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1051 Los Medanos St., Pittsburg, CA - Phone: 925-380-9400 - www.granberg.com

Thank you for taking the time to consider adding Granberg International's product line to your own. If you are not familiar with our products, we would like to take a few moments to introduce ourselves.

Granberg has been manufacturing high-quality chainsaw mills and sharpening tools since 1957, and in that time have maintained quality through a highly selective materials acquisition process and by keeping our manufacturing center here in the United States. This enables us to keep a constant eye on Quality Control to ensure our customers get nothing but the best products and customer service.

We back up this commitment to quality through a limited lifetime warranty and comprehensive customer service based right here in our California factory.

Our founder, Elof Granberg, developed our first product, the File-N-Joint for his own use when he was a contract logger in the Pacific Northwest, so our focus from the beginning has always been on providing the best possible product for the end user – If we wouldn't use it, we won't manufacture it.

If you are not currently selling our products, here are some reasons why you might want to consider doing so.

- **Excellent profit margins:** At case quantities, profits on our products sold at MSRP average about 50%
- **Increased and more profitable sales:** Not only do chainsaw mills require chainsaws, but the chainsaws needed for large mills are the larger models with a higher value.
- **Continual product development:** We have recently upgraded critical mill parts that put our products miles ahead of the cheaper competition, and we are constantly looking for new ways to provide users of our products with the most up-to-date and innovative solutions to their sawing and milling needs.
- **New packaging and store display options:** Our creative team is always looking for new ways to present our products, and this includes a new dealer package that will demonstrate the quality and efficacy of our products.
- **Comprehensive product integration:** All of our equipment is designed so that upgrades and upsales are not only easy- they're practically inevitable. There is always a bigger job out there for our equipment to handle!
- **Broad customer base:** Arborists, homeowners, homesteaders, firewood sellers, woodworkers and hobbyists all have our products in their tool kits. In addition, increased television and social media exposure have boosted our sales by double digits in the last few years.

We look forward to a prosperous business relationship, and if you have more questions, please to not hesitate to contact us. We look forward to hearing from you.

Sincerely,
Erik Granberg,
President



MASTER PRICE LIST 2021

1051 Los Medanos St, Pittsburg, Ca 94565 *Phn 800-233-6499*Email info@granberg.com

CAT NO.	Individual		(MIX SIZES FOR BEST PRICE)				
	Item wt.	DESCRIPTION	MSRP	1	2-9	10+	*MAP
SMALL CHAINSAW MILLS							
G555B	7#	EDGING MILL	\$ 156.00	\$ 117.00	\$ 102.00	\$ 84.00	\$ 124.38
G777	12#	ALASKAN SMALL LOG MILL	\$ 210.00	\$ 158.00	\$ 137.00	\$ 112.00	\$ 168.00

ALASKAN MKIV MILL							
(MIX SIZES FOR BEST PRICE)							
G778-24	18#	24" ALASKAN MKIV CHAIN SAW MILL	\$ 289.00	\$ 217.00	\$ 188.00	\$ 151.00	\$ 231.00
G778-30	19#	30" ALASKAN MKIV CHAIN SAW MILL	\$ 299.00	\$ 224.00	\$ 194.00	\$ 161.00	\$ 239.00
G778-36	20#	36" ALASKAN MKIV CHAIN SAW MILL	\$ 312.00	\$ 234.00	\$ 203.00	\$ 167.00	\$ 250.00
G778-48	20#	48" ALASKAN MKIV CHAIN SAW MILL	\$ 346.00	\$ 259.00	\$ 224.00	\$ 186.00	\$ 277.00
G778-56	21#	56" ALASKAN MKIV CHAIN SAW MILL	\$ 365.00	\$ 274.00	\$ 238.00	\$ 198.00	\$ 292.00
G778-60	24#	60" ALASKAN MKIV CHAIN SAW MILL	\$ 396.00	\$ 302.00	\$ 266.00	\$ 210.00	\$ 317.00
G778-72	25#	72" ALASKAN MKIV CHAINSAW MILL	\$ 432.00	\$ 316.00	\$ 280.00	\$ 222.00	\$ 346.00
G778-84	28#	84" ALASKAN MKIV CHAINSAW MILL	\$ 494.00	\$ 346.00	\$ 304.00	\$ 247.00	\$ 395.00

