Standard Terms of Sale

1 Supply of Goods and/or Services
1.1 JCA shall provide Goods and/or Services in accordance with the provisions of these terms of sale.

2 Price List
2.1 Unless given a quotation as below, the Buyer's price is the list price in effect at the time of the purchase, less the applicable discount. Discounts to list prices will be extended only to authorised Buyers.
2.2 Prices are ex-works unless otherwise specifically stated.
2.3 Prices are in Australian Dollars unless otherwise specifically stated.
2.4 Price lists provide no obligation on JCA to abide by those prices.
2.5 Price lists are subject to change without notice.
2.6 It is the Buyers obligation to confirm with JCA the applicable price at the time of purchase.
2.7 Fees and charges may be adjusted by JCA from time to time as follows:
2.7.1 For each invoice with net billing below $200.00 a service charge of $30.00 is applied;
2.7.2 For each priority AM Next Day delivery bag a fee of $20.00 is applied;
2.7.3 For each Guaranteed Emergency Delivery a service charge of freight cost plus $75.00 is applied; and
2.7.4 For a Buyer error or excess return request authorization a Restocking Fee of 15% of net billing is applied.
2.8 Fees and charges are not considered when calculating net billing.

3 Quotation
3.1 Any quotation given by JCA to the Buyer:
3.1.1 shall not constitute an offer;
3.1.2 is valid for a period of 30 days from date of issue by JCA unless otherwise specifically stated; and
3.1.3 does not include an amount on account of GST, unless otherwise specifically stated.
3.2 Verbal quotations will not be recognised by JCA.
3.3 Prices given in any quotation are applicable to that quotation only and will not apply in any other instance.
3.4 Prices of imported Goods are based upon rates of exchange existing at the date of the quotation unless otherwise specifically stated.
3.5 Prices are based upon Goods and/or Services to be supplied during regular working days and hours and labour rates do not include any site allowances, special conditions; or after hours or weekend labour, unless otherwise specifically stated.
3.6 JCA reserves the right to cancel all trade discounts, special prices, or rebates in the event that the Buyer fails to comply with these terms and conditions of sale as to payment.
3.7 The Buyer agrees to pay JCA the price specified in the quotation.

4 Price variation
4.1 Unless otherwise specifically stated, the price of the Goods will be subject to cost adjustment based on the percentage increase from the date of the quotation to the date of delivery in:
4.1.1 the "Air Conditioning Material Index" as published by the Australian Bureau of Statistics Catalogue 6407; and
4.1.2 on imported Goods rates of exchange, import duty, freight, insurance, packaging or carriage.
4.2 Unless otherwise specifically stated, the price of Services will be subject to cost adjustment based on the percentage increase from the date of the quotation to the date of delivery in the hourly rate (including fringe benefits and allowances) based on the weekly Metal Industry Award Rate for a fitter in the state where the Services are performed.

5 Goods and Services Tax
5.1 If any supply made is subject to GST, the Buyer must pay to JCA an additional amount equal to the GST payable.
5.2 The Buyer must pay the GST amount at the same time as the Buyer must pay the price, or if partial payment invoices are issued, at the same time as the Buyer must make the partial payment.

6 Delivery date
6.1 Any quoted delivery dates are estimates only. JCA is not obliged to meet such dates and will not be liable to the Buyer by reason of delays caused by any reason whatsoever.
6.2 JCA shall be under no liability for direct or consequential loss or damage to the Buyer arising from delay or postponement in delivery.

7 Order
7.1 A written order is to be submitted by the Buyer to JCA quoting at least; an order number, full description of the Goods and/or Services to be purchased, the requested delivery time and address and reference to JCA's quotation (where applicable).
7.2 Orders referencing a price list are accepted by JCA on the condition that they will be invoiced at the prices applicable at the date of despatch.

8 Order Acceptance
8.1 Any order from the Buyer to JCA for the supply of Goods and/or Services shall not be binding upon JCA until either accepted or fulfilled by JCA.

9 These terms of sale apply to the Buyer and to JCA in respect of Goods and/or Services ordered by the Buyer and any terms of sale set out in the Buyer's order deviating from or inconsistent with these terms of sale will not bind JCA despite any statement by the Buyer in its order that its terms and conditions shall prevail over these terms of sale.
9.1 JCA may at its discretion, as a condition of acceptance of such order for Goods and/or Services require the Buyer to:
9.2 provide personal guarantees as to payment;
9.3 provide a bank guarantee; and/or
9.4 enter into an assignment of progress payments due to the Buyer.
9.5 JCA may require full or partial payment or payment guarantee in advance of shipment if it is necessary in JCA’s reasonable opinion.

