## BJ's Timber Flooring – Terms & Conditions of Trade

- Letinitions Confidential Information' means information of a confidential Confidential more and the series of the series of the series of the series operational information, know-how, trade secrets, financial and 7.6 commercial affairs, contracts, client information including buy of the contract of the series of the series of the series of the series of the contract of the series of the series of the series of the series of the and other contract information (where applicable), previous credit and other contract information (where applicable), previous credit and other contract information (where applicable), previous credit contract means the (series and conditions) contract (erral, and other contract information (where applicable), previous credit of the contract information (where applicable), previous credit and other contract information (where applicable), previous credit and the accessed effect to a particular second and the contract. The contract means the (series and conditions) of the contract of the customer shall have the right to enable / disable to the contract of the customer is applicable of contract and where a previous of the contract (b) the customer is a particular documentation and contract of the customer is and the documentation and contract on the customer is applicated contract and the customer is a science to acad. (c) the customer is applicate documentation and contract of the stores on the customer is applicated contract and the customer is and the customer in the customer is applicated contract and the customer is and the customer in the customer is applicable, and the customer is applicable on the customer is application of the customer is a science of the customer is the Customer is applic
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- **2**.1 stomer is taken to have exclusively accepted and is tely bound, jointly and severally, by these terms and is if the Customer places an order for or accepts Delivery of
- ds. yent of any inconsistency between the terms and conditions Contract and any other prior document or schedule that the have entered into, the terms of this Contract shall prevail. endoment to the terms and conditions contained in this 91. I may only be amended in writing by the consent of both 2.2
- 2.3
- Electronic inclusions of the electronic structure shall be demining of the content of built Electronic inclustures shall be demend to be accepted by either party 9.2 providing that the parties have complied with Section 10 of the Electronic Transactions Art 2011 of any other applicable provisions of that Act or any Regulations referred to in that Act 2.4
- **3.** 3.1
- Installations: As part of the Supplier's Services in providing the Customer with timber flooring and Goods, the Supplier can provide a quote for installation on behalf of a normaled installer. The price is based on by the installer. The installer that the Supplier can provide a site inspection. 3.2
- The installer free to Suppler any commands to support to a site inspection e installer free to Suppler advises the Customer to meet with installer index (to discuss any questions the Customer to aneet with grastiler directly to discuss any questions the Customer to aneet with densure that the Customer is satisfied to have that installer install Customer is loor. 3.3
- Customer and the customer and the customer and the customer may obtain other quotations for the installation, and ould the Customer preter an installer other than the Supplier's manade installer, the Supplier may still supply the timber or Goods required for the protect. The Customer's acceptance of the installer, a separate contract all be entered into between the Customer and the installer for the stallation and payment is to be made directly to the installer for the 9.5. 3.4
- 3.5
- Installation and payment is to be induce directly to the instance, no two -lipstallations. Installations and in the label in any way whatsoever for any damage's or losses that occur after any subsequent commencement of the installation. The Customer spit clarity with the installer way and guaganeses and warranties they offer in relation to the installation, guaganeses and warranties they offer in relation to the installation, the installer systems all resconsignity for final inspection, of the product quality. The inspection of all Godds subplied by the Supplier to the Customer shall be done prior to installation. If the Godds are and the Supplier must be contracted immediately. 3.6
- the Supplier must be contacted immediately. the Goods have been installed, no claims will be allowed for or all faulty Goods as supplied by the Supplier. 3.7 9.9
