GENERAL SALES TERMS & CONDITIONS

ITEM 1 - VALIDITY, ENTIRE AGREEMENT

1.1 These General Terms and Conditions apply to all purchases from Viking Air Limited ("Viking") of the following Goods and Services (collectively "Goods and Services") for DHC-1 (Chipmunk), DHC-2 (Beaver), DHC-3 (Otter), DHC-4 (Caribou), DHC-5 (Buffalo), DHC-6 (Twin Otter), Dash 7, Canadair CL-215, CL-215T, & CL-415, Shorts SC7 (Skyvan) & SD3 Series aircraft (collectively "Aircraft"): 
(a) spare parts ("Spares"); 
(b) technical publications ("Technical Publications"); and 
(c) engineering services, repair drawings, modification directives, life and cycle extensions, continuous airworthiness, technical support and verbal assistance for support (collectively "Support").

1.2 Viking and the buyer of the Goods and Services ("Buyer") agree that these General Terms and Conditions supersede all prior representations or agreements, and any terms and conditions found on any order to purchase Goods and Services ("Order") submitted by the Buyer to Viking. Any additional or inconsistent terms and/or conditions have no force or effect unless agreed to in writing by both parties.

1.3 All quotations and Order acknowledgments made by Viking are deemed to incorporate these General Terms and Conditions by reference.

1.4 Viking’s acceptance of any offer to purchase Goods and Services is expressly conditional upon the Buyer’s full agreement to all the terms and conditions stated herein. The Buyer’s placement of an Order or receipt by the Buyer of Goods and Services constitutes full acknowledgement of and assent to the terms and conditions set out herein.

ITEM 2 - PRICE, PAYMENT

2.1 All Orders must be submitted to Viking in writing. Viking will not accept verbal orders.

2.2 All prices are expressed and payable in U.S. dollars ("USD"), unless otherwise specified.

2.3 Subject to a minimum Order price, if applicable, Viking will invoice Orders at:
(a) the list price at the time an Order is accepted, subject to scheduled delivery of the within three (3) months of the date of the Order;
(b) the sum of actual hours required to perform Support multiplied by Viking’s hourly rate for performing that Support;
(c) the quoted or estimated price, if a price was quoted or estimated within thirty (30) days of the date of invoicing; or
(d) such other price as the parties expressly agree upon.

2.4 A minimum order price of one hundred and twenty five dollars ($125) applies to Orders for Spares and to Orders for Support.

2.5 Viking reserves the right to alter all prices at any time without notice.

2.6 If a Buyer would like an estimate for the cost of purchasing Support, then:
(a) free of charge, Viking will provide the Buyer with an initial assessment of the requirements to prepare the estimate;
(b) following receipt of the initial assessment, the Buyer must submit a written request to Viking’s Help Desk by e-mail to technical.support@vikingair.com.
(c) upon receipt of the written request, Viking will prepare an estimate;
(d) the estimate will clearly indicate approximate costs for:
(i) investigation, research and preparation of the estimate; and
(ii) execution of the Support, including the number of hours required and Viking’s hourly rate for performing that Support; and
(e) preparation of the Estimate shall be chargeable by Viking and payable by the Buyer.

2.7 Where applicable, all prices include the cost of standard commercial packing generally in accordance with Air Transport Association (ATA) Specification 300. Costs of any other or additional packaging will be charged to the Buyer.

2.8 Upon notification to the Buyer, Viking reserves the right to supply alternate or superseding Spares. Prices could vary on alternate or superseding Spares.

2.9 Viking reserves the right to supply an alternative solution for Support in order to respect airworthiness regulations or Original Equipment Manufacturer (OEM) directives. Prices could vary on alternate Support.

2.10 On both Orders of Spares and Orders of Support, Viking may, depending on the urgency, invoice additional support charges of 20% of the Order price with a minimum charge of two hundred and fifty dollars ($250), and a maximum charge of seven hundred fifty dollars ($750) per individual Spare or Support, for any confirmed Order for aircraft on ground (AOG). Use of Viking’s AOG service outside of regular business hours which results in an Order will be subject to these additional support charges.

ITEM 3 - DELIVERY, METHOD OF SHIPMENT AND PACKING

3.1 Viking may deliver Goods and Services via electronic format, if possible. Alternatively, delivery of Goods and Services will be FCA (Incoterms 2020) to the carrier nominated by the Buyer at Viking’s specified premises. However, Viking may, at its sole discretion, decline to use a specific carrier, in which event the Buyer shall nominate a different carrier.

