C castle

Credit Account Application

Е	electrical
F	factorsItd

This is a legally binding document. We recommend you seek independent legal advice as to your liabilities under this document before signing it.

Please enclose a sample of your Company Letterhead

Please enclose a sample of your	Company	/ Letterneau
This form should be completed in BLOCK CAPITALS using	a BALL I	POINT PEN
Registered Office: Castle Electrical Factors Ltd. All Rights Reserved, Registered Office: 25 North Park North Road Dublin 11.	Registration	Number: 438619

Customer name	
Trading as	
Hazardous Area Premises Code	SIC Code
NB: Date of Birth MUST be entered where applicable	
Address	Invoice Address (If Different)
	Address
Post Code	
Date of Birth	Post Code
Fax Mobile -	Tel No. –
Is Property Owned Rented Leased	Fax - Mobile -
Accounts Contact	Purchasing Contact
E-Mail Website:	E-Mail Website:
A: Business Details	B: Principal Details
How long has business been established?	
	If you have not been in residence at your current address for more than 3
Company Status	years, please provide previous addresses.
Ltd Plc Sole Trader Partnership	Name
Limited Liability Partnership	Address
Company Registration Number	
Bank Name	Post Code
Sort Code	Tel No
	Is Property Owned Rented Leased Mobile No
Trade References: (Not associated companies of applicant) Trade Ref 1	
Tel No Fax -	Name
	Address
Trade Ref 2 Tel No. Fax	Post Code
Do you or have you ever held an account with CEF? Yes	No Date of Birth
If 'Yes' with which branch?	Is Property Owned Rented Leased Mobile No
Company Approximate Annual Electrical Spend	
€0 - €25,000 €150,000	NB - If the buyer is a limited liability company or limited liability partnership established less than three years the continuing guarantee below MUST be signed by a director or secretary. It may also be required to be completed in other cases.
€75,000 - €150,000 €150,000 +	To CASTLE ELECTRICAL FACTORS LIMITED In consideration of the Seller agreeing to grant credit facilities to the Buyer, I hereby unconditionally guarantee the due
	and punctual performance and discharge of all the Buyer's obligations under or pursuant to the Customer Agreement
The Customer requests credit facilities with the Seller and consents to the Seller disclosing information supp commercial/credit searches at any time. If credit facilities are granted by the Seller by opening a Credit Account	nt, the Customer and Lagree to indemnify the Seller against all losses, damages, costs and expenses which the Seller may incur through any
agrees to settle the Credit Account in accordance with the Conditions of Sale contained overleaf. I confi carefully read and understood the Conditions of Sale and, in particular, the exclusions and restrictions of the	e Sellers' liability By signing this guarantee you accept personal liability for the debts of the buyer. Please read the additional terms of
generally, the retention of title clause contained in condition number 7 and the credit terms. I acknowledge a the Conditions of Sale are part of the Contract and confirm that the Customer agrees to be bound by them	and accept that guarantee overleaf before signing this guarantee.
have checked the particulars on this form and, to the best of my knowledge and belief, they are correct.	Print Name
Print Name	Position [Director/Secretary]
Position [Director/Partner/Proprietor]	Date of Birth
Signed / Dated 2	Signed / Dated
NB: All information given shall be treated with the strictest of confidence and will not be disclosed	t to any third parties.
(Branch Use) Fe	or Internal Use Only (Account / Group Use)
Branch Name	Accounts Verification
Salesperson Name Rep Code	Account Number
Date Premises Visited	Debtor Days
Credit Limit Required	Credit Limit Approved
BM Signature / Dated	GM Signature / Dated
White - Divisional	Pink - Customer Yellow - Group/Branch

