### EXPRESS REINFORCEMENTS LTD CONDITIONS OF SUPPLY

### Interpretation In these Condit

"Buyer" means the party which accepts a quotation given to it by the Seller for the sale of the Goods

"Conditions" means the standard terms and conditions of supply set out in this document as amended from time to time and (unless the contherwise requires) includes any special terms and conditions agreed in Writing between the Buyer and the Seller. "Contract" means the contract for the selle and purchase of the Goods in accordance with these conditions.

"Credit Limit" means the credit limit, where applicable, granted to the Buyer from the Seller for the purchase of Goods.

"Delivery Charges" means, in respect of any delivery of the Goods otherwise than at the Seller's premises, the Seller's charges in connection with such delivery (including transportation, packaging and insurance) payable by the Buyer.

"Goods" means the goods set out in the Quotation (including any instalment of the goods or any part of them) which the Seller is to supply in accordance with these Conditions.

"Order Confirmation" means confirmation given by the Seiler to the Buyer that the Seiler agrees to supply an order of the Buyer on these Conditions.

"Price" means the price of the Goods

"Quotation" means a quotation given by the Seller to the Buyer on the basis of these Conditions.

"Schedule" means any schedule submitted by the Buyer to the Seller in respect of Goods comprising Rebar, setting out the Buyer's bending requirements for such Goods.

"Seller" means EXPRESS REINFORCEMENTS LTD Limited of Eaglesbush Works, Milland Road, Neath. SA11 1NJ Company Registration Number 1808624

"Specification" includes any plans, drawing, data, formulae, instructions, Schedules or other information relating to the Goods

"Writing" includes email, facsimile transmission and comparable means of communication.

- Any reference in these Conditions to a statute or a provision of a statute shall be construed as a reference to that statute or provision as amend re-enacted or extended at the relevant time.

  The headings in these Conditions are for convenience only and shall not affect their interpretation.
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### Additional Clauses

- Additional Clauses
  The Order constitutes an offer by the Buyer to purchase Goods in accordance with these Conditions.
  When the buyer issues a purchase order this conduct shall be taken as evidence of an unconditional acceptance at which point and on which date the Contract shall come into existence.
  The Contract constitutes the entire agreement between the parties. The Buyer acknowledges that it has not relied on any statement, promise, representation, assurance or warranty given by or on behalf of the Seller which is not set out in the Contract.
  These Conditions apply to the Contract to the exclusion of any other terms, that the Buyer seeks to impose or incorporate, or which are implied by trade, custom, practice or course of dealing.
  Notwithstanding the fact that the Seller does not continue to dispute the purported imposition of the Buyers own terms, the Buyers terms and conditions shall not bind the Seller or prevail over these terms. 2.3
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- Basis of Purchase

  The Quotation shall not bind the Seller or prevail over these terms.

  Basis of Purchase

  The Quotation shall constitute an invitation to treat by the Seller.

  An order submitted by the Buyer shall constitute an offer by the Buyer to purchase the Goods subject to these Conditions.

  No order shall be accepted or deemed to be accepted by the Seller unless and until confirmed in Writing by the Seller's authorised representative by way of Order Confirmation.

  All quotations made by the Seller in respect of material ex-stock are subject to the material being in stock at the time the Buyer's order is received and the Seller accepts no liability should such material be sold before the Buyer's order is received.

  All quotations made by the Seller in respect of material ex-stock are subject to the material being in stock at the time the Buyer's order is received and the Seller accepts no liability should such material be sold before the Buyer's order is received.

  The Seller shall supply and the Seller in the Goods in accordance with the Seller's Order Confirmation subject to these Conditions, which shall govern the Contract to the exclusion of any other terms and conditions subject to which any such quotation is accepted or purported to be accepted, or any such order is made or purported to be made, by the Buyer.

  The Seller's employees or agents are on authorised to make any representations concarring the Goods unless confirmed by the Seller in Writing. In entering into the Contract the Buyer acknowledges and agrees that it does not rely on any such representations which are not so confirmed. Any advice or recommendation given by the Seller or its employees or agents as to the storage, application or use of the Goods which is not confirmed in Writing by the Seller is followed or acted upon entirely at the Buyer's own risk, and accordingly the Seller shall not be liable for any such advice or recommendation which is not so confirmed.

