ABB INC. ELECTRIFICATION PRODUCTS DIVISION

GENERAL TERMS AND CONDITIONS OF SALE

1. General.
   (a) Except to the extent otherwise stated in a separate agreement signed by ABB Inc., acting through its
       Electrification business (“EL”), or its affiliates (collectively referred to as “ABB”), these ABB Inc. Electrification General
       Terms and Conditions of Sale contained herein, together with any additional or different terms contained in ABB’s
       proposal or quotation (“Proposal”) submitted to the customer buying ABB goods and/or services (“Purchaser”), which
       Proposal shall control over any conflicting terms herein, if any, constitute the entire agreement (the “Agreement”) between
       the parties with respect to any order placed by Purchaser, and supersede all prior communications and
       agreements regarding the order.
   (b) The Agreement shall exclusively govern all transactions or orders placed with ABB’s Installation Products (“ELIP”),
       Smart Power (“ELSP”) or Smart Buildings (“ELSB”) businesses by Purchaser and may not be changed or superseded by
       any different or additional terms and conditions proposed by Purchaser, to which terms ABB hereby objects. If
       Purchaser issues an order to ABB, ABB shall either accept the order or shall reject the order in writing following
       completion of ABB’s internal review processes required under its corporate rules. An order is binding when duly signed
       or acknowledged in writing by authorized personnel of ABB or upon commencement of performance by ABB. Acceptance
       by ABB of the order, or Purchaser’s acceptance of ABB’s Proposal, is expressly limited to and conditioned upon
       Purchaser’s acceptance of this Agreement. Payment for or acceptance of any performance by ABB shall also constitute
       acceptance by Purchaser of the Agreement herein.
   (c) Unless the context otherwise requires, the term “Equipment” as used herein means all of the products, equipment,
       parts, accessories sold by ABB, and all software and software documentation, if any, licensed to Purchaser by ABB
       (“Software”) under the order.
   (d) Unless the context otherwise requires, the term “Services” as used herein means all labor, supervisory, technical
       and engineering, installation, repair, consulting or other services provided by ABB under the order.
   (e) As used herein, the term “Purchaser” means the party placing an order with ABB and shall include the initial end
       user of the Equipment and/or Services; provided, however, that Article 13(a) shall apply exclusively to the initial end user.

2. Prices.
   (a) Unless otherwise specified in writing, all Proposals expire thirty (30) days from the date thereof.
   (b) Proposal numbers must be referenced and purchase orders must include the quoted prices to receive quoted
       discounts. Failure to include this information will result in orders charged at standard price. Proposals are subject to
       ABB’s interpretation of the requirements and include only the material described and listed on the Proposal.
   (c) All quoted prices are subject to revision by ABB at any time in the event of any increase in raw material or energy
       costs. All clerical, typographical and mathematical errors in any Proposal are subject to correction by ABB.
   (d) Unless otherwise stated herein or in a separate agreement signed by ABB, Services prices are based on normal
       business hours (8 a.m. to 5 p.m. Monday through Friday). Overtime and Saturday hours will be billed at one and one-half
       (1 1/2) times the hourly rate; and Sunday hours will be billed at two (2) times the hourly rate; holiday hours will be billed
       at three (3) times the hourly rate. If a Services rate sheet is attached hereto, the applicable Services rates shall be those
       set forth in the rate sheet. Rates are subject to change without notice.
   (e) The price does not include any federal, state or local property, license, privilege, sales, use, excise, gross receipts,
       or other like taxes which may now or hereafter be applicable. Purchaser agrees to pay or reimburse any such taxes
       which ABB or its suppliers are required to pay or collect. If Purchaser is exempt from the payment of any tax or holds a
       direct payment permit, Purchaser shall, upon order placement, provide ABB a copy, acceptable to the relevant
       governmental authorities of any such certificate or permit.
   (f) The price includes customs duties and other importation or exportation fees, if any, at the rates in effect on the
       date of ABB’s Proposal. Any change after that date in such duties, fees, or rates, shall increase the price by ABB’s
       additional cost.
   (g) Any discounts taken against the invoiced price will be rebilled. ABB reserves the right to reject orders with
       incorrect terms.
   (h) Orders of any size will be accepted. However, ELIP orders less than five hundred dollars ($500) are subject to a
       handling charge of fifty dollars ($50). ELSB and ELBS orders less than one hundred fifty dollars ($150) are subject to a
       handling charge of twenty-five dollars ($25).
   (i) ELIP orders that are transmitted manually are subject to a handling charge of 2% of order value, except for
       Elastimold® Apparatus Project orders.
   (j) Prices, minimum/multiple amounts and inventory classes are subject to change without notice and are those in
       effect at the time of the shipment.
   (k) Equipment items indicated with minimum/multiple package quantities are not breakable under any
       circumstances. This includes drop shipments, special handling, and samples. There will be no system overrides to
       separate package quantities on an order basis.
   (l) All orders, whether entered manually or via EDX, are subject to carton lot rounding. Certain Equipment items are
packaged and sold in minimum/multiple lots only. Make-to-Order Equipment may be subject to minimum order
quantities if no current stock or inventory exists at the time an order is placed.

(m) Orders for Equipment with Make-to-Order (MTO) inventory classifications may be shipped and invoiced ten
percent (10%) above or below the quantity on the order due to manufacturing lot sizes. Inventory classifications are
subject to change without notice and are in effect at time of shipment.

3. Payment.
   (a) Unless specified to the contrary in writing by ABB, payment terms are net cash, payable without offset, in United
       States Dollars, 30 days from date of invoice by wire transfer to the account designated by ABB in the Proposal.
   (b) If in the judgment of ABB, the financial condition of Purchaser at any time prior to delivery does not justify the
terms of payment specified, ABB may require payment in advance, payment security satisfactory to ABB, or ABB may
terminate the order, whereupon ABB shall be entitled to receive reasonable cancellation charges. If delivery is delayed
by Purchaser, payment shall be due on the date ABB is prepared to make delivery. Delays in delivery or nonconformities
in any installments delivered shall not relieve Purchaser of its obligation to accept and pay for remaining installments.
   (c) Purchaser shall pay, in addition to the overdue payment, a late charge equal to the lesser of one and one-half
percent (1 1/2%) per month or any part thereof or the highest applicable rate allowed by law on all such overdue
amounts plus ABB's attorneys' fees and court costs incurred in connection with collection.
   (d) All credits are subject to deduction of any applicable prompt pay discount. All credits issued by ABB expire per the
terms of issuance or maximum one hundred eighty (180) days from the original date of issue.

   (a) Any changes requested by Purchaser affecting the ordered scope of work must be reviewed by ABB and resulting
   adjustments to affected provisions, including price, schedule, and guarantees mutually agreed in writing prior to
   implementation of the change.
   (b) ABB may, at its expense, make such changes in the Equipment or Services as it deems necessary, in its sole
discretion, to conform the Equipment or Services to the applicable specifications. If Purchaser objects to any such
changes, ABB shall be relieved of its obligation to conform to the applicable specifications to the extent that
conformance may be affected by such objection.

