SALES ORDER - GLASS ONLY
FOR WINDOWS AND/OR BI-FOLD DOORS

This contract for the sale of goods is between Origin USA, Inc. ("Seller") and _____________________________ ("Buyer") (collectively, the "Parties"). This contract and all terms and conditions set forth herein, including Exhibit A attached hereto, shall be effective upon the date this agreement is signed by both Parties ("Effective Date") and shall be referred to herein as the "Agreement."

The Parties agree as follows:

1. **Sale of Goods.** Seller shall sell to Buyer and Buyer shall purchase from Seller the glass specified in Exhibit A attached hereto in the quantities and at the prices stated in Exhibit A (hereinafter the "Glass"). All Prices are exclusive of sales, use, and excise taxes, and any other similar taxes, duties, and charges of any kind imposed by any governmental authority on any amounts payable by Buyer.

2. **Payment Terms.**

   (a) Unless otherwise agreed, Buyer shall pay 50% of the total invoice price on the Effective Date and the remaining balance before the Glass will be shipped.

   (b) Buyer shall pay interest on all late payments at the lesser of the rate of one percent (1%) per month or the highest rate permissible under applicable law, calculated daily and compounded monthly. Buyer shall reimburse Seller for all costs incurred in collecting any late payments, including, without limitation, reasonable attorneys' fees. In addition to all other remedies available under these Agreement or at law (which Seller does not waive by the exercise of any rights hereunder), Seller shall be entitled to withhold shipment of any Goods or suspend the delivery of any Goods or performance of any services in relation thereto if Buyer fails to pay any amounts when due hereunder and such failure continues for ten (10) days following written notice thereof.

   (c) Buyer shall not withhold payment of any amounts due and payable by reason of any set-off of any claim or dispute with Seller, whether relating to Seller's breach, bankruptcy or otherwise.

3. **Title, Delivery, Shipping Terms and Risk of Loss.**

   (a) Unless otherwise agreed in writing by the Parties, Seller shall deliver the Goods to the delivery point specified in Exhibit A ("Delivery Point") using Seller's standard methods for packaging and shipping. Delivery of the Goods shall be made FOB Delivery Point. If the Delivery Point is anywhere other than Seller’s Plant, Buyer shall be responsible for all loading costs and provide equipment and labor reasonably required to take receipt of the Goods at the Delivery Point.
(b) If appropriate, Seller may, without liability or penalty, make partial shipments of Goods to Buyer. Each shipment shall constitute a separate sale, and Buyer shall pay for the units shipped whether such shipment is in whole or partial fulfillment of Buyer’s purchase order.

(c) Title to the Goods transfers to Buyer upon delivery of the Goods by Seller to a carrier. Delivery to a carrier constitutes delivery to the Buyer, and regardless of whether or not Seller pays the freight, all risk of loss or damage in transit will pass to the Buyer upon delivery to such carrier. The Buyer may be charged for any warehousing fees, demurrage fees, trucking and other expenses occasioned by or incident to any delays requested or mad for the convenience of the Buyer beyond the scheduled shipping date. Claims for shortage or other errors must be made in writing to Seller within ten (10) days after receipt of a shipment. Failure to make such a claim within such ten (10) day period will constitute a waiver of all such claims by Buyer and such failure will constitute acceptance of the Goods. Methods and route of shipment will be at the discretion of Seller unless the Buyer specifies otherwise in writing and Seller agrees. Any additional expense associated with the method or route of shipment specified by the Buyer will be borne by the Buyer.

(d) If for any reason Buyer fails to accept delivery of any of the Goods on the date fixed pursuant to Seller’s notice to Buyer that the Goods have been delivered to the Delivery Point, or if Seller is unable to deliver the Goods to the Delivery Point on such date because Buyer has not provided appropriate instructions, documents, licenses or authorizations: (i) risk of loss to the Goods shall pass to Buyer; (ii) the Goods shall be deemed to have been delivered; and (iii) Seller, at its option, may store the Goods until Buyer picks them up, whereupon Buyer shall be liable for all related costs and expenses including, without limitation, storage and insurance.

4. Non-Delivery.

(a) Seller shall not be liable for any non-delivery of Goods (even if caused by Seller’s negligence) unless Buyer gives written notice to Seller of the non-delivery within five (5) days of the date when the Goods would or should have been received in the ordinary course of events.

(b) Any liability of Seller for non-delivery of the Goods shall be limited to replacing the Goods within a reasonable time or adjusting the invoice respecting such Goods to reflect the actual quantity delivered.

(c) Buyer acknowledges and agrees that the remedies set forth in this Section 4 are Buyer’s exclusive remedies for the Non-Delivery of Goods. Except as provided under Section 4(b), all sales of Goods to Buyer are made on a one-way basis and Buyer has no right to return Goods purchased under this Agreement to Seller.

5. Inspection and Rejection of Nonconforming Goods.

(a) Buyer shall inspect the Goods within five (5) days of receipt ("Inspection Period"). Buyer will be deemed to have accepted the Goods unless it notifies Seller in writing of any Nonconforming Goods during the Inspection Period and furnishes such written evidence
or other documentation as reasonably required by Seller. "Nonconforming Goods" means only the following: (i) product shipped is different than that which is identified in Exhibit A hereto; or (ii) product's label or packaging incorrectly identifies its contents.

(b) If Buyer timely notifies Seller of any Nonconforming Goods, Seller shall at its sole option either (i) replace such Nonconforming Goods with conforming Goods, or (ii) credit or refund the Price for such Nonconforming Goods, together with any reasonable shipping and handling expenses incurred by Buyer in connection therewith. Buyer shall ship, at its expense and risk of loss, the Nonconforming Goods to Seller's facility located at 700 Commerce Drive, Venice, FL 34292. If Seller exercises its option to replace Nonconforming Goods, Seller shall, after receiving Buyer's shipment of Nonconforming Goods, ship to Buyer, at Buyer's expense and risk of loss, the replaced Goods to the Delivery Point.

(c) Buyer acknowledges and agrees that the remedies set forth in Section 6(b) are Buyer's exclusive remedies for the delivery of Nonconforming Goods. Except as provided under Section 6(b), all sales of Goods to Buyer are made on a one-way basis and Buyer has no right to return Goods purchased under this Agreement to Seller.