3.2 The Buyer will select the method of shipment and carrier on an Order. However, if no method of shipment is specified by the Buyer, Viking will ship via Viking’s selected routing at the Buyer’s risk and expense.

3.3 If special crating is required for shipment, Viking will invoice the Buyer for the cost of the crate manufacture and/or supply.

3.4 The Buyer must provide Viking with written notice of short or incorrect shipment of Goods and Services within fifteen (15) days of the date of receipt at the Buyer’s facilities.

3.5 Delivery charges will be paid by the Buyer. Viking reserves the right to require payment of delivery costs in advance of shipment.

3.6 Items 3.6(a) – (e) below apply specifically to delivery, shipment and packing of Spares:
(a) Availability of Spares is subject to their prior sale or commitment to third parties prior to acceptance of an Order by Viking. Viking reserves the right to allocate Spares on an equitable basis among the Buyer and other customers, as determined by Viking in its sole discretion.
(b) Viking agrees that status reports of Orders for Spares will be made to the Buyer in accordance with guidelines set out in the most current revision of the World Airline and Suppliers Guide.
4.1 The Buyer agrees to fully comply with all applicable export laws and regulations and shall obtain and renew any necessary governmental export permits or similar authorizations which may be required for export of the Goods and Services. The Buyer will also provide all relevant supporting data, drawings, information and documentation.

4.2 Notwithstanding any other provision hereof, Viking will have no liability (including no obligation to provide substitute goods or services), nor will it be in breach hereof, if any government fails, for any reason, to issue or renew any export license or other official authorization affecting any Goods and Services.

ITEM 4 - EXPORT PERMITS

4.1 The Buyer agrees to fully comply with all applicable export laws and regulations and shall obtain and renew any necessary governmental export permits or similar authorizations which may be required for export of the Goods and Services. The Buyer will also provide all relevant supporting data, drawings, information and documentation.

4.2 Notwithstanding any other provision hereof, Viking will have no liability (including no obligation to provide substitute goods or services), nor will it be in breach hereof, if any government fails, for any reason, to issue or renew any export license or other official authorization affecting any Goods and Services.

ITEM 5 - TAXES AND DUTIES

5.1 The Buyer is responsible for all taxes, duties and other charges of any nature whatsoever, including interest and penalties thereon, arising from the sale, delivery or use of the Goods and Services, or related Support under an Order, and will reimburse Viking for any such charges Viking may be required to pay directly to a government authority or to a designated facility which performs any of the Support related to the Order.

5.2 In addition, the Buyer will pay to Viking on demand the amount of any customs duties required to be paid by Viking with respect to the importation by the Buyer of the Goods and Services, plus a fifteen percent (15%) administration fee.

ITEM 6 - PAYMENT TERMS

6.1 Payment from the Buyer is due within (30) calendar days of the date of Viking's invoice, unless otherwise specified.

6.2 Any overdue amount will bear interest from the due date until the date actual payment is received by Viking at an annual rate of interest equal to the U.S. prime interest rate as established from time to time by the National Bank of Canada, plus two percent (2%), calculated and compounded monthly. Interest will be automatically added to any and all outstanding accounts.

6.3 The Buyer will make payments in U.S. funds by one of the following methods:

(a) deposit or cheque delivered to:
Viking Air Limited
1959 de Havilland Way
Sidney, B.C., Canada V8L 5V5

(b) wire transfer to:
ACCOUNT NAME: Viking Air Limited
BANK NUMBER: 0010
TRANSIT NUMBER: 00090
ACCOUNT NUMBER: 00090 0212415
SWIFT CODE: CIBCATT

BENEFICIARY BANK NAME: Canadian Imperial Bank of Commerce (CIBC)
BENEFICIARY BANK ADDRESS: 1175 Douglas St, Victoria BC, V8W 2E1, Canada

INTERMEDIARY BANK NAME (if needed):
Wells Fargo Bank, N.A
ABA/Routing NUMBER: 026005092
SWIFT CODE: PNBPS3NYC
"When transferring funds, be sure to indicate "DO NOT CONVERT" in your bank instructions.

6.4 Viking reserves the right to alter the terms of payment:
(a) at any time by giving the Buyer thirty (30) days prior written notice of the new terms; or
(b) without prior notice if the Buyer fails to pay, when due, an amount the Buyer otherwise owes under any agreement with Viking.

6.5 The Buyer will comply with all applicable monetary and exchange control regulations and will obtain any necessary authority from the governmental agencies administering such regulations to enable the Buyer to purchase and make payments at the time and place and in the manner specified herein.