10 Order Cancellation
Orders may not be altered or cancelled without the written consent of JCA. If JCA agrees to alter or cancel the order, the Buyer shall indemnify JCA against any loss, damage and expense incurred by JCA in relation to the cancellation or alteration of that order including the cost of return freight, return shipping to factory of origin, items purchased from third Parties for inclusion in Goods and/or Services and all labour and engineering costs incurred by JCA in the execution or part execution of the order. If the Buyer fails to comply with these terms and conditions of sale as to payment.

11 Delivery Freight and insurance
11.1 Delivery of the Goods will occur when the Goods are placed at the disposal of the Buyer (including its nominee or agent) at JCA's premises or in the case of Services, are supplied to the Buyer. Where JCA agrees to deliver the Goods to the site nominated by the Buyer, the Buyer agrees that all charges for freight and insurance arranged by the JCA on behalf of the Buyer will be at JCA’s election, payable directly by the Buyer to the carrier and/or insurer or added to prices payable by the Buyer to JCA.
11.2 Goods delivered are expected to be examined by the Buyer promptly upon delivery. No claim will be recognised by JCA unless such claim is reported to JCA in writing within fourteen (14) days after the supply of the Goods to which the claim relates.

12 Buyer delayed delivery
12.1 Should the Buyer delay delivery of the Goods, JCA reserves the right to store the Goods and to obtain payment as though the Goods had been delivered and to recover storage, insurance and handling costs incurred due to the delay. JCA will be entitled to make claims for progress payments when the Goods and/or Services are required ahead of scheduled delivery dates or when payment in full for the Goods and/or Services is delayed.
12.2 Extra costs incurred by JCA due to cessation of work occasioned by the Buyer's instructions or lack of instructions, by interruptions, by mistakes or work for which JCA is not responsible shall be reimbursed by the Buyer to JCA upon demand.

13 Progress claims, Off-site claims
JCA reserves the right to issue partial payment invoices as Goods are either stored and protected off-site or supplied and certain Services are completed and will issue a final invoice on delivery of the Goods and/or completion of the Services (less progress claims). Such progress invoices will show Goods made available and/or Services provided. Payment is to be made by the Buyer in accordance with the terms of these terms of sale.

14 Payment Terms and Credit Policy
14.1 Subject to the continuing approval of JCA, the Buyer must pay all invoices rendered by JCA within 30 days of the date of JCA’s tax invoice unless otherwise specifically stated. Invoices not paid within terms are considered overdue. JCA reserves the right to refuse to deliver any further Goods or Services to the Buyer if the Buyer has monies outstanding in excess of its approved credit limit or has any monies outstanding beyond the date due for payment on any JCA account.

15.1 Where JCA has not approved continuing credit, all charges are due and payable upon despatch. If any overdue invoice requires collection and/or legal action to procure payment, the Buyer agrees to pay all fees associated with such action. All payments shall be in the legal currency of Australia.
14.3 Any invoice must be a compliant tax invoice for GST purposes and in respect of amounts payable by the Buyer for Goods and/or Services supplied.

14.4 If any invoice becomes overdue, interest may be charged at Westpac Banking Corporation's Indicative Lending Rate plus four per cent on the sum outstanding for the period from the due date until the date payment is received. Payment will be credited first against interest accrued.

14.5 The Buyer's credit facility shall remain in the name stated by the Buyer on JCA's Credit Application until JCA is notified in writing and consent to any change is given in writing by JCA. The Buyer must notify JCA as soon as there is a change in the legal entity, structure or management control of the Buyer's business.

14.6 If the Buyer commits an Insolvency Event then JCA may terminate the contract without prejudice to any other rights the Buyer may have.

15 Retention of monies

15.1 Retention of monies owing to JCA is not acceptable unless otherwise specifically stated. If retentions are agreed JCA shall have the option to provide a bank guarantee in lieu of the retention. Such guarantee shall be held for a period not in any event to exceed a maximum of the period of warranty provided in respect of the Goods and/or Services.

16 Payment and Title

16.1 Property and ownership in the Goods will not pass to the Buyer but will remain in JCA until payment in full of the price of Goods and/or Services and all other amounts owing to JCA by the Buyer. The Goods are to be clearly identifiable by the Buyer as remaining the property of JCA until they are paid for in full. The Buyer must so long as JCA is entitled to the property in the Goods, store the Goods so that they are clearly identifiable as the property of JCA.

