# **BARKERS ENGINEERING LIMITED Trading as:**









# **Terms & Conditions of Sale**

- 'Additional Services' means the design, installation, maintenance and supply of labour services, which are to polled by the Company to the Customer oursuant to the Contract, whether in relation to the supply of Goods
- (b) "Coated Goods" means the Goods in respect of which the Company has undertaken the Coating Services (c) "Coating Services" means the galvanizing, chemical, electrical, powder and/or metallurgical coating services which are to be supplied by the Company to the Customer pursuant to the Contract, whether in relation to the
- supply of Goods or otherwise ........(d) "Company" means Barkers Engineering Limited, a company registered in England and Wales with company number 00597466;
- (e) "Conditions" means these terms and conditions as amended by the Company from time to time
- e) "Curronises" meass treas lemis and curronises as amenously the company time the time; of "Confidential formers the protects of the Contract, Including the Specification and the Pite, and all information which is secret or otherwise not publicly available in both cases either in his entirety or in particularing commercial formation, known both reducing commercial formations and the Contract; (b) "Contract" means any contract baleveen the Company and the Oustoner for the sale of Goods and/or proxism of Sentices, tropporting these Contributes;
- (f) "Customer" means the person, firm, company or party who purchases the Goods and/or Services from the Company;
- "Customer Property" means all property supplied to the Company by or on behalf of the Customer which is held by the Company for the purposes of the Contract, or is in transit to or from the Customer;
- (i) "Goods" means the goods, articles and materials (including any part or parts of them) which are to be
- supplied by the Company to the Customer pursuant to the Contract: supplied by the Company to the Customer pursuant to the Contract.

  Philadecial Property Right means any specific regular register and its service mark or trade memor, engit in software, girth indexidence, image right, moral right, that pits an invention, right relating to passage and official markers and right chance; and all similar or explained mit right in each case whether registered or not and including all applications for right to party flor or researced or selection of a chair flow with the West the first the Test Passage (the Contract of Contract on Action and Contract on Contra
- O "Order" means the Oustomer's order for the supply of Goods and/or Services as may be set out in the Oustomer's purchase order form, or the Oustomer's written acceptance of the Company's quotation, or in such form as the Company may determine from time to firm;
- (m) "Price" means the price of the Goods and/or Services as defined in Condition 3/a/a:
- (i) "Services" means the Coaling Services, Additional Services and any other services, which are to be supplied by the Company to the Customer pursuant to the Contract, whether in relation to the supply of Goods or otherwis (a) "Specification" means the specification of the Goods and/or Services which is included or expressly referred to in the Contract;
- "Warranty Period" means 1 month from the delivery or deemed delivery of the Goods or performand emed performance of the Services;
- (g) headings are inserted for convenience only and shall not affect the interpretation or construction of these
- (f) words expressed in the singular shall include the plural and vice versa. Words referring to a particular gender r not having separate legal personality);
- (s) a reference to a party includes its successors or permitted assigns;
- a reference to a statute or statutory provision is a reference to such statute or statutory provision as amended or re-enacted. A reference to a statute or statutory provision includes any subordinate legislation made under that statute or statutory provision, as amended or re-enacted; and
- any phrase introduced by the terms "other", "including", "include", "in particular" or any similar exp il be construed as illustrative and shall not limit the generality of the words preceding or following tho