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Customer name	
Trading as	
Hazardous Area Premises Code	SIC Code
NB: Date of Birth MUST be entered where applicable	
Address	Invoice Address (If Different)
	Address
Post Code	
Date of Birth	Post Code
Fax - Mobile -	Tel No
Is Property Owned Rented Leased	Fax - Mobile -
Accounts Contact	Purchasing Contact
E-Mail Website:	E-Mail Website:
A: Business Details	B: Principal Details
How long has business been established? Years	Sole Traders & Partnerships Must Provide Full Name & Residential Address
How long at present address? Years	If you have not been in residence at your current address for more than 3
Company Status	years, please provide previous addresses.
Ltd Plc Sole Trader Partnership	Name
Limited Liability Partnership	Address
Company Registration Number	
Bank Name	Post Code
Sort Code	Date of Birth
Trade References: (Not associated companies of applicant)	Is Property Owned Rented Leased Mobile No
Trade Ref 1	Name
Tel No Fax -	Address
Trade Ref 2	
Tel No Fax -	Post Code
Do you or have you ever held an account with CEF? Yes No	Date of Birth
If 'Yes' with which branch?	Is Property Owned Rented Leased Mobile No
Company Approximate Annual Electrical Spend	
€0 - €25,000 €25,000 - €75,000	NB - If the buyer is a limited liability company or limited liability partnership established less than three years the continuing
€75,000 - €150,000 €150,000 +	guarantee below MUST be signed by a director or secretary. It may also be required to be completed in other cases. To CASTLE ELECTRICAL FACTORS LIMITED
DECLARATION	In consideration of the Seller agreeing to grant credit facilities to the Buyer, I hereby unconditionally guarantee the due and punctual performance and discharge of all the Buyer's obligations under or pursuant to the Customer Agreement
The Customer requests credit facilities with the Seller and consents to the Seller disclosing information supplied to conduct	and the due and punctual payment on demand of all sums now or subsequently payable (including any interest or late
commercial/credit searches at any time. If credit facilities are granted by the Seller by opening a Credit Account, the Customer agrees to settle the Credit Account in accordance with the Conditions of Sale contained overleaf. I confirm that I have	and I agree to indemnify the Seller against all losses, damages, costs and expenses which the Seller may incur through any
carefully read and understood the Conditions of Sale and, in particular, the exclusions and restrictions of the Sellers' liability generally, the retention of title clause contained in condition number 7 and the credit terms. I acknowledge and accept that	By signing this guarantee you accept personal liability for the debts of the buyer. Please read the additional terms of
the Conditions of Sale are part of the Contract and confirm that the Customer agrees to be bound by them. I certify that I	
have checked the particulars on this form and, to the best of my knowledge and belief, they are correct.	Print Name
Print Name	Position [Director/Secretary]
Position [Director/Partner/Proprietor]	Date of Birth
Signed / Dated	Signed / Dated

NB: All information given shall be treated with the strictest of confidence and will not be disclosed to any third parties.