16.2 The Buyer may sell or deal in the ordinary course of business with the Goods and with the interest of JCA in the Goods and may for the purpose of such sale or dealing part with possession thereof but the proceeds of any sale or dealing will be held by the Buyer on trust for JCA. The Buyer agrees to accept this appointment as bailee and fiduciary.

17 Personal Property Securities Act 2009

17.1 The Buyer agrees and acknowledges that these terms of sale:

17.1.1 constitute a security agreement for the purposes of the PPSA; and

17.1.2 create a security interest in all goods and services previously supplied to the Buyer by JCA (if any) and all goods and services that will be supplied to the Buyer in the future by JCA.

17.2 The Buyer undertakes to:

17.2.1 promptly sign any further documents and/or provide any further information which JCA may reasonably require to:

• register a financing statement or financing change statement in relation to a security interest or the Personal Property Securities Register;

• register any other document required to be registered by the PPSA; or

• in this clause 17.

17.2.2 Indemnify and on demand reimburse, JCA for all expenses incurred in registering a financing statement or financing change statement on the Personal Property Securities Register established by the PPSA or releasing any goods charged thereby;

• not register a financing change statement in respect of a security interest without the prior written consent of JCA;

• not register, or permit to be registered, a financing statement or a financing change statement in relation to the goods in favour of a third party without the prior written consent of JCA;

• immediately advise JCA of any material change in its business practices of selling the goods which would result in a change in the nature of proceeds derived from such sales; and

• immediately advise JCA of any proposed change in its name and/or any other changes in its details.

17.3 The Buyer agrees that sections 96, 115 & 125 of the PPSA do not apply to the security agreement created by these terms of sale.

17.4 The Buyer hereby waives its rights to receive notices under sections 95, 118, 121(4), 130, 135(1)(a) & 135(4) of the PPSA.

17.5 The Buyer waives its rights as a grantor and/or a debtor under sections 142 & 143 of the PPSA.

17.6 Unless otherwise agreed to in writing by JCA, the Buyer waives its right to receive a verification statement in accordance with section 157 of the PPSA.

17.7 The Buyer must unconditionally ratify any actions taken by JCA under this clause 17.

17.8 The Buyer must advise JCA 15 days in advance if the collateral and/or goods is to become a fixture.

17.9 The Buyer must pay for collateral and/or goods in full before it becomes a fixture.

18 Default of the Buyer

18.1 The Buyer agrees to pay any recovery costs to mercantile agents, payable by JCA as a result of overdue payments, made 30 days past due date.

18.2 The Buyer agrees to pay any bank charges or merchant fees or like charges levied on JCA by any banker or other credit provider whose banking or credit card facilities are utilised by the Buyer for paying JCA any amounts on any accounts.

18.3 The Buyer agrees to pay any legal costs (on a full indemnity basis), costs incurred in the use of solicitors, commercial agents, stamp duties and any other expenses payable of and incidental to the performance or enforcement of any litigation on these terms and conditions, or any credit application or security documents signed by the Buyer, or any guarantor, together with any other collection costs and dishonoured cheque fees.

18.4 Should the Buyer fail to make due payment for any Goods and/or Services supplied by JCA or commit a breach of any term of the sale, or commit an Insolvency Event JCA may, without prejudice to any other rights it may have, do any of all the following:

18.4.1 Withdraw any credit facilities which may have been extended to the Buyer and require immediate payment of all moneys owing or accrued;

18.4.2 Withhold any further deliveries of Goods or performance of Services required under the accepted order;

18.4.3 Suspend and/or terminate performance of any other contracts which JCA has with the Buyer.

18.5 Despite the above, JCA reserves the following rights in relation to the Goods until all amounts owed by the Buyer to JCA are fully paid:

18.5.1 Legal and equitable ownership of the Goods;

18.5.2 To enter the Buyer's premises (or the premises of any associated company) where the Goods are located) without liability for trespass or any resulting damage and retake possession of the Goods; and

18.5.3 To keep or resell any of the Goods repossessed pursuant to 18.5.2 above.

18.6 In the event that the Goods are resold, or Goods manufactured using the Goods are sold, by the Buyer, the Buyer holds on trust such part of the proceeds of any such sale as represents the invoice price of the Goods sold or used in the manufacture of the Goods sold or used in a manner which makes such identified account as the beneficial property of JCA and must pay such amount to the JCA upon request. Despite the provisions above JCA is entitled to maintain an action against the Buyer for the purchase price of the Goods and/or Services.

