



**GENERAL TERMS and CONDITIONS FOR FIELD SERVICE**  
**DOMESTIC and FOREIGN**

Effective Date: November 13, 2008

Field Representative Services are available for the installation, inspection, maintenance and repair of diesel or gas turbine powered generator sets or power units and marine propulsion engines and reduction gears. Field Representatives for ENGINE, ELECTRICAL OR SYSTEMS OPERATIONS are normally available on twenty-four (24) hours' notice.

Preventative Maintenance Programs utilizing periodic inspections and/or training schools are available tailor-made for your needs. We would be pleased to quote on your specific requirement. Design and Consulting Engineers are available on a special basis at special rates which we will gladly quote upon request.

As used herein, the term "Company" shall mean Engine Systems, Inc.

**GENERAL:**

A ten hour minimum per day will be charged to Domestic Purchasers and twelve hour minimum per day will be charged to Foreign Purchasers. A 1.5% per month late charge is placed on invoices not paid within thirty (30) days.

**FIELD REPRESENTATIVES MAY BE OBTAINED BY PLACING AN ORDER AS FOLLOWS:**

**Engine Systems, Inc.**

175 Freight Rd.

Rocky Mount, NC 27804

(252) 977-2720, Fax: (252) 446-3830

Attention: Technical Service Department

**A FIELD SERVICE REPRESENTATIVE**

If the services of two or more Field Service Representatives are to be furnished, the term "Representative" or any corresponding pronoun used herein shall be deemed to refer to each such Field Service Representative.

**B SCOPE OF REPRESENTATIVES' SERVICES**

- 1) The Representative shall act in an advisory capacity or perform the work. He will interpret the Company's drawings, advise the Purchaser regarding the sequence of steps in installation, inspection, start-up, dismantling, or repairs, as the case may be, explain features and components of the Company's products and their functions, and constructively criticize work conditions, methods and procedures at the job site.
- 2) The Representative shall not be required to superintend or supervise personnel supplied by the Purchaser or train them in their respective crafts in connection with the performance of their work.
- 3) Neither the Company nor the Representative shall be responsible for any acts, omissions or workmanship of employee's, contractors, subcontractors, or agents of the Purchaser or for their failure to follow the advice or instructions of the Representative, or for performing any work or giving any advice in respect to equipment manufactured or services sold to the Purchaser by others.
- 4) The Company's Field Service Representatives shall comply with the Purchaser's rules for visitors pertaining to safety, plant protection and the operation and parking of vehicles.

**C PURCHASER'S RESPONSIBILITIES**

- 1) Labor, Material, Tools and Equipment  
The Purchaser shall furnish, at his own expense and responsibility, all cranes, rigging, tools, facilities and equipment, material, and repair or replacement parts, together with sufficient skilled and common labor and foreman, supervisors and interpreters for the efficient performance of the work, and all fuel, lubricating oil, water, electric power and other supplies and utilities that may be required in connection with the work.
- 2) Purchaser's Representative  
The Purchaser's Representative shall be responsible for coordinating the work and shall be in charge of the labor, material, supplies, tools and facilities to be furnished by the Purchaser. The Purchaser's Representative shall inspect and accept all details of the work as they are completed. Except in instances where the Company has such right under the terms of the warranty covering the product involved, the decisions with respect to repair or replacement of the Purchaser's equipment or parts thereof, shall remain solely with the Purchaser.
- 3) Safety  
The Purchaser shall furnish Company's Representative a safe and healthful place to work, including first aid, wash-up, and toilet facilities at the site. If, in the opinion of the Company, the Purchaser fails to comply with the foregoing, or if in the Company's opinion, the Representative's health or safety is or would be jeopardized during the period of the assignment, the Company may order its Representative to return to their headquarters under the same provisions as set forth in Paragraph D4b(4). Prior to the start of work Company may request Purchaser to provide written evidence of the safety of the location work is to be performed with regard to hazardous materials.

**D CHARGES**

Purchaser shall pay the Company for the time and expense of each Field Service Representative and for tool rental and purchased material and services, based on the conditions set forth below.

- 1) General
  - a) If the price for performing field service is fixed, such price shall apply only to the work called for at the inception of this contract. Changes in the scope of the work or in the schedule of hours in excess of that specified, requested by the Purchaser, shall be paid as additional charges by the Purchaser pursuant to Paragraphs D1b through D6.