6. ALL GLASS SOLD TO BUYER UNDER THIS AGREEMENT IS PURCHASED BY SELLER UNDER LIMITED WARRANTIES OF CARDINAL IG COMPANY OR CARDINAL LG COMPANY

Seller does NOT warrant the Glass sold under this Agreement. All Glass sold under this Agreement is purchased by Seller from Cardinal LG Company, a Minnesota corporation, or, from Cardinal IG Company, a Wisconsin corporation (collectively “Cardinal”). Buyer acknowledges that Seller has provided Buyer with a written copy of the express limited warranties applicable to Glass purchased by Seller from Cardinal, including the terms, conditions, limitations and exclusions applicable to such warranties (“Cardinal’s Glass Warranties”). (Cardinal’s Glass Warranties are also attached hereto as Exhibits B and C and can be found in their entirety at: http://www.cardinalcorp.com/technology/reference/terms-and-conditions/). Respecting Glass sold under this Agreement, Seller agrees to extend to Buyer all of the benefits that Seller may actually receive under Cardinal’s Glass Warranties as to that glass, provided that all such benefits are extended to Buyer subject to all of the terms, conditions, limitations, exclusions and burdens, of Cardinal’s Glass Warranties to Seller.

By purchasing Glass from Seller under this Agreement, Buyer agrees that Cardinal’s Glass Warranties are the only warranties covering Glass sold under this Agreement and Buyer agrees to be bound by the terms of Cardinal’s Glass Warranties as if Buyer were Cardinal’s Customer thereunder. Buyer agrees to look solely to Cardinal’s Glass Warranties as extended to Buyer under this Agreement in the event Buyer claims any defect in Glass sold hereunder. In the event Buyer claims that Glass sold hereunder is in breach of Cardinal’s Glass Warranties, Buyer agrees to timely submit any such claimed breach of Cardinal’s Glass Warranties to Seller and to cooperate fully with Seller in submitting such claim(s) to Cardinal. In the event that Cardinal honors such claim(s), Seller agrees to assign, transfer and set over to Buyer any and all benefits Seller actually receives from Cardinal as to any such claim(s) ("Buyer's Sole Remedies"). The submission of Buyer’s claim by Seller to Cardinal and Buyer’s acceptance of any benefits Seller may receive from Cardinal thereunder, if any, shall constitute a full satisfaction and release of all
further obligations of Seller to Buyer in respect of claimed defect(s) in Glass sold to Buyer hereunder.

7. **No Third-Party Beneficiary or Other Rights Directly Against Cardinal.**

Nothing in this Agreement is intended to, and nothing in this Agreement shall, confer upon or grant to Buyer any third-party beneficiary or any other rights of any kind directly against Cardinal. Buyer shall have no right based on this Agreement to submit or assert any warranty claim(s), or any other claims or rights of any kind, directly to or against Cardinal. Buyer’s Sole Remedies for the Glass sold under this Agreement are set out in paragraph 6 above.

8. **No Warranty Coverage.**

There is NO warranty coverage for any of the following:

- There is no warranty coverage regarding installation of the Glass into frames ("Assemblies") or the installation of Assemblies into a building or structure.
- There is no warranty coverage for Glass breakage.
- There is no warranty coverage for damage caused by: (i) improper installation or use; (ii) exposure to conditions beyond published performance specifications; (iii) water infiltration; (iv) condensation; (v) improper maintenance; (vi) chemicals or airborne pollutants; (vii) damage due to delivery by others; (viii) accidents; (ix) misuse; (x) abuse; (xi) building settlement or structural defects; (xii) acts of God; (xiii) normal wear and tear; or (xiv) any other cause or occurrence beyond Seller’s control.
- There is no warranty that condensation will not occur or that it will be eliminated.
- There is no warranty coverage for adjustments or corrections due to improper installation.
- There is no warranty coverage for failures due to product modifications or glass shading devices (for example, but not limited to, glass tinting or filming, security systems, improper painting or staining, or insulated coverings).
- There is no warranty coverage for improper assembly or units improperly mulled by others.
- There is no warranty coverage for any failure due to the application or installation of hardware (e.g. locksets, trim sets, hinges, panic hardware, closers, etc.).
- Seller does not warrant any products not manufactured by Seller.
- There is no warranty coverage for any slight glass curvature, minor scratches or other imperfections in the Glass that do not impair structural integrity or significantly obscure normal vision.
- There is no warranty coverage for rattling of grille bars within an air space.
- Seller does not warrant service trips to provide instruction on product use.
9. ANY WARRANTIES, WHETHER EXPRESS OR IMPLIED, OTHER THAN THE BENEFIT OF CARDINAL’S GLASS WARRANTIES ARE DISCLAIMED.

(a) Cardinal’s Glass Warranties to Seller as set forth above are the only express warranties (whether written or oral) applicable to Glass sold under this Agreement and no one is authorized to modify or expand Cardinal’s Glass Warranties.

(b) EXCEPT FOR THE BENEFIT OF CARDINAL’S GLASS WARRANTIES TO SELLER AS SET FORTH HEREIN, THE GLASS SOLD HEREUNDER IS SOLD “AS IS” AND WITH ALL FAULTS. SELLER DISCLAIMS ALL WARRANTIES OF QUALITY, WHETHER EXPRESS OR IMPLIED BY LAW, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OF TRADE OR OTHERWISE, SPECIFICALLY INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

10. Buyer’s Sole Remedies.

(a) In the event the Glass fails, Buyer’s Sole Remedies shall be those set forth in paragraph 6 above.

(b) Buyer shall not be entitled to any remedy unless: (i) Buyer provides Seller with a written notice that reasonably describes such defect(s) within two (2) days of the time Buyer discovers or should reasonably have discovered the defect(s); (ii) Seller is given a reasonable opportunity after receiving such notice to examine the Glass that Buyer claims is defective; (iii) Buyer (if requested to do so by Seller) returns such Glass to Seller's place of business at Seller's cost for the examination to take place there; and (iv) Seller reasonably verifies Buyer's claim of defect.

(c) Buyer shall not be entitled to any remedy if: (i) Buyer makes any further use of the Glass after giving the notice described in the immediately preceding subparagraph (b) above; or (ii) Buyer alters the Glass without the prior written consent of Seller.