#### 2 BASIS OF CONTRACT

- (a) Any quotation or estimate given by the Company is an invitation to the Qustomer to make an offer only and no Order by the Qustomer shall be binding on the Company unless and until it is accepted by the Company in accordance with Condition 2(c) below
- (b) The Order constitutes an offer by the Customer to purchase Goods and/or Services in accordance with the
- (2) No Order shall be deemed to be accepted by the Company until the Company issues written acceptance of the Order of Hearter) he Company commences provision of the Services, manufacture of the Goods, that appropriation to the Commany so and order of the Goods to the Construct. Any Order is all be accepted entirely at the discretion of the Company, at which point and on which date the Contract shall come into existence.
- (d) The Contract constitutes the entire agreement between the parties in relation to its subject matter and y The contract constance in a law degreement extrement by place in the law of the contract and supposed and any law of the parties in relation to such subject matter. The Customer advisowledges that it has not wholly or in part relect on any warranty, statement, promise or representation made or given by or on behalf of the Company which is not expressly set out. in the Contract Each party agrees that the only rights and remedies available bit at sting out of or in connection with any varienties, stellments, promises or representations will be for breach of contract and inexcastly and connocificatly valves any right in may leave any ordin, might so members including any vight to be resident the Contract which it might otherwise have had in relation to them. All varianties, conditions, terms and representations not set out in the Context whether implied by statute or otherwise are excluded to the extent permitted by law Nothing in this Condition 2(d) statl evolucie any lability in respect of misrepresentations mad fraudulently.
- (é) Any samples, drawings, figures, statements, descriptive matter sales literature or advertising materials issuer by the Company and any descriptions of the Goods or illustrations or descriptions of the Services of Company's catalogues, brochures or other documents are issued or published for the sole purpose of giving an approximate idea of the Services and/or Goods described in them. The Company gives no guarantee or coresentation that illustrations, weights and dimensions specified in such catalogues and literature will in all cases representation in an instancial, yearly as our our basis specimen instancial managers are instancial with a class be identical with Procisis and/or Services due to improvements and modifications to the Goods and/or Services or their specifications that may be made from time to time. The Company will notify the Customer in writing of any material alterations to any specifications relating to the Goods and/or Services and the Customer shall be deemed to have accepted such alterations unless notice in writing to the contrary shall be received by the Company within 14 days of the Company's notice to the Customer. Such catalogues and Iterature shall not form part of the
- f) These Conditions apply to the Contract to the evolusion of any other terms, conditions or provisions that the Customer seeks to impose or incorporate, or which are implied by trade, custom, practice or course of dealing.
- Up the control of the
- (h) All of these Conditions shall apply to the supply of both Goods and Services except where application to one or

- (a) The Price shall be the price set out in the Company's quotation or estimate or, if no price is quoted, the price set out in the Company's price list published on the date of delivery, or deemed date of delivery, of the Goods or date or performance, or deemed date of performance, of the Services. (a) The mass set is replaced so that the date of delivery or deemed date of delivery of the Coods or
  date or performance, or deemed date of performance, of the Services.
   (b) The Price is exclusive of value and date of performance, or the similar trees or levies, import and export dates and/or takes,
- any other tax or duby, and all costs or charges in relation to packaging, labelling, licading, unleading, delivery, carriage, freight and insurance, all of which amounts the Customer will pay, where appropriate, in addition will is due to pay the Price.
- (c) If after the date of the Contract any increase occurs in the Company's costs of any materials, labour, transport or other items, including overheads, which the Company has to pay or incur in the performance of the Contract, the amount of any increase in such costs shall be added to the Price and shall be borne by the Customer.
- the amount of any processe in such costs shall be added to the Price and shall be borne by the Customer.

  (i) Where the Price quoted in the quotation or estimate is based on shalled production rurs or specific delivery periods, the Company reserves the eight to very the Price, should the Customer order different quantities from those stated and/or require delivery one a different period.

  (ii) The cost of any variation or modification in the design, specification, materials or drawings of the Goods or Services, or any valendament of them necessated by the Customer after the date of the Customer shall be used to the contract shall, if such variations or modifications are accepted by the Customer after the date of the Customer shall be used.
- f) If performance of the Contract is suspended with the written agreement of the Company then the Oustome shall pay the pror state Price for Services already carried out, Goods supplied or ordered and any other additional costs incurred by the Company, including storage and insurance.

### 4 PAYMENT

- (a) In respect of Goods, the Company shall invoice the Oustomer on or at any time after completion of delivery, in respect of Services, the Company shall invoice the Oustomer on or at any time after the performance of the Services for or on behalf of the Oustomer.
- (b) The Customer shall pay all invoices in full and cleared funds without any deduction, or withholding, within 30 days of the end of the month following the month of delivery, or deemed delivery, of the Goods and/or Services, unless agreed otherwise between the parties. Time for payment shall be of the essence.
- uness agreed menues between the parties, limb for payment start or of the essence.