of the Buyer or notice of intention to appoint an administrator is given by the Buyer or its directors or by a qualifying floating charge holder (as defined in paragraph 14 of Schedule B1 to the Insolvenzy Act 1986), or a resolution is passed or a petition presented to any court for the winding-up of the Buyer or for the granting of an administration order intespect of the Buyer, or any proceedings are commenced relating to the insolvency or possible insolvency of the Buyer. (ii) the Buyer suffers or allows any execution, whether legal or equitable, to be levide on his/its property or obtained against him/ it, or fails to observe or perform any of his/its obligations under the Comtract or any other contract between the Selfer and the Buyer, or is unable to pay its debts within the meaning of section 214 of the Companies Act 1963 or the Buyer core. (iii) the Buyer encumbers or in any way charges any of the Goods. The Buyer grants the Selfer, its agents and employees an irrevocable licence at any time to enter any premises where the Goods are or may be stored in order to inspect them, or, where the Buyer's right to possession has terminated, to recover them. Where the Selfer is unable to determine whether any Goods are the goods in respect of which the Buyer's right to possession has terminated, the Buyer's in the order in which they were invoided to the Buyer. tion (a) In these Conditions, the following words shall have the following meanings: (b) In these Conditions, the following words shall have the following meanings: "Customer Agreement," means the Credit Account Application overleaf and any and all agreements made between the Buyer and the Seller for the supply of Goods. "Goods" means any goods (or instalment or part thereof) howsover ordered by the Buyer from the Seller; "Guarantee" means the quarantee embedded in the Seller's Credit Account Application. "Guarantor" means the guarantee embedded in the Seller's Credit Account Application. "Guarantor" means the guarantee embedded in the Seller's Credit Account Application. "Guarantor" means the Seller by the Buyer for the supply of Goods and/or Services; "Seller" means Castle Electrical Factors tat (CRN 438619) whose registered office at 25 North Park North Road Dublin 11; "Services" means any services (or instalment or part thereof) howsover ordered by the Buyer from the Seller. (b) A reference to a particular law is a reference to it as it is its inforce for the time being taking account of any amendment, extension, application or re-enactment and includes any subordinate legislation for the time being in force made under it. 1. Interpretatio (f) The I (g) ale and the re-inductivity and includes any subcommate registration for the time being in force made under the fact the discretion of the Seller and if accepted will only be accepted on the basis of these Conditions which shall (together with such conditions as may be expressly incorporated by reference herein or as may be agreed in writing by the Buyer and the Seller) form the entire agreement between the Buyer and Seller to the exclusion of any other conditions (including any terms or conditions which the Buyer and the Seller) form the entire agreement between the Buyer and Seller to the exclusion of any other document).
(b) Each Order which the Seller accepts (by way only of issue of the Seller's standard order acknowledgement the order document).
(c) No addition, variation or substitution of these Conditions shall bind the Seller or form any part of any contract unless expressly accepted in writing by an authorised representative of the Seller.
(d) The Seller's employees or agents are not authorised to make any representations with regard to the subject matter of any contract between the Seller and the Buyer.
(e) The Seller's employees or agents are not authorised to make any representations with regard to the subject matter of any contract between the Seller and the Buyer.
(f) The Seller's commendation given by the Seller, its employees or agents to the Goods and/or the Seller and the Suyer as to the Goods and/or the Seller to subject matter of any contract between the Seller and the Buyer with scheduley shall bind the Seller of the Selles and the Suyer as the Goods and/or the Seller. 2 Basis of Sale (i) (a) The Gase may be) it does so entrely at the Buyer's own risk.
3. Specification

(a) The Buyer shall be responsible to the Seller for ensuring the accuracy of the terms of any Order and specification submitted by the Buyer and for checking and ensuring the accuracy of any order acknowledgment form issued by the Seller.
(b) The Buyer shall not be entitled to rely on any typographical, derical or other error or omission in any sales literature, quotations, price-list, acceptance of offer, invoice or other document or information issued by the Beller which the Buyer acknowledges shall not form part of or be incorporated by reference into any contract between the Seller and the Buyer. Any such error or omission shall be subject to correction without any liability on the part of the Seller.
(c) The Seller reserves the right to make changes in the specification of the Goods and/or the Services (as the case may be) which are required to conform with any applicable statutory or regulatory requirements and which do not materially affect quality or performance.
(d) If the Goods are to be manufactured or any process is to be applied to the Goods and/or the Seller in accordance with a specification submitted by the Buyer, the Buyer shall indemity or regulatory use quality and be subjected to the soles and which do not materially affect quality or performance.

4. Price of Goods & Services

(a) The price for the Goods and/or the Services (as the case may be) shall be:
(i) the Seller's periods and/or the Seller's quotation issued to the Buyer's specification.