5. Delivery.
   (a) For purposes of this Agreement, “Delivery” shall mean delivery of the Equipment by ABB to the applicable shipping
carrier or freight forwarder.
   (b) Equipment manufactured, assembled or warehoused in the continental United States is delivered FCA ABB point
of shipment, Incoterms® 2020, to destinations in the United States. Equipment shipped to destinations outside
the United States will be delivered FCA ABB Warehouse, Incoterms® 2020. Purchaser shall be responsible for any and all
demurrage or detention charges. Purchaser will be responsible for providing its own export documentation at the
export border and will make necessary arrangements for export formalities regarding these shipments. All shipments
requiring EOI filing must be submitted timely and accurately and proof of filing to be provided to Seller.
   (c) ELIP’s prepaid freight is subject to the terms and conditions set forth in the ELIP Prepaid Freight Allowance Policy,
which is attached hereto. Full freight will be allowed on domestic shipments of EL ELSP and ELSP Equipment orders
of three thousand ($3,000) dollars or more to destinations in the continental United States. Purchaser is responsible for
freight charges on specified ABB Jokab Safety® fencing Equipment. Other Equipment lines may be subject to unique
freight terms; contact your sales rep for clarification.
   (d) When the transportation charges are the responsibility of or assumed by Purchaser, ABB will ship via freight
collect or third party per Purchaser’s request. Otherwise, ABB will ship and add all applicable transportation and
handling charges to the invoice.
   (e) ABB will not drop ship orders outside of the United States.
   (f) ABB will use its discretion in routing all shipments. Air shipments may be made upon request by Purchaser, if
Purchaser will assume all transportation and handling charges.
   (g) All accepted orders, whether or not delivery dates are specified thereon, are subject to delays or failures in
manufacture or delivery due to Force Majeure.
   (h) If the scheduled delivery of Equipment is delayed by Purchaser or by Force Majeure, ABB may move the Equipment
to storage for the account of and at the risk of Purchaser whereupon it shall be deemed to be delivered.
   (i) Shipping and delivery dates are contingent upon Purchaser's timely approvals and delivery by Purchaser of any
documentation required for ABB's performance hereunder.
   (j) Claims for shortages or other administrative errors in Delivery must be made in writing to ABB within ten (10)
days of receipt by Purchaser. Equipment may not be returned except with the prior written consent of and subject to
terms specified by ABB. Claims for damage after Delivery shall be made directly by Purchaser with the common carrier.
Claims involving ELIP Equipment are subject to the terms and conditions of the ELIP Procedure for Handling Loss &
Damaged Cargo Claims, which is incorporated by reference as if set forth herein.
6. Title & Risk of Loss.
Notwithstanding any agreement with respect to delivery terms or payment of transportation charges, title to Equipment (except with respect to Software for which title shall not pass because use is being licensed) shall pass upon Delivery and risk of loss or damage shall pass to Purchaser upon delivery according to the applicable freight term.

(a) Any inspection by Purchaser of Equipment on ABB’s premises shall be scheduled in advance to be performed during normal working hours.
(b) If the order provides for factory acceptance testing, ABB shall notify Purchaser when ABB will conduct such testing prior to shipment. Unless Purchaser states specific objections in writing within ten (10) days after completion of factory acceptance testing, completion of the acceptance test constitutes Purchaser’s factory acceptance of the Equipment and its authorization for shipment.
(c) If the order provides for site acceptance testing, testing will be performed by ABB personnel to verify that the Equipment has arrived at site complete, without physical damage, and in good operating condition. Completion of site acceptance testing constitutes full and final acceptance of the Equipment. If, through no fault of ABB, acceptance testing is not completed within thirty (30) days after arrival of the Equipment at the site, the site acceptance test shall be deemed completed and the Equipment shall be deemed accepted.

8. Warranties and Remedies.
(a) **Equipment and Services Warranty.** ABB warrants that Equipment (excluding Software, which is warranted as specified in paragraph (d) below) shall be delivered free of defects in material and workmanship and that Services shall be free of defects in workmanship. Unless a different time period (“Warranty Remedy Period”) is specified herein below or on the Equipment packaging or instructions, the Warranty Remedy Period for Equipment (excluding Software, Spare Parts and Refurbished or Replaced Parts) shall end twelve (12) months after installation or eighteen (18) months after date of shipment, whichever first occurs. The Warranty Remedy Period for new spare parts shall end twelve (12) months after date of shipment. The Warranty Remedy Period for refurbished or repair parts shall end ninety (90) days after date of shipment. The Warranty Remedy Period for Services shall end ninety (90) days after the date of completion of Services. The Warranty Remedy Period for ELIP Equipment shall be as follows: (i) twenty-four (24) months from date of shipment for all ELIP product lines not specifically identified herein, except for tools, which are warranted for ninety (90) days; (ii) Fisher Pierce products and Elastimold® Reclosers shall be warranted for thirty-six (36) months from date of shipment; and (iii) Joslyn® VBT and VBU capacitor switches are warranted for forty-eight (48) months or forty thousand (40,000) operations, whichever occurs first.
(b) **Equipment and Services Remedy.** If a nonconformity to the foregoing warranty is discovered in the Equipment or Services during the applicable Warranty Remedy Period, as specified above, under normal and proper use and provided the Equipment has been properly stored, installed, operated and maintained and written notice of such nonconformity is provided to ABB promptly after such discovery and within the applicable Warranty Remedy Period, ABB shall, at its option, either (i) repair or replace the nonconforming portion of the Equipment or re-perform the nonconforming Services or (ii) refund the portion of the price applicable to the nonconforming portion of Equipment or Services. If any portion of the Equipment or Services so repaired, replaced or re-performed fails to conform to the foregoing warranty, and written notice of such nonconformity is provided to ABB promptly after discovery and within the original Warranty Remedy Period applicable to such Equipment or Services or thirty (30) days from completion of such repair, replacement or re-performance, whichever is later, ABB will repair or replace such nonconforming Equipment or re-perform the nonconforming Services. The original Warranty Remedy Period shall not otherwise be extended.
(c) **Exceptions.** ABB shall not be responsible for providing temporary power, removal, installation, reimbursement for labor costs or working access to the nonconforming Equipment, including disassembly and re-assembly of non-ABB supplied equipment, or for providing transportation to or from any repair facility, or for any other expenses incurred in connection with the repair or replacement, all of which shall be at Purchaser’s risk and expense. ABB shall have no obligation hereunder with respect to any Equipment which (i) has been improperly repaired or altered; (ii) has been subjected to misuse, negligence or accident; (iii) has been used in a manner contrary to ABB’s instructions; (iv) is comprised of materials provided by or a design specified by Purchaser; or (v) has failed as a result of ordinary wear and tear. Equipment supplied by ABB but manufactured by others is warranted only to the extent of the manufacturer’s warranty, and only the remedies, if any, provided by the manufacturer will be allowed.
(d) **Software Warranty and Remedies.** ABB warrants that, except as specified below, the Software will, when properly installed, execute in accordance with ABB’s published specification. If a nonconformity to the foregoing warranty is discovered during the period ending one (1) year after the date of shipment and written notice of such nonconformity is provided to ABB promptly after such discovery and within that period, including a description of the nonconformity and complete information about the manner of its discovery, ABB shall correct the nonconformity by, at its option, either (i) modifying or making available to the Purchaser instructions for modifying the Software; or (ii) making available at ABB’s facility necessary corrected or replacement programs. ABB shall have no obligation with respect to any nonconformities resulting from (i) unauthorized modification of the Software or (ii) Purchaser-supplied software or interfacing. ABB
does not warrant that the functions contained in the software will operate in combinations which may be selected for use by the Purchaser, or that the software products are free from errors in the nature of what is commonly categorized by the computer industry as “bugs”.
(e) THE FOREGOING WARRANTIES CONTAINED HEREIN ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES OF QUALITY AND PERFORMANCE, WHETHER WRITTEN, ORAL OR IMPLIED, AND ALL OTHER WARRANTIES INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USAGE OF TRADE ARE HEREBY DISCLAIMED. THE REMEDIES STATED HEREIN CONSTITUTE PURCHASER’S EXCLUSIVE REMEDIES AND ABB’S ENTIRE LIABILITY FOR ANY BREACH OF WARRANTY.

