CONDITIONS OF SALE

All orders are accepted and all sales are made subject to the provisions of the written contract signed by each of the parties hereto, except those provisions, if any, not so provided for, subject only to terms on our invoice and to the following provisions.

1. EXAMINATION-SUITABILITY-CLAIMS. You should examine and test each shipment promptly on arrival and before any claim being made thereupon (except for reasonable test quantities), including whether the goods are suitable for your contemplated use, whether or not such use is known to us. You waive all claims of which we are not notified in writing within ten days after the end of the applicable warranty period or, if we have been notified of our patent warranty or the Fair Labor Standards Act for sales in the United States.

2. DELIVERY AND FREIGHT. Unless otherwise stated on the invoice, delivery of all goods is EXW (Incoterms 2010) our facility with risk of loss and title to pass at shipment. We will pay freight to the EXW location. We will have the right to designate routing and means of transportation. You may direct other routing and means; however, you will pay any extra costs involved. We reserve the right to charge you for any detention and/or off-loading charges incurred at the destination. There will be no penalties for late deliveries without our prior written approval. In the event your carrier does not pick up all the goods that have been delivered at the EXW location within two (2) days of their availability, we reserve the right to charge you reasonable storage charges and/or to ship the goods to you using a carrier of our choosing at your expense. If, in our reasonable discretion, we determine that our ability to supply the total quantity of goods ordered and confirmed is hindered, limited or made impracticable for any reason, we may in our sole discretion and without liability modify, delay or allocate our available supply as we deem fair and reasonable and as a result sell or deliver fewer goods than specified in the order or confirmation. Such action shall not be deemed a breach of this or any agreement between us.

3. WARRANTIES.

   PATENT: We warrant that the goods will not in themselves infringe any United States or Canadian patent. We assume no obligation for patent infringement resulting from the use of the goods in combination with other material or in the operation of any process. Liability under this warranty shall be limited to repayment of the purchase price; (b) to replacement of the equipment or component thereof which would be deemed a breach of this or any agreement between us.

   EQUIPMENT: We warrant that all new equipment sold by us is free from defects in material and workmanship provided that it is given normal use and proper maintenance. The term of the warranty ("Warranty Period") shall be as stated on our specification or price sheet or warranty document. Warranties do not apply to consumable or expendable items such as cartridges, elements, tapes, fuses or accessories. Warranties do not apply to equipment or components from the original manufacturer unless specified on our proposal. We warrant that Instapak® equipment or polyurethane foams that meet our foam specifications. We warrant that Instapak® equipment or polyurethane foams that meet our foam specifications. We warrant that Instapak® equipment or polyurethane foams that meet our foam specifications. We warrant that Instapak® equipment or polyurethane foams that meet our foam specifications.

   OTHER GOODS: We warrant that goods (except equipment), other than Instapak® products, sold by us will meet our product specifications and will be free from material defects in manufacture for a period of 90 days from shipment. We warrant that for a period of six months from shipment, Instapak® products when used with compatible Instapak® equipment will perform in accordance with the specifications contained in our proposal, if any. We warrant that Instapak® Quick™ bags will be free from material defects in manufacture for a period of six months from shipment. We make no warranty whatsoever as to the performance of Instapak® products with third party equipment.

   FLSA: We warrant that in the production of the goods there has and will be no violation by us of Section 6.7 or 12 (as amended) of the United States Fair Labor Standards Act of 1938 or of any order of the Administrator issued under Section 14 of the Act. This warranty applies only to goods sold to you.

   With respect to any claim or damage arising out of or related to any goods (including equipment) or services provided or to be provided and/or related to this agreement (whether such claim or damage is based on contract, tort, statute/law or otherwise) including whether the goods or services are non- conforming or defective or there is breach of warranty, warranty of merchantability or any implied warranty, we shall have the following remedy against us in substitution for all other remedies provided by law or otherwise, which remedy you agree shall be exclusive. The right to (a) to repayment, if not paid, to credit the purchase price or (b) to repair or replacement of the goods, as we elect; it being understood that our maximum liability on account of defective or nonconforming goods, delay, failure to ship or from any other cause, like or unlike, shall be to refund if paid, otherwise to credit to you, the purchase price of that part of the goods which is subject to damages or cause on which claim is based. We shall in no event be liable for loss of profit, business contracts or revenue, downtime, anticipated savings, special, incidental, indirect, consequential or penal damages whether for conforming or non-conforming goods or services or anything respecting this agreement. Our liability for failure of equipment or equipment parts to perform in accordance with this agreement or the warranty period, or for the equipment being used for an application for which it was not designed, we shall in no event be liable for the return of equipment if made within the Warranty Period and to repay or credit the purchase or lease price.

THERE ARE NO WARRANTIES OR REPRESENTATIONS OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE OR MERCHANTABILITY, EXCEPT THE FOREGOING EXPRESS WARRANTIES AND NONE SHALL BE IMPLIED BY LAW. ALL WARRANTIES, EXPRESS AND IMPLIED, ARE EXCLUDED WHEN THE GOODS OR EQUIPMENT ARE SOLD "AS IS."