- b) If the contract is not on a fixed price basis, the Purchaser shall pay the Company for the straight time, overtime, Sunday time, standby time, Holiday time and travel time as defined herein. Rates shall be the applicable rates in effect at the time the work is performed.
- 2) Time
- a) **Straight time** shall mean all hours worked between 7:00 AM and 3:30 PM, Monday through Friday, excluding Holidays. Purchaser shall pay Company for each hour of straight time worked at the applicable straight time rate.
- b) **Overtime** shall mean the time worked before 7:00 AM and after 3:30 PM, Monday through Friday and all hours worked on Saturday excluding Holidays. Purchaser shall pay Company for each hour of overtime worked at the applicable overtime rate.
- c) **Holiday** shall mean any day observed by the Purchaser as a holiday in the place where the work is being performed.
- d) **Standby Time (for Domestic Purchasers)** shall mean the time, up to 10 hours per day, Monday through Sunday, during which the Representative, during the course of his assignment, is available for work but is not working because of circumstances beyond the Company's control. Purchaser shall pay Company for each hour of standby time at the applicable rate.
- e) **Standby Time (for Foreign Purchasers)** shall mean the time, up to 12 hours per day, Monday through Sunday, during which the Representative, during the course of his assignment, is available for work but is not working because of circumstances beyond the Company's control.
- f) **Travel time** shall mean the actual amount of time spent by the Representative in traveling from his headquarters to the job site and in returning, including travel occurring on Saturdays, Sundays, and Holidays, a reasonable period of rest (up to 24 hours) upon completion of the Representative's travel to job site if such travel is twelve hours or more in duration, and the time necessary for the Representative to travel between the job site and the Representative's local residence.. Delays encountered by the Representative in obtaining return travel shall be treated as standby time. Purchaser shall pay Company for each hour of travel time at the applicable rate.
- g) **Day Rate** shall mean up to 12 hours per calendar day for work performed outside the continental United States. This is a minimum daily charge for work performed outside the continental United States. Hours in excess of 12 hours in a calendar day shall be charged at the foreign overtime rate.
- h) Time worked, time traveled and standby time occurring on the same day will be charged at the rates and within the limitations aforesaid.
- 3) Minimum Charge  
The minimum charge for each service call shall be four hours unless actual time worked and traveled exceeds four but is less than ten hours Domestic and twelve hours Foreign, in which case the minimum charge shall be ten hours domestic or twelve hours foreign at the current rates plus, in all events, travel and living expenses.
- 4) Expenses  
All travel, living, incidental and other expenses incurred by the Company in the complete performance of the assignment, including Company handling charges, shall be charged to the Purchaser.
- a) Travel Expenses  
Expenses for air or rail transportation and local bus, taxi and automobile rental. (Air or rail transportation will ordinarily be in coach, tourist, or economy class accommodations. First Class accommodations will be used only under special circumstances such as the unavailability or unsuitability of lesser accommodations.)  
If the Representative uses a Company truck for transportation to the job site and return, or for daily work transportation, travel expense shall be calculated at the current rate.
- b) Living Expenses  
The Purchaser shall reimburse the Company for the Representative's lodging, meals and other expenses incidental to United States standards.
- (i) Where adequate and acceptable commercial living and eating accommodations are available to the Representative, the Purchaser shall reimburse the Company for the cost of such expenses plus the applicable markup defined on page one.
- (ii) Where such commercial accommodations are not available, or when it is agreed in advance, the Purchaser shall provide the Representative with acceptable living quarters, food, local transportation, domestic help, etc. Such accommodations shall be comfortable in every respect including air conditioning, appliances, and household equipment.
- (iii) If, in the opinion of the Company, the Purchaser fails to furnish acceptable accommodations and they are not available commercially, the Company may order the Representative to return to his headquarters at the Purchaser's expense and the Company shall not be obligated to have him or his replacement return to the work site until given satisfactory assurance of compliance by the Purchaser of its obligations. All costs and expenses for the return to the job for the Representative or his replacement shall be for the account of the Purchaser.
- (iv) If the services of the Representative are required for a period longer than six months, additional items of expense will be for the Purchaser's account such as travel expense of the Representative's immediate family, family living accommodations, vacation and rotation of personnel.
- 5) Tools, Instruments and Equipment
- a) Transportation and Related Charges  
The Purchaser shall pay for round-trip transportation or excess baggage charges for tools and equipment furnished by the Company or the Representative. If applicable, the Purchaser shall assist the Company in arranging entry and exit permits for such tools and equipment.
- b) Tool Rental (Special)  
If at the request of the Purchaser, the Company furnishes tools or equipment, a charge will be made at the Company's current regular rates therefore plus round-trip transportation.
- c) Company and Personal Tools  
Tools and equipment furnished by the Company or the Representative shall remain the property of the Company or the Representative at all times. All such tools and equipment shall be for the exclusive use of the Representative. If such tools and equipment are not returned to the Company, the Purchaser shall reimburse the Company for their full replacement value.