(a) ABB shall defend at its own expense any action brought against Purchaser alleging that the Equipment or the use of the Equipment to practice any process for which such Equipment is specified by ABB (a “Process”) directly infringes any claim of a patent of the United States of America and shall pay all damages and costs finally awarded in any such action, provided that Purchaser has given ABB prompt written notice of such action, all necessary assistance in the defense thereof and the right to control all aspects of the defense thereof including the right to settle or otherwise terminate such action in behalf of Purchaser.
(b) ABB shall have no obligation hereunder and this provision shall not apply to: (i) any other equipment or processes, including Equipment or Processes which have been modified or combined with other equipment or process not supplied by ABB; (ii) any Equipment or Process supplied according to a design, other than an ABB design, required by Purchaser; (iii) any products manufactured by the Equipment or Process; (iv) any patent issued after the date hereof; or (v) any action settled or otherwise terminated without the prior written consent of ABB.
(c) If, in any such action, the Equipment is held to constitute an infringement, or the practice of any Process using the Equipment is finally enjoined, ABB shall, at its option and its own expense, procure for Purchaser the right to continue using said Equipment; or modify or replace it with non-infringing equipment or, with Purchaser’s assistance, modify the Process so that it becomes non-infringing; or remove it and refund the portion of the price allocable to the infringing Equipment. THE FOREGOING PARAGRAPHS STATE THE ENTIRE LIABILITY OF ABB AND EQUIPMENT MANUFACTURER FOR ANY PATENT INFRINGEMENT.
(d) To the extent that said Equipment or any part thereof is modified by Purchaser, or combined by Purchaser with equipment or processes not furnished hereunder (except to the extent that ABB is a contributory infringer) or said Equipment or any part thereof is used by Purchaser to perform a process not furnished hereunder by ABB or to produce an article, and by reason of said modification, combination, performance or production, an action is brought against ABB, Purchaser shall defend and indemnify ABB in the same manner and to the same extent that ABB would be obligated to indemnify Purchaser under this “Patent Indemnity” provision.

10. Limitation of Liability.
(a) IN NO EVENT SHALL ABB, ITS SUPPLIERS OR SUBCONTRACTORS BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, WHETHER IN CONTRACT, WARRANTY, TORT, NEGLIGENCE, STRICT LIABILITY OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO, LOSS OF PROFITS OR REVENUE, LOSS OF USE OF THE EQUIPMENT OR ANY ASSOCIATED EQUIPMENT, COST OF CAPITAL, COST OF SUBSTITUTE EQUIPMENT, FACILITIES OR SERVICES, UP AND DOWN EXPENSES, DOWNTIME COSTS, DELAYS, AND CLAIMS OF CUSTOMERS OF THE PURCHASER OR OTHER THIRD PARTIES FOR ANY DAMAGES.
(b) FURTHERMORE, ABB’S OVERALL LIABILITY FOR ANY CLAIM WHETHER IN CONTRACT, WARRANTY, TORT, NEGLIGENCE, STRICT LIABILITY, OR OTHERWISE FOR ANY LOSS OR DAMAGE ARISING OUT OF, CONNECTED WITH, OR RESULTING FROM THIS AGREEMENT OR THE PERFORMANCE OR BREACH THEREOF, OR FROM THE DESIGN, MANUFACTURE, SALE, DELIVERY, RESALE, REPAIR, REPLACEMENT, INSTALLATION, TECHNICAL DIRECTION OF INSTALLATION, INSPECTION, OPERATION OR USE OF ANY EQUIPMENT COVERED BY OR FURNISHED UNDER THIS AGREEMENT, OR FROM ANY SERVICES RENDERED IN CONNECTION THEREWITH, SHALL IN NO CASE (EXCEPT AS PROVIDED IN THE SECTION ENTITLED “PATENT INDEMNITY”) EXCEED THE PURCHASE PRICE ALLOCABLE TO THE EQUIPMENT OR PART THEREOF OR SERVICES WHICH GIVES RISE TO THE CLAIM.
(c) All causes of action against ABB arising out of or relating to this Agreement or the performance or breach hereof shall expire unless brought within one (1) year of the time of accrual thereof.
(d) In no event, regardless of cause, shall ABB be liable for penalties or penalty clauses of any description or for indemnification of Purchaser or others for costs, damages, or expenses arising out of or related to the Equipment and/Services.

11. Laws and Regulations.
(a) ABB does not assume any responsibility for compliance with federal, state or local laws and regulations, except as expressly set forth herein, and compliance with any laws and regulations relating to the operation or use of the Equipment or Software is the sole responsibility of the Purchaser.
(b) By placing an order with ABB, Purchaser represents, warrants and covenants that Purchaser will comply with all
applicable laws and regulations of the United States and all other jurisdictions regarding the marketing, sale, export and
distribution of ABB Equipment, including, but not limited to, the U.S. Export Control Laws and the U.S. Foreign Corrupt
Practices Act. Furthermore, Purchaser represents, warrants and covenants that Purchaser has not paid, offered to pay,
agreed to pay, or authorized or caused to be paid, directly or indirectly, any money or anything of value to any foreign
official (as defined in the U.S. Foreign Corrupt Practices Act) to induce such official to use their influence to obtain an
improper business advantage in connection with the purchase and resale of ABB Equipment.
(c) All laws and regulations referenced thereto shall be those in effect as of the Proposal date. In the event of any
subsequent revisions or changes thereto, ABB assumes no responsibility for compliance therewith. If Purchaser desires
a modification as a result of any such change or revision, it shall be treated as a change per Article 4.
(d) Prior to the Delivery of the Equipment, if in the country, state or municipality where the Equipment is being
delivered, any law, regulation, tariff, ordinance, order or by-law having the force of law is enacted, promulgated,
abrogated or changed, which shall be deemed to include any change in interpretation or application by the competent
authorities, that subsequently increases the costs and expenses of ABB and/or the applicable time for completion of the
Equipment, then the price shall be correspondingly increased, and/or the time for completion shall be reasonably
adjusted to the extent that ABB has thereby been affected in the performance of any of its obligations under the
Proposal or applicable order. ABB commits that any increases will solely reflect the additional costs incurred as a result
of legislation or tariffs and will not include any additional overhead costs or profits.
(e) Nothing contained herein shall be construed as imposing responsibility or liability upon ABB for obtaining any
permits, licenses or approvals from any agency required in connection with the supply, erection or operation of the
Equipment.
(f) This Agreement shall be governed by the laws of the State of New York, but excluding the provisions of the United
Nations Convention on Contracts for the International Sale of Goods and excluding New York law with respect to
conflicts of law. Purchaser agrees that all causes of action against ABB under this Agreement shall be brought in the
State Courts of the State of New York or the U.S. District Court for the Southern District of New York.
(g) If any provision hereof, partly or completely, shall be held invalid or unenforceable, such invalidity or
unenforceability shall not affect any other provision or portion hereof and this Agreement shall be construed as if such
invalid or unenforceable provision or portion thereof had never existed.

12. OSHA.

ABB warrants that the Equipment will comply with the relevant standards of the Occupational Safety and Health Act of
1970 (“OSHA”) and the regulations promulgated thereunder as of the date of the Proposal. Upon prompt written notice
from the Purchaser of a breach of this warranty, ABB will replace the affected part or modify it so that it conforms to
such standard or regulation. ABB’s obligation shall be limited to such replacement or modification. In no event shall
ABB be responsible for liability arising out of the violation of any OSHA standards relating to or caused by Purchaser’s
design, location, operation, or maintenance of the Equipment, its use in association with other equipment of Purchaser,
or the alteration of the Equipment by any party other than ABB.

