GENERAL
In these Conditions the following words have the meanings

snown:

"Business Day" means any day which is not a Saturday, a Sunday or a bank or public holiday in England;

"Buyer" means the person, firm or company purchasing Goods and/or Services from Hillt;

rvices from Hilti;

' means any agreement between Hilti and the Buyer for f Goods and/or provision of Services, incorporating these "Contract" the sale of Conditions

Conditions; "Goods" means goods agreed to be supplied by, under or in relation to Contract (including any goods supplied without charge); "Hilti" means thill; (ičl. Britain) Limited (company no. 00479786) whose registered office is at No 1 Circle Square, 3 Symphony Park, Manchester Mr 175; "Personnel" means the employees

Manchester M1 7FS;
"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 relation to the Contract (including any services supplied without charge).

The Headings do not affect the interpretation of these

nditions.

MAKING THE CONTRACT

2 MAKING THE CONTRACT

AND written quotation, estimate and/or advertised price for the Goods shall be an invitation to treat and no binding contract. As the created by placing an order on Hill's website or otherwise until Hill has sent an acknowledgement of order to the Buyer or dearlier) Hill delivers the Goods to the Buyer, whereupon a Contract shall be formed, in the event that Hill has not provided a shall be formed, in the event that Hill has not provided a shall be formed, in the event that Hill has not provided a shall be formed. The shall be accepted then shall noretheless apply to the Contract. Any order shall be accepted entirely at the discretion of Hills.

Hild.
Any quotation made by Hilti is given subject to these 2. Conditions and is valid for 30 days from its date (or until any other date shown on the quotation), provided that Hilti has not previously withdrawn it.

withdrawn it.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

confirmation of order, specification or other document whatsoever and the property of the confirmation of order, specification or other document whatsoever and the property of the confirmation of the confirmation of the confirmation of the confirmation of the conds shall be as set out in Hilts acknowledgement of order or, its absence, Hilts quotation, destription of and any specification for the Goods shall be as set out in Hilts acknowledgement of order or, its absence, Hilts quotation, details or illustrations contained in Hilts (actailogues or brochures are issued or published for the sole purpose 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. All description is expecification of the Goods and/or Services which are required to conform with any applicable national and/or EU laws, regulations and/or safety requirements or which do not materially affect the quality or performance of the Goods and/or Services.

vices. No statement, description, information, warranty, condition recommendation contained in any catalogue, price list, eretissement or communication or made verbally by any of this or employees of Hilli shall be construed to vary in any way of these Conditions under this Contract.

agents or employees of Hilti shall be construeu to vary many any of these Conditions under this Contract.

PRICE
1. Subject to Condition 4.2 below, the price payable for Goods and/or Services shall, unless otherwise stated by Hilti in writing and agreed on its behalf by an authorised representative, be the price determined by Hilti current at the date of delivery or deemed delivery and in the case of an order for delivery by instalments the price payable for each instalment shall be Hilti's current price list at the date of the delivery or deemed delivery of each instalment.
4.2 Unless otherwise agreed in writing, Hilti's prices for the Goods and/or Services may be subject to variation to take account or produce the variation of the condition of the state of the condition of the state of

The Buyer all be liable for all and any local taxes or charges as a construction of the construction of th

1.5. The charges for carriage and insurance shall be payable by the Buyer and added to the price list.

1.2. The charges for carriage and insurance shall be payable by the Buyer and added to the price of the Goods.

1.5. The Buyer agrees to pay for any loss or extra costs above the quoted price for the Goods which are directly or indirectly incurred by Hillt through the Buyer's instructions or lack of instruction or through failure or delay in taking delivery or through any act or Cast.

1.5. The Buyer agrees to pay for any loss or extra costs above the quoted price for the Goods which are directly or indirectly incurred to relative to any other rights, and remedies which Hill may have, if the Goods are submitted to Hillt or its agent for repair, Hills shall have a general tien on the Goods in respect of all debts owed by the Buyer to Hillt including the costs of the repair, and if the Goods are not collection, the Buyer to Hill clicked and paid for by the Buyer within 5 months of the Buyer being informed that the Goods are ready for collection, the Buyer agrees that Hill shall be entitled after 14 working days' notice to the Buyer to dispose of the Goods as Hill innine film.

