Conditions Of Sale

*THESE CONDITIONS CONTAIN LIMITATIONS OF SELLER'S LIABILITY

- In these conditions, "seller" means Trelleborg Nottingham Limited. "Buyer" means the buyer indicated on seller's order confirmation and references to the products include their packaging. If seller has not issued an order confirmation, "seller's order confirmation" means any document issued by seller indicating the terms on which the products are supplied. These conditions supersede all prior representations or arrangements, and contain the entire agreement between the parties in connection with the products (unless otherwise stated on seller's order confirmation). All other terms and conditions, express or implied, are excluded. None of seller's employees or agents has authority to modify or supplement these conditions or to accept any order except on seller's official sales forms. No products shall be deemed appropriated to the contract until after seller has acknowledged buyer's order in writing. Nothing in these conditions shall restrict the statutory rights of a buyer who deals as a consumer. Subject to the provisions of this contract, terms defined in the 1990 edition of incoterms have the same meaning when used in these conditions.

- pely per despatch dates quoted or requested are given or accepted by seller in good faith but are not guaranteed, and time shall not be of the essence in respect of the seller's delivery or other obligations, unless in the case of a date stated to be "guaranteed" on a seller's order confirmation. Delivery shall be made to the place(s) and by the method(s) specified on seller's order confirmation (or if none, ex works or, for export sales, FAS UK port/FOB UK airport), Buyer is responsible for unloading, Buyer's or its carrier's receipt shall be conclusive evidence of delivery. Packaging is included in the price and is not returnable unless otherwise stated on seller's order confirmation. Any special packaging requirements will incur a non-refundable additional charge, buyer shall comply with all applicable law and regulations, and with any return, disposal or other requirements stated on seller's order confirmation, in relation to any packaging in or on which the goods are supplied by buyer, without prejudice to any statutory obligation to which seller itself may be subject in relation to such packaging.

 Buyer shall accept manufacturing tolerances accepted in the trade, and quantities or contract specifications varying by not more than 10% from the contract quantity, and shall pay pro rata for the actual quantity delivered. The quantity stated on seller's despatch note shall be conclusive evidence of the amount delivered except in cases of manifest error.

 Save for the purposes of Clause 3(e),6(b) and 7,each delivery shall be treated as a separate contract, and partial deliveries are permitted unless otherwise stated on seller's order confirmation. Accordingly, failure to make any particular delivery, or any breach of contract by seller relating thereto, shall not affect any remaining deliveries.

 Buyer shall not take delivery of the products by any date quoted by seller or requested by buyer or (if none) within a reasonable lime. Seller may deliver early where reasonable. Buyer shall be responsible for all sto

- order.

 Where the products are supplied under any internationally recognised trading term as specified in incoterms 1990, the provision by seller of the usual transport document(s) or other evidence of delivery consistent with the relevant trading term will be conclusive evidence of delivery by seller. (Jiff seller or its carrier is unable for any reason to place the products on board ship upon their arrival at the port of delivery, awarehouse receipt for the products shall be treated as sufficient delivery.

 Unless otherwise specified on seller's order confirmation, buyer undertakes to obtain and comply with any necessary export/import licences, permits and consents for the supply and delivery of the products.
- products.

 LATE CLAIMS CANNOT BE ENTERTAINED CLAIMS FOR GOODS INVOICED AND NOT DELIVERED MUST BE NOTIFIED WITHIN 7 DAYS.

- (d)

- (g)
- Unless otherwise stated on seller's order confirmation, prices are ex works and exclusive of VAT and all other duties, fees or taxes. All sums due to seller shall be paid in the currency and to the address stated on seller's order confirmation, payment is due on the twentieth day of the Unless otherwise stated on seller's order confirmation, payment is due on the twentieth day of the twenties of the contract of

- Seller warrants that upon delivery the products: are sold with good title; and comply with seller's current published specification or data sheet for the products (or, where there is none, that they comply with any specification appearing on seller's order confirmation and are made with sound materials and workmanship to normal standards accepted in the industry, in al material respects ("seller's Warranty"). If the products correspond in all material respects to any sample supplied or accepted by seller as the agreed sample, they shall be considered to comply with Seller's warranty.

