1. **Scope of Contract.** All of the Standard Terms and Conditions of Purchase, as well as the provisions on the facing sheet of this Purchase Order and any plans, drawings, specifications, or other documents attached to or referred to, or otherwise described in these documents shall constitute the “Contract.” Buyer reserves the right to make design, drawing, specification, or delivery schedule changes. If any of these changes will result in Seller’s inability to perform, in an increase in the contract price, or in the modification of or delivery schedule (as of current time) of the contract price (as of current time) or any materials or services, unless stated in writing, the same shall be binding upon Buyer. Seller shall notify Buyer within ten (10) days from Seller’s receipt of Buyer’s changes, setting forth and substantiating all resulting adjustments, if any, and, in addition, and where the change will be effective, the remainder of any resulting changes shall be effective upon written notice. Any unreserved differences shall be subject to the provisions of Paragraph 12.

2. **Controlling Terms and Conditions.** Unless otherwise specified in writing by Buyer, Buyer agrees to purchase the goods or services described herein from Seller only on the express condition that Seller assents to the exact terms and conditions set forth in this Contract and to no other terms and conditions. Buyer objects to, and shall not be bound by, any such other terms or conditions. Acceptance of or payment for the goods or services described herein, or any provision thereof, shall constitute acceptance of the terms and conditions of this Contract and no other terms, or conditions, whether in writing or oral, which are different from, inconsistent with, or in addition to Buyer’s terms and conditions, and any such conflicting terms and conditions are hereby expressly rejected. Acceptance of or payment for the goods or services described herein, or any provision thereof, shall not constitute an acceptance of or assent to any conflicting terms or conditions. Unless otherwise agreed by Buyer, Seller shall, upon Buyer’s request, express in writing, in such additional terms and conditions as are different from, inconsistent with, or in addition to the terms and conditions hereof, and unless it shall be deemed a waiver by Buyer of any such term or condition.

3. **Purchase Price.** Unless otherwise indicated, prices are firm. Prices are based on U.S. dollars and payment shall be in U.S. dollars. Payment shall be made in advance of delivery, except as provided for in our approved procedures. You are expected to perform to our goals for 100% quality and delivery. Buyer agrees that all disputes hereunder shall be resolved by arbitration in Indiana, pursuant to the Commercial Arbitration Rules of the American Arbitration Association, by a single arbitrator, if the parties cannot agree, by a panel of three arbitrators, each party selecting one arbitrator and the two so selected choosing the third. Any finding or award by the arbitrator(s) shall be binding in any related judicial action between the parties, and may be entered as a judgment in any state or federal court in the district in which the Buyer’s plant is located.

5. **Warranties.**
   a) Seller represents and warrants to Buyer that the goods or services (i) shall conform to Seller’s description and/or samples; (ii) shall conform to the requirements of Buyer’s plans, specifications, or design (if applicable); (iii) shall be free from defects in material, design, and workmanship; (iv) shall be of the kind and quality and shall perform in accordance with the purchase specifications described in this Contract; (v) shall comply with all applicable country of origin, countries of passage, federal, state and local laws, rules, regulations, and ordinances; (vi) shall be produced in compliance with all local, state, federal, or other laws, rules, and regulations regarding non-discrimination and worker’s safety; and (vii) shall be acceptable where required, by Material Safety Data Sheets which comply with OSHA’s Hazard Communication Standards under 29 CFR 1910.1200.
   b) Seller represents and warrants that all goods and services, including (but not limited to) equipment, processes, technology, programs, or know-how, that constitute the subject matter of this Contract, shall not infringe the patents, trademarks, copyrights, or other property or intellectual property rights of any other person. Seller shall defend Buyer against any such claims and shall be responsible for and indemnify and hold Buyer harmless from and against any damages, judgments, or amounts paid in settlement in connection therewith. Furthermore, and without limiting Seller’s obligations, Buyer shall defend and indemnify Buyer hereunder or pursuant to Section 7, if as a result of any such infringement violation Buyer is prevented or enjoined from using the goods, equipment, processes, programs or know-how, then Seller, at its own expense, shall immediately obtain for Buyer a license or right to continue to use the goods, equipment, processes, programs, or know-how, or, at Buyer’s election, and without compromise of quality, utility, delivery schedule or price, replace the same with comparable goods, equipment, processes, programs, or know-how which does not so infringe, or shall effect sufficient modifications thereof or therein as so to avoid the infringement.
   c) Buyer is relying upon Seller with respect to the design, engineering, manufacture, and/or testing of the goods and services described herein and Seller hereby represents and warrants to Buyer that the goods or services are fit for Buyer’s specific purposes. Neither Buyer’s inspection of goods, during or after production, nor its approval of Seller’s drawings or other specifications shall relieve Seller from its responsibility for errors or omissions in the drawings or defects in or other non-conformities of the goods or services.
   d) Subject to commercially reasonable notification by Buyer of any defects or non-conformities, and a reasonable opportunity to cure such defects or non-conformities, Seller agrees that for a period of 15 months subsequent to Buyer’s acceptance and the commencement of start-up and actual regular use, it shall at its own cost and expense, repair, replace, re-engineer, or otherwise correct any and all such defects or non-conformities, or if Seller refuses or, after reasonable attempts, fails or is otherwise unable to effect such repairs or corrections, Seller shall reimburse Buyer for Buyer’s full cost of effecting such repairs or corrections elsewhere. This warranty is a minimum warranty and shall not be deemed to reduce or replace any other of Seller’s otherwise applicable warranties.

