

## Application for Commercial Credit

Absolute Apparel Ltd, Racecourse Road, Wolverhampton, WV6 0QD Freephone: 0800 408 5511 Freefax: 0800 408 5520 Telephone: 01902 795 070 Facsimile: 01902 795 07 E: sales@absoluteapparel.co.uK W: www.absoluteapparel.co.uK

Legal Trading Status Sole Trader 🗖 Partnership 🗖	LLP Limited Co. PLC
Company Name	Limited Company Registered Address
Invoice Address	
	Postcode
Postcode	Company Reg No.
Vat Number Business Commenced	Bank Name
Type Of Business	Address
Annual Sales No Of Employees	
Credit Limit Requested	
Sales Contact	Postcode
Tel	Account No.
Fax	Sort Code
Mobile	Trade Ref #1
Email	Address
Web	
Accounts Contact	
Accounts Tel	Postcode
Delivery Address	Email
	Tel
	Fax
	Turda Dafillo
Postcode	Trade Ref #2
	Address
Private Address Of Partners - Continue On A Separate Sheet If More	
Name	Postcode
Home Address	Email
	Tel
	Fax
Pantondo	The Applicant's Circeture economic isoperalibility willingness and shifty to pay invoice in accordance
Postcode	The Applicant's Signature agrees financial responsibility, willingness and ability to pay invoices in accordance with and acceptance of Absolute Apparel Limited Terms and Conditions on the reverse of this document. Absolute Apparel Ltd reserves the right to hold orders and deliveries if the account goes beyond terms. The
Name	Applicant also acknowledges responsibility for any costs and expenses incurred in collection of the account by a third party. I hereby authorise the bank and supplier references listed in this application to release the
Home Address	information necessary to assist in establishing a line of credit.
	Sign
	Print
	Position
Postcode	Date 01/20

## Absolute Apparel Terms and Conditions of Sale The Buyer's attention is particularly drawn to condition 9 (Liability)

## Interpretation

In these terms and conditions (the "Conditions"), the following definitions shall apply

1.1 in mese terms and conditions (the "Conditions"), the following definitions stall apply: "Business Day" means at bug (other than a Saturday, Sunday or a public holiday) when banks in London are open for business "Buyer" means the person or firm who purchases the goods and / or services from the Seller "Contract" means the contract between the Seller and the Buyer for the supply of goods and / or services in accordance with these Conditions "Order" means the Buyer's order for the supply of goods and / or services, as set out in the Buyer's purchase order form, or the Buyer's written acceptance of the Seller's quotation, as the case may be "Seller" means these User's parel Limited, a company registered in England and Wales under company number 05219123 with its registered office at Raaccourse Road, Wolverhampton, WV6 00D "Sell' means the Seller's whole www.ahouteenprover 1/4