6.6 The Buyer will not delay payment for the Goods and Services pending, or based on the results of, an inspection or acceptance.

ITEM 7 - TITLE / RIGHTS OF USE

7.1 Property and title to Spares will pass to the Buyer when the purchase price is paid in full to Viking. Until the purchase price is paid to Viking, Viking retains a security interest in the Spares. Risk of loss of or damage to the Spares passes to the Buyer at the time of delivery. Viking agrees to inform the Buyer of the date the Spares are shipped and the carrier’s reference information.

7.2 The Buyer shall use Technical Publications for the sole purpose of operating, maintaining and supporting any aircraft type covered by these General Terms and Conditions.

7.3 The Buyer shall use Support solely for the purpose for which Viking provided the Support.

7.4 Viking is the owner of all intellectual property rights, including patent, copyright, trademark, industrial design and trade secrets in Technical Publications, Spares and in Support. Such intellectual property rights:
(a) are confidential and proprietary to Viking;
(b) will not be disclosed or transferred to any third party without Viking’s prior written consent; and
(c) remain the property of Viking at all times, regardless of whether this agreement has expired or been terminated.

7.5 Under no circumstances does the Buyer have the right to manufacture, produce, repackage or sell any aircraft parts, drawings, information, or documentation produced by Viking, without Viking’s prior written authorization by an authorized Viking Company Official.
ITEM 8 - WARRANTY / DISCLAIMER

8.1 Subject to the exceptions, conditions and limitations set forth in these General Terms and Conditions, Viking warrants that at the date of delivery:
(a) Spares manufactured by Viking, Technical Publications that originated from Viking, and Support shall be free from defects in material and/or workmanship;
(b) Spares manufactured by Viking, Technical Publications that originated from Viking, and Support shall be free from defects in design; and
(c) Support shall be in conformity with the Buyer’s requirements as confirmed by Viking.

8.2 Item 8.1 sets out the warranty (“Warranty”) Viking provides with respect to Goods and Services. The Warranty does not apply to Spares that are not manufactured by Viking or Technical Publications that do not originate from Viking or Support that is not provided by Viking.

8.3 Viking has no responsibility under the Warranty for:
(a) normal wear and tear and the need for regular maintenance and overhaul;
(b) unapproved modifications or changes;
(c) use of unapproved and/or uncertified spare parts;
(d) operation beyond purpose for which Goods and Services have been certified;
(e) defect resulting from the misuse of Goods and Services;
(f) defect resulting from an accidental break of Goods and Services;
(g) costs associated with test and overhaul at times prescribed in applicable manuals.

8.4 The Warranty shall remain in effect for any defect covered by the Warranty (“Defect”) that becomes apparent during the applicable warranty period set out below (“Warranty Period”):
(a) 90 days following delivery of Spares;
(b) 12 months following delivery of Technical Publications;
(c) 12 months following delivery of Support.

8.5 As to each matter covered by the Warranty, Viking’s sole obligation and liability under the Warranty is expressly limited to, at Viking’s sole election, either:
(a) correction by the repair, replacement, revision, rework or adjustment of the defective Goods and Services; or
(b) reimbursement of the purchase price by credit note.

8.6 Any repaired, replaced, revised, reworked or adjusted Goods and Services which is the subject of a warranty claim is warranted under the same terms and conditions as the originally delivered Goods and Services for the unexpired portion of the Warranty Period.

8.7 In replacing a defective Spare, Viking may supply a repaired or overhauled unit modified to a status identical to, or higher than, the defective Spare.

8.8 Viking’s obligations hereunder are subject to submission of a warranty claim in writing to Viking within the Warranty Period but no later than 30 days of the Defect becoming apparent, which warranty claim shall include but not be limited to the following information:
(a) the identity of the Goods and Services involved, including, if applicable, part number, lot id, serial number, title, revision number, and the quantity claimed to be defective;
(b) the manufacturer’s serial number of the aircraft with respect to which the Goods and Services was purchased, if applicable;
(c) the date the claimed Defect became apparent to the Buyer;
(d) a description of the claimed Defect and the circumstances pertaining thereto;
(e) the original documentation attached to the Goods and Services, if any; and
(f) unless the Defect is with respect to a Technical Publication:
   (i) the total flight hours (and cycles if applicable) accrued at the time the Defect became apparent to the Buyer; and
   (ii) visual evidence of the Defect acceptable to Viking (e.g. photographs).