- respects ("seller's Warranty").If the products correspond in all material respects to any sample supplied or accepted by seller as the agreed sample, they shall be considered to comply with Seller's warranty.

 SELLER DOES NOT WARRANT THAT THE PRODUCTS ARE FIT FOR ANY PARTICULAR SELLER DOES NOT WARRANT THAT THE PRODUCTS ARE FIT FOR BUYER TO SATISFY ITSELF THAT THE PRODUCTS ARE SO SELLER SO TO INITIATIVE ARE SO SELLER'S ARE SELLER'S SO SELLER'S SO

- Clause 4(a)(ii) does not apply to seconds,remainder stock or samples or to goods sold as obsolete or sub-standard. Seller does not exclude any liability which cannot be excluded as between Buyer and Seller under any United Kingdom legislation. If the products are intended by seller to be and are in fact resold by buyer in the united kingdom to individual(s)without further processing,testing or inspection,seller will pay reasonable compensation to buyer for any damages and costs finally awarded against buyer in the United Kingdom under part 1 of the Consumer Protection Act 1987 ("the CPA"),but only to the extent that seller is itself liabile under the CPA for the claim in question because the products were defective (within the meaning of the CPA) at the time of delivery by seller,seller shall not be liable to the extent that any liability is buyer's responsibility under Clause 8(d) (i) or arises from any default of buyer (including but not limited to any failure by buyer to ensure that the products are sold only for uses recommended by seller), or where buyer knew or ought reasonably to have known of the said defect. It is a condition of buyer's right of recovery under Clause 4(f) that buyer shall promptly notly seller of any relevant claim, shall comply with the seller's reasonable requirements to minimise liability and/or avoid further liability, and shall allow the seller conduct of any action and/or settlement negotiations.

- Majeure
 Selier shall not be liable for any failure to comply with the contract related to any circumstances whatever (whether or not involving seller's negligence) which are beyond seller's reasonable control and which prevent or restrict seller from complying with the contract. Seller may where reasonable in all the circumstances (whether or not involving seller's negligence) without liability suspend or terminate (in whole or in part) its obligations under the contract, if seller's ability to manufacture, supply, deliver or acquire materials for the production of the products by seller's normal means is materially impaired.

- nation and Suspension

 Except where buyer has caused or contributed to any delay, buyer may (as buyer's sole remedy, without affecting the balance of the contract quantity) terminate the contract by notice to seller in respect of any installment of products which is not despatched; by any date stated to be "guaranteed" on seller's order confirmation, or within 50 days after any date quoted on seller's order confirmation (unless the goods have been specially manufactured or adapted for buyer).

- Seller may (without prejudice to its other rights or remedies) terminate or suspend seller's performance of the whole or any outstanding part of the contract in the circumstances descri-Clause 6(c). Seller may also suspend deliveries while investigating any claim relating to prior shipments (under any contract) of products. The relevant circumstances are if;
- The relevant circumstances are if; Buyer fails to take delivery of or to pay for the products on date required under Clause 2(f) or 3(b) respectively or breaches any other term of the contract,or if buyer is late in payment or performance under or otherwise breaches any other contract for the sale or purchase of goods or services between Buyer and Seller, or Buyer becomes bankrupt or insolvent or if a receiver or encumbrancer takes possession of any material part of buyer's assets,or buyer suffers any foreign equivalent of the foregoing;or Seller has reasonable grounds for suspecting that an event in Clause 6(c)(ii) has occurred or will occur,or that buyer will not pay for the products on the due date, and so notifies buyer. If buyer provides seller with security for the contract price, reasonably acceptable to seller, within 3 working days after a notice has been given under Clause 6(c)(iii), seller shall withdraw the notice.
- (iii)

- and Tille

 The products are at the risk of the buyer from the time of delivery.

 Ownership of the products shall not pass to the buyer until seller has received in full (in cash or cleared funds) all the sums due to it in respect of:

 the products:and
 all other sums which are or which become due to the seller from the buyer on any amount; and
 until such time, full legal and beneficial title in the products shall be vested in the seller.