- 4.1 4.2
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- any or all faulty cools as supplied by the Supplier." The customer terms are and Omissions are an accepts that the Supplier shall be customer accepts that the Supplier shall be customer accepts that the Supplier shall be customer accepts and one show of the supplier shall be customer to any alleged or actual wrorts and/or administration of this Contract, and/or (c) contained inomitted from any. Iterature that coups are on the terms and the supplier in the terms and the supplier the supplier the supplier that the supplier in this supplier and the supplier the supplier the supplier that the customer shall not be entitled to read the supplier the supplier the supplier that the supplier and and the supplier the sup **10.** 10.1
- Change in Control The without spike of any prodosed change of contestible of the Customer andro any other change in the Customer's name, address, contact phone or taken until the Customer's name, address, contact phone or taken until berg change of thus business practice) are customer shall be liable (of any loss incurred this clause). 5. 5.1 11.3
- Credit Acco 6. 61 Credit Accounts The Customer acknowledges and accepts that the supply of Goods on credit shall not take effect until the Customer has completed a credit priviled by which for thorgates and it has been approved with a In the event that the supply of Goods request exceeds the Customer's gredit limit and/or the account exceeds the payment terms, the Supplier reserves the right to refuse delivery and/or request an alternative apprent method.
- 6.2
- y payments tendered by the Customer to the Supplier where the stomer is in default of their obligations of payment shall be applied 6.3 firstly, as reimbursement for any contract default fee incurred by the Supplier; as
- the Suppler is an any contrast certain the incurred by the suppler is any interest changes, and (b) escondly, in particular distribution of the class of the class provide the class of the 6.4
- Iteh folice. her party may give seven (7) days written notice of the intention to se the account with any outstanding balance becoming mediately due and payable. counts (that have not been used for a period of twelve (12) months more, shall at the Supplier's sole discretion, be closed! 6.5
- 6.6
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- 7.2
- Accounts una under a sole discretion, be closed: Price and Payment Atthe Suppler's sole discretion, the Price shall be either: (a) as utilized and any invoke provided by the Suppler to the (b) the Price as at the date of Polivery of the Goods according to the 12.1 Suppler's current price ist or (c) the Suppler's aucted price (subject to clause 7.2) which will be valid for the period state in the quotation or otherwise for a 12.2 The Suppler's quoted price (subject to clause 7.2) which will be valid for the period state in the quotation or otherwise for a 12.2 The Suppler's quoted price is (subject to clause 7.2) which will be valid for the period state in the quotation or otherwise for a 12.2 The Suppler's quotation is reducested, Affly variation from the plan or schedule Sortwas or specifications (including, but not limited to to, any urguingenetics as a consequence of variations in foreign currency and labour) will be charged for other based of the Suppler in the cost and will be shared to any variation submitted by the Suppler and will be thereaded to any variation submitted by lavations much be made in full at the time of their completion. At the Suppler's sole discretion, a non-retinned by deprice for which her in diverging days. There Price Payline and the suppler much be made in full at the time of their completion. At the Suppler's sole discretion, a non-retinned by deprice in a variations much be made in full at the time of their completion.
- 7.3 At the Supplier's sole discretion, a non-refundable deposit may be required. Time for payment for the Goods being of the essence, the Price will be payable by the Customer on the date's determined by the customer of the Goods. (b) by way of instalments/progress payments in accordance with the Supplier's payment schedule; (c) thrty (30) days following the end of the month in which, a statement is posted to the Customer's address or address for (c) the date specified on any invoice or other form as being the date (c) failing any notice to the contrary, the date which is seven (7) days 7.4
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    - failing any notice to the contrary, the date which is seven (7) days following the date of any involce given to the Customer by the