8.9 All warranty claims shall be subject to audit and approval by Viking. Viking will make reasonable efforts to advise the Buyer of the disposition of the Buyer’s warranty claim within thirty (30) days of Viking’s receipt of the warranty claim and/or return of the defective Goods and Services to Viking’s designated facility at the Buyer’s cost. Viking shall notify the Buyer of Viking’s disposition of each warranty claim in writing.

8.10 If a warranty claim is recognized by Viking, Viking shall:
(a) reimburse all costs of transporting the defective Goods and Services from the Buyer to Viking’s designated facility and shall assume all costs of transportation of the repaired, corrected or replacement Spare back to the Buyer;
(b) assume all costs incurred for the repair, replacement, revision, rework or adjustment of the defective Goods and Services but will not include any of the Buyer’s costs for installation or removal of the defective Goods and Services; and
(c) make the repair, replacement, revision, rework or adjustment of the defective Goods and Services with reasonable care and dispatch.

8.11 Title to Spares returned to Viking under a warranty claim will at all times remain with the Buyer, except for title to a returned Spare that has been replaced, which passes to Viking upon shipment to the Buyer of the replacement Spare.

8.12 Viking shall be relieved of and shall have no obligation or liability under the Warranty if:
(a) the Defect did not become apparent within the Warranty Period;
(b) the Buyer did not report the Defect in writing to Viking within the period provided in Item 8.8;
(c) the Buyer did not submit reasonable proof to Viking within thirty (30) calendar days after the Defect becomes apparent that the Defect is due to a matter covered by the Warranty; or
(d) the defective Goods and Services is a Spare, and:
   (i) the Buyer did not return the Spare claimed to be defective to Viking’s designated facility (unless advised by Viking to retain such Spare pending evaluation of the Buyer’s claim); or
   (ii) the Spare was not installed, operated or maintained in accordance with the manufacturer’s documentation (including service bulletins and airworthiness directives), unless the Buyer furnishes reasonable evidence acceptable to Viking that such installation, operation or maintenance was not a cause of the Defect.

8.13 In the event that a Spare returned under a warranty claim is established to be serviceable, then Viking shall be entitled to charge and recover from the Buyer any reasonable costs incurred by Viking, including transportation charges, in connection with such warranty claim. However, in the event that repetitive in-service failure occurs on the particular Spare which is identified by Viking on a repeated basis to be serviceable, then Viking and the Buyer shall discuss and mutually agree on a course of further action to help identify the problem. In the event
the defect is ultimately confirmed to be a legitimate warranty claim, then the above mentioned costs incurred by Viking and charged to the Buyer shall be waived.

8.14 In the event that a Defect occurs on a repeated basis with a particular Engineering Service which is identified by Viking to be acceptable, then Viking and the Buyer shall discuss and mutually agree on a course of further action to help identify the problem. In the event the Defect is ultimately confirmed to be a legitimate warranty claim, then any costs incurred by Viking and charged to the Buyer in respect of the Defect shall be waived.

8.15 NOTWITHSTANDING ANYTHING TO THE CONTRARY:

(a) THE WARRANTY IS GIVEN BY VIKING AND ACCEPTED BY THE BUYER IN PLACE OF ALL OTHER EXPRESS, IMPLIED OR STATUTORY TERMS, REPRESENTATIONS, WARRANTIES OR CONDITIONS, IN CONTRACT OR IN TORT, INCLUDING WITHOUT LIMITATION, ANY WARRANTY OR CONDITION OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, IN CONNECTION WITH ANY DEFECT IN THE GOODS AND SERVICES, AND ALL SUCH OTHER TERMS, REPRESENTATIONS, WARRANTIES OR CONDITIONS ARE HEREBY EXPRESSLY DISCLAIMED; AND

(b) THE ONLY REMEDY FOR BREACH OF THE WARRANTY IS AS SET OUT HEREIN. FOR GREATER CERTAINTY, IN NO EVENT SHALL VIKING BE RESPONSIBLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH EITHER A BREACH OF SUCH WARRANTY, OR ANY TORTIOUS OR NEGLIGENT ACT OR OMISSION BY VIKING OR ITS AFFILIATES. SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES INCLUDE, WITHOUT LIMITATION: ECONOMIC LOSS, LOSS OR DAMAGE TO ANY PROPERTY OR PERSON, OR ANY OTHER EXEMPLARY, PUNITIVE OR SIMILAR DAMAGES, AS WELL AS EXPENSES INCURRED EXTERNAL TO THE GOODS AND SERVICES.