 Until ownership of the products has passed to the buyer, the buyer must:
 hold the products on a fiduciary basis as seller's ballee;
 store the products on a fiduciary basis as seller's ballee;
 store the products on cost to seller) separately from all other goods of the buyer or any third party
 in such a way that they remain readily identifiable as the seller's property;
 not destroy, deface or obscure any identifying mark or packaging on or relating to the products;
 maintain the products in good condition and keep them insured on the sellers abeliar for their full price
 against all risks to the reasonable satisfaction of the seller. On the request the buyer shall produce
 the policy of insurance to the seller; and
 hold the proceeds of the insurance referred to in condition 7.c.(iv) on trust for the seller and not to
 mix them with any other money, nor pay the proceeds into an overdrawn bank account.

 The buyer may seell the products before ownership has passed to it solely on the following
 conditions:

- Seller will defend buyer against any third party claim made against buyer in the United Kingdom alleging that the products as such, in the original state sold by seller, infringe and patent, registered design, trademark, tradename or copyright effective in the United Kingdom, and seller will pay any damages and costs finally awarded against buyer in the United Kingdom in respect of such a

- damages and costs finally awarded against buyer in the United Kingdom in respect of such a claim.

 Clause 8(a) shall not apply to the extent that the products are manufactured to buyer's design or other specification (or as provided in Clause 8(d)(i)) or in respect of any use of the products not contemplated by seller at the date of seller's order confirmation.

 Buyer shall not use any trademarks or tradenames applied to or used by seller in relation to the products in any manner not approved by seller.

 BUYER SHALL INDEMINIFY SELLER AGAINST ANY LIABILITY INCURRED BY SELLER:
 AS A RESULT OF INCORPORATING PROPERTY OF BUYER IN THE PRODUCTS ON APPLYING ANY TRADEMARK, TRADEMAME OR DESIGN TO THE PRODUCTS ON BUYER'S INSTRUCTIONS, OR COMPLYING WITH ANY OTHER INSTRUCTIONS OF BUYER RELATING TO THE PRODUCTS AND IN RELATION TO ANY THIRD PARTY CLAIMS ARISING FROM THE USE MADE OF OR DEALINGS BY BUYER IN THE PRODUCTS (IRRESPECTIVE OF WHETHER THEY INVOLVE THE NEGLIGENCE OF SELLER, ITS AGENTS OR EMPLOYEES), EXCEPT AS PROVIDED IN CLAUSE 8(a) AND 4(f) OR IF ARISING FROM SELLER'S WILFUL DEFAULT.

 The indemnified party shall promptly notify the other of any relevant claim, shall comply with the other's reasonable requirements to minimise liability and/or avoid further liability, and shall allow the other conduct of any action and/or settlement negotiations on reasonable terms.

ADVICE AND ASSISTANCE
SELLER SHALL NOT BE LIABLE, IN CONTRACT, TORT OR OTHERWISE, AND IRRESPECTIVE
OF THE NEGLIGENCE OF SELLER, ITS AGENTS OR EMPLOYEES, FOR ANY
REPRESENTATIONS, ADVICE OR ASSISTANCE GIVEN (UNDER THIS CONTRACT OR
OTHERWISE, AND WHETHER BEFORE OR A FIRE THE DATE OF THE CONTRACT) BY OR ON
BEHALF OF SELLER IN CONNECTION WITH THE PRODUCTS OR THE CONTRACT, UNLESS
REPRESENTATIONS, AND/OR AGREED TO PROVIDE SUCH ADVICE OR ASSISTANCE, FOR A
FEE UNDER A SEPARATE WRITTEN CONTRACT WITH BUYER.