- "Site" means the Seller's website, www.absoluteapparel.co.uK
- Stell means the Seller's website, www.absoluteapprel.co.uK
   In these Conditions, the following rules apply:
   a person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality);
   a reference to a party includes its successors or permitted assigns;
   a reference to a statute or statutory provision is a reference to such statute or statutory provision includes any subordinate legislation made under that statute or statutory provision, as amended or re-enacted,
   any phrase introduced by the terms including, include, in particular or any similar expression shall be construed as illustrative and shall not limit
   the once of this work provide in provident includes any subordinate legislation made under that statute or statutory provision as illustrative and shall not limit
   the once of this work provident provident includes any subordinate legislation made under that statute or statutory as illustrative and shall not limit
   the once of the work provident provident provident and as illustrative and shall not limit
   the once of the work provident provident
   the proves of the work provident provident provident provident provident provident provident
   the proves of the work provident provident provident provident provident
  - the sense of the words preceding those terms; and
  - a reference to writing or written includes faxes and e-mails.
- Application of Conditions
- represented to consider a set of the Buyer to purchase goods and / or services in accordance with these Conditions. The Order constitues an offer by the Buyer to purchase goods and / or services in accordance of the Order at which point and on which date the Contract shall
- come into existence. 2.3 The Contract constitutes the entire agreement between the parties. The Buyer acknowledges that it has not relied on any statement, promise or representation
- made or given by or on behalf of the Seller which is not set out in the Contract. Any samples, drawings, descriptive matter, or advertising produced by the Seller and any descriptions or illustrations contained in the Seller's catalogues, 2.4
- (v) category change, technique, technique produced for the sole and updated produced to the contractured and the contractured produced for the sole and change produced for the sole and the contractured for the contractured for the contractured for the contractured for the co
- 2.6 Any variation(s) to these Conditions, including the introduction of any additional terms and conditions, shall only be binding when agreed to in writing and
- signed by a Director of the Seller. Any quotation given by the Seller shall not constitute an offer, and is only valid for the period as shall be specified on the ouotation 2.7
- 28
- Any quotation given by the Seller shall not constitute an other, and is only valid for the period as shall be specified on the quotation. The Buyer is responsible for ensuing that the terms of its Order and any applicable specification for the goods that are submitted to the Seller, including any related drawings, that are agreed by the Buyer and the Seler (the "Specification"), are complete and accurate. The Buyer warrants that the Seller's compliance with the Specification shall not breach any third partly intellectual property rights and, to the extent that the goods are to be manufactured in accordance with the Specification, the Buyer shall indermity the Seller against all liabilities, costs, expenses, damages and losses (including any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, paratises and legal and other reasonable professional costs and expenses suffered or incurred by the Seller in connection with any clarm made against the Seller for the reasonable professional costs and expenses suffered or incurred by the Seller in connection with any clarm made against the Seller for the reasonable in the indirect bottly expenses suffered or incurred by the Seller in connection with any clarm made against the Seller for the seller adout the incurred by the Seller in connection with the Seller clarm made against the Seller for the seller adout the reasonable the indirect bottly expenses suffered or incurred by the Seller in connection with any clarm made against the Seller for the seller adout the incurred by the Seller in connection with any clarm made against the Seller for the seller adout the incurred by the Seller in connection with the Seller clarm and the seller incurred by the Seller in connection with any clarm made against the Seller for the seller adout the incurred by the Seller in connection with the Seller clarm adding adding the seller section of the seller section adding the seller section of the seller section adding the seller section ad 2.9 of a third party's intellectual property rights arising out of or in connection with the Seller's use of the Specification. This condition 2.9 shall survive termination of the Contract.
- 210 The Seller reserves the right to amend the Specification if required by any applicable statutory or regulatory requirements or for the ongoing improvement of the goods
- 3.1 Subject to condition 3.3, the prices payable for the goods shall be those in the Order or, if no price is quoted, the price set out in the Seller's published price list as at the date at which the Seller issues written acceptance of the Order. Any samples of goods produced by or on behalf of the Seller for or in connection with the Contract will be chargeable and non-returnable.
- 3.2
- Any samples of goods produced by or on earning the Select for or in connection with the Contract will be chargeaine and non-returnable. At the Select's absolute discretion, a surcharge of 5% per garment may be made on Orders where size X. Lor togger only is required. Orders placed for goods via the Select's Site totaling£100 or more (excluding VAT and delivery costs) or other than via the Select's Site totaling£200 or more (excluding VAT and delivery costs) that are to be delivered to U.K. mainland locations and that are to be dispatched by the Select's normal next day carrier service will qualify for free delivery if when the Order is acknowledged (or as the case may be the quotation is accepted) the goods are in stock. *P* other orders are subject to delivery costs as aspecified on the Order Confirmation. Goods dispatched by special delivery of whatever kind at the Buyer's request are subject to a carriage surcharge. 3.3
- VAT shall be added to all amounts payable by the Buyer where applicable.
- 3.7 The Seller reserves the right to revise prices and / or delivery charges at any time but changes will not affect Orders in respect of which the Seller has sent an 3.8
- Into saler reserves the right to revise proces and / of olewery Carages at any time out changes will not attect Orders in respect of which the Saler has sent an advorweldgement of Order (or as the case may be, a quotation) to the Buyer. The Site and the Seler's catalogues, brochures and / or on its Site each contain a large number of goods and it is always possible that, despite the Seler's best efforts, some of the goods listed on the Site and in the Seler's catalogues and / or brochures may be incorrectly priced. The Seler will normally verify prices as part of its dispatch procedures so that, where the correct price is less than the stated price, the Seler will charge the lower amount when dispatching the goods to the Buyer. If the correct price for the goods is higher than the price stated on the Site and / or in the Seler's catalogues and / or toochures, the Seler will normally, at its discretion, either contact the Buyer for instructions before dispatching the goods, or reject the Buyer's Order and notify the Buyer of each priorities. such rejection 3.9
- The Seller is under no obligation to provide the goods to the Buyer at the incorrect (lower) price, even after the Seller has sent the Buyer an Order Confirmation, if the prioring error is obvious and unmistakable and could have reasonably been recognised by the Buyer as an error. Where the Seller has provided the Buyer with a quotation for the goods, this shall not constitute an offer. A quotation shall only be valid for the period of time expressly stated on the quotation. 3.10
- Payment Terms 4. 4.1 Before placing an Order with the Seller, the Buyer is required to register its details with the Seller and open a credit or proforma account, as, at the Seller's
- iscretion, the case may be. The Buyer acknowledges and agrees that details of the Buyer's name, address and payment record may be submitted to a credit reference agency, and 4.2
- The buyer activities during and agrees has been on the buyer's hanner, actures and payment record in yor escontinue to a current letter the agreed, and personal data will be processed by and on behalf of the Beller in connection with opening a current of proforma account. The Buyer is responsible for maintaining the confidentiality of its user account and password: The Buyer should inform the Seller immediate account. The Buyer grares to accept responsibility for all advites that locar under its account on the password. The Buyer should inform the Seller immediate if it has any reason to believe that its password has become known to anyone else, or if the password is being, or is likely to be used in an unsufforsed in the same transmission of the state of the second stat 4.3
- manner 4.4 The Seller reserves the right to refuse access to the Site, terminate accounts or cancel Orders at its absolute discretion. If the Seller cancels an Order, the Buver will not be charged
- 4.5 Conditions 4.6 to 4.13 (inclusive) shall apply in relation to Credit Accounts. The remainder of this condition 4 shall apply in relation to Credit Accounts and
- Contained on the set of the set o 4.6
- 4.7 be given an account number.
- The Buver's Credit Account will be subject to these Conditions and any other terms and conditions that the Seller may advise from time to time 4.8
- 4.9 4.10
- 4.12
- Ihe Buyer's Credit Account will be subject to these Conditions and any other terms and conditions that the Seller may advess from time to time. The Buyer must comply with all terms and conditions that relate to its Credit Account, including the credit limit that the Seller places on the Credit Account. The Seller may suspend or close the Buyer's astament on account at the expiry of each calendar month. The Seller may suspend or close the Buyer's Credit Account immediately if the Buyer: 4.12.1 enters into a deed of arrangement or commits an act of bankruptcy or compounds with his creditors or if a receiving order is made against him or if an order is made or a resolution passed for the winding up of the other party or if a Receiver is appointed over any of the Buyer's assets or underdense or if the buyer to the order and the winding up of the other party or if a Receiver is appointed over any of the Buyer's assets or underdense or if the buyer to account of the maximum complexations and the other party or if a Receiver is appointed over any of the Buyer's assets or underdense or if the buyer to buyer or the maximum complexations and the other party or if a Receiver is appointed over any of the Buyer's assets or underdense or if the buyer to buyer or the maximum complexations and the other party or if a because is appointed over any of the Buyer's assets or underdense or if the buyer to buyer or the set of the archiver and the account and the other party or if a because is appointed over any of the Buyer's assets or underdense or if the buyer to buyer or the account and the acco