4. Price of Goods & Services

(a) The price for the Goods and/or the Services (as the case may be) shall be:
(ii) the basence of any such quotation, the Seller's fauctation issued to the Buyer's of (iii) in the absence advice such quotation issued to the Buyer's accordance with accordance with acase 4(g)().
Any prices quoted are vali 3 Specification All sums of money which may not be recoverable from the Guarantor to use recoverable from the Guarantor as principal debtor and shall be paid on demand. A demand for payment or any other notice to the Guarantor may be made by any authorised officer of the Seller by letter addressed to the Guarantor and delivered to it's registered office or residential address and if sent by post shall be demended to have been made at noon the following day after the letter was posted. This Guarantee shall be a continuing security and the Guarantor shall remain liable for all sums due by the Buyer notwithstanding any event which absolves the Buyer forn liability. The Guarantor shall remain liable notwithstanding any alteration to the Customer Agreement or any terms applying thereto, which may be agreed between the Seller and the Buyer. Junit payment in full by the Guarantor of all sums due to the Seller by the Buyer. He Guarantor shall mean in liable for all sums due to the Seller of the Guarantor shall remain liable for all sums due to the Seller by the Buyer forn liability. The Guarantor shall remain liable for all sums due to the Seller by the Buyer. Agreement or any terms applying thereto, which may be agreed between the Seller and the Buyer. Divid payment may be terminated and the Guarantor's liability shall be fixed at the expiration of one calendar month after receipt by the Seller from the Guarantor of notice in writing to terminate in liable for any mount due at the date of termination of this Guarantee. The Guarante may be termination and the Guarantor shall remain liable for any mount due at the Seller Agree shall be at the Seller shall be conditional upon no security or payment to the Seller by the Buyer or any other person being avoided or reduced use to insolveroy laws or otherwise. The Seller may at any time without giving notice to or obtaining the consent of the Guarantor refuse or grant further credit to the Buyer for any period due to insolveroy laws or otherwise. The Seller may at any tinne without g (b) (c) (d) (e) (f) (ii) in the absence of any such quotation, the Seller's standard price for the Goods or Services (subject to any discount in accordance with clause 4(d)).
Any prices quoted are valid for only 30 days from the date of quotation or until earlier acceptance by the Buyer, after which they may be altered by the Seller within digm gnotice to the Buyer.
Any quotation or estimate given by the Seller is an indication given in good faith and shall not become binding upon the Seller unless subsequently continued by the Seller is an indication given in good faith and shall not become binding upon the Seller unless subsequently continued by the Seller is any time without notice prior to the date of discue of the relevant invoice and the price payable by the Buyer shall be the price applicable at the date of the invoice.
Unless otherwise stated, the price of the Goods and/or the Services (as the case may be) is exclusive of VAT and any other traters all of which the Buyer shall pay to the Seller (in addition.)
In the event of any increase in cost to the Seller which is beyond the control of the Seller (inditing) with Seller upon the Goods and/or or supersion of the work which is agreed to py the Seller upon the Seller upon the Seller by its own suppliers) and/or any variation or suspension of the work which is agreed to py the Seller upon the Seller by the Seller upon the Seller Seller addition.
In the event of adjust the brite of the Goods and/or or the Goods and/or or the Goods adjust delivery dates as appropriate.
How the Seller by its own suppliers) and/or any variation or suspension of the work which is agreed to pools and/or or the Solds adjust delivery dates as appropriate.
How the Seller is the Coods and/or the Force of the Goods and/or the Seller (including without limitation) any increases in coods and/or or the price of the Goods and/or the Seller seller (including the tother or boods and/or the Solds and/or the price of the Goods and/or the Seller seller (includ (a) (b) Any quo (h) All cost charges and expenses incurred by the Seller in obtaining payment of the moneys secured under this Guarantee (and so unat any taxation of the Seller's costs charges and expenses shall be on a full indemnity basis) shall be recoverable from the Guarantor as a debt.
9. Warranties 8 Liability
(a) The Seller warrants that, except in relation to intellectual property rights of third paries, it has good title to the Goods and (subject to the conditions set out below) the Goods shall correspond with their written specification (if any) at the time of delivery, provided that the Seller shall be under on liability:

