AAF Ltd. TERMS AND CONDITIONS OF PURCHASE (GOODS AND SERVICES)

 Interpretation The following definitions and rules of interpretation apply in these Conditions Definitions: AAF AAF Limited, company number 00875806, Bassington Lane, Cramlington, Northumberland; AAF Materials has the meaning set out in clause 7.3.10. Business Day a day other than a Saturday, Sunday or public holiday in England, when banks in London are open for business means AAF's client to whom (if it is the case) AAF supplies the Goods or for whom the Supplier is providing Services as AFF sub-contractor, as advised by AAF to the Supplier; has the meaning given in clause 2.2. Commencement Date Conditions these terms and conditions as amended from time to time in accordance with clause 23.8. Contract the contract between AAF and the Supplier for the supply of Goods and/or Services in accordance with these Conditions. has the meaning given in section 1124 of the Corporation Tax Act 2010, and the expression-change of controlshall be construed accordingly. Control The Housing Grants, Construction and Regeneration Act 1996. Construction Act Act 1990. the UK Data Protection Legislation andary other European Union legislation relating to personal data and all other legislation and regulatory requirements in force from time to time which apply to a party relating to the use of personal data (including, without limitation, the privacy of electronic communications). Data Protection Legislation electronic communications). has the meaning set out in clause 5.1. Defects Liability Period and one meaning set dat in datase of it. all documents, products and materials developed by the Supplier or its agents. Contractors and employees as part of or in relation to the Services in any form or media, including drawings, mags programs, data, despelihations and reports (including drafts). Deliverables has the meaning set out in clause 20; Force Majeure Event the goods (or any part of them) set out in the Orde Goods any specification for the Goods, including any related plans and drawings, that is agreed in writing by AAF and the Supplier. Goods Specification by AAF and the sourcemps, use is agreed in Writing patents, utility models, rights to inventions, comparing the source of the source relation or the source of the source relation of the source of the source of the source relation designs, rights in computer software, database rights in gate derives, good will and the right to designs, rights in computer software, database rights, rights in each case whether registered or unregistered and including all applications and rights to apply for gate to granulate, repressive or rolates and all similar or equivalent rights or rolms of protection which subsist or will subsist now on the future in any part of the world. AFS, business policies and codes listed in the Intellectual Property Rights Mandatory Policies AAF's business policies and codes listed in the Schedule, all of which are available on request. AAF's order for the supply of Goods and/or Services, as set out in AAF's purchase order form or in AAF's written acceptance of the Supplier's quotation as the case may be. Orde eans a variation or addition to an Order. Price means the sums payable to AAF for the provision of Goods or Services as set out in the Order. has the meaning given in clause 21.1.3; has the meaning given in clause 21.1.1; has the meaning given in clause 21.1.7; Relevant Policies Relevant Requirements Relevant Terms Services the services, including any Deliverables, to be provided by the Supplier under the Contract as set out in the Service Specification. the description or specification for Services agreed in writing by AAF and the Supplier. Service Specification the person or firm from whom AAF purchases the Goods and/or Services. Sunnlier
 Boods and/or Services.
 Provide an electronic period and the period and theperis application and the period and theperis application

- 2.4. and a trupper uncentral action 16 ofte or the other is specureu.
 Supply of doads
 3. Lip is a condition of the Contract (and the Supplier warrants) that:
 3.1. It is a condition of the Contract (and the Supplier warrants) that:
 3.1. It is a condition of the Contract (and the Supplier warrants) that:
 3.1. The Goods shall correspond with their description and any applicable Goods Specification;
 3.2. The quality of materials and varounally unlimit he messable of Boods and the Supplier of Advectory of the Supplier of Advectory o

operation of the GKOAs or the 16 minimit period beginning with the date of delevery, and 3.1.4. that the GKOAs or this of an opplicable statutory and regulatory storage, handing and delevery of the GKOAs. 6. pools shall only be accepted after they have in the opinion of AAF satisfied regulatory of the GKOAs of the opplicable statutory and the storage of the statutory of the GKOAs of the storage of the opinion of AAF satisfied regulatory of the Skoppler and on the storage of the opinion of AAF satisfied regulatory of the skoppler and or is associated between AAF and the Skoppler and or is associated between AAF and the Skoppler and or is associated permissions, authorisations, consents and permits that it needs to carry out its opinghout under the Owned in carespect of the GKOAs, and shall perform any any hazards and risks in respect of the delevery of the GKAS and shall perform any hazards and risks in respect of the delevery of the GKAS and shall be reform any operation of the opinghout and the consense multiple and the opinghout and the respect of the GKOAS and shall be after the reform any delever of the delevery of the GKAS and shall be after the reform any delever of the delever of the GKAS and shall be after the reform any delever of the delever of the GKAS and shall be after the reform any delever of the delever of the GKAS and shall be after the reform and their respect of the delever of the GKAS and shall be after the reform and their respect of the delever of the GKAS and shall be after the reform and their respect of the delever of the delever and the respect to the construction of the the respect to the state and the respect of the reform and their respect to the respect to the state and the respect to the state the construction of the respect to the respect to the state and the respect to the state and the respect to the respect to the respect to the respect to the state and the respect to the state and the respect to the respect to the respect to the respect to the state and the respect to the

