

Proposal for Service Emerson Network Power | Liebert Services

Feb 2, 2016 Christopher Jackson City Of Columbus 1111 East Broad Street Columbus, OH US, 43205



Proposal for Service

Feb 2, 2016

City Of Columbus 1111 East Broad Street Columbus, OH US, 43205 Q02432352

Christopher,

Thank you for your interest in Emerson Network Power, Liebert Services. We are pleased to submit the following proposal for your review and consideration.

As the rate of change and complexity in your data center increases, Emerson Network Power is the dedicated partner that you need to help you achieve your goals.

Please complete all required fields on the signature page and attach your Purchase Order to assist timely order processing. Should you have any questions regarding the proposal, feel free to contact me directly at 614-841-8089. I look forward to your response and the opportunity to work together to improve your data center investment.

Sincerely,

JEFF DUMOND

610 Executive Campus Drive Suite 110 Westerville, OH 43082

PHONE 614-841-8089 FAX (614) 841-2750 EMAIL jeff.dumond@emerson.com

Order Q02432352



Liebert UPS / Power / Battery Services:

- We are the Original Equipment Manufacturer and the experts on Liebert equipment with access to updates and changes, knowledge of engineering specifications, current issues and how to fix them correctly.
- Our factory trained service force is twice the size of the next largest competitor with over 650 customer engineers and field technicians in the United States alone; everywhere in the US the most knowledgeable engineers and technicians available, will cover you.

Standard Maintenance Contracts : Site #: 106761, City Of Columbus

| Tag # | Description | Model # | Annual PM Qty. | Coverage Type (Coverage Dates) | Coverage Amount |
|---------|-----------------|-----------------|----------------|----------------------------------------|-----------------|
| 1400757 | NPOWER 100-130 | 37SA100A0C6EA57 | 2 | PREFERRED (4/19/2016) - (4/18/2017) | \$8,029.10 |
| 1400760 | NPOWER 100-130 | 37SA100A0C6EA57 | 2 | PREFERRED (4/19/2016) - (4/18/2017) | \$8,029.10 |
| 1400762 | SEALED BATTERY | 37BP100XUJ1BNL | 2 | PREFERRED (4/19/2016) - (4/18/2017) | \$1,683.06 |
| 1400763 | SEALED BATTERY | 37BP100XUJ1BNL | 2 | PREFERRED (4/19/2016) - (4/18/2017) | \$1,683.06 |
| 1400766 | MBC/SLIM LN CAB | 37MB1000AC61S15 | 1 | PREFERRED (4/19/2016) - (4/18/2017) | \$810.63 |
| 1400767 | MBC/SLIM LN CAB | 37MB1000AC61S15 | 1 | PREFERRED (4/19/2016) - (4/18/2017) | \$810.63 |
| 1400769 | REM DIST CAB | RDC442SB15S9406 | 1 | PREFERRED (4/19/2016) - (4/18/2017) | \$966.58 |
| 1400771 | REM DIST CAB | RDC442SB15S9406 | 1 | PREFERRED (4/19/2016) - (4/18/2017) | \$966.58 |
| 1409303 | SS TPI | SITETPI-E | 1 | PREFERRED (4/19/2016) - (4/18/2017) | \$1,161.52 |
| 1409304 | SS IGM INTER LG | SITELINK-12 | 1 | PREFERRED (4/19/2016) - (4/18/2017) | \$1,207.86 |
| 1409305 | SS COMM DEVICE | ARC156-KIT | 1 | ESSENTIAL (4/19/2016) - (4/18/2017) | \$183.16 |
| 1409306 | SS IO MODULE LG | SITEIO32 | 1 | PREFERRED (4/19/2016) - (4/18/2017) | \$1,227.72 |

Total price not including tax: USD \$26,759.00any tax required must be included in customer purchase orderPayment Terms:Net 30 Days



Proposal for Service





POWER DISTRIBUTION SYSTEMS ALL MODELS SCOPE OF WORK

PREFERRED SERVICE (1)

- Guaranteed 4-hour on-site emergency response, 7 days/week, 24 hours/day, within 150 miles of a Liebert Services' Service city.
- Includes 1-800-LIEBERT Customer Response Center.
- Includes access to Liebert Customer Services Network On-Line Internet portal.
- Includes one Annual Preventive Maintenance visit scheduled by the customer at the customer's convenience (excluding national holidays).

