CONNOR SOLUTIONS LIMITED TERMS AND CONDITIONS OF SALE

Where the purchaser under the contract (not being a Contract for the International Sale of Goods) deals as a Consumer within the Section 12 of the Unfair Contract Terms Act 1977 then nothing contained in any of the following Conditions shall restrict or affect the statutory rights of the Purchaser.	
1. Formation and In (a)	terpretation of Contracts (i) All Contracts of sale made by Connor Solutions Limited (hereinafter called "the Company") shall be governed exclusively by their terms and conditions set out below (hereinafter called "the Contract Terms"). The Contract Terms shall override and take the place of all previous oral and written representations and any other terms and conditions in any document or other communication used by the Purchaser in concluding the contract with the Company whether or not the same are endorsed upon, delivered with, or referred to in any purchase order or other document delivered by the Purchaser to the Company.
(b) (c)	(ii) The Contract Terms may be varied only by express agreement by the Company by means of a written amendment signed by a Director of the Company or the Company secretary and referring specifically to the terms and conditions to be amended. The application of the Uniform Laws on International States shall be excluded. The construction, validity and performance of al contractarts table governed by English Law. The complete or partial invalidity or unenforceability of any provision herein for any purpose shall in no way affect the validity or enforceability of such provision for any other purpose or the remaining provisions. Any such provision shall be deemed to be severed for that purpose subject to such consequential modification as may be necessary for the purpose of such severence.
(d)	The headings used herein are for convenience only and shall not affect construction; and "Liabilities in relation to" means " all liabilities, losses, damages, costs (including without limitation legal costs on a full indemnity basis and VAT), expenses, actions, claims, proceedings and demands whatsoever arising directly or indirectly out of in connection with".
2. Prices Unless otherwise expressly stated in writing by the Company orders are accepted on the basis that:	
(a) (b)	the price stated is the net price of the goods (after deduction of any discounts) for the delivery in accordance with the contract and overrides all previous oral and written representations; the price is exclusive of value added tax and any other impositions writescale shall be paid to price and exclusion; and
(c) 3. Payment	the Company may without prior notice adjust the price stated to take account of any change in specification made at the Purchaser's request or any change before the date of delivery in the cost to the Company of labour, materials, sub-contracted services, transport, foreign currency or import or export dulies or tariffs which directly affect the cost to the Company of supplying the goods.
(a)	Unless otherwise expressly stated in writing, prices are due and payable to, and at such address or bank accounts as may be designated by, the Company, without stel off or counterclaim, in Unleid Kingtion stelling in immediately available funds one month from the end of the month in which delivery is made. Payment by cheque or other negotiable instrument is ineffective until it is honoured and the Company's bank account is credited with the amount due. Unless otherwise expressly stated in writing, payments in respect of export orders shall be made against documents by cash or confirmed immovable letter of readil.
(b) (c)	Time of payment is of the assence of every contract. On failing to make full and prompt payment, the Purchaser shall (without prejudice to any other rights of the Company) become liable to pay the Company interest on the amount due at (three) per cent per annum above the base rate from time to time of (National Westminster Bank) PLC calculated from the date of due payment until the date of actual payment before and after (and as a separate continuing obligation not merging with) any judgement. Any carriage, packing and other charges stated separately from the price are payable by the Purchaser at the same time, and shall be treated, as part of the price.
(d)	If the Purchaser pays any amount to the Company without apportioning it between specific debts or liabilities, it shall be apportioned as the Company thinks fit. The Company may attribute a partial payment to one or more specific items, rather than to all the items which are the subject of a particular contract.
4. Despatch and Delivery (a) The Company will endeavour to complete the contract or deliver the goods within the time agreed (if any) but it shall not be liable for any loss or damage whatsoever caused directly or indirectly by any delay in the completion of the contract or delivery of the goods.	
(b)	Except insofar as the contract expressly provides otherwise, the Company may select the method, and charge the Purchaser for the cost of carriage. All export orders will unless otherwise stated be delifiered (F-O.B.) UK port which expression shall for the purposes of such orders have the meaning assimed to it if the other of the other
(c)	Where the contract is stated to be F.O.B. or C.I.F. the risk in the goods shall pass on to the Purchaser when the goods have effectively passed the ship's rail at the port of shipment or have been delivered into the charge of the air carrier or his agent as the case may be. In all other cases, even if the price includes carriage, risk shall pass to the Purchaser upon transfer at the Company's premises on to the carrier's or Purchaser's ransport. If the goods are to be transported by the Company, risk shall pass to the Purchaser on delivery at the Purchaser's premises.
