## CONDITIONS AND TERMS OF SALE

The following terms of sale shall be applicable to all sales made by RYERSON, as a d/b/a of Joseph T. Ryerson & Son, Inc., and its subsidiaries ("Ryerson") except where it is otherwise expressly agreed in writing. Acceptance of delivery of any or all goods ordered by a buyer ("Buyer") shall constitute assent by the Buyer to these terms of sale collectively

Ryerson's prices at time of shipment, and any increase in transportation, labor or other costs. If a delivered price has been quoted, any charges at destination for spotting, switching, handling, storage and other accessorial services and demurrage shall be borne by Buyer, and any increase or decrease in transportation charges shall be added to or subtracted from the quoted price. Ryerson reserves the right to correct any errors in specifications or prices.

2. SURCHARGES AND TAXES. Any and all surcharges imposed by Ryerson's suppliers at the time of shipment shall be paid by Buyer. All prices quoted by Ryerson are exclusive of all taxes. In addition to the purchase price, Buyer shall pay or reimburse Ryerson the amount of all sales, use and ad valorem taxes, excises, duties, tariffs, and/or other governmental charges, under any existing or future law, that Ryerson may be required to pay with respect to the sale, purchase, delivery, storage, processing, use, consumption or transportation of any of the goods or services covered. The foregoing shall not apply to any taxes the payment or collection of which by Ryerson is excused by reason of delivery to Ryerson of valid tax exemption certificates.

3. QUANTITIES. If an item is to be shipped from a producing mill, the producing mill may reserve the privilege of shipping over or under the ordered quantity in accordance with established percentages (as shown in their price books), which will constitute acceptable and complete shipment of the material specified.

4. SALE ON CREDIT; TERMS OF PAYMENT. Ryerson reserves the right in its sole discretion to approve, conditionally approve or disapprove any request by Buyer for credit. The amount of credit Ryerson extends to Buyer will be determined by Ryerson in its discretion and may vary from time to time. Upon Ryerson's request from time to time, Buyer will provide Ryerson with current financial information. Buyer grants permission to Ryerson to obtain independent credit reports and other information from Buyer's trade references and banks and authorizes credit references and banks to release information that may be used to determine creditworthiness, both now and in the future. Buyer represents and warrants that any financial information provided to Ryerson will be true and correct in all material respects and shall fairly and accurately present the financial condition of Buyer as of the date of such financial statements. Buyer shall notify Ryerson, in writing, of any error in any invoice within ten (10) days after the Buyer's receipt of such invoice, and, if no such notice from Buyer is received by Ryerson, the invoice shall be deemed to be correct and payable as delivered to Buyer. Unless otherwise expressly provided by Ryerson in writing, Ryerson's terms will be net thirty (30) days from the date of invoice. All sums past due and owing to Ryerson shall bear interest at the rate of the lesser of one and one-half percent (1.5%) per month or the maximum rate permitted by applicable law from the invoice date until paid in full. In the event Rverson refers any unpaid past due balance to an outside collection agency and/or attorney for collection, Buyer agrees to pay Ryerson's reasonable attorneys' fees and all other costs of collection. For collection purposes only, the Buyer hereby agrees to exclusive venue in either Minnesota or Arkansas. All payments made by Buyer to Ryerson shall be applied in the following priority: (a) first to the amounts, if any, due to Ryerson for attorneys' fees and court costs, (b) second to the amounts, if any, due to Ryerson in the event of Buyer's default, (c) third to the amount, if any, of interest due to Ryerson as a result of Buyer's late payment and (d) finally to the balance of the purchase price due to Ryerson for the goods. To secure Buyer's full and prompt payment of the purchase price for the goods, Buyer hereby grants to Ryerson a first priority, purchase money security interest in and to the goods and all products and proceeds therefrom. Buyer authorizes Ryerson to file a UCC financing statement to perfect this security interest at any time.

5. DELIVERIES. Any shipping schedule is approximate. Rverson shall not be liable for any delay in delivery or failure to deliver caused for any reason in whole or in part beyond our reasonable control. Should shortages in Ryerson's supply occur for any reason, Ryerson may allocate the material in such manner and amount as Ryerson may determine. Acceptance by Buyer of any goods shall constitute a waiver by Buyer of any claim for damages on account of any delay in delivery of such goods.

6. SHIPMENTS. Unless otherwise expressly stated, shipment may be by carrier or other means selected by Rverson. Buyer assumes all risk of loss in transit.

7. NUCLEAR APPLICATION EXCLUSION. Buyer represents and warrants that Buyer will not use, cause to be used or make available for use the goods described herein in any nuclear application including, but not limited to, use in connection with any nuclear reactor, any nuclear power generating system or any nuclear waste (or spent fuel) disposal project. Any subsequent nuclear application of the goods is wholly unauthorized and shall be deemed to be unknown to, unforeseeable to and unintended by Ryerson.

8. SUSPENSION OF PERFORMANCE. If in Ryerson's judgment reasonable doubt exists as to Buyer's financial responsibility, or if Buyer is past due in payment of any amount owing to Ryerson, Ryerson reserves the right, without liability and without prejudice to any other remedies, to suspend performance, decline to ship or to stop any material in transit, until Ryerson receives payment of all amounts owing to Ryerson, whether or not due, or adequate assurance of such payment.

