Credit Application 2017- Non Limited v3

Please return completed form to: Hilti (Gt. Britain) Ltd, 1 Trafford Wharf Road, Trafford Park, Manchester, M17 1BY Fax 0161 786 3867 or email gbnewaccounts@hilti.com				
Your Business:	Γ			_
Trading Name: Trade/Nature of Business:			Date Established:	╡
Sole Proprietor:	Partnership: (if you tic	k either of these boxes we require the information below, it	f partnership we require all partners details. If more than 2 partners use separate sheet)	
First Name	Surname	First Name	Surname	
Date of Birth:	DD/MM/YY	Date of Birth:	DD/MM/YY	
Home Address:**		Home Address:**		
Post Code		Post Code		
Time at Address:	From: DD/MM/YY	To: DD/M/YY Time at Address:	From: DD/MM/YY To: DD/MM/YY	
	ess, please supply previous address(s) to cover the ership accounts photo ID (passport or (last three years (attach separate sheet) Iriving licence) together with 3 utility bills da	ated in the last 3 months may be required	
	contact numbers must contain a land l			
Trading Address:				
				٦
Post Code:				
General Contact Name:			General Contact's Position:	
General Contact email:			General Contact Telephone No:	
Accounts Contact Name:			Accounts Contact Position:	
Accounts Contact email:			Accounts Contact Telephone No	
(this should be the contact details	of someone we can contact in the event of any acco	unt enquiry or query)		
Payment Terms:	30 days from end of month with Direct Debit	please ensure the completed mandate is attach	ied	
Document requirements:	Do you require a monthly statement?	Yes No		
	Email address for invoices/reminders/ statements**		** (email address must be supplied)	
	Statements		(entait aduless filusi de supplied)	
	GN - By signing below you agree to the			
The information above is, to the be detailed overleaf. I/We further agr		Ve understand false information can lead to the withdrawl	of credit facilities. I/We have read, and hereby agree to abide by, the Terms and Conditions of Sale as	}
			lication to my/our records. You will also add details of this agreement to my/our records with that credit er it, my/our payment performance and/or any default or failure I/we make in respect of its terms. I/We	
understand that you may use (only	if relevant) a credit scoring or other automated decis	ion making system when assessing my/our application.	ecisions about credit and credit related services for me/us and those with whom I/we have a financial	
	tors, recover debt, prevent money laundering and fra		y undertake searches other than in connection with credit reference agencies and although these search	nes
	all signatures are required.			_
Authorised Signature:		Position:		
Name (print):		Date:		
Authorised Signature:		Position:		٦
Name (print):		Date:		
(if applicable)				
For Internal Use Only	Hilti Account Number:		Trade Code:	
	Hilti (Gt. Britain) Limited. 1 Trafford W	harf Road. Trafford Park. Manchester M17 1BY. Freepl	hone: 0800 886 100 Freefax: 0800 886 200 www.hilti.co.uk	

L Conditions the following words have the meanings

n: siness Day" means any day which is not a Saturday, a Sunday "Business bay inters any cay mining the amount of the second of the seco

Conditions: account of provision of services, incorporating these Conditions: "Goods' means goods agreed to be supplied by, under or in relation to Contract (including any goods supplied without charge); "Hild" means Hilti (Gt. Britan) Limited (company no. 00479786) whose registered office is at 1 Trafford Wharf Road, Manchester M17 187; "