- or if an order is made or a resolution passed for the winding up of the other party or if a Receiver is appointed over any of the Buyer's assets or undertakings or if the Buyer takes or suffers any similar or analogues action in consequence of delt; or 4.12.2 commits a material based of the Contract and / or these Conditions and if cut a breach is remediately fails to remedy that breach twithin 7 days of the Buyer Step Ing notified in writing of the treach. If the Saller suspends or closes the Buyer's Core Machaeve and Core and the second the analytic second secon 4.15
- 4.16
- 4.17 4.18 4.19
- Time of payment is of the essence.
- The Selfer reserves the right to charge interest on overdue accounts at the rate of 5% over HSBC Bank PIc's base rate to run from the due date for payment 4.21 until receipt by the Seller of the full amount whether or not after judgment
- 5. 5.1 Delivery
- Delivery dates mentioned in any Order Confirmation or elsewhere are approximate only and are not of any contractual effect and subject to condition 9.4, the Seler shall not be under any liability to the Buyer in respect of any talture to deliver on any particular date or dates. Unless otherwise expressly agreed the Seler may effect the delivery in one or more instalments. Each instalment shale be treated as a sparate contract. Any delay in delivery or defect in an instalment shall not entitle the Buyer to cancel any other instalment. Where the Seler may effect may confirmed that the Buyer's Order qualifies for free delivery under conditions 3.4 and 3.6, the delivery of such order, if made in instalments, shall be made free of delivery charges if requested by the Buyer to be livered in the U.K. mainland. 5.2
- 5.3
- delivered in the UK, mariand. The Seller shall be deemed to have fulfilled its contractual obligations in respect of any delivery though the quantity may be up to 10% more or less than the quantity specified in the Contract and in such event the Buyer shall pay for the actual quantity delivered. Delivery shall be at the Buyer's premises unless otherwise agreed by the Seller (the "Delivery Location"). Delivery of the goods will be completed on the goods' arrival at the Delivery Location. Where the Buyer and the Seller agree that delivery shall be at the Seller's premises, the Buyer shall collect the goods from the Seller's premises at the main the the Seller agree that delivery shall be at the Seller's premises, the Buyer shall collect the goods from the Seller's premises at the main the seller's premises at the main 5.4
- The boyer and is boyer and is boyer and is built optimized and the set of the boyer and information is good into a set of the boyer and information of the boyer and is a set of the boyer and the boyer
- Risk and Title
- Title to the goods shall pass to the Buyer on delivery. Title to the goods shall not pass to the Buyer until the Seller has received payment in full (in cash or cleared funds) for: 6.2.1 such goods; and
- all other sums which are or which become due to the Seller from the Buver for sales of goods or on any account. 622 63
- ULL an other sum and are of multicated introducting cue on the celler into the corper to sales or goods of on any account. Until the to the goods has passed to the Buyer, the Buyer shall: hold such goods on a fluciary tasks as the Seller's bailee; 6.3.4 store such goods separately form all other goods hald by the Buyer so that they remain readily identifiable as the Seller's property; 6.3.3 not remove, deface or obscure any identifying mark or packaging on or relating to such goods; and