13. Software License.

(a) ABB owns all rights in or has the right to sublicense all of the Software, if any, to be delivered to Purchaser under
this Agreement. As part of the sale made hereunder Purchaser hereby obtains a limited license to use the Software,
subject to the following: (i) The Software may be used only in conjunction with equipment specified by ABB; (ii) The
Software shall be kept strictly confidential; (iii) The Software shall not be copied, reverse engineered, or modified; (iv)
The Purchaser’s right to use the Software shall terminate immediately when the specified equipment is no longer used
by the Purchaser or when otherwise terminated, e.g. for breach, hereunder; and (v) the rights to use the Software are
non-exclusive and non-transferable, except with ABB’s prior written consent.
(b) Nothing in this Agreement shall be deemed to convey to Purchaser any title to ownership in the Software or the
intellectual property contained therein in whole or in part, nor to designate the Software a “work made for hire” under
the Copyright Act, nor to confer upon any person who is not a named party to this Agreement any right or remedy under
or by reason of this Agreement. In the event of termination of this License, Purchaser shall immediately cease using the
Software and, without retaining any copies, notes or excerpts thereof, return to ABB the Software and all copies thereof
and shall remove all machine readable Software from all of Purchaser’s storage media.

14. Inventions and Information.

Unless otherwise agreed in writing by ABB and Purchaser, all right, title and interest in any inventions, developments,
improvements or modifications of or for Equipment and Services shall remain with ABB. Any design, manufacturing
drawings or other information submitted to the Purchaser remains the exclusive property of ABB. Purchaser shall not,
without ABB’s prior written consent, copy or disclose such information to a third party. Such information shall be used
solely for the operation or maintenance of the Equipment and not for any other purpose, including the duplication
thereof in whole or in part.

15. Force Majeure.
ABB shall neither be liable for loss, damage, detention or delay nor be deemed to be in default for failure to perform when prevented from doing so by causes beyond its reasonable control, including, but not limited to, Acts of War (declared or undeclared), Acts of God, fire, strike, labor difficulties, acts or omissions of any governmental authority or of Purchaser, compliance with government regulations, insurrection or riot, embargo, delays or shortages in transportation or inability to obtain necessary labor, materials, or manufacturing facilities from usual sources or from defects or delays in the performance of its suppliers or subcontractors due to any of the foregoing enumerated causes.

In the event of delay due to any such cause, the date of Delivery will be extended by period equal to the delay plus a reasonable time to resume production, and the price will be adjusted to compensate ABB for such delay.


Special and made to order Equipment are non-cancelable and non-returnable. Any other order may be cancelled by Purchaser prior to shipment only upon prior written notice and payment of termination charges, including but not limited to, all costs identified to the order incurred prior to the effective date of notice of termination and all expenses incurred by ABB attributable to the termination, plus a fixed sum of ten (10) percent of the final total price to compensate for disruption in scheduling, planned production and other indirect costs. ABB may cancel any order prior to shipment upon prior reasonable notice to Purchaser.

17. Return of Equipment

Equipment returns are subject to the ELIP or ELSP/ELSB terms and conditions set forth in the Return Material Policies, which are attached hereto.

18. Termination.

No termination by Purchaser for default shall be effective unless, within fifteen (15) days after receipt by ABB of Purchaser’s written notice specifying such default, ABB shall have failed to initiate and pursue with due diligence correction of such specified default.

19. Export Control.

(a) Purchaser represents and warrants that the Equipment and Services provided hereunder and the “direct product” thereof are intended for civil use only and will not be used, directly or indirectly, for the production of chemical or biological weapons or of precursor chemicals for such weapons, or for any direct or indirect nuclear end use. Purchaser agrees not to disclose, use, export or re-export, directly or indirectly, any information provided by ABB or the “direct product” thereof as defined in the Export Control Regulations of the United States Department of Commerce, except in compliance with such Regulations.

(b) If applicable, ABB shall file for a U.S. export license, but only after appropriate documentation for the license application has been provided by Purchaser. Purchaser shall furnish such documentation within a reasonable time after order acceptance. Any delay in obtaining such license shall suspend performance of this Agreement by ABB. If an export license is not granted or, if once granted, is thereafter revoked or modified by the appropriate authorities, this Agreement may be canceled by ABB without liability for damages of any kind resulting from such cancellation. At ABB’s request, Purchaser shall provide to ABB a Letter of Assurance and End-User Statement in a form reasonably satisfactory to ABB.

20. Assignment.

Any assignment of this Agreement or of any rights or obligations under the Agreement without prior written consent of ABB shall be void.


For applications in nuclear projects, the Purchaser and/or its end user customer shall have complete insurance protection against liability and property damage resulting from a nuclear incident to and shall indemnify ABB, its subcontractors, suppliers and vendors against all claims resulting from a nuclear incident.

22. Resale.

If Purchaser resells any of the Equipment, the sale terms shall limit ABB’s liability to the buyer to the same extent that ABB’s liability to Purchaser is limited hereunder.
Elastimold® Apparatus Project Proposal Terms and Conditions:
Elastimold® Switchgear, Elastimold® Reclosers, Joslyn Hi-Voltage® Var Breaker Master, Joslyn Hi-Voltage® VerSaVac and Joslyn Hi-Voltage® Molded Vacuum Interrupter.

1. Proposal Scope
The scope for a Make-to-Order project shall be solely captured in the configurator Proposal and/or project scope document.

2. Customer Approval of Project Scope
A. Review: Purchaser first reviews the Proposal document.
   i. After Purchaser completes the review of the document and confirms acceptance of this scope, no changes shall be made unless captured in the configurator project scope document and mutually agreed to by ABB and Purchaser.
   ii. No other oral or written communication shall constitute a project scope change.
B. Approval: Purchaser’s valid and accepted purchase order will constitute acceptance of the Proposal and authorization for ABB to proceed with the design per the agreed project scope.

3. Design Engineering
ABB will schedule and proceed with design engineering work upon receipt of new or revised purchase order acknowledgment.

4. Sales Drawing
Upon completion of the engineering design, a sales drawing will be provided to Purchaser for review and approval.

5. Review Period and Changes to the Scope
Purchaser shall have up to seven (7) calendar days to review and return either a signed sales/engineering drawing:
A. With no changes: ABB will release the project to production, which constitutes Purchaser’s authorization for ABB to procure necessary materials for the job. A target ship date will be scheduled or reconfirmed.
B. With changes not captured in the specification:
   i. A change order will result in ABB re- quoting the price and/or lead time if there is an impact to either; and
   ii. A non-refundable engineering change fee of up to three thousand dollars ($3,000) per line item or design will be applied.
C. If additional changes are requested after receiving revised drawings, then:
   i. This will result in ABB re- quoting the price and/or lead time if there is an impact to either; and
   ii. A non-refundable engineering change fee of up to three thousand dollars ($3,000) per line item or design will be applied.
D. If Purchaser takes longer than seven (7) calendar days to review, sign and accept the sales/engineering drawing:
   i. The lead time for the shipping of the materials ordered may be re- quoted.

6. Completion of Design and Release to Operations
By returning a signed sales/engineering drawing, Purchaser authorizes ABB, under the provisions of these terms and conditions to:
   i. Complete the design and create the bill of materials (BOM) and release the project to operations; and
   ii. Operations will:
      (a) Procure materials for the manufacturing of the design; and
      (b) Schedule a production slot and proceed to manufacturing.