C3 (3/8" PITCH)/C2 (.404 PITCH) COMPLETE MILL

(POWER HEAD NOT INCLUDED)

G778-30C2	43#	ALASKAN MKIV 30" C2 Series	\$ 1,073.00		\$ 755.00		MSRP
/C3		(Aprox 26" width of cut) C2=.404, C3=.375 PITCH					
G778-36C2	45#	ALASKAN MKIV 36" C2 Series	\$ 1,149.00		\$ 821.00		MSRP
/C3		(Aprox.34" width of cut) C2=.404, C3=.375 PITCH					
G778-48C2	51#	ALASKAN MKIV 48" C2 Series	\$ 1,267.00		\$ 890.00		MSRP
		(Aprox.41" width of cut)					
G778-56C2	56#	ALASKAN MKIV 56" C2 Series	\$ 1,342.00		\$ 938.00		MSRP
		(Aprox.51" width of cut)					
G778-60C2	66#	ALASKAN MKIV 60" C2 Series	\$ 1,579.00		\$ 1,135.00		MSRP
		(Aprox. 56" width of cut)					
G778-72C2	74#	ALASKAN MKIV 72" C2 Series	\$ 1,887.00		\$ 1,345.00		MSRP
		(Appox. 69" width of cut)					
G778-84C2	89#	ALASKAN MKIV 84" C2 Series	\$ 2,131.00		\$ 1,521.00		MSRP
		(Appox. 81 " width of cut)					

(MIX G781 SIZES FOR BEST PRICE)

BASIC MKIV MILL AND HANDLE & RAIL SETS

QTY 1-14

QTY 15+

G778	13#	BASIC MILL(requires Handle & Rail Set)		\$ 204.00		\$ 130.00	
G778-17	2.5#	C2 PARTS KIT(Bracket & Hardware)	\$ 58.00	\$ 43.00		\$ 29.00	\$ 43.00
G781-24	4#	24" HANDLE & RAIL SET	\$ 62.00	\$ 42.00		\$ 31.00	\$ 56.00
G781-30	5#	30" HANDLE & RAIL SET	\$ 72.00	\$ 54.00		\$ 38.00	\$ 65.00
G781-36	6#	36" HANDLE & RAIL SET	\$ 86.00	\$ 67.00		\$ 52.00	\$ 78.00
G781-48	8#	48" HANDLE & RAIL SET	\$ 109.00	\$ 94.00		\$ 67.00	\$ 98.00
G781-56	9#	56" HANDLE & RAIL SET	\$ 136.00	\$ 103.00		\$ 77.00	\$ 122.00
G781-60	10#	60" HANDLE & RAIL SET	\$ 149.00	\$ 116.00		\$ 84.00	\$ 134.00
G781-72	12#	72" HANDLE & RAIL SET	\$ 168.00	\$ 130.00		\$ 94.00	\$ 151.00
G781-84	14#	84" HANDLE & RAIL SET	\$ 214.00	\$ 166.00		\$ 114.00	\$ 192.00