  Where there are one of the Seller is considered in a seller in Comm

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- Orders and Specifications

  No order submitted by the Buyer shall be deemed to be accepted by the Selter unless and until confirmed in Writing by the Selter's authorised representative by way of Order Confirmation.

  Notwithstanding Clause 3.1, the Selter reserves the right not to accept any orders or further orders for Goods from the Buyer which would exceed the Credit Linit, where applicable.

  Without prejudice to the provisions of clause 3.2, if, in the Selter's view, the Buyer's credit-worthiness deteriorates before delivery of the Goods, the Selter may require payment in full or in part of the Price prior to delivery, or the provision of security for payment by the Buyer in such form as is

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- without prejudice to the provisions of clause 3.2. ft. in the seller's view, the subject's cell-workmess detenorates before delivery in the South message and the seller's present the subject of the South of the Subject is acceptable to the Seller or an extension of security for payment by the Buyer in such form as is acceptable to the Seller or an extension of the Seller or senting the accuracy of the terms of any order (including any applicable Specification) submitted by the Buyer, and for giving the Seller any necessary information relating to the Goods within a sufficient time to enable the Seller to perform the Contract in accordance with its terms.

  The quantity, quality and description of the Goods shall, subject as provided in these Conditions, be as specified in the Quotation and/or in any applicable specification supplied by the Buyer to the Seller or agreed in Writing by the Buyer.

  The Seller reserves the right to make any changes in the Specification of the Goods and the substances, chemicals and materials used to manufacture the Goods but any such changes shall not materially affect the quality or performance of the Goods.

  The Goods shall be supplied subject to the tolerances set out in the Seller's caladigue and sales literature when the cargedication supplied below the Seller or agreed as a loss of the substances, contained any patient, the Super's shall informatify the Seller against a licus, demanges, contained sponsors avanticed against or incurred the Seller in connection with or paid or agreed to be paid by the Seller in connection with or paid or agreed to be paid by the Seller in connection with or paid or agreed to be paid by the Seller in connection with or paid or agreed to be paid by the Seller in connection with or paid or agreed to be paid by the Seller in connection with or paid or agreed to be paid by the Seller in connection with or paid or agreed to be paid by the Seller in connection with or paid or agreed to be paid by the Seller in connection with or paid or agreed to be pai 4.10
- 5 5.1 e ect to Condition 4.2 the Price shall be the Seller's ruling price as at the date of delivery of the Goods. Payment shall be made in sterling unless
- Price
  Subject to Condition 4.2 the Price shall be the Seller's ruling price as at the date of delivery of the Goods. Payment shall be made in sterling unless otherwise agreed.

  The Seller reserves the right, by giving notice to the Buyer at any time before delivery, to increase the Price beyond the ruling price referred to in clause 4.1 to reflect any increase in the cost to the Seller which is due to any factor beyond the control of the Seller (such as, without limitation, any clause 4.1 to reflect any increase in the cost to the Seller which is due to any factor beyond the control of the Seller (such as, without limitation, any manner of the seller seller and the seller seller (such as, without limitation, any manner shall not any to the seller s

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### Terms of Payment

- biject to any special terms agreed in Writing between the Buyer and the Seller, the Seller shall be entitled to invoice the Buyer for the Price gether with any Delivery Charge on or at any time after delivery of the Goods, unless the Goods are to be collected by the Buyer or the Buyer or mortifully falls to take delivery of the Goods, in which event the Seller shall be entitled to invoice the Buyer for the Price together with any Delivery arge at any time after the Seller has notified the Buyer that the Goods are ready for collection or (as the case may be) the Seller has tendered always of the Goods.
- 6.2
- Subject to the provisions of clause 5.4, the Buyer shall pay the Price together with any Delivery Change by the last std ay of the calendar month following delivery and the Seler shall be entitled to recover the Price together with any Delivery Change, notwithstanding that delivery might not have taken place and the property in the Goods has not passed to the Buyer. The time of payment of the Price together with any Delivery Change, notwithstanding that delivery might not have taken place and the property in the Goods has not passed to the Buyer. The time of payment of the Price together with any Delivery Charge shall be of the essence of the Contract. Receipt for payment will be issued only upon requised. All amounts due under these Conditions shall be paid in full without any deduction or withholding and the Buyer shall not be entitled to assert any credit selectif or counterclaim against the Seller in without any deduction or withholding payment of any such amount in whole or in part.