7. Change Orders after the Approval of the Sales/Engineering Drawing
A. Prior to two weeks before the ship date will result in:
   i. An engineering charge of ten percent (10%) of the system price;
   ii. Plus, applicable charges for all costs that have been incurred which will no longer be used for the project; and
   iii. A re-quote of the price and lead time required to make the changes.
B. Within two weeks of the CONFIRMED SHIP DATE:
   i. The design is frozen and no changes will be made.
   ii. If the order is cancelled, Purchaser must pay a twenty five percent (25%) cancellation and restocking charge, plus the cost of all materials associated with this custom engineered design.
C. If ABB is responsible for the design of the Equipment or Services, ABB may, at its expense, make such changes in the Equipment or Services as it deems necessary, in its sole discretion, to conform the Equipment or Services to the
applicable specifications. ABB will provide Purchaser reasonable prior notification for such decision and the reasons for the changes. If Purchaser objects to any such changes, ABB shall be relieved of its obligation to conform to the applicable specifications to the extent that conformance may be affected by such objection.

8. General Terms

ALL ABB INC. ELECTRIFICATION GENERAL TERMS AND CONDITIONS OF SALE SHALL APPLY TO THE PURCHASE OF ELASTIMOLD®, CABLE ACCESSORIES AND APPARATUS EQUIPMENT EXCEPT WHERE THEY CONFLICT WITH THE ABOVE TERMS. IN CASE OF CONFLICT BETWEEN THE ABB INC. ELECTRIFICATION GENERAL TERMS AND CONDITIONS OF SALE, THEN THE PROVISIONS OF THESE PROJECT PROPOSAL TERMS AND CONDITIONS SHALL HAVE PRECEDENCE.
eFab™ Project Proposal Terms and Conditions:
These terms shall apply to all ABB Steel City eFab® Equipment purchases from ABB and its authorized distributors.

1. **Proposal Scope**
The scope for any Steel City eFab® Equipment Make-to-Order project shall be solely captured in the configurator Proposal and/or project scope document. Unless otherwise specified in writing, all Proposals expire sixty (60) days from the date thereof.

2. **Purchaser Approval of Project Scope**
   A. **Review:** Purchaser first reviews the Proposal document.
      i. After Purchaser completes the review of this scope, no changes shall be made unless captured in the written project scope (takeoff / quote) documentation and mutually agreed to by ABB and Purchaser.
      ii. No other oral or written communication shall constitute a project scope change.
      iii. Project changes may result in a change to the project scope. See Review Period and Changes to the Scope section of these terms.
   B. **Approval:** Purchaser’s valid and accepted purchase order from an authorized distributor will constitute acceptance of the Proposal and authorization for ABB to proceed with the design per the agreed project scope.

3. **Design Engineering**
ABB will schedule and proceed with design engineering work upon receipt of new or revised purchase order acknowledgment.

4. **Engineering Drawing (i.e. Room Layout and Assembly Drawings)**
   Upon completion of the engineering design, a sales drawing will be provided to Purchaser for review and approval.

5. **Review Period and Changes to the Scope**
Purchaser shall have up to fourteen (14) calendar days to review and return either a signed sales/engineering drawing or request changes at no additional cost:
   A. If Purchaser or its contractor requests specific components be used in the project, then a written sign-off on the componentry bill of material (BOM) is required by Purchaser during the design review period, which may result in increased costs.
   B. Review by Purchaser with no changes:
      If no changes are requested during the review, ABB will release the project to production, which constitutes Purchaser’s authorization for ABB to procure necessary materials and components for the job. A target shipping schedule will be scheduled or reconfirmed. A minimum of three (3) weeks lead time is required after final approval of drawings.
   C. Review by Purchaser with requested changes not captured in the specification:
      i. A change requires a change order form which will result in ABB re-quoting the price and/or lead time if there is an impact to either.
   D. If additional changes are requested after receipt of signed drawings by ABB, then:
      i. A change order form is required which will result in ABB re-quoting the price and/or lead time if there is an impact to either;
      ii. Before changes are implemented, Purchaser must give written approval of all design changes.
      iii. Purchaser agrees that any changes to the initial design may result in a change to the delivery schedule. ABB will provide a revised shipping schedule to Purchaser as part of the design change review.
   E. If Purchaser takes longer than fourteen (14) calendar days to review, sign and accept the sales/engineering drawing then the lead time for the shipping of the materials ordered may be re-quoted.

6. **Completion of Design and Release to ABB**
   A. By returning signed engineering drawings, agreed upon components and corresponding purchase order from the authorized distributor, Purchaser authorizes ABB, under the provisions of these terms and conditions herein to:
      i. Release the design and create the BOM and release the project to operations; and
      ii. ABB will:
         (a) Procure materials and components for the manufacturing of the design; and
         (b) Schedule a production slot and proceed to manufacturing.
   B. At the time of the Proposal, the Purchaser shall provide an estimated required initial shipment date and proposed...
shipment schedule for all Equipment under the purchase order. C. Shipments will proceed upon the mutually agreed delivery schedule. D. All Equipment is subject to final review and inspection by the electrical inspector from the local governmental authority having jurisdiction for the work on site (the "Inspector"), who has final approval for the design of the Equipment. Purchaser shall be responsible for any further design changes required by the Inspector, as well as any costs for changes requested by Purchaser or its contractor in the field. For clarity, Purchaser and its contractor are responsible to coordinate with the Inspector to confirm the Equipment meets the local governmental authority's inspection process.

7. Change Orders after the Approval of the Sales/Engineering Drawing
A. Any change after drawing approval will only be considered by ABB through a change order form submitted by Purchaser, which shall result in any new costs and timeframes associated with the requested change. ABB shall respond within a maximum of seven (7) calendar days to inform Purchaser of the cost and delivery schedule impact due to the change.
B. If changes are requested within three (3) weeks of the confirmed ship date:
   i. The design of any equipment cannot be changed within twenty (21) days of the agreed upon ship date;
   ii. If the order is cancelled, Purchaser must pay a twenty-five percent (25%) cancellation and restocking charge, plus the cost of all material and components associated with this custom engineered design that are non-returnable. Typically, all third-party components are non-returnable items, however ABB will reasonably attempt to salvage or return any purchased materials or components.

