## PURMO GROUP (UK) LTD. - CONDITIONS OF SALE (FOR GOODS AND SERVICES)

### INTERPRETATION

- In these conditions of sale the following words will (unless the context otherwise requires) have th
- following meanings:

  "Conditions" means the conditions set out below.

  "Contract" means any contract between Purmo Group (UK) Ltd and the Customer for the sale of any Works. "Customer" means the company, firm, body, person, individual or other party purchasing

When Works.

"Customer's Property" means any patterns, drawings, specifications, designs, packagings and any other equipment, goods, materials, instructions or information supplied by or on behalf of the Customer (or a third party nominated by the Customer) to Purmo Group (UK) Ltd in connection with

customer (or or third party nominated by the Customer) to Purmo Group (UK) Ltd in connection with the Works.

"Goods" means any goods agreed in the Contract to be provided by Purmo Group (UK) Ltd to the Customer (including but not limited to the whole or any part or parts of them, any raw materials, finished or semi-finished materials, parts, sparses, commadities and any materials, drickles or commodities supplied in connection with the Sarvices or commodities and party materials, articles or commodities supplied in connection with the Sarvices or commodities and the commodities of the Commoditi

- clause 7.3. "Works" means the Goods and/or the Services (as appropriate).

  Any reference to any statute or statutory provision will (unless the context otherwise requires) be construed as a reference to that statutor or statutory provision as may be amended, consolidated, modified extended, re-enacted or replaced from time to time.

  The headings are for reference only and will not direct the interpretation of these Conditions.
- Purmo Group (UK) Ltd reserves the right at anytime without liability to correct any clerical, typographical or other similar errors or omissions made by its employees.
- 2.1
- QUOTATIONS
  Any quotation (whether written or ara) is given on the basis that no contract will come into existence otherwise than in accordance with the provisions of alcuses 3.5 and 3.6. Unless otherwise agreed in writing any quotation is valid only for a period of 50 days from its date of issue provided that Purmo Group (UK) Ltd has not previously withdrawn it by written or oral notice 2.2
- or issue proviouse mat rumo eroup (us), tab nas not previously windrawin to y written or one in to the Customer. Each quotation eleanly sets out the scope of the Works and is based on any instructions, inform and specification provided by the Customer. Purmo Group (us), talt reserves the right (at table discretion) to amend the quoted price to cover any increase which may arise as a sessal of addit Works being requested (and agreed) or additional or incomplete instructions or information in

## APPLICATION OF TERMS

- APPLICATION OF TEMS (Subject to clause 3.4) these Conditions are the only conditions on which Purma Group (ut) Ltd is prepared to deal with the Customer and they will apply to and govern the Contract and all of Purma Group (wit) Ltd future supplies to the Customer.

  No terms, conditions or warranties endorsed upon, delivered with, referred to or stipulated or contained in any purchase order or other similar document delivered or sent by the Customer to Purma Group (ut) Ltd. whether before or after the date of the Contract, will form part of the Contract Any reference to the Customer's purchase order or their similar document will into the demond to inply that any terms, conditions or warranties endorsed upon, delivered with, referred to or stipulated or contained in such purchase order or other similar document will have defect to the accusion or a contained in such purchase order or other similar document will have defect to the accusion or Any varieties he or verview of or addition to these Conditions and any representation or advise about the Works will have no effect unless it is expressly agreed in writing and is signed by a duly authorised officer of both parties.

- to purchase Works subject to these Conditions. No purchase order placed by the Customer will be deemed to be accepted by Purmo Group (UK) Ltd until a written acknowledgement of order is issued by Purmo Group (UK) Ltd or (if earlier) Purmo Group (UK) Ltd supplies the Works to the Customer. If Purmo Group (UK) Ltd has not given a written acknowledgement of order subject to the provisions set out in clause 3.4 these Conditions will apply
- recurrence. Unstormer must ensure that the content of its purchase order and any applicable specification omplete and accurate.
- The Customer must ensure that the content of its purchase order and any applicable specification are complete and accounting which are complete and accounting the content of the content

- Any times specified or agreed by Purmo Group (UK) Ltd for the delivery of the Works are given in good folkh but are an estimate only. If no time is specified or agreed by Purmo Group (UK) Ltd delivery will take place within a reasonable time. The time for the delivery of the Works will not be of the essence of the Contract.

