nditions apply to every Contract entered into by the Company and every Order accepted by the Company for Goods and Services

1. DEFINITIONS

1. In these Conditions: "the Company" means Sasch Window & Door Repairs 1/a Windowverks whose registered office is at Unit 8, Tyne Court, Wallis Road, Skippers Lane Industrial Estate, Middlesbrough, TS6 6DT, "Conditions" mean the Company's standard conditions of sale set out in this document (which supersede any earlier set of conditions appearing in the Company's Conditions repetited on the Quotation. "The Contract" means the Quotation after the Quotation after the Contract" means the Quotation. "The Contract" means the place of plans, drawings, materials, Services" and/or other items and/or services which are the subject of the Contract (including goods or materials which have been affixed to or form part of any building or other structure) and further include any instalment of the Goods or part performance of the Services or any part of them together with any packing or assembly carried out on the Goods. "The Order" means the written order placed by the Customer with the Company for the provision of the Goods and/or Services (whether based on a Quotation or not), "the Quotation" means the written quotation or tender submitted by the Company as an invitation to treat. "The Customer" means the person specified on the Quotation or whose Order is accepted by the Company.

1.7 The headings in these Conditions are for convenience only and shall not affect their interpretation.

2. OFFER AND ACCEPTANCE

OFFER AND ACCEPTANCE

2. OFER AND ACCEPTANCE
2.1 The Company shall sell and the Customer shall purchase the Goods and/or Services in accordance with the Contract or any Order which is accepted by the Company in writing (or at the discretion of the Company verbally) subject in either case to the Conditions. No Contract shall come into existence until the Order has been accepted in writing by the Company (or at the discretion of the Company verbally by an authorised representative of the Company)
2.2 All Quotations are made and all Orders accepted subject to the Conditions. The Conditions override any other terms, conditions are randles which the Customer may seek to impose.
2.3 Acceptance of the Goods and/or Services by or on behalf of the Customer shall be conclusive evidence that the Conditions are accepted by the Customer and that they apply to the Contract. If the Customer does not accept the Conditions or any part of them, he must return the Goods or refuse the Services tendered forthwith.
2.4 No variation or supplement to the Conditions shall be binding on the Company unless expressly accepted by [a director on behalf of] the Company in writing.

writing.

2.5 If a Quotation is given it is an estimate only. All descriptive matter, specifications, performance ratings, capacities, prices, drawings and particulars of weight, finishes, colours and dimensions and other data submitted by the Company (whether in the Quotation or in any catalogues, advertisements or price lists) are deemed to be approximate only (except where expressly stated in writing in the Quotation to be exact) and are intended merely to present a general deso of the goods and/or services available from the Company.

2.6 Quotations shall be available for acceptance for a maximum period of 21 days from the date of such Quotation, and may be withdrawn by the Company

within such time period at any time by written or oral notice.

within such time period at any time by written or oral notice.

2.1 Flan ystatement or representation has been made to the Customer by the Company or its servants or agents upon which the Customer relies (other than in the documents enclosed with the Quotation or acknowledgement of Order) then the Customer must set out that statement or representation in a document to be attached to or endorated on the Order and in any such case the Company may confirm reject or Carling'the point and swimint a new quotation. In entering into the Contract the Customer acknowledges that he does not rely on and waives any claim for breach of any such recommendations which are not so confirmed in writing.

2.8 Any typographical, clerical or other error or omission in any sales literature, quotation, price list, acknowledgement of order, invoice or other documen issued by the Company shall be subject to correction without any liability on the part of the Company.

2.9 The Company shall be balled to decline any Order and to withdraw from any negotiations without being under any liability whatsoever to the Cistomer.

Customer.

2.10 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 Goods which is not confirmed in writing by the Company in accordance with Condition 2.7 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.

2.11 The parties acknowledge that it is not their intention that any third party shall be entitled to enforce any term of this agreement which may confer a benefit on that third party, whether any such entitlement would, but for this provision, arise under the Contracts (Rights of Third Parties) Act 1999 or or inharmities.

2.11 The parties acknowledge that it is not their intention that any third party shall be entitled to enforce any term of this agreement which may confer a benefit on that third party, whether any such entitlement would, but for this provision, arise under the Contracts (Rights of Third Parties) Act 1999 or otherwise.