  The Buyer shall promptly notify the Seller in withing if any payment due hereunder is disputed by the Buyer, advising the amount disputed and the reason for the dispute, in which event any part not disputed shall remain payable on the due date. Upon resolution of such dispute, the Buyer shall pay any part of the disputed amount which it is resolved is payable immediately if the original due date for payment the haps sased, together with interest thereon calculated in accordance with clause 5.5 below for the period from the original due date of payment until payment in full of such amount.
- amount.

  If the Buyer fails to make any payment on the due date then, without prejudice to any other right or remedy available to the Seller, the Seller shall be 6.5 z. ancel the Contract or suspend any further deliveries to the Buver, without any liability whatsoever to the Buver in connection with such

  - Cancel the Contract or suspend any further deliveries to the Buyer, without any liability whatsoever to the Buyer in connection with such ammediation or suspension.

    appropriate any payment made by the Buyer to such of the Goods or the services (or the Goods or services supplied under any other contract between the Buyer and the Seller as the Seller may think (incline) this fit (notwithstanding any purported appropriation by Buyer); and charge the Buyer interest on such amount from the date on which payment became due until the date on which the Seller respiration in full of such amount (both before and after any judgement has been orbained by the Seller against the Purchase) at lear of fifteen per cent (15%) per annum above Bardays Bank base rate from time to time or (if applicable) to claim interest and compensation in accordance with the Late Payment of Commercial Debts (Interest) Act 1998, whichever the Seller in its absolute discretion decides and such interest shall accrue on a daily basis and be compounded quarterly.

    Its person of the payment of Commercial Debts (Interest) Act 1998, whichever the Seller in its absolute discretion decides and such interest shall accrue on a daily basis and be compounded quarterly.

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    It is person of the payment of the Seller and the payment of the Seller and the payment of the Seller and the seller in the sel

- Delivery
  Delivery the Goods shall be made by the Buyer collecting the Goods at the Seller's premises at any time after the Seller has notified the Buyer
  Delivery of Goods are ready for collection on payment of the collection charge them specified in the Seller's price list or, if some other place for delivery
  is agreed by the Seller, the Seller delivering the Goods to that place provided always that where the Seller has agreed some their place for delivery.

  7.1.1 and the Seller, at its absolute discretion, subsequently agrees to a request from the Buyer to change such place of delivery.

  7.1.2 the Seller reserves the right to change such agreed place of delivery, in which event the Seller will bear any costs necestated by such
  change (whether by deduction from the Price or otherwise) except there such change is due to circumstants or which the Buyer is
  reasonably responsible.

  In the event that the Seller is to deliver the Goods other than by making the same available for collection at its producing works, the method of
  carriage shall, unless otherwise agreed in Writing, be at the discretion of the Seller. Any transport or freight arranged or undertaken by the Seller
  shall be arranged or undertaken as agent for the Buyer and the Seller shall be arranged or undertaken the Goods after the same
  The Seller shall only be obliged to deliver the Goods to a safe and suitable site at the place of delivery such as an area of hard standing. The Seller
  shall decide in its absolute discretion upon the seleress and suitablity of any such site.

  The Seller reserves the right to charge to the Buyer and the Seller will be a some of the seller will be a some of the solution of the Buyer and the Seller shall have not place the seller as a result of vehicle detention or
  the Seller reserves the right to charge to the Buyer and the Seller shall have not place the seller as a result of vehicle detention or
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- Any dates quoted for delivery of the Goods are approximate only and the Seller shall not be liable for any delay in delivery of the Goods howsoever caused. Time for delivery shall not be of the essence of the Contract. The Goods may be delivered by the Seller in advance of the quoted delivery date upon giving reasonable notice to the Buyer.