M1718;; "Personnel" means the employees, servants, directors, agents, consultants or other personnel of Hilti or any of their subcontractors; and "Services" means the services to be supplied by Hilti under or in elation to the Contract (including any services supplied without

harge). .2 Headings do not affect the interpretation of these

 $\overline{12}^{-5}$ Headings do not affect the interpretation of these Conditions. 2 MAKING THE CONTRACT 2.1 Any written quotation, estimate and/or advertised price for the Goods shall be an invitation to treat and no binding contract shall be created by placing an order on Hilt's website or otherwise until Hilt has sent an acknowledgement of order to the Buyer of (if eartier) Hilt delivers the Goods to the Buyer, whereupon a Contract shall be formed. In the event that Hilt has not provided an acknowledgement of order these Conditions, provided the Buyer shall have had prior notice of them, shall nonetheless apply to the Contract. Any order shall be accepted entirely at the discretion of Hilti. 2.2 Any quotation made by Hilt is given subject to these Conditions and is valid for 30 days from its date (or until any other previously withdrawn it. 3.3 Unless agreed otherwise in writing, these Conditions shall

date showin on the quotectinity provides that must be new previously withdrawn it. 2.3 Unless agreed otherwise in writing, these Conditions shall be incorporated in the Contract to the exclusion of all other terms, conditions or other representations (including any terms and conditions which the Buyer may purport to apply under any order, confirmation of order, specification or other document whatsoever and understanding.

Continuation of order, specification or other document whatsoever and "With These Conditions shall prevail unless expressly varied in writing and signed by a Director for and on behalf of Hilti. <u>DESCRIPTION OF COODS AND SERVICES</u> 3.1 The quantity, quality, description of and any specification for the Goods shall be as set out in Hilti's acknowledgement of order or, in its absence, Hilti's guotation. 3.2 All descriptive matter, specifications and advertising issued by Hilti and any descriptions, details or illustrations contained in Hilti's catalogues or brochures are issued or published for the sole suprose of giving an approximate idea of the Goods or Services described in them and they will not form part of the Contract unless otherwise agreed in writing. 3.3 Hilti reserves the right, without liability to the Buyer, to make any changes in the specification of the Goods and/or Services which are required to conform with any applicable or which do not meterially affect the quality or performance of the Goods and/or Services. Servicion or recommendation contained in any catalogue, price ist, advertisement or communication or made verbally by any of the agents or employees of Hilti shall be construct to vary in any way any of these Conditions under this Contract. PRCE

bits, advertisement, or Contributing and the developing by enry of the agents or employees of thill shall be constructed to vary in any vary any any constraints on and this Contract. <u>PRCE</u> 4.1 Subject to Condition and 4.2 below, the price payable for Goods and/or Services shall, unless otherwise stated by Hilti in writing and agreed on its behaft by an authorised representative, be the price determined by Hilti current at the date of delivery of instalments the price payable for each instalment shall be Hilti current price list at the date of the delivery or deemed delivery of and the state of the delivery or deemed delivery of each instalment. Goods and/or Services may be subject to variation to take account of variations in wages, materials or other costs of manufacture or payable by the amount of any increase or decrease in such costs after the price is quoted by Hilti's quotation or if no quotation is issued the Buyer's order. Hilti accordingly reserves the right at any liability on the pay of Hilti. The invoice so adjusted shall be payable as if the vere the orginal contract prices. The exclusive of value added tax, other similar taxes and all other applicable dutes. The Buyer shall be liable for all and any local taxes or charges as appropriate. 4.4 Hilti hall invoice the Buyer for the price of the Goods

lue added tax, other similar taxes and all other applicable ties. The Buyer shall be tiable for all and any local taxes or arges as appropriate. A Hitt shall invoice the Buyer for the price of the Goods d/or Services in pounds sterling or euros. Jettic has the right to invoice the Buyer for the costs of any end to the right to invoice the Buyer for the costs of any any other alternation made by the Buyer for an costs of a the right to invoice the Buyer for the costs of any end of delivery or upon notification by Hitt that the Goods are ariting collection. Any such additional costs shall be invoiced by thi pounds sterling or euros. <u>CARRACE AND INSURANCE</u> 1 The price of the Goods Shall be exclusive of carriage and urance which shall be in accordance with the charges laid out in this current price its. 2 The charge for charge and insurance shall be payable by <u>ADDITONAL COSTS</u> 1 The Buyer agrees to pay for any loss or extra costs above quoted price for the Goods which are directly or indirectly urance by Hitt through the Buyer's instructions or lack of the may here for the Goods are submitted to Hitt or though y act or default on the part of the Buyer, its servants or agents. Without prejudice to any other rights and remedies which the may have, if the Goods are submitted to Hitt or the sagert for the source of the Goods are submitted to Hitt or the sagert for the source of the Goods are not collected and pail for by the Buyer within the may have agrees that Hitt shall be entitled after 14 wing days in ordice to the Buyer to dispose of the Goods as Hitt ins fit. TENS OF PAYMENT