TE.MS OF PAYMENT Unless agreed otherwise in writing by Hilti, all payments due

7. TERMS OF PAYMENT
7. Unless agreed otherwise in writing by Hilti, 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 Hilti to the address provided by the Buyer. Time for payment by the buyer shall not be entitled to 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 Hilti to the Buyer. Hilti may set off any claim of any kind whatsoever which the Buyer may have against Hilti under the Contract or any other contract or otherwise howsoever against any sum which would otherwise be due from the Buyer to Hilti under the Contract or any other contract otherwise howsoever wission all payments payable to Hilti under the Contract shall become due immediately upon termination of the Contract for whatever reason.

7.4 If the Goods are delivered in instalments, Hilti 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 each invoice.

7.5 Any failure by the Buyer to either pay any due instalment is accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery instructions accordance with thorstract or failure to give delivery in

already manufactured at the time of such a default, to become due forthwith without any notice.

7.6 Prompt payment shall be a condition precedent to future deliveries of the Goods due under any Contract.

7.7 Hilt is entitled to charge the Buyer a fee of £10 for each dishonoured cheque received in respect of any payment due from the Buyer and £10 for each direct debit payment due from the Buyer within is declined by the Buyer's bank.

7.8 Hilt is entitled to charge and to be paid interest at 4% per annum above the current base rate of Citibank International ptc on any unpaid invoices and/or any other overdue payments due from the Buyer.

yer. <u>DELIVERY AND ACCEPTANCE OF GOODS</u> Hilti shall deliver the Goods to the location set out in o.1 mitti snati deriver the Goods to the location set out in the order form or as the parties may agree in writing at any time after Hilti notifies the Buyer that the Goods are ready. Delivery of the Goods shall be completed on the Goods' arrival at the relevant location.

Gooss shall be completed on the Gooss arrival at the relevant location. The period for delivery shall be calculated from the date of the Contract or the date of receipt of all necessary information to enable Hillit 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.

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, charges or expenses caused directly or indirectly by any delay in the delivery of the Goods (even if caused by Hilti's negligence).

8.4 If for any reason the Buyer does not accept delivery of the Goods in accordance with Condition 8.6, or Hillti is unable to deliver the Goods on time because the Buyer has not provided appropriate instructions, documents, licences or authorisations then the Goods will be deemed to have been delivered, risk passing to the Buyer (including for loss or damage caused by Hilti's negtigence) and Hilti may at its sole discretion:

8.4.1 store the Goods until actual delivery and take all reasonable steps to safeguard bus the sale immediately informed thereof, or 8.4.2 sell the Goods at the best price readily obstanable and (after deduction of all reasonable storage and selling expenses) charge the Customer for any shortfall below the Contract price.

8.5 Hilti shall have the right to make delivery by instalments of such quantities of the Goods and at 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.

8.6 Without prejudice to the warranties in Condition 12 below, the Buyer will be deemed to have accepted the Goods as being in accordance with the Contract and no liability for non-delivery, late delivery, loss of or damage to the Goods courring post delivery or or any claim that the Goods are not in accordance with the Contract will at alone the contract will at alone to unless.

accordance with the Contract and no liability for non-delivery, fate delivery, loss of or damage to the Goods occurring post delivery or for any claim that the Goods are not in accordance with the Contract will attach to unless:

8.6.1 within 7 days after the Buyer has taken delivery of the Goods the Buyer has notified little in writing of any defect of other failure of the Goods to conform with the Contract (which would be other failure of the Goods to conform with the Contract (which would be other failure of the Goods to conform with the Contract (which would be other failure of the Goods to conform with the Contract (which would be other failure of the Goods to conform with the Contract within a reasonable time where the effect or failure would not be so apparent within 7 days of the date of delivery or collection, failing which the Buyer shall not be entitled to reject the Goods and Hitts with the Buyer shall not be entitled to reject the Goods and Hitts which we will be contract price as if the Goods has been delivered in accordance with the Contract, cases where defects or shortsages are complained of Hitts shall be afforded an opportunity to inspect the Goods (including when relevant by the Goods being returned to Hitls 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.