(d) BUYER’S SOLE REMEDIES AS SET FORTH HEREIN SHALL BE BUYER'S SOLE AND EXCLUSIVE REMEDY AND SHALL CONSTITUTE SELLER'S ENTIRE LIABILITY FOR ANY BREACH OF WARRANTY.

(e) IN NO EVENT SHALL SELLER BE LIABLE TO BUYER OR ANY THIRD PARTY FOR ANY LOSS OF USE, REVENUE OR PROFIT OR LOSS OF DATA OR DIMINUTION IN VALUE, OR FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES WHETHER ARISING OUT OF BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE AND WHETHER OR NOT SELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ANY AGREED OR OTHER REMEDY OF ITS ESSENTIAL PURPOSE.
11. Product Suitability and Compliance with Law.

Building, fire, energy, and construction codes and regulations, specifically including, but not limited to the Americans with Disability Act and architectural designs and specifications (collectively “Codes”), vary by building, product application and jurisdiction/location. Some product applications require site specific engineering analysis (“Engineering Analysis”) to determine the proper use of particular construction materials and products. The determination whether an Engineering Analysis is required, the cost of obtaining it, if required, and compliance with Engineering Analyses and Codes are solely the responsibility of Buyer and Seller assumes no responsibility or liability whatsoever for such determinations or compliance.

Annealed glass is not suitable for use in locations identified as "hazardous" in certain building codes and federal laws. The Buyer has the sole responsibility to use safety glazing materials (e.g. tempered glass or laminated glass) in hazardous locations. The Buyer is solely responsible for determining whether Glass purchased from Seller is suitable for Buyer’s needs or intended applications. In order to be considered safe or lawful, the installation and end-use of the Goods must also comply with all applicable Codes and Buyer expressly assumes sole responsibility for such Code compliance. Buyer also agrees to comply with all applicable laws, rules, regulations, ordinances, including, but not limited to, Codes and Engineering Analyses and to maintain in effect all the licenses, permissions, authorizations, consents, and permits needed for installation and end-use of the Glass.

Although Seller may make information or opinions available to Buyer, Seller assumes no responsibility for the suitability or design of the Glass required for the Buyer’s intended uses or application(s). Buyer assumes sole responsibility for the selection of the Glass and that it will be safe, acceptable and suitable for use under end-use conditions and applications.

12. Termination. In addition to any remedies that may be provided herein, Seller may terminate this Agreement with immediate effect upon written notice to Buyer, if Buyer: (i) fails to pay any amount when due under this Agreement and such failure continues for ten (10) days after Buyer's receipt of written notice of nonpayment; (ii) has not otherwise performed or complied with any of the terms of this Agreement, in whole or in part; or (iii) becomes insolvent, files a petition for bankruptcy or commences or has commenced against it proceedings relating to bankruptcy, receivership, reorganization, or assignment for the benefit of creditors.

13. Applicability; Entire Agreement. This Agreement shall comprise the entire agreement of the Parties with respect to the goods and shall supersede all prior or contemporaneous understandings, agreements, negotiations, representations, warranties, and communications, both written and oral. Further, the Terms shall be the only terms and conditions which govern the sale of the Goods and shall prevail over any proposed or submitted terms and conditions of Buyer, regardless whether or when Buyer submitted its purchase order or
such proposed terms, all of which Seller hereby rejects. Fulfillment of Buyer's order does not constitute acceptance of any proposed or submitted terms and conditions of Buyer and shall not serve to modify or amend these Terms.

14. **Waiver.** No waiver by Seller of any of the provisions of this Agreement is effective unless explicitly set forth in writing and signed by Seller. No failure to exercise, or delay in exercising, any right, remedy, power or privilege arising from this Agreement operates, or may be construed, as a waiver thereof. No single or partial exercise of any right, remedy, power or privilege hereunder precludes any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.

15. **Force Majeure.** The Seller shall not be liable or responsible to Buyer, nor be deemed to have defaulted or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement when and to the extent such failure or delay is caused by or results from acts or circumstances beyond the reasonable control of Seller including, without limitation, acts of God, flood, fire, earthquake, explosion, governmental actions, war, invasion, or hostilities (whether war is declared or not), terrorist threats or acts, riot, or other civil unrest, national emergency, revolution, insurrection, epidemic, lockouts, strikes or other labor disputes (whether or not relating to either party's workforce), or restraints or delays affecting carriers or inability or delay in obtaining supplies of adequate or suitable materials, materials or telecommunication breakdown or power outage, provided that, if the event in question continues for a continuous period in excess of thirty (30) days, Buyer shall be entitled to give notice in writing to Seller to terminate this Agreement.

16. **Assignment; Delegation.** Buyer shall neither assign any of its rights nor delegate any of its obligations under this Agreement without the prior written consent of Seller. Any purported assignment or delegation in violation of this Section shall be null and void. No assignment or delegation relieves Buyer of any of its obligations under this Agreement.

17. **Relationship of the Parties.** The relationship between the Parties is that of independent contractors. Nothing contained in this Agreement shall be construed as creating any agency, partnership, joint venture or other form of joint enterprise, employment or fiduciary relationship between the Parties, and neither of the Parties shall have authority to contract for or bind the other in any manner whatsoever.

18. **No Third-Party Beneficiaries.** This Agreement is for the sole benefit of the Parties hereto and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit, or remedy of any nature whatsoever under or by reason of these Terms.

19. **Governing Law.** All matters arising out of or relating to this Agreement are governed by and construed in accordance with the internal laws of the State of Florida without giving effect to any choice or conflict of law provision or rule (whether of the State of Florida or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than those of the State of Florida.
20. **Submission to Jurisdiction.** Any legal suit, action, or proceeding arising out of or relating to this Agreement shall be instituted in the federal courts of the United States of America or the courts of the State of Florida in each case located in or nearest to the City of Venice, Florida and County of Sarasota County, Florida, and each party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action, or proceeding.

21. **Notices.** All notices, requests, consents, claims, demands, waivers, and other communications hereunder (each, a "Notice") shall be in writing and addressed to the parties at the addresses set forth on the face of this Sales Order or to such other address that may be designated by the receiving party in writing. All Notices shall be delivered by personal delivery, nationally recognized overnight courier (with all fees pre-paid), facsimile (with confirmation of transmission), or certified or registered mail (in each case, return receipt requested, postage prepaid). Except as otherwise provided in this Agreement, a Notice is effective only (a) upon receipt of the receiving party, and (b) if the party giving the Notice has complied with the requirements of this Section.