Payment may be made by cash, cheque, bank cheque, electronic/on-line banking, credit card (a surcharge may apply per transaction), or by any other method as agreed to between the Customer and the Suppler

- Payment may be made by Cash, cheque, bank cheque, electronicione 12.4 Inter banking, credit card (a surday charding emay apply per transaction), or by any charding the method as agreed to between the Customer and the 12.5 Nothitistication (cause 6.3, the Supplier may init its discretion allocated any payment feevined from the Customer (awards any invice that 12.6 12.7 12.8 12.8 12.8 12.8 12.9 12.7 12.8 12.8 12.9 12.7 13. 13. 13. 14.7 14.7 15
- 13.2 Delivery () development of the Goods is taken to occur at the time that: Delivery () delivery) of the Goods is taken to occur at the time that: observed () delivery) of the Goods is taken to occur at the time that: (a) the Customer or the Customer's norminated carrier lakes possession of the Goods at the Supplier's address; or (b) the Supplier (or the Supplier's norminated carrier) delivers the Customer is not present at the address. address even if the 4.1 At the Supplier's sole discribin the cost of Delivery is in addition to the Toron is my deliver the Goods in separate instalments. Each Degradite instalment relating the the done of the Supplier to th
- 14.1
- All the coupling is such association, the cost of beinney is in addition to the Supplier may deliver the Cooks in separate instalments. Each separate instalment shall be invoiced and paid in accordance with the provisions in these terms and conditions. Any time specified by the Supplier for Delivery by the Goods is an damage induced by the Cuberner as a result of belivery being late. However, both parties agree that they shall make every redeavour to enable the Coods to the delivered at the time and place as was arranged between both parties. If the Supplier is unable to supply the method between both parties. If the Supplier is unable to supply the then the Supplier shall be entitled to charge a reasonable fee for redelivery and/or storage. 14.3 14.4
- Risk Risk of damage to or loss of the Goods passes to the Customer on Delivery and the Customer must insure the Goods on or before
- Delivery and "the Customer must insure the Goods on or before Delivery. If any of the Goods are damaged or destroyed following Delivery but prorito ownership passing to the Customer, the Supplier is entitled to 14.5 of these terms and conditions by the Supplier is sufficient evidence of the Suppliers finalits to receive the insurance proceeds without the 14.6.
- Supplier's rights to receive the insurance proceeds without the for any person dealing with the Supplier to make further need, jour any person deaming with the Supplier to make further enquirings. If the Customer requests the Supplier to leave Goods outside the Supplier's premises for collection or to deliver the Goods to an unaftended location, then such Goods shall be left at the Customer's sele rek
- Supplier's premises for collection or to peliver, the Cooks to an interfaced coston, then such Goods shall be left after Cultisomer's sple risk.
   (a) natural product and as such may exhibit variations in texture, and contain gatural fiscures costosics, and inflorations. Whells in texture, shade, colour, surface, finish, markings, veining, and contain gatural fiscures, costosics, and inflorations. Whells with the surface finish markings, veining, and contain gatural fiscures, costosics, and inflorations. Whells with the surface finish markings, veining, and contain gatural fiscures, costosics, and inflorations. Whells with the surface finish of the finished cost suppled.
   (b) trygrescopic material subject to the parasition and contraction no resconsibility to gate the many appear in the Boldoning during projonged dry periods.
   (c) to use a polyurethane adherise for installation which should be applied using a trovel at the manufacture of contraction to the costomet or sound as with the surface control of the subject of the surface for the subject of th

## Access The Customer shall ensure that the Supplier has clear and free access to the Delivery site at all times to enable them to deliver the Goods. The Supplier shall not be liable tor any loss or damage to the site (including, without limitation, damage to kerbs, pathways driveways and concreted or pared or grassed areas) unless due to 15.3

The Supplier and the Customer agree that ownership of the Goods shall not pass until the supplier all amounts owing to the

- The Supplier and the Customer agree that ownership of the Goods Teal ind pass unit: (a) the Customer has paid the Supplier all amounts owing to the 16.1 (b) the Customer has metal of its other obligations to the Supplier, Receipt by the Supplier of any form dynamer to there that cash shall not be added to be payment of there that cash shall not be added to be added to the customer in accordance with class 1.1: (a) the Customer has metal all of its other obligations to the Supplier and there are the supplier and there are the supplier and must pay to the Supplier and the supplier and must pay to the Supplier and the code shall be added to the supplier and must pay to the Supplier and must pay to the Supplier and must pay to the Supplier of the Goods and must return the the codes on trust for the Supplier and must pay to the Supplier of the Goods being 16.3 (c) the Customer holds the benefit of the Customer in sugrance of the Goods of the Goods ther from the Customer in the Customer must pay to the Supplier and must pay to the Customer must pay or deliver the proceeds to the Supplier and must pay to the Customer must pay or deliver the proceeds to the Supplier and must pay to the customer must pay or deliver the proceeds to the Supplier and the Customer must pay or deliver the proceeds to the Supplier and the Customer and the Customer must pay or deliver the proceeds to the Supplier and the customer and the supplier and the supplier and the supplier and must pay or deliver the proceeds the Supplier to erter any recover proceeds and the Customer and the cust

