to perfect the security interest in the Goods that Seller reasonably requests.
- 9. **Seller Representations and Warranties.** Seller warrants that the goods are free, and at the time of delivery will be free, from any security interest or other lien or encumbrance. Seller warrants that there are no outstanding titles or claims of title hostile to the rights of Seller in the Goods.
- 10. **Force Majeure.** Seller shall not be responsible for any claims or damages resulting from any delays inperformance or for non-performance due to unforeseen circumstances or causes beyond Seller's reasonable control.
- 11. **Limitation of Liability.** Seller will not be liable for any indirect, special, consequential, or punitive damages (including lost profits) arising out of or relating to this Agreement or the transactions it contemplates (whether for breach of contract, tort, negligence, or other form of action) and irrespective of whether Seller has been advised of the possibility of any such damage. In no event will Seller's liability exceed the price paid by Buyer to Seller for the Goods giving rise to the claim or cause of action.
- 12. **Assignment.** Neither Party may not assign any of its rights under this Agreement or delegate any performance under this Agreement, except with the prior written consent of the other Party. Any purported assignment of rights or delegation of performance in violation of this section is void.
- 13. **Amendments.** No amendment to this Agreement will be effective unless it is in writing and signed byboth Parties.

- 14. **Governing Law.** The terms of this Agreement shall be governed by and construed in accordance with the laws of the State of , not including its conflicts of law provisions.
- 15. **Disputes.** Any dispute arising from this Agreement shall be resolved in the courts of the State of

- 16. **Entire Agreement.** This Agreement contains the entire understanding between the Parties and supersedes and cancels all prior agreements of the Parties, whether oral or written, with respect to such subject matter.
- 17. **Notices.** Any notice or other communication given or made to any Party under this Agreement shall be in writing and delivered by hand, sent by overnight courier service or sent by certified or registered mail, return receipt requested, to the address stated above or to another address as that Party may subsequently designate by notice and shall be deemed given on the date of delivery.
- 18. **Waiver.** No Party shall be deemed to have waived any provision of this Agreement or the exercise of any rights held under this Agreement unless such waiver is made expressly and in writing. Waiver by any Party of a breach or violation of any provision of this Agreement shall not constitute a waiver of any other subsequent breach or violation.
- 19. **Miscellaneous.** This Agreement shall be binding upon and inure to the benefit of the Parties and theirrespective heirs, successors and assigns. The provisions of this Agreement are severable. If any provision is held to be invalid or unenforceable, it shall not affect the validity or enforceability of any other provision. The section headings herein are for reference purposes only and shall not otherwise affect the meaning, construction or interpretation of any provision of this Agreement. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which together, shall constitute one and the same document.

YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THETHIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED CANCELLATION FORM FOR AN EXPLANATION OF THIS RIGHT.

IN WITNESS WHEREOF, the Parties have executed this agreement as of the date first written above.

Buyer	Seller
Name	Name
Signature	Signature
Date	Date