22. **Severability.** If any term or provision of this Agreement is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction.

23. **Survival.** Provisions of these Terms which by their nature should apply beyond their terms will remain in force after any termination or expiration of this Agreement including, but not limited to, the following provisions: Insurance, Compliance with Laws, Governing Law, Submission to Jurisdiction and Survival.

24. **Amendment and Modification.** These Terms may only be amended or modified in a writing stating specifically that it amends these Terms and is signed by an authorized representative of both Parties.

25. **Counterparts; Facsimile Signatures.** This Agreement may be signed in one or more counterparts, which together shall form a single document. This agreement may be signed electronically and a facsimile signature should be deemed an original.

**BUYER:**
By: __________________________
Name: ________________________
Its: __________________________
Date: _________________________

**SELLER:** ORIGIN USA, INC.
By: __________________________
Name: ________________________
Its: __________________________
Date: _________________________
5. **LIMITED WARRANTY OF HEAT STRENGTHENED OR TEMPERED GLASS.** Cardinal warrants only to the original non-consumer Customer for a period of one (1) year from the date of sale to the Customer (the "Limited Warranty Period") that heat strengthened and tempered glass products produced by Cardinal ("Heat Strengthened Glass") and ("Tempered Glass") and purchased by the Customer meet at the time of sale ASTM Standard Specification C1048 Standard Specification for Heat Treated Flat Glass - Kind HS, Kind FT Coated and Uncoated Glass. Cardinal also warrants only to the original non-consumer Customer for a period of one (1) year from the date of sale to the Customer (the "Limited Warranty Period") that Tempered Glass products produced by Cardinal ("Tempered Glass") and purchased by the Customer meet at the time of sale the requirements of the Safety Glazing Certification Council ("SGCC").

6. **SOLE REMEDIES APPLICABLE TO LIMITED WARRANTIES OF HEAT STRENGTHENED GLASS AND TEMPERED GLASS.** If any breach of either of the preceding Limited Warranties respecting Heat Strengthened Glass and Tempered Glass (the relevant product(s) is(are) the "Product(s)"") is reported to Cardinal before the end of the applicable Limited Warranty Period by the Customer, Cardinal, at its exclusive option, will upon confirmation of the existence of a defect covered by the applicable Limited Warranty either:

   a. Provide a replacement Product to the Customer in exchange for the defective Product or,

   b. Refund to the Customer Cardinal's original selling price for such defective Product. If Cardinal elects to supply a replacement Product, any Limited Warranty that would otherwise apply to such replacement Product will only extend for a Limited Warranty Period equal to the remaining balance of the original Limited Warranty Period for the defective Product. All replacement Products will be provided FOB Cardinal's nearest plant.

7. **LIMITED WARRANTIES OF MONOLITHIC LAMINATED GLASS.** Cardinal warrants only to the original non-consumer customer (the “Customer”) that for the applicable Limited Warranty Period set out below, the monolithic laminated glass products identified below which are produced by Cardinal and purchased by the Customer will not have defects in material or workmanship that cause delamination of the laminated glass resulting in materially obstructed vision through the laminated glass:

   a. for monolithic laminated glass incorporating Dupont’s™ Sentry Glas® interlayer (“SG® Laminated Glass”), the limited warranty period is ten (10) years from the date of Cardinal’s manufacture (the “Limited Warranty Period”);

   b. for monolithic laminated glass incorporating either only a polyvinyl butyral interlayer (“PVB Laminated Glass”) or a PVB interlayer and a polyethylene terephthalate
interlayer ("PET Laminated Glass") or an ethylene vinyl acetate interlayer ("EVA Laminated Glass"), the limited warranty period is five (5) years from the date of Cardinal’s manufacture (the “Limited Warranty Period”); and

c. for monolithic laminated glass used in the ballistics market incorporating one or more composite interlayers comprised of DuPont’s™ Sentry Glas® interlayer, a polyvinyl butyral interlayer and a polyethylene terephthalate interlayer (the “Ballistics Laminated Glass”), the limited warranty period is five (5) years from the date of Cardinal’s manufacture (the “Limited Warranty Period”).

The interlayer of PVB Laminated Glass, PET Laminated Glass, EVA Laminated Glass and Ballistics Laminated Glass that is persistently exposed to moisture at the edge can absorb moisture resulting in discoloration at the edge and perimeter of the product (“Edge Blush”). Cardinal does not warrant PVB Laminated Glass, PET Laminated Glass, EVA Laminated Glass or Ballistics Laminated Glass products against Edge Blush.

8. **SOLE REMEDIES APPLICABLE TO LIMITED WARRANTIES OF MONOLITHIC LAMINATED GLASS PRODUCTS.** If any breach of the preceding Limited Warranties respecting monolithic SG® Laminated Glass, PVB Laminated Glass, PET Laminated Glass, EVA Laminated Glass or Ballistics Laminated Glass (collectively, the “Monolithic Laminated Glass Product(s)”) is reported to Cardinal before the end of the applicable Limited Warranty Period by the Customer, Cardinal, at its exclusive option, will upon confirmation of the existence of a defect covered by one of the Limited Warranties either:

a. Provide a replacement Monolithic Laminated Glass Product to the Customer in exchange for the defective Monolithic Laminated Glass Product or,

b. Refund to the Customer Cardinal’s original selling price for such defective Monolithic Laminated Glass Product. If Cardinal elects to supply a replacement Monolithic Laminated Glass Product, any Limited Warranty that would otherwise apply to such replacement Monolithic Laminated Glass Product will only extend for a Limited Warranty Period equal to the remaining balance of the original Limited Warranty Period for the defective Monolithic Laminated Glass Product. All replacement Monolithic Laminated Glass Products will be provided FOB Cardinal’s nearest Laminated Glass plant.