5 months of the Buyer being informed that the Goods are ready for collection, the Buyer areas that Hitt shall be entitled after 14 working days notice to the Buyer to dispose of the Goods as Hitt I hinks fit. 7.1 These agreed otherwise in writing by Hitt, all payments due under any Contract shall be in the currency stipulated in the invoice and must be made by the Buyer within 30 days of the date of the invoice sent by Hitt in the address provided by the Buyer. Time for payment shall be of the exercise any set off, lien or any other similar right or claim unless the Buyer has a valid court order requiring an amount equal to such deduction to be paid by Hitt to the Buyer. Hitt may set off any claim of any kind whatsever which the Buyer may have against Hitl under the Contract or any other room out equal to such deduction to be paid by Hitt to the Buyer. Hitt may set off any claim of any kind whatsever which the Buyer any have against Hitl under the Goods are delivered in instaments, Hits is all be entitled to invoice each instalment as and when delivery thereof hits under the Goortact for whatever reason. 7.4 If the Goods are delivered in instalments, Hiti shall be entitled to invoice each instalment as and when delivery thereof has been made and payment shall be due in accordance with Condition 7.1 above in respect of any Coods shall caute the voloe of such a default, to become due forthwith without any notice. 7.6 Promp payment shall be a condition precedent to future deliveries of the Goods due under any Contract. 7.7 Hitt is certified to invoice sand/or any due instalment the accordance with due to greage and to be paid interest at 4% per annum above the current base rate of Citibank International plc on the Buyer and L5 for each direct debit payment due from the Buyer which is declined by the Buyer's bank. 8.1 Hitt Bail Celliver the Goods are the contract. 8.1 Hitt Bail Celliver the Goods are the cords to ut in the order form or as the paytes may agree in writing at any time after foods shall be completed o

#43704757v1[DZL]/[CCP1]

on. The period for delivery shall be calculated from the date of pontract or the date of receipt of all necessary information to the Contract or the date of receipt of all necessary information to enable Hilti to manufacture or procure the manufacture of the Goods whichever shall be the later. If no period is stipulated by Hilti, then delivery will be at such time after receipt of instructions from the Buyer as Hilti thinks reasonable. 8.3 All times or dates given for delivery of the Goods are intended to be estimates only and time for delivery shall not be of the essence. Hilti shall not be liable for any loss, costs, damages,

6.4.1 Stole the Godds finit actual between and the act of the reasonable steps to safeguard and insure them at the cost of the thereaft opposed that the Buyer shall be immediately informed B-4.2. Sell the Godds at the best prior readily obtainable and rafter deduction of all reasonable storage and selling expenses). Charge the Customer for any shortfall below the Contract price. 8.5 Hitli shall have the right to make delivery by instalments of the cost of the same the storage and selling expenses). Such quantities of the Godds at the such intervals as it may decide. Any defect in any instalment shall not be a ground for cancellation of the remainder of the instalments and the Buyer shall be bound to accept further deliveries thereof. So the Buyer will be deemed to have accepted the Goods at being in Gelivery. Over the damates the locads are not in accordance with the Contract will that the Goods are not in accordance with the Goods to conform with the Contract within 7 days after the Buyer has taken delivery of the Goods to conform with the Contract within 7 days of the date of delivery collection, failing within 7 days of the date of delivery collection, failing within 7 days of the date of delivery or collection, failing within 7 days of the date of delivery or collection, failing where the Customer shall be bound to be yet and the Customer shall be bound to be yet and the failer of the Goods has been delivery or collection, failing with the Contract.