(i) In respect of any delect arising from any drawing, design, specification or stipulation of the Buyer; or
(ii) in respect of any delect or lack of performance arising from fair wear and tear, wilful diamage, engigience, abnormal working conditions, railure to follow Seller's instructions, or misuse, alteration or repair of the Goods without the Seller's approval; or
(ii) in respect of any delect or lack of performance arising from fair wear and tear, wilful diamage, engigience, abnormal working conditions, failure to follow Seller's instructions, or misuse, alteration or repair of the Goods and or any warranty or guarante which is given by the seller, in respect of any delet or lack or been paid by the Seller, in respect of any delet, see the been delivery where the Goods and/or Services (as the case may be) are supplied to a person dealing as a consumer (within the meaning of the Consumer Protection Act 2007), all warranties, conditions or other terms implied by statutor or common law are excluded to the fulleter chant pervence.
(d) Where the Goods and/or the Services (as the case may be) are supplied to a consumer (as defined under the Consumer Protection Act 2007), he statutor or gibts of the Buyer and reflect on the Seller and the buyer.
(e) Any claim by the Buyer anising from any delect in the quality or condition of t (c) (h) (d) (e) (f) (g) The Seller at its absolute discretion may decide to apply a discount in such amount as it may think fit to the price for the Goods and/or Services. The amount of any discount shall be recorded in the invoice issued to the Buyer. (g) The Seller at its absolute discretion may decide to apply a discount in such amount as it may think fit to the price for the Goods and/or Services. The amount of any discount shall be recorded in the invoice issued to the Buyer.
(a) The Seller shall be entitled to invoice the Buyer for the price of the Goods and/or the Services (as the case may be) at any time prior, on or following delivery of the Goods and/or performance of the Services (as the case may be) unless the Buyer wrongfully fails to take delivery of the Goods and/or the Services (as the case may be) the Seller has tendered delivery of the Goods.
(b) Until a Cost Account has been opriced by the Service in Super Cost Buyer for the fully and anount at any time attrite Seller has the delivery of the Goods.
(c) The time of payment of the price shall be entitled to invoice the Buyer in the Seller has the dead delivery of the Goods.
(d) How the favour of the Service (as the case may be) on or before the 28th day (or the next working day) if the 28th day of a particular month is a structurd any or a sundary) of the most favour or a Codid Account has been operad by the Seller has the seller and the Buyer in the Goods and/or the Seller shall be entitled to leave the Seller day (or the next working day) if the 28th day of a particular month is a structurd any or a Sundary) of the month following the date of the Seller shall become due inset date by day in the zeller has the seller and the Buyer on Sundary or a Sundary) of the month following the date of the Seller shall be cented to (a cancel the contract between the Seller and the Buyer on Sundary or Sundary) of the month following the date of the Seller's invoice.
(f) Where payment is not made by the due date, regardless of its other remedies, the Seller shall be entited to () cancel the contract between the Seller and the Buyer on Sundary and any amendments to said legislation thereafter.
(g) In the event that the Seller and the Buyer and u 5. Payment purchased by cash) or replacement of the Goods (or the part(s) in question), at the Seller's option, but the Seller shall have no further liability to the Buyer. Except in respect of death or personal injury caused by the Seller's negligence, the Seller shall not be liable to the Buyer by reason of any representation (unless fraudulent), or any implied warranty, condition, or other term, or any tortious act (including negligence) or any duty at common law, or under the express terms of the contract between the Seller and the Buyer, or in any manner whatsoever: (i) for any economic loss including loss of profits, loss of business, depletion of goodwill and/or similar losses, loss of anoticipated asying, loss of goodx, loss of contract, loss of user or unplot on data or information, howsoever caused and even if foreseable by the Seller; which there case may arise out of, or in connection with the supply of the Goods and/or the Services or their use or resale by the Buyer (and whether caused by the regilgence of the Seller; its employees or agents or otherwise) save as any be expressly provide the artificity of the Seller under or in connection with the supply of the Goods and/or the Selver other busines of the artificity of the Selver other the user schell the noise of the artificity of the Selver under or in connection with the contract thetween the Selver other busines found the torize of the artificity of the Selver other the server the noise of the artificity of the Selver other busines of the selver other torize of a strategies of the server other other of the server other others of the selver other busines of the selver other busines other others of the server other others of the selver other others of the selver other others of the selver others of the selver other otherselver others of the selver others others of the se these Conditions. The entrie liability of the Seller under or in connection with the contract between the Seller and the Buyer shall not exceed the price of the Goods and/or the Services (as the case may be) save as expressly provided in these Conditions. Any repair, replacement or refund of any monies made by the Seller to the Buyer