- maintain such goods in satisfactory condition and keep them insured on the Seller's behalf for their full price against all risks with an insurer that is reasonably acceptable to the Seller. The Buyer shall obtain an endorsement of the Seller's interest in the goods on its insurance policy, subject to the insurer being willing to make the endorsement. On request the Buyer shall allow the Seller to inspect such goods and the insurance policy, 6.3.4 but the Buyer may resell or use the goods in the ordinary course of its business.
- If before title to goods passes to the Buyer the Buyer becomes subject to any of the events in condition 11.1 then, provided that such goods have not been 64 In believe the togoods agreed to the control of the
- Variation and Returns
- Save as provided herein no return of goods will be accepted where:
- Save as provided herein no return of goods will be accepted where: 7.1.1 the goods have been primted on or have damaged their form in any way whatsoever; and 7.1.2 the Saler's Sales Department has refused (at its absolute discretion) to authorise such return of goods prior to dispatch and have not provided the Buyer with a 'returns authorisation number'. The Seler reserves the right to charge the minimum Hamiling the specified in condition 5.5 above except in the case of faulty garments. Goods returned to the Seler without a 'returns authorisation number'. The Seler reserves the right to charge the minimum Hamiling the specified in condition 5.5 above except in the case of faulty garments. Goods returned to the Seler without a 'returns authorisation number' will not be credited and will be disposed of at the Seler's discretion unless the Buyer collects such goods at its own cost) from the Seler within 30 days of receipt of the returned goods. The Buyer should check the goods carefully before using or altering them in any way as goods may not be returned after any such use or alteration.