  Where the Goods are to be delivered in instalments, each delivery shall constitute a separate contract and failure by the Seller to deliver any one or more of the instalments in accordance with these Conditions or any claim by the Buyer in respect of any one or more instalments shall not entitle the Buyer to treat the Contract as a whole as repudiations or any claim by the Buyer in respect of any one or more instalments shall not entitle the Buyer to treat the Contract as a whole as repudiation. If the Seller's reasonable control or the Buyer's fault, and the Seller is accordingly liable to the Buyer, the Seller's liability shall be limited to the excess (if any) or the cost to the Buyer (in the If the Buyer fails to take delivery of the Goods within 7 days of notification that the Goods are ready for collection or fails to give the Seller adequate delivery instructions at the time stated for delivery (otherwise than by reason of any cause beyond the Buyer's reasonable control or by reason of the Seller's fault) then, without prejudice to any other right or remedy available to the Seller, the Seller may:

  7.8.1 deliver the Goods to the buyer's address on the Buyer's orders or the Suyer's orders; or

  7.8.2 sell the Goods at the best price readily Oxidanable and (after deducting all reasonable storage and selling expenses) charge the Buyer for any shortfall below the Price under the Contract.

- Risk and Property

  Risk of damage to or loss of the Goods shall pass to the Buyer:

  8.1.1 in the case of the Goods to be delivered at the Seller's premises, at the time when the Seller notifies the Buyer that the Goods are available for collection: or
- for collection; or a 1.2 in the case of Goods to be delivered otherwise than at the Seller's premises, after the time the Goods have left the Seller's premises. Notwithstanding delivery and the passing of risk in the Goods, or any other provision of these Conditions, the property in the Goods shall not pass to the Buyer little Beller has received in cash or cleared funds payment in full of the Price and the price of all other Goods and services agreed to be supplied by the Seller to the Buyer for which payment is then due.
  Until such time as the property in the Goods passes to the Buyer, the Buyer shall hold the Goods as the Seller's fluckaidary agent and balate, and shall keep the Goods separate from those of the Buyer and third parties and property stored and protected and insured and identified as the Seller's property, but shall be entitled to resell or use the Goods in the ordinary course of its business.
  Until such time as the property in the Goods passes to the Buyer (and provided the Goods are still in existence and have not been resold), the Seller shall be entitled to require the Buyer to deliver up the Goods to the ordinary course of its business.

  Until such time as the property in the Goods passes to the Buyer (and provided the Goods are still in existence and have not been resold), the Seller shall be entitled to require the Buyer to deliver up the Goods to the Seller and, if the Buyer fails to do so fortwith, to enter upon any premises of the Buyer are any third party where the Goods are stored and repossess the Goods.

  The Buyer shall not be entitled to pleage or in any way charge by way of security for any indebtedness any of the Goods which remain the property of the Seller, but if the Buyer does so all moneys owing by the Buyer to the Seller shall (without prejudice to any other right or remedy of the Seller) forthwith become due and payable.

- forthwith become due and payable.
  The Seller shall have a first and paramount lien over any goods or property of the Buyer in its possession for all sums due and payable to the Seller.
  Sikk of damage to or loss of any free issue material supplied by the Buyer to the Seller shall remain at all time with the Seller who shall bear full responsibility for insuring or otherwise safeguarding such material.

- rest or damage to or loss of any free sesse material supplied by the suyer to the Seller shall remain at all time with the Seller with responsibility for insuring or otherwise safeguarding such material.

  Warranties and Liability

  Subject to the conditions such out below the Seller subject to the following conditions:

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  9.2.1 the Seller shall be under no liability in respect of any defect in the Goods arising from any Specification supplied by the Buyer;

  9.2.2 the Seller shall be under no liability in respect of any defect in the Goods arising from any Specification supplied by the Buyer;

  9.2.3 the Seller shall be under no liability in respect of any defect arising from fair wear and tear, willful damage, negligence, improper or unsultable storage conditions, abnormal working conditions, failure to follow the Seller's instructions (whether on in Writing), misuse or alteration of the Goods without the Seller's approval;

  9.2.3 the Seller shall be under no liability under the above warranty (or any other warranty, condition or guarantee) if the total Price has not been paid by the due date for payment;

  9.2.4 the above warranty does not extend to goods or materials not manufactured by the Seller, in respect of which the Buyer shall only be entitled to the benefit of any such warranty or guarantee as is given by the manufacture to the Seller.