3. ORDERS AND SPCIFICATIONS
3.1 The Customer shall be responsible for ensuring the accuracy of the terms of the Order and shall give the Company any necessary information to enable the Company to proceed with the Contract. Any failure to do so will entitle the Company to charge the Customer an additional price for any costs incurred by such delay or to terminate the Contract. Amendately and the Company to charge the Customer and additional price for any costs incurred by such delay or to terminate the Contract. Amendately and the Company to charge the Customer and additional price for any costs incurred by such delay or to terminate the Contract. Amendately and the Customer of the Customer and additional price for any costs incurred by such delay or to terminate the Contract. Amendately and the Customer and additional price for any costs incurred by such delay or to terminate the Contract. Amendately and the Customer and additional price for any costs incurred by such delay or to terminate the Contract. Amendately and the Customer shall be solely responsible for ensuring that all information recorded or detailed is correct, accurate and completely consistent with the customer, shall be solely responsible for ensuring that all information corrected or detailed is correct, accurate and completely consistent with the Push of the Customer shall contract the Customer of the Customer shall respect to the Customer of the Company or a statutory requirement or, where the Goods are to be supplied to the Company's specification, which do not materially affect the quality or performance, without notice or applicated delay, in a supplied to the Company and passing and technical and comments or software or oth

components and upon the Company and its suppliers being able to obtain such raw materials or components and upon the Company and its suppliers being able to obtain such raw materials and components.

4. PRICE

4. ISubject to the following provisions of this Condition) the price for each delivery of the Goods and performance of the Services shall be the Company's current list price ruling at the time of delivery except where specifically detailed otherwise in the Company's Quotation or acknowledgement of the Order. Until the Contract has become binding on the Company and is specifications and prices are selected to change without prior notice.

4.2 All prices are exclusive of value added tax and similar taxes, levies, or duties, which the Customer shall be additionally liable to pay to the Company.

4.3 The Company reserves the right, at any time before delivery, to increase the price of the Goods and or Services to reflect any increase in the cost to the Labour, raw materials, overheads, tangor or currency, 4.3.2 any change in adhery dates, collection dates, delivery locations, and office the Company and Company resulting from delay by the Customer in giving to the Company information on the Contract not attributable to the Company, 4.3.4 any costs to the Company resulting from delay by the Customer, 4.3.3 or any quantities, or specifications for the Goods and/or Services, 4.3.3 or any expert acts to the Company resulting from delay by the Customer in giving to the Company information sufficient to enable it to supply the Goods or provide the Services, 4.3.5 any extra cost to the Company resulting in the Goods being carried, at the request of the Customer, by carriers or modes of transport more expensive that the Company's normal form of transport.

4.3. The Customer shall not instruct the employees of the Company in writing, and such alterations or additions to the Goods or their specification and/or Services without the consent [of a director on behall] of the Company in writing, and such alterations or addit

3. I can be returned in S. I (Subject to the following provisions of this Condition) unless otherwise agreed in writing, the price will be due and payable and the Company shall be entitled to invoice the Customer for the price of the Goods and/or Services on or at any time after (the date on which the Goods have been notified by the Company to the Customer as being ready for collection or dispatch (in the case of sales ex-works) whether notification has been made verbally or in writin or be electronic means or) delivery of the Goods or performance of the Services, unless the Customer fails or retrieus to take delivery of the Goods, in

or be electronic means or) delivery of the Goods or performance of the Services, unless the Customer fails or refuses to take delivery of the Goods, in which event the Company shall be entitled to invoice the Customer for the price at any time after the Customer for the Goods are ready for collection, or the Company has tendered delivery of the Goods.

S. The Company reserves the right at its option to require either payment in part or in full for the Goods and/or Services or the provision of such security or guarantees from the Customer or from other parties on behalf of the Customer for the Goods and/or Services prior to commending work on the Contract and reserves the right to withhold manufacture or delivery of the Goods or performance of the Services until such payment is received or security or guarantees executed.

S. Subject to Condition S.2 Junes otherwise agreed by the Company (in the Quotation), the terms of payment shall be payment tupon completion notwithstanding that delivery may not have taken place and the property in the Goods has not passed to the Customer. Receipts for payment will only be issued on promise.

issued on request.
5.4 The time of payment of the price shall be of the essence of the Contract.
5.5 Where the Goods are delivered by instalments the Company may invoice each instalment separately and the Customer shall pay such invoices in

5.5 Where the Goods are delivered by instalments the Company may invoice each instalment separately and the Customer snail pay sucn involves in accordance with the Conditions.
5.6 No right of set-off shall exist in respect of any claims by the Customer against the Company unless and until such claims are accepted in full by [a director on behalf of] the Company in writing and the Customer shall not withhold all or any part of any sum which has become due for payment und Contract

orector on behalf of the company in writing and the Lustomer shall not writinoid all or any part of any sum writin has decide their payment under the Contract.