Warranty

- The Seller warrants to the Buyer that any goods purchased from it will, on delivery, conform in all material respects with its description, be of satisfactory guality, and be reasonably fit for all the purposes for which goods of that kind are commonly supplied.
- Lability Subject to condition 9.4, if the Seller fails to comply with these Conditions, the Seller shall only be lable to the Buyer for the purchase price of the goods or, where applicable and subject to condition 9.3.7, make good any shortage or non-delivery and, subject to condition 9.3, any losses that the Buyer suffers as a result of the Seller's failure to comply (whether arising in contract, tort (including negligence), breach of statutory duty or otherwise) which are a foreseeable consequence of such failure.
- The Seller shall replace any goods that do not conform with their description if the Buyer gives notice in writing of the relevant defects 9.2
  - Inte seller shall replace any goods that do not contorn with their execution in the buyer gives notice in within § curves data detects:
     9.2.1 in the case of a detect that is apparent no normal visual inspection, within § hourises days of detectivery, and
     9.2.2 in the case of a detect that is apparent no normal visual inspection, within § hourises days of detectivery, and
     9.2.2 in the case of a detect relating to the colour bleeding / washout and strinkage of the goods, within a reasonable time of the latent defect
     texing become apparent.
     If the Buyer has not given notice of any detects in the goods within the relevant time period, it shall be deemed to have accepted the goods.
     Subject to condition 9.4, the Seller will not be liable for losses that result from its failure to comply with these Conditions for:
- 9.3
  - loss of income or revenue;
  - 9.3.2 loss of business; loss of profits:
  - 9.3.3

  - 9.3.6
  - loss of profits; loss of antioptated savings; waste of management or office time; defects in the goods caused by fair wear and tear, abnormal condition of storage or use or any act, neglect or default of the Buyer or of any third park including fout not restricted to) failure to follow washing instructions which may result in the goods shrinking or losing their colour; shortages in quantity delivered unless the Buyer notifies the Seller of such claim within 7 days of receipt of the goods;
  - 9.3.7 damage to or loss of the goods or any part thereof in transit unless the Buyer notifies the Seller of any such claims within 7 days of receipt of 9.3.8 the acods
  - 9.3.9
  - 9.3.10
  - the goods; other defects in the goods unless the Buyer notifies the Seller within 14 days of receipt of the goods by the Buyer; or other defects in the goods where the goods have been printed on or have changed their form in any way whatsoever. However, this condition 9.3 will not prevent claims for icoss of or damage to the Buyer's tangible property that are foreseeable or any other claims for rifect loss that are not evoluted by conditions 9.3.1 to 9.3.10 inclusive of this condition 9.3. these Conditions excludes or limits the Seller's liability for: Nothing in
  - 9.4.1 death or personal injury caused by the Seller's negligence
  - 9.4.2
  - 9.4.3
  - <u>алл</u>
  - death or personal injury caused by the selers negligence; fraud or frauduler thisrepresentation; any breach of the obligations implied by section 12 of the Sale of Goods Act 1979; defective products under the Consumer Protection Act 1987; any deflectate branches of these Conditions that valued entitle the Buyer to terminate the Contract; or any other matter for which it would be illegal for the Saler to exclude or attempt to exclude its liability
- 9.4.6 Import Duty

9.4

- 10.1 If the Buyer orders goods for delivery outside of the U.K., they may be subject to import duties and taxes which are levied when the delivery reaches the
- In the Depict data geodesic tables is a construction of the data, and have been been been been been and the data with the data with the second of the data with the second wit ned. The Seller will not be 10.2
- Insolvency and Default 11. 11.1

Anti-Briberv

12.1.1 12.1.2

1213

12.1.4

General

the term of the Contract.

writing in accordance with condition 13.1 above.