shall not under any circumstances be deemed to be an admission of any liability on the part of the Seller to the Buyer on y third party), and shall be without prejudice to the rights of the Seller which the Seller hereby reserves in full should it make any such repairs, replacements or refunds of monies. The Seller shall not be liable to the Buyer, or be deemed to be in breach of contract by reason of any delay in performing, or any failure to perform any of the Seller's obligations in relation to any Goods and/or Services (as the case may be) if the delay or failure is due to any cause beyond the Seller's acconable control. (h) entitled to claim that the involce is incorrect or contains any other error whatsoever. Policy of the Goods shall be made by the Buyer collecting the Goods at the Seller's premises or, if some other place for delivery is agreed by the Seller, by the Seller delivering the Goods to that place. Any delivery date quoted is given in good faith, but the Seller shall not be responsible for any delay in delivery of the Goods and/or the performance of the Services (as the case may be) howsoever caused. Time for delivery shall not be of the sessnee of the contract between the Seller and the Buyer and the Seller shall not be liable for any delay in delivery shall not be of the instalments the which case each delivery shall control the Buyer to rectance with these Conditions or any claim by the Buyer in respect of any one or more instalments shall not their instalments in accordance with these Conditions or any claim by the Buyer in respect of any one or more instalments shall not shall the Buyer to treat the contract as a whole between the Seller and the Buyer as repudated. Seller shall not be leaved in the Seller's planters (in which case each delivery shall control the Buyer to treat the contract as a whole between the Seller and the Buyer in secondation. In which are sched belivery is may be specified by the Seller Any failure by the Buyer in comply with the provisions of this condition or to otherwise accept delivery (save upon such deliver) to ensure that the save specified in the law reliaints to the Sale of Goods and supply reduceted by the Sale in re-delivering the Goods (schert to engination) shall be deemed to be a breach of contract. Any additional costs incurred by the Seller in re-delivering the Goods (schert to the original) reliaints of all seller's premises shall be conclusive. The quantity of any consignment of Goods as recorded by the Seller unde delivery dives contrady. Note original works or in article to the Buyer of Coods on the original reliacues dby the Seller's nenginees shall be c 6. Delivery (i) (a) (b) (j) (c) 10. Design & Dra (d) (b) (e) spension The Rom 11. Termi pension The Buyer shall not be entitled to cancel the contract between the Seller and the Buyer and if the Buyer purports to do so it shall indemnify the Seller for all losses, costs and expenses incurred by the Seller in relation to the contract. Without prejudice to any other right or remedy, the Seller shall be entitled to suspend forthwith further performance and/or terminate contractual relations with the Buyer without any liability to the Buyer if the Buyer: (i) is in breach of any of these Conditions or (in the absolute opinion of the Seller) is likely to breach any Condition herein; or (ii) becomes insolvent, has a receiver appointed over the whole or any part of its assets, enters into any compound with creditors, or has an order made or resolution passed for it to be wound up (otherwise than in furtherance of a scheme for amalgamation or reconstruction) or if the ownership or control of it shall pass into the hands of any other legal person, or an event analogous occurs in respect of the Buyer in any jurisdiction to which the Buyer is subject. (f) (b) within a reasonable time or issuing a credit note at the pro rata contract rate against any involved raised for such Godus
(a) Risk of damage to or loss of the Goods shall pass to the Buyer at the time of delivery.
(b) Notvittstanding delivery and the passing of this in the Gods' or any other provision in these Conditions, ownership in the Goods shall pass to the Buyer at the time of delivery.
(c) Unit ownership of the Goods hall pass to the Buyer in accordance with these Conditions, the Buyer shall:
(i) Notvittstanding delivery and the passing of the Seller form the Buyer on any account.
(c) Unit ownership of the Goods has passed to the Buyer in accordance with these Conditions, the Buyer shall:
(ii) Note the Goods (at no cost to the Seller) separately from all other Goods of the Buyer or any third party in such a way that the yremain readily identifiable as the Seller's property.
(iii) not destroy, deface or obscure any identifying mark or packaging on or relating to the Goods:
(iv) maintain the Goods for and produce the policy of insurance to the Seller and the Buyer shall lorids as atisfaction of the Seller (and produce the policy of insurance to the Seller and the the wetther money, nor pay the proceeds into an overdrawn bank account.
(d) The Buyer may resell the Goods before ownership has passed to its solely on the following conditions:
(i) any sale shall be effected in the ordinary course of the Buyer's to unsets at lift must the Buyer shall hold such part of the proceeds of sale accordingly; and
(ii) The Buyer may resell the Goods before ownership has passed to its solely on the following conditions:
(i) any sale shall be effected in the ordinary course of the Buyer's to unsets at the Buyer shall hold such part of the proceeds of sale as represent the amount owed by the Buyer to the Seller in trust of the Seller and the Buyer shall hold such part of the proceeds of sale as represent the 7. Risk & Title 12. General