8. General Terms and Notes
A. All ABB Inc. Electrification General Terms and Conditions of Sale shall apply to the purchase of eFab™ equipment except where they conflict with the terms herein. In case of conflict between the ABB Inc. Electrification General Terms and Conditions of Sale, then the provisions of these eFab® Project Proposal Terms and Conditions shall have precedence.
B. To the extent that the authorized distributor’s contract terms with Purchaser differ from these eFab® Project Proposal Terms and Conditions or the ABB Inc. Electrification General Terms and Conditions of Sale, then the distributor shall indemnify and defend ABB from and against any and all liability due to such difference.
C. If a defect or nonconformity is discovered in any eFab™ Equipment, then Purchaser shall report the exact assembly, unit type, room number, or other identifying installation location information and submit photographic documentation of such defect or nonconformity to ABB within five (5) business days, in addition to all other warranty requirements under the ABB Inc. Electrification General Terms and Conditions of Sale. Furthermore, Purchaser and the authorized distributor acknowledge and agree that:
   i. Purchaser and ABB shall first discuss and mutually agree to take any action to (i) repair or replace the nonconforming or defective portion of the Equipment or (ii) refund the portion of the price applicable to the nonconforming portion of the Equipment. ABB shall not be liable for any costs or expenses incurred by Purchaser itself or through the use of a third-party to repair or replace the Equipment without written authorization by ABB.
   ii. Equipment supplied by ABB but manufactured by a third-party is warranted only to the extent of the manufacturer’s warranty, and only the remedies, if any, provided by the manufacturer will be allowed. ABB warrants only that Services shall be free of defects in workmanship with respect to the assembly of third-party products in the Equipment.
D. All components used in ABB’s eFab assemblies are UL® inspected, but currently there is no standard National Electrical Code (NEC) requirement that prefab assemblies be UL® listed. However, there are application or installation areas where Equipment such as fittings, cable, devices, etc. are required to be UL® listed. Under normal circumstances, ABB will provide UL® listed Equipment if the NEC mandates UL® listing. Purchaser acknowledges and agrees that the Inspector for the work on site has final approval for the design of the Equipment and Purchaser shall be liable for any further design changes required by the Inspector.
E. Purchaser acknowledges and agrees that ABB PROVIDES PREFAB ELECTRICAL AS A SERVICE TO OUR CUSTOMERS. Purchaser and its contractor installing the Equipment shall be responsible for confirming that the eFab™ Equipment will pass local inspection and meet local code requirements.
F. Notwithstanding any other provision of this Agreement, if ABB has agreed in writing upon a guaranteed delivery date (the “Guaranteed Delivery Date”) and the actual delivery date is delayed due to causes directly and solely attributable to ABB by more than thirty (30) calendar days beyond the Guaranteed Delivery Date, excluding any mutually agreed extensions of time or Force Majeure events, then ABB shall pay Purchaser as liquidated damages, and not as a penalty, a sum equal to half of a percent (0.5%) of that portion of the order attributable to the delayed Equipment for each subsequent full day of delay, up to a maximum of ten percent (10%) of the purchase order for all delayed Equipment. The liquidated damages provided herein shall be ABB’s sole and exclusive liability and Purchaser’s sole remedy for delay.
ABB Inc. ELSB and ELSP businesses

RETURN MATERIAL POLICY
Effective 9/01/2019

1. **Application of Policy**

This Return Material Policy (the “policy”): (i) applies to all Equipment purchased from, ABB Electrification Smart Power (“ELSP”) and ABB Electrification Smart Buildings (“ELSB”) business lines (collectively “ABB”); (ii) covers all types of Equipment returns to ABB; and (iii) supersedes all prior ABB return policies. Except as modified by this policy, the ABB Inc. Electrification General Terms and Conditions of Sale and the ABB Select Program terms (as applicable) will control the relationship between ABB and the Purchaser. However, existing contracts between ABB and the Purchaser, to the extent they conflict with this policy, will be honored for their respective contractual terms until expiration and/or amendment.

2. **General Policy For All Returns**

   a. ABB will only accept Equipment returns with an approved Returned Material Authorization (“RMA”) form.

   b. Equipment returns requests will only be accepted for the following reasons as set forth in this policy:
      i. **Stock Rotation Return** (periodic inventory adjustment);
      ii. **Administrative Return** (shipping and order entry errors by ABB); or
      iii. **Warranty Return** (defective material).

   c. The reason for return should be clearly indicated on the RMA form.

   d. Requests for returns may be submitted through the sales organization or directly to the appropriate customer service representative (“CSR”). Request for returns may also be submitted through T&B Access (or its equivalent), as it becomes available.

   e. The CSR will validate the Equipment on the RMA prior to approval. Final return approvals are authorized by ABB management.

   f. All returns are subject to inspection by ABB and ABB shall determine if repackaging will be required. A 35% repackaging fee will be applied when applicable.

   g. All returns must conform to current catalog description, be in saleable condition and have been purchased directly from ABB or an authorized distributor.

   h. Custom made, specially designed or made-to-order Equipment is not returnable. Additionally, hazardous materials are not returnable under any circumstance.

   i. Upon approval of a valid return, ABB will provide the following information:
      i. **RMA Return Number** (to be referenced on all cartons or pallets being returned as well as on any documentation);
      ii. Disposition for each requested item;
      iii. Estimated credit for the return request based on information provided, subject to ABB inspection;
      iv. Address to applicable ABB returns location;
      v. Responsibility of freight costs for the return;
      vi. Required carrier where ABB accepts responsibility for freight; and
      vii. Deadline for receipt of the material at designated ABB facility.

   j. No credit will be given for items returned which are not included on an approved RMA or which exceed approved quantities. Unauthorized returns for Equipment will be returned to Purchaser at the Purchaser’s expense or scrapped with the Purchaser’s permission.

   k. Applicable prompt payment/cash discounts will be deducted from the credit memo for all RMA returns.

   l. A credit memo will be issued after receipt of a return made in conformance with this policy. No deduction for returned material is allowed until a credit memo is issued.

   m. All returns will be credited at the lowest price paid in the last 12 months, unless a purchase order number or invoice is referenced for the Equipment.
n. If a Purchaser has outstanding charges at the time of the RMA request that are related to prior unpaid repackaging or unpaid disallowed deductions for returns fees, then ABB reserves the right to put the Purchaser on “RMA Hold” until the charges can be resolved. The “RMA Hold” will allow Purchaser to submit a new RMA online but the RMA cannot be processed and approved by ABB until the outstanding fees have been resolved.

3. **Stock Returns**
   
a. All stock returns must be consistent with this policy and each of the conditions below:
   
i. A Purchaser is allowed one (1) return per calendar year, which shall not exceed five (5%) percent of the prior year’s shipments based on the applicable business line (ELSP or ELSB) for the return;
   
ii. An offsetting stock order equal in value to the return must be placed by prior to ABB’s issuance of a credit memo for a valid return;
   
iii. All items must be in full, original, unopened inner/master cartons, of current catalog design and in saleable condition; and
   
iv. All stock returns must be received by November 30th of the current year and any stock returns shall be allowed only for Equipment that was purchased within the preceding twelve (12) months from the invoice date.

b. Any Equipment designated as custom made, specially designed, obsolete, non-returnable or made-to-order (either published or unpublished) is not returnable.

c. A thirty-five (35%) percent repackaging charge will be incurred when Equipment is returned in less than carton quantities or requires repackaging. Additional repackaging charges may be incurred in other situations.

d. All stock returns will be credited at the lowest price paid in the last twelve (12) months, unless a purchase order number or invoice is referenced for the Equipment.

4. **Administrative Returns**
   
a. Equipment returns are allowed for administrative errors caused by ABB as indicated below.

b. Any Equipment which has been in stock more than twelve (12) months from the date of the original invoice is not acceptable for an administrative return.

c. Return requests for shipping errors (wrong quantity, wrong product, late or early shipments caused by ABB) must be reported within ten (10) days of the shipment being received by Purchaser.

d. All Equipment must be in full, original, unopened, master cartons of current catalog design and in saleable condition as originally shipped by ABB.

e. Claims for damage after Delivery shall be made directly by Purchaser with the common carrier.

f. All other claims for administrative errors caused by ABB (including claims for pricing errors and special price agreement claims) must be made within one hundred eighty (180) days of the date of invoice or they will be disallowed.

g. **Returns for administrative errors caused by the Purchaser are NOT ALLOWED.** Purchaser’s order errors may only be treated as stock returns if the Equipment is eligible. If applicable, a distributor must add this Equipment to an annual stock return.