13.2 13.3

13.4

13.6

13.8

The Supplier shall

"Relevant Policies");

12.1

- Without limiting its other rights or remedies, each party may terminate the Contract with immediate effect by giving written notice to the other party if
- 11.1 Without limiting is other rights or remedies, each party may terminate the Contract with immediate effect by gving written notice to the other party fi.
  11.1.1 the other party enters into a deed of anragement to commist an act of barkruptcy or compounds with his creditors or if a receiving order is make or a resolution passed for the winding up of the other party of it a Beosive is appointed over any of the other party or the other party or an order is make or a resolution passed for the winding up of the other party of it a Beosive is appointed over any of the other party or the there party commits a material breach of the Contract and (if such a treach is remediable) fails to remedies, the Seller may terminate the Contract with immediate effect by gving written notice to the Buyer.
  11.2 Without limiting is other rights or remedies, the Seller may terminate the Contract with immediate effect by gving written notice.
  11.4 In the event that the Seller the Seller may terminate the Contract by Gving the Seller 3 months' written notice.
  11.4 In the event that the Seller therminates the Contract or with sure sup, the Seller 3 months' written notice.
  11.4 In the event that the Seller therminates the Contract or with sure sup, the Seller all costs, charges and expenses that the Seller has incurred up to the date of terminate notice.

area: comply with all applicable laws, statutes and regulations relating to anti-bribery and anti-corruption including but not limited to the Bribery Act 2010 (the "Relevant Requirements"); comply with the Buyer's ethics, anti-bribery and anti-corruption policies, if any, that the Seller has been provided with and approved (the

have and shall maintain in place throughout the term of this agreement its own policies and procedures, including but not limited to adequate

procedures under the Bribery Act 2010, to ensure compliance with the Relevant Requirements, the Relevant Policies, and will enforce them procedures under the Britery Act 2010, to ensure compliance with the Helevant Hequements, the Helevant Holices, and will entorce them where appropriate; promptly report to the Buyer any request or demand for any undue financial or other advantage of any kind received by the Seller in connection with the performance of the Contract, and within 12 months: of the date of the Contract, and annually thereafter, certify to the Buyer in writing signed by an officer of the Seller, compliance with this condition 12 by the Seller and all persons associated with it under condition 12.2. The Seller shall provide such supporting evidence of demanderment and the memory and the persons associated with it under condition 12.2. The Seller shall provide such supporting evidence of demanderment and the Action Seller.

Compared with this continuon 12 by the senter and an persons associated with in the Continuon 12.2. The senter shall provide such supporting
 evidence of compliance as the buyer may reasonably request.
 12.2 The Selfer shall ensure that any person associated with the Selfer who is performing services or providing goods to the Buyer does so only on the basis of a
 written contract which imposes on and secures from such person terms equivalent to those imposed on the Selfer in this condition 12 (the "Relevant Terms").
 The Selfer shall be responsible for the observance and performance by such persons of the Relevant Terms, and shall be directly liable to the Buyer for any
 threach by such persons of any of the Relevant Terms.
 12.3 Reach of this condition 12 shall be determed a material breach under condition 11.
 12.4 For the purpose of this condition 12 and the Relevant 2010 (and now under section 04 that Acti sections 6/5) and 6/6) of the Adt and section
 2.0 A section 12.

accordance with section 7(2) of the Bribery Act 2010 (and any guidance issued under section 9 of that Act), sections 6(5) and 6(6) of that Act and section 8 of that Act respectively. For the purposes of this condition 12 a person associated with the Seller includes but is not limited to any subcontractor of the Seller

