NOTE: The following Conditions of Sale are subject to change. All transactions for all products sold by Square D Company, including Square D brand products and all Schneider Electric brand products, such as Merlin Gerin, Modicon, and Telemecanique brand products, are subject to the latest published Conditions of Sale of the Square D Company and to any Special Conditions of Sale which may be contained in applicable Square D quotations and acknowledgments.

SUBSTITUTION: Square D may furnish suitable substitutes for material unobtainable because of priority or regular dispositions by government; unavailability of materials from suppliers, provided such substitutions do not adversely affect the technical soundness of the equipment. Square D assumes no liability for developments from published specifications and descriptive information not essential to proper performance of the product.

TAXES: Any manufacturer's tax, retailer's tax, occupation tax, use tax, sales tax, excise tax (except federal excise tax on vehicles), duty, excise, insuring or testing fee, or other tax, fee or charge of any nature whatsoever, imposed by any governmental authority or measured by any transaction between Square D and Purchaser shall be paid by the Purchaser in addition to any prices provisions contained in the quotation, and such charges will appear as a separate line item on the invoice. In the event Square D will be required to pay any such tax, fee, or charge, Purchaser shall reimburse Square D or, in lieu of such payment, Purchaser shall apply Square D at the time the order is submitted with an exemption certificate or other document acceptable to the tax authority. Purchase Orders must state the existence and amount of any such tax, fee or charge for which Purchaser claims an exemption.

TERMS OF PAYMENT: Acceptance of all Purchase Orders is subject to Purchaser meeting Square D credit standards. Terms are subject to change for failure to meet such standards. Terms are net thirty (30) days from date of invoice of each shipment, unless otherwise stated in Square D's quotation. For an authorized distributor or authorized reseller order, applicable terms of payment are stated in the quotation or applicable invoice. All quotations are subject to approval, including, without limitation, quotations which are subject to the terms of any special conditions of sale. Quotations shall be valid for no more than thirty (30) days from their date. Quotations, except those otherwise stated in the quotation, are revocable by Square D Company at any time upon notice to Purchaser. Quotations are made based on Square D's interpretation of the plans and specifications submitted to Square D by Purchaser. It is Purchaser's obligation to advise Square D immediately of any differing interpretation Purchaser has so any necessary change can be made.

nota delas condiciones de venta son sujetas a cambios. Todas las transacciones para todos los productos vendidos por la empresa Square D Company, incluyendo los productos de la marca Square D y todos los productos de la marca Schneider Electric, tales como Merlin Gerin, Modicon y Telemecanique, son sujetas a las condiciones más recientes de venta de la Square D Company y a cualquier condición especial de venta que pueda contenerse en las cotizaciones o confirmaciones de venta aplicables.

sustitución: Square D puede proporcionar sustituciones adecuadas para los materiales no disponibles debido a prioridades o regularizaciones de gobierno; inexistencia de materiales de los proveedores, siempre que dichas sustituciones no afecten la solidez técnica del equipo. Square D no asume ninguna responsabilidad por desarrollos de las especificaciones publicadas y la información descriptiva no esencial para el correcto rendimiento del producto.

Impuestos: Cualquier impuesto de fabricante, impuesto al comerciante, impuesto sobre la ocupación, impuesto sobre la venta, impuesto sobre la exportación (excepto el impuesto federal sobre la exportación de vehículos), impuesto aduanero, impuesto de inspección o prueba, o cualquier otro impuesto, tarifa o cargo de cualquier naturaleza, impuesto por cualquier transacción entre Square D y el comprador, será pagado por el comprador en adición a los precios incluidos en la cotización, y tales cargos aparecerán como un ítem separado en la factura. En caso que Square D deba pagar cualquier impuesto, tarifa o cargo, el comprador deberá reembolsar a Square D o, en caso de no hacerlo, se aplicará a Square D el monto correspondiente en el momento en que el pedido se registre con un certificado de exención o otro documento aceptable para el cuerpo impositivo. Los pedidos de compra deben declarar la existencia y el monto de cualquier impuesto, tarifa o cargo para el que el comprador pretende un exoneramiento.