8.9 Unless stated otherwise in the Contract export orders shall be delivered free Carrier (FCA) (premiss nominated by Hitt) (Incoterms 2010) save that Hitti shall have no obligation to obtain any export (incence or clearance required in relation to the Goods.

8.10 The Buyer aspects that Hitti shall be under no obligation to obtain any export (incence or clearance required in relation to the Goods.

8.10 The Buyer aspects that Hitti shall be under no obligation to obtain of Goods Act 1979.

to the Buyer the notices specified in section 32(3) of the Jane 2005 Act 1979.

RETURNS AND CANCELLATIONS
COUDECT to Condition 8.6 above, Coocks supplied pursuant to Condition 10.6 above, Coocks supplied pursuant to Condition 10.6 above, Coocks supplied pursuant to Condition Duly authorised returns:

1 shall be sent to Hilti's premises at the Buyer's expense;
2 may be subject to a handling charge of £10 or 20% of the end the Goods, whichever amount is the greater; and
3 must be in the same condition as originally supplied to the fr.

Services that involve special requirements of the Buyer once the order has been inputted onto Hilt's ordering system, without the prior written consent of Hilt and then only on terms stipulated by Hilt in writing.

10 PASSING. TITLE AND RISK

11 PASSING. TITLE AND RISK

12 PASSING THE AND RISK

13 PASSING THE AND RISK

14 Company of payment in full for the Buyer from the time of deliver or the collection of the collection

and reposses could be a full as the relative to the object rolls to the stemmated.

10.7 Where Hill is unable to determine whether any Gooda are the goods in respect of which the Buyer's right to possession has terminated, the property of the property of the goods of the goods of the goods.

10.8 The state of the good of the goo

any of thith a other rights or remedies under the Contract or in law of equity.

1 SLIPPLY OF SERVICES

1.1. Hith shall provide the Services to the Buyer in accordance with the Contract applying reasonable skill and care.

1.1. Hith shall provide the Services to the Buyer in accordance with the Contract applying reasonable skill and care.

1.1.2. Hith shall use its reasonable endeavours to meet any performance dates for the Services, but any such dates shall be estimates only and time shall not be of the essence for the performance of the Services, thit shall not be liable for any loss whatsoever or howsoever arising caused by its failure to provide the Services on the due date.

1.3. Where Hitli is to perform the Services at the Buyer's premises, the Buyer shall:

1.3.1. Procruce safe and unhindered access to the premises for all the Personnel to carry out the Services at all relevant times;

1.3.2. Pensure that all consents, permissions, or licences required to allow the Services to be provided are in place;

1.3.3. In some the provision of adequate power, lighting, heating and other such facilities or supplies required for the provision of the Services and the Services and the Services and the Services and the Services are the Services and the Services are the Services are the Services and the Services are t

and other such facilities or supplies required for the provision of the Services; 11.3.4 provide adjacent to where the Services are to be provided storage for the materials required for the Services; 11.3.5 ensure that the site where Services are to be provided are adequate for that purpose, clear and free from all health and safety hazards and possesses used fracilities for the Personnel to comply with any applicable legislation and as Hitli shall reasonably 11.3.6 be responsible for the Personnel's death or personal injury or damage to or loss of Hitli (and subcontractors and Personnel's property whilst on the Buyer's premises except to the extent any such death or personal injury results from the negligence of Hitli or its subcontractors.

The Services will be deemed to be completed and the ant element of the Contract price to be due and payable with: thwith:
4.1 when Hilti issues a written notice to the Buyer confirming h completion; or

11.4.1 When Hilli issues a written notice to the Buyer confirming such completon; or 11.4.2 If Hilli is available to perform the Services but is prevented from doing so by reason of:

(a) the lack of relevant assistance from the Buyer (such as lack of availability of test components or parts from the Buyer); or (b) the condition of the Buyer's premises on the site at which Services are to be provided and/or the facilities at or the services available at those premises at the time agreed for the provision of the Services; or (c) the failure by the Buyer to comply with the Contract.