9. **LIMITED WARRANTY AND SOLE REMEDIES FOR INSULATING GLASS UNITS.** Cardinal warrants only to the original non-consumer Customer for a period of twenty (20) years from the date of Cardinal's manufacture (the "Limited Warranty Period") that insulating glass units produced by Cardinal with XL Edge® or Endur® spacers and with or without glass that is laminated ("Insulating Glass Units") and purchased by the Customer will be free from material obstruction of vision as a result of fogging or film formation on the internal glass surfaces caused by failure of the seal which is due to defects in material or workmanship. Cardinal warrants only to the original non-consumer Customer for a period of twenty (20) years from the date of Cardinal's manufacture (the "Limited Warranty Period") that Insulating Glass Units produced by Cardinal with SG® Laminated Glass (also, "Insulating Glass Units") and purchased by the Customer will be free from defects in material or workmanship which cause delamination of the laminated glass. Cardinal warrants only to the original non-consumer Customer for a period of
five (5) years from the date of Cardinal's manufacture (the "Limited Warranty Period") that Insulating Glass Units produced by Cardinal with PVB Laminated Glass, PET Laminated Glass EVA Laminated Glass or Ballistics Laminated Glass (also, "Insulating Glass Units ") and purchased by the Customer will be free from defects in material or workmanship which cause delamination of the laminated glass. With respect to Insulating Glass Units in which capillary tubes were installed by Cardinal or Customer, the relevant warranty above shall be valid only if the Insulating Glass Units are properly installed in high altitude applications in accordance with Cardinal’s requirements concerning installation of Insulating Glass Units and all capillary tube materials (tubes, covers, silicone, picks) used with the Insulating Glass Units are purchased from Cardinal IG. Cardinal’s requirements concerning installation of Insulating Glass Units with capillary tubes can be obtained by writing to Cardinal IG Company, 7201 West Lake Street, Minneapolis, MN 55426-4320. Failure to utilize Cardinal IG supplied materials or properly execute Cardinal’s requirements for the installation of Insulating Glass Units at high altitude will void this Limited Warranty.

Cardinal also warrants only to the original non-consumer Customer for a period of one (1) year from the date of sale to the Customer (the "Limited Warranty Period") that Insulating Glass Units meet the requirements of the Insulating Glass Certification Council ("IGCC"), and ASTM E 2190 Standard Specification for Insulating Glass Unit Performance and Evaluation.

If any breach of any of the preceding Limited Warranties respecting Insulating Glass Units is reported to Cardinal before the end of the applicable Limited Warranty Period, Cardinal, at its exclusive option, will upon confirmation of the existence of a defect covered by the applicable Limited Warranty either:

a. Provide a replacement Insulating Glass Unit and grant to the Customer a reglazing allowance equal to 50% of Cardinal's original selling price of such defective Insulating Glass Unit.

b. Refund to the Customer 150% of Cardinal's original selling price for such defective Insulating Glass Unit.

10. DISCLAIMER OF IMPLIED & OTHER WARRANTIES. THE PRECEDING EXPRESS LIMITED WARRANTIES ARE THE EXCLUSIVE WARRANTIES MADE BY CARDINAL NOTWITHSTANDING ANY OTHER DOCUMENT OR PROVISION INCLUDING WITHOUT LIMITATION ANY SPECIFICATIONS AND CARDINAL MAKES NO OTHER WARRANTY OR REPRESENTATION OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, WITH RESPECT TO THE PRODUCTS SOLD IN CONNECTION WITH THIS DOCUMENT, WHETHER (a) AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SATISFACTORY QUALITY OR ANY OTHER MATTER; (b) ARISING FROM A COURSE OF DEALING, USAGE, OR TRADE PRACTICE; OR (c) THAT THE PRODUCTS WILL BE FREE FROM INFRINGEMENT OR VIOLATION OF ANY RIGHTS, INCLUDING INTELLECTUAL PROPERTY RIGHTS, OF THIRD PARTIES. CARDINAL DISCLAIMS ANY WARRANTY THAT PVB LAMINATED GLASS, PET LAMINATED GLASS, EVA LAMINATED GLASS OR BALLISTICS LAMINATED GLASS PRODUCTS WILL NOT SUFFER EDGE BLUSH. THESE DISCLAIMERS SHALL APPLY
EVEN IF ONE OF THE PRECEDING LIMITED WARRANTIES FAILS OF ITS ESSENTIAL PURPOSE.

11. EXCLUSIVE REMEDIES. THE EXPRESS REMEDIES STATED IN THIS DOCUMENT WILL BE THE EXCLUSIVE REMEDIES AVAILABLE TO THE CUSTOMER AGAINST CARDINAL FOR ANY DEFECTS IN THE PRODUCTS SOLD IN CONNECTION WITH THIS DOCUMENT OR FOR DAMAGES RESULTING FROM ANY CAUSE WHATSOEVER WITH RESPECT TO SUCH PRODUCTS, INCLUDING WITHOUT LIMITATION, CARDINAL’S NEGLIGENCE. The purpose of the express exclusive remedies is to provide the Customer with the replacement of, or to enable the Customer to return in exchange for cash consideration, products produced by Cardinal which are found to be defective under any one of the preceding Limited Warranties. These exclusive remedies will not be deemed to have failed of their essential purpose as long as Cardinal is willing and able to replace such defective products in the prescribed manner or willing to accept return of such defective products in exchange for the stated cash consideration. CARDINAL WILL NOT IN ANY EVENT BE LIABLE TO THE CUSTOMER FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES OF ANY KIND, WHETHER FOR DEFECTIVE OR NONCONFORMING PRODUCTS, BREACH OR REPUDIATION OF ANY TERM OR CONDITION OF THIS DOCUMENT, NEGLIGENCE, OR ANY OTHER REASON. THESE EXCLUSIVE REMEDIES SHALL BE THE CUSTOMER’S EXCLUSIVE REMEDIES EVEN IF ONE OF THE PRECEDING LIMITED WARRANTIES FAILS OF ITS ESSENTIAL PURPOSE. FOR PURPOSES OF THIS SECTION, “CARDINAL” INCLUDES CARDINAL’S DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, REPRESENTATIVES, SUBCONTRACTORS AND SUPPLIERS. IN NO EVENT SHALL THE TOTAL COLLECTIVE CUMULATIVE LIABILITY OF CARDINAL, ITS EMPLOYEES, OFFICERS, AGENTS, AND DIRECTORS EXCEED THE AMOUNT PAID TO CARDINAL BY THE CUSTOMER FOR THE PRODUCT FROM WHICH SUCH LIABILITY AROSE DURING THE TWELVE (12) MONTH PERIOD PRECEDING THE DATE OF THE MOST RECENT CLAIM BY THE CUSTOMER.