8.16 No variation or extension of the Warranty shall be binding unless it is in writing and signed by a duly authorized representative of Viking.

8.17 In no event shall Viking's liability exceed the purchase price of the Goods and Services, whether based in contract, strict liability, fault, tort, or any other asserted right.

8.18 The Buyer's acceptance of the Warranty, or the making of any claim or receipt of any benefit thereunder, constitutes the Buyer's acceptance of all the foregoing terms, conditions and limitations.

ITEM 9 - RETURN OF SPARES

9.1 All Spares returned to Viking for any reason shall be subject to Viking's Material Return Authorization procedure in effect at time of request for return. No liability for loss or damage to unauthorized returns will be accepted by Viking for any reason whatsoever.

9.2 Returns must only consist of Spares accompanied by all original documentation, including original certification documents.

9.3 The Buyer will be charged a restocking fee of up to 15% of the purchase price of any returned Spares unless Viking requests the return. The Buyer would then be credited the remainder of the purchase price to be used on subsequent orders.

9.4 The return of Spares, whether or not authorized, will be at the Buyer's expense, except as provided in Item 8 and under Item 15.

ITEM 10 - SUBSTITUTIONS AND MODIFICATIONS

10.1 With respect to Spares:

(a) Viking reserves the right to make any necessary corrections or changes in the design, part number or nomenclature of Spares covered by an order, to substitute Spares and to adjust prices accordingly, provided that installation or interchange ability is not affected. Viking shall promptly give the Buyer written notice of corrections, changes, substitutions and consequent price adjustments where an open order exists; and

(b) Corrections, changes, substitutions and price adjustments which affect interchangeability or exceed the quoted price of Spares may be made only with the Buyer's consent, which consent will conclusively be deemed to have been given unless the Buyer gives Viking written notice of objection within fifteen (15) days after receipt of Viking's notice, giving the Buyer the right to cancel the order.

10.2 With respect to Support:

(a) Viking reserves the right to make necessary corrections, changes or adjustments to Support at any time. Viking shall promptly give the Buyer written notice of corrections, changes or adjustments.

(b) Corrections, changes or adjustments shall be free of charge to the Buyer. However, those corrections, changes or adjustments could generate expenses to the Buyer and Viking shall have no obligation with respect to those expenses.

ITEM 11 - CANCELLATION OF ORDERS

11.1 If the Buyer cancels an order, Viking, at its option, shall be entitled to recover any and all actual damages suffered, in an amount not less than 15% of the original purchase price.

ITEM 12 - INSURANCE

12.1 Viking does not insure Goods and Services during shipment. Transportation insurance and claims processing are the sole responsibility of the Buyer. The Buyer assumes all risk of loss and/or damage upon shipment by Viking.

12.2 At Viking's request, the Buyer shall provide Viking with an insurance certificate as evidence of transportation insurance prior to shipment of the Goods and Services. The insurance certificate shall name Viking as loss-payee to the extent of Viking's financial interest in the Goods and Services.

ITEM 13 - EXCUSABLE DELAY

13.1 Viking shall not be liable for, nor be deemed to be in default under an Order or these General Terms and Conditions on account of, a delay in delivery of the Goods and Services or other performance resulting from causes beyond its reasonable control. These may include, but are not limited to, acts of government, court order, civil unrest, sabotage, adverse weather conditions, labour problems and shortage of materials or Support. Viking shall use reasonable efforts to avoid or remove the cause and resume performance with minimum delay. The time for delivery will be extended accordingly.

ITEM 14 - EXCLUSION OF LIABILITIES

14.1 VIKING SHALL HAVE NO OBLIGATION OR LIABILITY (EITHER IN LAW OR IN EQUITY), WHETHER ARISING IN CONTRACT (INCLUDING WITHOUT LIMITATION WARRANTY), IN TORT (INCLUDING THE ACTIVE, PASSIVE OR IMPUTED NEGLIGENCE OR STRICT PRODUCT LIABILITY OF VIKING OR ITS AGENTS, SUBSIDIARIES OR AFFILIATES) OR OTHERWISE, FOR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE
ITEM 15 - INSPECTION

15.1 It is the responsibility of the Buyer to inspect all Goods and Services upon receipt at their destination. Use of Goods and Services, or failure of the Buyer to give written notice of short or incorrect shipment of Goods and Services within fifteen (15) days of the date of receipt at the Buyer’s facilities, shall constitute acceptance. Acceptance shall be final and the Buyer waives the right to revoke acceptance for any reason, whether or not known to the Buyer at the time of acceptance, the Buyer’s remedies for defects discovered before acceptance are exclusively provided for in Item 15.2 below.

