Your Unconditional Agreement: These Standard Terms and Conditions (“STCs”) shall apply to and govern all transactions between You and BSH Home Appliances, Ltd. (“BSH”), unless otherwise mutually agreed to in writing. Any goods and/or services ordered under these STCs shall be subject to the terms and conditions expressed herein (the “Agreement”). These STCs govern the entire relationship (whether proposed, existing, contemplated, or in the future; collectively, the “Agreement”) between You and BSH. Any changes whatsoever You make hereto or on any other document shall be automatically deemed null and void and of no effect, and BSH’s acceptance of goods or services, or BSH’s silence thereto, shall in no event be deemed acceptance of any such changes. Any amendment hereto must be made in writing and signed by BSH. ICC Incoterms 2010, and all rules set forth by ICC pertaining to these terms, shall apply and govern.

No Assignment: You shall not assign, transfer or delegate to any person or entity any part of Your performance obligations owed to BSH, or attempt to do so; and, in any such event of a fix or recall due to any defect or nonconformity, You shall be responsible for all related costs. BSH reserves the right to charge You a standard charge back the cost differential. Delivery: TIME IS OF THE ESSENCE. All Products shall be delivered DDP (or as otherwise specified in writing by BSH). Title and risk of loss shall pass to BSH only at the Incoterms determined point upon delivery and acceptance. If You fail to deliver products pursuant to a BSH Purchase Order, BSH may request expedited “emergency” delivery (You shall pay any related costs thereto for delays, and for emergency delivery). In any event, the risk of loss shall pass to BSH upon delivery. You shall be liable for any damages resulting from failure to make a complete, on-time delivery, except where such delay is due to causes beyond Your reasonable control (except where delay is caused by Your additional costs of producing or shipping goods, or delays caused by a supplier You use). Purchase Orders & Releases: Purchase Orders and any Amendments thereto, are only valid in writing. Purchase Orders placed by EDI are valid without signature. If You fail to accept a Purchase Order within 14 calendar days of receipt, BSH reserves the right to revoke such Purchase Order. Inspection & Acceptance: Goods shall be delivered in full conformance, and without defect. Acceptance or rejection of the goods shall be made as soon as practicable after delivery, however, BSH’s failure to inspect, accept or reject goods shall not relieve You of any obligations or liability. In no event shall BSH be liable for latent or hidden defects or nonconformities, and any prior acceptance of such goods shall be deemed null and void. Payments: Payment terms shall be net sixty (60) days. All cash discount shall be computed from the date of receipt by BSH of a correct invoice or goods, whichever is later. Cash discounts will be based on full amount of invoice less freight charges and taxes separately stated on invoice. Any and all related customs duty drawback rights are automatically transferable from You to BSH (You shall immediately inform BSH of any such drawback). All invoices must identify BSH’s purchase order number. Confidentiality: Confidential Information includes all non-public business information of BSH. Defective or non-conforming goods will be returned at Your sole risk and expense at full invoice price, plus transportation charges, if any, and no replacement of defective goods shall be made unless specified in writing by BSH. BSH has unrestricted rights to partial acceptance and may in its sole discretion reject and return any portion of any shipment of goods which may be defective or non-conforming, without invalidating the remainder of the order. BSH reserves the right to charge You a standard administrative charge (currently $50.00) for each non-conformance processed against the goods hereunder; such fee shall in no way constitute a waiver of any other rights and remedies entitled to BSH at law or equity. Changes: Changes (including without limitation specifications, shipping instructions, quantities and/or delivery schedules) may only be made with the prior written notice or consent of BSH. Should any change increase or decrease the cost or the time required for production of goods, You shall immediately notify BSH and make an equitable adjustment in the purchase price or delivery schedule, or both. All Products shall be manufactured in accordance with the latest changes approved by BSH. Termination: Either party has the right to terminate any notice, subject to the fulfillment by You of any outstanding Releases (but in no event whatsoever shall BSH have any obligation or liability beyond paying for then-outstanding Releases). In any event of termination, BSH may in its sole discretion elect to purchase any additional inventory then-existing, at prices as stated on the most recent Release. You shall retain all such inventory for no less than 30 days, unless BSH states in writing that it has no interest in purchasing such inventory. Warranties: In addition to all implied warranties, You warrant that all goods covered hereunder will be merchantable, free from defects in material and workmanship, fit for their intended purpose, and that they will fully conform to all applicable specifications, drawings, samples and descriptions; in the event of any breach hereof, You will (in BSH’s sole discretion, and at Your sole expense) either credit BSH, or replace, repair, or correct any such goods. Any warranties, representations, or guarantees made by You, or for the account of You, and in connection with Your products, shall be Your sole responsibility and cost. TAKES NO REPRESENTATIONS OR WARRANTIES WHATSOEVER, INCLUDING WITH REGARD TO YOUR EXPECTED BUSINESS VOLUME OR PROFIT. BSH’s Property: All tools, equipment, documents, or other material of every description furnished to You by BSH or for which You have been reimbursed by BSH, including any replacements thereof and any materials affixed or attached thereto shall be the sole, personal property of BSH. BSH shall retain all such property at all times, and may at any time or from time to time remove same from Your premises without BSH’s prior written approval, and shall be held at Your expense and risk of loss. Up on BSH’s request, You will sign and file a Financing Statement or other similar documentation, affirming Yourself as a mere “Consignee” and/or “Bailee” (in