18.7 Where the Buyer incorporates the Goods in or with any other product before property has passed to the Buyer, the new product shall be separately stored or marked in a manner which makes such new product readily identifiable as the Goods of JCA.

18.8 If payment for the Goods is not made by the Buyer by the due date specified by JCA to the Buyer then the Buyer shall return the Goods to JCA upon demand. If the Buyer does not return the Goods to the JCA within 48 hours of receipt of the demand, JCA shall be entitled to enter upon the Buyer's premises at any time to do all things necessary to recover the Goods.

18.9 The Buyer shall be liable for all costs of whatsoever nature and associated with the exercise of JCA's rights under this clause, which costs shall be payable on demand.

18.10 Should the Buyer sell the Goods to any sub-purchaser, the Buyer must obtain a specific acknowledgement from the sub-purchaser that property and ownership in the Goods will not pass to the sub-purchaser but will remain with JCA until payment in full of the purchase price of the Goods by the sub-purchaser to the Buyer.

19 Access

19.1 It is the Buyer's responsibility to provide adequate access for entry and installation of Goods and/or Services covered by the contract, together with adequate access and rigging facilities for future Services. The Buyer will maintain the area in which the Goods are (or are to be) located free of extraneous or movable contents, fixtures, fittings or moveable partitions as required to facilitate the performance of Services by JCA.

19.2 The Buyer will grant JCA entry to the premises and access to the Goods at any time when required for the performance of the Services and for JCA to make use of all existing building Services and maintenance facilities at the premises in the performance of the Services, and to remove any item of the Goods from the premises (if in JCA’s opinion necessary) for the purpose of undertaking any repair or replacement thereof. The Buyer will only permit persons duly qualified to undertake service and repair work on the Goods other than in connection with its normal daily operation.

19.3 The Buyer warrants to JCA that the Buyer of the Services is the beneficial owner of the Goods or has obtained from the beneficial owner consent to JCA to carry out such Services and will indemnify and hold harmless JCA in respect of any claim made against JCA based on, or in any way arising from, a lack of such consent. Unless otherwise stated it is the Buyer’s responsibility to obtain and provide access, Services, facilities, permits, approvals or licences as may be required for the performance of the Services.

20 Warranty

20.1 JCA warrants the following to be free from defects in material and workmanship:

20.1.1 Goods manufactured by it or sold under its name for a period of one year from the date of sale; and

20.1.2 Installed systems and/or associated Services for a period of one year from the date of commencement of use

20.1.3 Engineered systems and applied products for a period of one year from date of installation or eighteen months from date of shipment which ever occurs first;
Standard Terms of Sale

20.1.4 labour Services for a period 30 days from the date of service; and
20.1.5 parts for a period of 90 days,
as the case may be, unless otherwise specifically stated.

20.2 JCA warrants that it will:
20.2.1 repair or replace any Goods found to be defective; and
20.2.2 rectify any Services found to be defective;
as it deems appropriate.

20.3 The date of sale must be established by a receipt showing the purchase date, name of seller and product sold. If the date of sale cannot be determined, the warranty shall be determined by the date of manufacture code.

20.4 JCA’s warranties do not extend to Goods subjected to misuse, neglect, accident or improper installation, or to products which have been altered or repaired by anyone except JCA. The Buyer, or any person receiving such a product during the duration of the warranty, shall contact JCA, as soon as any defect becomes known.

20.5 Where a warranty on JCA’s labour is offered and is purchased separately, the cost of removal and replacement of faulty components by JCA is included.

20.6 If the location of the premises where the Goods are situated and/or Services are to be provided is more than 50km from JCA’s place of business which issued the quotation, travel time and accommodation expenses will be invoiced separately to the Buyer.

20.7 Where the Goods are manufactured by a third Party or the Goods include products manufactured by a third party, any warranty which may be given by JCA only applies to the extent JCA receives the benefit of that third Party manufacturer’s warranty, except otherwise agreed in writing by JCA. If JCA provides equipment or repair materials that is covered by warranty from a third Party manufacturer JCA will transfer the benefits of that warranty to the Buyer.