- Performed by Liebert factory trained Customer Engineers.
- Includes 100% labor and travel coverage 7 days/week, 24 hours/day, within the 48 contiguous states and Hawaii.
- Includes 100% parts coverage (excluding branch circuit breakers)
- Subject to all Terms & Conditions as noted in the Liebert Services Terms & Conditions.

SERVICE PERFORMED

Full Preventive Maintenance Service

Perform a complete visual inspection of the interior and exterior of equipment for any damaged or broken components.

Verify equipment is properly grounded and that the phase, neutral and ground wiring is in accordance with the Installation manual.

Check for proper clearance around the unit.

Clean interior of equipment for dirt and debris.

Inspect all circuit breaker(s), terminal blocks, and ground/neutral bus bar connections for tightness. Inspect junction box terminals for tightness (if applicable).

Conduct a thermal scan of interior components, assemblies, and connectors for evidence of overheating and/or burnt components.

Inspect all option assemblies, associated cabling/wiring, and connectors for tightness (if applicable). Verify all installed options are operating properly (if applicable).

Verify continuity of all fuses (if applicable).

Measure voltage and current at each panelboard main input breaker (phases, neutral and ground). Verify all monitoring options (if applicable) are displaying values within +/- 2% of those values measured. Install or perform Engineering Field Change Notices (FCN) as necessary.

Note1: Preventive Maintenance usually requires a shutdown to ensure electrical connection integrity.



UNINTERRUPTIBLE POWER SYSTEMS PERIPHERALS MAINTENANCE BYPASS CABINET LOAD BUS SYNC POWER TIE SLIM LINE DISTRIBUTION CABINET SCOPE OF WORK

PREFERRED SERVICE (1)

- Guaranteed 4-hour on-site emergency response, 7 days/week, 24 hours/day, within 150 miles of a Liebert Services' Service city.
- Includes 100% parts coverage (excluding circuit breakers).
- Includes 100% labor and travel coverage 7 days/week, 24 hours/day, within the 48 contiguous states and Hawaii.
- Performed by Liebert factory trained Customer Engineers.

- Includes one Preventive Maintenance visit scheduled by the customer at the customer's convenience (excluding national holidays).
- Includes 1-800-LIEBERT Customer Response Center.
- Includes access to Liebert Customer Services Network On-Line Internet portal.
- Subject to all Terms & Conditions as noted in the Liebert Services Terms & Conditions.

SERVICE PERFORMED

Full Preventive Maintenance Service

Complete visual inspection of the equipment including internal sub-assemblies, wiring harnesses, contactors, cables, and major components.

Check all mechanical connections for tightness and heat discoloration, making corrections where necessary.

Clean any foreign material and dust from internal compartments.

Perform a status check of all alarm circuits (if applicable).

Calibration of the equipment to meet manufacturer's specifications (if applicable).

Operational checkout of the system to include transfers and proper status indications.

Install or perform Engineering Field Change Notices (FCN) as necessary.

Return unit to operational service with normal load then measure and verify display indications.

Note1: Preventive Maintenance usually requires a shutdown to ensure electrical connection integrity.



STATIONARY BATTERY SYSTEMS VRLA (SEALED) BATTERY SCOPE OF WORK

PREFERRED SERVICE (2)

- Guaranteed 4-hour on-site emergency response, 7 days/week, 24 hours/day, within 150 miles of a Liebert Services' Service city.
- Includes 1-800-LIEBERT Customer Response Center.
- Includes 100% corrective labor and travel coverage 7 days/week, 24 hours/day, within the 48 contiguous states and Hawaii. Does not include labor for full-string replacement.
- Includes access to Liebert Services Customer Services Network On-Line Internet portal.
- Includes battery recycling as required, with documentation meeting EPA requirements.

- Performed by Liebert factory trained Battery Specialist or Customer Engineers.
- Preventive Maintenance Service scheduled by the customer at the customer's convenience (excluding national holidays).
- Single Jar Replacement Service for Lead Acid Batteries: Includes freight, labor, disposal and batteries. Subject to limitations as stated below.
- For 3-Phase UPS customers, includes one Semi-Annual and one Annual PM.
- Subject to all Terms & Conditions as noted in the Liebert Services Terms & Conditions.

SERVICE PERFORMED

During the initial PM visit, an Annual Service PM must be performed

Semi-Annual Service

Inspect the appearance and cleanliness of the battery and the battery room. Clean normal jar top dirt accumulation (to be done only with battery off line).