  Subject as expressly provided in these Conditions and lawranties, conditions or other terms implied by statute or common law are excluded to the benefit of the Seller within 7 days from the date of delivery or (where the effect or failure was not apparent or neasonable impection) within a reasonable time after discovery of the defect or failure and in any event within 30 days of delivery. If delivery is not refused, and the Buyer shall be bound to pay the Price as if the Goods had been delivered in accordance with the Conditions the Buyer shall give the Seller shall have not form the d

- by the Buyer, and the entire liability of the Seller under or in connection with the Contract shall not exceed the Price, except as expressly provided in these Conditions.

  The Buyer acknowledges and accepts that it does not rely on, and shall have no remedy in respect of, any statement, representation, warranty or understanding (whether negligently or innocentry made) of any person (whether party to the Contract or not) other than as expressly set out in these Conditions as a warranty. Nothing in this clause shall, however, operate to limit or exclude any liability for fraud.

  The Seller shall not be liable to the Buyer or be deemed to be in toxech of the Contract by reason of any delay in performing, or any failure to The Seller shall not be liable to the Buyer or be deemed to be in toxech of the Contract by reason of any delay in performing, or any failure to Without prejudice to the generality of the foregoing, the following shall be regarded as causes beyond the Seller's reasonable control.

  Without prejudice to the generality of the foregoing, the following shall be regarded as causes beyond the Seller's reasonable control.

  9.8.1 Act of God, explosion, flood, tempest, fire or accident;

  9.8.2 acts, restrictions, regulations, bye-laws, prohibitions or measures of any kind on the part of any governmental, parliamentary or local authority;

  9.8.4 import or export regulations or embargoes;

  9.8.5 strikes, lock-outs or other industrial actions or trade disputes (whether involving employees of the Seller or of a third party);

  9.8.6 difficulties in obtaining awar materials, blaour, fuel, parts or machinery;

  9.8.8 failure of sub-contractors.

  In the event that authority or computer equipment;

  In the event that authority are contractors.

  In the event that authority are contractors of the Contract is prevented then either the Buyer or the Seller shall be entitled to be paid in full for all work completed to the date of termination and a fair proportion for any work partially completed.

- Export Terms

  Where the Goods are supplied for export from the United Kingdom, the provisions of this clause 9 shall (subject to any special terms agreed in
- Where the Goods are suppried to export not into clinical engagement, and the clause it is also exposed to any special terms agreed in Whiting between the Buyer and the Seller) applying with any legislation or regulations governing the importation of the Goods into the country of destination and for the payment of any duties on their legislation or regulations governing the importation of the Goods into the country of destination and for the payment of any duties on their legislation or regulations governing the importation of the Goods into the country of the country of the payment of any duties on their legislation or regulations governing the importation of the Goods which would be apparent on inspection and which is made after shipment, or in
- no liability for any claim in respect of any defect in the Goods which would be apparent on inspection and which is made after shipment, or in respect of any damage during transist.

  Unless otherwise agreed in Writing between the Buyer and the Seller, the Goods shall be delivered FOB the air or sea port of shipment and the Seller shall be under no obligation to give notice under section 32(3) of the Sale of Goods Act 1979.

  Any marine insurance required to be effected by the Seller under the Contract shall, unless otherwise agreed in Writing, be 10% over the invoice proce and shall cover the interest from the commencement of transit to the destination named in the Contract as provided and contained in the institute of London Underwriters (the Institute') Cargo Clauses, the Institute's War Clauses and the Institute's Strikes, Riots and Civil Commotion Clauses, current at the time of shipment.