termos de pago: La aceptación de todos los pedidos de compra está sujeta a que el comprador cumpla con los estándares de crédito de Square D. Los términos pueden cambiar en caso de no cumplir con dichos estándares. Los términos son pagaderos en neto treinta (30) días a partir de la fecha del comprobante de cada envío, a menos que se indique lo contrario en la cotización de Square D. Para un pedido de compra a un distribuidor autorizado o a un distribuidor reseller autorizado, los términos de pago son los establecidos en la cotización o facturación correspondiente. Las cotizaciones estarán vigentes por no más de treinta (30) días a partir de la fecha de la cotización. Las cotizaciones, excepto las que lo indiquen de manera explícita, están sujetas a cancelación por parte de Square D Company en cualquier momento con aviso previo a la empresa Square D. Las cotizaciones son válidas para un período no mayor de treinta (30) días a partir de su fecha. Las cotizaciones se basan en la interpretación de Square D de las planificaciones y especificaciones presentadas por el comprador a Square D. Es responsabilidad del comprador informar inmediatamente a Square D de cualquier interpretación distinta que el comprador tenga de los términos del pedido de compra para que se pueda realizar el necesario cambio.

price policy: El precio está firmado: A) El precio es recibido con los correos electrónicos y es de liberación inmediata en los 30 días hábiles desde la fecha originalmente liberada de la fecha de envío. B) El precio recibe una revisión periódica en los 30 días hábiles desde la fecha del primer pedido de envío. C) El precio no se mantendrá durante más de 30 días hábiles después de la fecha de envío. D) El precio se mantendrá el tiempo que sea necesario para el envío de la mercancía. E) En caso que el precio cause demora en el transporte, los costos se asignarán a Square D y se incluirán como un ítem separado en la factura.

pricing-purchaser changes: Los precios cubren el material especificado en la cotización, para cotizaciones para ser diseñadas y fabricadas por Square D según los estándares establecidos, a menos que lo indique de manera explícita en la cotización. El comprador puede modificar los cambios no afectando el tiempo o la capacidad de importación, a menos que se solicite de antemano. Si hay cambios solicitados por el comprador a Square D, el precio se mantendrá el tiempo que sea necesario para el envío de la mercancía. E) En caso que el precio cause demora en el transporte, los costos se asignarán a Square D y se incluirán como un ítem separado en la factura.

shipment: El envío se realizará por cuenta propia del comprador, a menos que se indique lo contrario en la cotización. El comprador realizará el tránsito de la mercancía al centro de distribución más cercano, a menos que se indique lo contrario en la cotización. El comprador se hará responsable de la inspección y control de la mercancía en el centro de distribución, y cualquier daño encontrado se reportará inmediatamente, pero en ningún caso más tarde de 15 días después del envío. Si se encuentra un daño que no pueda ser reparado en el centro de distribución, Square D se hará cargo del remanente. F) En caso que el precio cause demora en el transporte, los costos se asignarán a Square D y se incluirán como un ítem separado en la factura.
FORCE MAJEURE: Square D shall not be liable for any damages as a result of any delays due to any causes beyond Square D's control, including, without limitation, an act of God, act of Purchaser, Square D supplier, embargo or other governmental act, regulation or request, fire, accident, strike, slowdown, flood, fuel or energy shortage, sabotage; war; riot; delay in transportation and inability to obtain necessary labor, materials or manufacturing facilities from usual sources. In the event of any such delay, the date of delivery shall be extended for a period of time reasonably necessary to overcome the effect of such delay.

STANDARD WARRANTY: Square D warrants equipment manufactured by it and sold throdvin authorized sales channels to be free from defects in material and workmanship for eighteen (18) months from date of invoice by Square D or its authorized sales channel. If within such period, any such equipment shall be proved to Square D's satisfaction to be non-conforming, such equipment shall be repaired or replaced at Square D's option. This warranty shall not apply (a) to equipment not manufactured by Square D, (b) to equipment that has been repaired or altered by other than Square D so as, in its judgment, to affect the same adversely, or (c) to equipment that has been subjected to negligence, accident, or damage by circumstances beyond Square D's control. Square D's proper inspection, or (d) to equipment not manufactured by Square D, the warranty obligations of Square D shall in all respects conform and be limited to the warranty actually extended by Square D by its supplier. Non-conforming products must be returned at Square D's expense for evaluation unless this is waived in writing. Replacement products may be new or reconditioned. The foregoing warranties do not cover normal wear and tear or any damage caused by negligence, accident, or any other expenses that may be incurred in connection with repair or replacement.