Measure and record the total battery float voltage and charging current.

Measure and record the overall AC ripple voltage.

Measure and record the overall AC ripple current.

Visually inspect the jars and covers for cracks and leakage.

Visually inspect for evidence of corrosion.

Measure and record the ambient temperature.

Verify the integrity of the battery rack/cabinet.

Measure and record 100% of the jar temperatures.

Measure and record the float voltage of all jars.

Measure and record all internal ohmic readings.

Provide a detailed written report noting any deficiencies and corrective action needed, taken and/or planned.

Annual Service Includes the Above, Plus





Re-tighten all battery connections to the battery manufacturer's specifications, if required. Refer to the manufacturer's literature to determine if re-tightening is required. Measure and record all battery connection resistances in micro-ohms, when applicable.

Corrective Maintenance Performed as Required

Refurbish cell connections as deemed necessary by the detailed inspection report.

Conditions for Single Jar Replacement Service for Lead Acid Batteries

The Customer is covered by an Essential or Preferred Contract.

The battery string is in overall good health as determined by Liebert Services; the battery string is not beyond expected service years or has had excessive single jar replacements that would make the string unstable.

Up to 10% of defective battery jars may be replaced within a 12-month period as exclusively determined by Liebert Services.

Contracts have no cash value for future years or full string battery replacements. Single jar replacement is limited to batteries in the original string.

Subject to Liebert Services Single Jar Replacement for Lead Acid Batteries Guidelines.



UNINTERRUPTIBLE POWER SYSTEMS ALL 3-PHASE MODELS SCOPE OF WORK

PREFERRED SERVICE (2)

- Guaranteed 4-hour on-site emergency response, 7 days/week, 24 hours/day, within 150 miles of a Liebert Services' Service city.
- Includes 100% parts coverage (excluding batteries, air filters, and proactive full bank capacitor replacement.)
- Includes 1-800-LIEBERT Customer Response Center.
- Includes access to Liebert Customer Services
 Network On-Line Internet portal.

- Performed by Liebert factory trained Customer Engineers.
- Includes 100% labor and travel coverage 7 days/week, 24 hours/day, within the 48 contiguous states and Hawaii.
- Includes one Semi-Annual and one Annual Preventive Maintenance Service scheduled by the customer at the customer's convenience (excluding national holidays).
- Subject to all Terms & Conditions as noted in the Liebert Services Terms & Conditions.

SERVICE PERFORMED

UPS Full Preventive Maintenance Service

Semi-Annual Service

FMFR

Network Power

- 1. Perform temperature check on all breakers, connections, and associated controls. Repair and/or report all high temperature areas.
- 2. Perform a complete visual inspection of the equipment including subassemblies, wiring harnesses, contacts, cables, and major components.
- 3. Check module(s) completely for the following (if applicable):
- 4. Rectifier and inverter snubber boards for discoloration.
- 5. Check power capacitors for swelling or leaking oil. (if applicable)
- 6. DC capacitor vent caps that have extruded more than 1/8". (if applicable)
- 7. Record all voltage and current meter readings on the module control cabinet or the system control cabinet.
- 8. Measure and record harmonic trap filter currents. (if applicable)

Annual Service Includes the Above, Plus

- 1. Check the inverter and rectifier snubbers for burned or broken wires.
- 2. Check all nuts, bolts, screws, and connectors for tightness and heat discoloration.
- 3. Check fuses on the DC capacitor deck for continuity (if applicable).
- 4. With customer approval, perform operational test of the system including unit transfer and battery discharge.
- 5. Calibrate and record all electronics to system specifications.
- 6. Check or perform Engineering Field Change Notices (FCN) as necessary.
- 7. Measure and record all low-voltage power supply levels.
- 8. Record phase-to-phase input voltage and currents.
- 9. Review system performance with customer to address any questions and to schedule any repairs.

Battery Inspection Service - Performed During the UPS Semi-Annual and Annual PM Services.

- 1. Check integrity of battery cabinet (if applicable).
- 2. Visual inspection of the battery cabinet and/or room to include:
 - 1. Check for NO-OX grease or oil on all connections (if applicable).
 - 2. Check battery jars for proper liquid level (if flooded cells).





- 3. Check for corrosion on all the terminals and cables.
- 4. Examine the physical cleanliness of the battery room and jars.
- 3. Measure and record DC bus ripple voltage (if applicable).
- 4. Measure and record total battery float voltage.

