

RAYN GROWING SYSTEMS, LLC'S STANDARD TERMS AND CONDITIONS OF SALE AND WARRANTY

TERMS AND CONDITIONS

- 1. Acceptance of Terms.** The following terms and conditions, and those on the face hereof, shall control as to any order for Rayn Growing Systems, LLC ("RAYN") products ("Products") accepted by RAYN ("Order"), notwithstanding any terms and conditions that may be contained in any purchase order or other document of Customer, and RAYN's acceptance of any order is expressly made conditional on Customer's assent to the following terms and conditions and those on the face hereof (the "Agreement"). This Agreement will constitute the entire Agreement between the parties as to any order and will supersede any prior understandings, agreements, representations, or warranties. Such terms and conditions will not be modified, added to, superseded or other-wise altered except by written document signed by the President of RAYN, or his/her designee, notwithstanding any terms and conditions contained in the purchase order or other document of Customer. RAYN's commencement of performance and/or delivery shall not constitute a waiver of these terms and conditions or any acceptance of any terms and conditions contained in the Customer's order or other documents. Acceptance of any product or service by the Customer will be construed as acceptance of RAYN's terms and conditions. Any dispute or questions of construction with respect to any order placed with RAYN shall be governed by the laws of the State of Wisconsin.
- 2. Conditions Precedent.** The obligations of RAYN in this Agreement are subject to the express condition precedent that Customer shall fully perform its obligations under this Agreement, subject to any waiver by RAYN which shall be at its sole discretion.
- 3. Payment Terms and Transfer of Title.** Payment terms are net 30 days after date of invoice unless otherwise stated on the sales acknowledgment or invoice. If RAYN in good faith doubts Customer's ability or willingness to pay, RAYN may in its discretion complete its performance of this contract upon a cash in advance basis or make deliveries only upon a C.O.D. basis or file a UCC filing or suspend all or part of its performance here under. All payments are applied to the oldest outstanding invoice. Accounts over thirty (30) days are subject to a one and one-half percent (1 1/2%) per month (or the highest rate permitted by law, whichever is less) late payment charge. RAYN will have the option of withholding performance under any and all orders from the Customer if an invoice remains unpaid when due. Title to the Products shall pass to the Customer upon its payment in full of the relevant invoice in respect of such Products. Until title to the Products has passed to the Customer, the Customer shall hold any supplied Products as Bailee for RAYN and shall maintain the Products in satisfactory condition and keep them insured against all risks for the full price from the date of shipment and give RAYN such information relating to the Products as RAYN may reasonably require from time to time.
- 4. Delivery and Risk of Loss.** RAYN will attempt to ship the Order for delivery on or about the times requested by the Customer, although time shall not be of the essence in this contract in this regard. RAYN will attempt to follow Customer's written instructions as to mode and routing of shipments. In absence of such instructions, RAYN shall have absolute discretion as to mode and routing of shipments, including express or parcel post for small shipments. RAYN will prepay and bill freight on shipments unless specifically quoted otherwise or upon written instruction from the Customer. Where the Customer has requested expedited freight, the Customer will be responsible for the incurred additional charges. Orders are shipped at the Customer's risk and our obligation to deliver Orders is discharged upon the Order's delivery in good condition to the carrier. Shipments are FOB RAYN's factory or warehouse. Unless specifically prohibited, partial shipments will be made. Federal, state and/or local taxes, duties and other charges are the responsibility of the Customer. If for any reason Customer is unable or unwilling to take delivery of the Order, RAYN may, at its sole discretion, store the Order and any and all costs associated with such storage, including taxes or insurance, shall be immediately paid by Customer. Unless otherwise specifically noted and where shipping terms dictate that Customer take delivery at RAYN's facilities, Customer is solely responsible for determining any export licensing requirements, to obtain any necessary licenses or official authorizations, and to handle any customs formalities for export of the Order. Claims for shortage or damaged goods must be made within ten (10) days of receipt by the Customer. The Order will be carefully packed and delivered in good condition to the carrier. All claims for loss or damage in transit must be made by the consignee directly to the carrier. RAYN will render every aid and assistance in the presentation and enforcement of such claims without waiver of our rights to have compliance with the terms of payment of our invoices.
- 5. Warranty and Liability.** RAYN's Standard Warranty and limitation of liability ("Warranty") is the complete and final warranty with regard to Products. RAYN's obligations under the Warranty are limited to repairing or replacing any of the Products which shall, within the applicable Warranty period, fail due to fault manufacture, design, or workmanship. Customer acknowledges and agrees that the provisions of the Warranty are the sole and exclusive remedy available to the Customer for any defective Products. Nothing in this Agreement will limit or exclude either party's liability for (i) death or personal injury caused by its negligence, or the negligence of its employees, agents or subcontractors (as applicable); (ii) fraud or fraudulent misrepresentation; or any liability which cannot be excluded or limited as a matter of law.
- 6. Warranty Disclaimer.** TO THE FULLEST EXTENT PERMITTED BY LAW AND EXCEPT AS SET FORTH IN THE WARRANTY, RAYN EXCLUDES ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
- 7. Change Orders.** Any changes in engineering drawings, specifications, or in other terms of manufacture, assembly or shipment, requested by Customer, must be in writing and approved by RAYN. If any such change by Customer causes an increase in the cost of, or in the time required for performance of, any part of the contract, then RAYN shall make a reasonable adjustment to the price of the Order. Products ordered which differ in any way from RAYN's standard product will require drawings approved in writing by the Customer. When drawings are approved, they shall take precedence over all other written or verbal instructions.
- 8. Prices.** All prices are in the applicable currency listed on the invoice. Prices, models and specifications are subject to change without notice. Orders must be in writing. Phone orders will be accepted from established accounts when followed by written confirmation. The acceptance of any Order does not imply conformance with plans and specifications unless the plans and specifications accompany the Order and are accepted as binding by RAYN. Price protection will be given on Orders entered for immediate shipment and for project Orders entered before the effective date of a price increase. All other Orders will