d) **Purchased Tools and Equipment**

If under the terms of the Contract the Company is to provide tools, test instruments, vehicles or household equipment, they will be procured and shipped by the Company. Unless otherwise agreed and specified, the purchase price, packing and shipping expense, insurance, taxes and other expenses involved and pertaining to this equipment plus the current handling charge will be for the account of the Purchaser. Title, liability and maintenance responsibility passes to the Purchaser upon delivery but right of exclusive use by the Representative is reserved by the Company until the work is completed.

e) **Storage Facilities**

The Purchaser shall provide suitable locked storage facilities for the exclusive use of the Representative for the storage of personal or Company property such as drawings, tools, instruments and other special equipment.

**E INVOICING AND PAYMENT**

1) **Invoicing**

Subject to Credit approval, the Company will submit periodic invoices on a net 30 basis covering the time and expenses of the Representative, and a final invoice upon completion of the work. Separate or combination invoices for purchased material, labor, engineering, services, tool rental, or other items furnished by the Company will be issued on the same basis.

2) **Payment**

With approved credit all payments shall be made by the Purchaser in US Dollars within 30 days of invoice date. INVOICES NOT PAID WITHIN 30 DAYS FROM INVOICE DATE SHALL BE SUBJECT TO A SERVICE CHARGE OF 1½% OF THE UNPAID BALANCE FOR EACH MONTH THEY REMAIN UNPAID BUT NOT TO EXCEED THE MAXIMUM AMOUNT PERMITTED BY LAW.

Purchasers who do not have approved credit, and Purchasers outside the United States, will be required to provide advance payment in the form of wire transfer or Company Check (check clearance required prior to dispatch of service personnel). If the Purchaser prefers an irrevocable confirmed letter of credit with an acceptable US bank may be provided. In all cases, all banking charges and fees will be for Purchaser's account.

3) **Verification of Time and Expenses**

The Representative will present a copy of his regular Daily Field Service Report (DFSR). The DFSR shall include a description of the work completed and the hours spent on the job. The Purchaser, shall indicate his approval of such reports by signing the same.

**F DELAYS, SUSPENSION, DEFERMENT**

- 1) If the work is suspended or delayed due to no fault of the Company, such as, but not limited to, acts of God, war, act of government, act of Purchaser, priorities, or allocations, fire, flood, strike or sabotage, the time of performance, if any such is specified, shall be extended for a period of time equal to the period of the delay and its consequences. If the work is suspended because of such a delay, the Company may temporarily withdraw the Representative and/or its contractor's personnel and return to the job when needed and available. Rates current at the time the work is resumed and any additional costs (including travel time and expense) incurred by the Company because of the foregoing will be charged to the Purchaser.
- 2) If for any reason the Purchaser defers start of the work, the Purchaser will give the Company written notice immediately. It is understood that the Company may not be able to furnish the Representative or its contractor at the precise date the work is rescheduled to start, but it will make every reasonable effort to do so. The Company, at its option, shall be relieved of its obligation to provide service hereunder without further obligation if the Purchaser defers start of the work beyond six months of the starting date originally specified, or if the work is suspended for more than six months, or if in the Company's opinion, conditions in the job site area constitute a hazard to the Representative's health or safety.

**G ENGINEERING INFORMATION**

While the Company will provide advisory assistance to its Field Service Representative relating to routine engineering problems encountered in connection with the performance of this field service assignment, the Company reserves the right to charge the Purchaser at its regular rates for engineering services such as layout, design, drawings, engineering analysis, engineering reports and visits to the job site or elsewhere by Company engineering personnel. However, no such engineering services will be undertaken without the authorization of the Purchaser.