5.71 If the Customer fails to make any payment due to the Company shall be entitled to: 5.71 cancel the Contract of the due date the wholst prejudice to any other right or remedy available to the Company, the Company shall be entitled to: 5.71 cancel the Contract so far as any Goods remain to be delivered or Services performed under it or suspend any further delivery of the Goods or performance of any Service; and 5.72 charge the Customer interest at the rate equivalent to this set for the purposes of the late Payment of Commercial bebts (Interest) at 1998: 5.72. Lacitated on a daily basis from the date of the Company Simotice until payment; 5.72.25 compounded on the first day of each calendar month and, 5.72.23 before and after any udigement (Interest the Court of each otherwise)! 5.72.05 compounded on the first day of each calendar month and, 5.72.23 before and after any udigement (Interest the Court of each otherwise)! 6.72.05 compounded on the first day of each calendar month and, 5.72.23 before and after any udigement (Interest the Court of each otherwise)! 6.72.05 compounded on the first day of each calendar month and, 5.72.23 before and after any udigement (Interest the Court of each otherwise)! 6.72.05 compounded on the first day of each calendar month and, 5.72.23 before and after any udigement (Interest the Court of each otherwise)! 6.72.05 compounded on the first day of each calendar month and, 5.72.23 before and after any udigement (Interest to the Court of each otherwise) 6.72.05 compounded on the first day of each calendar month and 5.72.25 before and after any undirected the court of each of each otherwise of each otherwise of each otherwise of each otherwise of each other each other each otherwise of each otherwise of each otherwise of each other each

. DELIVERY

6. DELIVERY
6.1. Delivery shall mean delivery of the Goods to the Customer at the [Customer's] Company's premises or delivery of the Goods to a carrier nominated by
the Customer. In the absence of specific instructions, the Company may nominate a carrier.
6.2 The Customer shall bear all transport, storage, insurance and forwarding costs.
6.3 [Where the Company has agreed in writing to supply the Goods delivered to premises of the than the Company's] All goods must be inspected by the
Customer on Delivery and any non-delivery, shortages in delivery or damage to or breakages of the Goods must be nothed to the carrier concerned at the
time of delivery and any non-delivery, shortages in delivery or damage to or breakages of the Goods must be nothed to the carrier concerned at the
time of delivery and notified to the Company with store will the Company list to deliver the Goods or any reason other than any cause beyond the Company's reasonable control or the Customer's fault, and the Company is accordingly liable to the Customer, the Company's liability shall be limited to the excess (if any) of the cost to the Customer (in the cheapest available market) of similar goods to replace those not delivered over the price of

limited to the excess (if any) of the cost to the Customer (in the cheapest available market) of similar goods to replace those not delivered over the price of the Goods.

6.4 The Customer is required to acknowledge receipt of all Goods by signing the delivery note supplied by the Company or its agents. The delivery note must then be returned to the Company, Signature of the Company's delivery note by any employee, representative or agent of the Customer shall be conclusive proof of delivery and condition of the Goods.

6.5 if the Customer shall fall to accept delivery of the Goods as and when proffered by the Company then the Company shall be deemed to have tendered and the Customer to have refused delivery at that date.

6.6 if the Customer falls or refuses to take delivery of the Goods on the due date or falls to give the Company adequate instructions for delivery at the time stated then he shall be liable to the Company for any loss or costs arising from such failure or refusal and for a reasonable charge by the Company for the care custody storage and insurance of the goods until actual delivery. The Company may at it to spot nosel the Goods at the best price readily obtainable and (latter deducting all reasonable storage and insurance of the goods until actual delivery. The Company may at its spot nosel the Goods at the best price readily obtainable and (latter deducting all reasonable storage and insurance of any other payment or damages for which the Customer may become lailoble in respect of his faultie to take delivery at the appropriate time.

6.7 Any dates quoted for delivery of the Goods or performance of the Services are approximate only and the Company shall not be liable for any delay in despatch or delivery or the Goods or withhold payment on account of any delay howeveer customer. So that one acceptance of Order. Time of delivery shall not be the location and not unloaded, of the Customer, which we customer shall not be to cancel the Cootice, refuse delivery of the Goods or withhold payment on

ubove.