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be billed at the current price at time of shipment. Quotations for custom Products are valid for thirty (30) days. Orders are effective only when accepted and acknowledged by RAYN. Minimum order is \$25.00 net, exclusive of freight.

9. Structures. Except to the extent RAYN is specifically responsible for any structural element per this Order, Customer represents and warrants that the existing structure, or anticipated structure, if not yet completed, including, without limitation, any existing steel, walls, columns, trusses, footings, hoist attachment points, wiring, power supplies, or any other foundation or existing structural elements (the "Structure") shall be adequate to support the weight, size, load, and all other technical specifications of the Products, and Customer shall hold RAYN harmless from any failure of any Structure.
10. Cancellation. If Customer cancels all or any portion of the Order prior to shipment, Customer shall be liable to RAYN for a cancellation charge equal to RAYN's actual costs incurred in connection with that portion of the Order that is cancelled, including, without limitation, labor and materials.
11. Security Interest. Customer represents that it is not bankrupt or insolvent. RAYN retains a security interest in the Products to secure payment of the purchase price and all other indebtedness now or hereafter owed by the Customer to RAYN. At RAYN's request, Customer will execute a financing statement or statements evidencing such security interest and will take any other action necessary to perfect the same.
12. Waiver. No failure of RAYN to insist upon or compel compliance by the Customer with any provision of this Agreement shall be construed as a waiver by RAYN of its right to insist upon compliance with this Agreement. No waiver by RAYN of any breach by Customer shall be effective unless in writing signed by the President of RAYN, or his/her designee, and no waiver by RAYN of any breach by Customer shall be deemed a waiver of any other breach.
13. Non-Warranty Returns. Products returned without RAYN's written permission will not be accepted. Products returned for credit must be in accordance with this Agreement. Products must be unused, in original cartons and in saleable condition, subject to RAYN's quality control and test inspection. Restocking charges of \$25.00 or 25% of invoice (whichever is greater) plus any repacking or reconditioning costs will be deducted from the credit. Returns for warranty work will be in accordance with RAYN's established warranty procedures. In no case will permission be granted to return specially-modified or custom Products, or merchandise invoiced more than six (6) months prior to date of Customer's return request.
14. Use of Image. Customer agrees and consents to allow RAYN to make reference to and/or use: (i) the installed RAYN Products, (ii) the location of the installed Products, (iii) Customer's respective logo(s), trademark(s) or any other graphical representation of Customer's use of the RAYN Products, and/or (iv) photographs of the installed RAYN Products in any material of any kind used or produced by or at the direction of RAYN, without the prior written consent of Customer; provided, however, that RAYN may not, without prior written consent, do any of the foregoing in a manner that implies endorsement by Customer.
15. Force Majeure. RAYN shall be released from any liability whatsoever under this Agreement for any delay in performance or delivery or failure to perform or deliver, when such delay or failure to perform or deliver is caused by or due to circumstances or situations that are beyond the reasonable control of RAYN, including, without limitation, the following force majeure events ("Force Majeure Events"): (a) acts of God; (b) flood, fire, earthquake or explosion; (c) war, invasion, hostilities (whether war is declared or not), terrorist threats or acts, riot or other civil unrest; (d) government order or law; (e) actions, embargoes or blockades in effect on or after the date of this Agreement; (f) action by any governmental authority; (g) national or regional emergency; (h) strikes, material shortages, labor stoppages or slowdowns, inability to obtain materials or other industrial disturbances; and (i) shortage of adequate power or transportation facilities.