12. LIMITATIONS APPLICABLE TO ALL LIMITED WARRANTIES. The preceding Limited Warranties are given only to the Customer who is the first non-consumer purchaser of the relevant product, and are not given to any subsequent owners or any other user of such product or any other person or entity. The preceding Limited Warranties do not apply to alleged defects resulting from or related to: improper use or applications, persistent exposure to moisture in the sash, incompatible glazing materials, misuse, rough handling, job site/window cleaning scratching or other abuse, failure to adhere to applicable instructions, glass breakage, tampering, neglect or any reason not related to defects in material or workmanship of the relevant product. The preceding Limited Warranties respecting Heat Strengthened and Tempered Glass will also not apply to products that are subjected to additional fabrication (e.g. grinding, drilling, sandblasting, etc.) or exposed to temperatures in excess of 400 °F for a sustained period of time. The preceding Limited Warranties respecting Laminated Glass Products will also not apply if there is incompatibility of the interlayer with other materials used in conjunction with the Laminated Glass Product or the Laminated Glass Product is exposed to corrosive materials, including but not limited to sulfur or chlorine. The preceding Limited Warranties respecting Insulating Glass Units will also not apply to Insulating Glass Units that are installed in structural glazing and sloped glazing applications unless Cardinal reviews in advance and approves in writing all of the glazing details and other relevant facts of the proposed application and the
actual application conforms in all respects to the details and facts disclosed to Cardinal and the
conditions of Cardinal’s written approval. The preceding Limited Warranties respecting
Insulating Glass Units will also not apply to Insulating Glass Units in which capillary tubes are
installed by someone other than Cardinal unless Cardinal reviews in advance and approves in
writing all of the installation and sealing details and other relevant facts about the proposed
capillary tubes and the actual installation, sealing and other relevant matters conform in all
respects to the details and facts disclosed to Cardinal and the conditions of Cardinal’s written
approval.

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14. TECHNICAL SERVICE BULLETINS. Cardinal operates one or more facilities that develop
information and opinions about Products or other matters of potential interest to the Customer or
the industries which use the Products and/or the Customer’s products. Cardinal historically has
published some of such information and opinions in Technical Service Bulletins or Bulletins
(“TSBs”) and periodically distributed them. Cardinal may in its discretion publish TSBs in
any form, distribute or make such TSBs available in printed form or merely on Cardinal’s web
site. Cardinal may in its discretion stop preparing and/or publishing TSBs at any time without
notice of any kind.

15. SUITABILITY. The Customer is solely responsible for determining the suitability and
compatibility of the Customer’s methods, processes, designs and materials used with the
Products and the suitability of the Products for the Customer’s needs and applications. Annealed
glass is not suitable for use in locations identified as “hazardous” in certain building codes and
federal laws. The Customer has the responsibility to use safety glazing materials (e.g. tempered
glass or laminated glass) in hazardous locations. Cardinal may offer or be asked to review, test,
provide information (including TSBs) or its opinion about the Products, the Customer’s methods,
processes, designs and materials to be used with the Products, or the suitability of the Products in
a proposed application but Cardinal will not, by offering, responding to requests for or otherwise
providing information or its opinion from time to time, assume any responsibility therefore or
any obligation to supplement the same. The Customer will at all times be responsible for
determining the suitability of Cardinal’s or Cardinal’s affiliates’ information, review and test
results, opinions, processes, products and services for use in the Customer’s own processing and
applications and for identifying and performing to the Customer’s satisfaction all quality control
tests, analyses, forecasts, and other tests and examinations necessary to assure that the
Customer’s products and services will be safe, acceptable and suitable for use under end-use
conditions.
EXHIBIT B

CARDINAL LG COMPANY LIMITED WARRANTY OF LAMINATED GLASS

LIMITED WARRANTY OF HEAT STRENGTHENED OR TEMPERED GLASS. Cardinal LG Company ("Cardinal"), a Wisconsin corporation, warrants only to the original non-consumer customer (the “Customer”) for a period of one (1) year from the date of sale to the Customer (the "Limited Warranty Period") that heat strengthened and tempered glass products produced by Cardinal ("Heat Strengthened Glass") and ("Tempered Glass") and purchased by the Customer meet at the time of sale ASTM Standard Specification C1048 Standard Specification for Heat Treated Flat Glass - Kind HS, Kind FT Coated and Uncoated Glass. Cardinal also warrants only to the original non-consumer Customer for a period of one (1) year from the date of sale to the Customer (the "Limited Warranty Period") that Tempered Glass products produced by Cardinal ("Tempered Glass") and purchased by the Customer meet at the time of sale the requirements of the Safety Glazing Certification Council ("SGCC").

SOLE REMEDIES APPLICABLE TO LIMITED WARRANTIES OF HEAT STRENGTHENED GLASS AND TEMPERED GLASS. If any breach of either of the preceding Limited Warranties respecting Heat Strengthened Glass and Tempered Glass (the relevant product(s) is(are) the "Product(s)") is reported to Cardinal before the end of the applicable Limited Warranty Period by the Customer, Cardinal, at its exclusive option, will upon confirmation of the existence of a defect covered by the applicable Limited Warranty either:

a. Provide a replacement Product to the Customer in exchange for the defective Product or,

b. Refund to the Customer Cardinal's original selling price for such defective Product. If Cardinal elects to supply a replacement Product, any Limited Warranty that would otherwise apply to such replacement Product will only extend for a Limited Warranty Period equal to the remaining balance of the original Limited Warranty Period for the defective Product. All replacement Products will be provided FOB Cardinal’s nearest plant.