5. **Warranty Returns**
   
a. All Equipment returned for repair under warranty will be repaired or replaced under the terms specified by the applicable warranty set forth in the ABB Inc. Electrification General Terms and Conditions of Sale.

b. All warranty returns will be credited at the lowest price paid in the last 12 months, unless a purchase order number or invoice is referenced for the Equipment.
ABB Inc. ELIP business

RETURN MATERIAL POLICY
Effective 3/1/2020

I. Application of Policy
This ELIP Return Material Policy (the "Policy"): (i) applies to all Equipment purchased from ABB Installation Products Inc. (formerly Thomas & Betts Corporation and hereinafter "ELIP"), (ii) covers all types of Equipment returns to ABB; and (iii) supersedes all prior ABB ELIP return policies. Except as modified by this Policy, the ABB Inc. Electrification Products Division General Terms and Conditions of Sale will control the relationship between ABB and the Purchaser.

II. General Requirements for All Returns:
   a. ABB will only accept Equipment returns with an approved Returned Material Authorization ("RMA") form.
   b. Material must be received at ABB designated location within 20 days after approved RMA has been issued.
   c. Equipment returns requests will only be accepted for the following reasons as set forth in this Policy:
      a. Warranty Return (defective material);
      b. Stock Rotation Return (periodic inventory adjustment);
      c. Administrative Return (shipping and order entry errors by ABB)
   d. The reason for return should be clearly indicated on the RMA form.
   e. Requests for returns may be submitted through the sales organization or directly to the appropriate customer service representative ("CSR"). Request for returns may also be submitted through T&B Access (or its equivalent), as it becomes available.
   f. The CSR will validate the Equipment on the RMA prior to approval. Final return approvals are authorized by ABB management.
   g. All returns are subject to inspection by ABB and ABB shall determine if repackaging will be required. A 35% repackaging fee will be applied when applicable.
   h. All returns must conform to current catalog description, be in saleable condition and have been purchased directly from ABB or authorized distributor.
   i. Custom made, specially designed or made-to-order Equipment is not returnable under any circumstance. No hazardous materials will be returned under any circumstance.
   j. Upon approval of a valid return, ABB will provide the following information:
      i. RMA Return Number (to be referenced on all cartons or pallets being returned as well as on any documentation);
      ii. Disposition for each requested Item;
      iii. Estimated credit for the return request based on information provided, subject to ABB inspection;
      iv. Address to applicable ABB returns location;
      v. Responsibility of freight costs for the return
      vi. Required carrier where ABB accepts responsibility for freight; and
      vii. Deadline for receipt of the material at designated ABB facility.
   k. Additional provisions:
      i. No credit will be given for items returned which are not included with an approved RMA and which exceed approved quantities. Unauthorized returns for Equipment will be returned to Purchaser at the Purchaser’s expense or immediately scrapped.
      ii. Applicable prompt payment/cash discounts will be deducted from the credit memo for all RMA returns.
      iii. A credit memo will be issued after receipt of a return made in conformance with this Policy. Deducting prior to receipt of a valid claim credit constitutes a serious non-compliance event. No deductions for returned material are allowed until a return is processed and verified and subsequent credit memo is issued.
      iv. All returns will be credited at the lowest price paid in the last 12 months, unless a purchase order number or invoice is referenced for the Equipment.
      v. If a Purchaser has outstanding charges at the time of the RMA request that are related to prior unpaid repackaging or unpaid disallowed deductions for returns fees, then ABB reserves the right to put the Purchaser on “RMA Hold” until the charges can
I. ELIP reserves the right to run certain incentives or programs that may have guidelines outside of this Policy. Participation in these programs is at Purchaser’s discretion and will be governed by program specific guidelines.

III. **Warranty Returns:**
   a. All Equipment returned for repair under warranty will be repaired or replaced under the terms specified by the applicable warranty set forth in the ABB Inc. Electrification General Terms and Conditions of Sale.
   
   b. All warranty returns will be credited at the lowest price paid in the last 12 months, unless a purchase order number or invoice is referenced for the Equipment.

IV. **Stock Returns**
   a. All stock returns must be consistent with this Policy and each of the conditions below:
      i. A Purchaser is allowed one (1) return per calendar year, which shall not exceed two and a half (2.5%) percent of the prior year’s net ELIP sales. Net sales is defined as gross sales minus returns, special pricing agreement discounts, rebates, concessions and credits.
      ii. All items must be in full, original, unopened inner/master cartons, of current catalog design and in saleable condition. Less than carton quantities will not be accepted as returns; and
      iii. All stock returns must be received by November 30th (approved RMA required and physical receipt of inventory by ABB) of the current year and any stock returns shall be allowed only for Equipment that was purchased within the last 12 months.
   
   b. Any Equipment designated as custom made, specially designed, obsolete, non-returnable or made-to-order (either published or unpublished) is not returnable under any circumstance.
   
   c. All returns are subject to a 20% handling charge (verified return value) which will be deducted from the credit.
   
   d. A thirty-five (35%) percent repackaging charge will be incurred when Equipment is returned requires repacking. Additional repackaging charges may be incurred in other situations.
   
   e. All stock returns will be credited at the lowest price paid in the last twelve (12) months.
   
   f. Purchasers responsible for all freight associated with stock returns.

V. **Administrative Returns:**
   a. Return requests for shipping errors (wrong quantity, wrong product caused by ABB) must be reported within ten (10) days of the shipment being delivered. Delivery date is measured by Proof of Delivery Date provided the Carrier.
   
   b. All Equipment must be in full, original, unopened, master cartons of current catalog design and in saleable condition as originally shipped by ABB.
   
   c. Claims for damage after Delivery shall be made directly by Purchaser with the common carrier and must follow the ELIP Procedure for Handling Loss & Damaged Cargo Claims, which is incorporated by reference as if set forth herein.
   
   d. All other claims for administrative errors caused by ABB must be reported within 90 days of days of the date of invoice or they will be disallowed.
   
   e. If the return was the fault of ABB, the freight will be covered by ELIP. ABB will arrange for transportation by ABB designated carrier.
   
   f. Returns for administrative errors caused by the Purchaser are NOT ALLOWED.
IV. What is a Prepaid Freight Allowance?

A prepaid freight allowance is a benefit that is reserved for ABB Electrification Installation Product (ELIP) Purchasers that meet certain minimum value thresholds when placing orders of ELIP products. In return for meeting these thresholds, ELIP will cover the freight expense associated with delivering the purchaser’s goods.

II. Purpose:

The prepaid freight benefit is an incentive for Purchasers to place larger orders to assist ELIP’s distribution center to operate in a more effective manner and pass on additional savings to our Purchasers.

III. Requirements to Qualify for Prepaid Freight:

a. A single purchase order requires a minimum value of $2,500 (pretax) to include a mix of ELIP products (except as noted below in b) requested for delivery in one shipment to one location in the continental United States.

b. Exception: A single purchase order including of Cable Tray, Strut, or Ocal® requires a minimum value of $6,500 (pretax) requested for delivery in one shipment to one location in the continental United States.

c. Additional provisions that apply to prepaid freight allowance benefit:

i. Average time to ship in-stock items is 3 to 5 Business days. ABB makes no guarantee on delivery timing. Reasonable efforts will be made to ensure goods are delivered according to industry standard in compliance with all laws;

ii. Made to Order products will ship at quoted or published lead times from sales representatives or T&B Access®

iii. Transportation will be provided on ABB approved ground carriers;

iv. Any changes to delivery information after an order is accepted by ABB will be assessed a change order fee of $50 USD, plus an incremental fee(s) based on carrier and processing charge(s) required to implement change; and

v. ABB may select the ground carrier.

IV. Delivery terms:

a. All purchase orders where ELIP is providing prepaid freight will be delivered Free Carrier (FCA) ABB Origin, INCOTERMS® 2020, unless expressly agreed upon in writing by authorized employee of Purchaser and ELIP. Products will be delivered with freight prepaid to first domestic destination within the continental U.S. (excluding Alaska & Hawaii). Risk of loss of and title transfer will occur at point of origin.

b. Purchaser will be required to collect merchandise from ABB with an approved ground carrier within a reasonable window of agreed delivery or Purchaser shall be subject to passthrough billing fees from carriers.