Note1: Preventive Maintenance usually requires a shutdown to ensure electrical connection integrity. Note2: Customer should check air filters monthly for cleanliness and replace as necessary. Note3: Above maintenance does not include System Control Cabinet, Power Tie, Breaker Cabinets, Load Bus Sync or Maintenance Bypass Cabinets.

Note4: The Battery Inspection Service listed above is only a visual inspection and is not intended to replace a full preventive maintenance program for the battery system.



Order Number: Q02432352

| Purchase Order must be assigned to: |
|-----------------------------------------------|
| Emerson Network Power, Liebert Services, Inc. |
| 610 Executive Campus Dr |
| Westerville OH 43082 |

Places complete the following information (All fields are required):

Payment remittance address: Emerson Network Power, Liebert Services, Inc. PO Box 70474 Chicago, IL 60673

FID# 43-1798453

| riease complete the following mormation (An news are required). | | | | | |
|-----------------------------------------------------------------|------------------------------------|--|--|--|--|
| Purchase Order Number: | Purchase Order attached: Yes No | | | | |
| If PO NOT attached, please specify reason: | | | | | |
| Invoice Delivery Method: Web Billing (Attach Instructions) | □ Mail □ Other | | | | |
| □ Accounts Payable Email | @ | | | | |
| Billing Contact Person: | _ Phone: | | | | |
| Email: | Fax #: | | | | |
| Bill-To Company Name: | Bill-To Address: | | | | |
| Federal Tax ID # | _ Bill-To City, ST Zip: | | | | |
| Tax Exempt: D Yes (Attach tax exempt certificate) | □ No | | | | |
| Site Services/IT Contact Person: | _ Phone: | | | | |

* * COVERAGE DETAILS * *

For equipment not currently under a Service Agreement or for equipment for which the warranty has expired in excess of thirty(30) days, parts required to bring equipment back to manufacturers specifications are the responsibility of the Buyer and billable at the time of the first preventive maintenance visit or Service call. All pricing is valid only for Service coverage stated and is subject to change if this Proposal is modified in any way. This Proposal is valid for 45 days from the date of this Proposal unless otherwise noted. By acceptance of this Proposal, Buyer expressly manifests its assent to the Terms and Conditions of these Terms and Conditions, regardless of the order or timing of the exchange of such document or communication, these Terms and Conditions shall prevail.

Signature of this agreement authorizes Seller to invoice for Services mentioned herein and to utilize the provided purchase order number. If a purchase order number is not used, then the Buyer authorizes and guarantees Seller the payment of such invoices by authority of the signature below.

Thank you for your business.

Date

Proposed By:

JEFF DUMOND

Accepted By:

Buyer Signature Required

Date

Title

Printed Name

Phone



SERVICES TERMS AND CONDITIONS

Emerson Network Power Liabert Services, Inc. (I/Na Liebert Gichal Services, Inc.) is herein referred to as the "Selie" and the customer or person or entity purchasing services ("Services") and parts required for Services ("Parts") from Selier is referred to as the "Buyer." These Services Terms and Conditions, any price list or schedule, quotation, acknowledgment, Selier's scope of work, or involute from Selier relevant to the provision of Services and all documents incorporated by specific reference herein or therein, constitute the complete and exclusives statement of the terms of this agreement ("Agreement") governing the sale of Services and Parts by Selier to Buyer. Any discrepancies between the terms of the above referenced documents shall be resolved by Selier. Selier's acceptance of Buyer's purchase order is expressly conditional on Buyer's assent to all of the terms of this Agreement, Inculting terms and conditions that are different (Toro additional to the terms and conditions to the terms of the scores and Parts will manifest Buyer's surchase order is expressly conditioned to the terms of the Services and Parts will manifest Buyer's assent to the terms of this Agreement. Selier services the right in its sole discretion to refuse orders.

EMERSON. Network Power

 <u>PRICES</u>: Unless otherwise specified in writing by Seller, the price quoted or specified by Seller for the Services shall remain in effect for thirty (30) days after the date of Seller's quotation. Seller's scope of work or acknowledgment of Buyer's order for the Services, whichever occurs first, provided an unconditional authorization from Buyer for the performance of the Services is received and accepted by Seller within such time period. If authorization is not received by Seller within such thirty (30) day period. Seller shall have the right to change the price for the Services. All prices are exclusive of taxes, which are to be borne by Buyer. Unless otherwise specified by Seller, Parts will be furnished at Seller's then prevailing prices.