- including but not limited to identifying relevant hazards and risks associated with the construction, installation, maintenance, operation, cleaning and CAR. The Client and the respective representatives may inspect and test the Goods at any their respective representatives may inspect and test Boogo and the client and the respective representatives in the Suppler's Suppler's bilingations under the Construction of the Suppler's and the Suppler's bilingations under the Construction of the Suppler's bilingations under the Construction of the Suppler's unlikely to comply with the Suppler's undertakings at clause 3.1, AAF or unlikely to comply with the Suppler's undertakings at clause 3.1, AAF and/or the Client and their respective representatives may conduct there is a suppler's bilingations and tests and the super actions and the suppler's biling and the Suppler's discretion to be detective of interime the suppler the suppler there is not satisfield with the feasilis of the inspection and tests, descretion to be detective of interime suppler and/or rule is not satisfield with the feasilis of the inspection and tests, seques and marker and the respective representatives may conduct actions and the rate and the respective representatives may conduct actions and the inspection of the suppler the suppler biling and the suppler descretion to be detective of interim regularity of marking with the feasilis of the inspection and tests, and a request. Continuatory re-tests is a may be enquered by AAF and when AAF a request. Continuatory re-tests is and the descrete and begins and begins that the distantied for inspection before dispatch and the suppler to AAF individes and the feasible of the respection before dispatch and the suppler biling and the cloods are real works on the location testing. AAF and the location respection before di
- 3.9. Inspection, testing or acceptance of any Goods or any waiver of any rights in respect thereof by AAF shall not release the Supplier in any respect from any of its obligations under the Contract.
- The Supplier shall (on demand) at its own cost and expense provide all certificates of analysis, tests, inspection or origin as may be required by AFA or by law which shall in any event be delivered to AFF not later than the date of delivery of the Goods.

- or by law wines. of delivery of the Goods. livery of Goods The Supplier shall ensure that: 4.1.1. the Goods are properly packed and secured in such manner as to 4.1.1. the Goods are properly packed and secured in such manner as to 4.1.1. the Goods are properly packed and secured in such manner as to 4.1.1. the Goods are properly packed and secured in such manner as to 4.1.1. the Goods are properly packed and secured in such manner as to 4.1.1. the Goods are properly packed and secured in such manner as to 4.1.1. the Goods are properly packed and secured in such manner as to the Goods are properly active the order number (I any), the type and the Goods (where enable them to reable their destination in good condition; 4.1.2. each delivery of the Goods is accompanied by a delivery note which shows the date of the Order, the Order number of any in, the type and quantity of the Goods including the code number of the Goods (where applicable), special storage and maintenance instructions (if any) (including for any period between delivery and instruct use) and, if the Goods remaining to be delivered; and 1.3. If etside eady on the deliver on the any encoded the network of the deliver of the order of the deliver of the order of the Goods for the Goods remaining to be delivered; and 1.3. If etside eady on the deliver on the any encoded the network of the deliver of the order of the order of the order of the deliver of the deliver of the deliver of the order of the deliver of the deliver of the deliver of the deliver of the order of the deliver of the deliver of the deliver of the order of the deliver of the deliver of the deliver of the order of the deliver of the deliver of the deliver of the order of the deliver of the order of the deliver of

- Goods remaining to be deliver role any requirement for AAF to return any packaging material and the Goods to the Supplier. Any such packaging material all only be returned to the Supplier Any such any any contract of the cost of the cost

4.4. Delivery of the Goods shall be affected in the manner and at the time or tim specified by AAF, and under no circumstances shall the Supplier withh by AAF, and under no circumstances shall the supplie of the Goods (or any part thereof). If the Goods are not ly, then the Supplier shall be fully responsible for any d expenses arising thereupon, in any event, unless the Supplier shall be responsible for delivery (including diming to the site designated by AAF, and any Goods read If & requires delivery shall be stored by the Supplier at its expense.

