1. APPLICABILITY AND ACCEPTANCE. These General Terms and Conditions of Sale ("Terms") are the only terms which govern the sale of products ("Products") by Bray Pacific Pty. Ltd., a subsidiary of Bray International, Inc., and all its branches and divisions ("Seller") to a Buyer ("Buyer"). No other action by Seller (including fulfilment of Buyer’s order) shall be construed as acceptance of any other terms or conditions. These Terms, together with a valid quotation, contain the entire Agreement associated with this transaction. Buyer may accept a quotation by issuing a purchase order or other writing expressing its intention to be bound, or in any other manner acceptable to Seller. Any terms, conditions, or writing within such a purchase order, order acknowledgment, invoice, or confirmation, shall be for Buyer’s internal purposes only, and the terms, conditions, or writing contained therein shall have no force or effect. References to "Bray factory" are to the applicable Bray national or regional headquarters of Bray Controls Pacific Pty Ltd. Purchase orders having any language or statements which modify, make additions to, contradict, or are in any way inconsistent with the terms and conditions stated herein, will only be accepted and binding upon Bray if specifically agreed to in writing. Orders are not considered accepted, and thus a contract, until received and acknowledged in writing by Bray’s Manufacturing Plant in Australia. Verbal orders will not be considered a firm order.

2. PRICE. All Prices and applicable discounts are subject to change without notice, however, Buyer’s order for the Products shall be invoiced at the prices indicated in the Purchase Order and in accordance with these Terms. Any order that is delayed for delivery at Buyer’s request or is otherwise scheduled to be made in excess of one hundred twenty (120) days from the order date will be invoiced at published list prices and discounts effective at the time of shipment unless otherwise specifically agreed at the time of Seller’s order acceptance.

2.1 QUOTATIONS. Unless specifically stated otherwise in the quotation, quotations are for immediate acceptance. All Prices are quoted ExWorks (EXW) (Incoterms ® 2010) Bray factory or such other place Seller shall designate on the Quotation.

2.2 SHIPPING FEES. Prices are exclusive of shipping fees, loading, and unloading costs. There may be only one destination per order.

2.3 TAXES AND DUTIES. Prices are exclusive of any goods and services, sales, use and excise taxes, and any other similar taxes, duties, fees and charges of any kind imposed by any governmental authority on any amounts payable by Buyer. Buyer shall be responsible for payment of any applicable taxes or duties that may be levied by any governmental authorities, and if payable or paid by Seller, then added to the Price.

2.4 REMOVAL, INSTALLATION, AND SERVICE CALLS. Prices are exclusive of extraneous expenses and costs, including shipping, travel, removal and installation costs, service call costs, which shall be invoiced to Buyer.

3. PAYMENT. Unless otherwise agreed, payments for domestic Buyers (including New Zealand) are due net thirty (30) days from date of invoice. All invoices for international Buyers will require confirmed, irrevocable Letters of Credit drawn on Seller to cover freight forwarder at its Australian port for shipment, unless otherwise agreed by Seller.

3.1 LATE PAYMENTS. Late payments shall bear interest from the due date of payment at a monthly rate equal to one and three-quarter percent (1.75%) per month service charge or the maximum annual rate allowed under applicable law. In the event Buyer is late on payments or Seller has reasonable cause to believe Buyer is unable to pay, Seller may (a) stop all Work under this Agreement until Seller receives either payment or satisfactory assurances of payment; (b) demand prepayment for purchase orders; or (c) delay shipments.

3.2 NO SET-OFF. Buyer shall not withhold or delay payment of any amounts due and payable by reason of set-off of any claim, counterclaim, abatement, delay of customer payment, or dispute with Seller, whether relating to Seller’s breach, bankruptcy or otherwise.

4. DELIVERY. Products delivered under the contract shall be delivered pursuant to the Quotation’s International Commercial Term (Incoterms ® 2010). In no event shall Seller insure shipment beyond the delivery point. Products not picked up in accordance with the agreed upon shipment dates, shall be treated as cancelled.