  § The Company may at any time at its sole decreation require that payment its to be made by letter of coeff.
  Where the Company spacifies that payment is to be made by letter of coeff, the Customer must establish and
  maritant in lineaur of the Company an inexocable and unconditional letter of coeff in a form establishory but
  Company and sease affort comformed by a back in England which as supplied to the Company, Modelleys
  the Coocks or performance of the Services will take place until such a letter of coeff has been issued and where appropriate confirmed and the Company is satisfied with all related arrangements. If for any reason payment is due under any letter of credit established for that purpose but not made, the Customer shall nevertheless remai

- (d) The Customer shall not be entitled to set off against any monies due to the Company under the Contract, any amount claimed by or due to the Customer by the Company whether pursuant to the Contract or on any other
- B. No indigency genied by the Company to the Oustomer concerning the Qustomer's obligations under this Condition of shall be or the deemed to be a credit faith, but if any such facility is granted to the Qustomer by the Company, the Company withdraw it all is see decement any time.
  (i) If any sum due from the Customer bit the Company under the Contract or any other contract is not paid on or before the due date for payment their all sums then owing by the Oustomer to the Company shall become due and pagible immediately and, without prejudice to any other right or remedy available to the Company, the Company shall be entitled to:
  - A cancel or suspend its performance of the Contract or any Order including suspending deliveries of the Goods and suspending delivery of any other goods to the Customer and suspending provision of the Services or other services until arrangements as to payment or credit have been established which are satisfactory to the Company;
- (ii) suspend performance of Services remaining to be carried out; and/or (iv) charge the Customer:
- you cauge a net customer.

  I, interest on the overdue amount from the due date until payment is made in full both before and after any judgment, at the precialing rate under Section 6 of the Late Payment of Commercial Debts (Interest) Act 1998 (according on a daily basis and compounded monthly); and
- the cost of obtaining judgment, all reasonable professional costs (including legal fees) and other costs of using proceedings or otherwise pursuing a debt recovery procedure.
- assuing junctions got un interpretability activately production.

  (ii) Where the Company suspends delively of the Goods and/or performance of the Services pursuant to Conditions 4(fi)) and (fi), any agreed time schedules shall be extended by a period equal to the period of such suspension without prejudice to any other remedy available to the Company.
- (h) Unless otherwise agreed in writing, gavment shall be made by the Customer in pounds sterling. No payment shall be deemed to have been received until the Company has received cleared funds