- (e) The Buyer's (i) t

- Where the Seller is unable to determine whether any device it is the kind sold by the Company to the Buyer in the order in which mere the involced to the Buyer. On terminated, the Buyer shall be deemed to have sold all goods of the kind sold by the Company to the Buyer in the order in which mere the seller and the Buyer, howsoever caused, the Seller's (but not the Buyer's) rights contained in this condition 7 shall remain in effect. Following the transfer of ownership of the Goods to the Buyer in accordance with these Conditions, the Buyer shall (where applicable) (i) be responsible for financing the collection, treatment, recovery and environmentally sound disposal of all WEEE (as 50 shore such goods, and all WEEE arising or deriving from goods paced on the market prior to 13 August 2005 where such goods are to be replaced by the Goods and the Goods are of an equivalent type or are fulfilling the same function as that of such goods, goods are to be replaced by the Goods and the Goods are of an equivalent type or are fulfilling the same function as that of such compliance stoleme operator with such data, documents, information and other assistance as such compliance scheme operator with such data, documents, information and other assistance as such compliance scheme operator the scheme; and (vi) be responsible for all costs and expresses arising for and relating to its obligations assume as used to the Buyer's MEEE (apprinent) Regulations 2005 by irrue of the abuyer accepting and closts and expresses arising form and relating to its obligations as a result of a Buyer's MEEEE (apprinent) Regulations 2005 to compliance scheme operator than a deltating to its obligations assume as used (by the Buyer's MEEEE (apprinent) Regulations 2005. By condition shall have the meaning ascribed thereto in the Waste Management (Waste Electrical and Electronic Equipment) Regulations 2005.

and Electronic equipment requirements access so **GGuarantee** All sums of money which may not be recoverable from the Guarantor on the footing of the Guarantee whether by reason of legal imitation on the Buyer or any other circumstance shall nevertheless be recoverable from the Guarantor as principal debtor and shall be

- any case depind the sense 3 reasonable control. **Wings** All figures, statements, advice, recommendations, drawings, designs, suggestions and specifications contained or referred to in any documents supplied by the Seller to the Buyer are given in good faith, but shall be approximate only, and shall not (unless the Seller speciality) was a supplied by the Seller to the Buyer are given in good faith, but shall be approximate only, and shall not (unless the Seller speciality) was a supplied by the Seller to the Buyer are given in good faith, but shall be checked and verified for accuracy and speciality) was a supplied by the Seller to the support of the super support of the super to see that the Good will be verified and not constitute are is its to the headmaps of hollings resulting directly or indirectly (including economic and consequential loss) for any claim brought against the Seller **Support** of the use of the Goods.

- (a) The Seller is a member of a group of companies and accordingly the Seller may perform any of its obligations or exercise any of its rights hereunder by itself or through any other member of its group.
 (b) The Seller shall be entited to subcontract the whole or any part of its obligations under the contract between the Seller and the Buyer to any third party which it may at its absolute discretion determine but any subcontract shall not relieve the Seller of its obligations between the Seller of its obligations.
- ereunder. ny notice required or permitted to be given by either party to the other under these Conditions shall be given in writing and addressed the other party at its registered office, principal place of business or at such other address as may be notified to the other party from (c)
- ne to ume. waiver by the Seller of any breach of contract by the Buyer shall be considered a waiver of any subsequent breach of the same or any her provision. any term of these Conditions norw illegal or unserter. (d)
- other provision.
 (e) If any term of these Conditions prove illegal or unenforceable in whole or part, such term shall be deemed excised from these conditions without effect upon the validity of the remainder of these Conditions.
 (f) In addition to these Conditions of Sale, Orders placed via the Seller's website shall be subject to any legal terms and notices published there by the Seller.
- constant the contract between the Buyer and Seller shall be governed by the laws of Ireland, and the Irish Courts shall have infinition
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