- All any times specified or agreed by Purmo Group (UK) Ltd for the delivery of the Works are given in good faith but are on entimates only. If no time is specified or agreed by Purmo Group (UK) Ltd delivery will take place within a reasonable time. The time for the delivery of the Works will not be of the essence of the Cartrot.
   Purmo Group (UK) Ltd will use its reasonable endocevents to deliver the Works will not be of the essence of the Cartrot.
   Purmo Group (UK) Ltd will use its reasonable in not selected in the selected or the consequences of any deliver or failure to deliver it the deliveration of the delivery or failure to deliver it the deliveration of the delivery or failure is due to any circumstances beyond Purmo Group (UK) Ltds reasonable control or of an unexpected or exceptional nature.
   Salpiect to the provision of clause 4.3 (abstray will be deserned to take place and the Customer 4.3 (salpiect to the provision of clause 4.3) advisor will be deserned to take place and the Customer 4.3 (salpiect to the provision of Cartrot.
   Furmo Group (UK) Ltd agrees to permit the Customer to collect the Works from Purmo Group (UK) that specified or because the purties may agree.
   If Purmo Group (UK) Ltd agrees to permit the Customer to collect the Works from collection and delivery will be deemed to take place when the Customer that the Works are ready for collection and delivery will be deemed to take place when the Customer to collect the Works from Works will be proteined to take place with the Works are collected to take purties may be a supplied to the customer collection and delivery will be deemed to take place when the Customer collect the Works from works and the customer of the size of such and the customer collection and delivery will be deemed to take place when the Customer to endough the Works will be pocked to as to be deedequictally protected against damage in normal conditions of transit of a usual duration. Unless it has
- controct, for or delect (including but not limited to negligence) or otherwise) for such entertiges not delivery.

  The office of the properties of the properties of the properties of the works are depicted by the customer of quantities are approximate only early time of receipt (b) left may supply seed by the customer of quantities are approximate only early time of receipt (b) left may supply the properties of the pro
- ony such variation.

  Al2 The Customer (at its own expense) will ensure that the place where delivery of the Goods or performance of the Services is to take place is adequate and appropriate for such delivery or performance and will provide such access, assistance, equipment, facilities, protection, manual tobour and informations amy by enequired to enable harmo Group (W) Ltd to perform its obligations under this Centroct and any relevant statutory obligations.

  RISK AND CONNESSINP

- RISK AND OWNERSHIP

  Unless otherwise agreed in writing the Goods are at the risk of the Customer from the time of delivery or deemed delivery of such Goods to the Customer (as appropriate) or payment of the price for such Goods in accordance with these Conditions (whichever is the sooner) and loading (under clause 4.4) will be at the Customer's risk.

  In a condition of the Conditions (whichever is the sooner) and loading (under clause 4.4) will be at the Customer's risk.

  In a concentration of the Conditions (whichever is the sooner) and loading (under clause 4.4) will be at the Customer's risk.

  It can be conserved in the provisions of clause 51 ownership of the Coods (both legal and equitable) will remain with Purmo Group (lik) tall risk precisions of clause 51 ownership is properly used in some deliver person by the operation of any statute) until Purmo Group (lik) tall has received in full (in ceach or electred funds).

  (a) all sums due in respect of the Goods and
  (b) all other sums which are or which bocome due to Purmo Group (lik) (b) (af from the Customer on Intition content) of the Goods and

- (a) all other sums when ore or which become due to furmic Group (W.) Lift for the Gustomer on any account.

  Until dynamic for the Goods has passed to the Customer under clause 5.2 the Customer wilk. Until dynamic for the Goods has passed as the Customer wilk provided the Customer wilk.

  (b) stop the Goods froe from any charge, lien or or bind resourcharges.

  (c) stop the Goods froe from any charge, lien or or bind resourcharges.

  (d) stop the Goods froe from any charge, lien or or bind resourcharges.

  (d) stop the Goods froe from any charge from the Goods froe from any control or only third party is such a very that they arread in certification as Purmo Group (W.) Litd's property and easily accessible to Purmo Group (W.) Litd's property and easily accessible to Purmo Group (W.) Litd's property and easily accessible to Purmo Group (W.) Litd's property and easily accessible to Purmo Group (W.) Litd's property and easily accessible to Purmo Group (W.) Litd's property and easily accessible to Purmo Group (W.) Litd's property and easily accessed to the Customer has complied with its obligations under clause 5.3(c) above;

  (d) allow Purmo delection of because my identifying main's on the Goods or their packaging.