12. Where Goods and/or Services are supplied with the benefit of a specific written warranty set out in candition 12.2 below. The warranty is upplied in relation to the Goods and/or Services. The exclusions in Condition 12.3 shall apply to every such specific warranty except for the 'manufacturer's litetime warranty' set out in Candidor's Services. The exclusions in Condition 12.3 shall apply to every such specific warranty except for the 'manufacturer's litetime warranty' set out in Candidor's Services. The exclusions in Condition 12.3 shall apply to every such specific warranty except for the 'manufacturer's litetime warranty' set out in any operating instructions supplied with the Goods.

12.2. If the Buyer establishes to Hilti's reasonable satisfaction within 12 months of the date of delivery of the Goods or performance of the Services that there is a defect in the materials or workmanship of the Goods or the Goods or Services are supplied not in accordance with the Contract then Hilti shall at its option, at its sole discretion and within a reasonable time: 12.2.1 repair or make good such defect or failure in such Goods free of charge to the Buyer (including all costs of transportation of any Goods or materials to and from the Buyer for that purpose); or 12.2.2 replace such Goods with Goods with are in all respect of the World of the Contract of the World or part of the Contract price or such Goods or Services as appropriate having taken back such Goods or materials relating to such Goods or Services. Subject in every case to the other provisions of this Condition 12 provided that the liability of Hilti under this Condition 12 shall in no event exceed the purchase price of such Goods or services and performance of any one of the above options shall constitute an entire discharge of Hilti's liability under this 23.3

shall constitute an entire discharge of "hillid" liability under this warranty, 12.3 Hritt shall not be liable for breach of the warranty, 12.3 Hritt shall not be liable for breach of the warranty, 12.3 Hritt shall not be liable for breach of the warranty, at Condition 12.2.3.1 arising from any defect in Goods arising from any defect in Goods arising from any acts, omissions negligence or default of the Buyer or arising from any strength of the strange, unsuitable storage, handling, treatment, installation, maintenance, repair or application, abnormed use or use under abnormal conditions storage, handling, treatment, installation, maintenance, repair or application, abnormed use or use under abnormal conditions; set of 12.3.3 arising from any non-complance with the safety of 12.3.3 arising from any non-complance with the safety of 12.3.4 arising from incompositions (whether orallor in writing) communicated to the Buyer by Hilti and/or any of its employees, agents, suppliers or subcontractors; or 12.3.4 arising from incorporation, alteration, modification or conversion of the Goods with any other goods, products or systems or use of consumables, components or space parts other than those manufactured by Hilti without Hiltis prior written than those manufactured by Hilti without Hiltis prior written than those manufactured by Hilti without Hiltis prior written and the second of the coods with any other goods, products or systems or use of consumables, components or space parts other than those manufactured by Hilti without Hiltis prior written and the second of the coods with any other goods, products or systems or use of consumables, components or space parts other than those manufactured by Hilti without Hiltis prior written and the products of the Goods with any other goods, products or systems or use of consumables, components or space parts other than those manufactured by Hilti without Hiltis prior written and the products or space parts of the Goods and any other goods, products or space parts of the Goods

companions of the continuation of the continua

by Hitti to supplement that data are suitable in the cases.

13.2 Any advice, representation or recommendation given by Hitti
or advice and the supplementation of the property of the supplementation or compatibility of the Goods with other goods, is therefore
followed or acted upon entirely at the Buyer's own risk and the
Buyer acknowledges that it does not rely on and waives any claim
for breach of any such representation. Accordingly, the Buyer must
rely on its own judgement and if necessary seek expert advice in
malarin to the following:

relation to the following:
13.2.1 the suitability and compatibility of the Goods for the

ded use;
the training necessary for the Buyer and its employees;
the required level of ongoing maintenance for the Goods; 13.2.2 13.2.3 the adequacy of the premises in which the Goods are to

sed.