OPTIONAL WARRANTIES: (Only available on equipment to be located in the U.S.) Option 1-General Warranty: Square D warrants that equipment being repaired or altered by other than Square D shall, at its expense, and at its sole option, either (a) procure for the Purchaser the right to continue using such equipment (b) modify such equipment to render it non-infringing (c) replace such equipment with non-infringing equipment, or (d) refund the purchase price (less depreciation) and the transportation and installation costs of such equipment. Square D will not be responsible for any compromise or settlement made without its written consent. The foregoing states the entire liability of Square D for patent, trademark or copyright infringements, and in no event shall Square D be liable if any infringement charge is based on the use of Square D equipment for a purpose other than that for which it was sold by Square D. As to any equipment furnished by Square D to Purchaser and manufactured in accordance with designs proposed by Purchaser, the Purchaser shall indemnify Square D against any award made against Square D for patent, trademark, or copyright infringements.

WITNESS OF TESTS AND FACTORY INSPECTIONS: Normal production schedules do not provide the opportunity for Purchaser to witness routine factory tests on equipment or make factory inspections. Witnessing of tests or factory inspections by the Purchaser may result in delays of production for which Square D will not be responsible. Witness testing and factory inspections must be requested at time of quotation and confirmed at order entry. Standard Square D factory testing and inspection will apply. Square D will notify Purchaser fourteen (14) calendar days prior to scheduled witness testing or inspection. In the event Purchaser is unable to attend, the Parties may mutually agree on a rescheduled date. However, Square D, at its sole option, may consider the witness tests and/or inspection waive, and ship and invoice the Products. Purchaser will be responsible for paying for all scheduled witness testing, whether or not Purchaser attends.

RETURN OF EQUIPMENT: NO EQUIPMENT MAY BE RETURNED WITHOUT FIRST OBTAINING SQUARE D'S WRITTEN PERMISSION AND A RETURNED MATERIAL IDENTIFICATION TAG. Returned equipment must be of current manufacture, in the original packaging, unused, undamaged and in saleable condition, send all inquiries to Square D within three (3) of the date of the Purchase Order, to cover reimbursement of the direct costs of: a) Removal of non-conforming equipment or part thereof; b) Transporting equipment or parts to and from the place of repair; c) Reinstallation at the original site. Such special warranty, which may be chosen to cover a period not exceeding that of the standard or extended warranty (see above) selected, will not include the cost of providing additional warranty coverage. This written permission will not exceed Square D's invoice price on the equipment being repaired. This warranty does not change or affect the allocation of risk or loss during shipment. Option 3-Extended Warranty-Preventative Maintenance Agreements: If requested by the Purchaser, and specifically accepted by Square D, a Preventative Maintenance Agreement is available to provide preventative maintenance on equipment covered by the agreement. Terms of the agreement shall be as defined in a separate Services Agreement agreed to by the parties.

SOFTWARE: Any software or computer information, in whatever form, provided with equipment manufactured by Square D is licensed to Purchaser solely pursuant to the terms and conditions specifically agreed to in writing by Square D. The software is licensed to Purchaser for the period of time during which the Purchaser has a right to use the equipment manufactured by Square D. Purchaser's use of such software or computer information will operate error free or without interruption, and warrants only that during the warranty period applicable to the equipment that the software will perform its essential functions. If such software or computer information fails to conform to such warranty, Square D will, at its option, provide an update to correct the non-conformance or replace the software or computer information with the latest available version of the software that corrects a correction. Square D shall have no other obligation to provide updates or revisions.

LIMITATIONS: These disclaimers and limitations of remedies apply to all warranties offered by Square D. Square D shall not be liable for damages for loss of, or inability to use, data or information from the use of any such defect in the software or computer information that software will perform its essential functions. Recovery of any kind whatsoever by the Purchaser is exclusive and the total cumulative liability of Square D, its contractors and suppliers of any tier, with respect to this contract or anything done in connection therewith, such as the use of any product covered by or furnished under the contract, whether in contract, in tort (including negligence or strict liability) or otherwise, shall not exceed the price of the product, part, or service on which such liability is based.