(d) (e)	In contracting for carriage and/or insurance of the goods in thensit, the Company shall be deemed to act solely as agent of the Purchaser and Section 32(2) and (3) of the Sale of Goods Act 1979 shall not apply. Where the goods are to be delivered at the Company spin permises the contract will state the excepted date of delivery. In all other cases, before despatching any goods for delivery, the Company will send to the Purchaser an Advice. Note stating the expected date of delivery. In the goods are damaged or short on delivery the Company shall in one went be liable unless the Purchaser notifies the Company (and the Carrier) in writing within seven days of delivery in the case of inland orders, and hently-eight days of delivery in the case of export orders, and gives the Company is notified in the case of escontable delivery time in the case of inland orders, and therent, therent, beat dates of export orders, in oth cases taking in to
(f)	account date of despatch. The Purchaser may not reject any goods by reason of short delivery. The Purchaser shall on demand pay the Company for, and/or indemnify the Company against all liabilities in relation to, any storage, handling, insurance or other services provided or used by the Company because the Purchaser or its carrier fails to accept delivery of the goods when tendered; and
(g) (h)	the Company shall have a lien over the goods in respect thereof. Any stated quantity or weight is an estimate only. The goods delivered may vary by up to (±5 % plus or minus and the price payable shall vary accordingly. The Company may deliver the goods by installment, each instalment to be deemed to be a separate contract. Without limiting the other provisions herein, no failure or defect in delivery in respect of any contract or instalment shall enable the Purchaser to repudiate or cancel any other contract or
(i)	instalment. Unless otherwise agreed in writing there shall be no refund or any charge made for packing except in the case of (non-expendable) pallets or containers which are charged for and for which credit shall be given on return.
()	The Company reserves the right to make an additional charge for storage and administration costs incurred by it in respect of goods stored or held by the Company as a result of a lack of or inadequate delivery instructions.
5. Property (a)	Notwithstanding delivery of the goods or any documents representing them, the Company reserves the right of disposal of each item of the goods, and the property therein shall not pass to the Purchaser until: (i) receipt by the Company or payment in full for such item plus any default interest thereon; or if earlier
(b)	(ii) sale by the Purchaser of such item to an independent third party on arm's length terms in the ordinary course of business (which sale shall be by the Purchaser as principal and not as agent for the Company). Pending the passing of Property, the Purchaser shall be ballee of the goods and
	(i) shall not dispose of, charge or encumber the goods or any other interest therein or purport to do so, other than under (a)(ii) above; and (iii) shall deal and be deemed to deal with the goods and other goods of the same type supplied by the Company in the order in which they are delivered, shall retain possession (within [England and Wales] [Great Britian] [the United Kingdom]) of the goods, and shall store them separately or mark them so that they may be readily identified as the Company is property; and hereby grants the company in versocable licence to enter upon any of the premises of the Purcaser for the purposes or fore speciarsing goods if any sum due in respect of them is outbanding or if the Company reasonably believes that any such sum will not be paid in full when
	(iii) Theory gains the company an inervicable include include include in the prelinses of the Processes in guodes in any sum due in respect of them is obtaining on the company reasonably deletes that any sum sum on the part in the weat it fails due for payment.
 Specifications, L (a) 	escriptions, Drawings and Intellectual Property Where the Purchaser specifies in writing goods of a particular design, performance or manufacture, such specification shall be complied with by the Company where the Company has accepted it in writing. In others cases the Company may vary the goods provided that the variations are not
(b)	material, or that any material variations have been agreed in negotiations with the Purchaser, and such variations shall not constitute a breach of contract or impose on the Company any liability whatsoever. All drawings, models and similar terms prepared by the Company and the copyright therein shall remain the property of the Company any and shall be returned by the Purchaser on demand. All knowhow, samples, models, designs and drawings relating to the goods or their development or creation shall remain the Company sports, shall be treated as confidential and shall not be copier, previoused or any third party without the Company spiro written consent.
(c) (d)	No right or ficence is granted to the Purchaser under any patent, copyright, registered design or other intellectual property infit except the right to use or resell the goods, and any purported grant of Shop Rights to the Purchaser by the Company is hereby specifically excluded. If the goods are manufactured to the design or specification of the Purchaser, the Company shall not be liable for any infringement of any intellectual property rights caused by the goods, or their use or sale by the Purchaser. The Purchaser shall forthwith notify the Company of any allegation of any allegation of any
(e)	such infingement. The Company may at its own expense conduct any negotiations or proceeding arising from any such allegation; and the Purchaser shall assist therein. The Purchaser shall not without the Company's prior written corsent allow any trade marks of the Company or other words or marks applied to the goods to be obliterated, obscured or omitted or add any additional marks or words.
7. Guarantee (a)	The Company will, as far as it reasonably can, transfer or make over to the Purchaser the benefit of any guarantee or warranty which may have been given by the manufacturer in respect of any goods the subject of this Contract which are not made by the Company.