 TAXES: Any current or future tax or governmental charge (or increase in same) affecting Seller's costs of Services or costs of production, sale, delivery or shipment of Parts, or which Seller is otherwise required to pay or collect in connection with the provision of Services and Parts, shall be for Buyer's account and shall be added to the price or billed to Buyer separated. at Seller's election.

3. <u>TERMS OF PAYMENT</u>: Unless otherwise specified by Seller, terms of payment are net 30 days from date of Seller's invoice. Seller shall have the right, among other remedies, either to terminate this Agreement to to suspend further parformance under this Agreement and/or other agreements with Buyer in the event Buyer late to make any payment when due, which other agreements Buyer and Seller hereby amend accordingly. Buyer shall be liable for all expenses, including attorneys' fees, relating to the collection of past due amounts. If any payment owed to Seller is not paid when due, it shall bear interest, at a rate to be determined by Seller, which shall not exceed the maximum rate permitted by law, from the date on which it is due until it is paid. Seller may preserve its interests in payment by enforcing any applicable mechanic's, construction or similar lien rights. Should Buyer's financial responsibility become unsatisfactory to Seler's cash payments or security satisfactory to Seler's other rights and remedies, Seller may descontinue performance of Services and provision of Parts. All purchases paid by cardit cash advalls be charged a 20% usage sucharged of the invoice total, for fees paid by Seller to according.

4. SHEPMENT_AND DELIVERY: While Seller will use all reasonable commercial efforts to maintain the performance dates are approximate and not guaranteed. Seller, at its cogion, shall not be bound to tender delivery of any Parts for which Buyer has not provided shipping instructions and other required information. If the provision of Services or shipment of the Parts is postponed or delayed by Buyer for any reason, Buyer agrees to reimburse Seller for any and all storage costs and other additional exponses resulting therefore. The storage to the storage to the storage costs and other additional exponses resulting therefore. Unless other share based by Buyer and the storage to the storage costs and other additional exponses resulting therefore. The storage to the storage to the storage costs and there additional exponses resulting therefore. The storage to the storage to the storage costs and there additional exponses resulting therefore. The storage to the storage costs and there additional exponses resulting therefore. The storage to there is a storage to the storage costs and the error deliver of any reserves, or (ii) at the time Parts are partial pass form Seller to Buyer (any end elivered by the individual providing the Services, or (ii) at the time Parts are placed in storage due to Buyer's delay or postponement. Any claims for shorages or damages suffered in transit are the responsibility of Buyer and shall be submitted by Buyer directly to the carrier. Shortages or damages suffered in targe the time Part is equiver.

5. LIMITED WARRANTY: Subject to the limitations of Section 6, Seller warrants that it will perform the Services as described in this Agreement and will exercise all reasonable skill, care and due diligence in the performance of the Services and shall perform the Services. Seller warrants that all Services performed shall be free from faulty workmanship for a period of thirty (30) days from completion of Services. Seller warrants that all Services performed shall be free from faulty workmanship for a period of thirty (30) days from completion of Services. To the extent assignable, Seller assigns to Buyer any warranties that are made by manufactures and suppliers of Parts. EXCEPT AS SPECIFIED ABOVE, PARTS FURNISHED HERE HUNDER ARE FURNISHED AFELS, WITH NO WARRANTY WHATGOEVER. THE WARRANTIES SET FORTH IN THIS SECTION S ARE THE SOLE AND EXCLUSIVE WARRANTIES GIVEN BY SELLER. WITH RESPECT TO THE SERVICES AND PARTS AND ARE IN LIEU OF AND EXCLUDE ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, ARISING BY OPERATION OF LAW OR OTHERWISE. INCLUDING WITHOUT LIMITATION, MERCHANTABILTY AND FITNESS FOR A PARTICULAR PURPOSE WHETHER OR NOT THE PURPOSE OR USE HAS BEEN DISCLOSED TO SELLER IN SPECIFICATIONS, DARANTES, GOR OTHERWISE, INCLUDING WITHOUT LIMITATION, MERCHANTABILTY AND FITNESS FOR A PARTICULAR PURPOSE WHETHER OR NOT THE PURPOSE OR USE HAS BEEN DISCLOSED TO SELLER IN SPECIFICATIONS, DRAWINGS OR OTHERWISE.