INTELLECTUAL PROPERTY: As to equipment purchased and furnished by Square D, Square D shall defend any suit or proceeding brought against Purchaser so far as based on a claim that such equipment constitutes an infringement of any copyright, trademark or patent of the United States.

This obligation shall be effective only if Purchaser shall have made all payments then due hereunder and if Square D is notified promptly in writing and given authority, information, and assistance at Square D's expense for the defense of the same. In the event the use of such equipment by Purchaser is enjoined in a suit, Purchaser shall, at its expense, and at its sole option, either (a) procure for the Purchaser the right to continue using such equipment (b) modify such equipment to render it non-infringing (c) replace such equipment with non-infringing equipment, or (d) refund the purchase price (less depreciation) and the transportation and installation costs of such equipment. Square D will not be responsible for any compromise or settlement made without its written consent. The foregoing states the entire liability of Square D for patent, trademark or copyright infringements, and in no event shall Square D be liable if any infringement charge is based on the use of Square D equipment for a purpose other than that for which it was sold by Square D. As to any equipment furnished by Square D to Purchaser and manufactured in accordance with designs proposed by Purchaser, the Purchaser shall indemnify Square D against any award made against Square D for patent, trademark, or copyright infringements.

INTELLECTUAL PROPERTY: Square D Conditions of Sale

Coordinated Projects

Square D Conditions of Sale

Coordinated Projects

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NOTE: The following Conditions of Sale are subject to change. All transactions for products sold by Square D Company are subject to the latest published Conditions of Sale of the Square D Company and to any Special Conditions of Sale which may be contained in applicable Square D quotations and acknowledgments.

1. GOVERNING PROVISIONS AND ACCEPTANCE: All quotations are subject to these Conditions of Sale. Acceptance of an order by Square D shall be expressly conditioned on Purchaser’s assent to these conditions. Purchaser’s direction to proceed with engineering, manufacture or shipment by Square D shall be deemed evidence of this assent. No modified or other conditions shall be applicable unless those conditions are so stated in Square D’s proposal or are specifically agreed to in writing and signed by an authorized official of Square D. Failure to object to provisions contained in any Purchase Order or other communication from the Purchaser (including, without limitation, penalty clauses of any kind) shall not be construed as a waiver of these Conditions nor an acceptance of any other provisions. These terms are a complete statement of the parties’ agreement and may only be modified in writing signed by both parties. These terms may not be modified by course of dealing, course of performance and usage of trade. The terms supersede all previous written or oral quotations, statements or agreements. Any contract for sale by and between the parties shall be governed by and construed according to the laws of the State of Illinois without regard to its rules on the conflict of laws. The Convention on the International Sale of Goods is expressly excluded.

2. QUOTATIONS: Quotations shall be valid for no more than thirty (30) days from their date, unless otherwise stated in the quotation. All quotations are subject to change by Square D Company at any time upon notice to Purchaser. It is Purchaser’s obligation to carefully read the quotation carefully and to immediately advise Square D of any differing interpretation Purchaser has so any necessary change can be made.

3. PRICE POLICY: All prices are subject to change without notice. In the event of a net price change and unless otherwise agreed to in writing, prices for orders scheduled for immediate release shall be those in effect at time of order entry. Prices for orders placed for future shipment without an agreed price and ship date will be billed at the pricing in effect as of the shipment date.

4. SUBSTITUTION: Square D may furnish suitable substitutes for material unobtainable because of priorities or regulations established by governmental authority or non-availability of materials from suppliers, provided such substitutions do not adversely affect the technical soundness of the equipment. Square D assumes no liability for deviation from published dimensions and descriptive information not essential to proper performance of the product.

5. TAXES: Any manufacturer’s tax, retailer’s tax, occupation tax, use tax, sales tax, excise tax, (except federal excise tax on vehicles), duty, customs, inspecting or testing fee, or other tax, fee or charge of any nature, whatsoever, imposed by any governmental authority or measured by any transaction between Square D and Purchaser, shall be paid by the Purchaser in addition to the prices quoted or invoiced, and such charges will appear as a separate line item on the invoice. In the event Square D will be required to pay any such tax, fee, or charge, Purchaser shall reimburse Square D, or in lieu of such payment, Purchaser shall supply Square D at the time the order is submitted with an exemption certificate or other document acceptable to the taxing authority. Purchaser may be required to pay all such taxes, fees, charges and permits. Purchaser specified packaging and marking may be subject to additional charges.