#### 5 DELIVERY, RISK AND ACCEPTANCE

- By Deleny of the Doods stell, where the Orbitact dissignates addedly point in the LK. be to such deleny point, and otherwise be Free Carrier FCHI, Barkers Engineering Limited, Ehra Works, Duke Steet, Fenton, Sibbe on-TeamSEY 43% fooderms 2010 unless otherwise agreed in writing by the parties. The provisions of incolorms 2010 oral papily to the Contract, but if there is any conflict between the provisions of incolorms 2010 and these Conditions, then these Conditions shall preact.
- (b) The Goods shall be at the risk of the Customer from the time of delivery or deemed delivery of the Goods. Any materials required to perform the Services shall be at the risk of the Customer from the time such materials are delivered, or deemed to be delivered, to the premises at which the Services are to be performed.
- (c) If for any reason the Customer does not accept delivery of any of the Goods or materials for the Services n they are ready for delivery, or the Company is unable to deliver the Goods or materials for the Services on
- time because the Customer has not provided appropriate instructions, documents, licences or authorisations (i) the Boots or malesta for the Service will be deemed to have been delivered, risk passing to the Outsomer (including for loss or damage caused by the Company's negligence); and
  (ii) the Company may store the Goods or materials for the Services until actual delivery whereupon the
- Customer shall be liable for all related costs and expenses (including storage and insurance)
- (d) If the Customer fails to collect or accept delivery of the Goods or any part thereof within 28 days of written notification from the Company that the Goods are ready for collection or delivery, the Company shall be entitle. (without prejudice to its other remedies under the Contract for such breach) to sail, or at its option destroy, such oods and to apply the proceeds of their sale and/or their scrap value if destroyed towards payment of all sums the to the Company under the Contract.
- e to be company uncer the commant. Any times agone and the Services are intended to Any times apposited by the Company for diskey of the Goods or performance of the Services are intended an estimate only and time for deleter be Goods or perform the Services by any specified times, such tibure sha cleanuts, take to dispatch or deleter the Goods or perform the Services by any specified times, such tibure sha consolible a breach of the Constant or, subject or Confortion of tiple does, and the Costomer the entitled to del impersation for such tibure or for any officer, indirect or consequential loss or demange as a result.
- f) If the Company fails to deliver the Goods or perform the Services, its liability shall be limited to the costs and expenses incurred by the Customer in obtaining replacement goods or services of similar description and quality in the cheapest market available, less the Price. The Company shall have no liability for any failure to deliver the Goods or Services to the extent that such failure is caused due to circumstances beyond its reasonable control, the Customer's failure to provide the Company with adequate delivery or site or other instructions for the Goods or Services or any relevant instruction related to the supply of the Goods or Services.
- (g) The Customer shall be deemed to have accepted the Goods or performance of the Services as being in ract (and shall be bound to nay the Price for them as if they had been deli rdance with the Contract), unless written notice of any defect or other failure of the Goods or performance of the Services to conform with the Contract:
  - (i) (which would be apparent upon reasonable inspection and testing of the Goods) is received by the Company within 7 days of delivery of the Goods or performance of the Services; and (ii) any other defect or non-conformance within a reasonable time (and no later than 7 days after such defect
- or non-conformance has become apparent). Goods once delivered, cannot be returned unless their return is agreed in advance in writing by the Company
- Unless otherwise agreed in writing, the Customer is responsible for obtaining, at its own cost, such import licences and other consents in relation to the Goods as are required from time to time and, if required by the Company, the Customer shall make those licences and consents available to the Company prior to the relevant
- The Company shall be entitled at its discretion to make delivery of Goods or supply Services by instalments y The company as an extension as installment individually. Where Goods are delivered or Services are supplied by installments each such installment shall be deemed to be sold or supplied under a separate contract to which these Conditions shall apply. Any dalay in delivery or defect in an installment shall not entitle the Customer to cancer
- (k) The Company shall be under no obligation to give notice under Section 32(3) of the Sale of Goods Act 1979.

### 6 TITLE

- (a) Notwithstanding Condition 5(b), full legal, beneficial and equitable title to and property in the Goods shall nain vested in the Company until:
- (i) the Price and all other amounts due under the Contract have been received by the Company in cleared
- ney payable by the Customer to the Company on any other account or under the Co any other contract has been received by the Company in cleared funds.
- any one or unactiviscion inscreent inscreent in y the Country of Incention Library of Country of Information (Information Information Info
- (i) the Customer shall hold the Goods on a fiduciary basis as ballee of the Company
- The Country was a service to exact an actuary such as custed to the Cumparly, fight to clasmers all dame the Cooks for the Company in a proper memory without charge to the Company and resture that they are stand separately from any other goods and are clashy identified as belonging to the Company. The Company and all safety to high researched modes, the entitled to estimite the Goods in storage at any time during normal business hours; and
- (A) the Company shall be entitled to maintain an action against the Customer for the Price, notwithstanding that legal, equitable and beneficial title to and property in the Goods has not passed to the Customer.
- (c) The Company may sell the Goods in the ordinary course of its business, but the Customer's right of re-sale automatically cease upon the occurrence of any of the events referred to in Condition 16 below and/or if any lowed by the Customer to the Company under any Contract is not paid on the due date for payment.
- (i) Upon the resident for Books by the California through of the California (ii) Upon the resident for Books by the California through of the Books by the California through of the California through other California
- (e) Nothing in this Condition 6 shall entitle the Customer to return the Goods and/or materials or to delay
- The rights and remedies conferred upon the Company by this Condition 6 are in addition to and shall not in rejudice, limit or restrict any other rights or remedies of the Company under the Contr

# 7 TESTING AND INSPECTION

- (a) Testing and inspection, if requested by the Customer in writing, shall be at the Company's premises (at the Customer's expense) and such testing and inspection shall be final and conclusive as to their results.
- (b) The Company shall not be obliged to produce test and performance certificates or safety critical certificates s agreed otherwise in writing.
- (c) In addition to any costs incurred by the Company in testing the Goods, the Customer shall pay for all tespieces which comply with the Specification.