4.6. 4.7.

4.5

- and uninxening to the service designated by Aver, and any doubt service to a constraint of the service of the Goods shall be completed on the completion of unioading of the Goods shall be completed on the completion of unioading of the Goods at the Obliver's Location. The Stoppier shall not Webrey Location. The Stoppier shall be appleted to the completion of unioading of the statement of the Goods in the Obliver's Location. The Stoppier shall be appleted to the Goods in the Obliver's Location. The Stoppier to deliver any one instalments on time of at all or any delect in a systements. The stoppier to deliver any one instalment on time of at all or any delect in a systement shall be delivered by the supplet to deliver any one instalment on time of at all or any delect in a systement shall be delivered DP (inclemes 2010). Stated in the Order to the extent that the relevant provisions thereing on online with the Stappier to delivered DP (inclemes 2010). Mark on the extent of the extent that the relevant provisions thereing on the State of the Order to the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the earlier of the Supplet run delivered DP (inclemes 2010). Aver on the supplet run delivered DP (

- All materials or exigment forming part of the Goods in which title has passed shall be charming the dy but Subprier. Supports and stall be stored shall be charming the dy but Subprier. Supports and stall be stored shall be charmed by the support of the subprier and stall be stored stall be charmed by the support of the support of the stall be stored stall be charmed by the support of the support of the stall be stored stall be charmed by the support of the support of the stall be defended by the support of the
 - damage shall not prejudice any other rights or remedies to which AAF is or shall become emitted to pursual to the Contract. The Surgelier shall arry out changes to the Loods or Cervices required by AAF. The Surgelier shall larger out changes to the Loods or Cervices required by AAF or the Contract and no change shall while the Contract. No such changes shall be come while a additions or omissions to the scope and subject matter of the Contract and no change shall while the Contract. No such changes shall be pumplied with unless expressed by www of written Order Amendment set out in the Order. If the rates and frice in the Order are not applicable to the changes then suitable rates based on those in the Order and be agned between AAF and the Stuppier. It the great of their the VAF and the Stuppier to the changes them suitable rates based on those in the Order Amendment and utilise the same to adjust the Order Amendment accordingly.
- 6.2. Unless otherwise agreed, any additional work arising during the execution of the Contract shall not extend the delivery date specified in the Order. Supply of Services
 The Supplier shall from the Commencement Date and for the duration of the Contract supply the Services to AAF in accordance with the terms of the
- 12. The Suppler shall meet any erformance dates for the Services specified in the Order or that AA+ notifies to the Supplier and time is of the sesence in relation to any of those performance dates.
 7.3. In providing the Services, the Supplier shall:
 7.3. In providing the Services, the Supplier shall:
 7.3. In providing the Services with the best care, skill and diligence in the date. The Services with the best care, skill and diligence in the service mercent with the services with the best care, skill and diligence in trade.
 - 7.3.3. trade; use personnel who are suitably skilled and experienced to perform tasks assigned to them, and in sufficient number to ensure that the Supplier's obligations are fulfilled in accordance with the Contract;
 - Supplier's obligations are number in accordance with the contract; ensure that the Services, and Deliverables will controm, with and that the Deliverables shall be fit for any purpose that AAF expressly or impliedly makes known to the Supplier; provide all equipment, tools and vehicles and such other items as are required to provide the Services; 7.3.5.

 - 1.3.5. minimizing indexes whom to be supplier; and such other items as are required privide the Services;
 1.3.6. use the best quality goods, materials, standards and techniques, and encour that the Delvénables; and al goods and materials supplied and encour that the Delvénables; and al goods and materials supplied and workmanship, installation and design. Mill be iter from delects in the provision of the Services;
 3.7.9. obtain and all dimes maintina all licences and consents which may be required for the provision of the Services;
 3.8. obtained and all times maintina all licences and consents which may be required for the provision of the Services;
 3.9. obtained and all there mainting all licences and consents which may apply to the provision of the Services; and which the Mandatory Policies;
 3.9. obtained and line the Mandatory Policies;
 3.9. obtained and line the mainting which may capity to the provision of the Services, and with the Mandatory Policies;
 3.9. obtained and line the mainting which may capity to the provision of the Services, and with the Mandatory Policies;
 3.10. hold all materials equipment and hous; drawings, specifications and drag supplied by AAF to be Spupiler IAAF Materials in safe custody at its gown risk, maintain AAF Materials in good condition until returned to Mil AAF may return startions or autionstation.
 3.11. ont do or omit to do anything which may cause AAF to be any licence; autionation, or additional obligations as a set out in the Services had AAF may return accounts.
 3.11. ont do are the to do anything which may cause AAF to be any licence; autionation, and the Services; and 3.11. and which are returned to any deligition as as set out in the Services had AAF may return and conserts.