This warranty does not extend to any losses or damages due to misuse, accident, abuse, neglect, normal wear and tear, negligence (other than Seller's), unauthorized modification or alteration, use beyond rated capacity, unsuitable power sources or environmental conditions, improper installation, repair, handing, maintenance or application or any other cause not the fault of Seller. To the extent that Buyer or its agents have supplied specifications, information, representation of operating conditions or other data to Seller that is used in (i) the selection of the Services and/or Parts and (ii) the preparation of Seller's quotation and/or scope of work, and in the event that actual operating conditions or other conditions differ from those represented by Buyer, any warranties or other provisions contained herein that are affected by such conditions shall be null and void.

Buyer assumes all other responsibility for any loss, damage, or injury to persons or property arising out of, connected with, or resulting from the use of Services or Parts, either alone or in combination with other parts.

6. <u>LIMITATION OF REMEDY AND LIABILITY</u>: THE SOLE AND EXCLUSIVE REMEDY FOR BREACH OF ANY WARRANTY HEREUNDER SHALL BE LIMITED TO, AT SELLER'S SOLE OPTION, EITHER CORRECT PERFORMANCE FOR THAT PORTION OF THE SERVICES FOUND BY SELLER TO BE DEFECTIVE OR REFUND OF THE PRICE PAID FOR SERVICES.

SELLER SHALL NOT BE LIABLE FOR DAMAGES CAUSED BY DELAY IN PERFORMANCE AND THE REMEDIES OF BUYER SET FORTH IN THIS AGREEMENT ARE EXCLUSIVE. IN NO EVENT, REGARDLESS OF THE FORM OF THE CLAIM OR CAUSE OF ACTION (WHETHER BASED IN CONTRACT, INFRINGEMENT, NECLIGENCE, STRICT LIABILITY, OTHER TORT OR OTHERWISE), SHALL SELLER'S LIABILITY TO BUYER AND/OR ITS CUSTOMERS EXCEED THE PRICE PAID BY BUYER FOR THE SPECIFIC SERVICES OR PARTS PROVIDED BY SELLER GIVING RISE TO THE CLAIM OR CAUSE OF ACTION.

BUYER AGREES THAT SELLER'S LIABILITY TO BUYER AND/OR ITS CUSTOMERS SHALL NOT EXTEND TO INCLUDE INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES. The term "consequential damages" shall include, but not be limited to, loss of anticipated profits, business interruption, loss of use, revenue, reputation and data, costs incurred, including without limitation, for capital, fuel, power and loss or damage to property or equipment.

It is expressly understood that any technical advice furnished by Seller with respect to the use of the Parts and/or Services is given without charge, and Seller assumes no obligation or liability for the advice given, or results obtained, all such advice being given and accepted at Buyer's risk

7. INSURANCE: Selier shall maintain the following insurance or self-insurance coverage: Worker's Compensation in accordance with the statutory requirements of the state in which the work is performed. Employer's Liability with a limit of liability of \$2,000,000 per occurrence for bodily injury by accident or bodily injury and properly damage with a limit of accident or bodily injury by accident or bodily accident or bodily injury by accident or bodily accident or bodily accident or bodily accident or bodily injury by accident or bodily injury by accident or bodily injury by accident or bodily accident or bodily accident or bodily accident or bodily injury by accident or bodily accident or bodi

Buyer expressly acknowledges and agrees that Seller has set its prices and entered into this Agreement in reliance upon the limitations of liability, insurance coverage, and other terms and conditions specified herein, which allocate the risk between Seller and Buyer and form a basis of this bargain between the parties.

8. EXCUSE OF PERFORMANCE: Selier shall not be liable for delays in performance or for non-performance due to easts of Goxt ware epidemic; firs; flood; veaterines; sabotages: strikes or labor dejustes; civil disturbances or risks; governmental requests, restrictions, allocations, laws, regulations, orders or actions; unavailability of or delays in transportation; default of suppliers; or unforeseen circumstances; acts or omissions of Boyer, including, without limitation, those specified in Section 19; or any events or causes beyond Saller's reasonable control. Peterformance of Services and delayer isof parts and be suspended for an appropriate period of time or canceled by Saller upon notice to Buyer in the event of services and delayer isof parts may be suspended for an appropriate period of time or canceled by Saller upon notice to Buyer in the event of services and delayer upon the suspended for an appropriate period of time or canceled by Saller upon notice to Buyer in the event of services and delayer upon the suspended for an appropriate period of time or tance buyer in the event of services and delayer upon the suspended for an appropriate period of time or tance buyer buyer in the event of services and delayer to prove the services and delayer to the service and delayer upon notice to Buyer in the event of services and delayer to the services and the services and services and services and delayer to the services and delayer to the service and delayer to the services and there and the services and delayer to the services and any of the foregoing, but the balance of this Agreement shall otherwise remain unaffected as a result of the foregoing. If Seller determines that its ability to supply the total demand for the Services or Parts or to obtain material used directly or indirectly in the manufacture of the Parts is hindered, limited or made impracticable due to causes set forth in the preceding paragraphs, Seller may delay performance of Services or allocate its available supply of the Parts among its purchasers on such basis as Seller determines to be equitable without liability for any failure of performance with ereform.