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   (a) promptly sign any further documents and/or provide any further the customer in distribution to be accently interest on the Personal gradement, in reliable to a security interest on the Personal gradement, in reliable to be accently interest on the Personal gradement, in reliable to be accently interest on the Personal gradement, in reliable to be accently interest on the Personal gradement or (i) register any other doculment equired to be registered by the 17.4 (i) prograd, and upon demand reimburge, the Supplier for all [8, expenses incurred in the gradement or [8, correlation or blacked on the supplier and (b) prograd, and upon demand reimburge, the Supplier on all [8, expenses incurred to the Program gradement or the supplier.
   (i) not demand a finding a statement referred to in clause charge at finding on the program gradement in respect of a security interest without the providement in respect of a security interest without the providement in reliable and the supplier.
   (i) other different on the Prosonal gradement or the proceeds of such Goods in favour of a third party without the providement in restimation and the prove withor wi

- The Supplier and the Customer agree that sections 96, 115 and 125 of the PPSA do not apply to the security agreement created by these 18.2
- of the PPSA do not appy to the security agreement created by these times and conditions, their initiation to receive notings under sections 96, 148, 121(4), 130, 132(3)(d) and 132(4) of the PPSA. The Customer waves their ngbits as a grantor and/or a debtor under sections fla2 and 143 of the Initiation and/or a debtor under sections fla2 and 143 of the Initiation statement in accordance with section 157 of the PPSA. The Customer must unconditionally raiting any actions taken by the Subject to any express provisions to the contrary (including those contained in the Gause (2), nothing in these terms and conditions is interded to have the effect of contracting out of any of the provisions of the PPSA.

accordance, with the Act and/or the GUPK. Any release of such Personal information must be in accordance with the Act and the GDPR (where relevant) and must be approved by the Customer by Motwithstanding Cause 181, privacy limitations will extend to the Suppler's website to make engines. The Suppler garees to diskay res press and web beapons (if applicable, such according to the Suppler's website on the suppler and the Suppler's subside to the Suppler's website and the suppler's website. Sub-collection of Personal Information such as the Customer's. (a) If address, browser, email client type and dher similar details; (b) tracking website using end traffic; and (c) tracking website using end traffic; and (c) tracking website and later wishes [b) white website and web that Information (c) collectively Personal Information). (f) the Customer complex benefits the Suppler's use of Cookies on the cuptore's website and later wishes [b) white with a consent, the the Customer consents to the Suppler's use of Cookies on the the Customer consents to the Suppler's use of Cookies on the the Customer consents to the Suppler may collect and review that information (c) collectively Personal Information). (c) the only the customer, including prehydring Cookies by deleting them from the forbiowing or cuese. (c) to assess an application by the Customer, and/or (c) to polity other credit providers of a delated by the customer's applier in the customer, and/or (c) to polity other credit providers of a delated by the Satus of the credit acromer web are the stated. They are the stated of and/or.