6. TERMS OF PAYMENT: Acceptance of all Purchase Orders is subject to Purchaser meeting Square D credit standards. Terms are subject to change for products to meet standards. Terms are not thirty (30) days from date of invoice of each shipment, unless otherwise stated in Square D’s quotation. For an authorized distributor or authorized reseller order, applicable terms of payment are stated in the quotation or applicable discount schedule. Square D reserves the right at any time to demand full or partial payment before proceeding with a contract of sale or, if, in its sole judgment, as a result of changes in the financial condition of the Purchaser, the terms of payment originally specified are no longer justified.

7. PAYMENTS: If delivery is delayed or deferred by the Purchaser beyond the scheduled date, payment shall be due in full when Square D is prepared to ship. The equipment may be stored at the risk and expense of the Purchaser. If the Purchaser defaults when any payment is due, then the entire contract price shall become due and payable upon demand, or Square D at its option, without prejudice to other lawful remedies, may defer delivery or cancel the contract for sale. If Purchaser becomes insolvent, or bankrupt or in the event any proceeding is brought against the Purchaser, voluntarily or involuntarily under the bankruptcy laws or any insolvency laws in any jurisdiction, Square D may cancel any order outstanding at any time and recover its applicable cancellation charges from the Purchaser or the Purchaser’s estate.

8. DELIVERY: A. F.O.B. POINT OF SHIPMENT: When the Square D quotation is based on delivery F.O.B. point of shipment, freight prepaid and allowed for delivery within the continental United States, product is sold F.O.B. point of shipment, freight prepaid and allowed. Shipping and handling charge of twenty-five dollars ($25) will be added to all orders having a total net invoice price of less than one thousand dollars ($1,000). Delivery by Square D to the point of shipment constitutes delivery to the Purchaser, and title and all risk of loss or damage in transit shall pass to the Purchaser at time of delivery at the F.O.B. point. Square D is not responsible for breakage in transit. If the Purchaser defaults when payment is due, delivery F.O.B. point of shipment, freight prepaid and allowed. Any rebates, allowances, discounts or incentives received by Square D from its Purchasers that request expedited or special modes of transportation or routing involving air, premium or any other non-standard Square D shipping shall be assessed additional charges for shipping, handling, freight and expediting. Any rebates, allowances, discounts or incentives received by Square D from its carriers shall be retained by Square D. All prices include carrier’s insurance only. When other than domestic packaging is required, contact your local Square D field office. Purchaser specified packaging and marking may be subject to additional charges.

9. SHORTAGES: Claims for shortages or errors must be submitted to Square D within 30 days after invoice date, and failure to give such notice shall constitute unqualified acceptance and a waiver of all such claims by the Purchaser.

10. INSTALLMENTS: Square D reserves the right to make shipments in installments, unless otherwise expressly stipulated in a specific Purchase Order; and all such installments when separately invoiced shall be paid for when due per invoice without regard to subsequent shipments. Delay in shipment of any installment shall not relieve Purchaser of its obligation to accept remaining shipments.

11. FORCE MAJEURE: Square D shall not be liable for any damages as a result of any delays due to any causes beyond Square D’s control, including, without limitation, an act of God, embargo or other governmental act; war; riot; delay in transportation and inability to obtain necessary labor, materials or manufacturing facilities from usual sources. In the event of any such delay, the date of delivery shall be extended for a period of time reasonably necessary to overcome the effect of such delay.

