# TERMS AND CONDITIONS OF SALE

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# Terms & Conditions of Sale

# DEFINITION

- In these Condition following terms shall have the meanings set out below IP Integration Ltd (Company No. 4210561) "Company
- "Conditions the standard terms and conditions relating to the sale of goods set out in this document and includes any special terms and conditions agreed in writing between the Customer and the Company the contract for the purchase and sale of the Goods "Contract" the person, firm or company who accepts a quotation from the Company for sale of Goods or for whose "Custome order for Goods is accepted by the Company "Goods the Products and/or any Specified Services, which the Company is to supply in accordance with these Conditions "Manufactured Products the bardware manufactured by the Company "Place of Use" that part of the Customer's premises at the Site where the Goods are to be provided "Products" the Manufactured Products and the Third Party Products
- "Site" the address for delivery of the Goods "Specified Services the installation and any other services arreed to be provided by the Company to the Custome
- "Third Party Products" third party manufactured hardware and software "Writing" includes facsimile transmission. 'Email' and comparable means of communication
- 12 In these Condition
- 121 reference to any statutory provision includes a reference to that provision as from time to time amended, extended or re-enacted:
- 122 words importing the singular include the plural and words importing persons include bodies corporate and unincorporated and (in each
- case) vice versa the headings of clauses are for ease of reference only and shall not affect the interpretation or construction of this Agreement. Reference in this Appendix to a clause shall be to a clause of this Appendix unless otherwise stated. 1.2.3

# GENERAL

- The Company shall sell and the Customer shall purchase the Goods in accordance with any written quotation of the Company which is accepted by the Customer within 30 days (or such other period as is specified in the quotation) of the date of such written quotation, or any written order of the Customer which is accepted by the Company, subject in either case to these Conditions, which hall govern the Contract to the exclusion to hany other terms and conditions subject to which any such quotation is accepted by the any such order is made or pupperted to be made, by the Customer. 2.1
- 22 No employee or agent of the Company has any authority to add to or vary these Conditions or to make any representation or warran the Customer unless such addition or variation or representation or warranty is in Writing and signed by a director or some other pe the Customer unless such addition or authorised on behalf of the Company.
- 2.3 Any advice or recommendation given by the Company or its employees or agents to the Customer or its employees or agents as to the storage, application or use of the Products which is not confirmed in Writing by the Company is followed or acted upon entirely at the Customer's own risk and accordingly the Company shall not be liable for any such advice or recommendation which is not so confirmed.
- Any typographical, clerical or other error or omission in any sales literature, quotation, price list, acceptance of offer, invoice or other document or information issued by the Company in relation to the Goods shall be subject to correction without any liability on the part of the 24 Company

### ORDERS AND SPECIFICATIONS 3

- 3.1 All orders submitted by the Customer must be in writing and shall not be deemed to be accented by the Company unless and until confirmed in writing by a director or some other person authorised on behalf of the Company. Verbal orders will only be deer confirmed in Writing by the Customer within 7 days thereafter.
- 3.2 The Customer shall be responsible to the Company for ensuring the accuracy of the terms of any order (including any applicable specification or design) submitted by the Customer and for giving the Company any necessary information, materials and documentation relating to the Goods within sufficient time to enable the Company to perform the Contract in accordance with its terms.
- 33 The quantity and description of and any specification for the Goods shall be those set out in the Company's quantation (if accented by the cepted by the Company r the Customer's order if a
- 3.4 The Company reserves the right (but not so as to be obliged to do so) to make any changes in the specification or design of the Goods which are required to conform with any applicable safety or other statutory requirements or where the Goods are to be supplied to the Company's specification or design which do not materially affect ther quality or performance of the Goods.
- No order which has been accepted by the Company may be cancelled by the Customer except with the agreement in writing of the Company and on terms that the Customer shall indemnify the Company in full against all loss (including loss of profit) ocusts (including the cost of all albour and materials used diamages, charges and expenses not concerso the Company as a result to cancellation. 3.5 ALTERATIONS AND MODIFICATION
- Where the Customer instructs the Company to make some alteration or modification to the Goods, the Company will accept such instructions and use reasonable endeavours to carry the same out but on the following conditions: The Company in following such instructions is deemed to have made no representation and gives no warranty as to whether the Go 4.1.1
- be altered or modified in accordance with the Customer's instructions; 412
- The Goods that are altered or modified pursuant to the Customer's instructions are excluded from the warranties given by the Seller pursuant to these conditions and in respect of such Goods, the Company shall be under no liability to the Customer whatsoever; 4.1.3 The Company shall be under no liability to the Customer in respect of such alterations or modifications and the same shall be carried out
- entirely at the risk of the Cus
- Notwithstanding the fact that the Goods may prove to be defective following the alterations and modifications being carried out thereto, the 4.1.4 Customer shall pay for the Goods pursuant to these conditions;
- 415 The Company shall be under no liability to the Customer in respect of the Goods if following the alterations or modifications being made to them, the Goods are not fit for the purpose the Customer intended to put the Goods to PRICE

