# CONDITIONS OF SALE

"the Customer' means the person, firm, company or corporation purchasing the goods: "goods" means the articles or things (including work to be done or services to be supplied) or any of them "the Company" means Jeaton Ltd. or any other company which is a subsidiary:

"order" means the order placed by the Customer for the supply of goods or services

## N

by a Director of the Company Any Contract under which we have agreed to supply goods shall be on the conditions contained herein unless other conditions are expressly accepted by us by means of a written amendment to these conditions and signed

All goods are sold subject to reasonable availability to the Company of material. The Company reserves the right without notice to substitute materials, components and units other than those mentioned in the contract. All specifications and drawings, all particulars of weights and dimensions and all forwarding specifications issued consent in writing. given by us are to remain our property and must not be copied, used or passed to a third party without our prior by the Company are approximate only and do not form part of any contract. All designs illustrations drawings plans computations etc. furnished by us in connection with goods manufactured or supplied and any quotation

4

Catalogues, specifications, brochures, price lists and all advertising matter are only an indication of the type of goods offered and no particulars therein shall be binding on the Company. All prices quoted therein are subject to alteration or withdrawal from time to time without notice.

## WARRANTY

5

- (a) responsibility of the customer to satisfy itself in this respect No warranty or guarantee is given that the goods are fit or suitable for any particular purpose and it is the
- 0 shall not under any circumstances be liable to replace the goods or to refund the price of the goods If any goods supplied by us have been subjected to any process or processes after leaving our works we
- <u>a</u> O of and excludes all other guarantees, warranties, terms and conditions whatsoever whether implied by statute or otherwise. In no circumstances will our liability exceed the limitations set forth above. Our warranties are invalidated if the customer does pay for the goods by the due date whether consequential or otherwise however caused or occasioned. This undertaking is given in place price of the goods. We shall not under any circumstances whatsoever be liable for any loss or damage defective in material or workmanship we undertake at our option either to replace the same or refund the If any goods supplied by us, excluding goods that have been subjected to any process or processes after leaving our works, prove on inspection or within one month from the date of actual supply to be

### ORDERS

Ģ

- 0 (8) The Company reserves the right to accept or refuse orders
- cost which has taken place after acceptance. forthwith otherwise the Company will be at liberty to amend the quoted price to cover any increase in Orders must be accompanied by sufficient information to enable the Company to proceed with the order
- Packaging/carriage charges may be separately surcharged to the customer depending upon the value of the order and these nominal surcharges may be varied from time to time.

.7

n

conditions to determine the suitability of the product application. We strongly encourage the customer to conduct their own tests under actual use and storage for any particular use. It is the responsibility of the customer to ascertain the products suitability for each individual Final product selection is ultimately the customers responsibility. The company do not recommend any product

delivery takes place within a reasonable time. to rescind an order where delay in delivery arises through circumstances beyond our control, or otherwise where same but we cannot accept any flability for delay howsoever occasioned nor shall the purchaser have any right Any time or date for delivery named by us is given in good faith and every effort will be made to maintain the

plus packing. All carriage charges are extra. Express and urgent deliveries at the specific request of the customer Goods will be despatched by the most convenient means, usually the quickest. All goods are priced ex-works

8

# 0

give such notice the goods shall in all respects be deemed to be in accordance with the contract and the Customer shall be bound to accept and pay for the same accordingly. whereof the Customer alleges that the goods are not in accordance with the contract. If the Customer fails to and shall within 10 days of such inspection give notice in writing to the Company of any matter or thing by reason The customer shall inspect the goods immediately on the arrival thereof at the Customer's business premises

=

have increased at the date of actual supply of the goods our quoted price shall be varied to take the same into account. Any increases in Value Added Tax or any similar taxes, levies or duties at the date of actual supply of the goods shall be added to our quoted price. Our quoted price for the goods is based on current costs of materials, labour and transport and if such costs

12

manufacture of such items has commenced, cancellation cannot be accepted than the exact quantity ordered. Any such excess or shortage will be charged for or deducted pro rata. Once the When goods are to be manufactured to a pattern or specification we have the right to supply 10% more or less

13

to the Customer or to any person authorised by the Customer to receive the goods Subject to the provisions of Clause 14 the risk in the goods shall pass to the Customer on delivery of the goods

# PASSING OF PROPERTY

4

3

- of the price of the goods plus the relevant V.A.T. The goods shall remain the property of the Company until payment in full by the Customer to the Company
- (2) Until the property in the goods shall pass to the Customer:
- 9 manner that they are clearly identifiable as the Company's goods The Customer shall keep the goods (at no cost to the Company) in its possession in such
- 3 whereabouts of the goods; The Customer upon request of the Company shall promptly inform the Company of the
- 0 of amatgamation or re-construction of a solvent limited company), cease to trade or threaten to cease to trade or if the Company has reason to have serious doubts as to the Customer's business undertaking, enter into liquidation whether voluntary or compulsory (save for the purpose The Company shall be entitled to repossess or call for redelivery of the goods at the Customer's expense if the Customer shall commit an act of bankruptcy, have a receiver appointed over its
- said goods are in its custody. The Customer shall be responsible for all loss or damage to the goods occasioned whilst the

# DAMAGE, SHORTAGE OR LOSS IN TRANSIT

15

0

or damage to the goods must be notified to us within three days of delivery otherwise we cannot accept Delivery notes are sent with the goods and should be checked and signed at the time of delivery. Any discrepancies

If the above conditions are not complied with, we cannot accept responsibility. delivery, or in the event of non-delivery within 21 days of the date of invoice No claim for shortages can be entertained unless we or the carriers are notified in writing within three days of

16.

We reserve the right to ask for a down payment with order where circumstances make this appropriate in view of Unless otherwise stated, terms of payment to approved accounts are strictly net 30 days from end of month

and to suspend the delivery of any further goods. We also reserve the right to charge interest on monles outstanding after the due date at 3% over bank base rate

Our warranties are invalidated if the customer does not pay for the goods by the due date.

notice to be given to the Buyers whatsoever including the costs of recovery of such sums, due and payable forthwith without requirement for any Any delay or default by the Buyer in making payment shall render all sums owing to the Company on any account

- 17. contract for the sale of goods Any contract entered into by us is to be governed by English Law and is to be construed and have effect as a
- information with other businesses. We may also make enquiries about the principal directors with a credit reference We will make a search with a credit reference agency which will keep a record of that search and will share that