KOCHEL SEPARATION SOLUTIONS, INC. ("KSS") provides the following Standard Terms and Conditions of Sale ("Terms and Conditions") which apply to intragovernmental sales and contracts, and sales made by KSS. All purchases by customer, owner, or its agent ("Purchaser") are expressly limited and conditioned upon acceptance of the following Terms and Conditions, printed or otherwise confirmed in any order, acknowledgement of, confirmation, or acknowledgement which is inconsistent with, different from, or in addition to, these Terms and Conditions is accepted by KSS unless specifically agreed to in writing by KSS. Acceptance of Purchaser’s order by KSS is subject to verification of Purchaser’s creditworthiness.

1. TIME LIMIT. All quotations are valid for a period of sixty (60) days, unless otherwise specified.

2. SHIPMENT. Pricing and shipping terms shall be ex-works the manufacturing facility. If the Purchaser requires an unissued inspection of the Goods are ready for shipment, KSS may select any reasonable method of shipment, without liability by reason of its selection. Shipments made on Purchaser’s behalf will be insured by KSS at the Purchaser’s expense. If KSS is required to arrange for shipment of the Goods or any parts thereof, KSS shall reimburse KSS for all freight, insurance and other shipping related costs and Purchaser will pay KSS a handling fee for each such shipment. Shipments of Goods held by reason of Purchaser’s request or inability to receive Goods will be at the risk and expense of Purchaser. Claims for shortages in shipment shall be deemed waived unless made in writing to KSS within ten (10) days from date of invoice.

3. PAYMENT TERMS. Payments will be made in accordance with the specified payment schedule. All payments are due net thirty days of date of invoice unless otherwise specified. Purchaser’s failure to make payment when due will be a material breach of the order and these Terms and Conditions. KSS, at its sole option and without incurring any liability, may suspend performance until such time that overdue payment is made or KSS receives assurances, adequate in KSS’ opinion, that the payment will be promptly made. In the event of such suspension of performance by KSS there will be no liability of KSS to Purchaser. Further, KSS may increase the price and reprice the delivery schedule and delivery time reflecting the duration and cost resulting from such suspension. Purchaser may not suspend the order upon written consent. In the event of such Purchaser suspension, the order will be changed, taken back, or purchased in full at market price by KSS, and KSS will promptly pay KSS for all costs and related overhead costs resulting from such suspension. KSS will equitably re-price the goods and services if the current setup exceeds the stated amount by ninety (90) days. KSS will not be liable for any damages, including lost profits, incurred by the Purchaser during the period KSS’s financial position does not justify the terms of payment specified. KSS may require full or partial payment prior to shipment of the goods. Purchaser agrees to furnish KSS with the required credit information. Payments for all export shipments will be in accordance with the specified payment schedule included herein by way of a letter of credit, established in favor of KSS, drawn on and confirmed by a prime U.S.A. bank that is approved by KSS. This Letter of Credit is to be established at the time of award of an order. All costs associated with the Letter of Credit will be for the Purchaser’s account.

4. TAXES. Federal, state, or local indirect taxes, including but not limited to sales and/or use taxes, VAT taxes, GST taxes, transfer taxes or any similar tax are not included in the quoted prices forth herein.

5. WARRANTY. KSS warrants only that all goods manufactured by KSS, except membranes, shall be free from defects in material and workmanship; provided, however, that this warranty shall be limited to goods found to be defective when a period of one (1) year from initial use or fifteen (15) months from the date of shipment, whichever expires first, except as may otherwise be provided ("Warranty Period"). MEMBRANES ARE NOT WARRANTED. The sole and exclusive remedy of the Purchaser for any liability of KSS of any kind, including, without limitation, any injury or death, or any expense arising hereunder with respect to goods which are repaired or modified in any way by the Purchaser without KSS prior written approval. Installation by the Purchaser during regular intervals of normal maintenance of parts or systems shall not void this warranty. EXCEPT FOR THE EXPRESS WARRANTIES STATED HEREIN, KSS DISCLAIMS ALL WARRANTIES WITH RESPECT TO THE GOODS, INCLUDING ANY AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE.

6. CONFIDENTIAL INFORMATION. The information, drawings, plans, and specifications being furnished by KSS have been developed at KSS expense and shall not be used or disclosed by Purchaser for any purpose other than to install, operate and maintain the goods supplied hereunder.

7. DELIVERIES. The delivery date(s) quoted are based on KSS’ best estimate of a realistic time when delivery to the carrier will be made and are subject to confirmation at time of acceptance and shipment by KSS. KSS reserves the right to make either early shipment or partial shipments and invoice accordingly.

8. EXCUSABLE DELAYS. KSS shall not be liable for loss, damages, detention, or delay resulting from events beyond its reasonable control or caused by but not limited to strikes, restrictions of the United States Government or other governments having jurisdiction, delays in transportation, inability to obtain necessary labor, materials, or manufacturing facilities, or any other cause reasonably beyond its control, whether similar or dissimilar to those listed.