### 8 COATING SERVICES

- (a) If the Contract is for, or includes, Coating Services to be performed by the Company, then, unless the Contract ssly states otherwise, the provisions of this Condition 8 shall apply.
- The Customer shall ensure that the Goods are fit and proper for the application of the Coating Services in a fe and effective manner and the Customer confirms that it is aware of the processes which the Company wil

- (c) Subject to Condition 11(d), the Company shall have no liability for any loss, damage, delay or other liability not fully complied with
- In Navillation (Cordion St), the Company shall have the right to right cooperated for the Coxfory Services If the Company in its size deposition consisters such Coxos are not fit to be so processed. The Comman, many modify, oil, superviol or develowed aptic for Coxion code for them to the subject to the Coxfory Services and all such activities shall be at the risk and experse of the Customer. (i) The Company shall have no bildibly histoscent for any loss or drange to the Coxos or the risk light of the Coxfory Services. (iii) The Company shall have no bildibly histoscent for any loss or drange to the Coxos or the risk light of the Coxfory Services. (iii) The Coxos of the Coxos or the Coxos or the Coxos of the Coxos or the Coxos or
- (f) The Customer shall indemnify the Company in full for any liability that the Company may incur as a result of any breach of Condition 8(b) and for any damage or change that may be caused to the Coaled Goods as a result of the activities of the Company in accordance with Condition 8(d).
- (g) The Company shall use all reasonable endeanurs to meet any performance dates for the Crading Service specified in the Contract, but any such dates shall be estimates only and time shall not be of the essence for the performance of the Coating Services.
- (h) The Coating Services will be deemed to be completed and the relevant element of the Price to be due and
- A when the Commany issues a written notice to the Customer confirming such completion: o (i) if the Company is available to perform the Coating Services but is prevented from doing so by reason o lack of relevant assistance from the Customer (such as lack of availability of test components or parts from

#### 9 ADDITIONAL SERVICES

- (a) If the Contract is for or includes Additional Services to be nerformed by the Company then unless the ract expressly states otherwise, the provisions of this Condition 9 shall apply.
- Contract expressly states otherwise, the pronounce of the Condration Statia apply,

  (ii) Where the Company to be perform Additional Sealous as all set or prinsess which are not in the control of the
  Company, the Customer shall promous sele access to the permisses and the provision of adequate power (piling)

  resting and other such tables, supplies, metables or equipment for the Company's employees or agents in
  accordance with the demands of any applicable laws and as the Company shall researcibly require.

  (ii) The Company shall use all researcible encleances to meet any performance dates for the Additional Services
  specified in the Contract, but any such dates shall be estimated only and time shall not be of the essence the performance of the Additional Services.
- (d) It will be the responsibility of the Customer in cases where construction or erection is to take place at the
- It will be the exponsibility of the Usatmer in cases where construction or existion to their piace at the others is sher at a selected by the Custmer hiers the Company approachedwise in winfling, the expec-il) adequate and accurate boundations, pad stones, holding down boils to columns and similar items facing properly cast into the conceller or dem material using laper toxes or similar means to excure the tools are toxes for adjointed process indicated to support or hold the Company's structures are provided prior to the Company's artified on state.
- (i) firm and accurate building lines levels and positions are located and details given to the Company when it is ready to commence erection
- folial necessary scalibiding and other works and all necessary builders works (nobuding works of outling away and making good) are provided; and (s) the Customer will off lead and store free of cost to the Company all Goods and materials if the Company nas no servants or agents employed at the site at the time of delivery.
- (e) The Additional Services will be deemed to be completed and the relevant element of the Price to be due and
  - (i) if the Company is available to perform the Additional Services but is prevented from doing so by reason of:
  - The lack of relevant assistance from the Oustomer (such as lack of availability of test components or parts from the Oustomer); and/or 2, the condition of the Customer's premises or the site at which the Additional Services are to be provided and/or the facilities at, or the services available therein, at the time agreed for the provision of the Additional

