

INTERNATIONAL TERMS & CONDITIONS OF SALE



Mueller Co. International Holdings, LLC ("Mueller Co.") is the legal entity responsible for all sales transactions outside the United States and Canada and sales transactions inside the United States with an end destination outside the United States, in each case involving Mueller Co. Products (as defined below) and Products related to the Mueller®, Jones®, US Pipe® Valve & Hydrant (USPV&H), Pratt®, Milliken®, Hydro Gate®, Hydro-Guard® and Mueller Systems® brands. "Mueller" applies to all of the above listed brands.

Controlling Provisions. These Terms & Conditions of Sale - International (these "Terms") govern all sales of Mueller products, including products, equipment and parts, or services manufactured or sold by Mueller Co. (together, "Products") to Buyer (this "Order"). These Terms supersede any prior written or oral agreement, understanding, representation or promise, and any pre-printed or standard terms and conditions contained in Buyer's request for quote, purchase order, invoice, order acknowledgement or similar document. These Terms may not be amended, supplemented, changed or modified, except by concurrent or subsequent written agreement, signed by an authorized representative of Mueller Co. and Buyer. Mueller Co.'s acknowledgement of Buyer's purchase order will not constitute acceptance of any terms and conditions contained therein, regardless of how such terms and conditions may be prefaced or described.

Purchase Orders: Purchase orders should be sent to either:

InternationalOrders@muellercompany.com

OR

**Mueller Co. International Holdings, LLC
6125 Preservation Drive, Suite 200
Chattanooga, TN 37416**

Delivery: Buyer must clearly indicate on each purchase order whether Products will be delivered within Incoterms EXW (ExWorks) or Incoterms FCA (Free Carrier). In the absence of a clear indication, Products will be delivered within Incoterms EXW. EXW reflects an arrangement whereby (a) seller maintains goods in its possession and ready for collection at seller's premises (factory, warehouse, plant) on the date agreed for pickup, (b) buyer pays all transportation costs and bears the risks for bringing the goods to their final destination and (c) seller does not load the goods on collecting vehicles and does not clear them for export. FCA refers to an arrangement whereby seller conveys the goods, cleared for export, to the buyer (the common carrier) at the named place and seller pays for carriage to the named point of delivery and risk passes to buyer when the goods are handed over to the carrier. FCA will only apply to orders meeting the following minimum order amounts as reflected on the applicable order: (i) service brass Products from Seller's Decatur, IL facility and pipe repair Products from Seller's Cleveland, TN facility with a net price value of \$5,000 or (ii) all other Products (valves, hydrants, Hydro-Guard, machines, tools, etc.) from Seller's Albertville, AL, Aurora, IL, Brownsville, TX, Chattanooga, TN, Cleveland, TN and Decatur, IL facilities, in each case having a net price value in excess of \$5,000. In the case of orders for Products listed in (ii) above, Products may be combined between the respective locations to reach the minimum dollar level specified per branch. Orders that do not meet the minimum net price value, and require the seller to deliver the goods to a named place within the continental US, will be invoiced for inland freight. Purchase orders cannot be combined to meet freight allowed requirements.

Any change in the shipping date to be valid must be made at least 30 days prior to the specified shipping date. Mueller Co. reserves the right to invoice Buyer for Products on the valid specified shipping date. In the event Buyer requests a delay or suspension in completion and/or shipment of the Products or any part thereof for any reason, the parties will agree upon any cost and/or scheduling impact of such delay and all such costs will be assessed to Buyer's account. Any delay period beyond 30 days after the original scheduled shipment date will require Buyer to take title and risk of loss of Products and make arrangements for storage. Mueller Co.'s invoice will be issued upon Mueller Co.'s readiness to ship Products.

Cancellation: Buyer may cancel this Order only with the prior written consent of an authorized representative of Mueller Co.. Orders that involve special material or that are not normally inventoried by Mueller Co. will require payment of a reasonable cancellation charge payable by Buyer. Determination of Products that are considered special along with the amount of the charges, if any, will be provided by Mueller Co. to Buyer prior to the actual cancellation of the Order.

Force Majeure: Mueller Co. will not be liable for delay in delivery due to causes beyond its reasonable control, including, but not limited to, acts of God, acts of government, acts of Buyer, fires, labor disputes, boycotts, floods, epidemics, quarantine restrictions, war, insurrection, terrorism, riot, civil or military authority, freight embargos, transportation shortages or delays, unusually severe weather or inability to obtain necessary labor, materials or manufacturing facilities due to such causes. In the event of a delay, the date of delivery will be extended for a length of time equal to the period of the delay.

Payment: Payment terms will be those pre-agreed by the parties and may be "Cash in Advance", "Cash-before-shipment", open credit terms subject to pre-approval with Mueller Co.'s credit department, or Letter of Credit.

Changes: Buyer may request modifications as to the amount scope and/or nature of Products by a written change request. If, in the sole opinion of Mueller Co., any modification will affect the agreed fixed price and/or time of delivery, Mueller Co. will notify Buyer thereof in writing and will not be obligated to perform any modification unless agreed to by Mueller Co. Buyer will confirm that such change is authorized and accepted by issuing an Order revision.

Returns: No returns will be accepted by Mueller Co. without Buyer first obtaining Mueller Co.'s written consent. Unused standard catalog items, delivered as ordered, may be returned, with proper authorization, for credit. Non-catalog or specially manufactured items, delivered as ordered, may not be returned, unless Mueller Co. can reasonably locate an alternative purchaser. All authorized returns are subject to inspection to verify merchantability and will be assessed a minimum 25% restocking charge.