 - 1.4.1 C-Spätiply milling additional dompations as set out in the derive of Ar emedias
 If the Supplier fails to deliver the goods and/or perform the Services by
 the applicable data AAF shall, without limiting or affecting other rights or
 remedias available to it, have one or more of the following rights.
 8.1.2 to return a deliver the Goods and/or perform the Services by giving
 written notice to the Supplier.
 8.1.3 to return a coccept any subsequent performmence of the Services and/or
 written notice to the Supplier.
 8.1.4 to require a cellung from the Supplier attempts to mate;

 8.1.4 to require a return from the Supplier of sums paid in advance for
 Services that the Supplier of sums paid in advance for
 Services that the Supplier of sums paid and/or Goods that it has

 8.1.5 to require a return from the Supplier of sums paid in advance for
 Services that the Supplier of sums paid in advance for
 services in any way attributable to the Supplier's failure to meet such
 dates.
 Unless otherwise gareed in the Order, if the Goods are not delivered by the

 - which are in any way attributable to the Supplier's failure to meef such Unless sites. When some segreted in the Order of it the Goods are not delivered by the applicable date, AAF may, at its option, chain or deduct 1% of the price (the cools for each week's delay in delivery (up to the deliver of the truth of the delivery of the Under Stream of the Under Stream of the Stream of the Stream of the Stream of the Goods. The Verencess its inglish under the clause 8.2. of the Goods late delivery sixe for the right of termination under clause 8.1. and the right to claim damages and clause 8.5. Go of the Goods late delivery sixe for the right of termination under clause 8.1. taking into account any sume recovered pursuant to this clause are out in clause 3.1. they, way the Under Clause 8.4. whether or not It has accepted the Goods.

8.3

- and to return users a support of the comparison 8.3.6. to claim damages for any additional costs, loss or expenses incurred by AAF arising from the Supplier's failure to supply Goods in accordance with clause 3.1.
- with clause 3.1. A. These Conditions shall extend to any substituted or remedial services and/or replacement goods supplied by the Supplier. S. AFF's onlysic under the Contract are in addition to its rights and remedies implied by statute and common law. AFF's obligations
- and control table and common law.
 and control tables
 an

IF ANY PART OF THE ABOVE CONDITIONS ARE NOT CLEARLY LEGIBLE, AN ENLARGED COPY WILL BE SENT ON REQUEST.

appropriate item numbers, together with all other information that AAF may reasonably require from time to time, and such invoice shall be presented as a VAT invoice. Where applicable, a monthly statement of account shall be presented by the Supplier to AAF within seven days of the end of each

- 19.3- Afty putteen continue mitrices in or after termination or bejury to use connected shall remain in full force and effect.
 20. Force majeure
 20. Neether party shall be in breach of the Contract nor liable for deay in the original structure of the contract nor liable for deay in the original structure of the contract nor liable for deay in the original structure of the contract nor liable for deay in the original structure of the contract nor liable for deay in the original structure of the contract nor liable for deay in the original structure of the contract nor liable for deay in the contract of the contract nor liable for deay in the contract of the select of the force of deay or nor-performance contral structure structure of the contract of the select of the performance caused by Covid-19 or any other epidemic or pandemic and any deay of non-performance caused by Covid-19 or any other epidemic or pandemic and the contract of the period structure of the contract of the period the period the contract of the period the contract of the period the contract of the period the the contract of the period the peri

21. Anti-bine 21.1. The S 21.1.1.

- 10.11-4.2. Initial and the set of the set

- measures used to mitigate the effects of the Force Majeure Event.
 21. Anti-bribery
 21. The Supplier shall.
 21. Supplier shall.
 22. Supplier shall.
 23. Supplier shall.
 24. Supplier shall.
 <
- a fial be eined by AAP shall be owned up use support.
 11.2. The Suppler parts to AAP, or shall procure the direct grant to AAP of a tuly paid-up, worthwide, tun-exclusive, royalty-free parts to AAP, of a tuly paid of the parts to AAP.
 11.3. The Suppler at the Suppler and the parts to AAP of a tuly paid of the services and the Deliverable.
 11.3. The Suppler at the Suppler and tuly and the suppler of the documents issued in connection with the Contract or subsequently whether by way of amendment to an Order or otherwise, the Supplier shall immediately submit the ambiguity or discrepancy to AAF for its determination.
- 13. Indemnity 13. Indemnity 13. The Suppler shall indemnity AF against all liabilities, costs, expenses, and legal costs (calculated on a full indefinition and all intersk, penalities and legal costs (calculated on a full indemnity basis) and all other professional costs, and legal costs (calculated on a full indemnity basis) and all other professional costs. The professional sufference on incurred by AF arising out of other contents of the content of the arising out of other contection.