- 5.1 The price of the Goods shall be the Company's quoted price or where no price has been quoted (or if the quoted price is no longer valid the price listed in the Company's published price list current at the date of acceptance of the order. All prices quoted are valid for 30 days only (or such other period as is specified in the quotation) or until earlier acceptance by the Customer
- 5.2 The Company reserves the right by giving notice to the Customer at any time before delivery to increase the price of the Goods to reflect any increase in the cost to the Company which is due to any factor beyond the control of the Company (such as without limits by indicate in all counters are compary when a solar build and the significant in company (both counters, and foreign exchange fluctuation, curvey regulation or alteration of duties, significant increase in the cost of labour, material or other costs of manufacture) any change in delivery dates, quantity or specifications for the Goods which is requested by the Customer, or any delay caused by any instructions of the customer or failure of the Customer to give the Company adoute information or instructions of any e attributable to the Customer
- 53 The price is exclusive of any applicable value added tax which the Customer shall be additionally liable to pay to the Compan

## 6 PAYMENT

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- Subject to any special terms agreed in writing between the Customer and the Company the Company shall be entitled to payment from the Customer in line with the company's standard business terms which are 50% payable immediately on order, 35% on delivery of the goods 6.1 Customer in line with the company's standard business terms which or Services and 15% on completion of supply of Goods or Services.
- 6.2 The Customer shall pay the price of the Goods unless otherwise agreed in writing by the Company on demand but in any case not la than 30 days from the date of the Company's invoice notwithstanding that delivery may not have taken place and that property in t Products has not passed to the Customer. The time for payment of the price shall be of the sesned or the Contract.
- If the Customer fails to make full payment (including any VAT payable) by the due data all of the Company in luncicae rendered (or to be rendered) to the Customer (interfers in respect of the Contract or any other Contract of the Customer) shall become immediately due and payable to the Company. Without prejudice to any other right or remedy available to the Company the Company shall be entitled to. 6.3
- 6.3.1 cancel the Contract or suspend any further deliveries of Goods to the Customer;
- appropriate any payment made by the Customer to such of the Goods (or the Goods supplied under any other contract between the Customer and the Company) as the Company may think fit (notwithstanding any purported appropriation by the Customer), and 6.3.2
- charge the Customer interest (both before and after any judgement) on the amount unpaid at the rate of 4% per annum above Barclays Bank Pic base rate per calendar month until payment in full is made. 6.3.3
- 6.4 The Customer shall pay the price for the Goods in full and without deduction or set off. 6.5 The Company reserves the right to refuse to execute any order if the arrangement for payment or the Customer's credit is not satisfactory to
- the Compan 6.6 All costs and expenses reasonably incurred by the Company in recovering monies due to it will be charged to and be pavable by the

### PREPARATION OF THE PLACE OF USE 7

- Unless otherwise agreed between the Company and the Customer in Writing, the Customer shall at its own expense complete the 7.1 preparation of the Place of Use in accordance with the Company's Written instructions on or before the date quoted for delivery of the Goods. Preparation of the Place of Use shall include (without limitation).
- 7.1.1 provision and maintenance of an electricity supply suitably switched at any number of points specified by the Company
- 7.1.2 provision and maintenance of telephone lines and any relevant connection charges:
- 713 obtaining of any necessary third party consents, approvals, permits and licences peressary for the provision of the Specified Services

- 7.1.4 the making of any structural alterations to the Site necessary:
- 7.1.5 linking of Products to telecommunications networks including purchasing and installing all equipment necessary to make such connection 7.2 The Company shall not be liable for any loss or damage resulting from the breach by the Customer of its obligations under clause 6.1

Subject to Condition 14.1, the Company shall not be liable to the Customer by reason of any representation or any implied warranty

condition or other term or duty of common law or under the express terms of the contract for any consequential loss or dramage (whether for loss of profit or otherwise) costs, expresses or other claims for consequential compensation whatsover (and whether caused by the negligence of the Company ta employees or agents or otherwise) which arise out of or in connection with the supply of the Products or ther use or resels by the Customer, and/or the provision of the Specified Services except as expressly provided in these Conditions.