3 The Company reserves the right to deliver the Goods in instalments and each such instalment shall constitute a separate Contract. Failure by the Company to deliver any one or more of the instalments shall not entitle the Customer to treat the Contract as a whole as repudiated or breached.

6.9 In the Company to deliver any one or more of the instalments shall not entitle the Customer to treat the Contract as a whole as repudiated or breached.

7. RISK
Company to deliver any one or more of the instalments shall not entitle the Customer to treat the Contract as a whole as repudiated or breached.

7. RISK
The risk of damage to or loss of the Goods shall pass to the Customer.

7. 1. The risk of damage to or loss of the Goods shall pass to the Customer.

7. LISK
The risk of damage to or loss of the Goods shall pass to the Customer work available for collections or risk to the time when the Company has tendered delivery or the Goods.

7. Any Claim by the Customer wholly refuses or risk to take delivery of the Goods, the time when the Company has tendered delivery or the Goods.

7. Any Claim by the Customer wholl have been delivered to the Company to the Goods or their failure to correspond with the Contract shall (whether or not delivery is refused by the Customer) been contracted to the Company in the manner referred to in condition 6.3 or (where the defect was not appeared to the Company than the work of the Contract on Ideality of the such as the Contract on Ideality of the Contract of the Contract of the essence.

7. LISK

7.

The Customer shall keep the Goods properly stored and protected and separate from its own goods and those of third parties in such a way that the Goods can clearly be recognised and identified as the property of the Company.

8.2 If the Customer shall be in breach of the terms of the Contract then all monies owed by the Customer to the Company, whether under the Contract or otherwise, shall be some inmediately due and payable and the Customer hereby grants to the Company or its agents an irrevocable licence and authority to enter upon the Customer's premises or any other premises on or in which the Goods are located to recover and/or resell such of the Goods [increased to whether they have become fixtures] as the Company may deem necessary to recover all suns owing to it by the Customer togeth with any reasonable costs of the Company so incurred. This right shall continue to subsist notwithstanding the termination of the Contract through the happening of any of the events specified in these Conditions or otherwise and without prejudice to any accrued rights of the Company meet the Contract.

8.3 Until all monies owing to the Company (whether under the Contract or otherwise) have been paid in full the Goods shall remain the absolute property of the Company and and the Customer shall only be entitled to possession of the Goods subject to the Conditions, and shall hold the Goods in a fiduciary capacity as ballee; and any of the Goods in good condition and shall maintain full insurance in respect thereof on the Company's behalf in an amount which is not less than the price payable to the Company for the Goods, and laminatin full insurance in respect thereof on the Company's behalf in an amount which is not less than the price payable to the Company is the Goods in the proceeds of such insurance shall be led not tust for the Company.

8.5 If Condition 8.1 is held to be invalid to reserve the Company is title to the Goods delivered under the Contract by reson of reservation of title until all goods delivered to the C

is not less than the price payable to the Company for the Goods, and all the proceeds of such insurance shall be held on trust for the Company.

8.5 If Condition 8.1 is held to be insural lot reserve the Company's that to the Goods delivered under the Contract by reason of reservation of title until all goods delivered to the Customer by the Company have been paid for then ownership of the Goods shall remain with the Company until the Goods have been paid for.

8.6 Units such was so that this to the Goods passes to the Customer, the Customer shall be entitled to self or use the Goods in the ordinary course of its such was the self to the Goods passes to the Company for the Goods passes to the Goods passes to the Goods and the Goods passes to the Goods pass

Contract.

10.5 The Goods are sold explicitly on the condition that they will be used only in the prescribed manner and for the purpose for which they were designed. The Customer must satisfy himself that the intended use of the Goods is use in the prescribed manner and for the purpose for which the Goods were designed, and the Company shall be under no liability for any damage loss or injury resulting from any use of the Goods which is not in accordance with their prescribed manner or design.

10.5 Where the Company shall not be designed manufactured or assembled by the Company, the Company shall not be liable for any defect in the Goods caused by compliance with the specification.

Table for any defect in the Goods caused by compliance with the specification.

10.7 Nothing in these Conditions shall have the effect of excluding or limiting liability to a person for death personal injury or damage to property where such exclusion from liability is prohibited by section 7 of the Consumer Protection Act 1987.