15.2 Any written notice of rejection referred to in Item 15.1 above shall specify the reasons for rejection. If Viking concurs with a rejection, Viking shall, at its option, correct, repair, replace, revise or adjust the rejected Goods and Services.

15.3 The Buyer shall, upon receipt of Viking’s written instructions and Material Return Authorization, return a rejected Spare, along with all original documentation, to Viking at its specified plant, or other destination as may be mutually agreeable.

15.4 The return of rejected Goods and Services to Viking, and the return or delivery of corrected, repaired, rejected, replaced or revised Goods and Services or any replacement for any such Goods and Services, shall be at Viking’s expense.

15.5 All Goods and Services supplied by Viking shall be certified and exclusively provided for in Item 15.2 below.

ITEM 16 - GENERAL PROVISIONS

16.1 These General Terms and Conditions and all related matters will be governed by, and construed in accordance with, the laws of British Columbia, Canada, and the federal laws of Canada applicable therein. Any litigation arising from, connected with or relating to the purchase of Goods and Services, or any related matters, must be resolved before the courts of British Columbia sitting in the City of Vancouver and the parties and each of them hereby irrevocably submit and attorn to the original and exclusive jurisdiction of these courts in respect of any dispute or matter related to the purchase of Goods and Services.

16.2 The parties agree to exclude the application of the United Nations Convention on contracts for the International Sale of Goods to all transactions relating hereto.

16.3 Alternative dispute resolution is Viking’s preferred approach for settling issues with respect to the application and interpretation of these Terms and Conditions, and the Buyer hereby confirms its commitment to consider the use of this approach. Notwithstanding the foregoing, nothing in these General Terms and Conditions shall be deemed to limit the rights and remedies of Viking.

16.4 These General Terms and Conditions are for the benefit of and bind the parties and their respective successors and assigns. Absent Viking’s prior written consent, any assignment or attempted assignment of an Order shall be wholly void, invalid and totally ineffective for all purposes. If consent is given, Viking may charge an assignment fee.

16.5 Viking may:
(a) assign any Order to any of its affiliates; or
(b) assign any of its rights to receive money under an Order to any party.

16.6 The benefit of the disclaimer in Item 8 and the exclusion of liabilities in Item 14 extends to all of the Viking Air Limited entities, divisions and subsidiaries that are not Viking, and to all of the respective officers, directors, employees and representatives of Viking and the Viking Air Limited entities, divisions and subsidiaries that are not Viking.

16.7 Each provision of these General Terms and Conditions is independent of every other provision of these General Terms and Conditions. If any provision of these General Terms and Conditions is held to be invalid or unenforceable for any reason, the remaining provisions will continue in full force and effect without being impaired or invalidated in any way. It is the intention of the parties that this agreement will have been made without reference to any provision which may, for any reason, be held to be invalid or unenforceable.

16.8 A waiver of a breach or default under these General Terms and Conditions shall not be a waiver of any other breach or default. The failure of a party to enforce compliance with any term or condition of these General Terms and Conditions shall not constitute a waiver of such term or condition.

16.9 Viking may terminate the whole or part of an Order at any time by written notice to the Buyer if the Buyer is in default in carrying out any of its obligations under these General Terms and Conditions, or if the Buyer becomes insolvent or performs or permits any act of bankruptcy, liquidation, reorganization or if a receiver, trustee or custodian is appointed of the Buyer or a substantial part of the Buyer’s assets. On termination, Viking shall have no further obligation to the Buyer and the Buyer will reimburse Viking for all legal fees and other expenses incurred by Viking in recovering any sums due regardless of whether the order has been terminated or not.

16.10 If Viking is in default in carrying out any of its obligations under these General Terms and Conditions, the Buyer shall, prior to termination of the whole or part of an Order, give Viking written notice of such default. Viking will have fourteen (14) calendar days (or more if authorized in writing from the Buyer) from the date of receipt of such notice in which to cure the default or to satisfy the Buyer that such default shall be cured within a period of time acceptable to the Buyer. If Viking fails to cure the default within the applicable time frame, the Buyer may terminate the Order for default by giving written notice of termination to Viking. The Buyer will be responsible for reimbursing Viking for any costs or expenses incurred with respect to an Order up to and including the date on which Viking receives written notice of termination.

16.11 Time is of the essence of any accepted Order and of these General Terms and Conditions.