16. Confidentiality. To the maximum extent permitted by law, the terms and conditions of this Agreement, as well as any information provided by RAYN, including but not limited to pricing, drawings, specifications or other materials prepared by RAYN, to Customer shall be treated as confidential and shall not be disclosed to any third party or be used for any purpose except to fulfill Customer's obligations created hereunder, without the express prior written consent of RAYN. Customer agrees to limit disclosure of the confidential information to its employees, agents, and subcontractors who have a need to know such information, and who have been informed of and agree to be bound by the confidentiality obligations of this Agreement. This confidentiality obligation shall survive the termination or cancellation of this Agreement. Without prejudice to any other rights or remedies that RAYN may have, the Customer acknowledges and agrees that damages alone would not be an adequate remedy for any breach of this Clause 16 by the Buyer. Accordingly, RAYN shall be entitled to the remedies of injunctions, specific performance or other equitable relief for any threatened or actual breach of this Clause 16 and the Customer shall indemnify RAYN for any legal fees and cost incurred as a result of the Customer's breach.
17. Compliance. RAYN covenants that all of its activities under or pursuant to the terms and conditions of this Agreement shall comply with all applicable laws, rules and regulations. In particular, but without limitation, RAYN shall fully comply with all laws relating to taxation; data protection and privacy, exchange controls; customs matters; anti-bribery and anti-corruption; anti-trust; anti-money laundering; trade sanctions; and criminal matters.
18. Miscellaneous. This Agreement shall be governed by the laws of the state of Wisconsin without regard to its conflict of laws principles. The parties agree that the United Nations Convention on the International Sale of Goods shall not apply to this Agreement. The parties consent to the exclusive jurisdiction and venue of the courts located in Dane County, Wisconsin for any action, suit or proceeding. If suit or action is instituted by RAYN to enforce payment or performance by the Customer, the Customer agrees to pay all reasonable costs and attorney's fees incurred by RAYN. A person who is not a party to the Agreement shall not have any right to enforce its terms. If any part of this Agreement is held to be invalid, illegal, void or to be in conflict with any law, the validity of the remaining terms or provisions of this Agreement shall not be affected, and such part, term, paragraph or provision shall be construed and enforced in such a manner so as to fulfill the intent expressed in this Agreement to the maximum extent permitted by law.

WARRANTY

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Warranty Coverage. RAYN WILL ONLY BE OBLIGATED TO HONOR THE WARRANTY SET OUT BELOW UPON RECEIPT OF FULL PAYMENT OF THE ORDER.

Rayn Growing Systems, LLC ("RAYN") warrants to the original owner or retail customer ("Customer") that during the warranty period defined below, RAYN will repair or replace its Products that are defective in materials or workmanship which cause the Product to fail to operate in accordance with RAYN's specifications for the Product in effect as of the date of shipment, subject to the terms of this limited warranty. The warranty period of box Products shall begin on the date of shipment ("Warranty Start Date"), except the Warranty State Date shall begin on the date of energization for Orders which include energization performed by RAYN or an authorized service provider acting on RAYN's behalf. If no energization date is recorded, however, the Warranty State Date shall begin on the date of shipment. The controlling warranty, terms and conditions, and product warranty periods is attached to the quote, and available at the time of order acknowledgment.

If RAYN shall fail to repair or replace defective Products within a reasonable time after they are returned to RAYN, or if RAYN shall wrongfully fail to make delivery or shall wrongfully repudiate this contract, then Customer shall be entitled to recover from RAYN such part of the purchase price as has been paid by Customer to RAYN. The remedy stated in the preceding sentence shall be Customer's exclusive remedy for any breach, non-delivery, or repudiation by RAYN or for any other liability of RAYN to Customer. This exclusive remedy shall not be deemed to have failed its essential purpose so long as RAYN is willing and able to repair or replace defective Products in the prescribed manner.