#### 10 WARRANTY

- (a) Where any Goods and/or Services (or any part thereof) are shown by the Customer during the Warranty Period, to the reasonable satisfaction of the Company, not to comply materially with the Specification, the Cor shall at its sole decention:
  - () repair or make good such non-conformance free of charge to the Customer; or
  - (i) replace such Goods with goods which are in all respects in accordance with the Specification or re-perform
  - sont services or disease careful robe to the Customer in espect of the whole or part of the Price of auch Goods or Services, subject, in early case, to Conditions 10(b) and globally, provided that, subject to Condition 11 (i) below, the faililly of the Company under this Condition 10 shall no reach receased in Price deval Conditions of services and performanced any one of the above options shall constitute an entire discharge of the Company's liability
- (b) Condition 10(a) above shall not apply unless the Customer:
  - (i) notifies the Company in writing within 7 days of becoming aware such non-conformance
  - (i) if so required by the Company, returns all defective Goods or materials relating to the Services to the Company's premises, carriage paid by the Customer, for inspection, examination and testing and/or othe permit the Company to have access to the Goods of such materials at the Customer's premises or other location where they may be or where the Services were performed for such purposes; and
- (ii) has properly and correctly stored, installed and/or used the Goods.
- We rise properly and contractly selected, residual and contracted because.

  If the Company selected begins be decided to re-perform the Servicious pursuant to Condition 10(a), the company selected disker the replacement of condition to re-perform the Servicious pursuant to Condition 10(a), the company selected disker the replacement of conditions were delivered on the legal aqualitied and properlying all the properlying selected shall if it the vested in the Customersh event in the Company that the Customersh event were all replacements of the contract of the resident properlying selected remediate is relating to the previously performed Servicious.

  1. The Company the delixable contraction is the contraction of the contracti
- (d) The Company shall be under no liability under the warranty at Condition 10(a):
  - in respect of any defect alsing from the wear and bear, with damage, negligence, abnormed workin conditions, failure to follow the Company's instructions (whether and or in writing), misuse or attention repair of the Goods without the Company's approval;
  - (i) if the total price for the Goods or Services has not been paid by the due date for payment; (iii) for any Goods manufactured or appropriated to the Contract in accordance with any design, specification instruction or recommendation made to the Company by the Customer or for any Services provided in accordance with specifications, instructions or recommendation issued by the Customer;
- (iv) in respect of any type of defect, damage or wear specifically excluded by the Company by notice in writing;
- (A) if the Customer makes any further use of the Goods after giving notice in accordance with Condition 10(b).

### 11 LIMITATION OF LIABILITY

- (a) Subject to Condition 11(d) below, the Company is not fable, whether in contract, tort (including negligence or th or statutory duty), misrepresentation or otherwise, howsoever arising, in connection with the Contract for
- A direct or indirect loss of profit loss of revenue, loss of business, loss of anticipated savinos; o
- (i) indirect, special or consequential loss or damage. (b) Subject to Conditions 5(f) and 11(a) and (d), the total appreciate liability of the Company arising out of, or in connection with the performance or contemplated performance of the Contract, whether for negligence or bread of contract or any case whatsoever, shall in no event exceed 120% of the Price paid or payable to the Company.
- (c) Each party agrees that the Plice is set by the Company taking into account the limitation of the Company's liability as set out in these Conditions. Each party agrees that the limitation of the Company's liability as set out in these Conditions is reasonable.
- (d) Nothing in these Conditions shall exclude or limit the Company's liability for
  - (i) death or personal injury resulting from the negligence of the Company, its servants or agents (i) fraud or fraudulent misrepresentation;
  - (ii) breach of the terms implied by Section 12 of the Sale of Goods Act 1979 (title and quiet possession); or (iv) breach of the terms implied by Section 2 of the Supply of Goods and Services Act 1982 (title and quiet

### 12 FORCE MAJEURE

The Company's ability to perform any of its obligations under the Contract its affected by any circumstances beyond its reasonable control (including act of God, file, flood, Lightening, compliance with any law or government order, rule, regulation or direction, war, revolution, act of terrorism, rich or civil commotion, strikes, lock-outs or other ndustrial action, inability to obtain materials or labour nower or machinery breakdown or failure) further performance of the Contract shall be suspended for so long as the Company is so affected provided that if the performance of the Contract shall be suspended for more than six consecutive calendar months the Custome perton in each of recommend and assume assignment on their earlies considered earlies and in its election in shall be entitled by written notice to the Company to terminate the Contract or to cancel any outstanding part thereof and the Customer shall pay the proretal Price for all Goods and Services supplied and materials used by the Company to the actual date of such termination. Subject to Condition 11(d) above, the Company shall not be

liable for any direct, indirect or consequential or special loss or damage suffered by the Qustomer, however, arising as a result of the Company's inclubly to perform its obligations under the Contract due to discurrisan

#### 13 CUSTOMER'S PROPERTY

All Custome Property sells be entered to be enterly at the Customer's risk and the Company sell not be label for any loss of or damage be any Customer Property whiled it is in the possession of the Company or in transit unless such loss or damage) is due directly to the realignance of the Company, its servents or agents. The Customer shall insure all Customer Property on an all risks basis.