- ECSC
  The Order must show the final destination of the Goods and this destination may not be altered without the prior written consent of the Seller.
  The Goods are sold on the condition that they will not be re-sold by the Buyer or its buyers or sub-buyers for delivery in an unprocessed state outside the Territory of the ECSC. The Buyer shall be responsible for any breach of this condition and the Buyer shall also be responsible for surplements of the Condition and the Buyer shall also be responsible for ensuring that no goods sold to him by the Seller for delivery outside the ECSC shall be re-imported in an unprocessed state any expensive the Buyer or any of its buyers or sub-buyers. On recept of a written demand from the Seller, the Buyer shall produce evidence of the ultimate destination of the Goods.
  In the Buyer re-sells in an unprocessed state any goods bought from the Seller hun, unless such resails in made from state is made from state in and form state of the Buyer shall also comply, as appropriate, or such condition to the state with the requirement of High Authority Decision No. 3053 (as amended from time to time) and also comply, as appropriate, as the state of the Buyer shall also comply with all other applicable requirements from time to time of the High Authority or of the European Commission. The references in this Condition to the High Authority are to the High Authority of the ECSC constituted by the Treaty of Paris of 18 April 1951.

## Termination The Seller may in the following circumstances terminate or suspend the Contract by notice in writing without any liability and treat the Buyer in

- of contract:
  the Buyer is in breach of any obligation under a Contract or these Conditions; and/or

- 12.1.1 the Buyer is in breach of any obligation under a Contract or these Conditions; and/or 12.1.2 a meeting is convened, a petition presentled, an order made, an effective resolution passed, or notice given for the Buyer's winding up or dissolution (other than for the sole purpose of amalgamation and reconstruction); and/or 12.1.3 an application is made, or resolved to be made by any meeting of the Buyer's directors or members, for an administration order in relation to it or any party gives or files notice of intention to appoint an administrator of it or such an administrator being appointed; and/or 12.1.4 an incumbrancer takes possession, or a receiver or manager or administrative receiver is appointed, of the whole or any part of the Buyer's assets; and/or
- assets, and/or

  2.1.5 the Buyer ceases or suspends payment of any of its debts or is unable to pay its debts as they fall due within the meaning of section 123 of
  the Insolvency Act 1986; or

  2.1.6 a proposal is made for a composition in satisfaction of the Buyer's debts or a scheme or arrangement of its affairs including a voluntary
  arrangement within the meaning of Part 1 of ther Insolvency Act 1987; and/or

  12.1.7 no suitable alternative place of delivery can be agreed whore the Seller has previously agreed to deliver the Goods other than by making
  the same available for collection at the Seller's premises and, in the Seller's opinion, a change to such agreed place of delivery is required
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- Confidentiality and Specifications
  The Buyer shall read all product, customer or business information, drawings, designs and specifications submitted to it by the Seller as confidential and shall not disclose it to any brind party without the Seller's prior written consent or use it for any purpose except where authorized to do so by the Seller.

  Condition 12.1 does not apply to information which:
  13.2.1 is at the date of disclosure or becomes at any time after that date publicly known other than by the Buyer's breach of this Condition:
  13.2.2 can be shown by the Buyer to the Seller's salfactacin to have been known by the Buyer before disclosure by the Seller to the Buyer;
  13.2.3 is or becomes available to the Buyer otherwise than from the Seller and free of any restrictions as to its use or disclosure;
  13.2.4 is required to be disclosed by law.

  All drawings, designs, specifications and other particulars of dimensions or weight submitted by the Seller are approximate only and the Seller accepts no liability for any deviation from them, nor for any errors, omissions or other defects in any such materials not prepared by the Seller.

13.3

- Assignment

  The Buyer may not assign or deal in any way with all or any part of the benefit of, or its rights or benefits under, a Contract without the prior written consent of the Seller

  The Seller is entitled at any time to assign or deal with the house.

- il ico required or permitted to be given by either party to the other under these Conditions shall be in Writing addressed to that other party at its ad office or orincipal place of business or such other address as may at the relevant time have been notified pursuant to this provision to the
- party giving notice.

  No waiver by the Seller of any breach of the Contract by the Buyer shall be considered as a waiver of any subsequent breach of the same or any other provision. 15.3
- other provision. If any provision of these Conditions is held by any competent authority to be invalid or unenforceable in whole or in part the validity of the other provision of these Conditions and the remainder of the provision in question shall not be affected.

  No term of the Contract is enforceable by any person other than the Buyer and the Seller.

  The Contract shall be governed by the laws of England, and the Buyer agrees to submit to the exclusive jurisdiction of the English courts.