

Industrial Tooling Corporation Ltd Cyber House, 1 Kepler Lichfield Road Industrial Estate Tamworth, B79 7XE Tel: 01827 304500 Email: <u>sales@itc-ltd.co.uk</u> Web: <u>www.itc-ltd.co.uk</u>

ACCOUNT APPLICATION FORM

FULL NAME OF COMPANY:	
	(please complete this form in block capitals)
INVOICE ADDRESS:	DELIVERY ADDRESS: (If different)
POSTCODE:	POSTCODE:
TEL No:	
EMAIL:	EMAIL:
(for statements)	(For invoices)
REGISTERED ADDRESS:	
(if different from above)	
COMPANY REG:	VAT No:
BANK NAME & ADDRESS:	
(include account number & sort	
code)	
TRADE REFERENCES (Please provide the full 1.	name & addresses of two trade references) 2.
1	2
EMAIL:	EMAIL:
* Our trading terms are strictly 30 days from abide by Industrial Tooling Corporation Li	n month end, unless otherwise agreed. Please sign and date below to agree to imited terms of trading.
NAME:	POSITION:
SIGNED:	DATE:
For ITC Credit Control use only	ACCOUNT CODE:
CREDIT RATING:	CREDIT LIMIT:
EXPECTED TURNOVER:	REP:
AUTHORISER:	DATE:



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TERMS OF TRADING

<u>N.B.</u>

UK ORDERS ARE SUBJECT TO OUR Terms of Trading as detailed below:

- A. Orders costing £100 Nett or over are Carriage Paid
- B. Orders costing between £50 and below £100 are subject to carriage at £5.50 nett
- C. Orders costing up to £50 are subject to carriage at £3.50 nett
- D. There is a minimum order charge of £20 nett for any order
- E. Nett is intended to refer to charge after the application of any discount.

We have read and understood the Conditions of Sale as shown herein, and agree to abide by the Terms and Conditions stated.

Signed for and on	behalf of:	(Company nar	ne)	
NAME:		POSITION:	···· ·	
	(block capitals)		(block capitals)	
SIGNED:		DATE:		

From time to time we would like to e-mail you special of	ifers.
Please tick box if you do not wish to receive these	



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BANK AND COMPANY INFORMATION

ITC Bank:	HSBC UK Bank PLC 10 Market Street Tamworth Staffordshire B79 7LZ
Account Name:	INDUSTRIAL TOOLING CORPORATION LIMITED
Account No:	92087731
Sort Code:	40-44-02
IBAN Number:	GB15HBUK40440292087731
BIC:	HBUKG4B
VAT Registration Number:	GB 927434120
Company Registration Number:	2 5 7 3 5 3 7
Please email remittance advices to:	accounts@itc-ltd.co.uk
Please email orders / enquiries to:	sales@itc-ltd.co.uk

INDUSTRIAL TOOLING CORPORATION LIMITED **TERMS AND CONDITIONS OF SALE**

The Buyer's attention is in particular drawn to the provisions of condition 10.4.