V. Miscellaneous:

a. In the event that the entire purchase order is not available to be shipped on the requested date, ELIP will advise the Purchaser of the portion of the purchase order that is not available and then at ELIP’s sole discretion either cancel that portion or hold the shipment until the entire order is ready to ship.

b. Claims or disputes must follow the ELIP Procedure for Handling Loss & Damaged Cargo Claims, which is incorporated by reference as if set forth herein.

c. ELIP will not cover return freight on returns of any products as part of this ELIP Prepaid Freight Allowance Policy (the “Policy”). Please see the ELIP Return Materials Policy, which shall be incorporated by reference as if set forth herein.

d. No verbal agreements will be accepted to override this Policy. Any exceptions must be agreed in writing by an authorized person at ABB.

e. ABB reserves the right to amend any or all the terms of this Policy at any time in its sole discretion.

f. ALL ABB INC. ELECTRIFICATION GENERAL TERMS AND CONDITIONS OF SALE (which shall be incorporated by reference as if set forth herein) SHALL APPLY TO ANY PURCHASE HEREUNDER, EXCEPT WHERE THEY CONFLICT WITH THE
TERMS IN THIS ELIP PREPAID FREIGHT ALLOWANCE POLICY. IN CASE OF CONFLICT BETWEEN THE ABB INC. ELECTRIFICATION GENERAL TERMS AND CONDITIONS OF SALE, THEN THE PROVISIONS OF THIS ELIP PREPAID FREIGHT ALLOWANCE POLICY SHALL HAVE PRECEDENCE.

VI. Definitions:

a. Business Days: Monday through Friday 8am CST - 5pm CST excluding holidays.

b. Made to Order – Any product that is produced or prepared when ordered with a unique item number, is custom made or specially designed.

c. Stock Products- Any products manufactured to homogenous specifications.

d. Time to Ship: Shall mean to the time period between the order placement and the handling of the product over to the carrier for transport.
1. **Field Services**

ABB EL Smart Power Service (hereinafter “ABB ELSP Service”), which acts through ABB Inc.’s Electrification business, provides a wide range of engineering and technical support services designed to assist in the selection, operation and maintenance of our Equipment. Services include application, coordination, power quality and system studies, supervision of equipment installation or maintenance activity, start-up, training, repair, commissioning, equipment technical or integration services.

2. **Qualifications**

ABB ELSP Service personnel are factory certified and have received specific training in the design, assembly, installation and test of our Equipment. All services provided by ABB ELSP Service include full factory warranty for labor and repair parts indicated in the statement of work provided.

3. **Repair Parts**

Repair parts provided as part of ABB ELSP Service are guaranteed to be factory authorized materials and to be either new or factory refurbished materials, where warranted.

4. **Training**

Training is available on-site or at the appropriate ABB training facility. In field training is customized to the specific need of each customer and may include engineering application, operation and maintenance of ABB Equipment. Demonstration equipment is available for site training when customer’s equipment is otherwise unavailable for training use.

5. **Contracted Services**

ABB ELSP Service does not certify independent repair companies for maintenance and repair of its equipment. Services provided by a 3rd party, unless contracted through ABB ELSP Service, are not warranted through ABB.

6. **ABB ELSP Service Rates**

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7. **Payment Terms**

Payment terms for ABB ELSP Services are Net 30 days from invoice.

8. **Daily Rate**

A daily rate, when specified, applies to all time worked or traveled not to exceed ten (10) hours per day. Work hours are consecutive with allowance for meal(s). Partial days are invoiced as a whole day.

9. **Overtime**

Overtime rate applies to all hours worked in excess of eight (8) hours in one day or ten (10) hours where daily rate applies. ABB policy includes a maximum workday of twelve (12) hours in one day (24 hours) including travel time. Work day may be extended to a maximum of sixteen (16) hours under special circumstances and only with approval of the Service Manager.

10. **Sunday and Holidays**

Special Sunday and holiday rates apply to all hours worked or traveled on Sunday or ABB recognized holidays.

11. **International Service**

Billing for international services is at the daily rate specified. Partial days worked or traveled are invoiced as whole days. Hours worked in excess of ten (10) consecutive hours are billed at the international O/T rate.

12. **Travel and Living Expenses**

Charges for travel and reasonable living expenses such as lodging, meals, and ancillary services such as laundry, parking, etc. will be invoiced at cost plus twenty percent (20%). Travel expenses quoted represent a good faith estimate at time of quote and assume at least two week advance travel notice. Actual expense may differ at time of service.
13. **Per Diem**
Where offered and approved by the customer, a flat rate per diem (per calendar day or part thereof) will be charged in lieu of actual expenses accrued. Per Diem rate covers local lodging and reasonable living expenses and specifically excludes travel expenses between employee’s home base and job site.

14. **Travel Time**
Travel time to and from the service employee's home base and customer site will be invoiced at the standard applicable hourly rate regardless of time of travel (no O/T travel).

15. **Minimum Labor Billing**
A minimum billing of 4 labor hours per day is required, regardless of time actually spent on site. A minimum billing of 1 day labor is required where the daily rate is applicable.

16. **Standby Time**
Non-travel delays or standby time, not due to any fault of ABB, are billable at the applicable service rate.

17. **Work Preparation and Close out**
Services performed in preparation or close out of customer's project will be billed as accrued. Such work may include pre-fabrication, planning or engineered services, obtaining permits or report writing.

18. **Customer Required Training**
Customer required training attended to meet site specific safety, security or access requirements are billable at the applicable service rate.

19. **Other Charges**
Additional charges may be incurred under the following guidelines:

1. **Material Purchased:** Any material purchased locally and not included with the original Proposal will be invoiced at a rate not to exceed cost plus 30%.
2. **Rental or Contracted Services:** Any rental or 3rd party services contracted at the work site and not included with the original Proposal will be invoiced at a rate not to exceed cost plus 30%.
3. **Repair Parts:** ABB repair parts required but not included with original Proposal will be invoiced at list price.
4. **Miscellaneous:** Items may include, but are not limited to, any permits, fees, special duties or taxes required to access site or complete work and are invoiced at a rate not to exceed cost plus 30%.

20. **Warranty**
All services are warranted to be performed in a professional manner. Defects in craftsmanship or material quality are warranted per ABB standard warranty terms and conditions per Article 8 of these ABB Inc. Electrification General Terms & Conditions of Sale.

21. **Delivery**
Delivery of material will be in accordance with these ABB Inc. Electrification General Terms & Conditions of Sale. Delivery of labor services will be considered complete upon customer acceptance of services rendered and will be invoiced at the time of acceptance.

22. **Freight**
Freight terms for any Equipment shall be delivered per Article 5 of these ABB Inc. Electrification General Terms & Conditions of Sale.

23. **General Terms**
ALL ABB INC. ELECTRIFICATION GENERAL TERMS AND CONDITIONS OF SALE SHALL APPLY TO THE PURCHASE OF ABB ELSP SERVICES EXCEPT WHERE THEY CONFLICT WITH THE ABOVE TERMS. IN CASE OF CONFLICT BETWEEN THE ABB INC. ELECTRIFICATION GENERAL TERMS AND CONDITIONS OF SALE, THEN THE PROVISIONS OF THIS ELSP SERVICE PRICING POLICY DOCUMENT SHALL HAVE PRECEDENCE.