Subject to Condition 14.1, any claim by the Customer which is based on any defect in the quality or condition of the Goods shall (whether or

not delivery is refused by the Customer) be notified to the Company within 7 days from the date of delivery or, where the defect was no

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Subject to Condition 14.1, where any valid claim in respect of any of the Goods which is based on any defect in the quality or condition of

souges us usualized in a light water and y tallo data in respect or any or time Goods which is based on any defect in the quality or condition of the Goods in children to the Company's label and table beinhed to really or any or explorement of the Goods (or the part in question) or at the Company's sole discretion reflucting to the Custamer the price of the Goods (or the price) and the Company's label discretion reflucting to the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label discretion reflucting to the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label and the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label and the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label and the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label and the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label and the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label and the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label and the Custamer the price of the Goods (or a proportionate part of the price) and the Company's label and the Custamer the price of the Goods (or a proportionate part of the price) and the Custamer the price of the Custamer the

proportionale part of the price) and the Company shall not be label to the Customer or sany videred or consequential loss, or for any loss of revenue (indirect or direct), loss of prioritis (indirect or direct), loss of business or goodwill, loss d, damage lo, or comparion of data or loss of possibility of the Customer suffering parts in the label loss of business or goodwill, loss d, damage lo, or comparion of data or loss of possibility of the Customer suffering parts who loss. Norwhitematicing any other term in the Agreement or any Order, the Company's aggregates liability for any event or group of related events aring under or in connection with this Agreement or any Order, the Company's aggregates liability for any event or group of related events aring under or in connection with this Agreement or any Order, the Company saggregates liability for any event or group of related events aring under or in connection with this Agreement or any Order, the Company saggregates or a claim. Netwintaining the foregoing, the Company shall not be lable to the Customer for any loss damage, cost or expense aring out of any failure by the Customer to keep liain dire do-date section class of the customer for any loss, damage, cost or expense aring out of any failure by the Customer to keep liain dire do-date section class of the customer for any loss, damage, cost or expense aring out of any failure by the Customer to keep liain dire do-date section.

The Company shall not be liable to the Customer or be deemed to be in breach of the Contract by reason of any delay in performing or any failure to perform any of the Company's obligations in relation to the Goods if the delay or failure was due to any cause beyond the Company's reasonable control. Wholut projudice to the generality of the foregoing the following shall be regarded as causes beyond the

acts, restrictions, regulations, bye-laws, prohibition or measures of any kind on the part of any governmental parliamentary or local

In circumstances such as those in clause 15.1, delivery shall be suspended, the Company shall be entitled to cancel or rescind the contract

and shall not be liable for any loss or damage as a result of such cancellation or rescission. If the Goods cannot be delivered or collected

within three on the contract of any loss of callingly date the customer may, at its option, cancel the contract for the Goods (without liability to the Company), save that where the Goods have been specially obtained for the Customer and in the Company's reasonable coinion there is no

The Customer shall be solely responsible for and shall indemnify and keep indemnified the Company against any loss, liability or expense arising directly or indirectly from use of the Goods other than in accordance with the uses to which a competent engineer would put goods of that description and specification or which may be contained in literature suppled by the Company.

It is a condition of any order that any information which may have been supplied by the Company about the use for which goods or designed and have been tested about the results of any relevant tests and about conditions necessary to ensure that and without risk to health when properly used are publicised or displayed by the Customer and that specification of goods container categories or circulary are made known by the Customer to those persons who will use the Goods.