**H MATERIAL**

Material furnished by the Company at the Purchaser's request will be invoiced to the Purchaser at the Company's current regular price and under the Company's current Terms and Conditions.

**I LABOR PERMITS AND TAXES**

- 1) The Purchaser, at his own expense, shall secure any work permit, labor permit, tax exemption certificate, or any other authorization which may be required to permit the Representative to perform the requested services. Any loss of the Representative's services pending the procurement of any such permit or authorization shall be for the Purchaser's account, and shall be paid for by the Purchaser as standby time as defined and specified herein.
- 2) The price quoted for services do not include any sales, privilege, use, turnover, excise or other similar tax. The amount of any such tax which the Company shall be required to pay because of the furnishing of services shall be reimbursed to the Company by the Purchaser upon presentation of invoice therefore.

**J WARRANTY**

Company warrants that the materials and services furnished to Purchaser shall, at the time of delivery, be free from defects in materials and workmanship. Company agrees, (a) at its option, to repair or replace any material which proves to be defective within the period contained in any applicable manufacturer's warranty, and, if there be no such applicable warranty, then within six (6) months from the date the material is placed in service, but in no event to exceed twelve (12) months from the date of shipment to Purchaser, and (b) to correct any defects arising out of any services furnished to Purchaser within thirty (30) days from the date such services are rendered.



Purchaser shall promptly notify Company in writing of any defect in material or workmanship found during the warranty period and Company shall have the right to make an investigation of the reported defect before corrective action is undertaken. Company shall have the option to repair, replace or correct any defect in the field or at its plant. Purchaser shall bear all costs incurred by Company to enable it to gain access to a defect in material or workmanship in order to repair, replace or correct same.

This warranty does not cover and Company shall have no responsibility for:

- Conditions which, in the reasonable judgment of the Company, arise from misuse, overloading, negligence, alteration, accident or lack of performance of necessary maintenance services.
- Claims for consequential damages, including, but not limited to, loss of use, loss of revenue or profit and loss of or damage to Purchaser's property.
- Claims which, in the reasonable judgment of the Company, arise from materials not provided by Company.

THIS WARRANTY IS EXPRESSLY IN LIEU OF ANY WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR WORKMANLIKE SERVICE, AND OF ANY NON CONTRACTUAL LIABILITIES INCLUDING PRODUCT AND/OR COMPLETED OPERATIONS LIABILITIES BASED UPON NEGLIGENCE OR STRICT LIABILITY.

NOTWITHSTANDING THE FOREGOING, COMPANY MAKES NO WARRANTY WHATEVER WITH RESPECT TO BLOCK AND GEARCASE WELDING, AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR WORKMANLIKE SERVICE, AND OF ANY NON CONTRACTUAL LIABILITIES INCLUDING PRODUCT AND/OR COMPLETED OPERATIONS LIABILITIES BASED UPON NEGLIGENCE OR STRICT LIABILITY, ARE HEREBY EXCLUDED AND DISCLAIMED BY COMPANY WITH RESPECT TO THIS SERVICE.

#### **K INSURANCE LIABILITY**

- 1) The Company will carry Workmen's Compensation insurance to cover its Representative and will require similar coverage from its subcontractors while on the assignment for the Purchaser and will maintain public liability and property damage insurance in reasonable amounts to cover the liability arising from their activities. The Company shall be liable for loss or damage to equipment or property of the Purchaser only if caused by the Company's negligence and only if and to the extent such damage or loss is not covered by the Purchaser's insurance. The liability of the Company whether in contract, in tort, or otherwise, shall expire one year after the completion of the work, and with respect to the equipment being worked on, shall not, in any event, exceed the total contract price for field services rendered hereunder.
- 2) NEITHER COMPANY NOR ITS SUPPLIERS SHALL BE LIABLE, WHETHER IN CONTRACT OR IN TORT OR UNDER ANY OTHER LEGAL THEORY FOR LOSS OF USE, REVENUE OR PROFIT OR FOR COST OF CAPITAL OR OF SUBSTITUTE USE OR PERFORMANCE OR FOR INCIDENTAL, INDIRECT SPECIAL OR CONSEQUENTIAL DAMAGES, OR FOR ANY OTHER LOSS OR COST OF SIMILAR TYPE, OR FOR CLAIMS BY PURCHASER FOR DAMAGES OF PURCHASER'S CUSTOMER.
- 3) Likewise, Company shall not, under any circumstances, be liable for the fault, negligence or wrongful acts of Purchaser or Purchaser's employees or Purchaser's other Contractors or Suppliers.

