Contract For Sale Of Goods

[STATE PROPR] ("Seller' [CORPC	OF ORGANIZ IETORSHIP/RE ') and ORATION/PAR'	of Goods is made this day of, 20 by a ATION OR RESIDENCE] [CORPORATION/PAR SIDENT], with its principal place of business at [C, a [STATE OF ORGANIZATION OR RESIDITIVERSHIP/SOLE PROPRIETORSHIP/RESIDENTE ADDRESS] ("Buyer") for the purchase of the good	TNERSHIP/S OMPLETE AI ENCE] T], with its pri	OLE DDRESS], ncipal place of			
Qty.	Item #	Description	Price	Total			
1. Term. This Contract shall begin on, 20, and end upon the last delivery, which shall be shipped, with or without requisition for the balance of goods then unshipped, by, 20, unless the parties agree otherwise. However, if as of such date, Buyer is in arrears on the account, Seller may then cancel this Contract and sue for its damages, including lost profits, offsetting the deposit there against, and further recover its cost of suit including attorney fees. 2. Delivery. Buyer will give Seller days' advance notice regarding the quantity requested for delivery. Upon receipt of the request for delivery, Seller will arrange for delivery through a carrier chosen by Seller, the costs of which shall be F.O.B 3. Risk Of Loss. The risk of loss from any casualty to the Goods, regardless of the cause, will be the responsibility of the Seller until the Goods have been received by the Buyer. 4. Acceptance. Buyer will have the right to inspect the goods upon receipt, and within business days after delivery, Buyer must give notice to Seller of any claim for damages on account of condition, quality or grade of the goods, and Buyer must specify the basis of the claim in detail. Failure of Buyer to comply							
with these conditions will constitute irrevocable acceptance of the goods by Buyer. All notices between the parties must be in writing and delivered by courier or by certified mail, return receipt requested. 5. Charges. Seller shall invoice Buyer upon and for each shipment. Buyer shall pay all charges on terms of Any late payment shall bear a late charge of%. Overdue invoices shall also bear interest at the rate of% per If Seller undertakes collection or enforcement efforts, Buyer shall be liable for all costs thereof, including attorney fees. If Buyer is in arrears on any invoice, Seller may, on notice to Buyer, apply the deposit thereto and withhold further delivery until the deposit and all arrearages are brought current.							
		ng this Contract, Buyer shall pay Seller a deposit of or Seller's performance, which deposit is to be credi		toward the total shipment.			
workma goods oi	nship and mater repair of defect	rants that the goods sold hereunder are new and fre als. Seller's liability under the foregoing warranty is or refund of the purchase price at Seller's sole optide by Seller, and none shall be imputed or presume	s limited to reption. No other v	placement of			

8. <u>Taxes.</u> All sales taxe Responsibility Except		nmental charges shall be	e paid by Buyer and are Buyer's
			tate of Any disputes d in [NAME OF COUNTY],
force majeure events of God, political unres 11. Miscellaneous. The replaces all such prior shall be made to this Company of the company of t	r other circumstances bey t, embargo, failure of sour is Contract contains the er agreements with respect t contract except in writing	rond its control, including ree of supply, or casualty natire agreement between the original or matters expressly set fand signed by both particular to the control of the	ancel this Contract on account of g, but not limited to, strikes, acts y. the parties and supersedes and forth herein. No modification es. This Contract shall be binding excessors, assigns and personal
Seller	Date	Buyer	Date