. ,	In addition if during the Warranty Period (defined below) any part manufacturer by the Company is found upon inspection by the Company to have proved defective in material or workmanship under normal use and service and when properly installed and connectable the Company with the Company is installed and connected by any person as possible after the discovery thereof and should the Company so variable the peri is returned carriage pair. Any cost of the defect as some as possible after the discovery thereof and should the Company so variable the peri is returned carriage pair. Any cost or expense incurred by any persons or reflitting the part and repair of the defect as some as possible after the discovery thereof and should the Company so require the part is returned carriage pair. Any cost or expense incurred by any persons or reflitting the part and repair of the defect as some as possible after the discovery thereof and should the Company so require the part is returned carriage pair. Any cost or expense incurred by any persons or reflitting the part and returned by any person as possible after the discovery thereof and should the Company is compared by any persons the part of the defect as some as possible after the discovery thereof and should the Company is on the there the some and the defect as a some as possible after the discovery thereof and should the Company is inclined by any person as possible after the discovery thereof and should the Company is on the there the some and the defect as a some as
(b)	shall not be borne by the Purchaser. The Company will not however be liable to repair or replace any part if any identification or serial number thereon has been altered, defaced or removed or if the part has not been properly maintained in accordance with the Company's recommended maintenance procedure or has been subjected to any misuse, unauthorised repair, replacement, modification or alteration. The Warranty Period applicable to any part shall be the period commencing from the date of its despatch from the Company's factory and expiring (12) months from the date of its delivery to type initial retail user or (20,000) Kilometres travelled (whichever limit is reached first).
(c)	Where the Company recommends the use of particular fluids, materials or other accessories with the Company's equipment the warranty set out above shall not apply to any Company part with which other fluids, materials and accessories have been used but no other such recommendation shall make the Company's leadie for any detect in such tudids, materials are consistential or accessories.
(d)	The Purchaser agrees to indemnify and hold harmless the Company against any claims made against the Company in respect of products incorporating goods supplied by the Company where such claims relate to parts or aspects of the products other than goods supplied by the Company agrees to indemnify and hold harmless the Purchaser against any claims made against the Unchaser in respect of defects in the goods supplied by the Company. The Purchaser shall forthwith notify the Company of any claim and the Company may at its own expense conduct any necesitations or proceeding arising from such claim and the Purchaser shall assist therein.
8. Limitation and Exclusion of Liabilities	
(a)	The Company's abligations and liabilities to the Purchaser in respect of the goods shall be limited to: 10 those setu or gorepressiv herein:
	those implied (as to title etc.) by s. 12 of the Sale of Goods Act 1979; any liability for death, personal injury and loss of or damage to property under s.2 of the Consumer Protection Act 1987; where the contracts is not an international support younder within a SQ3() of the Unfair Contract Terms Act 1977, any liability for death or personal injury resulting from negligence (as defined in that Act).
(b)	(iv) When the contracts in the initiation supply contract within 520(5) of the final contract retrins 4 of 7, and hading to deal of personal injuly resulting from regigence (as defined in that Ad). The Purchaser acknowledges that this is reasonable and reflected in the price and shall accept risk and/or insure accordingly. Subject to and without limiting (a) above, all warranties, representations and all liabilities and obligations whatsoever and howsoever and howsoever and howsoever and in the risk and/or subject to and without limiting (a) above, all warranties, representations and all liabilities and obligations whatsoever and howsoever and how of h
(c)	Subject to and without limiting (a) and (b) above: (i) the Company wall not be liable to the Purchaser for any loss, injury or damage of any nature whatsoever whether direct or consequential arising out of or in connection with any goods supplied;
	 (ii) the Purchaser shall not rely upon any representations concerning any goods supplied unless the same shall have been made by the Company in writing and is not a printing and/or clerical error; (iii) the Purchaser (and other persons dealing in the Company's goods) has no right or authority to bind the Company in any way or to assume on the Company's behalf any obligation express or implied; and (iv) where goods have been manufactured to the Purchaser's design or according to his styluations as to performance, the Purchaser grees to indemnify and hold harmises the Company signist any claims arising from the Company's compliance with the Purchaser's design or
	performance stipulations as the case may be.
9. Use of Goods by (a)	the Purchaser The Purchaser shall be solely responsible for and agrees to indemnify and hold harmless the Company against all Liabilities incurred by the Company in relation to any use of the goods other than in strict accordance with the Company's instructions and for the purpose and application for which the goods were supplied by the Company.