	terpretation e definitions and rules of int	terpretation in this condition apply in these conditions.	8.2. 8.3	Time fo No nav	or payment : ment shall b
	"Buyer"	the person, firm or company who purchases the Goods from ITC;	8.4.	All pay	ments paya
	"ITČ"	Industrial Tooling Corporation Limited (Company No. 2573537) the registered office of which is at Cyber House, Unit 1 Kepler, Lichfield Road Industrial Estate, Tamworth, B79 7XE;	8.5.		yer shall m ent or other
	"Contract"	any contract between ITC and the Buyer for the sale and purchase of the Goods, incorporating these conditions;	8.6.	If the B	uyer fails to
	"Delivery Point"	the place where delivery of the Goods is to take place under condition 4;		date for	r payment a
	"Goods" "Intellectual	any goods agreed in the Contract to be supplied to the Buyer by ITC (including any part or parts of them); any copyrights, letters, patents, know how, inventions, utility models, registered and unregistered designs, trade			asis until pa ercial Debts
	Property"	and service marks, trade names, logos, patent applications, rights in the nature of copyrights and all other similar		Quality	r
	"C	rights in the Goods and (where applicable) the Services; and	9.1.		ITC is not t
.2. A	"Services" reference to a particular law	any services agreed in the Contract to be supplied to the Buyer by ITC. v is a reference to it as it is in force for the time being taking account of any amendment, extension, application	9.2.	to ITC. ITC wa	
		any subordinate legislation for the time being in force made under it.		9.2.1.	(subject to
		the plural and in the plural include the singular. udes a reference to the other gender.		9.2.2.	the Sale of bought if t
		aces a reference to the other gender.		9.2.2.	rely on the
2. Ap	plication of terms			9.2.3.	that the Se
		er condition 2.3 the Contract shall be on these conditions to the exclusion of all other terms and conditions ions which the Buyer purports to apply under any purchase order, confirmation of order, specification or other	0.2	The ab	the interva
	cument).	ions when the buyer purports to apply under any purchase order, commination of order, specification of order	9.5.	9.3.1.	ITC shall
		ed on, delivered with or contained in the Buyer's purchase order, confirmation of order, specification or other		9.3.2.	ITC shall
		ne Contract simply as a result of such document being referred to in the Contract. TC's sales and any variation to these conditions and any representations about the Goods or the Services shall		9.3.3.	the Buyer, ITC shall
ha	ve no effect unless expressi	y agreed in writing and signed by a director of ITC. The Buyer acknowledges that it has not relied on any			have not b
		ntation made or given by or on behalf of ITC which is not set out in the Contract. Nothing in this condition shall for fraudulent misrepresentation.	9.4.	ITC sha 9.4.1.	all not be li: the Buyer
2.4. Ea	ch order or acceptance of a	a quotation for Goods or Services by the Buyer from ITC shall be deemed to be an offer by the Buyer to buy		y.4.1.	when the
Ge	oods and/or Services subject	to these conditions. The Buyer shall ensure that the minimum value of its order is not less than the sum set out		9.4.2.	ITC is giv
	clause 7.2. order placed by the Buyer (shall be deemed to be accepted by ITC until a written acknowledgement of order is issued by ITC or (if earlier)	0.5	ITC sh	such Good
		Buyer or provides the Services to the Buyer.	9.5.	9.5.1.	the Buyer
		e terms of its order and any applicable specification are complete and accurate.		9.5.2.	the defect
		pasis that no Contract shall come into existence until ITC despatches an acknowledgement of order to the Buyer. riod of 60 days only from its date, provided that ITC has not previously withdrawn it.		9.5.3.	maintenar the Buyer
2.8. Ac	ceptance of delivery of the	Goods or performance of the Services shall be deemed conclusive evidence of the Buyer's acceptance of these	9.6.	Subject	to condition
	nditions.	ther error or omission in any sales literature quotation accontance of offer invoice or other document or information		replace	such Good
	ued by ITC shall be subject to	ther error or omission in any sales literature, quotation, acceptance of offer, invoice or other document or information o correction without any liability on the part of ITC.	9.7.		er shall, at complies wi
. De	scription			Goods.	-
		of the Goods or the Services to be performed shall be as set out in ITC's quotation or acknowledgement of order. tive matter, specifications and advertising issued by ITC and any descriptions or illustrations contained in ITC's			
cat	talogues or brochures are iss	sued or published for the sole purpose of giving an approximate idea of the Goods described in them. They shall	10.1	for the	acts or omi
no	t form part of the Contract :	and this is not a sale by sample.		10.1.1.	any breac
		ccured or as part of the Services any process is to be applied to the Goods by ITC; or if the Goods or Services ice with a specification or any other document, data information or materials submitted by the Buyer, the Buyer		10.1.2. 10.1.3.	any use m any repres
sha	all indemnify ITC against al	I loss, damages, costs and expenses awarded against or incurred by ITC in connection with or paid or agreed to	10.2		ranties, co
be	paid by ITC in settlement	of any claim for infringement of any patent, copyright, design, trade mark or other industrial or intellectual	10.2	Goods	Act 1979) a
		erson which results from ITC's use of the Buyer's information. e any changes in the specification of the Goods which are required to conform with any applicable statutory or	10.3	10.3.1.	g in these c for death
EC	requirements or, where the	e Goods are to be supplied to ITC's specification, which do not materially affect their quality or performance.		10.3.2.	under sect
		pted by ITC may be cancelled by the Buyer except with the agreement in writing of ITC and on terms that the		10.3.3. 10.3.4.	for any m
wi	thout prejudice to the gener	full against all loss (including without prejudice to the generality of the foregoing loss of profit), costs (including ality of the foregoing the cost of all labour and materials ordered, whether used or un-used), damages, charges	10.4		for fraud of to condition
an	d expenses incurred by ITC			10.4.1.	ITC's tota
	livery does otherwise agreed in wri	iting by ITC delivery of the Goods shall take place at ITC's place of business		10.4.2.	connectio ITC shall
4.2. Th	e Buyer shall take delivery	iting by ITC, delivery of the Goods shall take place at ITC's place of business. of the Goods within 7 days of ITC giving it notice that the Goods are ready for delivery.		10.4.2.	consequer
4.3. An	y dates specified by ITC for	r delivery of the Goods or the performance of the Services are intended to be an estimate and time for delivery			Contract.
		ee by notice. If no dates are so specified, delivery and performance shall be within a reasonable time. s of these conditions ITC shall not be liable for any direct, indirect or consequential loss (all three of which terms		Export Unless 1	
inc	lude, without limitation, pu	re economic loss, loss of profits, loss of business, depletion of goodwill and similar loss), costs, damages, charges		shall ha	ve the same
		indirectly by any delay in the delivery of the Goods or the performance of the Services (even if caused by ITC's y entitle the Buyer to terminate or rescind the Contract unless such delay exceeds 180 days.	11.2	shall pro	evail. he Goods a
		Is to accept delivery of any of the Goods when they are ready for delivery, or ITC is unable to deliver the Goods	11.2		the Buyer
		not provided appropriate instructions, documents, licences or authorisations:	11.3		yer shall be
4.5 4.5		pass to the Buyer; med to have been delivered;	11.4		the paymen otherwise a
4.5	.3. ITC may store the Goo	ds until delivery, whereupon the Buyer shall be liable for all related costs and expenses (including, without limitation,			r no obligat
	storage and insurance);		11.5		yer shall be
4.5		est price readily attainable and (after deducting any costs for storage and other selling expenses) account to the Buyer price or charge the Buyer for any shortfall below the price under the Contract.		during t	m in respec ransit
4.6. Th	e Buyer shall provide at th	e Delivery Point and at its expense adequate and appropriate equipment and manual labour for loading the	11.6	. Unless	otherwise re
Ge	oods.	quantity of Goods (being bespoke, non-stock items) of up to 10% more or less than the quantity accepted by		ITC, to is conclu	be opened b
		titled to object to or reject the Goods or any of them by reason of the surplus or shortfall and shall pay for such	11.7		
go	ods at the pro rata Contract	t rate.		is place	d, or sell the
	C may deliver the Goods by the Contract.	separate instalments. Each separate instalment shall be invoiced and paid for in accordance with the provisions		Assign	iment iy assign th
		arate Contract and no cancellation or termination of any one Contract relating to an instalment shall entitle the			
Bu	yer to repudiate or cancel a	ny other Contract or instalment.	13.	Force n	najeure
	on-delivery a quantity of any consignm	ent of Goods as recorded by ITC on despatch from ITC's place of business shall be conclusive evidence of the	13.1	. IIC res (without	erves the rig t liability to
qu	antity received by the Buyer	r on delivery unless the Buyer can provide conclusive evidence proving the contrary.		of ITC i	including, w
		non-delivery of Goods (even if caused by ITC's negligence) unless the Buyer gives written notice to ITC of the			plosion, floc
no .3. An	n-delivery within 5 days of t	the date when the Goods would in the ordinary course of events have been received. elivery of the Goods shall be limited to replacing the Goods within a reasonable time or issuing a credit note at		continue	g carriers o ous period i