 <u>CANCELLATION</u>: Buyer may cancel orders only upon reasonable advance written notice and upon payment to Seller of Seller's cancellation charges which include, among other things, all costs and expenses incurred and to cover commitments made by the Seller, and a reasonable profit thereon. Seller's determination of such cancellation charges shall be conclusive.

10. <u>CHANGES</u>: Buyer may request changes or additions to the Services. In the event such changes or additions are accepted by Seller, Seller may revise the price and performance dates. Seller reserves the right to change designs and specifications for the Parts without prior notice to Buyer, except with respect to Parts being made-to-order for Buyer. Seller shall have no obligation to install or make such change in any Parts manufactured prior to the date of such change.

11. NUCLEARMEDICAL: SERVICES AND PARTS SOLD HEREUNDER ARE NOT FOR USE IN CONNECTION WITH ANY NUCLEAR, MEDICAL, LIFE-SUPPORT AND RELATED APPLICATIONS. Buyer accepts Services and Parts with the foregoing understanding, agrees to communicate the same in writing to any subsequent purchasers or users and to defend, indemnity and hold harmless Seller from any claims, losses, suits, judgments and damages, including incidental and consequential damages, arising from such use, whether the cause of action be based in tort, contract or therwise, including alregistors that the Seller's liability is based on neglicence or strict liability.

12. ASSIGNMENT: Buyer shall not assign its rights or delegate its duties hereunder or any interest herein without the prior written consent of Seller, and any such assignment or delegation, without such consent, shall be void.

13. INSPECTION. Buyer shall have ten (10) days from the date of completion of each portion of the Services to inspect the Services, and in the event of any non-conformity, Buyer must give written notice to Seller within said period stating why the Services are not conforming. Failure by Buyer to give such notice constitutes unqualified acceptance of the Services.

14. <u>BILLABLE SERVICES</u>: Additional charges will be billed to Buyer at Selfer's then prevailing labor rates for any of the following: a) any Services not specified in Selfer's quotation. Selfer's order acknowledgement, Selfer's scope of work, or other documents referenced herein and therein; b) any Services performed at times don't than Selfer's normal service hours; (b) (f) timely and reasonable site and/or equipment access is denied the Selfer service representative; d) if it is necessary, due to local circumstances, to use union labor or hire an outside contractor, Selfer service personnel will provide supervision only and the cost of such union or contract labor will be charged to Buyer; (a) if Service or regain is necessary to return equipment to proper operating condition as a result of other than Selfer (i) maintenance, repair, or modification (including, without limitation, changes in specifications or incorporation of attachments or other features), (ii) misuse or negletc, (including, without limitation, failure to maintain facilities and equipment in a reasonable manner), (ii) failure to opariath caccidance with applicable specifications, and (iv) catastrophe, accident, or other causes external to equipment (f) Selfer's performance is made more burdensome or costly as a result of Buyer's failure to comply with its obligations herein; (i) (g) any to to oparate. Including but not limited to those related to insurance requirements, service delivery, building entry or technical training.

15. <u>DRAWINGS</u>: Selier's documentation, prints, and drawings ('Documents') (including without limitation, the underlying technology) furnished by Selier to Buyer in connection with this Agreement are the property of Selier and Selier retains all rights, including without limitation, exclusive rights of use, licensing and sale. Notwithstanding the foregoing, Buyer may use the Documents in connection with the Services and Parts.

16. <u>EXPORT/IMPORT</u>: Buyer agrees that all applicable import and export control laws, regulations, orders and requirements, including without limitation those of the United States, and the jurisdictions in which the Selfer and Buyer are established or from which Services and Parts may be supplied, will apply to their receipt and use. In no event shall Buyer use, transfer, release, import, or export Parts in violation of such applicable laws, regulations, orders orders orders or many be

17. NON-SOLICITATION: Buyer shall not solicit, directly or indirectly, or employ any employee of Seller during the period any Services are being provided to Buyer and for a period of one (1) year after the last provision of Services.

