



# Purchase/Order Disclaimer

I/We \_\_\_\_\_, of \_\_\_\_\_

hereafter called the “**Client**,” acknowledge(s) that the “**Product(s)/Service(s)**” contained in this document; that was purchased/ordered on my/our behalf, by “G-Enterprises (SKN)”, of

\_\_\_\_\_, hereafter called the “**Broker**,” is/are true and accurate to what I/we requested.

In the event, that, upon discovery by either the “**Broker**” or the “**Client**,” after the fact of purchasing/ordering, that any or part of the **product(s)/service(s)** is/are damaged, faulty, wrong-type, lost or stolen, the “**Broker**” **SHALL NOT be LIABLE NEITHER RESPONSIBLE** for any or part of such direct, indirect, consequential, or incidental/accidental damages, loss or error whatsoever, whether due to “**Third Party(s)**” negligence or some form of tort, or by nature/Act of God, or by “Client(s)” incompetent.

The “**Broker**” reserves the right to demand part or full payment for product(s)/services(s) procured for, or provided to the “Client(s).”

The “**Broker**” does not warrant neither guarantee any product(s)/service(s) that was procured that does/do not originate and processed by its Local Company (G-Enterprises SKN).

### Third Party

Please note that, in some instances, the “**Broker**” relies on Third Party’s product(s)/service(s) in order to provide a completed end product(s)/service(s) to its “Client(s).” Therefore the “**Broker**” does not have any authority over “Third Party” providers; and as a result, the “**Broker**” does not guarantee any accuracy, relevance, timeliness, or completeness of product(s)/service(s)

I/we hereby acknowledge and understand the details of this disclaimer from the “**Broker**.”

Client(s) Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name(s): \_\_\_\_\_

Initial all attached document