the	e pro rata Contract rate aga	inst any invoice raised for such Goods.		Genera	1
	sk/title sk of damage to or loss of th	e Goods shall pass to the Buyer:			ght or rem provision of
6.1 KB	.1. in the case of Goods to	be delivered at ITC's premises, at the time when ITC notifies the Buyer that the Goods are available for collection; or	. 4.2	invalid,	void, void
6.1	.2. in the case of Goods to	be delivered otherwise than at ITC's premises, at the time of delivery or, if the Buyer wrongfully fails to take delivery		or unre	asonablene
	 of the Goods, the time in respect of deliveries 	when ITC has tendered delivery of the Goods. made in accordance with clause 6.1(b) above and notwithstanding any other provision contained in these Conditions,	14.3	Tull fore	ce and effect or delay by
	a transportation insurar	nce policy shall be taken only at the Buyer's written request and at the Buyer's expense.		under t	he Contrac
	vnership of the Goods shall	not pass to the Buyer until ITC has received in full (in cash or cleared funds) all sums due to it in respect of:	14.4	Any wa	iver by IT
5.2. Ov	 the Goods; and all other sums which at 	re or which become due to ITC from the Buyer on any account.	14 5		ient breach rties to the
5.2. Ov 6.2		has passed to the Buyer, the Buyer shall:		Act 199	9 by any p
5.2. Ov 6.2 6.2 5.3. Un		duciary basis as ITC's Bailee;	14.6	. The for	mation, exi
5.2. Ov 6.2 6.2 5.3. Un 6.3	.1. hold the Goods on a fic	tofals Could (star could ITC) connected C Not 1 1 1 10 mm			to the exclu
5.2. Ov 6.2 6.2 5.3. Un	 hold the Goods on a fig. store each consignment 	t of the Goods (at no cost to ITC) separately from all other goods purchased from ITC and those of the Buyer or any av that they remain readily identifiable as ITC's property:	15	Comm	inications
5.2. Ov 6.2 6.2 5.3. Un 6.3	 hold the Goods on a fid store each consignmen third party in such a wa not remove, destroy, de 	ay that they remain readily identifiable as ITC's property; eface or obscure any identifying mark or packaging on or relating to the Goods; and			inications ices sent be
5.2. Ov 6.2 5.3. Un 6.3 6.3	 hold the Goods on a fid. store each consignmen third party in such a wa not remove, destroy, de maintain the Goods in 	ay that they remain readily identifiable as TIC's property; eface or obscure any identifying mark or packaging on or relating to the Goods; and satisfactory condition and keep them insured on TIC's behalf for their full price against all risks to the reasonable		. All noti sent by	ices sent be fax:
6.2. Ov 6.2 6.3. Un 6.3 6.3 6.3	 hold the Goods on a fid store each consignmen third party in such a wi not remove, destroy, di maintain the Goods in satisfaction of ITC. On 	ay that they remain readily identifiable as ITC's property; eface or obscure any identifying mark or packaging on or relating to the Goods; and satisfactory condition and keep them insured on ITC's behalf for their full price against all risks to the reasonable request the Buyer shall produce the policy of insurance to ITC.		All noti sent by 15.1.1.	fax: (in case of
6.2. Ov 6.2 6.3. Un 6.3 6.3 6.3	 hold the Goods on a fid store each consignmen third party in such a we not remove, destroy, de maintain the Goods in satisfaction of ITC. On Buyer may resell the Good 	ay that they remain readily identifiable as TIC's property; eface or obscure any identifying mark or packaging on or relating to the Goods; and satisfactory condition and keep them insured on TIC's behalf for their full price against all risks to the reasonable		. All noti sent by	fax: (in case of (in the case)
5.2. Ov 6.2 6.3. Un 6.3 6.3 6.3 6.3 6.3 6.3 6.4. Th 6.4 6.4	I. hold the Goods on a fid store each consignmen third party in such a w not remove, destroy, d maintain the Goods in satisfaction of ITC. On Buyer may resell the Goo .1. any such sale shall be effect .2. any such sale shall be effect	ay that they remain readily identifiable as ITC's property; effect or obscure any identifying mark or packaging on or relating to the Goods; and satisfactory condition and keep them insured on ITC's behalf for their full price against all risks to the reasonable request the Buyer shall produce the policy of insurance to ITC. ds before ownership has passed to it solely on the following conditions: ed in the ordinary course of the Buyer's business at full market value; and a sale of ITC's property on the Buyer's own behalf and the Buyer shall deal as principal when making such a sale.	15.1	. All noti sent by 15.1.1. 15.1.2.	ices sent be fax: (in case of (in the case Buyer set shall be de
5.2. Ov 6.2 6.3. Un 6.3 6.3 6.3 6.4. Th 6.4 6.4 5.5. Th	hold the Goods on a fit hold the Goods on a fit third party in such a wi not remove, destroy, d maintain the Goods in satisfaction of ITC. On e Buyer may reselt the Good any sale shall be effect any such sale shall be t e Buyer's right to possession	ay that they remain readily identifiable as TIC's property; efface or obscure any identifying mark or packaging on or relating to the Goods; and satisfactory condition and keep them insured on TIC's behalf for their full price against all risks to the reasonable request the Buyer shall produce the policy of insurance to TIC. ds before ownership has passed to it solely on the following conditions: ed in the ordinary course of the Buyer's business at full market value; and a sale of TIC's property on the Buyer's own behalf and the Buyer shall deal as principal when making such a sale. n of the Goods shall terminate immediately if:	15.1	All noti sent by 15.1.1. 15.1.2.	ices sent be fax: (in case of (in the cas Buyer set shall be de if sent by
5.2. Ov 6.2 6.3. Un 6.3 6.3 6.3 6.3 6.3 6.3 6.4. Th 6.4 6.4	I. hold the Goods on a fic. store each consignmen third party in such a w maintain the Goods in satisfaction of ITC. On Buyer may resell the Good. any sate shall be effect el Buyer ray resell the Jobessial any such sale shall be effect el Buyer's right to possession . the Buyer has a bankru	ay that they remain readily identifiable as ITC's property; effect or obscure any identifying mark or packaging on or relating to the Goods; and satisfactory condition and keep them instruct on ITC's behalf for their full price against all risks to the reasonable request the Buyer shall produce the policy of insurance to ITC. ds before ownership has passed to it solely on the following conditions: ed in the ordinary course of the Buyer's business at full market value; and as ale of ITC's property on the Buyer's own behalf and the Buyer shall leda las principal when making such a sale. n of the Goods shall terminate immediately if: picy order made against him or makes an arrangement or composition with his creditors, or otherwise takes the benefit	15.1	All noti sent by 15.1.1. 15.1.2. Notices 15.2.1.	ices sent be fax: (in case of (in the cas Buyer set shall be de if sent by of posting
6.2. Ov 6.2 6.3. Un 6.3 6.3 6.4. Th 6.4 6.4 6.5. Th	I. hold the Goods on a fic. Store each consignment third party in such a w av ave and the subscription of ITC. On Buyer may resell the Goods any sale shall be effect any such shall be ef	ay that they remain readily identifiable as ITC's property; effect or obscure any identifying mark or packaging on or relating to the Goods; and satisficatory condition and keep them instruct on ITC's behalf for their full price against all risks to the reasonable request the Buyer shall produce the policy of instrument to ITC. ds before ownership has passed to it solely on the following conditions; ed in the ordinary course of the Buyer's business at full market value; and as ale of ITC's property on the Buyer's own behalf and the Buyer shall deal as principal when making such a sale. n of the Goods shall terminate immediately If: pecy order made against him or makes an arrangement or composition with his creditors, or otherwise takes the benefit ion for the time being in force for the relief of insolvent debtors, or (being a body corporate) convenes a meeting of and or informal), or enters into liquidation (whether voluntary or compulsory) except a solvent voluntary fliquidation	15.1	All noti sent by 15.1.1. 15.1.2. Notices 15.2.1. 15.2.2. 15.2.3.	ices sent be fax: (in case of (in the cas Buyer set shall be de if sent by of posting if delivere if sent by
6.2. Ov 6.2 6.3. Un 6.3 6.3 6.4. Th 6.4 6.4 6.5. Th	I. hold the Goods on a fic. store each consignment third party in such a way. and remove, destroy, de. manitain the Goods in satisfaction of ITC. On the Buyer may resell the Goods any sale shall be effect. any such sale shall be effect. any such sale shall be effect. the Buyer's right to possession of any statutory provis creditors (whether form for the purpose only of	ay that they remain readily identifiable as TIC's property; efface or obscure any identifying mark or packaging on or relating to the Goods; and satisfactory condition and keep them insured on TIC's behalf for their full price against all risks to the reasonable request the Buyer shall produce the policy of insurance to TIC. ds before ownership has passed to it soldy on the following conditions: ed in the ordinary course of the Buyer's business at full market value; and a sale of TIC's property on the Buyer's own behalf and the Buyer shall deal as principal when making such a sale. n of the Goods shall terminate immediately if: picy order made against him or makes an arrangement or composition with his creditors, or otherwise takes the benefit ion for the time being in force for the relief of insolvent debtors, or (being a body corporate) convenses a meeting of	15.1 15.2 15.3	All noti sent by 15.1.1. 15.1.2. Notices 15.2.1. 15.2.2. 15.2.3. Notices	ices sent be fax: (in case of (in the case Buyer set shall be de if sent by of posting if delivered if sent by addressed