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The Customer shall have the right to request (by e-mail) from the suppler: (a) a copy of the Personal information about the Customer retained that the Suppler correct and the suppler correct and incorrect Personal information and the Suppler correct and incorrect Personal information and the Suppler correct and incorrect Personal information upon the Customer's reduces (by mail destroy Personal Information upon the Customer's reduces (by mail destroy Personal Information upon the Customer's reduces (by mail destroy Personal Information upon the Customer's reduces (by mail destroy Personal Information upon the Customer's reduces (by mail destroy Personal Information upon the Customer's reduces (by mail destroy Personal Information upon the Customer's mail destroy of the Suppler will respond to that complaint within Suppler via e-mail. The Suppler will respond to that complaint within the resolution provided, the Customer is not satisfied with the information Commissioner at www.oaic.gov.au. Sancias of Murices

Service of Notices Arry writen forlos given under this Contract shall be deemed to have been given and received: (a) by handing the notice to the other party, in person; (b) gy leaving it at the address of the other party as stated in this Contract;

(c) by sending it by registered post to the address of the other party (d) it send by facilities that the address of the other party (d) it send by facilities transmission to the facilities of the facilities that the facilitie

as staticity, this contract, how one adures of the other party (1) if sent by leasing transmission to the fast an umber of the other party as stated in this Contract (if any, on receipt of confirmation of the transmission; (e) if sent by email is posted shall be deemed to have been served, unless the contrary is shown, at the time when by the ordinary course of post, the notice would have been delivered.

of post, the notice would have been delivered. These These Contract is acting in the capability of trusted of any trust; ("Iters") then whether or not the Supplier may, have, notice of the Trust, the Customer coverants with the Supplier as follows: (a) the Contract extends to all rights of indemnity which the the furst that the customer coverage against the Trust and the furst that. (b) the Customer has full and complete power and authority under the furst the enter into the Contract and the provisions of the furst on of purport to exclude or take away the right of indemnity out on the purport of a customer and the provisions of the furst the furst the enter into the Contract and the provisions of the furst on the purport to exclude or take away the right of indemnity or will not release the right of indemnity or commit any breach of trust of be a party to any other action which might provide the permit of suffer to happene any of the following events: (i) the removal, rightagement or retirement of the Customer as trusted or the Trust; (ii) any alteration to or variation of the same of the Trust; (iii) any alteration to the trust provery. Beneral

(iv) any resettlement of the Trust property. General The failure by either party to enforce any provision of these terms and conditions shall not be reade as a waiver of that provision, nor shall it affect that party singht to subsequently enforce that provision. If any provision of these terms and conditions shall be invalid, void illegal or unenforceable the validity existence, legality and enforceability of these terms and conditions and any contract to which they apply shall be governed by the laws of Western Australia and are subled to the jurksiction of the Perth courts in that states. These terms prevail over all terms and conditions equipment of the Unstance of the Unstance's purchase order and any contract. These terms prevail over all terms and conditions of the Customer (even if they form part if the Customer's purchase order) and provide and/or consequential loss and/or expense (including loss of provid) suffered by the Customer arising out of a preach by the Supplier's thall be limited to grange which under no circumstances shall exceed the Price of the Desson and any contract and any contract of the store of the the store of the customer of any indirect and/or consequential beams and any contract on a preach by the Supplier's that be limited to demain any store of the and/or assion all or any part of its indirect beams.

upplier may licence and/or assign all or any part of its rights obligations under this Contract without the Customer's 

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Customer acceles suid clerifyes, bit ontervise, at such mine as the one customer unterregise, bit ontervise, at such mine as the source of the customer unterregise, bit ontervises at such as near the party shall be liable for any default due to any act of God, war, retrorism, sinke, lock-ut, inguistifia lacton, fre, flood, storm, national or gliobal partemics and/or the implementation, of regulation, or gliobal partemics, and/or the implementation, or regulation, or gliobal partemics, and/or the implementation, or regulation, embargo, including, but not limited to, any Covernment imposed border lockdowns (including, worldwide destination ports), etc., for core Mayeure) or other event beyond the reasonable control of the have obtained and linecessary authorisitions to allow them to do so, they are not insolvent and that this Contract creates purple and legal obligations on them. and the Customer, and the Customer thereby acknowledges that no reliance is plaqued on any representation made by the Supplier that is optiancoled in this Contract. The rights and obligations of the contract, and they will survive the execution and delivery of any assignment or other document entered tipo or the purpose of implementing any transaction under this contract.