#### **L SUBSTITUTION OF PERSONNEL**

The Company's obligation is to furnish services and not specific personnel. The Company reserves the right at any time, and from time to time, to recall and substitute any of its personnel.

#### **M MODIFICATIONS**

It is recognized that the nature of field service is such that changes in the scope of it as originally contemplated often occur. The Company will undertake additional services within the normal scope of field service but reserves the right to require the Purchaser to confirm in writing any extension of the services originally ordered. The Company shall be entitled, however, to rely upon oral orders, including instructions of the Purchaser's Representative at the site. Any additional services performed by the Company pursuant to such written or oral orders or instructions shall be paid for on the basis set forth herein or as otherwise agreed to in writing between the parties.

#### **N GOVERNING LAW**

The interpretation of this contract shall be governed by the laws of the State of North Carolina, U.S.A.

#### **O MATERIALS RETURN**

- 1) General. In the event that the Purchaser wishes to return materials furnished to the Purchaser by the Company, the Purchaser shall request in writing that the Company issue a Return Materials Authorization (RMA). Purchaser must obtain an RMA from the Company prior to returning the materials, and a copy of the RMA must accompany the return shipment. No materials will be accepted for return or for credit to the Purchaser's account without an RMA. Purchaser shall ensure that the materials to be returned are adequately packaged for the return shipment, considering the nature and value of the materials. Non-stock materials, including but not limited to Order As Needed (OAN) materials, custom designed and/or custom fabricated materials, electrical and electronic materials, special order materials and lighting materials, may not be returned for any reason except in connection with a warranty claim, nor may the order for such non-stock materials be cancelled after the Company has placed the corresponding order with its supplier.
- 2) Routine Returns. Company shall assess the Purchaser a restocking charge, at the rate periodically established by the Company, for each item of material returned, except materials returned in connection with a warranty claim. Company shall inspect each item of returned material upon receipt to determine, in its sole discretion, whether the item is suitable for resale. Purchaser shall be responsible for the cost of each item of material which the Company determines is not suitable for resale, based on the price charged to the Purchaser at the time the material was furnished to the Purchaser by the Company. The costs of packaging and return freight shall be the responsibility of the Purchaser.
- 3) Company Shipping Error. With respect to the return of materials which are not of the type and/or quantity ordered by the Purchaser, the Company shall not assess the Purchaser a restocking charge, and the costs of packaging and return freight shall be the responsibility of the Company.



- 4) Defective Materials. With respect to the return of materials in connection with a warranty claim, the Purchaser shall request an RMA for the return of such materials at the time of its written notice of defect, provided in accordance with Section H hereof. Company shall inspect such materials upon receipt to determine, in its sole discretion, whether any defect is within the warranty set forth in Section H. In the event that the Company determines that a defect in such materials is within the warranty set forth in Section H, the costs of packaging and return freight shall be the responsibility of the Company. In the event that the Company determines that there is no defect in such materials that is within the warranty set forth in Section H, the costs of packaging and return freight shall be the responsibility of the Purchaser.”

**P CORE RETURN**

When remanufactured, rebuilt and UTEX material is sold on an Exchange or Flat Rate Exchange basis, the Purchaser shall deliver, or cause to be delivered, to Company an “acceptable core” in exchange for the material purchased. Company will provide a Return Material Authorization (RMA) to the Purchaser at the time the remanufactured, rebuilt or UTEX material is shipped. Purchaser shall return the core, at Purchaser’s sole expense, with the RMA attached, to the Company location from which the remanufactured, rebuilt or UTEX material was shipped. With respect to North American Purchasers (USA & Canada), the core must be returned within thirty (30) days from the date of shipment of the remanufactured, rebuilt or UTEX material by the Company, and, with respect to all other Purchasers, within one hundred fifty (150) days from the date of shipment by the Company.