- for the purpose only of reconstruction or amalgamation, or has a receiver and/or manager, administrative receiver appointed 153. Notices addressed to ITC shall be marked for the attention of Mr P Graves.
 intention to appoint an administrator of the Bayer or administrative receiver appointed 164. Indemnity
 intention to appoint an administrator of the Bayer or its directors or by a qualifying floating charge holder (as defined in paragraph 164. If Any chain is made against the Buyer that the Goods or Services provided infringer or the line solvency. Act 1986, or a resolution is passed or a petition presented to any court for the winding-up of the line, solvency act 1986, or a resolution is passed or a petition presented to any court for the winding-up of the line, solvency act 1986, or a resolution is passed or a petition presented to any court for the winding-up of the line, solvency act 1986, or a resolution is passed or a petition presented to any court for the winding-up of the line, solvency act 1986, or a resolution is passed or a petition presented to any court for the winding-up of the line, solvency act 1986, or a resolution suder the Conston suder the Conston suder the Conston suder the Constance events of the Buyer, or any proceedings are contance to were obtained against thin't, or fails to observe or perform any of hisris obligations suder the Constance events of the Buyer, or its solvence and the line and and administration or obtained against thin't, or fails to observe or perform any or hisris obligations suder the Constance or any other administration area of the Buyer or a solvence and the line and the line and the line administration and the line administration and the line administration area of the solvence and the line administration area of the solvence and the line administration area of the solvence and the line administration area of the line administration and the line administration andministrating the line administration area of the line administ