LIMITED WARRANTIES OF MONOLITHIC LAMINATED GLASS. Cardinal warrants only to the original non-consumer customer (the “Customer”) that for the applicable Limited Warranty Period set out below, the monolithic laminated glass products identified below which are produced by Cardinal and purchased by the Customer will not have defects in material or workmanship that cause delamination of the laminated glass resulting in materially obstructed vision through the laminated glass:

a. for monolithic laminated glass incorporating Dupont’sTM Sentry Glas® interlayer ("SG® Laminated Glass"), the limited warranty period is ten (10) years from the date of Cardinal’s manufacture (the “Limited Warranty Period”);

b. for monolithic laminated glass incorporating either only a polyvinyl butyral interlayer (“PVB Laminated Glass”) or a PVB interlayer and a polyethylene terephthalate
interlayer (“PET Laminated Glass”) or an ethylene vinyl acetate interlayer (“EVA Laminated Glass”), the limited warranty period is five (5) years from the date of Cardinal’s manufacture (the “Limited Warranty Period”); and

c. for monolithic laminated glass used in the ballistics market incorporating one or more composite interlayers comprised of Dupont’sTM Sentry Glas® interlayer, a polyvinyl butyral interlayer and a polyethylene terephthalate interlayer (the “Ballistics Laminated Glass”), the limited warranty period is five (5) years from the date of Cardinal’s manufacture (the “Limited Warranty Period”).

The interlayer of PVB Laminated Glass, PET Laminated Glass, EVA Laminated Glass and Ballistics Laminated Glass that is persistently exposed to moisture at the edge can absorb moisture resulting in discoloration at the edge and perimeter of the product (“Edge Blush”). Cardinal does not warrant PVB Laminated Glass, PET Laminated Glass, EVA Laminated Glass or Ballistics Laminated Glass products against Edge Blush.

SOLE REMEDIES APPLICABLE TO LIMITED WARRANTIES OF MONOLITHIC LAMINATED GLASS PRODUCTS. If any breach of the preceding Limited Warranties respecting monolithic SG® Laminated Glass, PVB Laminated Glass, PET Laminated Glass, EVA Laminated Glass or Ballistics Laminated Glass (collectively, the “Monolithic Laminated Glass Product(s)”) is reported to Cardinal before the end of the applicable Limited Warranty Period by the Customer, Cardinal, at its exclusive option, will upon confirmation of the existence of a defect covered by one of the Limited Warranties either:

a. Provide a replacement Monolithic Laminated Glass Product to the Customer in exchange for the defective Monolithic Laminated Glass Product or, Refund to the Customer Cardinal’s original selling price for such defective Monolithic Laminated Glass Product. If Cardinal elects to supply a replacement Monolithic Laminated Glass Product, any Limited Warranty that would otherwise apply to such replacement Monolithic Laminated Glass Product will only extend for a Limited Warranty Period equal to the remaining balance of the original Limited Warranty Period for the defective Monolithic Laminated Glass Product. All replacement Monolithic Laminated Glass Products will be provided FOB Cardinal’s nearest Laminated Glass plant.

LIMITED WARRANTY AND SOLE REMEDIES FOR INSULATING GLASS UNITS. Cardinal warrants only to the original non-consumer Customer for a period of twenty (20) years from the date of Cardinal's manufacture (the "Limited Warranty Period") that insulating glass units produced by Cardinal with XL Edge® or Endur® spacers and with or without glass that is laminated ("Insulating Glass Units") and purchased by the Customer will be free from material obstruction of vision as a result of fogging or film formation on the internal glass surfaces caused by failure of the seal which is due to defects in material or workmanship. Cardinal warrants only to the original non-consumer Customer for a period of twenty (20) years from the date of Cardinal's manufacture (the "Limited Warranty Period") that Insulating Glass Units produced by Cardinal with SG® Laminated Glass (also, "Insulating Glass Units") and purchased by the Customer will be free from defects in material or workmanship which cause delamination of the laminated glass. Cardinal warrants only to the original non-consumer Customer for a period of five (5) years from the date of Cardinal's manufacture (the "Limited Warranty Period") that
Insulating Glass Units produced by Cardinal with PVB Laminated Glass, PET Laminated Glass, EVA Laminated Glass or Ballistics Laminated Glass (also, "Insulating Glass Units") and purchased by the Customer will be free from defects in material or workmanship which cause delamination of the laminated glass. With respect to Insulating Glass Units in which capillary tubes were installed by Cardinal, the relevant warranty above shall be valid only if such Insulating Glass Units are (i) properly installed and (ii) in “high altitude” applications. Cardinal’s requirements concerning installation of Insulating Glass Units with capillary tubes and its definitions of “high altitude(s)” can be obtained at www.cardinalcorp.com in Technical Services Bulletin #IG13 – 11/07 “Capillary Tubes & Breather Tubes” or by writing to Cardinal IG Company, 7201 West Lake Street, Minneapolis, MN 55426-4320.

Cardinal also warrants only to the original non-consumer Customer for a period of one (1) year from the date of sale to the Customer (the "Limited Warranty Period") that Insulating Glass Units meet the requirements of the Insulating Glass Certification Council ("IGCC") Class CBA, and ASTM E 2190 Standard Specification for Insulating Glass Unit Performance and Evaluation.

If any breach of any of the preceding Limited Warranties respecting Insulating Glass Units is reported to Cardinal before the end of the applicable Limited Warranty Period, Cardinal, at its exclusive option, will upon confirmation of the existence of a defect covered by the applicable Limited Warranty either:

a. Provide a replacement Insulating Glass Unit and grant to the Customer a reglazing allowance equal to 50% of Cardinal's original selling price of such defective Insulating Glass Unit.

b. Refund to the Customer 150% of Cardinal's original selling price for such defective Insulating Glass Unit.

**DISCLAIMER OF IMPLIED & OTHER WARRANTIES.** THE PRECEDING EXPRESS LIMITED WARRANTIES ARE THE EXCLUSIVE WARRANTIES MADE BY CARDINAL NOTWITHSTANDING ANY OTHER DOCUMENT OR PROVISION INCLUDING WITHOUT LIMITATION ANY SPECIFICATIONS AND CARDINAL MAKES NO OTHER WARRANTY OR REPRESENTATION OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, WITH RESPECT TO THE PRODUCTS SOLD IN CONNECTION WITH THIS DOCUMENT, WHETHER (a) AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, SATISFACTORY QUALITY OR ANY OTHER MATTER; (b) ARISING FROM A COURSE OF DEALING, USAGE, OR TRADE PRACTICE; OR (c) THAT THE PRODUCTS WILL BE FREE FROM INFRINGEMENT OR VIOLATION OF ANY RIGHTS, INCLUDING INTELLECTUAL PROPERTY RIGHTS, OF THIRD PARTIES. CARDINAL DISCLAIMS ANY WARRANTY THAT PVB LAMINATED GLASS, PET LAMINATED GLASS, EVA LAMINATED GLASS OR BALLISTICS LAMINATED GLASS PRODUCTS WILL NOT SUFFER EDGE BLUSH. THESE DISCLAIMERS SHALL APPLY EVEN IF ONE OF THE PRECEDING LIMITED WARRANTIES FAILS OF ITS ESSENTIAL PURPOSE.