Unless otherwise agreed in writing by Company and Purchaser, the core returned by Purchaser shall be deemed an “acceptable core” if it is from the same manufacturer and of the same model as the purchased material and can be repaired or rebuilt in accordance with the manufacturer’s specifications. Purchaser acknowledges and agrees that, with respect to certain material cores, the Company cannot fully determine whether the core meets the manufacturer’s specifications qualifying it to be repaired or rebuilt until the repair or rebuilding process has been completed and the finished part has been tested.

In the event that the Purchaser fails to return a core within the applicable time frame set forth herein, or, in the event that a core returned by Purchaser fails to meet the manufacturer’s specifications qualifying it to be repaired or rebuilt or if the rebuilt core fails during final testing, Purchaser shall pay Company for Company’s standard price, determined in the sole discretion of Company, for the specific material core in accordance with the payment terms hereof following receipt of Company’s invoice. Unless the Purchaser shall request in writing, within fifteen (15) days of receipt of Company’s invoice, that an unacceptable core be returned to Purchaser, freight prepaid, Company shall dispose of the unacceptable core as Company shall, in its sole discretion, deem appropriate.

**Q NUCLEAR FACILITIES**

Before Purchaser enters into an agreement (“Resale Agreement”) with a third party (“End User”) to provide or install a Part that ESI has supplied or will supply to Purchaser, or to provide Services that ESI will perform for the End User, at a Nuclear Installation in the United States pursuant to this Agreement, Purchaser agrees that it will (1) insert the name of the End User in the applicable line of ESI Supplement 12A appended as Attachment A; (2) obtain the End User’s original signature on ESI Supplement 12A; and (3) convey to ESI the executed original ESI Supplement 12A. Purchaser agrees that it will not enter into a Resale Agreement until the End User has executed ESI Supplement 12A and ESI has received the executed original ESI Supplement 12A. For the purpose of this Section O:

“Nuclear Installation” means a nuclear power station in the United States of which End User is the person or entity licensed by the NRC as the operator,

“Part” means the whole, or a component part, of control systems, diesel engine driven related equipment, governors and governor controls, instrumentation, specialized diesel engine driven generators, and voltage regulation equipment, insofar as the Part is intended for use, or possible future use, in a Nuclear Installation,

“Services” means labor, direction of labor, or technical consulting, advice, and assistance furnished by ESI and Suppliers to Purchaser, or to a broker, distributor, or other intermediary, in connection with Purchaser’s Nuclear Installation. Services may be performed on or off of the Nuclear Installation site and include, without limitation, such activities as the installation and testing of equipment; research; commercial-grade dedication of safety-related equipment; and environmental, seismic, electromagnetic interference, and radio frequency interference qualification services, and

“Supplier” means a vendor, contractor or other entity, and their employees, regardless of tier, who supplies equipment, materials, information, financing, or Services in connection with any Part or Services Supplied to Purchaser that is used by Purchaser in a Nuclear Installation or maintained by Purchaser for possible use in a Nuclear Installation.

**R NUCLEAR FACILITIES - FOREIGN**

Before Purchaser enters into a Resale Agreement with an End User to provide or install a Part that ESI has supplied or will supply to Purchaser, or to provide Services that ESI will perform for the End User, at a Nuclear Installation outside the United States pursuant to this Agreement, Purchaser agrees that it will (1) obtain from ESI the applicable Nuclear Liability Protection Agreement for the country in which the Nuclear Installation is located; (2) insert the name of the End User in the second line of such Nuclear Liability Protection Agreement; (3) obtain the End User’s signature of duplicate originals of the Nuclear Liability Protection Agreement; and (4) convey to ESI the executed duplicate originals of the Nuclear Liability Protection Agreement. Purchaser agrees that it will not enter into a Resale Agreement until the End User and ESI have fully executed the Nuclear Liability Protection Agreement and Purchaser has received a copy of that fully executed Agreement. For the purpose of this Section P, “Part”, “Services”, and “Supplier” shall have the meaning set forth in Section O and:

“Nuclear Installation” means a nuclear power station outside the United States of which End User is the person designated or recognized by the competent public authority as the operator.