General All notices given by the Buyer to the Seller must be given to Absolute Apparel Limited at Unit 8 Hilliop Industrial Estate, Straw Street, West Bromwich, B70 0TX, United Kingdom, via email to: sales@absoluteapparel.co.uK, or via fax to: 0121 289 3216. The Seller may give notice to the Buyer at either the e-mail address, postal address, or via fax to the number, that the Buyer provides to the Seller when placing an order. Notice will be deemed received and properly severed inmediately when posted on the Seller wheshig 24 hours after an email or thas its transmitted, and three days after the due of posting of any letter. In proving the service of any notice, it will be sufficient to prove, in the case of a letter, that such letter was properly addressed, stamped and placed and placed.

in the post, in the case of an e-mail, that such e-mail was sent to the specified e-mail address of the addressee, and in the case of a fax, that such fax was In the post, In the case of an e-mail, that such e-mail was sent to the specified e-mail address of the addressee, and in the case of a tax, that such tax was sent to the fax number specified by the addressee and confinitation of transmission was received. The Contract between the Buyer and the Seller is binding on the Buyer and the Seller and on their respective successors and assignees. The Buyer may not transfer, assign, charge or otherwise dispose of a Contract, or any of its rights or obligations arising under it, without the Seller's prior written consent. The Seller may transfer, assign, charge, sub-contract or otherwise dispose of a Contract, or any of its rights or obligations arising under it, at any time during the arm of the contents.

13.5 The Seller shall not be liable to the Buver for loss or damage suffered by the Buver as a direct, indirect or consequential result of the supply of goods by the

13.9 If any of these Conditions or any provisions of a Contract are determined by any competent authority to be invalid, unlawful or unenforceable to any extent

13.11 Both parties acknowledge that, in entering into a Contract, neither party has relied on any representation or warranty (whether made innocently or negligently)

13.11 both parties abknowedge that, in entering into a Contract, neither party has relied on any representation or warrantly (whether made innocently or negligently) that is not set out in these. Conditions or the documents referred to in them.
13.12 Both parties agree that their only liability in respect of those representations and warranties that are set out in the Contract. (whether made innocently or negligently) will be for breach of contract.
13.13 Nothing in conditions 13.10 to 13.12 (inclusive) limits or excludes any liability for fraud.
13.14 The Saler has the right to revise and amend these Conditions in force at the time that it orders goods from the Seller, unless any change to those policies or there are doedlich in which crede it will nonly to Orders provided by the Dend.

or these terms and conditions is required to be made by law or governmental authority (in which case it will apply to Orders previously placed by the Buyer),

or if the Seller notifies the Buyer of the chance to those policies or these Conditions before the Seller sends the Buyer the Order Confirmation (in which case

the Seller has the right to assume that the Buver has accepted the change to the Conditions, unless the Buver notifies the Seller to the contrary within 7 business days of receipt by the Buyer of the goods).
13.16 The Contract shall be governed by and constructed in accordance with English Law, the parties submit to the exclusive jurisdiction of the English Courts.

The Seller shall not be lable to the Buyer to rises or damage suffered by the Buyer as a direct, indirect or consequential result of the supply of goods by the Seller being prevented, hindered, delayed or reindered uncenomic by treason of circumstances or events beyond the Seller's reasonable control. If the Seller fails, at any time during the term of a Contract, to insist upon strict performance of any of the Buyer's obligations under the Contract or any of these Conditions, or if the Seller fails to exercise any of the rights or remedies to which it is entitled under the Contract, this will not constitute a waiver of such rights or remedies and will not relieve the Buyer from compliance with such obligations. A waiver by the Seller of any default will not constitute a waiver of any subsequent default. No waiver by the Seller of any of these terms and conditions will be effective unless it is expressly stated to be a waiver and is communicated to the Buyer in writing in anoregine usit and will a 11. show

It any of these Conductors or any provisions of a Contract are determined by any competent authority to be invalid, unleading or unentroceable to any extent, such term, condition or provision will to that extent be severed from the remaining terms, conditions and provisions which will continue to be valid to the fullest extent permitted by law. These Conditions and any document expressly referred to in them constitutes the whole agreement between the Seller and the Buyer and supersedes all previous discussions, correspondence, negotiations, previous arrangement, understanding or agreement between the Seller and the Buyer relating to the subject matter of any Contract.