16. <u>GENERAL PROVISIONS</u>: These Services Terms and Conditions supersade all dher communications, negotiations and prior oral or written statements regarding the subject matter of these Services Terms and Conditions. No change, modification, reactistion, discharge, abandonment, or waiver of these Services Terms and Conditions, to change, modification, reactistion, discharge, abandonment, or waiver of these Services Terms and Conditions, to curse of dealing or performance, understanding or agreement purporting to modify, vary, explain, or supplement this Agreement shall be binding upon the Seller unless made in writing and signed by the party to be bound, and no modification or additional terms shall be applicable to this Agreement by Seller's receipt, acknowledgment, or acceptance of purchase orders, shipping instruction forms, or other documentation containing terms at variance with or in addition to those set forth herein. Any such modifications or additional terms are specifically rejected and deemed a material alteration hered. If this document shall be demend an acceptance of a prior dire by byrey, such acceptance is expressly conditional yon Byre's assent to any additional or different terms set forth herein. Seller reserves the right to subcontract Services to contrism, terms of avoid the reach or default or of any right or remedy, unless such waiver be expressed in writing and signed by the party to be about. All typographical or clerical errors made by Seller in any uculation. Acknowledgment or ublication are subject to correction.

The validity, performance, and all other matters relating to the interpretation and effect of this Agreement shall be governed by the law of the state of Ohio without regard to its conflict of laws principles. Buyer and Seller agree that the proper venue for all actions arising in connection herewith shall be only in the county of Frankin, state of Ohio, and the parties agree to submit to such intraction, regardless of form, arising out of transcations relating to this contract, may be brought by either party more than two (2) years after the cause of action has accrued. The U.N. Convention on Contracts for the International Sales of Goods shall on tapply to his Agreement.

19. ADDITIONAL SERVICE CONDITIONS: The Buyer shall furnish to Seler, at no cost, suitable working space, storage space, adequate heat, telephone, light, ventilation, regulated electric power and outlets for testing purposes. The facilities shall be within a reasonable distance from where the Services are to be provided. Seler and its representatives shall have full and free access to the equipment in order to provide the necessary Services. Buyer authorizes Seller to send a service technician or an authorized agent to access any ster equested by Buyer toperform Services, including services on different scopes of work and equipment as requested by Buyer. Buyer shall provide the means to shurd find ascure electric power to the equipment unders's scoped work. Buyer shall immediately inform. Seller, in writing, at the time of orders placement and thereafter, d any unsafe or hazardous substance or condition at the site, including, but not limited to the presence of asbestos-containing materials, and shall provide Seller with any applicable Material Data Seller, Shall be working the same. Any losses, costs, damages, claims and expenses incurred by Seller site as a result of Buyer's failure to so advise Seller shall be borned by Buyer. Seller, in the solution of any other circumstance altering Seller partormance of Services. Buyer shall appoint a representative familia to be table for any other circumstance altering Seller partormance of Services. Buyer shall appoint a representative familian to be table for any other circumstance altering. Seller is bare stored by Seller to be accessible at all into the like to Seller. Seller shall no be like to services. Seller shall appoint or any part of Buyer interving the same. Any losses, costs, damages, claims and supersonel are at the selle. Seller shall no be like for any expenses incurred by Buyer. Seller is bare accessible at all into the like to responsible for any vectores formed in the selle. Seller shall no be like for any expenses incurred by Buyer in the seller. S

20. INDEMNITY: Each party shall indemnify and hold the other party hamless from loss, damage, liability or expense resulting from damage to personal property of a http party or inpuries, including death, to third parties to the extent caused by a negligent act or omission of the party providing indemnification or a party's subcontractors, agents or employees during performance of services hereunder. Such indemnification shall be reduced to the extent damage or injuries are attributable to others. The indemnifying party shall defend the other party in accordance with and to the extent of the above indemnification, provided that the indemnifying party is 1) promptly notified by the other party, in writing, of any claims, demand or subtis for such causes or injuries. I) given all reasonable information and assistance by the other party, in writing, of any claims, resulting negotiation, arbitration or tligation, including the right to choose coursel and settle claims, or the indemnifying party's obligations herein shall be deemed waved.