- 6.6 ITC shall be entitled to recover payment for the Goods or the Services notvithstanding that ownership of any of the Goods has not passed from ITC.
 7. The Bayer grants ITC, its agents and employees an irrevocable licence at any time to enter any premises where the Goods are or may be stored in order to inspect them, or, where the Buyer's right to possession has terminated, to recover them.
 8. Where ITC is unable to determine whether any Goods are the goods in respect of which the Bayer's right to possession has terminated, to recover them.
 8. Where ITC is unable to determine whether any Goods are the goods in respect of which the Bayer's right to possession has terminated, the Buyer in the order in which they were invoiced to the Buyer.
 9. On termination of the Contract, howsoever caused, ITC's (but not the Buyer's) rights contained in this condition 6 shall remain in effect.
 7. Price
 9. Unless otherwise agreed by ITC in the Services shall be in accordance with the quotation provided by ITC to the Buyer. The price for the Services shall be in accordance with clause 3.1.
 9. The prime wayles of the Buyer's conduct shall be the quotation provided by ITC to the Buyer in accordance with clause 3.1.
 9. The prime wayles of the Buyer's conduct shall be the quotation provided by ITC to the Buyer in accordance with clause 3.1.
 9. The price for the Service shall be not be set then 570 00

- Change 5.1.
 The minimum value of the Buyer's order shall be not less than £20.00.
 The price for the Goods shall be exclusive of any value added tax and addition of the costs or charges in relation to packaging, loading, unloading, carriage and insurance, all of which amounts the Buyer's shall pay an addition when it is due to pay for the Goods.
 The event that the Buyer's order is to be delivered to the Buyer then the Buyer shall pay for the costs of carriage notified to the Buyer by ITC from time to time.
- 75
- ITC from time to time.
 17.1.3. the Buyer cases, or threatens to cease, to carry on business; or
 17.1.3. the Buyer cases, to carry on business; or
 17.1.3. the Buyer cases, to carry on business; or
 17.1.3. the Buyer cases, or threatens to cease, to carry on business; or
 17.1.3. the Buyer cases, or threatens to cease, to carry on business; or
 17.1.3. the Buyer cases, or threatens to cease, to carry on business; or
 17.1.4. TC resorves the field, by giving notice to the Buyer at any time before the delivery to increase the price and/or the ancillary costs to reflect
 any increase in the cost to ITC which is due to any factor beyond the control of ITC (such as, without limitation, any foreign exchange
 fluctuation, currency regulation, alteration of taxes, levies or duites, significant increase in the costs of labour, materials or other costs of labour to give ITC adequate information or instructions.
 17.1.3. the Buyer cases, or threatens to cease, to carry on busines; or
 17.1.4. TC resonably apprehends that any of the events mentioned above is about to occur in relation to the Buyer and notifies the Buyer and the 8. 8.1
- Payment Subject to condition 8.4, payment of the price for the Goods or the Services is (unless otherwise agreed in writing by the parties) due in pounds sterling on the last working day of the month following the month in which the Goods are delivered or deemed to be delivered. ITC reserves the right to request payment for the Goods and/or Services in advance.