 - and legal costs (calculated on a full indemnity basis) and all other professional obine in experiments suffered on incurrent by AAF altabut of a nir connection in the professional suffered on incurrent by AAF altabut of a nir connection supply of the Services (excluding AAF Materials): 13.1.1. any claim made against AAF for actual or alleged infinement of a supply of the Services (excluding AAF Materials): 13.1.2. any claim made against AAF by a third party for death, personal linury dramage to properly arising dut () of in connection with, delects in the services (excluding AAF Materials): 13.1.3. any claim made against AAF by a third party arising out of or in connection with the supply of the books, as delivered, of the Services; 13.1.4. the Supplie's tracent of a the AF by a third party arising out of or in connection with the supply of the books, as delivered, of the Services; 13.1.4. the Supplie's tracent of any ilability to its (Claint whether purguent) for arising out of or in connection with AAF's contractual sub-confractors, which involves AAF in a my liability to its (Claint whether purguent) for arising out of or in connection with AAF's contractual sub-confractors, or otherwise krising out of or in the cause of or agents of sub-confractors pursuant to the Contract. 13.1.6. any dual sub-contractors lens, dual sub-contract (save where the end/fut, loss or damage is caused solely by the negligent act or mission to also confractors or nonection with the Contract (save where the end/fut, loss or damage is caused solely by the negligent act or mission to make and a sub-contractors lens, dual sub-contract (save where the end/fut, loss or damage is caused solely by the negligent act or mission to make and a sub-contractors lens, dual sub-contract (save where the end/fut, loss or damage is caused solely by the negligent act or mission to make and a sub-contractors and the Contract. end sub-contractors the the contract.
- 5.2.11: document of status any write termination of use contract. The Supplier grapes to waike any right to exercise a lien upon the Goods or the results of any Services, or upon any materials, component parts, works in progress, relevant drawning, including as build drawning, coeration instructions, maintenance manuals, mil certificates, fabrication reports, test certificates and the lie and actionwides that its sole ermedy in the event of any breach by AAF of its obligations under the contract is to seek financial relief through the cruits, and of any other (initis) voir the Goods or the result of the Services or to any injunctive or performance remedies to AAF or to any third party nominated by AAF. Insurance
- Billing the purch of the contract and in the case of professional indemnity insurance. During the term of the Contract and in the case of professional indemnity insurance and product liability insurance in a period to is all yeas thereafter, professional indemnity insurance (in the sum of at least FII 0.000.000] (each intervent) contractions in the sum of at least FII 0.000.000] (ach intervent) contractions in the sum of at least FII 0.000.000] (ach intervent) contractions in the sum of at least FII 0.000.000] (ach intervent) contractions of the sum of at least FII 0.000.000] (ach intervent) contractions of the sum of at least FII 0.000.000] (ach intervent) contractions of the sum of at least fII 0.000.000] (ach intervent) contractions of the sum of at least intervent) contractions of the sum of a least intervent of the sum of the sum of at least intervent) in the sum of at receipt for the current years premium in respect of each insurance.
- Interpret of the state of the state

- Initiate any the support Data Protection To the extent that it shall apply, the parties agree to comply with the Data Protection Legislation. This clause of 1 is in addition to, and does not relieve, remove or replace, a party's obligations or rights under the Data Protection Legislation.
- replace, a party s obligations or rights under the bata Protection Legislation.
 remnation
 31. Without affecting any other right or remedy available to it, AAF may terminate affecting any other right or remedy available to it, AAF may terminate affecting any other right or remedy available to it. AAF may terminate affecting any other right or remedy available to it. AAF may terminate affecting any other right or remedy available to it. AAF may terminate affecting any other right or remedy available to it. AAF may terminate affecting any other right or remedy available to it. AAF may terminate affecting any other right or remedy available to it. AAF may terminate affecting any other right or remedy available to it. AAF may terminate a start of the contract has been placed in epoptry of the Condon or of the Supplier commits bareach of clause 7.8.
 18.1.1.4. for convenience at any time pror to delivery of the Condon or of the Supplier for and the reset of available to the Supplier result and the reset of available to the deliver of the Hard and the supplier or the deliver of the reset of available provided to the deliver of the reset of the supplier of the deliver of the reset of available provided or Services statisticativy performation, AAF statisticativy and the reset of the supplier of the deliver of the supplier of the right of the supplier of the ds of services, the event of payment being made for Such and all costs shall be evidence in full and in writing to AAF before payment under this clause 18.1.1.4 is made.