Contract price as if the Goods has been delivered in accordance with the Contract. 8.7 In all cases where defects or shortages are complained of Hitti shall be afforded an opportunity to inspect the Goods (including when relevant by the Goods being returned to Hitti at the Buyer's cost) before any use is made thereof or any alteration is made thereto by the Buyer. 8.8 All requests for proof of delivery must be made within a period of 21 days following the date of the invoice. Be delivered freed carrier (FCA) (premettical contract shall be delivered freed carrier (FCA) (premettical contract of by Hitti) (Incotems 2010) save that Hitti shall have no obligation to obtain any exopot licence or clearance required in relation to the Goods. 8.10 The Buyer agnees that Hitti shall be under no obligation to give to the Buyer tien notices specified in section 32(3) of the Sale of Goods Act 1979. 9 RETURNS AND CANCELLATIONS

Contact Carbon Section 26(3) of the date of the control 26(3) of the date of the control, whichever amount is the greater, and 1.3 must be in the same condition as originally supplied to the ver. 1.1 1.2

The Buyer may not cancel an order of the Goods and/or vices including but without limitation to, any Goods and/or vices that involve special requirements of the Buyer once the ras been inputted onto Hilt's ordering system, without the or written consent of Hilti and then only on terms stipulated by in writine.

It in writing.) <u>PASSING OF TITLE AND RISK</u> 1. The <u>Coods</u> are at the risk of the Buyer from the time of livery by Hilti, collection of the Goods by the Buyer, or receipt the <u>Company</u> of payment in full for the Goods, whichever is the <u>Company</u> of payment in full for the Goods, whichever is

earlier, 10.2 Full legal, beneficial and equitable title to and property in the Goods shall not pass to the Buyer until Hiti has received in full (in cash or cleared funds) all sums due to it in respect of: 10.2.1 the Goods and 10.2.2, all other sums which are or which become due to Hitti

the Goods shall not pass to the Buyer until mit has received in Tuli (in cash or clared Funds) all sums due to it in respect OF: 10.2.2 all other sums which are or which become due to Hitti from the Buyer on any account. 10.2.3 Until full legal, beneficial and equitable title to and property in the Goods has passed to the Buyer, the Buyer shall: 10.2.4 hold the Goods na staticary basis as Hitti's baileer; 10.2.5 store the Good is no cost to Hitti in a proper mamer in conditions which adequately protect and preserve the Goods. 10.2.6 keep the Goods exparately from all other goods of the Beep the Goods sparately from all other goods of the dentifiable and the static static staticary basis as Hitti's baileer; 10.2.6 keep the Goods is partiafactory condition and keep ther misured on Hitti's behalf for their full price against all risks to the reasonable satisfaction of Hitt. On request the Buyer shall produce the policy of insurance to Hitti. 10.3. Hitti shall be entitled to examine way such Goods in storage and the theory of its intention to do so. 10.4 The Buyer may use the Goods in the ordinary course of the Buyer's business before title has passed to it. 10.5 The Buyer's right to possession of the Goods halt terminate immediately upon the occurrence of any of the events specified in condition 16. helow. 10.6 Hitti shall be entitled to recover payment for the Goods and interver the Goods in statification of the Goods in storage and are the giver 'not be the ord of the Goods in storage and the Buyer's right to possession of the Goods and terminate immediately upon the occurrence of any of the events specified in employees an inevocable licence at any time to effect and employees an inevocable licence at any time to effect and employees and increacible in the order in order to inspect them, or, where the Buyer's right to possession has terminated. 10.7 Where Hitt is unable to determine whether any Gooda are the in addition to and shall be deemeded in the order in which they were i