LIMITATION OF LIABILITY

- ATION OF LIABILITY
 WITHOUT PREJUDICE TO ANY OTHER LIMITATION OF SELLER'S LIABILITY (WHETHER EFFECTIVE OR NOT):
 IN NO CIRCUMSTANCES WHATEVER SHALL SELLER BE LIABLE (IN CONTRACT.TORT OR OTHER MISSION OF SELLER OR ITS EMPLOYES OR AGENTS) FOR ANY INDIRECT OR OMISSION OF SELLER OR ITS EMPLOYES OR AGENTS) FOR ANY INDIRECT OR CONSEQUENTIAL LOSSES (INCLUDING LOSS OF GOODWILL BUSINESS OR ANTICIPATED SAVINGS), LOSS OF PROFITS OR USE OR (SUBJECT TO CLAUSES 4(f) AND 8(a) ANY THIRD PARTY CLAIMS, IN CONNECTION WITH THE PRODUCTS OR THE CONTRACT. EXCEPT AS PROVIDED UNDER CLAUSES 4(f) AND 8(a), SELLER'S TOTAL AGGREGATE LIABILITY IN CONNECTION WITH THE PRODUCTS OR THE CONTRACT (IN CONTRACT. OR OTHERWISE AND WHETHER OR NOT RELATED TO ANY NEGLIGENCE OR OTHER ACT, DEFAULT OR OMISSION OF SELLER OR ITS EMPLOYEES OR AGENTS), IS LIMITED TO HE INVOICE PRICE FOR THE PRODUCTS CONCERNED, EX-WORKS AND EX VAT. WITHOUT PREJUDICE TO SELLER'S WARRANTY, BUYER'S SOLE REMEDY SHALL BE IN DAMAGES.
- WITHOUT PREJUDICE TO SELLER'S WARRANTY, BUYER'S SOLE REMEDY SHALL BE IN DAMAGES.

 SELLER'S WARRANTY AND BUYER'S REMEDIES UNDER CLAUSE 4(1) AND CLAUSE 8(a) ARE IN SUBSTITUTION FOR ANY OTHER WARRANTIES, OBLIGATIONS, REPRESENTATIONS, LIABILITIES, TERMS OR CONDITIONS (WHETHER THEY ARE EXPRESS OR IMPLIED, OR ARISE IN CONTRACT, TORT, OR OTHERWISE, AND IRRESPECTIVE OF THE NEGLIGENCE OF SELLER ITS EMPLOYEES OR AGENTS)IN CONNECTION WITH THE PRODUCTS (INCLUDING, WITHOUT LIMITATION, ANY RELATING TO MERCHANTABILITY, FITNESS FOR PURPOSE, CONFORMITY WITH DESCRIPTION OR SAMPLE.CARE AND SKILL OR COMPLIANCE WITH REPRESENTATIONS, BUT EXCLUDING IMPLIED STATUTORY WARRANTIES RELATING TO TITLE), AND ALL SUCH WARRANTIES, OBLIGATIONS, REPRESENTATIONS, LIBBILITIES, TERMS OR CONDITIONS ARE HEREBY EXPRESSLY EXCLUDED.

 WITHOUT PREJUDICE TO CLAUSE 4(c), NO ACTION MAY BE BROUGHT AGAINST SELLER IN CONNECTION WITH THE PRODUCTS OR THE CONTRACT UNLESS PROCEEDINGS ARE ISSUED AGAINST SELLER WITHIN TWO YEARS AFTER BUYER BECAME OR OUGHT TO HAVE BECOME AWARE OF THE CIRCUMSTANCES GIVING RISE THERETO.

- Illaneous

 The contract may not be assigned by buyer without seller's prior written consent.
 Notices must be in writing to Seller's or Buyer's address and are deemed delivered on the first
 working day after sending by hand or (subject to confirmation of transmission) by telex or
 facsimile, or, within the U.K.on the third working day after being placed prepaid in the first class post
 to buyer's or seller's U.K address. Qualified acceptances by buyer on delivery notes shall not
 constitute notice of any claim or acceptance by seller of any such qualification.
 No failure by seller to enforce any provision of this contract shall be construed as a release of its
 rights relating thereto or to sanction any further breach.
 If any provision of the contract is found to be invalid or unenforceable it shall have effect to the
 maximum extent permitted by law.or.if not so permitted shall be deemed deleted.
 The provisions of Clauses 3(h),7,8(d) and 10 shall survive any termination of this contract.

- - This contract shall be governed by and construed in accordance with the law of England.Buyer hereby agrees, for seller's exclusive benefit that the English courts shall have sole jurisdiction to hear all claims or proceedings connected with the products or the contract.Seller may nevertheless bring claims in any other courts of competent jurisdiction.