4. ADVICE. Any technical or other advice furnished before or after delivery regarding the use of the goods furnished is the basis that it represents our best judgment under the circumstances but that it is used at your sole risk. Notwithstanding any technical advice given to you, you should test the application of our products to determine the suitability of the product for your intended use. You represent that any data you supply to us, including inventory or demand levels, are accurate and you will notify us of any changes and we shall at your request furnish you with technical data and advice, subject however to accepting the return of equipment if made within the Warranty Period and to repay or credit the purchase or lease price.

5. OVERAGES AND SHORTAGES. Overages and shortages of goods ordered shall be in accordance with the table located at https://sealedair.com/tolerances. Claims for shortages must be noted at the time of delivery on all carrier documents. Failure to notify us of any visible damage or defect in writing within ten (10) days of receipt of goods or services, shall constitute a waiver of all claims with respect to such goods or services, and the use of such goods or services shall mean that we have satisfactorily performed.

6. CREDIT AND PAYMENT. Credit is at all times subject to approval and review of our Credit Department. We shall have a security interest in all goods provided until we receive payment in full. We may at any time and in our sole discretion setoff against any payment owed by you to us you any amount to which we may be entitled from you (including, without limitation, amounts based on your payment obligations) and withhold amounts owed to us from you by amounts otherwise payable by us to you (e.g., amounts for rebates and allowances). Rebates, allowances and other consideration based on your purchases shall only be payable if (and during the period you are in good standing as to your payment obligations).

7. RETURNS. No claims will be recognized for goods disposed of or returned without our consent, and no shipping costs on returns will be paid unless previously authorized in writing.

8. PRINTING, ETC. All printing, artwork and compositions shall be subject to the print procedures and requirements of the business unit of Sealed Air Corporation performing the work.

9. EQUIPMENT. The purchase of equipment from us confers no license, express or implied, under any patent of ours or of any order of the Administrator issued under Section 14 of the Act. This agreement shall remain otherwise in effect. If our supply of goods to be sold is limited by any court action, arbitration, governmental order or action, or by reason of any event your carrier does not pick up all the goods that have been delivered at the EXW location, we reserve the right to charge you for any detention and/or off-loading charges incurred at the destination. There will be no penalties for late deliveries without our prior written approval. In the event your carrier does not pick up all the goods that have been delivered at the EXW location within two (2) days of their availability, we reserve the right to charge you reasonable storage charges and/or to ship the goods to you using a carrier of our choosing at your expense. If, in our reasonable discretion, we determine that our ability to supply the total quantity of goods ordered and confirmed is hindered, limited or made impracticable for any reason, we may in our sole discretion and without liability modify, delay or allocate our available supply as we deem fair and reasonable and as a result sell or deliver fewer goods than specified in the order or confirmation. Such action shall not be deemed a breach of this or any agreement between us.

10. MODIFICATION, CANCELLATION AND PRICES. Prices stated are subject to change without notice in the event of: (i) alterations in specifications, quantities, designs or delivery schedules; (ii) increase in the cost of fuel, power, material, supplies or labor; and/or (iii) foreign or domestic legislation enacted after the date of the offer effecting an increase in the cost of producing, warehousing, or selling the goods purchased hereunder. We reserve the right to adjust the prices on the goods identified on the order acknowledgement to be billed at the price in effect on the date of shipment and prices may be subject to additional conditions or changes in our reasonable discretion. We reserve the right to levy surcharges to cover any increased costs incurred by us in providing the goods. Orders cannot be cancelled or modified, or shipment delayed after acceptance of your order by us, except with our written consent. Any such Order cancellation or modification shall be subject to a 20% cancellation fee for any order volumes which you choose to cancel or reduce and to which we consent. Such Order cancellations or modifications may also be subject to additional conditions which shall indemnify and reimburse us against liability and expense incurred and commitments made by us and which will also include profit on work in process and contract value of products or parts completed and ready for shipment, if applicable.

11. TAXES. In the absence of proper evidence of exemption supplied to us, you will reimburse us for all taxes, excise or other charges which we may be required to pay to any government (national, provincial, or local), except income taxes, assessed upon the production, storage, sale, transportation and/or use of the goods identified on the invoice.

12. FORCE MAJEURE. No liability shall result from any cause (including without limitation Acts of God, force majeure or act of labor trouble, inclement weather, shortage of or inability to obtain materials, equipment or transportation or significant increase in their price and/or orders of courts) beyond the reasonable control of the party affected. Either of us may eliminate any quantities so affected, but this agreement shall remain otherwise in effect. If our supply of goods to be sold is limited by any event your carrier does not pick up all the goods that have been delivered at the EXW location, we shall have the right to reduce or cancel in its entirety our commitment under this agreement.

13. ENTIRE AGREEMENT. Unless specifically incorporated herein by reference, no written or oral understandings, representations or warranties regarding the subject matter of this agreement and predating the date of this agreement shall be of any effect. No changes or additions are effective unless agreed to by us in a writing signed by us. To the extent that you are a distributor of our products, the terms of the distributor policy statement are incorporated herein by reference. The terms of any purchase order or similar document shall not apply and are rejected. This agreement is not assignable or transferable without our prior written consent.

14. GOVERNING LAW. The rights and obligations under this agreement are governed by the national and local laws applicable in North Carolina, excluding the 1980 United Nations Convention on Contracts for the International Sale of Goods if otherwise applicable.