BSH’s sole discretion) to secure title of such property solely and exclusively in BSH. Such property shall be subject to removal at BSH’s written request in which event You shall deliver such property in the same condition as originally received by You, reasonable wear and tear excepted, at all Your expense. BSH shall have the right to enter upon Your premises at all reasonable times to inspect such property and Your records with respect thereto. You agree not to use any designs, tools, patterns, drawings, materials, or other information or equipment furnished by BSH to You in the manufacture or design of any goods for which You are not the primary manufacturer. You agree that You will not use such designs, tools, patterns, drawings, materials, or other information or equipment for Your own benefit. If this order is cancelled or terminated or this Agreement is otherwise terminated, You hereby authorize BSH to continue the unrestricted purchase, use, distribution and sale of such goods, and, upon BSH’s written approval, modify such goods so they are wholly non-infringing. If this order involves experimental, development or research activities, including engineering related thereto, all information developed in the course thereof shall be owned by BSH and be deemed confidential and proprietary information of BSH, whether patented or not, and You shall fully cooperate (and cause Your employees to cooperate) in executing any documents and taking any other actions necessary or convenient to patent or otherwise perfect or protect for the sole and exclusive benefit of BSH any inventions conceived, developed or reduced in practice in performance of this purchase order/scheduling agreement. If this order does not involve such experimental, development or research activities, but goods are produced in accordance with drawings or specifications furnished by You, You hereby grant to BSH an irrevocable, non-exclusive and royalty-free license to make, have made, use and sell any improvements in the goods which is conceived, developed, or reduced to practice by You, as part of the consideration hereunder, so that BSH’s business will have continuity without interruption. Defects/Hazards: In any event You become aware (actual or constructive) of any hazard, danger or defect which could pose a danger to persons or property, You shall immediately notify BSH of such. In no event whatsoever shall BSH be restricted from fixing or recalling product that may (in BSH’s sole discretion) pose a danger to persons or property; in any such event of a fix or recall due to any defect or nonconformity, You shall be responsible for all related costs. BSH shall have the right at any time during the term hereof to inspect, audit or test, at its expense, the premises of You and Your suppliers and/or subcontractors; representatives shall be required to observe all BSH safety regulations and to take the BSH safety training prior to entering the manufacturing facilities. Hazardous Materials: Hazardous substances must be labeled and identified in conformance with all Canadian regulations and laws. Confidentiality: This Agreement, including its terms and conditions, shall be confidential. You acknowledge that in relation to the course of performing its obligations hereunder, it may receive information which is confidential and proprietary to the BSH (“Confidential Information”). Confidential Information includes all non-public business information of BSH in any format whatsoever (whether now or in the future).
known or hereafter devised), including without limitation business plans, new product development, planned advertising campaigns, planned pricing changes, financial and strategic planning documents, know-how, technical specifications, BSH research and market data, BSH’s finances and earnings, and other information unique and confidential to BSH. Confidential Information shall include without limitation that which is: (i) orally communicated; (ii) obtained by the receiving party through visual or aural observations while on the other party’s property; and (iii) all business records or materials, or copies thereof, including in any format whatsoever whether now known or hereafter devised. Confidential Information shall not include any information which: (a) becomes generally available to the public through no wrongful act of You; (b) which is already lawfully in Your possession and not subject to this Agreement or to any other agreement between the parties; (c) which is received from a third party through no wrongful act of the third party or You, and without restriction or breach of this Agreement; or (d) which is independently developed by You without reference to BSH’s Confidential Information. You shall not use or disclose or provide any Confidential Information to any third party and shall take all necessary measures to prevent such disclosure by its employees and agents. Open Source Software: You warrant that your goods and or/services includes only Free and Open Source Software and provide all licenses necessary to use such software. Foreign Trade: You must notify BSH in writing of any permit requirements relating to the (re-)export of the products according to national, European, US & Canadian export and customs regulations, applicable to the contractual relationship, and of export and customs regulations of the country of origin of the products. For this purpose, You shall provide BSH with all necessary information. This includes in particular but is not limited to: (i) all relevant export list numbers; (ii) the Export Control Classification Number (ECCN) of the U.S. Commerce Control List if the products fall within the scope of the U.S. Export Control Administration Regulations; (iii) the customs tariff number according to the current commodity classification of foreign trade statistics and the HS Code (Harmonized System); (iv) declaration of origin (non-preferential origin) of each product; (v) Your declaration on the preferential origin for suppliers from the European Union (if requested by us); (vi) preference certificates & value content calculations for non-European suppliers (if requested by BSH), (vii) any information required by an OGA (Other Government Agency) enforced by customs. At BSH’s request, You shall provide all other foreign trade data relating to the products to be delivered according to the contract and their components in writing and notify BSH immediately (before delivery of the products accordingly concerned) in writing of any changes to the above data.