MILLING ACCESSORIES

QTY 1-5

QTY 6+

G971	2#	HELPER HANDLE	\$ 71.00	\$ 55.00		\$ 37.00	\$ 60.00
G975	3#	HELPER HANDLE WITH ROLLER	\$ 127.00	\$ 97.00		\$ 71.00	\$ 108.00
G996	2#	HANDLE & ON/OFF BAR ASSY	\$ 42.00	\$ 30.00		\$ 20.00	\$ 36.00
G998	6#	G777 CONVERION KIT	\$ 116.00	\$ 90.00		\$ 62.00	\$ 99.00
G801A	2.2#	AUXILLARY OILER KIT	\$ 72.00	\$ 60.00		\$ 38.00	\$ 61.00
G478	5#	ALASKAN WINCH	\$ 119.00	\$ 70.00			\$ 101.00
G988	3#	ROLLER BRACKET	\$ 66.00	\$ 54.00			\$ 56.00
G702CL	.45#	QUICK RELEASE CLAMP	\$ 40.00				



MASTER PRICE LIST 2021

1051 Los Medanos St, Pittsburg, Ca 94565 *Phn 800-233-6499*Email info@granberg.com

CAT NO.	Individual Item wt.	DESCRIPTION	(MIX SIZES FOR BEST PRICE)				
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FIRST CUT SYSTEMS

QTY 1-5

QTY 6+

G850	2.5#	SLABBING RAIL BRACKET SET	\$ 46.00	\$ 38.00		\$ 29.00	\$ 37.00
G1010	18.4#	EZ-RAILS 10FT	\$ 284.00	\$ 203.00		\$ 164.00	\$ 241.00
G1085	10#	EZ-RAILS 5FT	\$ 198.00	\$ 142.00		\$ 112.00	\$ 168.00
G1090	1#	EZ-RAIL CONNECTOR KIT	\$ 36.00	\$ 24.00		\$ 16.00	\$ 29.00

RIPPING CHAIN

QTY 1-49FT

QTY 50FT+

Sold by the foot or by the drive link							
G728-0	.3#/ft	.325 PITCH .050 GAUGE	\$ 7.25	\$ 5.10		\$ 4.95	MSRP
G728-8	.3#/ft	.325 PITCH .058 GAUGE	\$ 7.25	\$ 5.10		\$ 4.95	MSRP
G728-3	.3#/ft	.325 PITCH .063 GAUGE	\$ 7.25	\$ 5.10		\$ 4.95	MSRP
G729-0	.3#/ft	.375 PITCH .050 GAUGE	\$ 7.00	\$ 5.05		\$ 4.85	MSRP
G729-8	.3#/ft	.375 PITCH .058 GAUGE	\$ 7.00	\$ 5.05		\$ 4.85	MSRP
G729-3	.3#/ft	.375 PITCH .063 GAUGE	\$ 7.00	\$ 5.05		\$ 4.85	MSRP
G729-2	.3#/ft	3/8 low pro .050 GAUGE	\$ 7.00	\$ 5.05		\$ 4.95	MSRP
G730-3	.3#/ft	.404 PITCH .063 GAUGE	\$ 8.25	\$ 6.00		\$ 5.00	MSRP

GRANBERG DOUBLE ENDED BARS *

G742-3	8#	44" .063 GAUGE fits G778-30C2/C3	\$ 384.00		\$ 341.00		MSRP
G743-3	9#	50" .063 GAUGE fits G778-36C2/C3	\$ 437.00		\$ 388.00		MSRP
G744-3	11#	56" .063 GAUGE fits G778-48C2	\$ 476.00		\$ 408.00		MSRP
G745-3	13#	66" .063 GAUGE fits G778-56C2	\$ 510.00		\$ 437.00		MSRP
G746-3	15#	72" .063 GAUGE fits G778-60C2	\$ 725.00		\$ 622.00		MSRP
G746-84	26#	84" .063 GAUGE fits G778-72C2	\$ 1,012.00		\$ 810.00		MSRP
G746-96	30#	96" .063 GAUGE fits G778-84C2	\$ 1,195.00		\$ 956.00		MSRP