12. STANDARD WARRANTY: Square D warrants equipment manufactured by it and sold through authorized sales channels to be free from defects in materials and workmanship for eighteen (18) months from date of invoice by Square D or its authorized sales channel. If within such period any such equipment shall be proved to Square D’s satisfaction to be non-conforming, such equipment shall be repaired or replaced at Square D’s option. This warranty shall not apply (a) to equipment not manufactured by Square D; (b) to equipment that has been repaired or altered by other than Square D so as, in its judgment, to affect the same adversely, or (c) to equipment that has been subjected to negligence, accident, or damage by circumstances beyond Square D’s control, or improper commission or incorrect installation or storage, or to other than normal use or service. With respect to equipment not manufactured by Square D, the warranty obligations of Square D shall in all respects conform and be limited to the warranty actually extended to Square D by its supplier. Non-conformity of such equipment shall not be Square D’s expense for evaluation unless this is waived in writing. Replacement products may be new or reconditioned. The foregoing warranties do not cover reimbursement for labor, transportation, removal, installation, testing, C.I.P. power, or any other expenses that may be incurred in connection with repair or replacement.
13. **OPTIONAL WARRANTIES:** (Only available on equipment to be located in the U.S.) Option 1 - Extended - 2 or 3 years from Shipment. If requested by the Purchaser and specifically accepted in writing by Square D, the standard warranty will be extended to two (2) years from date of invoice, for a price addition of 1% of the net face value of the Purchase Order or will be extended for three (3) years from date of invoice for a price addition of 3% of the net face value of the Purchase Order. Option 2 - Special Warranty: If requested by the Purchaser and specifically accepted in writing by Square D, the standard warranty will be extended, for a price addition of 3% of the net face value of the Purchase Order, to cover reimbursement of the direct costs of: A) Removal of non-conforming equipment or part thereof; B) Transporting equipment or parts to and from the point of repair; C) Unloading of truck and reinstallation at the original site. Each special warranty, which may be chosen to cover a period not exceeding that of the standard or extended warranty (see above), selected will not include the cost of providing temporary power or removing or replacing other apparatus or structures, or costs of transportation beyond a common carrier free delivery point in the continental United States. Further, the obligation of Square D for expenses and costs arising under this special warranty coverage will not extend 50% of the extended warranty period from the point of repair. This warranty does not change or affect the allocation of risk or loss during shipment. Option 3 - Extended Warranty - Preventative Maintenance Agreements: If requested by the Purchaser, and specifically accepted by Square D, a Preventative Maintenance Agreement is available to provide preventative maintenance on equipment covered by the agreement. Terms of the Preventative Maintenance Agreement shall be as defined in a separate Services Agreement agreed to by the parties.

14. **RETURN OF EQUIPMENT:** NO EQUIPMENT MAY BE RETURNED WITHOUT FIRST OBTAINING SQUARE D'S WRITTEN PERMISSION AND A RETURNED MATERIAL IDENTIFICATION TAG. Returned equipment must be of current manufacture, in the original packaging, unused, undamaged and in saleable condition. Returned equipment must be: A) Carefully packed to reach Square D without damage and labeled with the return authorization number. Any cost incurred by Square D to put equipment in first class condition will be charged to the Purchaser. Returns must originate from the original purchaser account number. Returns will be credited at the original price paid as indicated on the invoice or purchase order associated to the equipment being returned as provided by the Purchaser. If no invoice number or purchase order number is provided, then credit will be issued based on the into stock price in effect 12 months prior to date of return authorization and will also have an additional 25% processing fee applied.

Square D stocked equipment (which is defined as equipment stocked within Square D's Distribution Center) and non-stocked equipment, which are listed in the current product list as returnable and which are accepted for credit, not involving a Square D error, shall be assessed a restocking fee of 25% of the invoice price.

**NOTE:** Special Order and Custom equipment is not returnable. Each line item returned must have an extended line item value of $25.00 or greater. Square D shall bear the cost of returns resulting from Square D error, and method and cost of return at the discretion of the D. Costs incurred by failure to follow Square D direction will be borne by the Purchaser.

15. **SOFTWARE:** Any software or computer information, in whatever form that is provided with equipment manufactured by or sold to Purchaser solely pursuant to standard licenses of Square D or its supplier of such software or computer information which licenses are hereby incorporated by reference. Square D does not warrant that such software or computer information will operate error free without interruption, and warrants only that during the warranty period applicable to the equipment that the software will perform its essential functions. If such software or computer information fails to conform to such warranty, Square D will, at its option, provide an update to correct the non-conformance or replace the software or computer information with the latest available version containing a correction. Square D shall have no other obligation to provide updates or revisions.