"SPECIAL CONDITIONS APPLICABLE TO NUCLEAR INSTALLATIONS"

**I. Required Nuclear Liability Protection and Insurance**

- A. Purchaser warrants that it is a licensee of the Nuclear Regulatory Commission ("NRC") that owns and/or operates a Nuclear Installation. Purchaser also warrants and covenants that it has obtained and will maintain in effect the following:
1. An agreement of indemnification as required by Section 170.c of the Atomic Energy Act of 1954, as amended;
  2. Nuclear liability insurance from American Nuclear Insurers ("ANI"), Mutual Atomic Energy Liability Underwriters ("MAELU"), and/or comparable insurance carrier, in such form and in such amounts as will meet the financial protection requirements of the NRC, pursuant to Section 170 of the Atomic Energy Act of 1954, as amended ("Price-Anderson Act"), and 10 CFR Part 140; and
  3. Nuclear property insurance from Nuclear Electric Insurance Limited ("NEIL") and/or comparable nuclear insurance carrier, in such form and in such amounts as will meet the requirements of the NRC pursuant to 10 CFR § 50.54(w), and such additional amounts of nuclear property insurance coverage, including business interruption or replacement power insurance, as are customarily carried by owners of comparably-sized Nuclear Installations in the United States.

**B. Insurance**

With respect to the insurance or indemnities for Liability for Nuclear Damage maintained by Purchaser, Purchaser shall cause Engine Systems, Inc. ("ESI") and Suppliers to be included, with respect to their legal responsibility for Liability for Nuclear Damage, within the scope of the insured parties to the maximum extent permitted under such insurance or indemnities. Such insurance shall be in effect prior to the scheduled date of delivery of any Part Supplied to Purchaser or the performance of any Services Supplied to Purchaser.

**C. Substitute Financial Protection**

In the event that the nuclear liability protection system provided under the Price-Anderson Act is repealed, changed, or expires, Purchaser shall, at no cost to ESI, obtain and maintain in effect, substitute financial protection in the form of governmental or private contractual indemnities, limitations of liability, liability insurance, or any combination thereof, in order to avoid a material impairment of the protection afforded to ESI by the nuclear liability protection system provided under the Price-Anderson Act as of the date of this Contract. In addition to any other remedies that may be available to ESI in the event of such a development, ESI may terminate this Contract, in whole or in part, without any Liability to Purchaser if ESI determines, in its sole discretion, that notwithstanding the actions taken by Purchaser, pursuant to this provision, there has been a material impairment of the nuclear liability protection afforded to ESI.

- D. At ESI's request, Purchaser shall furnish ESI or Suppliers with a statement of the nuclear liability protection afforded to ESI and Suppliers by Purchaser.

**II. Waiver and Indemnification**

**A. Waiver**

Neither ESI nor Suppliers shall be liable to Purchaser for any Nuclear Damage. To the full extent permitted by law, Purchaser waives, and shall cause its insurers to waive, any claim against ESI and Suppliers, with respect to Liability for Nuclear Damage, any right of recovery against ESI and Suppliers (including, without limitation, right of recourse and right of subrogation) and Liability for workers' claims and environmental cleanup costs.

**B. Indemnification**

Purchaser shall defend, indemnify, and hold ESI, Suppliers, and any person or entity ESI is contractually bound to defend or indemnify, harmless against any Liability for Nuclear Damage arising out of or resulting from any Part or Services Supplied to Purchaser, or the Nuclear Installation at which such Part is used or such Services are performed. Purchaser shall reimburse ESI and Suppliers for any Nuclear Damage to property of ESI or Suppliers at said Nuclear Installation.

**III. Required Assurances for Transfer**

Purchaser shall not remove any Part Supplied to Purchaser, or any product, component, or system which incorporates any Part or Services Supplied to Purchaser, from the Purchaser's Nuclear Installation or sell or otherwise transfer any interest therein (except pursuant to the provisions of any mortgage or trust indenture covering the Part or product, component, or system that incorporates any Part or Services Supplied to Purchaser) without first providing written assurances, that in form and substance are acceptable to ESI, of limitations of and protection against Liability for Nuclear Damage following that proposed removal or transfer, and that such limitations and protection are at least equivalent to that afforded ESI and Suppliers as provided in this Supplement 12A. In the event of a transfer, Purchaser will provide ESI with the transferee's written agreement to accept and comply with all of the provisions contained in this Supplement 12A. Removal or transfer contrary to Section III of this Supplement 12A shall, in addition to any other legal or equitable rights of ESI, make Purchaser the indemnitor of ESI and Suppliers to the same extent that ESI and Suppliers would have been protected had no such removal or transfer taken place.