GB DOUBLE ENDED BARS

G741-44HSD	11#	GB 44" DBL END BAR	\$ 330.00		\$ 246.00		\$ 281.00
G741-50HSD	13#	GB 50" DBL END BAR	\$ 365.00		\$ 274.00		\$ 310.00
G741-56HSD	15#	GB 56" DBL END BAR	\$ 395.00		\$ 296.00		\$ 336.00
G741-66HSD	17#	GB 66" DBL END BAR	\$ 450.00		\$ 338.00		\$ 383.00
G741-72HSD	19#	GB 72" DBL END BAR	\$ 605.00		\$ 454.00		\$ 514.00
G741-84HSD	22#	GB 84" DBL END BAR	\$ 825.00		\$ 619.00		\$ 701.00
G741-96HSD	25#	GB 96" DBL END BAR	\$ 920.00		\$ 690.00		\$ 782.00

GB EXTRA LONG BARS

G741-54HS-63RQ	14#	GB EXTRA LONG BAR 54"	\$ 465.00		\$ 349.00		\$ 395.00
G741-64HS-63RQ	17#	GB EXTRA LONG BAR 64"	\$ 535.00		\$ 402.00		\$ 455.00
G741-74HS-63RQ	19#	GB EXTRA LONG BAR 74"	\$ 625.00		\$ 467.00		\$ 531.00
G741-84HS-63RQ	20#	GB EXTRA LONG BAR 84"	\$ 655.00		\$ 492.00		\$ 557.00

GB SINGLE END BARS

G741-18SNH-63PA	3.55#	18" PRO TOP 3/8"	\$ 92.00		\$ 69.00		\$ 78.00
G741-18SNH-63PJ	3.55#	18" PRO TOP .325	\$ 92.00		\$ 69.00		\$ 78.00
G741-20SNH-63PA	3.90#	20" PRO TOP 3/8"	\$ 95.00		\$ 72.00		\$ 81.00
G741-20SNH-63PJ	3.90#	20" PRO TOP .325	\$ 95.00		\$ 72.00		\$ 81.00
G741-24SNH-63PA	4.45#	24" PRO TOP 3/8"	\$ 100.00		\$ 75.00		\$ 85.00
G741-30SNH-63PA	5.20#	30" PRO TOP 3/8"	\$ 128.00		\$ 96.00		\$ 109.00
G741-36SNH-63PA	6.25#	36" PRO TOP 3/8"	\$ 138.00		\$ 104.00		\$ 117.00
G741-42SNH-63PA	12#	42" PRO TOP 3/8"	\$ 156.00		\$ 117.00		\$ 133.00



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CAT NO.	Individual Item wt.	DESCRIPTION	(MIX SIZES FOR BEST PRICE)				
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GB ACCESSORIES

G741GB11PTA	.30#	3/8" PRO TOP TIP	\$ 30.00		\$ 24.00		\$ 26.00
G741GB12PTJ	.30#	.325 PRO TOP TIP	\$ 30.00		\$ 24.00		\$ 26.00
G741GB11RA	.45#	3/8" EXTRA LONG BAR TIP	\$ 53.00		\$ 42.00		\$ 52.00
G741GB11RQ	.45#	.404 EXTRA LONG BAR TIP	\$ 53.00		\$ 42.00		\$ 52.00
G741GBSP8-12	.01#	GB SPACER 12MM TO 8MM	\$ 16.00		\$ 12.00		\$ 14.00
G741GBSP9-12	.01#	GB SPACER 12MM TO 9MM	\$ 16.00		\$ 12.00		\$ 14.00
G741GBSP9-14	.01#	GB SPACER 14MM TO 9MM	\$ 16.00		\$ 12.00		\$ 14.00
G741GBSP12-14	.01#	GB SPACER 14MM TO 12MM	\$ 16.00		\$ 12.00		\$ 14.00