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- of the PPSA. Becurity and Charge In consideration of the Supplier agreeing to supply the Goods, the Customer charges all of its rights, the and interest (whether joint or several) in any land, reality or other assets capable of being charged owned by the Customer either moy or in the fullue, and the Customer grouperty for the purposes of, including but not limited to registering arroperty for the purposes of, including but not limited to registering arroperty for the purposes of, including but not limited to registering are considered by the Customer of the PPSA. Its secure the performance by the Customer of the payment the customer indemnifies the Supplier form and against all the Supplier a costs and discustrements including all costs on a solicity and clean thesis incurred in exercising the Supplier and the solicities of the Gustomer indemnifies the Supplier and each director of the data. 18.3
- The Customer and disburgements in customer suppliers or signifies of the Supplier's organise and disburgements in customer and own client basis incurred in exercising the Supplier's ngituse. The Customer inevocably appoints the Supplier and each director of the Supplier as the Customer's true and lawful attorney's to perform all necessary acts to give effect to the provisions of this clause 5 including, but not limited to, signing any document on the Customer's including. 18.4 18.5
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- popier's liaphing in respect of these warranties is limited to the fullest (ent permitted by law. he Customer is a consumer within the meaning of the CCA, the popier's liability is limited to the extent permitted by section 64A of hedule 2.
- cFedule 2 " the Supplier is required to replace the Goods under this clause or he CGA, but is unable to do so, the Supplier may refund any money pe Customer has paid for the Goods multi-the meaning of the CCA, the Nupplier's liability or any detect or damage in the Goods is: a) limited to the value of any express warrarky or warrarky card discretion.
- Infrience of use a supervision of the Supplier at the Supplier is supervision of the Supplier is entitled, if the Supplier is not infriend to any warranty to which the Supplier di do the Manufacture the Goods; supplier di do the Manufacture the Goods; determines the supervision so the supervision 18.8 (b)

- Subject to this classe 14 returns full only be accepted provided that: (a) the Customer has complete with the provisions of clause 14; (b) the customer has complete with a prospective and the customer's cost (if that cost is not significant) and (b) the customer's cost (if that cost is not significant) and (c) the Cost are returned in as close a condition to that in which how were delivered as is prospite the subject of the customer's cost of the customer's cost (if that cost is not significant) and how were delivered as is prospite the subject of the customer's cost of the customer's cost (if that cost is not significant) and how were delivered as is prospite the subject of the customer's cost of the customer's cost (if the customer continuing the subject to the CCA the customer's cost (if that cost is not significant) or store any Coots (c) the customer continuing the use of any Coots after any defect the customer continuing the use of any Coots after any defect (c) the customer continuing the use of any Coots after any defect (c) the customer continuing the subject is cost non-defective (c) the customer continuing the subject may contact non-defective (c) the customer tains of program action accept non-defective (c) the customer tains of program (c) accept non-defective (c) and the conditions imposed by that law. Notwithspanding anything contained in this clause if the Subpler is required by a law to cocts in a customer's specifications are not acceptable for credit or return. How the conditions imposed by that law. Notwithspanding anything contained in the customer's productions are not acceptable for credit or return.
- tor credit or return. **Areliactual Property**. Where the Supplier Has designed, drawn or developed Goods for the Oustomer, this the copyright in any designs and drawings and documents shall remain the property of the Supplier. Under no output the experiment of the property of the Supplier. The Customer that all designs, specifications, or instructions given to the Supplier will not accuse the Supplier in ensite build prive to the Supplier will not accuse the Supplier in ensite build given to the Supplier will not accuse the Supplier in the Supplier to the Customer's and the supplier in the supplier in the Supplier in the such infringement. The Customer agrees that the Supplier may (at no cost) use for the such intringement. The Customer agrees that the Supplier may (at no cost) use for the purposes of marketing or entry into any competition, any documents, designs, drawings or Goods which the Supplier has created for the Customer.

