All shipments to or from the Customer, which term shall include the exporter, importer, sender, receiver, owner, consignor, consignee, transferor or transferee of the shipments, will be handled by the forwarder and/or custom broker handling this shipment (herein called the "Company") on the following terms and conditions:

1) Services by Third Parties.

Unless the Company carries, stores or otherwise physically handles the shipment, and loss, damage, expanse or delay occurs during such activity, the Company assumes no liability as a carrier and is not to be held responsible for any loss, damage, expense or delay to the goods to be forwarded or imported except as provided in paragraph B and subject to the limitations of paragraph 8 below, but undertakes only to use reasonable care in the selection of carriers, truckmen, lightermen, forwarders, custom brokers, agents, warehousemen and others to whom it may entrust transportation, cartage, handling and/or delivery and/or storage or otherwise.

When the Company carries stores or otherwise physically handles the shipment, it does so subject to limitation of liability set forth in paragraph 8 below unless a separate bill of lading, air waybill or any other contract of carriage is issued by the Company, in which event terms thereof shall govern.

2) Liability Limitations of Third Parties.

The Company is authorized to select and engage carriers, truckmen, lightermen, forwarders, customs brokers, agents, warehousemen and others, as required to transport, store, deal with and deliver the goods, all of whom shall be considered as the agent of the Customer, and the goods may be entrusted to such agencies subject to all conditions as to limitation of liability for loss, damage, expense or delay to all rules, regulations, requirements and conditions, whether printed, written or stamped, appearing in bills of lading, receipts or tariffs issued by such carriers, truckmen, lightermen, forwarders customs brokers, agents, warehousemen, and others.

The Company shall under no circumstances be liable for any loss, damage, expense or delay to the goods for any reason what so ever when said goods are in custody possession or control of third parties selected by the Company to forward, enter and clear, transport or render other services with respect to such goods.

3) Choosing Routes or Agents.

Unless express instructions in writing are received from the Customer, the Company has complete freedom in choosing means, routes and procedures to be followed in the handling, transportation and delivery of the goods.

Advice by the Company to the Customer that a particular person of firm has been selected to render services with respect to the goods shall not be construed to mean that the Company warrants or represents that such person or firm will render such services.

4) Quotations Not Binding.

Quotations as to fees, rates of duty, freight charges, insurance premiums or other charges given by the Company to the Customer are for informational purposes only and are subject to change without notice and are never binding upon the Company unless the Company agrees in writing to arrange, handle or transport a specific shipment under quote at any preagreed rates.

5) Duty to Furnish Information.

(a) On an import at a reasonable time prior to entering of the goods for U.S. Customs, the Customer shall furnish to the Company invoices in proper form and other documents necessary or useful in the preparation of the U.S. Customs entry and, also, such further of origin, the genuineness of the merchandise and any mark or symbol associated with it, the Customer's right to import and/or distribute the merchandise, and the merchandise's admissibility, pursuant to U.S. law or regulation.

If the Customer fails in a timely manner to furnish such information or documents, in whole or in part as may be required to complete U.S.Customs entry or comply with U.S. laws or regulations, or if the information or documents furnished are inaccurate or incomplete, the Company shall be obligated only to use its best judgment in connection with the shipment an in no instance shall e charge with knowledge by the Customer of the true circumstances to which such inaccurate, incomplete, or omitted information or document pertains.

Where a bond is required by U.S. Customs to be given for the production of any document or the performance of any act, the Customer shall be deemed bound by the terms of the bond not with standing the fact that the bond has been executed by the Company as principal, it being understood that the Company entered into such undertaking at the instance and on behalf of the Customer, and the Customer shall indemnity and hold the Company harmless for the consequences of any breach of the terms of the bond. (b) On an export at a reasonable time prior to the exportation of the shipment the Customer shall furnish to the Company the commercial invoice in proper form and number, a proper consular declaration, weights, measure, values and other information in the language of and as may be required by the laws and regulations of the U.S. and the country of destination of the goods. (c) On an export or import the Company shall not in any way be responsible or liable for increased duty, penalty, fine or expense unless caused by the negligence or other fault of the Company, in which event its liability to the Customer shall be governed by the provisions of paragraphs 8-9 below.

The Customer shall be bound by and warrant the accuracy of all invoices, documents and information furnished to the Company by the Customer or its agent for export, entry or other purposes and the Customer agrees to indemnify and hold harmless the Company against any increased duty, penalty, or expense including attorney's fees, resulting from any inaccuracy, incomplete statement, omission or failure to make timely presentation, even if not due to any negligence of the Customer.