Without prejudice to any other rights and remedies which the Company may have under the Contract, the Company shall in respect of all debts due and payable by the Customer to the Company have a general lien on all Goods and property belonging to the Customer in its possession (whether worked on or not) and shall be entitled upon the expiration of at least 1.4 days' notice to the Customer, to dispose of such Goods or property as it thinks fit and to apply any proceeds of sale thereof towards the payment of such debts

#### 15 HEALTH AND SAFETY

13 HEALTH AND SARETY
The Colorne groups by the reget to be ny information supplied by the Company relating to the use for which the Coulos or product of the Services are dissipated or the exhelt sets for concerning conditions necessary to receive that they will be soft and without rick to health at all times when they are being set, used, deared, serviced or martistrated by any person, and the Colorner represents, warrants and undertakes to believe such despite and only the specified by such information or derivate necessary to exame that as far as is reasonably practicable the Coulos will be seller without rick to be that if all meas are metrical and interest.

#### 16 COMPLIANCE

- (a) The Oustomer shall comply with all relevant anti-comption legislation in connection with the Contract and the Company's business and shall immediately notify the Company it it discovers or suspects that any of its officers, directors, employees or representatives are acting or have acted in a way which violates such legislation.
- (b) The Customer acknowledges that the Company has a code of responsible business: The Hill & Smith to the Country and the Country of th conduct, business ethically and in accordance with the relevant provisions of the HS Code of Conduct and the HS ABC Policy. This Condition 16 shall apply whether or not the Customer is acting pursuant to the Contract or its
- relationship with the Company. reacrosing with the company.

  (§) The Outsmer agrees that thrust be able to demonstrate its complance with the requirements referred to in this Condition 16 at the requirement is referred to in this Condition 16 at the requirement and to the satisfaction of the Company, which includes the Company Interpretation produces the Condition 16, the Company dhall be entitled, in its sale discretion, to terminate this Condition 46, the Company dhall be entitled, in its sale discretion, to terminate this Condition 46, and on the Company and the Counter and the Company in this or any tissues anaffeed by the Company is as east of such terminate that

#### 17 TERMINATION

any of its creditors

er Company shall be entitled, without prejudice to the Company's other rights and remedies, either to term holly or in part any or every Contract between the Company and the Customer and/or to suspend any furth eliveries of Goods, or performance of Services, in any of the following circumstances:

- (a) non-compliance by the Customer with the Company's terms of payment set out in Condition 4 above; ner has falled to provide a letter of credit or guarantee, bill of exchange or any other security
- (c) the Customer makes or proposes in respect of it a company voluntary arrangement pursuant to the Insolvency Act 1986 or any other composition or scheme or arrangement with, or assignment for the benefit of
- (d) the Customer becomes subject to an administration order or becomes bankrupt or opes into liquidation
- (a) the Customer thas a pellion presented for its windrug pulphic is not drawned upges frolloquation;
   (a) the Customer thas a pellion presented for its windrug pulphic is not drawned with 21 days of its service)
   or has an application made for the appointment of a provisional liquidator or has a creditor's meeting conversed
   pursuant to Section 98 of the Insolvency Act 1996;
- fill an encumbrancer takes possession of, or a receiver or administrative receiver or similar officer is appointed in relation to, any of the property or assets of the Customer;
- (g) the Oustomer suspends, or threatens to suspend, payment of its debts (whether principal or interest) or is deemed to be unable to pay its debts within the meaning of Section 123 of the Insolvency Act 1986;
- (fi) the Company reasonably believes that any of the events mentioned at Conditions 17(a) to (g) above or any equivalent or similar event under any relevant laws to which the Customer or any connected person is subject, has occurred or may occur; (i) the Customer or any connected person commits any breach of this Contract or any other contract whenever
- if the Lustime of any come lead preson commissing vice and other Combact, or any other combact wherever made between the Customer and the Company, or if the Company suspects that there has been a breach, or there has been a breach, of any of the provisions of Condition 16 above.