**IV. Warranties**

Purchaser's warranties and other obligations and commitments specified in this Supplement 12A shall remain in effect for so long as any Part or Services Supplied to Purchaser hereunder continue to be used at, located at, or associated with Purchaser's Nuclear Installation in any manner, or for so long as ESI or Suppliers could possibly be exposed to Liability for Nuclear Damage as a result of any Part or Services Supplied to Purchaser hereunder, and in no event shall be terminated earlier than the date when the Nuclear Installation has been decommissioned in accordance with the applicable laws and regulations of the United States. In addition, the waiver, release, defense, hold harmless, and indemnification obligations herein shall apply, to the maximum extent permitted by law, even if Nuclear Damage results from the partial or sole negligence of ESI or Suppliers.



"SPECIAL CONDITIONS APPLICABLE TO NUCLEAR INSTALLATIONS"

V. Definitions

For the purposes of this Supplement 12A, unless otherwise defined herein, all capitalized terms shall have the meaning ascribed below:

"ESI" means Engine Systems, Inc., its parent, subsidiaries, affiliated companies, divisions, subcontractors and Suppliers, including Cooper Cameron Corporation, Cooper Energy Services and Electro-Motive Diesel, Inc. and their Suppliers, as well as their employees.

"Liability" means any liability for losses; damages; costs; demands, liens, causes of action, or judgments of any nature ("Claims"), including amounts paid (with the consent of the Purchaser or ESI, as the case may be) in settlement of Claims or litigation; amounts paid to satisfy judgments or awards; and any expenses incidental to handling investigation, settlements, and litigation of Claims including, without limitation, attorneys' fees, regardless of the jurisdiction in which the Claim is asserted or the liability is imposed, and irrespective of whether the Claim is brought in contract, tort (regardless of the degree of fault or negligence), strict liability, or otherwise.

"Nuclear Damage" means any damage or bodily injury to or loss of life of any person or loss of, loss of use of, or damage to property which arises out of or results from a Nuclear Incident, whether or not the injury or damage is caused solely by a Nuclear Incident or jointly by a Nuclear Incident and any other cause, and includes, without limitation, lost wages, loss of financial income or other benefits or profits of a business or job, costs of temporary housing, and other expenses and losses which arise out of or result from a Nuclear Incident or a precautionary evacuation ordered by a governmental body because of a threat of a Nuclear Incident. The term "Nuclear Damage" also includes damage to the Nuclear Installation itself and property on the site of the Nuclear Installation which is used or is intended to be used in connection with that installation.

"Nuclear Incident" has the meaning ascribed to it in Section 11.q of the Atomic Energy Act, as amended.

"Nuclear Installation" means a nuclear power station in the United States of which Purchaser is the person or entity licensed by the NRC as the operator.

"Part" means the whole, or a component part, of control systems, diesel engine driven related equipment, governors and governor controls, instrumentation, specialized diesel engine driven generators, and voltage regulation equipment, insofar as the Part is intended for use, or possible future use, in a Nuclear Installation.

"Services" means labor, direction of labor, or technical consulting, advice, and assistance furnished by ESI and Suppliers to Purchaser, or to a broker, distributor, or other intermediary, in connection with Purchaser's Nuclear Installation. Services may be performed on or off of the Nuclear Installation site and include, without limitation, such activities as the installation and testing of equipment; research; commercial-grade dedication of safety-related equipment; and environmental, seismic, electromagnetic interference, and radio frequency interference qualification services.

"Supplied to Purchaser" means sold or otherwise transferred to Purchaser either by ESI directly or through a broker, distributor, or other intermediary. The term "Supplied to Purchaser" also means performed for or otherwise provided to Purchaser by ESI or performed for or otherwise provided to a broker, distributor, or other intermediary.

"Supplier" means a vendor, contractor or other entity, and their employees, regardless of tier, who supplies equipment, materials, information, financing, or Services in connection with any Part or Services Supplied to Purchaser that is used by Purchaser in a Nuclear Installation or maintained by Purchaser for possible use in a Nuclear Installation.

Purchaser Acceptance: \_\_\_\_\_  
Corp. Name/Purchaser

Accepted By: \_\_\_\_\_  
Title: \_\_\_\_\_