20.8 The Buyer may exercise its rights under clause 20 by notifying JCA in writing at L2, 65 Epping Road North Ryde 2113, Ph.(02 9805 8300).

20.9 The benefits provided to the Buyer by the warranties contained in this clause 20 are in addition to other rights and remedies available to the Buyer under the law.

20.10 JCA’s goods come with guarantees that cannot be excluded under the Australian Consumer Law. The Buyer is entitled to a replacement or refund for a major failure and for compensation for any other reasonably foreseeable loss or damage. The Buyer is also entitled to have the Goods repaired or replace if the Goods fail to be of acceptable quality and the failure does not amount to a major failure.

21 Limitation of liability

21.1 The Buyer acknowledges and agrees that JCA has no liability in contract, tort (including negligence or breach of statutory duty), by statute or otherwise for loss or damage (whether direct or indirect) of profits, opportunity, revenue, goodwill, bargain, production, contracts, business or anticipated savings, corruption or destruction of data or for any liquidated, indirect, special or consequential loss or damage whatsoever.

21.2 Despite any other provision to the contrary, JCA will not be responsible or liable for any claim where such claim arises as a result of:
21.2.1 damage after delivery, incorrect installation or incorrect operational procedures caused or contributed by the Buyer or a third Party;
21.2.2 noise and/or vibration
21.2.3 refrigerant lost or
21.2.4 mechanical or electrical overload, abrasion, erosion, corrosion, chemicals, energy supply, foreign materials, deterioration due to extremes of environment, normal wear and tear or any other event or cause beyond the control of JCA.

21.3 This clause does not exclude or modify any condition or warranty implied into the contract or these terms of sale by any law (including the Competition and Consumer Act, 2010 (Cth)) where to do so would contravene that law or cause any part of this clause to be void.

21.4 To the maximum extent permitted by law, JCA excludes all conditions and warranties implied into these terms of sale and limit its liability for breach of any non-excludable condition and warranty, at JCA’s option, to:
21.4.1 in respect of Goods:
• repairing the relevant Goods;
• paying the cost of having the relevant Goods repaired;
• request the return of the Goods and tender to the Buyer the purchase price paid by the Buyer;
or
• resupplying the relevant Goods or equivalent Goods;
21.4.2 in respect of Services, resupplying the relevant Services.

21.5 JCA’s total liability under any contract and these terms of sale shall not exceed the total dollar amount of the Goods and/or Services purchased by the Buyer under the contract.

21.6 The Parties agree that if any limitation or exclusion of liability under these terms of sale is held by a court or invalid under any applicable statute or rule of law, it will to that extent be omitted.

22 Return of Goods and adjustments

22.1 Goods may not be returned unless JCA approval has first been obtained in writing and the original invoice number and date have been quoted for reference.

22.2 Before returning any Goods whether under warranty or not the Buyer must contact JCA and give the required information (e.g. model number, date code, detailed problem description, etc.) needed to expedite the return. Note: “Bad” or “doesn’t work” are not adequate problem descriptions for warranty issues. If the Buyer will be given a Return Authorization (RA) number, RA’s are valid for ninety (90) days.

A Return Authorization (RA) form must be returned with any Goods return and sent to the address indicated on the RA. All returns must be shipped prepaid and any Goods returned and the RA number must appear on the outside of the shipping container.

22.3 Return due to error by JCA: Goods incorrectly received by the Buyer due to a JCA error (e g duplicate shipment, picked / shipped wrong catalogue number) may be returned, freight prepaid, after receiving authorization. No claim will be recognised by JCA unless such claim is reported to JCA in writing within 14 days after the supply of the Goods to which the claim relates.

Return due to failure under warranty: The remedy is a no charge replacement product or a returned product credit note based on the current Buyer’s price. The product will be replaced on receipt of the returned Goods; or the credit will be issued within 40 days from receipt of the returned Goods. No product replacement or credit will be issued for Goods that test good. The Buyer may request the Goods be returned (at the Buyers expense) within 30 days of issue of credit note.

22.6 Return due to Buyer error / excess stock / incorrect part selection: JCA is not obliged to issue an authorization to return excess Goods. If the return is authorised the Buyer will be given a Return Authorization (RA) number. RA’s are valid for 10 days. The remedy is a returned product credit note, based on the current Buyer’s price less restocking fees. The credit will be issued within 40 days from receipt of the returned Goods. Returns not will be accepted for Goods that were invoiced more than 3 months prior, or are special in any nature whatsoever or have a date code older than 18 months or are not stocked items, or are not of current design or are not in original sealed cartons or in original condition in the case of JCA products not supplied in sealed cartons, are not in new and unused condition upon receipt. Selected Goods may be accepted as excess return product and may also have a different re-stocking charge. Return must be shipped prepaid. Credits will not be issued prior to receipt and inspection of the product.