6) Declaring Higher Valuation.

In as much as truckers, carriers, warehousemen and others to whom the goods are entrusted usually limit their liability for loss or damage unless a higher value is declared and a charge based on such higher value is agreed to by said truckers, etc., the Company must receive specific written instructions from the Customer to pay such higher charge based on valuation and the trucker, etc. subject to the limitation of liability set forth herein in paragraphs 8-9 below with respect to any claim against the Company and subject to the provisions of paragraph 2 above.

7) Insurance.

The Company will make reasonable efforts to effect marine, fire, theft, and other insurance upon the goods only after specific written instructions have been received by the Company in sufficient time prior to shipment from point of origin, and Customer at the same time states specifically the kind and amount of insurance to be placed.

The Company does not undertake or warrant that such insurance can or will be placed. Unless the Customer has its own open manned policy and instructs Company to effect insurance under such policy, insurance is to be effected with one or more insurance companies or underwriters to be selected by the Company.

Any insurance placed shall be governed by a certificate or policy issued and will only be effective when accepted by such insurance companies or underwriters. Should an insurer dispute its liability for any reason, the insured shall have recourse against the insurer only and the Company shall not be under any responsibility or liability in relation there to not with standing that the premium upon the policy may not be at the same rates as that charged or paid to the Company by the Customer, or that the shipment was insured under a policy in the name of the Company.

Insurance premiums and the charge of the Company for arranging the same shall be at the Customer's expanse. If for any reason the goods are held in warehouse, or elsewhere, the same will not be covered by any insurance, unless Company receives written instructions from the Customer.

Unless agreed to in writing, Company assumes no responsibility to affect insurance on any export or import shipment which it does not handle.

Limitation of Liability for Loss, etc. (a) The Customer agrees that the Company shall only be liable for any loss, damage, expense or delay to the goods resulting from the negligence or other fault of the Company: such liability shall be limited to an amount equal to the lesser of fifty dollars (\$50.00) per entry of shipment o the fee(s) charged for services, provided that, in the case of partial loss, such amount will be adjusted, pro rate. (b) Where the Company issues its own bill of lading and receives freight charges as its compensation, Customer has the option of paying a special compensation and increasing the limit of Company's liability up to the shipments actual value; however, such option must be exercised by written agreement, entered into prior to any covered transactions(s), setting forth the limit of the Company's liability and the compensation received; (c) In stances other than in (b) above, unless the Customer makes specific written arrangements with the Company to pay special compensation and declare a higher value and Company agrees in writing, liability is limited to the amount set forth in (a) above; (d) Customer agrees that the Company shall, in no event, be liable for consequential, punitive, statutory, or special damages in excess of the monetary limit provided for above.

8) Presenting Claims.

The Company shall not be liable under paragraph 8 for any claims not presented to it in writing within 90 days of either the date of loss or incident giving rise to the claim; no suit to recover for any claim or demand hereunder shall be maintained against the Company unless instituted within six (6) months after the presentation of the said claim or such longer period provided for under statute(s) of the State having jurisdiction of the matter.

9) Advancing Money. The Company shall not be obliged to incur any expense, guarantee payment or advance any money in connection with the importing, forwarding, transporting, insuring, storing or coopering of goods, unless the same is previously provided to the Company by the Customer on demand.

The Company shall be under no obligation to advance freight charges, customs duties or taxes on any shipment, nor shall any advance by the Company be construed as a waiver of the provisions hereof.

10) Indemnification for Freight, Duties.

In the event that a carrier, other person or any governmental agency makes a claim or institutes legal action against the Company for ocean or other freight, duties, fines, penalties, liquidated damages or other money due arising from a shipment of goods of the Customer, the Customer agrees to indemnify and hold harmless the Company for any amount the Company may be required to pay such carrier, other person or governmental agency together with reasonable expenses, including attorneys' fees, incurred by the Company in connection with defending such claim or legal action and obtaining reimbursement from the Customer.

The confiscation or detention of the goods by any governmental authority shall not affect or diminish the liability of the Customer to the Company to pay all charges or other money due promptly on demand.

11) C.O.D. Shipments.