  (f) maintain the Goods in a satisfactory condition, insured on Purmo Group (W.) Litd's behalf for their produces such policy of Insurances to Purmo Group (W.) Litd's produces such policy of Insurances to Purmo Group (W.) Litd's end not mixture than you ther more por purp the proceeds into any overdrawn bank account, and (h) not incorporate, attach or annex the Goods to any real property without Purmo Group (W.) Litd's prior written consent.

- (b) will be a sale, use or disposition on the Customers own behalf and the Customer will deal as principal when marking such sale, use or disposition.

- Once payment becomes overdue, Purmo Group (UK) Ltd may while the owner of the Goods (without prejudice to its other rights) demand the immediate return of the Goods at any time and the Customer must comply with (and board he control of the Goods at any time and the Customer must comply with (and board he control of the Goods (International Control of the Goods (International Control of Control
- Each clause and sub clause in the clause 5 is separate, distinct and severable from the others

## PRICE AND PAYMENT

- Where the Works are sold by reference to Purmo Group (UK) Ltd's published price list, the price payable for the Works will be the price as published in the price list current at the date of delivery

- ready for delivery or would have been ready in the ordinary ocuses but for the request or default on the port of the Couttomer.

  Customers who have been granted by Purmo Group (I/K) Ltd (at its sole discretion) a cradit account reality will (unless otherwise agreed in writing) pay the price by the und of the month following the cradity will customer of the reality and customers of the price o

- All payments payable to Purmo Group (Dir.) It durinder the Contract will become due immediately or terminate or this Contract of this Contract or this Contrac
- court order requiring an amount equal to such deduction to be poid by Purmo Group (UK) tat to the Customer. (W) tat my class will not be easigned) at any time or inner white a ratio of the Customer. (P) the my class will not be easigned by at any time or inner white a ratio to the point of the my class will not extended to such order to fear or long (UK) tat degrate my licenship of turno Group (UK) and easigned my licenship of turno Group (UK) and easigned my licenship of turno Group (UK) tat on the Customer (in either case however arising and whether such stability is present this Contract will be without projudice to any other rights or remedies excitation for Group (UK) tat on the Customer will be be suffered to any other rights or remedies excitation for Group (UK) tat and this Contract or otherwise.

  If the Customer disloys or falls to pay Purmo Group (UK) tat any sum due pursuant to the Contract of Customer will be infaint to any interest to Purmo Group (UK) tat on such sum from the Guide distinct account of the Customer will be infaint to any interest to Purmo Group (UK) tat on such sum from the Guide distinct account of the Customer will be infaint to any interest to Purmo Group (UK) tat on such sum from the Guide distinct account of the Customer will be infaint to any interest to Purmo Group (UK) tat reserves the right to claim interest under the Late Payment of Commercial Debts (Interest) Act 1988.
- Purmo Group (III/) tild reserves the right to claim interest under the Late Peyment of Commercial Dabts (Interest). Act 1988. Without projudes to the provision of clause \$18 if the Customer delays or fails or Purmo Group (III/) takes oncolly believes that the Customer will delay or fail to pay for the Works or any other work under reasonably believes that the Customer will delay or fail to pay for the Works or any other work under (G) demand payment of all outstanding belances whether due or not under this Contract or any other contract between the Customer and Purmo Group (III/) tid. (G) the customer the Customer and Purmo Group (III/) tid. (G) usupend only future performance by Purmo Group (III/) tid of the Contract or any other contract between the Customer and Purmo Group (III/) tid with all overdue sums have been poid; and/or between the Customer and Purmo Group (III/) tid on the Customer and Furmo Group (III/) tid on the Customer and Expenses (including but not limited to logic and other debt collection expenses) incurred by Purmo Group (III/) tid recovering and/or attempting to recover any amounts due to Purmo Group (III/) tid from the Customer under these Conditions.

- Where Purno Group (W) Ltd is not the monufacturer of the Goods or the performer of the Services Purno Group (W) Ltd will use all reasonable endocevours to transfer to the Customer the benefit of any warranty or guarantee given to Purmo Group (W) Ltd by such manufacturer or service performer. Where Purmo Group (W) Ltd is the manufacturer of the Goods or the performer of the Services Purmo Group (W) Ltd warrants (subject to the provisions of this clause ?) that (a) and elivery of the Goods and for the relevant Warranty Period the Goods will. (b) be a statisfactory quality, within the meening of the Sele of Goods Act 1978 (as amended), and (ii) be reasonably if it for any particular purpose for which the Works are commonly suppled or are being bought (if the Customer has made inswer that purpose to Furmo Group (W) Ltd in writing and Purmo Group (W). Ltd has confirmed in writing that it is reasonable for the Customer to rely on the sell area fully purposed. The Customer has the confirmed in writing that it is reasonable for the Customer to rely on the sell area fully purposed.