BUPLY OF SERVICES
 SUPLY OF SERVICES<

provision of the Services; or (c) the failure by the Buyer to comply with the Contract. **12** WARRANTIES 12.1 Where Goods and/or Services are supplied with the benefit of a specific written warranty set out in another document produced by Hiltis, such warranty shall apoly instead of the warranty set out in Condition 12.2 below. The warranty in Condition 12.2 shall only apply where no such specific warranty is supplied in relation to the Goods and/or Services. The exclusions

/ not limited to) Condition 13.3, Hilti shall not be liable for any costs, loss, damage, liability or expenses suffered or incurred by the Buyer or any third party arising directly or indirectly from or in respect of such Goods on sch use (including for loss of revenue, profits, production, opportunity, business, goodwill and/or of any form or any single state of the super of any chief and the super of super the super of any chief and the super of super the super of any chief and the super of super the super of any chief and the super of super the super of super the super of super the super of any chief and the super of super the super of the super of super the super any custanding delivery of Goods and/or the super of super the contract or any other angreement between the Buyer and Hilti within 7 days of its due date; or formedy and fails to pay any sum payable.
16.1. The Buyer commits a material breach of its obligations under the Contract which is capable of remedy and fails to remedy, or fis debts, within the meaning of section 123 of the insolvency. At 1986; or formed any fails to remedy and fails to remedy in the winding of that party (save for the sole purpose of a subert of the super calls a meeting, gives notice, passes a subert of the super and any super of its assets or a person becomes entitled to appoint an administrator the administrator or administration to appoint an administrator faile a person or administration to appoint an administrator field and the super or administration or administration.
16.1.4. the Buyer takes any steps in connection with a proposing a company voluntary arrangement or a company voluntar charges or expenses caused directly or indirectly by any delay in the delivery of the Goods (even if caused by Hilt's neggigence), 4. If for any reason the Buyer does not accept delivery of the Goods. Goods in accordance with Condition 8.6, or Hilt is unable to deliver the Goods on time because the Buyer has not provided within 12 months supplied with the Goods. The Hilt sole discretion: appropriate instructions, documents, licences or authorisations performance of the Services that there is a defect in the materials passing to the Buyer (including for loss or damage caused by Hilt's action of the Goods on time been delivered, risk associate statistics and hisrue them at the cost of the Goods on time begyer to any the sole discretion: 8.4.1 store the Goods at the best price readily obtainable and fared eduction of all reasonable storage and selling expenses 12.2.3 issue a credit note to Buyer (including the costs of transportation of fared eduction of all reasonable storage and selling expenses) 12.3 issue a credit note to the Buyer in respect of the whole charge the Contract price or such Goods or material relating to the Storage and selling expenses 12.3 issue a credit note to the Buyer in respect of the whole charge the Contract price or such Goods or materials relating to charge the Contract price or such Goods or materials relating to charge the Contract price or such Goods or materials relating to appropriate having taken back such Goods or materials relating to the other or expenses of the whole contract price or such Goods or materials relating to the other or expenses of the other the other the other the other to the other the prices. Subject in every case, to the other part of the Contract, price of stars some some set of the Contract, price of stars back such sources subject in every case to the offer Goods of Services. Subject in every case to the offer of the source sources and performance of any one of the e of such Goods or services and performance of any one of the ve options shall constitute an entire discharge of Hitt's liability er this warranty. I Hitt shall not be liable for breach of the warranty at dition 12.2 above or any other warranty, surantee or sition:

Ebber options shall constitute an enfire discharge of Hitt's liability under this warranty.
12.3. Hitt shall not be liable for breach of the warranty at Condition 12.2. above or any other warranty, guarantee or condition:
12.3.1 arising from any defect in Goods arising from any drawing, design or specification supplied by the Buyers or full.2.
12.3.1 arising from any defect in Goods arising from any drawing, design or specification supplied by the Buyers or full.2.
12.3.1 arising from any concompliance with the safety, rangle, and nanormal conditions; or 12.3.3 arising from any non-compliance with the safety, training, usage and maintenance requirements (including, but not limited to, excessive or heavy use), method statements, data sheets, instructions or recommendations; (whether or all or in writing) communicated to the Buyer by Hilti and/or any of its engloyees, agents, suppliers or subcontractors; or a construction or comparison, alterations or specification any optication, alteration of the Goods, products or systems or use of consumables, components or says any software or the any optic goods, products or systems or use of consumables, components or space parts of any provided for any other goods, products or systems or use of consumables, components or space parts of the ord to in any proval; or 12.3.5 if the total price for the Goods and/or Services has not been paid by the due date for payment; or 12.3.5 unless any claim by the Buyer with an based on any folder or not delivery is refused by the Buyer of softbard or any softbard or hilds, and any conservices has not space parts. State refused by the Buyer with an based on any folder in the examination to take place the.
12.3.6 unless hill is given a reasonable opportunity of examing such Goods or Gozdation at which the Services were foromedations, guarantees or other terms implied by the fugures to the adverted to take to a so by Hilt) returns such Goods or naterals relating to the Services to the theyer States or 11.1 Any intellectual peoperty created by Hitti in the course of the performance of the Contract or otherwise in the design, manufacture or supply of or otherwise in relation to the Goods or the provision of the Services shall remain the property of Hitti. Nothing in these Conditions shall be deemed to have given the Buyer a licence or any other right to use any of the intellectual property of Hitti. 11.1 any integers, index of its bisiness are the property of Hitti. Hitti reserves the lintellectual property rights in relation to the use of such Marks. The Buyer may not use, or permit the use of, such Marks or any similar Marks without the prior written permission of Hitti. 18.1 FORCE MALEURE 18.1 Hitti Shall not be in breach of the Contract or otherwise be Hable for any failure or dealy to deliver the Goods and/or supply the Services arising from circumstances outside Hitti's reasonable control. Including, but not limited to, acts of God, governmental actions or regulations, national emergency, act of therorism, or plant or machiney, shortage or unavailability of raw materials form normal source of supply, or restraints or delays affecting carriers.

2 Any advice, representation or recommendation given by io rits Personnel to the Buyer or its employees or agents as to Goods and/or Services, their fitting or use, or as to the proparation or compatibility of the Goods with other goods, is refore followed or acted upon entirely at the Buyer's own risk the Buyer actonwideges that it does not rely on and waives claim for breach of any such representation. Accordingly, the ermust rely on its own judgement and if necessary seek expert ice in relation to the following: 2.1 the suitability and compatibility of the Goods for the ended use; 2.2 the training necessary for the Buyer and its employees; 3.3 the required level of ongoing maintenance for the dds; and

13.2.4 the adequacy of the premises in which the Goods are to be used. 13.3. The Buyer acknowledges that it is responsible for ensuring it and its employees, agents, contractors and end-users of the starting it and its employees, agents, contractors and end-users of the starting it and its employees, agents, contractors and end-users of the starting it and its employees, agents, contractors and end-users of the starting it and its employees, agents, contractors and end-users of the starting its and its employees.

from normal source of supply, or restrants or cetays arecung carriers. 18.2 Should Hilti be prevented from delivering the Goods or supplying the Services in the circumstances at Condition 18.1, it shall be entitled to delay or cancel the supply of the Services or cancel delivery or to reduce the anount of the Goods delivered. 19.1 The waiver by Hilti of any right or the failure by Hilti to exercise any right or to insist on the strict performance of any provision of this Contract shall not operate as a waiver of, or provision of this Contract. The Goods: 13.3.1 store, handle, use, construct, maintain, and repair the Goods at all times in accordance with god practice and in accordance with the Goods' method statements and data sheets, as well as all other relevant safety, training, usage and maintenance instructions and guidelines supplied to the Buyer from time to time by Hilti, its employees, agents or contractors; 13.3.2 receive the necessary training in respect of Goods synplied: prevision of this intract. The theorem is a severable of enorotement of any other fight or provision of this intract. 20.1 Exc. Department from the others. The particles intend that every such provision shall be and remain valid and enforceable to the fullest extent permitted by law. If in any particular case any of these conditions shall be held to be invalid or shall not apply to this Contract, the other conditions shall continue in full force and effect. 21.1 A person who is not a party to this Contract has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of the Contract but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