6. **Indemnification By Seller.** Seller shall indemnify and hold Buyer harmless from and against any and all claims, actions, losses, costs, expenses, and/or liabilities, including attorney’s fees, arising out of, in connection with, or in any way related to any representation, warranty, or undertaking by Seller hereunder; (ii) any bodily injury or property damage caused by or resulting from any act or omission of Seller or any of its officers, employees, agents, contractors, or subcontractors, and related to the design, installation, engineering, manufacture, testing, servicing, or repair of the subject matter of this Contract, or (iii) any other default by Seller of its obligations hereunder. Buyer shall notify Seller of any infringement or similar claim, but, unless resulting in actual material loss of rights to Seller, Buyer’s tardy notification to Seller shall not affect Seller’s indemnification, obligations hereunder. Seller’s failure to return a signed copy hereof shall not absolve Seller from its obligations hereunder.

7. **Excusable Delays.** Neither party shall be liable to the other for any delay in performance hereunder, if such delay is due to circumstances beyond the control of either party, including acts of God, natural disasters, industrial strife, government action, or unavailability of raw material supplies, and if reasonable advance notice thereof is given. If Seller should be unable, due to such a cause, to meet all of its delivery commitments to Buyer, Seller shall nonetheless use its best efforts to make deliveries hereunder as expeditiously as possible, on a non-discriminatory basis. However, if an alternative source is available to Buyer and if Buyer believes that the delay may impair its ability to meet production schedules or delivery schedules, or is the result of market price volatility, Buyer, at its option and without liability to Seller, may cancel any outstanding deliveries in whole or in part.

8. **Buyer’s Confidential, Proprietary or Technical Information.** Seller covenants and agrees that neither it nor any of its agents, employees, or subcontractors, without the prior written consent of Buyer, will disclose to any other person, nor use for their own benefit, any of Buyer’s confidential, technical, or proprietary information ("Proprietary Information") not otherwise publicly known or lawfully within Seller’s possession, which Seller may have learned or obtained in connection with its work hereunder. Seller agrees that to the extent any of its contractors, subcontractors, or agents require access to such Proprietary Information by reason of work required to be done hereunder, Seller will first require such contractors, subcontractors or agents to become familiar with and to agree to be bound by the terms and conditions of this confidentiality undertaking.

9. **Entire Agreement.** This Contract constitutes the entire agreement between Seller and Buyer with respect to the subject matter hereof and supersedes any prior or other agreements, written or oral, between the parties. No amendment, modification, waiver or release of any provision hereof shall be binding upon Buyer or Seller unless in writing, signed by Buyer’s or Seller’s authorized representative, as the case may be.

10. **Applicable Law; Forum.** This Contract shall be governed by the laws of the State of Pennsylvania. Both Seller and Buyer consent to personal jurisdiction in Pennsylvania and to the jurisdiction of any state of federal court in the district in Pennsylvania where Buyer’s plant is located; and both parties agree that venue shall also be proper and deemed convenient therein.

11. **Assignment or Delegation.** Seller’s work hereunder may not be delegated or assigned by Seller without Buyer’s prior written consent, except that Seller may use sub-contractors if subject to Seller’s supervision and responsibility. Buyer may assign its rights hereunder to a controlled or affiliated entity or to a governmental agency or authority, if necessary in connection with financing, but no such assignment shall absolve Buyer of its responsibility hereunder.

12. **Alternative Dispute Resolution.** Buyer and Seller agree that the prompt and effective resolution of any disputes that may arise hereunder is in the best interest of everyone. Save for matters requiring injunctive relief or specific performance, the parties agree that all disputes hereunder shall be resolved by arbitration in Indiana, pursuant to the Commercial Arbitration Rules of the American Arbitration Association, by a single arbitrator, if the parties can mutually agree, or, if the parties cannot agree, by a panel of three arbitrators, each party selecting one arbitrator and the two so selected choosing the third. Any finding or award by the arbitrator(s) shall be binding in any related judicial action between the parties, and may be entered as a judgment in any state or federal court in Pennsylvania in the district in which the Buyer’s plant is located.

13. **Vulcan Threaded Products, Inc. is committed to ISO certification. Our delivery goal, for applicable incoming shipments, is 100% on-time, as provided for in our approved procedures. Our quality goal is 100% quality for applicable incoming shipments, again as provided for in our approved procedures. We are expected to perform to our goals for 100% quality and 100% on-time delivery, as applicable in our approved procedures.

14. **Vulcan Threaded Products, Inc. has a goal for its prime suppliers to base their quality systems on the ISO standard or an equivalent certification, with a potential goal of overall compliance to a known standard as provided for, in our approved procedures.

15. **Any plans, specifications, or additional documents referenced herein constitute a material term of this contract.

16. **Risk of loss remains Seller’s until effective delivery.

17. **If goods/services are from Buyer’s own plans or specifications, or are from Seller’s standard stock, Seller’s warranties shall include PP 5(a), 5(b), and 5(d) as noted above. If they are to meet Buyer’s specific needs or purpose, Seller’s warranties shall additionally include P5(c).

18. **Buyer’s standard terms and conditions of sale listed above constitute an integral part of this contract. Therefore, Buyer objects to, and will not be bound by, any conflicting or inconsistent term or condition that Seller might have in any of its documents. If any term or condition is unacceptable to Seller, Seller must notify Buyer in writing within 10 days of its receipt hereof, and Seller’s failure to return a signed copy hereof shall not absolve Seller from its obligations hereunder.

**Agreed:**

**Date:**

**Title:**

**Vendor Name & Address:**