The Buyer acknowledges that it is responsible for uring it and its employees, agents, contractors and end-users of Goods:

resuring it and its employees, agents, contracturs and constitute Goods:
13.1 store, handle, use, construct, maintain, and repair the Goods at all times in accordance with good 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 Hilt, its employees, agents or contractors;
13.2. receive the necessary training in respect of Goods supplied:

13.3.2 receive the necessary uniming in constitution 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 builting.

use the Goods with the recommended safety equipment lance with all applicable method statements and data ets, and other relevant Company safety, training, usage and intenance instructions and guidelines supplied from time to

maintenance instructions and guideline appear— 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

13.3.5 comply at all times with leath and safety at Work, etc.
4 tr 1974, and all other relevant legislation in respect of the Goods
and their usage.
4 LIMTATION OF LIABILITY
14.1 In an effort to keep the Contract price as low as possible,
and as the Buyer is better able than Hilti to quantify loss which it
may suffer from a breach of contract and to insure accordingly, the
buyer agrees that the provisions of Conditions of Warranties) entitle
(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 Hilti in respect of:
14.1.1 any breach of these Conditions;
14.1.2 any use made by the Buyer of any of the Goods, and
14.1.3 any representation (unless fraudulent), statement or
tortious act or omission including negligence and breach of stautory
duty arising under or in connection with the Contract or in relation
to any other matter or thing whatsoever under or in relation to the
Contract.
14.2 Hilti shall not be liable to the Buyer for any economic loss
of whatever nature (direct or indirect), including without limitation

to any other matter or thing whatsoever under or in relation to the Contract.

14.2. Hiti shall not be liable to the Buyer 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 business, loss of production or opportunity, loss of data, depletion of goodwill or otherwise.

14.3. Hiti shall not be liable for any indirect, special or consequential loss or damage howsoever arising,

14.4. Nowithstanding any other provision contained in these Conditions, Hilti does not in any manner whatsoever exclude or limit its liability if and to the extent that such liability;

14.4.1 arises out of the fraud or fraudulent misrepresentation of Hilti: or

Conditions, Hilti does not in any manner whatsoever exclude or limit is liability if and to the extent that such liability;

1.4.1 arises out of the fraud of fraudulent misrepresentation of Hitti; or

1.4.2 is in respect of death or personal injury caused by negligence of Hilti; or

1.4.3 cannot legally be excluded or limited; or

1.4.4.3 cannot legally be excluded or limited; or

1.4.5 Supplied to the control of the consumer Protection Act

1.4.5 Subject to Conditions 14.1 - 1.4.4 (inclusive) above the total aggregate liability of Hilti simpled undertakings as to title

1.4.5 Subject to Conditions 14.1 - 1.4.4 (inclusive) above the total aggregate liability of Hilti arising out of or in connection with performance or confemplated performance of the Contract whether for negligence or breach of contract or any case whatsoever shall in no event exceed one hundred per cent (100%) of the price paid or payable by the Buyer under the Contract.

1.5 In Ebuyer Shall be liable for and indemnifies Hilti and Shall in the Shall

detivery of Goods and/or the supply of Services, stop any Goods in transit or by notice in writing to the Buyer terminate the Contract without liability to Hilt in the event that:

without liability to Hilt in the event that:

or of the Contract or any other agreement between the Buyer and Hilti within 7 days of its due date; or

16.1.2 the Buyer committs a material breach of any of its obligations under the Contract which is incapable of remedy; or

16.1.3 the Buyer commits a material breach of its obligations under the Contract which is incapable of remedy and fails to remedy or persists in such breach after 30 days of having been required in writing to remedy or desist; or

16.1.4 the Buyer suspends or threatens to suspend, payment of its debt whether principal or interest) or is deemed to be unable to the contract which is the meaning of section 123 of the Insovency Act 1986; or

16.1.5 the Buyer calls a meeting, gives notice, passes a resolution of files a petition, or an order is made, in connection with the winding of that party (save for the sole purpose of a solvent voluntary reconstruction or analgamation), point an administrator filed or an administrator is appointed in respect of all or any part of its assets;

16.1.5 the Buyer has an application to appoint an administrator filed or an administrator filed or an administrator filed or an administrator reconverse.

16.1.7 the Buyer has a receiver or administrator filed or ary part of its assets or appointed over all or any part of its assets or a person becomes entitled to appoint a receiver or administrative receiver over such asset, or 16.1.8 the Buyer takes any store.

appointed over all or any part of its assets or a person becomes entitled to appoint a receiver or administrative receiver over such assets. It is a possible to a company would any arrangement or a company would any arrangement is passed in relation to it, or it commences responsible to the super lake super a possible to the super lake super lake

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 Hitt.