- (a) the Services will use permitted the permitted of purchase.

  (b) Baddrase (all steel panel), 16 years from date of purchase.

  (c) Baddrase (all steel panel), 16 years from date of purchase.

  (c) Baddrase (all COW+E2); Years from date of purchase.

  (d) Paddrase (all COW+E2); Years from date of purchase.

  (e) Raddrase Years from date of purchase.

  (f) Raddrase Years (all COW+E2); Years from date of purchase.

  (g) Raddrase Years (all COW+E2); Years from date of purchase.

  (g) Raddrase Years (all COW+E2); Years from date of purchase.

  (g) Raddrase Years (all COW+E2); Years from date of purchase.

  (g) Raddrase Years (all COW+E2); Years from date of purchase.

  (g) Raddrase Years (all COW+E2); Years from date of purchase.

- (g) Heartream (and effect relating 10 years for the pipe from date of purchase 2 years on controls and 2 months on the UFF pump from date of purchase.

  (g) Bestric Underfloor Heading; 10 years from date of purchase.

  (g) Heartre Underfloor Heading; 10 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestrice 2 years from date of purchase.

  (h) Towel Warmers: Bestr

- in clause 72 Furm of croup (UK) Ital will at its option and cost repair or replace such decode, or the control control

- LIMITATION OF LIABILITY
  THE PRIESS CHARGED FOR THE WORKS ARE BASED STRICTLY ON THE UNDERSTANDING OF ACCEPTANCE BY
  THE CUSTOMER OF THE PROVISIONS IN THE CONTRACT FOR THE LIMITATION OF PURMO ORCUP (UK) LTDS
  LIABILITY SHOULD THE CUSTOMER REQUIRE FURMO GROUP (UK) LTD TO ACCEPT ADDITIONAL LIABILITY THES
  ANY ES DECUSSED BETWEEN THE PRINTER AND THE PROVISION KERNESCH ACCOUNTED.

  ANY ES DECUSSED BETWEEN THE PRINTER AND THE PROVISION KERNESCH ACCOUNTED.

  ANY ES DECUSSED BETWEEN THE PRINTER AND THE PROVISION KERNESCH ACCOUNTED.

  ANY ES DECUSSED BETWEEN THE PRINTER AND THE PROVISION KERNESCH ACCOUNTED.

  NOTHING INTERPRETATION THE CONTROL OF THE CONTROL OF THE CUSTOMER'S AND THE CUSTOMER'S ATTENTION IS ON THE STRICTLY COUNTED.

  NOTHING IN THE CUSTOMER'S ATTENTION IS IN PARTICULAR DRAWN TO THE PROVISIONS OF CLAUSES BY AND B.4

  (Subject to closure BL 8.2 and 49.2) Thurm Group (UK) LTD will not be liable to the Customer in contract, tout, or client (Including but not limited to negligence), interporposentation or otherwise for any, but the control of the Customer's reputation or goodwill;

  (b) any demograte to the Customer's reputation or goodwill;

  (c) any product recall or business interruption costs: of or in connection with the Contract.

  (Subject to the provisions of clause 8.1, 8.2, 8.3 and 8.3) Purmo Group (UK) Ltd's total failability in contract.

  (Subject to the provisions of clause 8.1, 8.2, 8.3 and 8.3) Purmo Group (UK) Ltd's total failability in contract.

  (Subject to the provisions of clause 9.1, 8.2, 8.3 and 8.3) Purmo Group (UK) Ltd's total failability in contract.

  (Subject to the provisions of clause 9.1, 8.2, 8.3 and 8.3) Purmo Group (UK) Ltd's total failability in contract.

  (Subject to the provisions of clause 9.1, 8.2, 8.3 and 8.3) Purmo Group (UK) Ltd's total failability in contract,

  (Subject to the provisions of clause 9.1, 8.2, 8.3 and 8.3) Purmo Group (UK) Ltd's total failability in contract,

  (Subject to the provisions of clause 9.1, 8.2, 8.3 and 8.3) Purmo Group (UK) Ltd's total failability in cont

- THE CUSTOMER'S PROPERTY
- Contract
  That CUSTOMER'S PROPERTY
  While Purmo Group (Jul) tal will take reasonable care of the Customer's Property while it is in Purmo
  Group (Jul) tal speasestern, control or custody the Customer's Property will (unless otherwise agreed
  Group (Jul) tal speasestern, control or custody the Customer's Property will (unless otherwise agreed
  Group (Jul) tal speasestern, control or customer's responsibility.