22.7 Return due to failure outside of Warranty: Return of out of warranty defective Goods must be approved by JCA before return.

22.8 Change to Invoice amount without return of product: JCA will issue a partial credit note for incorrect invoice amount upon written request from the Buyer and acceptance by JCA.

23 Software

23.1 JCA agrees to grant the Buyer a licence to use any software provided pursuant to Johnson Controls standard Licence agreement.

24 Intellectual property

24.1 The Parties agree that:
24.1.1 the Intellectual Property of Party existing prior to the date of these terms of sale remains the sole and exclusive property of that Party; and
24.1.2 the right, title and interest in any Intellectual Property created by that provision of the Goods or the Services by JCA is vested in JCA.

24.2 The乙方 shall:
24.2.1 assign all right, title and interest in any Intellectual Property referred to in clause 23.1 to JCA or as JCA directs; and
24.2.2 provide to JCA all reasonable assistance requested by JCA to protect that Intellectual Property.

25 Hazardous materials

25.1 The Services exclude any works associated with asbestos or hazardous materials. JCA shall not be required to perform any identifications, abatement, cleanup, control, or removal of asbestos or hazardous materials. The Buyer represents that, to the best of the Buyer’s knowledge, there is no asbestos or hazardous material that will in any way affect the Services. Should JCA become aware of or suspect the presence of asbestos or hazardous materials, JCA shall have the right to stop work in the affected area immediately and notify the Buyer. The Buyer will be responsible for doing whatever is necessary to correct the condition in accordance with all applicable statutes and regulations. The Buyer agrees to assume responsibility for any claims arising out of or relating to the presence of asbestos or hazardous materials.

25.2 Hazardous wastes remain the property and the responsibility of the Buyer even when removed from equipment or replaced by JCA.

25.3 The Buyer shall be responsible for the proper storage and disposal of hazardous wastes. This includes, but is not limited to, used oil, contaminated or uncontaminated refrigerant, and PCBs.

General terms

26 Governing law

26.1 The laws of the state or territory of Australia where JCA’s written acceptance of the order is issued shall govern this contract.

27 Entire agreement

27.1 The agreement between JCA and the Buyer shall be constituted in its entirety by these terms of sale together with JCA’s quotation and any credit approval and/or guarantee required to be provided by the Buyer to JCA, together with any other items, conditions or licences referred to in
these terms which are issued by any Johnson Controls' company being a holding company or affiliated company to JCA.

27.2 All previous courses of dealing, trade usage, negotiations, understandings, representations, warranties, memoranda or commitments in relation to, or in any way affecting, the subject matter of the agreement are merged in and superseded by the agreement and shall be of no force or effect whatever and neither Party shall be liable to the other Party in respect of those matters.

27.3 Where there is more than one Buyer then the liability of each shall be joint and several.

27.4 The agreement shall be binding on the heirs, successors and assigns of the Parties.

27.5 No variation, waiver or cancellation of the agreement will be effective unless such variation, waiver or cancellation is expressly accepted and is in writing.

28 Indemnity

28.1 JCA and the Buyer agree that JCA shall be responsible only for such injury, loss, or damage caused by the intentional misconduct or the negligent act or omission of JCA. JCA and the Buyer agree to indemnify and to hold each other, including their officers, agents, directors, and employees, harmless from all claims, demands, or suits of any kind, including all legal costs and attorney's fees, resulting from the intentional misconduct of their employees or any negligent act or omission by their employees or agents.

29 Assignment

29.1 This Agreement cannot be transferred or assigned by either Party without the prior written consent of the other Party.

30 Notices

30.1 A notice given under this agreement must be signed by or on behalf of the Party giving it, addressed to the Party to whom it is to be given and:

30.1.1 delivered to that Party's address;
30.1.2 sent by pre-paid mail to that Party's address; or
30.1.3 transmitted by facsimile to that Party's address.

30.2 A notice given to a Party under this clause is treated as having been given and received:

30.2.1 if delivered to a Party's address, on the day of delivery if a Business Day, otherwise on the next Business Day;
30.2.2 if sent by pre-paid mail, on the third Business Day after posting; or
30.2.3 if transmitted by facsimile to a Party's address and a correct and complete transmission report is received, on the day of transmission if a Business Day, otherwise on the next Business Day.