4.1 NO DAMAGES FOR DELAY. In no event shall Buyer be entitled to monetary compensation: any delay unless otherwise expressly agreed to in writing by the Parties. Buyer hereby waives and releases Seller from any and all loss, cost, expense, or damages arising out of any delays.

5. TITLE AND RISK OF LOSS. Title and Risk of Loss shall pass when the Products are delivered. Seller shall retain a security interest in the products and all losses, costs, expenses, and damages arising out of such Products until title and risk of loss shall pass to Buyer. Buyer shall be entitled to maintain appropriate insurance coverage to cover its risks under this Agreement.

5.1 INSURANCE. Buyer agrees to maintain appropriate insurance coverage to cover its risks under this Agreement.

5.2 SECURITY INTEREST. Buyer acknowledges this Agreement constitutes a security agreement for the purposes of the Personal Properties Security Act 2000 (PPSA) and all other similar laws as the same may be amended or replaced. Buyer agrees to do all acts and things requested by Seller to register Seller’s interest on the Personal Property Securities Register and such other register as Seller requires under the PPSA and shall not create of cause to be created a security interest over or in respect of its rights in the Goods, other than the security interest arising under this Agreement. Buyer agrees to irrevocably waive any rights it may have to receive a verification statement as defined in the PPSA.

6. INSPECTION AND REJECTION OF NONCONFORMING PRODUCTS. Buyer shall inspect the Products within ten (10) days of receipt to the “ship to” location (”Inspection Period”). If Products do not materially comply with the Purchase Order’s requirements, Buyer may reject the nonconforming products at any time during the Inspection Period. Failure to reject nonconforming products within the Inspection Period an in accordance with section 6.1 below will be deemed acceptance

6.1 NONCONFORMING PRODUCTS. In the event Buyer finds any nonconforming Products, Buyer shall send written notice to Buyer no later than the last day of the Inspection Period. Seller shall, in its sole discretion: (a) replace the nonconforming Products with conforming Products without additional expense to Buyer, or (b) credit or refund the Price for the nonconforming Products together with any reasonable shipping and handling expenses incurred by Buyer in connection therewith. Buyer shall ship, at its expense and risk of loss, the nonconforming Products to the Bray factory or such other place Seller shall designate. Seller shall credit Buyers’ expenses for shipment once Seller confirms the non-conformance. To the maximum extent permitted by law, Buyer acknowledges and agrees that the remedies set forth herein are Buyer’s exclusive remedies for the delivery of Nonconforming Products.

6.2 LIMITATION. Buyer may not reject a Product based on tests which Seller does not conduct.

7. CHANGES. Buyer shall promptly notify Seller in writing of any change to the Purchase Order Buyer reasonably determines are necessary. Seller may accept the change order at its own discretion. If Seller accepts the change order, then Seller will promptly notify Buyer of the impact the requested change will have on (a) the Purchase Order’s price; (b) the time for performance; and (c) any other terms or conditions of this Agreement.

7.1 CANCELLATIONS AND RETURNS. Buyer may not cancel accepted purchase order without Seller’s prior written approval which may be granted at Seller’s discretion. Any orders Seller holds for more than sixty (60) days shall be treated as a cancelled and the Products deemed returned and subject to section 7.2 below.

7.2 MODIFICATIONS AND CANCELLATION FEES. Seller will not accept changes or cancellations of Products, whether standard, non-standard or special, without full reimbursement of all related expenses incurred to date. Any changes or cancellations of Projects will be subject to appropriate changes in discounts, freight costs and other charges to Buyer. Any credit will be subject to shipping, restocking and reconditioning fees.

8. WARRANTY. In addition to any warranties or guarantees implied by law that cannot be excluded, Seller warrants to Buyer that for a period ending as of the earlier of twelve (12) months from the installation date or eighteen (18) months from the shipment date (as applicable, the “Warranty Period”), Products manufactured by Seller will be free from defects in materials and workmanship when used for the purposes for which they were designed and manufactured.