12 VOLT SHARPENERS & ACCESSORIES

QTY 1-9

QTY 10+

F210	1.4#	Dual Sharp (12V)	\$ 76.00	\$ 52.00		\$ 38.00	\$ 68.00
F212	1.3#	SAWTUNE (12V)	\$ 56.00	\$ 49.00		\$ 34.00	\$ 50.00
G721	1.2#	GRIND-N-JOINT II (12V)	\$ 52.00	\$ 40.00		\$ 30.00	\$ 47.00
G912XT	1.3#	GRIND-N-JOINT (12V)	\$ 64.00	\$ 48.00		\$ 33.00	\$ 58.00
G1012XT	4#	PRECISION GRINDER (12V)	\$ 95.00	\$ 72.00		\$ 62.00	\$ 85.00

GRINDING WHEELS (SIZE MIX OK)

QTY 1-49

QTY 50+

G417-3	.04#	GRINDING WHEEL 5/32 3 PACK	\$ 8.00	\$ 6.50		\$ 4.00	MSRP
G418-3	.04#	GRINDING WHEEL 3/16 3 PACK	\$ 8.00	\$ 6.50		\$ 4.00	MSRP
G419-3	.04#	GRINDING WHEEL 7/32 3 PACK	\$ 8.00	\$ 6.50		\$ 4.00	MSRP
G420-3	.04#	GRINDING WHEEL 1/4 3 PACK	\$ 8.00	\$ 6.50		\$ 4.00	MSRP
G421-3	.06#	GRINDING WHEEL 9/32 3 PACK	\$ 11.00	\$ 8.00		\$ 6.00	MSRP
G422-3	.06#	GRINDING WHEEL 5/16 3 PACK	\$ 11.00	\$ 8.00		\$ 6.00	MSRP
G424-3	.06#	GRINDING WHEEL 3/8 3 PACK	\$ 11.00	\$ 8.00		\$ 6.00	MSRP
G81	.01#	PITCH-N- GAUGE	\$ 3.25	\$ 2.25		\$ 2.00	MSRP
G440	.03#	KOOL GRIND grind cooler and longer	\$ 3.50	\$ 2.25		\$ 2.00	MSRP

FILE GUIDES AND HOLDERS

QTY 1-11

QTY 12+

G605C	1.6#	BREAK-N-MEND(Breaks& Rivets chain)	\$ 64.00	\$ 50.00		\$ 37.00	\$ 55.00
G106B	1.2#	FILE-N-JOINT LOW PROFILE	\$ 46.00	\$ 36.00		\$ 26.00	\$ 39.00

GARDEN ACCESSORIES

QTY 1-11

QTY 12+

G112B	1#	CLIP-N-TRIM 12"	\$ 23.00	\$ 18.00		\$ 13.00	\$ 20.00
G114B	1.1#	CLIN-N-TRIM 14"	\$ 25.00	\$ 19.00		\$ 14.00	\$ 21.00
G116B	1.2#	CLIP-N-TRIM 16"	\$ 27.00	\$ 20.00		\$ 16.00	\$ 23.00
G120B	1.5#	CLIP-N-TRIM 20"	\$ 29.00	\$ 23.00		\$ 18.00	\$ 25.00

Terms: Payment in advance or net 30 days upon credit approval

PRICES SUBJECT TO CHANGE WITHOUT NOTICE

***MAP- MINIMUM ADVERTISED PRICE FOR ALL 3RD PARTY WEBSITES**

RIVETS & STRAPS AVAILABLE UPON REQUEST



1051 LOS MEDANOS STREET
PITTSBURG, CA 94565
PHONE: 925-380-9393
FAX: 925-439-9392
EMAIL: SYLVIAMAHLEY@GRANBERG.COM
WEBSITE: WWW.GRANBERG.COM