12.2.Where the Goods are to be delivered in instalments in accordance with the Order or a series of connected Orders, failure by the Supplier to deliver any such instalament in accordance with or failure of activity instalament to comply such instalaments and the Contract as a whole to be repudiated. In special and the Contract as a whole to be repudiated to deliver any terminate the Contract with immediate effect by giving written notice to be induced and the Contract.

MAY 20

- tate the contract with immediate effect of yoing written notice to the part offer party commits a material breach of any term of the Contract which breach is irremediable or if such breach is remediable fails to remedy that breach within a period of 7 seven) days after being notified in writing to do so or 21 days in the case of non-payment by AF; br genecy that breach within a period of 7 (seven) days after being AAF:
 11 withing to bo or 21 days in the case of non-powers to AAF:
 12.2. the other party takes any step or action in connection with its same of non-powers of the purpose of a solution or ary composition restructuring, being wound up (whether voluntarily or by order of the purpose of a solution restructuring), being wound up (whether voluntarily or by order of the court, unless of the purpose of a solution restructuring). The purpose of a solution restructuring is a solution of the court of

320 the support sommatice win is somparise the support of the s

neral .Assignment and other dealings. 1. AAF may at any time assign, mortgage, charge, subcontract, delegate, declare a trust over or deal in any other manner with all or any of its rights and obligations under the contract.

obligations unlear use contract. 23.1.2. The Supplier shall not assign, transfer, mortgage, charge, subcontract delegate, declare a trust over or deal in any other manner with any of its rights and obligations under the Contract without the prior written consent of AAF. Not

and comparison support the contract without the prior written consert of AAR Ms basegoment, transler, charge a subcontract of dealing in any manner with its supported that the support of any of its rights and obligations under the Contract. The Suppler of any of its rights and obligations under the Contract. The Suppler obligation is a support of any of the support of any of the suppler obligation of the support of the support of the support of the suppler obligation of the support of the support of the support of the support in support of the suppler obligation of the support of the

123.1 That the Suppler obtain from its proposed sub-contractor a dead of warranty in favour OAF in such therms as AAF may require.
 23.2 And AAF in such therms as AAF may require.
 23.2 An off excitor with the Contract shall be tryining and shall be fellowered by hand or by pre-paid first-class post or other next working day delivery service at its registered office.
 23.2.2.1. A notice or other communication shall be deemed to have been received: if delivered by hand, or by pre-paid first-class post or other pre-paid first-class post or other communication shall be deemed to have been received: if delivered by hand, or single and the second business of t

exercise in visit or any other right or remery, we single of partial exercise of restrict the luttice sectors of that or any other right or remergy.
23.5. No partnership or agency. Nothing in the Contract is intended to, or shall be deemed to keshalshi any partnership or partnership or partnership or agency.
23.5. No partnership or agency. Nothing in the Contract is intended to, or shall be deemed to keshalshi any partnership or partnership or partnership or agency.
23.6. Entrice agreement. The Contract constitutes the centre agreement between the agency and the or or a heilal of the other part.
23.7. Third party rights. Unless it expressly states otherwise, the Contract does not be intered to the other part.
23.7. Third party rights. Unless it expressly states otherwise, the Contract does not be intered to the other sectors and the otherwise in the Contract.
23.8. Variation. Except as set out in these Conditions, no variation of the Contract, and any dispute or calls in (houring other sectors) and the part is a statistical of the other sectors and the sectors of the parts of the other sector and the other sector and sectors and the sectors of the parts of the sectors of the parts of the other sector and sectors of the parts of the sectors of the sectors of the sectors of the sector of the

hedule 1 andatory Policies le Mandatory Policies are: Modern Slavery and Human Trafficking Policy. Anti-Bribery and Anti-Corruption Policy.

Security Policy. Corporate and Social Responsibility Policy.

Ethics Policy. Data and Privacy Policy.