

# Product purchase and sale contract

Contract No: \_\_\_\_\_

Purchaser: \_\_\_\_\_ SUPPLIER: \_\_\_\_\_

The purchaser purchases the following products from the supplier and has reached the following agreement through friendly consultations between the two parties :

First, the product list

Named	specification	Quantity	Unit	Unit price	Amount of money	remarks
<b>total</b>						

Second, to cope with the total amount (RMB): \_\_\_\_\_

Third, the payment method: \_\_\_\_\_

Fourth, the packaging requirements: \_\_\_\_\_

Fifth, arrival date: \_\_\_\_\_

Sixth, arrival location: \_\_\_\_\_

Seventh, the mode of transport \_\_\_\_\_ and freight burden \_\_\_\_\_

Eighth, the two sides agreed matters

1. The supplier shall ensure that the above-mentioned products are provided to the purchaser within the time stipulated in the contract without delaying the purchase plan of the purchaser
2. The buyer must receive the goods within 24 hours of inspection must be completed, and the supplier with the goods out of the library check, such as the discovery of such as water stains, packaging damage may lead to damage to the product, should receive the goods Within thirty-eight hours after written notice to the supplier, within this period within the buyer did not make a written objection, the supplier will be deemed to be received with the buyer goods

Ninth, product quality commitment

1. Since the buyer received the product from the beginning, as long as the product itself is the quality of the problem, the donor commitment, one month replacement, \_\_\_\_\_ warranty, life-long maintenance, life-long technical support

Tenth, force majeure and dispute resolution

1. Any party to the purchase and sale of any party due to force majeure reasons can not perform the contract, should promptly notify the other party can not perform or can not fully perform the reasons, after obtaining the relevant proof, to allow the extension of performance, part of the performance or non-performance of the contract, Or all shall be liable for breach of contract
2. If the dispute arises in the course of performance of the two parties, the two parties shall settle the dispute or request the mediation

Eleventh, the matter is not resolved by the parties to resolve, or to the location of the court to bring the proceedings

Twelfth, The contract is in force and invalid

This contract in duplicate, purchase and sale of both sides of a holding, signed and sealed by both sides after the entry into force, fax pieces effective.

The time limit for the entry into force of this contract shall be calculated on the same date as the date of finalization of the party on both sides.

This contract is automatically invalidated at the end of the product service period or the warranty period purchased by the purchaser

SUPPLIER : STEPHEN GOULD CORP PURCHASER: (Seal)\_\_\_\_\_

ADDRESS: 35 S JEFFERSON RD ADDRESS: \_\_\_\_\_  
WHIPPANY NJ 07981

PHONE: (973)428-1500 PHONE: \_\_\_\_\_

AUTHORIZED AUTHORIZED  
REPRESENTATIVE : Heidi Collins REPRESENTATIVE : \_\_\_\_\_

\_\_\_\_\_Year\_\_\_\_\_Month\_\_\_\_\_Day \_\_\_\_\_Year\_\_\_\_\_Month\_\_\_\_\_Day