CREDIT APPLICATION
DATE: _____

BUSINESS NAME _____

BUSINESS ADDRESS _____

CITY, STATE, ZIP CODE _____

PHONE _____ FAX _____ EMAIL _____

BUSINESS TYPE: CORPORATION PARTNERSHIP PROPRIETORSHIP OTHER _____

DATE ESTABLISHED _____ YEARS AT PRESENT LOCATION _____

NAME OF BANK _____

ACCOUNT NUMBER _____ ACCOUNT TYPE _____

WHERE DID YOU HEAR ABOUT US?: _____

PLEASE LIST WHICH ONLINE MARKETS YOU PLAN TO SELL ON: _____

TRADE REFERENCES

COMPANY NAME _____ CONTACT _____

PHONE _____ FAX _____ EMAIL _____

COMPANY NAME _____ CONTACT _____

PHONE _____ FAX _____ EMAIL _____

COMPANY NAME _____ CONTACT _____

PHONE _____ FAX _____ EMAIL _____

COMPANY NAME _____ CONTACT _____

PHONE _____ FAX _____ EMAIL _____

SIGNED BY _____ TITLE _____ DATE _____



TERMS & CONDITIONS

1. The current Master Product Price List supersedes all previous price lists and is subject to change at any time.
2. Freight charges are not included. Freight charges are the combined transportation, fuel surcharges, taxes, duties, VAT, and brokerage when applicable.
3. All shipments FOB leaving our facility in Pittsburg, CA
4. Payment terms are Net30 upon credit approval.
5. We except payment by check, credit card, cash and ACH.
6. Granberg products come with a limited lifetime warranty, excluding wear-and-tear items such as saw bars, chain, and grinding wheels.
7. Licensing. Granberg authorizes use of name, logo and artwork for the marketing and promoting of Granberg products only.
8. All product returns must be done so with a Return Merchandise Authorization number and may be subject to a re-stocking fee.

MUTUAL NON-DISCLOSURE AGREEMENT

This Non-Disclosure Agreement (this "Agreement") is made on the date set forth below by and between Granberg International and _____, a Business Associate residing at _____. Unless particularly identified, each of them shall be referred to singularly as a "Party" and collectively as the "Parties".

1. DEFINITION: "Confidential Information" means any business or technical proprietary information including but not limited to, trade secrets, ideas, copyrightable material, improvements, inventions (whether patentable or not, whether patent pending or not), information relating to a party's product designs, specifications and schematics, product names, research, development and know-how, which confidential information may be or has previously been disclosed by one Party (the "Disclosing Party") to the other Party (the "Receiving Party"), either in writing or orally. The Disclosing Party shall make reasonable efforts to mark its confidential information in tangible form with legends such as "confidential", "proprietary" or "secret", prior to disclosure. However, the Disclosing Party's information in tangible form that does not bear any such legends, and discussions relating to that information, shall nevertheless be protected hereunder as Confidential Information, if the Receiving Party knew, or should have reasonably known under the circumstances, that the information was confidential and had been communicated to it in confidence. "Confidential Information" also includes information, ideas, concepts, inventions, know-how and techniques, and copyrightable material derived from Confidential Information of the Disclosing Party. Furthermore, any of such information may be disclosed to officers, directors, employees, affiliates and employees of affiliates, counsel, investment bankers, consultants and other representatives (such persons being generally referred to herein as "Representatives") of the Receiving Party who need to know such information for the purpose of evaluating a Transaction (it being understood that the Receiving Party will cause its Representatives to be informed of the confidential nature of such Evaluation Material and require them to agree to all the Confidentiality terms in a signed and dated writing on a Non-Disclosure Agreement no less stringent than this Agreement. Receiving Party must also obtain signed and prior written permission from Disclosing Party before disclosing any Confidential Information to any other company (e.g., affiliate companies, and so forth) besides Receiving Party.

The Confidential Information will not be used to provoke an interference with any patent application or any other intellectual property application which the Disclosing Party files or has filed with respect to the Confidential Information, and will not be used to amend any claim in any pending patent application by Receiving Party or any other company to expand the claim to read on, cover, or dominate any invention (whether or not patentable) disclosed or implied by Disclosing Party in the Confidential Information. Furthermore, the exchange of Confidential Information pursuant to this Agreement shall not constitute or be construed as a grant of either an express or implied license or other right with respect to the patent or any other intellectual property rights of the Disclosing Party. Receiving Party shall not otherwise use or dispose of the Confidential Information except with the prior written consent of Disclosing Party. The consent of Disclosing Party may be withheld in its sole and absolute discretion, and may be granted upon such terms as Disclosing Party may establish from time to time.