13.3.2 receive the necessary training in respect or uccus supplied; 13.3.3 in connection with the hiring of the Goods or the Goods being otherwise used by third parties, that the Goods are supplied in the original packaging including all method statements, data sheets, labelling and warnings as are supplied with the Goods by latti:

Hitt; 13.3.4 use the Goods with the recommended safety equipment in accordance with all applicable method statements and data sheets, and other relevant Company safety, training, usage and maintenance instructions and guidelines supplied from time to time and

time; and 13.3.5 comply at all times with Health and Safety at Work, etc Act 1974, and all other relevant legislation in respect of the Goods

ACC 1/14, ditU dit Uter Teteran egaladari in respect of the and their usage. 14 LiMITATION OF LIABILITY 14. In an effort to keep the Contract price as low as possible, and as the Buyer is better able than Hitt to quartify loss which it may suffer from a breach of contract and to insure accordingly, the Buyer agrees that the provisions of Conditions 12 (Warranties) and this Condition 14 which set out the entire financial liability of Hitti (including any liability for the acts or omissions of its employees, agents and sub-contractors) to the Buyer and the exclusive remedies of the Buyer against Hitti in respect of: thé prior written consent of Hitti. Hitti may at any time subcontract, transfer, mortgae, charge or deal with in any manner any or all of its rights and under the Contract to any third party.
 <u>73</u> PRUACY NOTCE
 23.1 Hitti has a privacy notice available on its website distribution to the processing of any personal that the contract or any third party.
 <u>74</u> Initi Louish in Inclution to the processing of any personal without a subcontractors) in the course of performance of the Contract or otherwise, agents and subcontractors in the course of performance of the Contract or otherwise.
 <u>74</u> NOTCE
 <u>74</u> Any notice required to be served under the Contract shall be served on Hitli at its registered offices in the UK or such other address as Hitti may from time to time notify to the Buyer and on the Buyer at the address notified to the ave bene served:
 <u>74.2</u> Any notice required to be served under the Buyer and on the Buyer at the address notified to the ave bene served:
 <u>74.2</u> Any such notice shall be deemed to have been served:
 <u>74.2</u> any such notice shall be deemed to have been served:
 <u>74.2</u> any such notice shall be deemed to have been served:
 <u>74.2</u> any after the date of posting:
 <u>74.2.2</u> in the case of a destination outside the UK or where the notice is posted outside the UK any on the second Business Day after the date of service by email, when the email is available to used in Serven 30 and Bipm on a Business Day.
 <u>75.1 The Contract Serven</u> and Hitti in connection with the safe of Goods and (or services) in Size do that personsion of Services and shall supersede and replace all documentation previously issued by Hitti pupporting to set out in the contract. The super admonstration will be the super safe shall of the trans and conditions of safe of Goods and (or Services). The Medgemeent and supersas and shall supersed and replace all documentation p the sub man part 23 23.1

ASSIGNMENT The Buyer shall not assign, charge, sub-contract or in any dispose of its rights or obligations under the Contract without prior written consent of Hilti. Hilti may at any time contract, transfer, mortgage, charge or deal with in any ner any or all of its rights and under the Contract to any third

Dupt and the exclusive consistence on the capital signal -respect of: 14.1.1 any breach of these Conditions; 14.1.3 any use made by the Buyer of any of the Goods; and 14.1.3 as the expresentation (unless frauduent), statement or statutory dury arising under or in connection with the Contract or in relation to any other matter or thing whatsoever under or in relation to any other matter or thing whatsoever under or in 14.2. Hill is hall not be liable to the Buyer for any economic factor of undersearchers.