9. WARRANTY. Ryerson warrants only that the goods will conform to their description as stated in the invoice, subject to tolerances and variations described in the following

1. PRICES. The prices quoted may be changed by Ryerson without notice to reflect paragraph. RYERSON MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, STATUTORY OR OTHER, AND SPECIFICALLY DISCLAIMS AND EXCLUDES ANY AND ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND ANY WARRANTIES ARISING FROM COURSE OF DEALING, USAGE OR TRADE PRACTICE. WITHOUT LIMITING THE FOREGOING, RYERSON MAKES NO WARRANTY OF ANY KIND THAT THE GOODS WILL MEET BUYER'S OR ANY OTHER PERSON'S REQUIREMENTS. Any material test reports, mill test reports or mill or material certifications with respect to the goods are provided by the mills

> 10. TOLERANCES AND VARIATIONS. All goods shall be subject to tolerances and variations consistent with usual trade practices regarding dimensions, straightness, section, composition and mechanical properties and normal variations in surface and internal conditions and quality and shall also be subject to deviations from tolerances and variations consistent with practical testing and inspection methods. 11. INSPECTION. Materials must be examined by Buyer immediately upon receipt to determine correctness of shipment as to quantity, size, length, and condition. Buyer must not cut, fabricate or otherwise use material without such examination.

> 12. CLAIMS. If, upon inspection by Buyer as provided above, any goods received by Buyer are nonconforming, damaged, visibly defective or if the quantities received by Buyer do not agree with the guantities indicated on the shipping documents. Buyer must notate that on the delivery receipt. If goods are found to be nonconforming or damaged when unpacking and if Buyer intends to assert any claim against Ryerson on this account, Buyer shall, within 30 days after receipt of such goods, furnish Ryerson detailed written information of such damage, nonconformance, defect or shortage. Buyer's failure to so inform Ryerson or Buyer's use of the material shall be Buyer's acknowledgment that Ryerson has satisfactorily performed. Ryerson will not honor any claims for damages caused by Buyer's improper storage of the goods.

> 13. LIMITATION OF LIABILITY. Buyer's exclusive remedy, and Ryerson only liability arising out of this contract, shall be replacement or repair of the goods, or credit of the purchase price paid by Buyer, whichever such remedy Ryerson shall select. If Ryerson elects to repay the purchase price, Buyer must return the goods to Ryerson immediately. Except for nonpayment by Buyer, any action arising out of this contract must be commenced within one year from the date of delivery. In no event will Ryerson be liable for incidental or consequential damages, indirect damages, punitive damages, or damages for loss of revenue or profit, business interruption, or business opportunity.

> 14. TOOLS, DIES AND FIXTURES. Unless otherwise expressly provided, any tools, dies or fixtures which may be developed for use in the production of the goods covered shall be owned by Ryerson or any producing mill, as Ryerson may elect, even though Buyer is charged in whole or in part for the cost of such tools, dies and fixtures.

> 15. FORCE MAJEURE. Ryerson shall be excused for any failure or delay in the performance of any of its obligations to Buyer if such failure or delay is due to a strike, work stoppage, labor dispute, material shortage, utility outage, delay in transportation, fire, flood, earthquake, severe weather, act of God, pandemic, accident, trade sanction, embargo, act of war, act of terror, condition caused by national emergency, new or changed law, production schedules of the producing mill, unavailability of materials. causes which abnormally increase the cost of performance, or any act or cause beyond the reasonable control of Ryerson, and whether affecting Ryerson or its agents, subcontractors, dealers or suppliers, for as long as such circumstances prevail. In such event, Ryerson will as soon as practicable notify the Buyer of any actual or anticipated failure or delay.

> 16. PATENT INFRINGEMENT. If any of the goods are to be furnished to Buyer's specifications, Buyer agrees to indemnify Ryerson and its successors and assigns, against all liabilities and expenses resulting from any claim of infringement of any patent or other propriety right in connection with the production of such goods.

> 17. GOVERNMENT CONTRACTS. Unless otherwise expressly notified in writing, Buyer's order has not been placed under a prime contract with the U.S. Government or a subcontract thereunder and none of the clauses contained in the government procurement regulations are incorporated herein.

> 18. COMPLIANCE WITH LAWS. Ryerson agrees that its sale of the goods will comply with all applicable federal, state and local laws and regulations.

> 19. CANCELLATION. A contract may be cancelled or modified only by written agreement between the parties. Buyer's insistence upon cancelling or suspending fabrication or shipment, or Buyer's failure to furnish specifications when required, may be treated by Ryerson as a breach of contract by Buyer, and Ryerson may cancel any unshipped balance without prejudice to any other remedies Ryerson may have. 20. SET-OFF. Buyer authorizes Riverson to apply toward payment of any monies that become due Rverson hereunder any sums which may now or hereafter be owed to Buyer by Rverson or by any subsidiary or affiliated company of Ryerson.

> 21. GOVERNING LAW. This contract and all other agreements with respect to any and all sales by Ryerson shall be governed by Illinois law, and the state or federal courts located in Cook County, Illinois, shall have exclusive jurisdiction with respect to any disputes related hereto or thereto, which iurisdiction may be waived at Rverson's sole discretion.

> 22. ENTIRE AGREEMENT. The terms set forth herein constitute the sole terms and conditions upon which Ryerson offers goods for sale. No other terms, conditions, or understandings, whether oral or written shall be binding upon Ryerson, unless hereafter made in writing and signed by an authorized representative of Ryerson. Ryerson hereby specifically objects to any different or additional terms that may be contained in Buyer's purchase order.

## STEEL, ALUMINUM, NICKEL, BRASS AND COPPER

THE ABOVE PRODUCTS, IN THEIR NATURAL STATE, DO NOT PRESENT AN INHALATION, INGESTION OR CONTACT HEALTH HAZARD; HOWEVER, PROCESSING OPERATIONS (INVOLVING THESE MATERIALS) SUCH AS WELDING, BURNING, SAWING, BRAZING, GRINDING AND MACHINING MAY PRESENT A RESPIRATORY, SKIN OR EYE HAZARD. SEE MATERIAL SAFETY DATA SHEETS FOR FURTHER INFORMATION. Rev. 9/2023