## MẪU HỢP ĐỒNG BÁN HÀNG BẰNG TIẾNG ANH CONTRACT FOR SALE OF GOODS

This (	Contract for Sa	ale of Goods is made			
	, a	[STATE OF			
		ARTNERSHIP/SOL			
		siness at [COMPLE			
[STAT]		F ORGAN			
		ARTNERSHIP/SOL			
	-	iness at [COMPLE]	TE ADDRESS] (	"Buyer") for the p	ourchase of the
goods o	described below	v:			
<b>.</b>	1 "	I		1	
Qty.	Item #	Description	_	Price	Total
is in an including including 2. Deserguest delivery 3. Riss will be 4. Acc business accounciaim in accepta	rrears on the acing lost profits, and lost profits, and attorney feed elivery. Buyer sed for delivery through a carry through a carry the responsibility ceptance. Buyers days after dot of condition, and detail. Failurance of the good	will give Sellery. Upon receipt of rier chosen by Seller are risk of loss from the fixed of the Seller until the right elivery, Buyer must quality, or grade of re of Buyer to compods by Buyer. All	days' advanced this Consist there against, and days' advanced the request for any casualty to the distribution of the Goods have been to inspect the graph give notice to Section the goods, and Body with these connotices between the sixth the connotices between the connotices between the sixth the connotices between the connectices between	contract and sue found further recovered to notice regarding delivery, Seller with shall be F.O.B e Goods, regardles been received by the cods upon receipt eller of any claim for the constitutions will constitute to parties must be	or its damages, its cost of suit ag the quantity will arrange for  as of the cause, he Buyer.  and within for damages on the basis of the tute irrevocable in writing and
5. <u>Ch</u> charges%. underta	narges. Seller so on terms of Overdue invoice akes collectioning attorney fee	hall invoice Buyer ices shall also bear or enforcement efes. If Buyer is in arreto and withhold fu	upon and for each upon and for each upon. Any late payinterest at the rate forts, Buyer shall ears on any invoice	ch shipment. Buyeyment shall bear a te of% perl be liable for all te, Seller may, on r	er shall pay all late charge of If Seller costs thereof, notice to Buyer,

6. <u>Deposit.</u> Upon signing this Contract, toward the total price as a precondition credited to the last shipment.					
7. Warranty. Seller warrants that the substantive defects in workmanship and warranty is limited to replacement of good price at Seller's sole option. No other wanone shall be imputed or presumed.	d materials. Seller's liability ods or repair of defects or	y under the foregoing refund of the purchase			
8. <u>Taxes.</u> All sales taxes, tariffs, and other are Buyer's Responsibility Except As Limi 9. <u>Governing Law.</u> This Contract shall be a disputes hereunder will be heard in the app OF COUNTY], [STATE].	ited By Law. governed by the laws of the	State of Any			
10. <u>Force Majeure.</u> Seller may, without liability, delay performance or cancel this Contract on account of force majeure events or other circumstances beyond its control, including, but not limited to, strikes, acts of God, political unrest, embargo, failure of source of supply, or casualty.					
11. <u>Miscellaneous.</u> This Contract contains the entire agreement between the parties and supersedes and replaces all such prior agreements with respect to matters expressly set forth herein. No modification shall be made to this Contract except in writing and signed by both parties. This Contract shall be binding upon the parties and their respective heirs, executors, administrators, successors, assigns and personal representatives.					
Seller Date	  Buyer	Date			