14.2 HILL STALL NOT DE LIADJE DO THE BLYPET for any economic loss of whatever nature (direct or indirect), including without limitation loss of anticipated profits, loss of actual profits (direct or indirect) loss of turnover or revenue, loss of busines, loss of production or opportunity, loss of data, depletion of goodwill or otherwise oune 14.3

herwise. 1.3 Hitti shall not be liable for any indirect, special or insequential loss or damage howsoever arising. 1.4 Notwithstanding any other provision contained in these onditions, Hitti does not in any manner whatsoever exclude or mit is liability if and to the extent that such liability: 1.4.1 arises out of the fraud or fraudulent misrepresentation Hitti or

limit it 14.4.1 of Hilti 14.4.2 limit its liability if and to the extent that such liability:
 14.4.1 arises out of the fraud or fraudulent misrepresentation of Hitt; or
 14.4.2 is in respect of death or personal injury caused by negligence of Hitt; or
 14.4.3 cannot legally be excluded or limited; or
 14.4.4 cannot legally be excluded or limited; or
 14.4.3 cannot legally be excluded or limited; or
 14.4.4 cannot legally be excluded or limited; or
 14.4.3 is in respect of Hitt; Singlied undertakings as to title.
 14.5 is in respect of Hitt; Singlied undertakings as to title.
 14.5 is in respect of Hitt; Singlied undertakings as to title.
 14.5 is picet to Conditions 14.1 - 14.4 (inclusive) above the todomesegate liability of Hitt arising out of or in nenection with to the pice on breach of contract or any case whatsoever shall in no event exceed one hundred per cent (100%) of the price paid or pavable by the Buyer under the Contract.
 15.1 The Buyer shall in arising:
 15.1.1 at common law or under the statutes and regulators detailed in contison, negligence, and/or
 15.1.2 in respect of any art, omission, negligence, and/or
 15.1.3 in respect of any any fingement or allegend infringement of the Buyer and/or
 15.1.1 at common law or under the statutes and regulators of the Buyer and/or therwise conditions or otherwise through the detail of the Buyer sandro
 15.1.1 at common law or under the statutes and regulators of the buyer and/or
 15.2 where Goods supplied by Hitt are used by a third party on the Buyer statute; and/or
 15.2 where Goods supplied by Hitt are used by a third party (including the Buyer samplex), trade mark or other nuds the Buyer's applicity.



Instruction to your Bank or Building Society to pay by Direct Debits



Please fill in the whole form and send it to: Hilti (Great Britain) Ltd. 1 Trafford Wharf Road Trafford Park	Originators Identification Number
Manchester M17 1BY	6 9 1 3 2 4
Name(s) of Account Holder(s)	
	For Hilti (Great Britain) Ltd. Official Use Only This is not part of the Instruction to your Bank or Building Society
Bank/Building Society account number	
Branch Sort Code	
Name and full postal address of your Bank or Building Society To: The Manager Bank/Building Society Address	Instruction to your Bank or Building Society Please pay Hilti (Great Britain) Ltd. Direct Debits from the account detailed in this Instruction subject to the safeguards assured by the Direct Debit Guarantee. I understand that this Instruction may remain with Hilti (Great Britain) Ltd. and, if so, details will be passed electronically to my Bank/Building Society.
Postcode	Signature(s)
Reference Number	
Banks and Building Societies may not accept Di	rect Debit Instructions for some types of account.
	ached and retained by the Payer
The Direct Deb	it Guarantee
 This Guarantee is offered by all Banks and Building So Scheme. The efficiency and security of the Scheme is r Building Society. If the amounts to be paid or the payment dates change working days in advance of your account being debited. If an error is made by Hilti (Great Britain) Ltd. or your full and immediate refund from your branch of the am You can cancel a Direct Debit at any time, by writing t send a copy of your letter to us. 	nonitored and protected by your own Bank or e Hilti (Great Britain) Ltd. will notify you 10 d or as otherwise agreed. e Bank/Building Society, you are guaranteed a sount paid.
	IRECT ebit