Without prejudice to any other rights and remedies which the Company may possess, the Company shall be entitled by notice to the Customer to terminate this Contract and all the Company's outstanding obligations hereunder if.-

the Customer commits any breach of any other conditions (including without limitation conditions as to the title payment of the purchase price) or of any other contract with the Company (save whether breach is capable of remedy and the Customer has remedied the same within seven days of receiving notice in writing from the Company requiring the same to be remedied); or

a bankruptcy or insolvency petition is presented in respect of the Customer or the Customer becomes bankrupt or insolvent or the Customer makes or intends to make a proposal for any arrangement or composition with the Customer's creditors; or

petition for an administration order or winding up order is presented in respect of the Customer or the Customer goes into liquidation whether compulsory or voluntary; or

the Customer shall have a receiver or administrative receiver or manager appointed in respect of the whole or any part of the Customer's

Upon termination under Condition 17.1 the Company shall be entitled to suspend any further deliveries of the Products or performance of

Specified Services under the Contract without any liability to the Customer and if the Goods have been delivered but not paid for the price shall become immediately due and payable notwithstanding any previous agreement or arrangement to the contrary. Termination of the

The Customer agrees that copyright in any drawings, prints, specifications and designs including any stored in a computer retrievable

produced by the Customer for the Company in connection with the design, manufacture and production of the Goods shall vest in the

produced by the Company shall remain the Company's property and may not be conjed or made accessible to third parties in any way by

Intellectual property rights existing in any tools made for the manufacture of the Products and provision of the Specified Services for any Customer shall remain the property of the Company notwithstanding that the Customer may have been charged with part of the cost of

If Products are supplied by the Company or Specified Services performed in accordance with a specification or design submitted by Customer, the Customer shall indemnly the Company against all loss, damages, costs and expenses awarded against or incurred by Company in concorton with or paid or agreed to be paid by the Company in settlement of any claim for all mightener of any paint cosy design trademark or other industrial or intellectual property rights of any other person which results from the Company's use of Customer's specification or design.

The Customer shall take all such steps as shall be necessary to protect all and any confidential information of the Company which come

into its possession and without prejudice to the generality of the foregoing shall not copy or reproduce the same nor distribute, sell or disclose the contents of the same to any third party without the prior written consent of the Company. The Customer undertakes to the Company to make its employees, agents and subcontractors aware of the provisions of this clause 16 and to use its best endeavours to ensure compliance by its said employees, agents and subcontractors with its obligations hereunder.

The Customer shall be responsible for compliance with all relevant laws and regulations and for obtaining and maintaining at its expense

The Company may perform its obligations hereunder through agents or subcontractors; the contract may be assigned by the Company but shall not be assigned by the Customer without the Company's prior written consent. References herein to the Company include references

This Contract constitutes the entire agreement between the parties as to the matters to which it relates and supersedes all previous agreements between the parties and may only be varied by written agreement of the parties. All prior representations or statements made before this Contract was entered into and not expressly repeated in it are withfrawn and of no effect.

If any provision of this Contract is held by any Court or other competent authority to be void or unenforceable in whole or in part this

A notice to be given hereunder by either party to the other may be served personally upon the other or by sending the same by pre-paid

nost addressed to the other party in the case of the Company at its registered office and in the case of the Customer at its registered office or address for delivery of the Goods or last known address. Any notice sent by post shall be deemed to be served on the date after posting and in proving such service it shall be sufficient to show that a letter containing the same was properly addressed stamped and posted.

This Contract and these conditions shall be governed by and construed in accordance with English law and both the Company and the

is not intended that any third party should be entitled to enforce terms of this agreement (unless otherwise expressly so provided) purely by virtue of the Contracts (Rights of Third Parties) Act 1999.

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any import or export licences customs clearance exchange control consent or other authorisations and permits required in connecti

the Customer is in arrears with any payment due hereunder for a period of 7 days or more; or

the Customer provides materially inaccurate or misleading facts or information in connection with the Contract: o

any execution or distress of seizure is levied on or sued out against any of the real or personal property of the Customer; or

strikes, lock outs or other industrial actions or trade disputes (whether involving employees of the Company or any third party);;

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MISCELLANEOUS

the purchase of the Products.

FORCE MAJEURE

authority

act of God, explosion, flood, tempest, fire or accident::

import or export regulations of embargoes:

power failure or break down in machinery.

HEALTH AND SAFETY AT WORK

TERMINATION

undertaking or property: or

the Customer is unable to pay the Customer's debts.

