Introduction: Alliance has 100+ years of experience in providing rubber bands and other products for a variety of markets. While we maintain strict quality standards, whether a product is sufficient for a given application is ultimately up to the customer.

Acceptance: When you accept our offer, it means you agree to the terms stated in the order acknowledgment, unless we both agree to something different in writing.

Agreement: Our agreement includes the terms in the quotation and order acknowledgment, unless we specifically agree to something else in writing. The prices we quote are valid for 30 days.

Modification and Termination: You can only modify or terminate the contract with our written consent. If you terminate, there may be charges based on the expenses and costs we've incurred, plus a reasonable profit.

Price Changes: Prices may change for goods released after the order date to account for changes in our costs. Freight quotes are estimates and may change based on costs at the time of shipment.

Payment and Terms: Payment is required in advance, and prices are free on board (F.O.B) from our shipping point, unless we state otherwise in writing. We may amend payment terms based on periodic credit reviews.

Taxes: Sales, use, occupation, excise, and other applicable taxes are not included in the price and must be paid by you, unless we state otherwise. If you provide a valid resale certificate or other documentation showing you're exempt from such taxes, we'll honor the exemption as permitted by law.

Delivery: Delivery dates are estimates and may change. Lead time starts 24 hours after we receive your order and any applicable documents and prepayments. We're not liable for delays beyond our control. We may ship +/- 20% of the quantity ordered for custom and non-standard items.

Risk of Loss: You assume all risk of damage or loss upon delivery to the carrier.

Disclaimer of Warranties: Our goods are provided "as is" without any warranties, including shelf-life, fitness for a particular purpose, or non-infringement of intellectual property rights. We're not liable for any

claims for defective goods not made within 30 days after you receive them. Only standard items are eligible for return on a case-by-case basis and are subject to our Return Policy (click here to view the full Return Policy). Return freight to us and a 20% restocking fee applies. Custom and non-standard items are non-returnable and non-refundable.

Remedies and Limitations of Liability: If you claim we've breached any obligations under the contract, we may request the return of the standard items and refund the purchase price you paid or just refund the purchase price without further obligation. We're not liable for consequential, indirect, incidental, special, exemplary, punitive, or enhanced damages. Our maximum liability is limited to the purchase price you paid.

Indemnification: You agree to indemnify and hold us harmless from third-party claims arising from the goods or our performance under the contract.

Unforeseen Events: We're not liable for failure or delay in delivery due to circumstances beyond our control.

Buyer-Supplied Specifications: If you provide product specifications, you agree to indemnify and hold us harmless from any claims, liabilities, or legal actions arising from property rights related to those specifications.

Governing Law and Jurisdiction: The contract is governed by the laws of the State of Arkansas. Legal actions must be instituted in the United States District Court for the Western District of Arkansas or state courts in Garland County, Arkansas.

Assignment: You cannot assign rights or delegate obligations without our written consent. The contract does not confer any rights or remedies upon any person or entity other than you and us.

No Waiver: Our failure to enforce any right or provision does not constitute a waiver of future enforcement.

Severability: If any provision is invalid, illegal, void, or unenforceable, it will be severed from the contract without affecting the remaining provisions.

Merger: There are no agreements or promises not fully expressed in the contract.