  Purmo Group (Jul) tal with not be billed for any less or damage to the Customer's Property will see the Customer's Property will not the Customer's Property will not the Customer's Property will not form the Customer's Property will not purpose to the Customer's Property will not purpose to the Customer's Property will not have developed by the Customer's Property will not the actual cost of the replacement for repair of the bas or damage to the Customer's Property or July (Jul) tal in the performance of the Control and in good condition. While Purmo Group (Jul) tal in the performance of the Control cand in good condition. While Purmo Group (Jul) tal of its accuracy, dedeputery, suitability or condition. Any defect in the Worls which is due in whole or in port to the Customer's Property will not entitle the Customer's Property will not entitle the Control can right to the Customer's Property will not entitle the Control can right to the Customer's Property will not entitle the Control can defend the Customer's Property will not entitle the Control can defend the Customer's Property will not entitle the Control can demand any sense or proceeding awarded against or incurred by Purmo Group (Jul) tal in demand for incurred by Purmo Group (Jul) tal or in connection with the use by Purmo Group (Jul) tal or in connection with the use by Purmo Group (Jul) tal or in connection with the use by Purmo Group (Jul) tal or the Customer's Property.

- Property.

  Customer's Property will for the purposes of clauses 9.1 and 9.2 of these Conditions only also include any Goods which the Customer has paid for in advance of delivery.

  PALLETS AND SKIDS

# Unless otherwise stated pallets and skids will not be charged extra but if not returned to Purmo Group (UK) ta's place of business (carriage paid) in good condition, within 3 weeks of receipt by the Customer Purmo Group (UK) tal will be entitled to charge the Customer for such pallets and skids.

- Group (LR) test place of business (corriage poid) in good condition, within 3 wees of receipt by the Customer huma Group (LR) test wis be entitled to change the Customer for such poliets and sides. The Customer will leap conditional all technical data commercial information, insort-low, specifications, invanions, processes, initiatives and other information which is of a confidential nature and which has been disclosed to the Customer by huma Group (LR) take or its parallel and any other confidential information concerning arrives droup (LR) take the special and any other confidential information and the confidential information). The Customer may obtain (Confidential Information). The Customer was the stack and the confidential information in the customer will restrict disclosure of the Confidential information.) The Customer was the stack and polypore cognets or subcontractors or a subject to equipment obligations of confidential information in The Customer will not without the prior written consent of Purms Group (LR) (Ltd publish or disclose the Confidential Information to any third party or make any use of the Confidential Information except to the oxent necessory to implement the Confract.

- IPR
  The Customer will keep Purmo Group (UK) Ltd indemnified in full against all liability, loss, damage, injury, claim, action, demand, aspense or proceeding in respect of any infringement or alleged infringement of any IRR resulting from any use by Purmo Group (UK) Ltd of any Customer's Property or any compliance by Purmo Group (UK) Ltd with the Customer's instructions, witherthe appress or implied.

- or any complaince by Purmo Group (UK) tid with the Customer's instructions, whether express or implied.

  Purmo Group (UR) tar asserves the right to coase any Work where it becomes owner that such Work in grant year.

  Purmo Group (UR) tar any set by Purmo Group (UR) tat of any Customer's Property or compliance by Purmo Group (UR) tat of any tide to the purmo Group (UR) tat of any tide to the purmo Group (UR) tat of any tide to the purmo Group (UR) take of any tide party.

  Purmo Group (UR) take which the customer's instructional printings on the PR of any third party.

  Purmo Group (UR) take which the customer's instructional printings on the PR of any third party.

  Customer's instructional printings or may infringe the PR of any third party.

  Without prejudice to any other rights Purmo Group (UR) tat may have, Purmo Group (UR) tat will be entitled to claim prompt reimbursement by the Customer upon submission of Purmo Group (UR) tat of the Wat underect clause ILA of the UR of the Customer's ponsulation of the Customer's ponsulation of the Customer's property of the Customer's ponsulation of the Customer's property of the Customer's Property will vest in or be assigned to Purmo Group (UR) tat of the Water Customer's Property) will vest in or be assigned to Purmo Group (UR) tat of the Water Customer's Property) will vest in or be assigned to Purmo Group (UR) tat of the Substitute of the Customer's Property) will vest in or be assigned to Purmo Group (UR) tat of the Substitute of the Customer's Purmo Group (UR) tat of the Substitute of the Customer's Purmo Group (UR) tat of the Substitute of the Customer's Purmo Group (UR) tat of the Substitute of the Provided that the Customer's In or leafeuf of any proprient abiligation under the Customer's Purmo Group (UR) tat in accordance with clause 25 for the purpose of selecting the appropriete Works.
- be owned by Purmo Group (IXI) for in accordance with clause 25 for the purpose of selecting the appropriate Works.