Goods received with Customer's or other person's instruction to "Collect on Delivery" (C.O.D.) by drafts or otherwise, or to collect on any specified terms by time drafts or otherwise, are accepted by the Company only upon the express understanding that it will exercise reasonable care in the selection of a bank correspondent, carrier or agent to whom it will send such item for collection, and the Company will not be responsible for any act, omission, default, suspension, insolvency or want of care, negligence, or fault or such bank, correspondent, carrier or agent, nor for any delay in remittance lost in exchange, or during transmission, or while in the course of collection.

12) General Lien on Any Property.

The Company shall have a general lien on any and all property (and documents relating thereto) of the Customer, in its possession, custody, or control or en route, for all claims or charges, expenses or advances incurred by the Company in connection with any shipments of the Customer and if such claim remains unsatisfied for thirty (30) days after demand for its payment is made, the Company may sell at public auction or private sale, upon ten (10) days written notice, registered mail (R.R.R.), to the Customer, the goods, wares, and/or merchandise, or so much thereof as may be necessary to satisfy such lien, and apply the net proceeds of such sales to the payment of the amount due to the Company. Surplus from such sale shall be transmitted to the Customer, and the Customer shall be liable for any deficiency in the sale.

13) Compensation of Company.

The compensation of the Company for its services shall be included with and is in addition to the rates and charges of all carriers and agencies selected by the Company to transport and deal with the goods and such compensation shall be exclusive of any and other in connection with the shipment.

On ocean exports, upon request, the Company shall provide a detailed breakout of the components of all charges assessed and a true copy of each pertinent document relating to these charges.

In any referral for collection or action against the Customer for monies due the Company, upon recovery by the Company, the Customer shall pay the expenses of collection and/or litigation, including a reasonable attorney fee. No Responsibility for Governmental Requirements. It is the responsibility of the Customer to know and comply with the marking requirements of the U.S. Customs Service, the regulations of the U.S. Food and

Drug administration, and all other requirements, including regulations of Federal, state ad/or local agencies pertaining to the merchandise.

The Company shall not be responsible for action taken or fines or penalties assessed by a governmental agency against the shipment because of the failure of Customer to comply with the law or requirements or regulations of any governmental agency or with a notification issued to the Customer by any such agency.

14) Indemnity Against Liability Arising from the Importation of Merchandise.

The Customer agrees to indemnify and hold the Company harmless from any claims and/or liability arising from the importation of merchandise which violates any Federal, state and/or other laws or regulations and further agrees to indemnify and holds the Company harmless against any and all liability, loss, damages, costs, claims and/or expenses, including but not limited to attorney's fees, which the Company may hereafter incur, suffer or be required to pay be reason of claims by any government agency or private party.

In the event that any action, suit or proceeding is brought against the Company by any government agency or any private party, the Company shall give notice in writing to the Customer by mail at its address on file with Company. Upon receipt of such notice, Customer at its own expense shall defend against such action and take all steps as may be necessary or proper to prevent the obtaining of a judgment and/or order against the Company.

15) Loss, Damage or Expense Due to Delay.

Unless the services to be performed by the Company on behalf of the Customer are delayed by reason of the negligence or other fault of the Company, the Company shall not be responsible for any loss, damage or expense incurred by the Customer in accordance with the provisions of paragraphs 8-9 above.

16) Construction of Terms and Venue.

The foregoing terms and conditions shall be construed according to the laws of the State of Illinois. Unless otherwise consented to in writing by the Company, no legal proceeding against the Company may be instituted by the Customer, its assigns or subrogates except in the State of Illinois.

17) Implementation of <u>PANMET GROUP INC . TERMS OF TRADING AND</u> <u>CONDITIONS OF SERVICE.</u>

Customer may confirm formal receipt and acceptance of the terms of trading and conditions of service by their signature below. If the Customer for any reason withholds or for any reason fails to provide signature, any shipments tendered to Panmet Group Inc

by the Customer after receiving reasonable notice of the availability of the terms of trading and conditions of service, will be deemed to be transacted with the Company in full and complete agreement with terms of trading and conditions of service.

The Customer by its authorized signature agrees to all aforementioned terms of trading and conditions of service with the Company.

Customer Name:

Address:_____

Name:_____ Signature:_____

Date: __/ __ / __ .

Company:	Panmet Group, Inc. 104 Laurel Canyon Trail, Canton, GA 30114
Email:	kevin.triggs@panmet.com
Tel/Fax:	678-581-2655/678-581-2688
Established:	July 1st, 1988 Illinois Reggisted in Illinois and a "C" Corp
Duns:	603406257
Revised:	April 1st, 2020