Warranty Exclusions. This Warranty does not impose any liability or duty upon RAYN for: (i) any Product or part of a Product damaged by or subject to accident, negligence, alteration, abuse or misuse by Customer, or any accessories or parts not supplied by RAYN; (ii) any damage caused by the unauthorized adjustment, repair or service of the Products by anyone other than RAYN or its authorized repair agents; (iii) any damage, to any Product, or part of a Product caused by or due to an act of God, any catastrophe resulting from earthquake, fire, flood, explosion, inability to obtain materials or utilities, or any other cause beyond the reasonable control of RAYN. This warranty also does not cover "consumable" parts such as fuses, diffusion media, or components which may be warranted directly to the Customer by the original manufacturer. This Warranty does not extend to items not manufactured by RAYN or its Affiliate(s). Affiliate shall mean an entity directly or indirectly (through one or more intermediaries) controlling, controlled by, or under common control with a RAYN. Freight terms on warranty repairs are FOB RAYN factory or designated repair facility. Collect shipments or freight allowances will not be accepted.

RAYN's sole responsibility under this Warranty shall be to repair or replace at RAYN's option such Products or parts of Products as shall be determined to be defective on RAYN's inspection. RAYN, at its option, may perform on-site warranty repairs. If RAYN chooses to replace the Product and is not able to do so because it has been discontinued or is not available, RAYN may replace it with a comparable product. RAYN reserves the right to use new, re-worked, repaired, or refurbished parts in the repair or replacement of any Product covered by this Warranty. RAYN will not assume any responsibility for any labor expended or materials used to repair any Products without RAYN's prior written authorization. RAYN SHALL NOT BE RESPONSIBLE FOR ANY INCIDENTAL, GENERAL OR CONSEQUENTIAL DAMAGES, DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF USE, TIME, PROFITS OR INCOME, OR ANY OTHER DAMAGES.

The Customer's obligations during the warranty period under this Warranty are to notify RAYN within one week of any suspected defect and to return the Products prepaid to RAYN at RAYN's factory or authorized service center.

This written Warranty is intended as a complete and exclusive statement of the terms thereof. Prior dealings or trade usage shall not be relevant to modify, explain or vary this Warranty. Acceptance of, or acquiescing in, a course of performance under this Warranty shall not modify the meaning of this Warranty even when either party has knowledge of the performance and a chance to object.

THIS LIMITED WARRANTY IS THE ONLY WARRANTY APPLICABLE TO THE EQUIPMENT AND REPLACES ALL OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SPECIFICALLY, EXCEPT AS PROVIDED HEREIN, RAYN UNDERTAKES NO RESPONSIBILITY FOR THE QUALITY OF THE PRODUCT OR THAT THE PRODUCT WILL BE FIT FOR ANY PARTICULAR PURPOSE FOR WHICH CUSTOMER MAY BE BUYING THE PRODUCT. ANY IMPLIED WARRANTY IS LIMITED IN DURATION TO THE WARRANTY PERIOD. NO ORAL OR WRITTEN INFORMATION, OR ADVICE GIVEN BY RAYN, ITS AGENTS OR EMPLOYEES, SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS LIMITED WARRANTY.

RAYN warrants its Products for 1 year. Any product sold by RAYN that is manufactured by an Affiliate of RAYN is warranted under that Affiliate's warranty. Affiliate warranty statements can be found at the following URL:

Affiliate Name	URL
Electronic Theatre Controls, Inc.	https://www.etconnect.com/uploadedFiles/Main_Site/Documents/Public/ETC-warranty-statement.pdf
Echoflex Solutions, Inc.	https://www.echoflexsolutions.com/terms-and-conditions-and-warranty.pdf
Penko	http://www.penko.com/WorkArea/DownloadAsset.aspx?id=10737431927
High End Systems, Inc.	https://www.highend.com/pub/support/admin/sales_tc.pdf

This is the current Terms and Conditions and Warranty statement at the time of publication for Rayn Growing Systems, LLC. The Terms and Conditions and Warranty statement are subject to change at any time without notice. The controlling Warranty statement, as well as applicable Terms and Conditions, are available at the time of order acknowledgment.