2. EXCLUSIONS FROM DEFINITION OF CONFIDENTIAL INFORMATION: Confidential Information does not include information which (a) is, or becomes generally available to the public, other than as a result of unauthorized disclosure by one of the Parties, (b) was available to the Receiving Party on a non-confidential basis prior to the other Party disclosing it, (c) is obtained by the Receiving Party from a third party that has legally and properly obtained such information and is not obligated to maintain its confidentiality, or (d) is independently developed by the Receiving Party. Receiving Party has the legal burden of proof of proving any of the above exceptions. Disclosing Party has the right to inspect the Receiving Party's records to determine the source of any Confidential Information claimed to be within any of the above exceptions.

3. NON-USE AND NON-DISCLOSURE OF CONFIDENTIAL INFORMATION: Receiving Party agrees not to use any Confidential Information for its own unauthorized use, or use any Confidential Information for competing directly or indirectly with the Disclosing Party, for assisting any third-party unauthorized use, or for any other unauthorized purpose. Receiving Party will not disclose any Confidential Information to any third parties without prior written consent of the Disclosing Party. Receiving Party understands that it is legally and financially responsible for any breaches of this Agreement by third parties to whom it has provided any Confidential Information. Receiving Party agrees that it will take all reasonable measures to protect the secrecy of Confidential Information in order to prevent it from falling into the public domain or the possession of persons other than those persons authorized hereunder to have any such information, which measures shall include the highest degree of care that Receiving Party utilizes to protect its own Confidential Information of a similar nature. Receiving Party agrees

to immediately notify the Disclosing Party in writing of any theft, misuse or misappropriation of Confidential Information, which may come to Receiving Party's attention. Time is of the essence for all notifications.

4. RETURN OF MATERIALS: Whenever the Disclosing Party so requests, the Receiving Party will promptly return within 5 business days any materials or documents which have been furnished to it, including all originals and copies, or, upon written approval of the Disclosing Party, will destroy such materials and documents within 5 business days.

5. TERM: The commitments of the Receiving Party set forth herein shall survive any termination of discussions between the Parties and shall continue for a period of twenty (20) years following the date of this Agreement.

6. NO REPRESENTATION OF ACCURACY: Each Party understands and acknowledges that neither Party nor any of its Representatives makes any representation or warranty, express or implied, as to the accuracy or completeness of the Confidential Information made available by it. Each Party agrees that neither Party nor any of its Representatives shall have any liability to the other party or to any of its Representatives relating to or resulting from any inaccuracy or errors in the Confidential Information or omissions therefrom.

7. NO OBLIGATION TO DISCLOSE; NO TRANSFER OF RIGHTS: Neither Party has any obligation to disclose Confidential Information to the other. Each Party agrees that it shall not acquire any right, title, license or any other intellectual property right in respect to the Confidential Information of the other Party. Each Party agrees that no agreement providing for any Transaction involving the parties shall be deemed to exist between the Parties unless and until a final definitive agreement has been executed by both Parties.

8. REMEDIES: Receiving Party agrees that the obligations of Receiving Party provided herein are necessary and reasonable in order to protect the Disclosing Party's company and its business, and Receiving Party expressly agrees that monetary damages would be inadequate to compensate for any breach by Receiving Party of its covenants and agreements set forth herein. Accordingly, Receiving Party agrees and acknowledges that any such violation or threatened violation will cause irreparable injury to the Disclosing Party and that, in addition to any other remedies that may be available, at law, in equity or otherwise, the Disclosing Party shall be entitled to obtain injunctive relief against the threatened breach of this Agreement or the continuation of any such breach by Receiving Party, without the necessity of proving actual damages.