17.2 All logos, trade name or trademarks ('Marks') owned or used by Hitt in the course of its business are the property of Hitt. Hitti servers all intellectual 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 HITLI SHALL TOLL Er in breach of the Contract or otherwise be liable for any failure or delay to deliver the Goods and/or supply the Services arising from circumstances outside Hitlit's reasonable control. including, but not limited to, acts of God, governmental actions or regulations, national emergency, acts of terrorism, protests, not, civil commontion, strikes, lock-outs, other labour disputes (whether or not relating to either party's workforce), accidents, war, fire, explosion, flood, epidemic, reduction in or unavailability of power at manufacturing plant, breakdown of plant or machine, should hitlib 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 amount of the Goods delivered.

19.1 House the Hitli of any right or the failure by Hitli 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 preclude any further exercise or enforcement of any other right or provision of this Contract shall not operate as a waiver of, or preclude any further exercise or enforcement of any other right or provision of this Contract shall not operate as a waiver of, or preclude any further exercise or enforcement of any other right or provision of this Contract test exercises or enforcement of any other right or provision of this Contract test the provision shall be and demain valid and enforceable to the fulles

cothers. The parties intend that every such provision shall be and main valid and enforceable to the fullest extent permitted by law. in any particular case any of these conditions shall be held to be valid or shall not apply to this Contract, the other conditions shall

In adaly petitude race any time see conducts shall be feet to exhibit on shall not expely to this contract, the other conditions shall not expely to the contract, the other conditions shall not expely a shall not expely the contract of the contract of 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.

22. ASSIGNENTI TO exaign, charge, sub-contract or in any was the prior of the contract without her prior to the contract of the prior to the contract without perior of the contract of the prior of the contract of the prior of the contract of the contract without contracts of the contract without contracts of the contract without contracts of the contract of the contract of the contract of the contract without its rights and under the Contract to any third party.

23 PRIVACY NOTICE

23. Hill has a privacy notice available on its website (www.hilti.co.uk) in relation to the processing of any personal deal this objects, and subcontractors) in the course of performance of the Contract or otherwise.

nerwise.

NOTICES

NOTICES

1. Any notice required to be served under the Contract shall be ved on Hilti at its registered offices in the UK or such other dress as Hilti may from time to time notify to the Buyer and on e Buyer at the address notified to Hilti in its registered pictation by personal delivery, first class post, registered air mail by email. The Buyer is responsible for notifying Hilti in writing its dropping of address, email address from those in the Buyer's instruction and/cration.

or by email. The Buyer is responsible for notifying Hitt in writing of any change of address, email address from those in the Buyer's registration application.

24.2. Any such notice shall be deemed to have been served:

24.2.1 in the case of a destination in the UK 9am on the second Business Day after the date of posting;

24.2.2 in the case of a destination outside the UK, or where the notice is posted outside the UK 9am on the seventh Business Day after the date of posting;

24.2.2 in the case of a destination outside the UK, or where the notice is posted outside the UK 9am on the seventh Business Day after the date of posting;

24.2.4 in the case of personal delivery on delivery provided delivery is between 9am and 5pm on a Business Day.

25. ENTIRE AGREMENT

25.1 The Contract sets out the entire agreement and understanding between the Buyer and Hillt in connection with the sale of Goods and the provision of Services and shall supersede and replace all documentation previously issued by Hill purporting to set out its terms and conditions of sale of Goods and/or services. The Buyer acknowledges that the Contract has not been entered into wholly or partly in relance on, nor has the Buyer been given any warranty, statement, promise or representation by Hill Buyer and the provision of Services and shall superside and replace all documentation previously issued by Hill purporting to service the other services of the service

otherwise have had.
26 LAW & JURISDICTION

26.1 The Contract and any issues, disputes or claims arising out of or in connection with it (whether contractual or non-contractual in nature such as claims in tort, from breach of statute regulation or otherwise) shall be governed by, and construed in accordance with, English law. 26.2 All disputes or claims arising out of or in relation to the Contract shall be subject to the exclusive jurisdiction of the English courts to which the parties irrevocably submit. ssues disputes or claims arising out of