Warranty: Purchases, purchase orders, and products referenced in these terms and conditions of sale are subject to the warranties specified at www.muellercompany.com.

Set-Off: All amounts that Buyer owes Mueller Co. under an Order will be due and payable according to the terms of the Order. Buyer

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may not set-off such amounts or any portion thereof, whether or not liquidated, against sums that Buyer asserts are due it or any of its affiliates under other transactions with Mueller Co. or any of its affiliates.

Export/Import: Buyer agrees that it will comply with all applicable import and export control laws and/or regulations, including without limitation those of the United States and/or other jurisdictions from which Products may be supplied or to which Products may be shipped. In no event will Buyer use, transfer, release, import, export or re-export Products in violation of such applicable laws and/or regulations.

Taxes: Mueller Co.'s price, unless otherwise agreed, will be fixed and does not include, and Mueller Co. is not responsible for, payment of any tax levied for sales, use, excise, value-added, goods and services, business (franchise or privilege) or any duties, charges or other such taxes.

Non-Disclosure and Non-Use of Mueller Co.'s Information: Buyer agrees that it will not disclose or make available to any third party any of Mueller Co.'s data or other information pertaining to this Order without obtaining Mueller Co.'s prior written consent.

Indemnity: Buyer agrees to indemnify, hold harmless and defend Mueller Co., including its affiliates, officers, employees, agents, subcontractors, suppliers and representatives, against any and all judgments, losses, damages, expenses, costs, including defense costs and legal fees, arising from any and all lawsuits, demands, or claims for personal injury, death, property damage, or other liability arising or claimed to arise from any act or omission of the Buyer or Mueller Co. in any way related to this Order or Products, whether such claims are based upon contract, warranty, tort (including but not limited to active or passive negligence), strict liability, failure to comply with any applicable law, or other allegation of fault. To the extent the aforesaid obligation of the Buyer to so indemnify Mueller Co. is prohibited by the laws and statutes of the state(s) where this Agreement is in effect, then the obligation created under this provision will, but only to the extent of such prohibition, be null and void. The remainder of the Buyer's indemnity obligations will remain in effect and be binding upon the parties.

Insurance: Buyer agrees to look exclusively to Buyer's insurer to recover for injuries or damage in the event of any loss or injury and Buyer releases and waives all right of recovery against Mueller Co. arising by way of subrogation.

Limitation of Liability: The remedies set forth herein are exclusive, and the total liability of Mueller Co., including its affiliates, officers, employees, agents, subcontractors, suppliers and representatives with respect to this Order or any breach thereof, whether based on contract warranty, tort, indemnity, strict liability or otherwise, will not exceed the Order price of the specific Products which gives rise to the claim. In all cases where Buyer claims damages allegedly arising out of defective or nonconforming Products, Buyers exclusive remedies and Mueller's sole liability will be those specifically provided for under the Warranty Section. IN NO EVENT, WHETHER ARISING BEFORE OR AFTER COMPLETION OF ITS OBLIGATIONS UNDER THE CONTRACT, WILL MUELLER CO. BE LIABLE FOR SPECIAL INDIRECT, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES OF ANY KIND (INCLUDING BUT NOT LIMITED TO LOSS OF USE, REVENUE OR PROFITS, INVENTORY OR USE CHARGES, COST OF CAPITAL OR CLAIMS OF CUSTOMERS) INCURRED BY BUYER OR ANY THIRD PARTY.

Assignment: Buyer will not assign an Order or any portion thereof without the advance, written consent of Mueller Co.

Waiver: Failure by Mueller Co. to assert all or any of its rights upon any breach of an Order will not be deemed a waiver of such rights either with respect to such breach or any subsequent breach, nor will any waiver be implied from the acceptance of any payment of service. No waiver of any right will extend to or affect any other right Mueller Co. may possess, nor will such waiver extend to any subsequent similar or dissimilar breach.

Severability: If any portion of these Terms is determined to be illegal, invalid or unenforceable for any reason, then such provision will be deemed stricken for purposes of the dispute in question and all other provisions will remain in full force and effect.

Time Limitation to Bring Action: It is agreed that no suit or cause of action or other proceeding will be brought against either party more than 1 year after accrual of the cause of action or 1 year after the claim arises, whichever is shorter, whether known or unknown when the claim arises or whether based on tort, contract or any other legal theory.

Choice of Law: These terms will be governed by and construed in accordance with the laws of the United States, State of Tennessee (without giving effect to conflict of law principles) as to all matters. The parties irrevocably submit to the exclusive jurisdiction of the United States District Court for the Eastern District of Tennessee.

Compliance with Laws/Ethical Practices: Mueller Co. and Buyer agree to comply with all applicable laws, regulations, codes and standards, including but not limited to those of the United States and other jurisdictions where the parties conduct business. Additionally, Buyer has not and will not offer, promise authorize or make, directly or indirectly, any payments (in money or any other item of value), contributions or gifts to any non-U.S. government agency, department official or government owned or controlled entity in order to obtain or retain business, or secure any other Improper business advantage, which would violate the U.S. Foreign Corrupt Practices Act and/or any other applicable anti-bribery laws. In the event Mueller Co. has reason to believe that a breach of any of the covenants listed above has occurred or will occur, (a) Mueller Co. may withhold further delivery of Products to Buyer until such time as it has received confirmation to its satisfaction that no breach has occurred or will occur, and Mueller Co. will not be liable to the undersigned for any claim, losses or damages whatsoever related to its decision to withhold delivery under this provision, and (b) Mueller Co. will have the right to audit Buyer in order to satisfy itself that no breach has occurred, and Buyer will cooperate in such audit.