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

	ale of Goods is made th			
	[STATE OF C			
CORPORATION/PA	RTNERSHIP/SOLE P	'KOPKIETOK'	5H1P/KESIDEN I ("Sallar")   and	j, with its
STATE OF	iness at [COMPLETE A	ADDKESSJ, TION	( Seller ) and _	, a DECIDENCEL
	RTNERSHIP/SOLE P			
	ness at [COMPLETE A			
goods described below	_	MDKESS] ( I	buyer ) for the p	archase of the
goods described below	•			
Qty. Item#	Description		Price	Total
			I	
which shall be shipped by	will give Seller  Upon receipt of the ier chosen by Seller until the erisk of loss from any coty of the Seller until the erisk of the E	otherwise. Ho cancel this Co ere against, and days' advance request for decosts of which casualty to the	e notice regarding elivery, Seller was shall be F.O.B	the nunshipped, ch date, Buyer r its damages, its cost of suit g the quantity ill arrange for  s of the cause,
business days after del account of condition, of claim in detail. Failure acceptance of the good	r will have the right to in livery, Buyer must give quality, or grade of the g e of Buyer to comply winds by Buyer. All notice by certified mail, return	notice to Sello goods, and Buy ith these condi- es between the	er of any claim for yer must specify the tions will constitu- parties must be	or damages on the basis of the ate irrevocable in writing and
5. <u>Charges. Seller slockarges on terms of</u> %. Overdue invoices	hall invoice Buyer upor	n and for each	shipment. Buye	r shall pay all

## thuvienso.net

6. <u>Deposit.</u> Upon signing this Contract, Buyer shall pay Seller a deposit of \$ toward the total price as a precondition for Seller's performance, which deposit is to be credited to the last shipment.
7. <u>Warranty.</u> Seller warrants that the goods sold hereunder are new and free from substantive defects in workmanship and materials. Seller's liability under the foregoing warranty is limited to replacement of goods or repair of defects or refund of the purchase price at Seller's sole option. No other warranty, express or implied, is made by Seller, and none shall be imputed or presumed.
8. <u>Taxes.</u> All sales taxes, tariffs, and other governmental charges shall be paid by Buyer and are Buyer's Responsibility Except As Limited By Law. 9. <u>Governing Law.</u> This Contract shall be governed by the laws of the State of Any disputes hereunder will be heard in the appropriate federal and state courts located in [NAME OF COUNTY], [STATE].
10. <u>Force Majeure.</u> Seller may, without liability, delay performance or cancel this Contract on account of force majeure events or other circumstances beyond its control, including, but not limited to, strikes, acts of God, political unrest, embargo, failure of source of supply, or casualty.
11. <u>Miscellaneous</u> . This Contract contains the entire agreement between the parties and supersedes and replaces all such prior agreements with respect to matters expressly set forth herein. No modification shall be made to this Contract except in writing and signed by both parties. This Contract shall be binding upon the parties and their respective heirs, executors administrators, successors, assigns and personal representatives.
Seller Date Buyer Date