**EXCLUSIVE REMEDIES.** THE EXPRESS REMEDIES STATED IN THIS DOCUMENT WILL BE THE EXCLUSIVE REMEDIES AVAILABLE TO THE CUSTOMER
AGAINST CARDINAL FOR ANY DEFECTS IN THE PRODUCTS SOLD IN CONNECTION WITH THIS DOCUMENT OR FOR DAMAGES RESULTING FROM ANY CAUSE WHATSOEVER WITH RESPECT TO SUCH PRODUCTS, INCLUDING WITHOUT LIMITATION, CARDINAL’S NEGLIGENCE. The purpose of the express exclusive remedies is to provide the Customer with the replacement of, or to enable the Customer to return in exchange for cash consideration, products produced by Cardinal which are found to be defective under any one of the preceding Limited Warranties. These exclusive remedies will not be deemed to have failed of their essential purpose as long as Cardinal is willing and able to replace such defective products in the prescribed manner or willing to accept return of such defective products in exchange for the stated cash consideration. CARDINAL WILL NOT IN ANY EVENT BE LIABLE TO THE CUSTOMER FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES OF ANY KIND, WHETHER FOR DEFECTIVE OR NONCONFORMING PRODUCTS, BREACH OR REPUDIATION OF ANY TERM OR CONDITION OF THIS DOCUMENT, NEGLIGENCE, OR ANY OTHER REASON. THESE EXCLUSIVE REMEDIES SHALL BE THE CUSTOMER’S EXCLUSIVE REMEDIES EVEN IF ONE OF THE PRECEDING LIMITED WARRANTIES FAILS OF ITS ESSENTIAL PURPOSE. FOR PURPOSES OF THIS SECTION, “CARDINAL” INCLUDES CARDINAL’S DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, REPRESENTATIVES, SUBCONTRACTORS AND SUPPLIERS. IN NO EVENT SHALL THE TOTAL COLLECTIVE CUMULATIVE LIABILITY OF CARDINAL, ITS EMPLOYEES, OFFICERS, AGENTS, AND DIRECTORS EXCEED THE AMOUNT PAID TO CARDINAL BY THE CUSTOMER FOR THE PRODUCT FROM WHICH SUCH LIABILITY AROSE DURING THE TWELVE (12) MONTH PERIOD PRECEDING THE DATE OF THE MOST RECENT CLAIM BY THE CUSTOMER.

LIMITATIONS APPLICABLE TO ALL LIMITED WARRANTIES. The preceding Limited Warranties are given only to the Customer who is the first non-consumer purchaser of the relevant product, and are not given to any subsequent owners or any other user of such product or any other person or entity. The preceding Limited Warranties do not apply to alleged defects resulting from or related to: improper use or applications, persistent exposure to moisture in the sash, incompatible glazing materials, misuse, rough handling, job site/window cleaning scratching or other abuse, failure to adhere to applicable instructions, glass breakage, tampering, neglect or any reason not related to defects in material or workmanship of the relevant product. The preceding Limited Warranties respecting Heat Strengthened and Tempered Glass will also not apply to products that are subjected to additional fabrication (e.g. grinding, drilling, sandblasting, etc.) or exposed to temperatures in excess of 400°F for a sustained period of time. The preceding Limited Warranties respecting Laminated Glass Products will also not apply if there is incompatibility of the interlayer with other materials used in conjunction with the Laminated Glass Product or the Laminated Glass Product is exposed to corrosive materials, including but not limited to sulfur or chlorine. The preceding Limited Warranties respecting Insulating Glass Units will also not apply to Insulating Glass Units that are installed in structural glazing and sloped glazing applications unless Cardinal reviews in advance and approves in writing all of the glazing details and other relevant facts of the proposed application and the actual application conforms in all respects to the details and facts disclosed to Cardinal and the conditions of Cardinal’s written approval. The preceding Limited Warranties respecting Insulating Glass Units will also not apply to Insulating Glass Units in which capillary tubes are installed by someone other than Cardinal unless Cardinal reviews in advance and approves in writing all of the installation and sealing details and other relevant facts about the proposed
capillary tubes and the actual installation, sealing and other relevant matters conform in all respects to the details and facts disclosed to Cardinal and the conditions of Cardinal’s written approval.

TECHNICAL SERVICE BULLETINS. Cardinal operates one or more facilities that develop information and opinions about Products or other matters of potential interest to the Customer or the industries which use the Products and/or the Customer’s products. Cardinal historically has published some of such information and opinions in Technical Service Bulletins or Bulletins (“TSBs”) and periodically distributed them. Cardinal may in its discretion publish TSBs in any form, distribute or make such TSBs available in printed form or merely on Cardinal’s web site. Cardinal may in its discretion stop preparing and/or publishing TSBs at any time without notice of any kind.

PRODUCT SUITABILITY. Annealed glass is not suitable for use in locations identified as "hazardous" in certain building codes and federal laws. The Customer has the responsibility to use safety glazing materials (e.g. tempered glass or laminated glass) in hazardous locations. The Customer is solely responsible for determining whether a product purchased from Cardinal is suitable for the Customer's needs or application. Although Cardinal may be asked to provide information or its opinion about its product(s) in a proposed application or make information or its opinions available from time to time, such as but without limitation in TSBs, Cardinal will not, by responding to requests for or otherwise providing information or opinions, assume any responsibility for the design or suitability of the Customer’s product(s) in the proposed application, the Customer’s methods, processes or products, to supplement any information or opinions provided or to make further information or opinions available. The Customer will at all times be responsible for determining the suitability of Cardinal’s or Cardinal’s affiliates’ information, opinions, processes, products and services for use in the Customer’s own applications and for identifying and performing to the Customer’s satisfaction all quality control tests, analyses, forecasts, and other tests and examinations necessary to assure that the Customer’s products and services will be safe, acceptable and suitable for use under end-use conditions.