- be of the essence. emed to have been received until ITC has received cleared funds. o ITC under the Contract shall become due immediately on its termination despite any other provision. all payments due under the Contract in full without any deduction whether by way of set-off, counterclaim, discount, unless the Bayer has a valid court order requiring an amount equal to such deduction to be paid by ITC to the Bayer. ITC any sum due pursuant to the Contract, the Bayer shall be liable to pay interest to ITC on such sum from the due to the state of the state of the sum from the form from to time of National Westimister Bank ple, accruing on a - ..., and we person to use contract, use buyer snam be nable to pay interest to 11C on such sum from the due e annual rate of 8% above the base lending rate from time to time of National Westminster Bank plc, accruing on a its made, whether before or after any judgment. ITC reserves the right to claim interest under the Late Payment of rrest) Act 1998.
 - unufacturer of the Goods, ITC shall endeavour to transfer to the Buyer the benefit of any warranty or guarantee given
- other provisions of these conditions) on delivery that the Goods shall be of satisfactory quality within the meaning of de Act 1979-
- ds Act 1979; yer had made known that purpose to ITC in writing and ITC has confirmed in writing that it is reasonable for the Buyer to and will be provided using reasonable care and skill and, as far as reasonably possible, in accordance with the Contract and at
- s on to provide using classification and same and as the accountry positive, in accountier with the Contract and a within the times referred to in the following conditions: dron biability it is stabilished by ITC that some part of the material used in manufacture was defective; der no liability in respect of any defect in the Goods or Services arising from any drawing, design or specification supplied by
- - der no liability under the above warranty (or any other warranty, condition or guarantee) if the Price and all ancillary costs
- der no liability under the above warranty (or any other warranty, condition or guarantee) if the Price and all ancillary costs aid by the due due for payment. or a breach of either of the warranties in condition 9.2 unless: written notice of the defect to ITC, and, if the defect is as a result of damage in transit to the carrier, within 7 days of the time discovers or ought to have discovered the defect; and not so the damage in transit to the carrier, within 7 days of the time discovers or ought to have discovered the defect; and not so the damage in transit to the pay of the time discovers or ought to have discovered the defect; and not so the damage and the Buyer (if asked to do so by ITC) returns TCs place of business at ITC's cost for the examination to take place there.