INTELLECTUAL PROPERTY AND CONFIDENTIALITY

Contract shall not affect any rights which have accrued prior to termination

without the prior written consent of the Company

to any assignee of the Company's rights or obligations under this contract.

ner shall submit to the non exclusive jurisdiction of the English courts

act shall continue to be valid as to the ren

war or threat of war, sabotage, insurrection, civil disturbance or requisition

difficulties in obtaining raw materials, labour, fuel, parts or machinery;

difficulties in obtaining raw materials, labour, fuel, parts or machinery;

- INSTALLATION AND ACCEPTANCE
- The Specified Services will be provided only between the hours 9am and 5pm Monday to Friday excluding bank and other public 8.1
- The Company shall use all commercially reasonable endeavours to commence the Specified Services at the Place of Use on the date agreed between the Company and the Customer and shall inform the Customer when the Specified Services are completed. 82
- The Customer shall accept (and in default shall be deemed to accept) the performance of the Specified Services by the Company upon the 83 date the Company informs the Customer that the Specified Services are completed
- DELIVERY
- Delivery of the Goods shall be on an ex works basis and shall be made by the Company dispatching the Goods with delivery to the 9.1 ad to the Company at the time the Order is pla
- 0.2 Any date quoted by the Company for delivery of the Goods is approximate only and the Company shall not be liable for any delay in
- If the Company fails to deliver the Goods (or any instalment) for any reason other than any clause beyond the Company's reason 0.3 expense incurred or suffered by the Customer's fault and the Company is accordingly liable to the Customer's fault and the Company's accordingly liable to the Customer's fault and the Customer's fault and the Company is accordingly liable to the Customer's the Company's liability for any loss, damage of expense incurred or suffered by the Customer's hall be limited to the price of the Goods not delivered.
- Unless otherwise agreed in writing the Company reserves the right to deliver up to 2% more or less than the total number of items stated in the Customer's order and such delivery shall satisfy the sale order subject to an appropriate adjustment by the Company to the price 04 payable for the Goods.
- Any claim by the Customer in respect of any alleged short delivery or discrepancy notified after this time
- Where the Goods are to be delivered by instalments, each delivery shall constitute a separate contract and failure by the Company to deliver any one or more of the instalments in accordance with these conditions or any claim by the Customer in respect of any one or more instalments shall not entitie the Customer to treat the Contracts as whole as repudated.
- 97 If the Customer requests that delivery be delayed or fails to take delivery of the Goods or fails to give the Company adequate deliver instructions at the time stated for delivery then without prejudice to any right or remedy available to the Company, the Company may invoice the Customer for the price of the Goods and:-
- 971 store the Products until actual delivery and charge the Customer for the reasonable costs (including insurance) of storage; or
- sell the Products at the best price readily obtainable and (after deducting all reasonable storage and selling expenses) charge the Customer for any shortfall below the price under the Contract 9.7.2
- TESTS AND INSPECTION
- 10.1 Unless otherwise agreed by the Company in Writing, in the event that special tests and inspections are required by the Customer in re to the Products, the procedure for these shall be agreed in Withing by the Company and the Customer and shall be carried out at the Company's premises at the expense of the Customer. When any Products have been passed as astillationally or authorized representative of the Customer, the same shall be deemed to comply with the Company's poligations under the Contract in all respects and the Customer available all and any claims thereafter that the Products are defective or unsatilisation in any respect.
- 10.2 Unless otherwise agreed by the Company in Writing, the Company is entitled to benefit from all usual trade margins or tolerances
- OBLIGATIONS OF THE CUSTOMER 11
- 11.1 The Customer will-
- permit the Company, its employees, agents or subcontractors to enter the Site at all reasonable times for the purpose of providing the Goods and perform its obligations under this Contract: 11.1.1
- 11 1 2 provide the Company with notice of intended building works which may affect the Goods:
- promptly notify the Company in Writing of any defect in the Specified Services or any defect or loss or damage to the Products: 11.1.3
- Where the Company is to provide maintenance services in relation to any Products sold to the Customer hereunder the Customer shall enter into a separate Maintenance Service Agreement with the Company 11.2 12
- RISK AND PROPERTY
- Risk of damage to or loss of the Products shall pass to the Customer at the time of delivery. 12.1
- Notwithstanding delivery and the passing of risk in the Products or any other provision of these Conditions, property in the Products shall not pass to the Customer until the Company has received in cash or cleared funds payment in full of the price for the Products and all other Goods agreed to be sold by the Company to the Customer for which asyment is then due. 12.2 12.3 Until such time as the property in the Products passes to the Customer the Customer shall-
- 12.1.1
- hold the Products as the Company's fiduciary agent and bailee; and; 12.1.2