10.8 in the case of Goods supplied (but not manufactured) by the Company the liability of the Company shall be limited to amounts recovered by the Company under warranties given by the supplier to the Company probability of the Company shall not be called upon to bear any liability or expense greater than the amount recovered from the supplier.

10.9 Nothing in the Conditions shall impose any liability upon the Company in respect of any loss damage consequential or otherwise in relation to or arising out of Goods found to be defective where the defect is attributable directly or indirectly to the acts omissions negligence or default of the Customer or Customer's sevents to agents incoming the value of the Conditions shall provide the top demand any half labely the Customer to comply with the recommendations of the Company as to storage, handling, maintenance and use of the Goods.

10.10 if the Company shall become legally liable to the Customer in any way whatsoever them the liability of the Company in respect of any or all course of action shall in no circumstances exceed the price of the Goods and Services under the Contract.

10.11 The Company's liability does not cover defects artsing from the Customer's neglegence, willful damage, faulty assembly or maintenance or from alterations carried out without the Company's written consent or from repairs carried out improperly by the Customer nor does it cover fair wear and tear or normal defections.

alterations carried out without the Company's written consent or from repairs carried out improperly by the Customer nor does it cover fair wear and tear or normal deterioration.

10.12 Subject as expressly provided in the Conditions, except in respect of death or personal injury caused by the Company's hall not be liable to the conditions or other terms implied by statute or common law are excluded to the fullest eather permitted by law, and the Company shall not be liable to the Customer by reason of any representation, or any warranty, condition or other term, or any duty of common law, or under the contract, for any consequential loss or damage (whether loss or profit or otherwise), costs, or other expenses whatsoever which arise out of or in connection with the supply of the Goods or their use or resale by the Customer.

supply of the Goods or their use or reside by the Customer.

10.13 The Customer shall ensure that at the time of the sale and delivery of any of the Goods to any customer of the Customer, the Goods are of merchantable quality and comply with all conditions guarantees and warranties whether express or implied by statute or common law applicable respect of the Sale of the Goods and the Customer will indemnify the Company against all claims made by any such customer resulting from the Customer's failure to comply with the terms of this Condition. ACCEPTANCE OF LIMITATION OF LIABILITY BY THE CUSTOMER

Customer's failure to comply with the terms of this Condition. ACCEPTANCE OF LIMITATION OF LUBBILITY BY THE CUSTOMER
10.14 The Customer agrees and accepts that with regard to the limitation of liability contained in the preceding clauses of this Condition that such limitation of liability perfectly fair and reasonable having regard inter all so the following circumstances: 10.14.1 that the potential losses which could or might be caused as a result of any breach or negligence as referred to in the Contract are greatly in excess and wholly disproportionate to the amount which is being charged by the Company to the Customer in respect of the provision by the Company of the Goods and Services; 10.42.1 that the Company has no knowledge or information as to the value of any contracts to be entered into by the Customer which may involve the Goods in any way; 10.14.3 that the Company is amounts to keep to a low a level as resembly possible for the benefit of the Customer and little Company is compared to the Customer and little Company is compared to the Company is

11. INECMINITY

11. The Customer undertakes to indemnify the Company against all claims relating to or arising from the Goods or Services in respect of any loss, damage or expense sustained by any third party howsoever caused save for death or personal injury caused by the Company's negligence.

11.2 The Customer shall indemnify the Company against all loss, damages, costs and expenses suffered or incurred by the Company or to which the Company may become liable as a result of work carried out in accordance with the Customer's specifications which involves infringement or alleged infringement of any patent, design, copyright or other intellectual property right.

11.3 If any claim is made against the Customer that the Goods infringe or that their use or resals infringes the patent, copyright, design, trade mark or other industrial or intellectual property rights or any other person, the Company shall indemnify the Customer, against all loss, damage, costs and expenses of the Customer, in respect of such claim, provided that: 11.3.1 the Goods have not been manufactured to a specification of the Customer; 11.3.2, the Company is given full control of any proceedings or negotiations in connection with any such claim; 11.3.3. exemy, the Customer shall not pay or accept any such claim, or compromise any such proceedings, without the consent of the Company (which shall not be unreasonably whithed); 11.3.4 without prejudice to any duty of the Customer at common law, the Company shall be entitled to require the Customer to also such the consent of the Company (shich shall not be unreasonably require to mitigate or reduce any loss, costs, damages or expenses for which the Company Islable to indemnify the Customer and common law.

withheld); 11.34 without prejudice to any duity of the Customer at common law, the Company shall be entitled to require the Customer to take such steps as the Company may reasonably require to mitigate or reduce any loss, costs, damages or expenses for which the Company is liable to indemnify the Customer under this sub-clause.