31 Validity

31.1 If a clause or part of a clause can be read in a way that makes it illegal, unenforceable or invalid, but can also be read in a way that makes it legal, enforceable and valid, it must be read in the latter way. If any clause or part of a clause is illegal, unenforceable or invalid, that clause or part is to be treated as removed from these terms, but the rest of these terms of sale are not affected.

32 No alterations

32.1 No employee, servant or agent of JCA is authorised to alter, vary, or waive these terms and conditions or to alter any employee in the role of State Manager or senior to that role.

33 Confidentiality

33.1 The Buyer undertakes that it will not (except in the proper course of its duties under this agreement or as required by law or by JCA) disclose to any person any confidential information relating to JCA or this agreement of which it has become possessed as a result of this agreement or in the negotiations preceding this agreement including the terms of this agreement.

33.2 The obligations under this clause survive termination of this agreement.

34 Force Majeure

34.1 If a Party becomes unable, wholly or partly, by Force Majeure, to carry out any duty or obligation under this agreement, that Party:

34.1.1 must give the other Party prompt written notice of the Force Majeure with reasonably full particulars of it and the probable extent to which that Party will be unable to perform, or be delayed in performing, that duty or obligations;
34.1.2 cannot be required to carry out that duty or obligation so far as it is affected by the Force Majeure during, but no longer than, the continuation of the Force Majeure; and
34.1.3 must do everything possible to remove the Force Majeure as quickly as possible.

34.2 The requirement that any Force Majeure must be overcome or remedied by doing everything possible does not require a Party to settle any strike, or other labour dispute on terms contrary to that Party's wishes or to contest the validity or enforcement of any law, regulation or order by way of legal proceedings.

34.3 JCA does not offer any guarantee of supply of its Goods or Services nor does it accept responsibility for delays caused by Force Majeure. In the event of any such delay, the date or dates for performance of the contract by JCA shall be extended for a period at least equal to the time lost by reason of the delay or the delays subsequently caused therefrom.

35 No liens

35.1 The Parties agree that:

35.1.1 a Party has no right or claim to any interest in any moneys, goods or property of the other Party; and
35.1.2 a Party cannot claim any lien or other security over those moneys, goods or property.

36 Errors & omissions

36.1 Clerical errors and misprints in computations, typing, or otherwise in JCA documents including catalogues, price lists, delivery docket, invoice or statement, and credit note shall be subject to correction by JCA by means of reissue of the documents or by adjusting dockets with reference to the original transaction.

37 Dispute resolution

37.1 If a dispute arises out of or relates to this agreement, including any dispute as to breach or termination of this agreement or as to any claim in tort, in equity or under any statute, a Party cannot commence any court or arbitration proceedings relating to the dispute unless that Party has complied with this clause except where that Party seeks urgent interlocutory relief.

37.2 A Party claiming that a dispute has arisen must give notice to the other Party specifying the nature of the dispute.

37.3 On receipt of that notice by that other Party, the Parties must endeavour in good faith to resolve the dispute expeditiously using informal dispute resolution techniques such as mediation, expert evaluation or determination or similar techniques agreed by them.

37.4 If the Parties do not agree within 30 days of receipt of the notice, or any further period agreed in writing by them, as to:

37.4.1 the dispute resolution technique and procedures to be adopted;
37.4.2 the timetable for all steps in those procedures; and
37.4.3 the selection and compensation of the independent person required for that technique.

the Parties must mediate the dispute in accordance with the Mediation Rules of the Law Society of New South Wales and must request the President of the Law Society of New South Wales or the President's nominee to select the mediator and determine the mediator's remuneration.