  IxI of the purpose of selecting the appropriate Works.

  IxI of the purpose of selecting the appropriate Works.

  IxI of the purpose of selecting the appropriate Works.

  IxI of the purpose of selecting the appropriate Works.

  IxI of the purpose of selecting the appropriate Works are purposed to the Works in an appropriate Works.

  IxI of the design, manufacture, use or scale of the Works is not an infringement of any third purpose the design, manufacture, use or scale of the Works is not an infringement of any third purpose the design, manufacture, use or scale of the Works is not an infringement of any third purpose the purpose of the control of the United Selection (IXI).

  IxI must be appropriate Works and the Curricus immediately it.

  IxI of the Customer is in broach of any term of the Control (often than the deligation to pay the price) and has falled to remady such breach within 28 days of receipt of written notice specifying the breach and requiring it to be removed earlier to the control of the customer or (IXI) and the purpose of the control of the customer or (IXI) and the purpose of the control of the customer or (IXI) and the purpose of the control of the customer or (IXI) and the purpose of the control of the customer of the customer of the control o

- EXPORT SALES

  Where the Works are supplied for export from the United Kingdom the provisions of this clouse 14 will (subject to any special terms agreed in writing between the parties) opply despite any other will be under the provision of the provision of the transparency of the provision of t
- 14.5 The Customer will be responsible for complying with any legislation or regulation governing the export of the Works from the United Kingdom and the importation of the Works into the country of destination and for payment of any relevant duties or toxes.

LIEN

Purmo Group (uK) Ltd will have in respect of unpaid debts due to it from the Customer a general lien on all property of the Customer which is in Purmo Group (uK) Ltd's possession for whatever reason and whether worked upon or not.

FORCEMATURE

Purmo Group (uK) Ltd will not be liable to the Customer or be deemed to be in broach of these Conditions by reason of any delay in performing or failure to perform any of its obligations under these Conditions by reason of any delay in performing or failure to perform any of its obligations under these Conditions are unable to perform the abundance of the conditions to the conditions to the conditions of the conditions are unable to perform the abundance of the conditions of the conditions to the conditions of t

# in question. ASSIGNMENT AND SUBCONTRACTING

- The Customer with rowthout the prior written consent of Purmo Group (UK) Ltd assign or transfer the Contract or any part of it to any other person. Purmo Group (UK) Itd may without the prior written consent of the Customer assign, transfer or subcontract the Contract or any part of it to any other person. 17.2 18
- GRHERAL

  Coch right or remedy of Purmo Group (UK) Ltd under these Conditions is without prejudice to any
  other right or remedy which Purmo Group (UK) Ltd may have under these Conditions or otherwise.

  Any notice or other document to be served under the Contract must be in writing and may be
  delivered or sent by propoid first class post or focisimile transmission to the recipient's registered
- delivered or sent by prepoid first close post or focsimite transmission to the recipient's registered and excellent of comment shall be deemed served. If delivered of the time of deliver, if pasted, 48 hours often posting and if sent by focsimile transmission, at the time of transmission. If a flar my provision of the Contract is found by any ocur tribund or administrative body of competent jurisdiction to be wholly or partly illegal, invalid, void, unenforceable or unreasonable it will, to the start of such illegality, invalidity, voidness, unenforceability or unceanable to the demendance of the contract and the remainder of such provision shall continue in full force and effect.

  Failure or delay by either party in a worreiging any right or remedy provided by the Contract or by low will not be construid as waiver of such right or remedy or a voiver of any other right or remedy. Any waiver by either party in a preceded of year of the contract will not be construid as a waiver of such right or remedy or a voiver of any other right or remedy. Any waiver by either party is of preceded of any other default under, any provision of the Contract by the provision of the Contract by a such provision of the Contract by a such provision of the Contract by a such provision of the Contract by the provision of the Contract by the provision of the Contract by a such pr

- IN ITS 14-5. The content of the cont