- or a breach of either of the warranties in condition 9.2 if: sany further use of such Goods after giving such notice; or because the Buyer failed to follow TIC's oral or written instructions as to the storage, installation, commissioning, use or the Goods or (if there are none) good trade practice; or or repairs such Goods without the written consent of TIC. (if any of the Goods do not comform with either of the warranties in condition 9.2 ITC shall at its option repair or the defective part) or refund the price of such Goods at the pro rata Contract rate provided that, if TIC so requests, s expense, return the Goods or the part of such Goods which is defective to ITC. Indition 9.6 it shall have no further liability for a breach of either of the warranties in condition 9.2 in respect of such
- ondition 5 and condition 9, the following provisions set out the entire financial liability of ITC (including any liability of its employees, agents and sub-contractors) to the Buyer in respect of:
- resale by the Buyer of any of the Goods, or of any product incorporating any of the Goods; and
- resate by the Buyer of any of the Goods, or of any product uncorporating any of the Goods; and on, statement or tortions act or omission including mellgience arising under or in connection with the Contract. us and other terms implied by statute or common law (save for the conditions implied by section 12 of the Sale of the fullest extent permitted by baye, secluded from the Contract. one secludes or limits the liability of ITC: sonal injury caused by ITCS negligence; or 3), Consumer Protection Act 1987; or which it would be illegal for ITC to exclude or attempt to exclude its liability; or dulent misceresentation.