38 Interpretation

38.1 The following rules of interpretation apply unless the context requires otherwise.

38.1.1 The singular includes the plural and conversely.
38.1.2 A gender includes all genders.
38.1.3 Where a word or phrase is defined, its other grammatical forms have a corresponding meaning.
38.1.4 A reference to a person includes a body corporate, an unincorporated body or other entity and conversely.
38.1.5 A reference to a clause or schedule or attachment is to a clause of or schedule or attachment to this deed.
38.1.6 A reference to a Party or any other agreement or documents includes the Party's successors and permitted assigns.
38.1.7 A reference to any agreement or document is to that agreement or document as amended, novated, or replaced from time to time, except to the extent prohibited by this deed or that other agreement or document.
38.1.8 A reference to any legislation or to any provision of any legislation includes any modification or re-enactment of it, any legislative provision substituted for it and all regulations and statutory instruments issued under it.
38.1.9 A reference to dollars or $ is to Australian currency.
38.1.10 A reference to a right or obligation of any 2 or more persons conveys that right, or imposes that obligation, as the case may be, jointly and separately.
38.1.11 A reference to conduct includes any omission and any statement or undertaking, whether or not in writing.
38.1.12 Mentioning anything after include, includes or including does not limit what else might be included.

38.2 Headings are for convenience only and do not affect interpretation.

39 Definitions:

In these terms of sale, unless otherwise indicated, these terms mean:

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Day</td>
<td>any day except a bank or public holiday throughout Australia or a Saturday or Sunday;</td>
</tr>
<tr>
<td>Buyer</td>
<td>the person with whom JCA has entered into a contract for the supply of any Goods and/or Service;</td>
</tr>
<tr>
<td>Collateral</td>
<td>(a) Personal property to which a security interest is attached;</td>
</tr>
<tr>
<td>Fixture</td>
<td>(b) In relation to a registration with respect to a security interest—includes personal property described by the registration (whether or not a security interest is attached to the property);</td>
</tr>
<tr>
<td>JCA</td>
<td>the person with whom JCA has entered into a contract for the supply of any Goods and/or Service;</td>
</tr>
<tr>
<td>Party</td>
<td>the person with whom JCA has entered into a contract for the supply of any Goods and/or Service;</td>
</tr>
<tr>
<td>Standard Terms of Sale</td>
<td>these terms which are issued by any Johnson Controls' company being a holding company or affiliated company to JCA.</td>
</tr>
</tbody>
</table>
Standard Terms of Sale

**Force Majeure**

an exception, event or circumstance which, in respect of the Party claiming Force Majeure:

(a) is beyond its control;
(b) could not reasonably have been insured or provided against before entering this agreement;
(c) having arisen, could not reasonably have been avoided or overcome; and
(d) is not substantially attributable to the other Party.

Such events or circumstances being limited to the following:

(a) war, hostilities (whether the war be declared or not), invasion, act of foreign enemies;
(b) rebellion, terrorism, revolution, insurrection, military or usurped power, or civil war;
(c) riot, commotion, disorder, strike or lockout by persons other than either the JCA or the Buyer;
(d) the effect of any munition of war, explosive materials, ionising radiation or contamination;
(e) earthquake or tsunami; and
(f) acts of governmental agencies;

**Goods**

heating, ventilation, refrigeration and air-conditioning equipment and all other products or other property which, are supplied by JCA to the Buyer;

**GST**

the same meaning as in the GST Act;

**GST Act**

A New Tax System (Goods and Services Tax) Act 1999 (Cth);

**Insolvency Event**

(a) a Party informs the other Party in writing, that the Party is insolvent;
(b) execution is levied against Party by a creditor;
(c) in relation to an individual person: the Party commits an act of bankruptcy, has a bankruptcy petition presented against him or her, is made bankrupt, makes a proposal for a scheme of arrangement or a composition; or has a deed of assignment or a composition; or has a deed of arrangement made, or has a sequestration order made, under Part X of the Bankruptcy Act 1966;
(d) in relation to a corporation: notice is given of a meeting of creditors with a view to the corporation entry into a deed of company arrangement, a controller administrator receiver or receiver and manager provisional liquidator or liquidator is appointed, an application is made to a court for the winding up of the Corporation, a winding up order is made, resolves by special resolution that it be wound up voluntarily or a mortgagee of any property of the Corporation takes possession of that property;

**Intellectual Property**

all present and future rights conferred by statute, common law or equity in or in relation to any copyright, trade marks, designs, patents, circuit layouts, business and domain names, inventions and other results of intellectual activity in the industrial, commercial, scientific, literary or artistic fields;

**JCA**

Johnson Controls Australia Pty Ltd ACN 002 968 103;

**Party**

JCA or the Buyer as the case may be and Parties means both of them;

**Personal Property**

Property in including a licence

**PPSA**

Personal Property Securities Act 2009 (Cth)

**Services**

Design, documentation, software coding and assembly, project management, manufacture, delivery, installation, start-up/commissioning, service, maintenance and/or repair works supplied by JCA to the Buyer;