- designs, drawings or Goods which the Supplier has created for the customer.
  Default and Consequences of Default Interest, on overdue invoices Stall accrue daily from the date of two and a fail procent (2.5%) per calcular amonth (and a the Supplier's sole discrete) on such interest is an overdue invoices shall accrue daily from the date of two and a fail procent (2.5%) per calcular amonth (and a the Supplier's sole discrete) on such interest is shall compound monthly at such a rate later the Customer owes the Supplier ray money. the Customer Stall indemnity the Supplier from and against all costs and discursements in the Customer owes the Supplier ray money. The Supplier from and against all costs and discurse most in the Supplier ray money to costs (if applicate), as well as bank disconture tess. This Supplier has a full compound to the supplier and/or the customer shall be the customer on the reverse and/or recovery costs (if applicate), as well as bank disconture tess. The Customer shall be full to the reverse and/or race and the supplier ray the customer shall be fulled to contain the supplier in the supplier in the supplier that the supplier in the supplier the supplier that the supplier that the supplier the supplier that the supplier the supplier that the supplier that the supplier that the supplier the supplier is the supplier that the supplier that the supplier the supplier is the supplier that the supplier is th

or a receiver, manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Customer or any asset of the Customer.

asset of the Customer. 21.7 Cancellation Without prejudice to any other remedies the Supplier may have, if at any time the Customer is in preach of any obligation (including those relating to payment) under these terms and conditions the Supplier may subperior terminate the supplier has exercised to fliption the Customer. The Customer suffers' because the Supplier has exercised the fights funder 21.8 this cause, The Supplier may cancel any contract to which these terms and conducts apply of an obligation of the Supplier has customer suffers' because the Supplier has exercised the fights funder 21.8 this cause, The Supplier may cancel any contract to which these terms and conducts apply of an obligation of the fight suffers and provide the Supplier shall repay to the Customer any the Supplier of the Customer and the Supplier and customer and the Budge for any loss of damage whatsever anising throm such 21.9 21.9

The dualitation any toss or dariage ministerer analytic source (1) the dualitation cancels Deluvery of Goods the Customer shall be liable for any and all loss incurred (whether direct or infrared) by the Supplier as a given great source acceleration (including, but not limited to, any loss of profits). Candidiation to orders for Goods made to the Customer's specifications, or for non-stocklist items, will not be accepted once production has commenced, or an order has been placed.

production has commenced, ut all bluer has been provided information hald or All endla, documents, images or other recorded information hald or the subject of the subject of the subject of the subject of the handling, use disclosure and processing of Personal information, pursuant to the Privacy Act Boat The Act The Subject on the Handling, use disclosure and processing of Personal information, pursuant to the Privacy Act Boat The Act The Under the Part III of the Act being privacy subject of the Part III of the Act being privacy subject of the Privacy Act Boat The Act being privacy subject and the privacy and the part of the Act being privacy subject and the privacy and the part of the Act being privacy subject and the privacy and the part of the Act being privacy and the privacy and the privacy and the part of the part of the privacy and the privacy and the privacy and the part of the part of the privacy and the privacy and the privacy and the part of the privacy and the privacy and the privacy and the part of the privacy of any data breaches privacy disclosure of the Lustomers harm to the Customer, the Supplet will notify the Customer in the subject of the supplet and the part of the subject privacy and the privacy and the privacy and the privacy and the privacy harm to the Customer, the Supplet and the subject privacy and the privacy and the privacy privacy and the privacy and the privacy harm to the Customer, the Supplet will notify the Customer the Supplet privacy privacy and the privacy privacy and the privacy privacy and the privacy p

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Please note that a larger print version of these terms and conditions is available from the Supplier on request. #21268 Copyright - EC Credit Control 1999 - 2022