8.1 LIMITED WARRANTY. Seller does not warrant the Products: (i) against chemical or stress corrosion; (ii) against any other failure other than from defects in materials or workmanship; (iii) from any defective third party products contained in, incorporated into, attached to or packaged together with the Products; (iv) any defect when the Product is altered, modified, or repaired without Seller’s prior written approval; and (v) any defect caused by Buyer’s failure to follow Seller’s oral or written instructions as to storage, installation, commissioning, use or maintenance of the Products. Further, Seller shall not be liable for a breach of the warranty if Buyer makes any further use of such Products after giving notice described in section 8.2 below.

8.2 WARRANTY CLAIM. Seller shall not be liable for a breach of the warranty set forth herein unless: (i) Buyer gives written notice to Seller of
the defect during the Warranty Period and, in any event, within fourteen (14) days of the time when Buyer discovers or should have reasonably discovered the defect; (ii) Seller is given a reasonable opportunity after receiving the notice to examine such Products, and Buyer (if requested to do so by Seller) returns such Products to Bray's factory or such other place Seller shall designate for the examination to take place; and (iii) Seller reasonably verifies Buyer's claim that the Products are defective. Buyer shall return (freight prepaid) the defective Product to Bray at Bray's factory or such other place that Seller shall designate no later than ninety (90) days from Buyer's initial written notice of defect to Seller. Upon Seller's confirmation of Products in breach of the warranty provided herein, Seller shall credit Buyer's expense for shipment against Buyer's payment obligations to Seller and, if Seller exercises its option to replace such defective Products, Seller shall ship to Buyer the replaced Products and the terms set herein shall apply for such replaced Products, except that Seller shall be responsible for the shipment's costs and expenses. Seller shall, in its sole discretion, either: (i) repair or replace such Products (or the defective part) or (ii) credit or refund the price of such Products at the pro rata contract rate provided that, if Seller so requests, Buyer shall, at Seller's expense, return such Products to Seller. If Seller determines Buyer claim is not covered by this Warranty, Buyer shall bear all costs associated with Seller's service and shall indemnify Seller for any verified cost, loss, claims, and expenses Seller incurs as a result of, arising out of, or incurred in connection with the Service Call. To the maximum extent permitted by law, the express warranty set forth in these Terms is exclusive and in lieu of any and all other warranties, express or implied. TO THE MAXIMUM EXTENT ALLOWED UNDER APPLICABLE LAW, THE REMEDIES SET HEREIN SHALL BE THE BUYER'S SOLE AND EXCLUSIVE REMEDY AND SELLER'S SOLE AND ENTIRE LIABILITY FOR ANY BREACH OF WARRANTY. OTHER THAN AS SPECIFICALLY REQUIRED BY LAW, NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE IS INTENDED OR GIVEN. WHERE A WARRANTY OR GUARANTEE IMPLIED BY LAW CANNOT BE EXCLUDED, THE LIABILITY OF THE SELLER IS LIMITED TO THE REPLACEMENT OR REPAIR OF THE PRODUCT.

9. INTELLECTUAL PROPERTY RIGHTS. All copyrights, patents, trademarks, trade secrets, know-how and other intellectual property or proprietary rights pursuant to the laws of any jurisdiction worldwide ("IP Rights") associated with or relating to the Products shall belong solely and exclusively to Seller. Seller will retain all IP Rights used to create, embodied in, used in and otherwise relating to the Products and any of their component parts, and Buyer shall not acquire any ownership interest in any of Seller's IP Rights. Buyer shall use Seller's IP Rights only in accordance with these Terms and any instructions of Seller. No license, either express or implied, is granted in any IP Rights of Seller. If Buyer acquires any IP Rights in or relating to any Product by operation of law or otherwise, such rights are deemed and are hereby irrevocably assigned to Seller without further action. Buyer shall, at Seller's expense, execute such documents and do such things as are necessary to enable Seller to protect its IP Rights.