9. PATENTS. The Purchaser will indemnify and hold KSS harmless against any and all claims or losses arising from infringement of any KSS patents or trademarks arising from KSS compliance with any designs, specifications, or instructions of the Purchaser. In addition, all license fees and royalties are the exclusive responsibility and obligation of Purchaser in the event of Purchaser’s cancellation of any order.

10. TITLE AND RISK OF LOSS OR DAMAGE. Title, risk of loss and/or damage will pass to the Purchaser upon shipment of the goods.

11. INSTALLATION/SERVICE. Installation of goods furnished hereunder will be by the Purchaser, unless otherwise agreed to in writing.

12. CANCELLATION. Cancellation of any order must be written notice to KSS and will be subject to cancellation charges, which will include all expenses incurred by KSS and a reasonable profit on the sale.

13. RESTOCKING FEE. If Purchaser orders the wrong material, it may NOT be returned to KSS unless the following conditions have been met:
   - KSS has authorized the return of the material, and has issued a Return Material Authorization Number;
   - the material is unused and undamaged;
   - the material consists of standard KSS membranes, U-bends, or gauges;
   - the material is returned with all freight costs paid by Purchaser; and
   - Purchaser pays a restocking fee of twenty percent (20%) of the original purchase price.

NOTE: KSS will not authorize or accept the return of any system or cleaning chemicals under any circumstances.

14. LAWS, CODES, AND STANDARDS. Except as expressly stated herein, the price and schedule included herein are based on United States laws, codes, and standards change and in increase or decrease the cost of performing the work or impact the schedule, KSS will advise Purchaser of such change. Purchaser and KSS will make no agreement to any modifications unless signed by an authorized representative of each.

15. CONSEQUENTIAL DAMAGES; LIMITATION OF LIABILITY. KSS WILL NOT BE LIABLE FOR ANY LOSSES, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND, WHETHER ARISING UNDER WARRANTY, CONTRACT, NEGLIGENCE, STRICT LIABILITY, INDEMNIFICATION, OR ANY OTHER CAUSE OR FORM. HOWEVER, THIS LIMITATION WILL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY. In no case will KSS’ liability exceed the amount paid to KSS by the Purchaser for the specific goods giving rise to such liability.

16. MODIFICATION. No change, modification, or waiver to any terms or scope of the order will be binding and valid unless it is accepted in writing and signed by an authorized representative of KSS.

17. ASSIGNMENT. This order may not be transferred or assigned by operation of law or otherwise, without the prior express written consent of KSS. Any transfer or assignment of any rights, duties, or obligations hereunder without such consent shall be void. Provided, however, that KSS will not be prohibited from subcontracting all or a part of its obligations under this order.

18. EXPORT SALES. No provision of this agreement will be construed to require KSS to export or deliver any technical information, data, and/or equipment if such export or delivery is then prohibited or restricted by any law or regulation of the U.S. Government. Purchaser will comply with all applicable export and reexport control laws and regulations, including without limitation, the Export Administration Regulations (15 C.F.R. Parts 730, et seq.) maintained by the U.S. Department of Commerce and the Office of Foreign Assets Control Regulations (31 C.F.R. Chapter V) of the U.S. Treasury Department. Specifically, Purchaser will not, directly or indirectly, sell, export, reexport, transfer by sale or otherwise, deliver to or use, transfer, consign, or otherwise dispose of goods, services, software, source code, or technology received in connection with this order to any person, entity, or destination prohibited by the laws and regulations of the United States or of a foreign government. KSS will cooperate with the U.S. government in order to ensure compliance with all applicable laws and regulations. Purchaser agrees to indemnify and hold KSS harmless from and against all liabilities, claims, and demands of third parties of any kind relating to the goods and their use arising from the sale of the goods.

19. INSURANCE. Upon the request by Purchaser, KSS will provide a Certificate of Insurance evidencing the following types of insurance:

<table>
<thead>
<tr>
<th>Type of Insurance</th>
<th>Amount</th>
<th>Limit for BI &amp; PD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workers Compensation</td>
<td>$1,000,000.00</td>
<td>$1,000,000.00</td>
</tr>
<tr>
<td>Employer Liability</td>
<td>$1,000,000.00</td>
<td>$1,000,000.00</td>
</tr>
<tr>
<td>Comprehensive General Liability</td>
<td>$1,000,000.00</td>
<td>$1,000,000.00</td>
</tr>
<tr>
<td>Physical Damage</td>
<td>$1,000,000.00</td>
<td>$1,000,000.00</td>
</tr>
</tbody>
</table>

19. GOVERNING LAW. All matters involving the validity, interpretation, and application of these Standard Terms and Conditions of Sale will be controlled by the laws of the Commonwealth of Massachusetts, United States of America. The parties disclaim any applicability of the U.N. Convention on the International Sale of Goods to this agreement.

20. HEADINGS. The headings used throughout are for convenience only and will be disregarded for the purpose of construing and enforcing this agreement.