- far as reasonably practicable keep the Products separate from those of the Customer and third parties and properly stored prote insured and identified as the Company's property;
- Notwithstanding that the Goods ramain the property of the Company, the Customer may use the Goods in the ordinary course of the Customer's business at full marker value for the account of the Customer. Untry property in the Goods passes from the Company, the entire proceeds of sale or any insurance proceeds payable in respect of the Goods shall be held in trust for the Company and shall not be mixed with other moreory and into any overtime barkers. 12.4
- The Company shall be entitled to recover the invoice price (plus VAT) notwithstanding that property in any other Goods has not passed 12.5 from the Company
- 12.6 Until such times as the property in the Goods passes to the Customer and are still in existence, the Company shall be entitled at any time to one could where an explosition of the Goods to the Company and, if the Customer fails to do so forthwith, the Company shall be entited require the Customer to deliver up the Goods to the Company and, if the Customer fails to do so forthwith, the Company shall be entited upon reasonable notice to enter upon any premises of the Customer where the Goods are stored and reposess the Goods. In the event that the Goods are in the possession of a third party, the Customer shall use its base indeavours to procure the consent and or co-peration of such third party to facilitate the repossession of the Goods by the Company
- The Customer's right to possession of the Products shall cease if -127
- 1271 the Customer has not paid for the Goods in full by the time by which payment is due under these conditions; or:
- a bankruptcy or insolvency petition is presented in respect of the Customer or the Customer becomes bankrupt or insolvent or the Customer makes or intends to make a proposal for any arrangement or composition with the Customer's creditors; or; 1272
- 1273 a petition for an administration order or winding up order is presented in respect of the Customer or the Customer goes into liquidation lsory or voluntary: or
- the Customer shall have a receiver or administrative receiver or manager appointed in respect of the whole or any part of the Customer's undertaking or properly On cessation of the Customer's right to possession of the Products in accordance with this condition the Customer shall all is own express make the Products available to the Company and Jalko the Company to reposses them; 1274
- 12.8 The Customer hereby grants the Company its agents and employees an irrevocable licence to enter any premises where the Products are stored or have been installed in order to repossess them or inspect them at any time.
- 12 WADDANTIES
- 13.1 The Company warrants to the Customer that:
- 13.1.1 (except in relation to plastic moulding in respect of which no warranties are given) in relation to Manufactured Products such Manufactured Products will be free from defects for a period of twelve months from the date of delivery and for the avoidance of doubt this warranty does not extend to Third Party Products;
- 13.1.2 it will perform the Specified Services with reasonable care and skill.
- 13.2
- In relation to Third Party Products, the Company gives to the Customer the same warranties or guarantees (if any) as the manufacturer or supplier of such Third Party Products gives to the Company for the same period and subject to the same conditions. No other warranties are given by the Company in relation to Third Party Products.
- 13.3 The above warranties are given by the Company subject to the following conditions:-.
- 13.3.1 the Company shall be under no liability in respect of any defect in the Goods arising from any drawing, design or specification supplied by
- 13.3.2 the Company shall be under no liability in respect of any defect arising from fair wear and tear, wilful damage, negligence, imprope treatment, abnormal working conditions, (including but without limitation failure of third party services to the Site for any reason whatsoever failure to follow the Company's or the Manufacturer's instructions, (whether oral or written), servicing faults, misuse, mechanical, chemical electro-chemical, electrical, physical effects or alteration, interference or repair of the Godos without the Company's approval
- the Company shall be under no liability under the above warranty, or any other warranty, condition or guarantee, if the total price for the Goods has not been paid by the due date for payment or if the Customer is in breach of any of its obligations under this Contract. 1333 In the event that the Customer returns any Products to the Company under the terms of any warranty, the Customer shall be 13.4
- responsible for all costs and expenses of carriage relating theretoe. Should any Product instruction to the function of the Costand expenses of carriage treating thereto. Should any Products returned to the in breach of warranty such Products will be returned to the Customer by the Company with the Customer being responsible for all costs and expenses of carriage together with the Company is standard retest charge for Products are published from time to time.
- LIMITATIONS OF LIABILITY
- 14.1 Nothing in this Condition 14 shall exclude or restrict the Company's liability for death or personal injury caused by the Company's negligence or shall exclude or restrict the Company's liability for fraudulent misrepresentation or other fraud.
- Subject to Condition 14.1, except as expressly set out in this Contract, the Company gives no warranty as to the condition, satisfacton quality or fitness for any purpose of the Goods and all express and implied conditions and warranties are hereby excluded to the fulles extend allowed by the law 14.2