(b)	goods were suppieed by the Company: (i) That he will aquain thisself with the requirements of all relevant Governments or statutory or other authorities, bodies or corporations relating to the goods and to the applications to which the goods are put;
	(i) That at all times whilst the goods are in his possession or under his control he will comply with such requirements; (ii) That he will procure that any purchaser of the goods from him will also aquaint (tself with, and will comply with, such requirements; (iv) That he will informitly the Company aquaints any tability resulting from a breach of any such requirements.
impracticable the Co	intends to use all reasonable endeavours to perform, if by any reason of any causes of any kind whatsover beyond the Company's control or which it could not with reasonable diligence have avoided, the completion of the contract or delivery of the goods in the Company's opinion rendered meany may reminine, cancel, rescription of suspend the contract by delivering to the Purchaser. (Any dispute between the parties as to the interpretation of this dause shall be settled spointed by agreement between the parties or, in default of agreement, by the President for the time being of the Law Society, and such person shall act as expert and not as arbitrator and his decision shall be binding on the parties.)
11. Assignment (a)	The Purchaser shall not assign, mortgage, charge, sub-let or otherwise dispose of any contract or any rights thereunder in whole or in part without the Company's prior written consent. Any of the same purported to be effected without such consent shall be void.
(b) 12. Events of Defa	The Company shall be entitled to assign, sub-contract or sub-let this contract or any part thereof. It. Termination, Repossession, Suspension
(a)	If- the Purchaser fails to pay the price promptly or otherwise breaches any contract with the Company and the breach, if remediable and previously notified to the Purchaser, is not remedied within seven days;
(b)	the Purchaser is, or for the statutory purposes is deemed or appears to be, unable to pay its debts as they become due, or the value of its assets is less than the amount of its liabilities (including contingent and prospective fabilities), or the Purchaser otherwise becomes insolvent or suspends payment or threatens to do so.
(c) (d)	steps are taken to (i) propose any composition, scheme of arrangement, compromise or arrangement involving the Purchaser and its creditors generally; (ii) obtain an administration order or appoint any administrative or other receiver or manager in relation to or put in force any legal process against. The Purchaser's possession under any agreement; or (v) wind up or dissolve the Purchaser; where the Purchaser's any off its property; (iii) entores any barger at least with the view to making a bankruptory order against. The or any partner; or view any partner; or view and the purchaser's proving the second provides and the second provides and the purchaser's possession under any agreement; or (v) wind up or dissolve the Purchaser; where the Purchaser's an individual or partnership, the any partner; or view and the provides and the provides and the provides against them or any partner; or view and the provides and the provides against them or any partner; or view and the provides against them or any partner; or view and the provides against them or any partner; or view against them or any partner; or view against the provides against them or any partner; or view against them or any partner; or view against the or any partner; or view against theor against them or any partner; or view against the or against the or any partner; or view against the or against the or any partner; or view against the or against the or any partner; or view against the or againsthe or againsthe or against the or against the or against th
(c) (e)	outside England and Wales, anything corresponding to any of the above occurs; then the Purchaser shall notify the Company forthwith and shall be deemed to have repudiated each contract with the Company, who may (at its discretion and without prejudice to its other rights hereunder or otherwise) by and/or following written notice to the Purchaser do any one or (to the extent
	not inconsistent with one another) more of the following: (1) terminate, carcel and/or rescind the contracts and any other contracts with the Purchaser; (2) version accurate a vision of which the following and contracts with the perchaser;
	(2) revoke any express or implied authority to sell, use or consume any goods the property in which has not passed to the Purchaser ("relevant goods"); (3) require the Purchaser to deliver to the Company any relevant goods; and the Purchaser shall do so, failing which the Company may repossess them and enter the premises where they are or are thought to be and sever them therefrom, without liability for any resulting damage, and the Purchaser shall indemnify the Company against all Liabilities in relation thereto;
	 (4) Reseal and mission to company operation to control in contro

(s) operate (whereupon mee shall outhwith become) immediately due, payabe and interest-bearing under the Condition s(b) above any amounts owed by the Futchaser to the Company under any contract; (d) suspend any deliveries to be made under any contract with the Putchaser; (f) proceed against the Futchaser for the price of the goods and/or damages; (g) require the Putchaser for the minist the Company gainst any test, atmage or claim resulting from any purported cancellation or failure to take delivery, including the payment of licence fees or other fees incurred by the Company in the course of its business of manufacturing and/or supplying (braking and suspension products and systems and parts thereof) together with the cost of any material, plant or tools used, or intended to be used, for the Putchaser's order(s), the cost of labour and other overheads, and redundancy payments primarily attributed to such purported cancellation.

13. Forbearance The Company's rights shall not be prejudiced or restricted by any indulgence or forbearance extended to the Purchaser and no waiver by the Company in respect of any breach shall operate as a waiver in respect of any subsequent breach.