## (k) Notwithstanding any such termination, the Customer shall pay to the Company the pro rata Price for all work done, materials used and Goods delivered up to and including the date of termination. 18 INTELLECTUAL PROPERTY

Any Intellectual Properly Rights created by the Company in the course of the performance of the Contract or otherwise in the manufacture of the Goods or provision of the Services shall remain the Company's property. Nothing in the Contract shall be externed to have given the Customer all cancer or any other right to use any of the intellectual Properly Rights of the Company.

# 19 CONFIDENTIALITY

The Customer shall keep and procure to be legit secret and confidential all Confidential Information disclosed to it or obtained by it as a result of the relationship of the parties under the Contract and shall not use or disclose the same, save for the purposes of the proper performance of the Contract or with the prior written consent of the

- 20 NOTICES (a) Any notice or other communication required to be given to a party under or in connection with the Contract shall be in writing and shall be delivered to the other party personally or sent by prepaid first-class post, recorded delivery or by commercial courier, at its registered office (if a company) or (in any other case) its principal place of
- (b) Any notice or other communication shall be deemed to have been duly received if delivered personally, when let at such address, if sent typ prepaid risk-dass post or exorded delivery, at 10,00 am on the second delay, which is not a Suburday, Sunday or a bank or public holday in England, after posting, or if delivered by commercial courier on the date and at the time that the courier's delivery receipt is signed.

- 21 GENERAL (a) If at any time any one or more of the provisions of these Conditions become invalid, lilegal or unenforceable in any respect under any law, the validity and enforceability of the remaining provisions of the Contract shall not in any way be affected or impaired thereby.
- (b) Nothing in the Contract shall create, or be deemed to create a partnership or joint venture or relationship of mployer and employee or principal and agent between the parties. employe and architoprecy function and again teasurem in genes.

  (i) The rights and remedes of the Company under the Contract shall not be diminished waked or edinguished by the granting of any indulgence, Indexenance or edension of the by the Company nor by any failure of or delay by the Company in asserting or exercising any such rights or remedies.
- (d) The Customer shall not be entitled to assign, charge, subcontract or transfer the Contract or any part of it
- without the prior written consent of the Company. (e) The Company may assign, charge, subcontract or transfer the Contract or any part of it to any person (f) Subject to Condition 21(g) below, a person who is not a party to the Contract has no rights (whether under the Contracts (Rights of Third Parties) Act 1999 or otherwise) to enforce any provision of the Contract.
- (g) The Company and any member of its group may enforce the provisions of this Contract subject to and in accordance with Condition 21th).

# (h) The rights of the parties to terminate, resolnd or agree any variation, waiver or settlement under this Contract are not subject to the consent of any person that is not a party to this Contract.

- 22 GOVERNING LAW AND DISPUTES (a) The Contract and any issues, disputes or claims arising out of or in connection with it (whether contractual or non-contractual in reduce such as claims in tort, from breach of statute or regulation or otherwise) shall be governed by, and construed in accordance with, the laws of England.
- guernatury, and una source and under a few of the grant of the European Union then all disputes or claims arbing out of or estaing to the Contract shall be subject to the exclusive jurisdiction of the English Courts, to which the parties irrenocably submit.
- (b) If the Customer is a company registered and/or domiciled outside of the European Union then all disputes or claims arising out of or in connection with the Contract shall be finally settled under the Pules of Arbitation of the International Chamber of Commerce by one or more arbitrators appointed in accordance with such rules. Such arbitration shall take place in the English language in London, England. The seat of the arbitration shall be in
- London, England. (c) The United Nations Convention on Contracts for the International Sale of Goods shall not apply to these Conditions or the Contract.

### 23 LANGUAGE

The Contract is diddled and entered into in the English language. All amendments to the Contract and all other documents provided under or in connection with the Contract shall be in the English language. If the Contract, or any documents provided under or in connection with the Contract, are translated into any other language, the English language we sensi shall prevail.