9. MISCELLANEOUS: Each Party shall be legally and financially responsible for any breach of this Agreement by any of its Representatives. If any part of any provision of this Agreement is held to be invalid, illegal, or unenforceable, the provision in question will be minimally amended to remove any disallowed phrase and the allowed portion of the provision will remain in full effect. If any provision of this Agreement is held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions of the Agreement shall not in any way be affected or impaired.

Each Party agrees that no agreement providing for any Transaction involving the parties shall be deemed to exist between the Parties unless and until a final definitive agreement has been executed by both Parties. Granberg International retains the right to demand confidential information in the event of Receiving Party using Granberg International's name to sell privately manufactured products or components (e.g., privately manufactured end brackets and other components).

Neither party will use the other party's name, logo, or trademarks, or issue any press release or public announcement regarding this agreement, without the other party's written consent, unless specifically permitted under this agreement or required by Law. The parties shall cooperate to draft all appropriate press releases and other public announcements relating to the subject matter of this agreement and the relationship between the parties.

This Agreement shall be binding upon and for the benefit of the undersigned Parties, their successors and assigns. This Agreement contains the entire agreement of the Parties concerning its subject matter, and replaces any previous confidentiality agreement, either verbal or written. Any additions or modifications of this Agreement must be in writing and signed by the authorized representative of each Party.

No failure or delay by a Party in exercising any right, power or privilege under this Agreement shall operate as a waiver of such right, power or privilege; nor shall any single or partial exercise of that right, power or privilege preclude any other or future exercise thereof. Written Waivers. A waiver or extension is only effective if it is in writing and signed by the party granting it. No General Waivers. A party's failure or neglect to enforce any of its rights under this agreement will not be deemed to be a waiver of that or any other of its rights. No Course of

Dealing. No single or partial exercise of any right or remedy will preclude any other or further exercise of any right or remedy.

This Agreement shall be governed by, construed and enforced in accordance with the laws of the State of California, without regard to its conflict of laws rules. Granberg International and Receiving Party each expressly waive and disavow any rights that may accrue under any other body of law. The U.N. Convention on Contracts for the Sale of International Goods is hereby excluded from application to this Agreement.

Conflict of Terms. If there is any inconsistency between the terms of this agreement and those in any schedule to this agreement or in any document entered into under this agreement, the terms of this agreement will prevail. The parties shall take all necessary steps to conform the inconsistent terms to the terms of this agreement.

Amendment. This agreement can be amended only by a writing signed by both parties.

Assignment. Neither party may assign this agreement or any of their rights or obligations under this agreement without the other party's written consent.

Each Party hereby consents to the exclusive jurisdiction of the state and federal courts in California in any action on a claim arising out of, under or in connection with this Agreement. In the event that any dispute between the Parties results in litigation, the prevailing Party in such litigation shall be entitled to recover its costs and reasonable attorneys' fees from the other Party. This Agreement may be signed in counterpart and by facsimile, and a copy of this Agreement executed in such manner shall be deemed the same as an original of the Agreement.

Granberg International

Business Associate: _____

Signed by: _____

Signed by: _____

Title: Erik Granberg, President of Granberg International Title: _____

Fax: _____

Fax: _____

Email: _____

Email: _____

Date: _____

Date: _____

THIRD PARTY PRICING
APENDIX TO NDA

1- Resale Prices. Reseller may determine its own retail prices, taking into account suggested retail prices provided by Granberg International. But in order to protect our brand identity and ensure a profit for all our resellers, any Granberg International products sold on third-party sites (or sold by Reseller to any other dealers that advertise our products) must be sold at a price no lower than the stated Minimum Advertised Price (MAP) on Granberg International's current price list. If Reseller violates this contractual obligation regarding the sale of Granberg International's products to other dealers, Granberg International can temporarily or permanently withhold any or all of its products from Reseller.

Signed by: _____

Title: _____

Fax: _____

Email: _____

Date: _____