16. **LIMITATIONS:** These disclaimers and limitations of remedies apply to all warranties offered to Purchaser and to all Purchase Orders. THE WARRANTIES SET FORTH ABOVE ARE EXCLUSIVE AND IN LIEU OF ALL OTHER EXPRESSED OR IMPLIED WARRANTIES (EXCEPT WARRANTIES OF TITLE), INCLUDING, BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. Except as may be expressly provided in an authorized writing by Square D, Square D shall not be subject to any other obligations or liabilities whatsoever, other than as stated above with respect to equipment sold or services rendered by Square D. Notwithstanding anything to the contrary herein contained SQUARE D COMPANY, ITS CONTRACTORS AND SUPPLIERS OF ANY TIER, SHALL NOT BE LIABLE IN CONTRACT, IN TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY) OR OTHERWISE FOR LOST TIME, LOST PROFITS, OR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND WHATSOEVER. The remedies of the Purchaser are exclusive and the total cumulative liability of Square D, its contractors and suppliers of any tier, with respect to this contract or anything done in connection therewith, such as the use of any product covered by or furnished under the contract, whether in contract, in tort (including negligence or strict liability) or otherwise, shall not exceed the price of the product, part, or service on which such liability is based.

17. **INTELLECTUAL PROPERTY:** As to equipment proposed and furnished by Square D, Square D shall defend any suit or proceeding brought against Purchaser so far as based on a claim that such equipment constitutes an infringement of any copyright, trademark or patent of the United States. This obligation shall be effective only if Purchaser shall have made all payments then due hereunder and if Square D is notified promptly in writing and given authority, information, and assistance at Square D's expense for the defense of the same. In the event the use of such equipment by Purchaser is enjoined in such a suit, Square D shall, at its expense, and at its sole option, either (a) procure for the Purchaser the right to continue using such equipment (b) modify such equipment to render it non-infringing (c) replace such equipment with non-infringing equipment, or (d) refund the purchase price. In no event shall Square D be liable for any infringement charge based on the use of Square D equipment for a purpose other than that for which it was sold by Square D. As to any equipment furnished by Square D to Purchaser and manufactured in accordance with designs proposed by Purchaser, the Purchaser shall indemnify Square D against any award made against Square D for patent, trademark, or copyright infringements.

18. **WITNESS OF TESTS AND FACTORY INSPECTIONS:** Normal production schedules do not provide the opportunity for Purchaser to witness routine factory tests on equipment or make factory inspections. Witnessing of tests or factory inspections by Purchaser may result in delays of production for which Square D will not be responsible. Witness testing and factory inspections must be requested at time of quote, are subject to additional costs and must be confirmed at order entry. Standard Square D factory testing and inspection will apply. Square D will notify Purchaser fourteen (14) calendar days prior to scheduled witness testing or inspection. In the event Purchaser is unable to attend, the Parties may mutually agree on a rescheduled date. However, Square D, at its sole option, may consider the witness tests and/or inspection waived, and ship and invoice the Products and the witness testing charges. Purchaser will be responsible for paying all scheduled witness testing, whether or not Purchaser attends.

19. **NUCLEAR APPLICATIONS TERMS AND CONDITIONS:** Unless otherwise agreed to in writing by a duly authorized representative of Square D, products sold hereunder are not intended for use in or in connection with any nuclear facility or activity. If so used, Square D disclaims all liability for any damage, injury or contamination; and Purchaser shall indemnify Square D against any such liability, whether arising as a result of breach of contract, warranty or tort (including negligence) or otherwise.

20. **PATTERNS AND TOOLS:** Notice will be given if special patterns or tools are required to complete any order. Charges for such patterns or tools do not convey title thereto or the right to remove them from Square D's plant. If patterns or tools are not used for a period of two years, Square D shall have the right to scrap them without notice.

21. **PRODUCT NOTICES:** Purchaser shall promptly supply the user (including its employees) of the product with all Square D supplied product notices, warnings, instructions, recommendations and similar materials.

22. **ERRORS:** Square D reserves the right to correct errors or omissions in the Preventative Maintenance Agreement shall be as defined in a particular agreement.

23. **TERMINATION:** Any order may be terminated by the Purchaser only upon notice to Square D and upon payment of reasonable and proper termination charges based on the price of the terminated order and reimbursement of all direct costs and expenses associated with the order caused by such termination and shall include a reasonable profit. Special or custom ordered equipment is not cancellable after final acceptance of approval drawings for the commencement of manufacturing.

24. **CANCELLATION:** Square D shall have the right to cancel any order or contract at any time by written notice for any material breach of the contract by the Purchaser, including material delays in releasing equipment for manufacture or approval drawings and excessive changes to specifications or drawings.