12.0 FERAUT OR INSOURENCY OF CUSTOMER

12.1 This Condition applies if- 12.1.1. the Customer defaults in any of its commitments with the Company; or 12.1.2 the Customer makes any voluntary arrangement with his creditors or becomes subject to an administration order or becomes bankrupt; or (being a Company) goes into liquidation (other than for the purposes of amalgamation or reconstruction) or makes an application for a corporate voluntary arrangement or has an administrator or a receiver appointed; or 12.1.3 an encumbrancer takes possession, or a receiver is appointed, of any of the property and assess of the counter, or 12.1.4 the Customer according variable to company reasonably apprehends that any of the events mentioned above about to occur in relation to the Customer and confines the Customer accordings variables to the Company he to Company hall be entitled to cancel any 12.3 in the confine of an occurrence a solutined in sub-clause 12.1, then the Customer according variables the services.

12.3 in the event of an occurrence a solutined in sub-clause 12.1, then the Customer action demands and the contract and its cancellation (the Company ping according to the proposes).

12.4 if the Customer shall become aware that any of the circumstances mentioned in sub-clause 12.1 has not silkely to occur, then the Customer must inform the Company ping according to the variable of a my materials sold or utilised for rether purposes).

12.5 The Customer shall become aware that any of the circumstances mentioned in sub-clause 12.1 has or is likely to occur, then the Customer must inform the Company print of customer of the Contract.

13. FORCE MALURE

13. The Company shall not be liable to the

13. The Company's ball in ot be liable to the Customer or be deemed to be in breach of the Contract by reason of any delay in performing, or failure to perform, any of the Company's billiants in relation to the Contract if the delay or failure was due to any cause beyond the Company's reasonable control. Without prejudice to the generality of the foregoing, the following shall be regarded as causes beyond the Company's reasonable control. At 10 cdo, explosion, flood, tempers, fire or acident; 13.1.2. war or threat of war, sabotage, civil disturbance or requisition, 13.1.3. acts, restrictions, regulations, bye-laws, prohibitions or measures of any kind on the part of any governmental, parliamentary or local authority, 13.1.4 import or export regulations or embargoes; 13.1.5. strikes, lock-ust or other industrial actions or trade disputes (whether involving employees of the Company or a third party); 13.1.6 difficulties in obtaining raw materials, labour, fuel, parts or machinery; 13.1.7 ower failure or breakdown in machinery.

13.2 in the event of the circumstance outlined in condition 13.1 applying, the Company shall, at its option, be entitled to cancel the Contract or (without any liability) extend the estimated time or times of delivery by a period equivalent to that during which such delivery has been delayed or prevented.

14. 10. GNERAL

14. 10. Any notice required or permitted to be given by either party to the other under these Conditions shall be in writing addressed and that other party at its registered office or such other address as may at the relevant time have been notified pursuant to this provision to the party giving the notice.

14. 2 No waiver by the Company of any breach of the Contract by the Customer shall be considered a waiver of any subsequent breach of the same or any other provision.

other provision.
14.3 If any of the provisions of the Contract is held by any competent authority to be invalid or unenforceable in whole or in part the validity of the other provisions in question shall not be affected thereby.

provisions in question shall not be affected thereby.

14.4 The Contract shall be gowered by the laws of England and for the purposes of settlement of any disputes arising out of or in conjunction with these Conditions or the Contract the parties hereby irrevocably submit themselves to the exclusive jurisdiction of the English Courts.

14.5 The Company reserves the right to subcontract the fulfilment of the Contract or any part of it.

14.6 The Contract is between the Company and the Customer and is not assignable by the Customer without the consent of the Company.

14.7 The breach of any Holding, Subsidiary, or Associated Company (as defined in Section 736 of the Companies Act 1985 as amended by the Companies Act 1989) of the Customer of any of the terms and conditions of any contract agreement or of the a rrangement with the Company shall be deemed to be a breach of the terms of the Contract and shall entitle the Company to take or refrain from taking all acts and remedies to which it is entitled under these Conditions as if such default had been ab breach or default under the Contract.