10. CONFIDENTIALITY. Except as required by law or as necessary to carry out this Agreement, Seller shall not disclose to any person any business financial, or commercial information, including pricing, technical data and information, with respect to this Agreement.

11. COMPLIANCE WITH LAWS. Buyer agrees to abide by all federal, state, and local laws, ordinances and regulations, licenses, permissions, authorizations, consents and permits that it needs to carry out its obligations under the Agreement.

Anti-Bribery and FCPA Compliance. Buyer agrees at all times to comply with all applicable laws, statutes and codes relating to anti-bribery and improper payment including but not limited to Criminal Code Act 1995 (CT) (Australia), the Foreign Corrupt Practices Act 1977 (United States), and the Bribery Act 2010 (United Kingdom) ("Relevant Requirements"). In addition, where applicable Buyer agrees to comply with a

Import and Export. The Parties have and shall maintain in effect all the licenses, permissions, authorizations, consents and permits needed to carry out their obligations under the Order. The Parties shall comply with all export and import laws of all countries involved in the sale and transportation of Goods under this Order.

12. WAIVER. No waiver by Seller of any of the provisions of these Terms or the Agreement is effective unless explicitly set forth in writing and signed by Seller. No failure to exercise, or delay in exercising, any rights, remedy, power or privilege hereunder precludes any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.

13. RELATIONSHIP OF THE PARTIES. The legal relationship between the parties shall be that of buyer and seller, i.e., independent contractors, and shall not be understood so that either party is deemed a partner or an agent of the other party, nor will it confer upon either party the right or power to bind the other party in any contract or to the performance of any obligations as to any third party. These Terms and the Agreement are for the sole benefit of the Seller and Buyer and their respective successors and permitted assigns, and nothing herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of these Terms.

14. GOVERNING LAW. This Agreement is governed by the laws of Victoria and both parties submit to the exclusive jurisdiction of the courts of that state.

15. DISPUTES. Any dispute, controversy or claim arising out of or relating to this Agreement or the breach, termination or invalidity of this Agreement shall be settled by arbitration in accordance with the UNCITRAL Arbitration Rules currently in force. The appointing authority shall be the Australian Centre for International Commercial Arbitration. The number of arbitrators shall be one. The place of arbitration shall be Brasenia, Victoria. The language to be used in the arbitral proceedings shall be English.

16. SURVIVAL. The provisions of these Terms and Conditions, which by nature are intended to survive termination, cancellation, completion or expiration of the Agreement (No Set-Off: No Damages for Delay; Warranty; Limitation of Liability; Intellectual Property Rights; Governing Law; Disputes; Severability) shall continue as valid and enforceable obligations of the parties, notwithstanding any such termination, cancellation, completion or expiration.

17. SEVERABILITY. If any term is invalid or unenforceable under any statute, regulation, ordinance, executive order, or other rule of law, the term will be deemed reformed or deleted as the case may be, but only to the extent necessary to comply with applicable law. The remaining provisions of these Terms and Conditions will remain in full force and effect.

18. LIMITATION OF LIABILITY. To the maximum extent allowed under applicable law, Seller shall not be liable for costs of procurement of substitute goods, consequential, indirect, incidental, special or exemplary damages, lost profits or revenues arising out of a breach of these Terms, whether or not Seller could have reasonably foreseen the possibility of such damages and irrespective of whether such losses are considered to be indirect or direct losses and includes indirect or consequential (as that concept is known in the second limb of the decision in Hadley v. Baxendale) loss and regardless of the legal or equitable theory (Contract, tort or otherwise) upon which the claim is based. Moreover, to the maximum extent allowed under applicable law, on no event shall Seller's aggregate liability under these Terms exceed the total of the amounts paid under the applicable purchase order.

19. PRECEDENCE. In the event of any inconsistent provisions in this Agreement, these Terms shall take precedence, followed by the Quotation's terms, and then by the Purchase Order's terms, any Schedules, addenda, and Specifications.

20. CLERICAL ERRORS. Seller reserves the right to correct all typographic or clerical errors or omissions in any documents (whether Quotations, invoices or other documents).