- which it would be miggin to TLC to exclude or autempt to exclude its naminy; or allulent miscrepresentation. 2 and condition 10.3: Itig in contract, tort (including negligence or breach of statutory duty), misrepresentation, restitution or otherwise, arising in the performance or contemplated performance of the Contract shall be limited to the Contract price; and be liable to the Buyer for loss of porful, loss of business, or depletion of goodwill in each case whether direct, indirect or or any claims for consequential compensation whatsoever (howsoever caused) which arise out of or in connection with the
- ise requires, any term or expression which is defined in or given a particular meaning by the provisions of INCOTERMS ing in these Conditions, but if there is any conflict between the provisions of INCOTERMS and these Conditions, the latter
- lied for export from the United Kingdom, the provisions of this clause 11 shall (subject to any special terms agreed in writing
- (2) apply notwithstanding any other provision of these Conditions. sible for complying with any legislation or regulations governing the importation of the Goods into the country of destination y duties on them. In writing between the Buyer and ITC, the Goods shall be delivered [*fob the air or sea port of shipment*] and the Seller shall give notice under section 32(3) of the Sale of Goods Act 1979.
- spectration and sector 2(3) of the Safe of Goods Act (7).
- d by ITC, payment of all amounts due to the Seller shall be made by an irrevocable letter of credit, in a form acceptable to Buyer in favour of ITC and confirmed by a bank in the United Kingdom acceptable to ITC within 14 days after the Contract
- the Goods for resale in ______ or any other country notified by ITC to the Buyer at or before the time the Buyer's order ds to any person if the Buyer knows or has reason to believe that that person intends to resell the Goods in any such country.
- ntract or any part of it to any person, firm or company. entitled to assign the Contract or any part of it without the prior written consent of ITC.
- defer the date of delivery or performance or to cancel the Contract or reduce the volume of the Goods ordered by the Buyer Buyer) if its prevented from or delayed in the carrying on of its business due to circumstances beyond the reasonable control it limitation, acts of God, governmental actions, war or national emergency, acts of terrorism, protestar, iot, civil commotion, idemic, lock-outs, strikes or other labour disputes (whether or not relating to either party's workforce), or restraints or delays lifty or delay in obtaining supplies of adequate or suitable materials, provided that, if the event in question continues for a ess of 90 days, the Buyer shall be entitled to give notice in writing to ITC to terminate the Contract.
- ITC under the Contract is without prejudice to any other right or remedy of ITC whether under the Contract or not. ontract is found by any court, tribunal or administrative body of competent jurisdiction to be wholly or partyl illegal, menforceable or unreasonable it shall to the extent of such illegality, invalidity, violanes, violability, unenforceable'u deemed severable and the remaining provisions of the Contract and the remainder of such provision shall continue in in enforcing or partially enforcing any provision of the Contract shall not be construed as a waiver of any of its rights

- any breach of, or any default under, any provision of the Contract by the Buyer shall not be deemed a waiver of any efault and shall in no way affect the other terms of the Contract. act do not intend that any term of the Contract shall be enforceable by virtue of the Contracts (Rights of Third Parties) that is not a party to it. e, construction, performance, validity and all aspects of the Contract shall be governed by English law and the parties jurisdicion of the English courts.
- the parties relating to the Contract shall be in writing and delivered by hand or sent by pre-paid first class post or
- es to ITC) to its registered office or such changed address as shall be notified to the Buyer by ITC; or totices to the Buyer) to the registered office of the addressee (if it is a company) or (in any other case) to any document which forms part of the Contract or such other address as shall be notified to ITC by the Bi to have been received: e) to any address of the
- inf or bare been received: iid first class post, two days (excluding Saturdays, Sundays and bank and public holidays) after posting (exclusive of the day
- and, on the day of delivery; or a working day prior to 4.00 pm, at the time of transmission and otherwise on the next working day S **shall be marked for the attention of Mr P Graves.**

- thetic is given full control of any proceedings or negotiations in connection with any such claim;
 16.1.2. ITC is given full control of any proceedings or negotiations in connection with any such claim;
 16.1.3. the Buyer shall given IC all reasonable assistance for the purposes of any such proceedings or negotiations;
 16.1.4. except pursuant to a final award, the Buyer shall not pay or accept any such claim, or compromise any such proceedings without the consent of ITC (which shall not be unreasonably withheld);
 16.1.5. the Buyer shall use its best endeavours to do);
 16.1.6. The Buyer shall is on the unreasonably withheld);
 16.1.6. The Buyer shall use its best endeavours to do);
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 16.1.6. The Buyer shall use its best endeavours to do);
 16.1.6. The Buyer shall expression and the buyer shall accordingly account to ITC for, all damages and costs (if any) awarded in favour of the Buyer shall content or any such claim; and
 16.1.7. without prejudice to any appead by, or argued with the consent of the Buyer (which consent shall not the unreasonably withheld) to be paid by, any other party in respect of any such claim; and
 1.7.1. Without prejudice to any apple to common law, ITC shall be entitled to require the Buyer to take such steps as ITC may reasonably require to mitigate or reduce any such loss, damages, costs or expenses for which ITC is liable to indemnify the Buyer under this clause.
 1.7.1.1. the Buyer makes any voluntary arrangement with its creditors or (being an individual or firm) becomes bankrupt or (being a company) becomes subject to an administration order or goes into liquidation (otherwise than for the purposes of the Buyer, or 17.1.3. the Buyer makes, possession, or a receiver is applouted, or any other
- 17. 17.1