

# **General Terms & Conditions**

"Buyer" means any company or person who accepts a quotation of the Supplier for the supply of Goods and Services, whose order for Goods and Services is accepted by the Supplier or who otherwise enters into a contract for the supply of Goods and Services with the Supplier;

"Conditions" means the general terms and conditions set out in this document and (unless the context otherwise requires) any additional terms and conditionagreed in writing between the Buyer and the Supplier, "Contract" means any contract for the purchase and sale of Goods and Services between the Buyer and the Supplier, bowsoever formed or concluded, whether pursant to an order of the Buyer or a qualitation of the Supplier or otherwise;

"Services" means the partial or complete inspection, installation, repair, overhauting, refurbishment and dismantling of four- and two stroke diesel and gas engines and components thereof or related components whether on

"Incotemes" means the international rules for the interpretation of trade terms of the International Chamber of Commerce in force as at the date when the Contract is made;

The headings in these Conditions are for convertence only and shall not affect their interpretation. The sheadings in these Conditions are for convertence only and shall not affect their interpretation. The singular includes the plura uses any other gender.

2.1 The supply of Goods and Services by the Supplier to the Buyer under any Contract shall be subject to these Conditions which shall govern the Contract to the subject to the secturing of any other terms and conditions contained or referred to in any documentation submitted by or otherwise referred to by the Buyer or in

If a licence or consent of any third party (including without lineasure any pro-lated or the Coots and Services or (i) the delivery of Coots and Services at the Buyer's premises, the Buyer shall obtain all such licences and when all so one exposers and produce evidence dust by the Supplier of endernatification beginning injuries or consent does not entitle the Buyer to rold or delay payment of the price. Any additional expenses or charges incurred by the Supplier resulting from such failure shall be paid by the Buyer.

2.3 The Supplier's employees or agents are not authorised to make any representations concerning any Goods and Services unless confirmed by the Supplier in writing. Any information made available in connection with any offer for the supply of Goods and Services, including photographs demiring, data about the center of the center of the defent of services unless of the center of the defent of the center of the center of the center of the defent of the center of

24 conditioned in willing by Any advisor or recommendation given by the Supplier or its employers or agents to the Buyer or its employers or agents which in Supplier is the Supplier and the Supplier shall not be liable for any such advice or recommendation which in ords condition by the Supplier in which is not so conflict by the Supplier in which is not so conflict by the Supplier in which is not so conflict by the Supplier in which is not so conflict by the Supplier in which is not so conflict by the Supplier in which is not so conflict by the Supplier in which is not so conflict by the Supplier in which is not so conflict.

ther document or mation issued by the Supplier shall be subject to correction without any liability on the part of the Supplier.

3.1 All quotations of the Supplier are without obligation and may be modified at any time prior to acceptance by the Buyer. No order submitted by the Buyer shall be determed to be accepted by the Supplier unless and until confirmed in writing by the Supplier's authorized representative.

3.2 The Buyer shall be responsible to the Supplem and success professionations of the Supplementations and the Supplementations of the Supplementations and the Supplementations are successary information relating to the Cooks and Supplementation substitute to the Supplementation substitute to the Cooks and Supplementations substitute to the Cooks and Supplementations substitute as sufficient time to accordance with the terms of the order.

The quantity, quality and description of and any specification for the Goods and Services shall be those set out in the Suppted by the Buyer) or the Buyer's order (if accepted by the Supplier) or as otherwise set out in any contract documentation.

The Supplier reserves the right to make any changes in the specification of the Goods and Services which are required to conform any applicable statutory or ulatory requirements or which do not materially affect their quality or performance.

2.5 The Byey' is obligated to according to the country of the property of the 3.8 to more that the Buyer shall promotive Contract may be modified or cancelled by the Buyer except with the agreement in writing of the Supplier and on its former that the Buyer shall promotify the Supplier and on the shall be found to the shall be shal

5.1 Unless other specific terms have been agreed in writing between the Buyer and invoice the Buyer at any time after the Supplier has notified the Buyer that the Goods are ready for collection or the Services have been rendered.

The Blygs shall pay the price for the Goods and Services within 30 days of the invoice date unless other specific terms have beer agreed in writing between the Blyger and the Suppler. The Blyger shall pay the price without any deduction or set off and rest of all bank charges, taxes and similar costs or expenses. The Suppler and the Suppler in the Blyger shall pay the price without any deduction or set off and rest of all bank charges, taxes and similar costs or expenses. The Suppler and the Internet of the Blyger shall be settled to incover the price or shall be settled to the cover the price or shall be settled by the state of specific of the price shall be of the season of the Contract.

5.3 The Supplier is entitled in its absolute discretion from time to time to require full or partial payment of the price of the Goods or Services prior to delivery.

5.6.2 cannot between the Buyer and by the Buyer to such of the Goods or support ultribe performance of the Services; and/or other control to the pools or survives supplied by the Suyer to such of the Goods (or the goods or services supplied by the Suyer) and the Supplier and by the Supplier may brink if (rotatellatanding any upported appropriate) by the Buyer) and/or

5.4.3 charge the Buyer interest (both before and after any judgment) on the amount unpaid at the rate of three per cent (3.0%) per month or part thereof until payment in full in month or part thereof until payment in ful

6.2 More the Goods or Services are to be delivered in instalments each delivery shall constitute a separate context (to which these Conditions apply) and failure by the Supplier to deliver any one or more of the instalments in accordance with these Conditions or any claim by the Buyer in separed of any one or more instalments shall not extend the Buyer in separed any one or more instalments shall not extend the Buyer in separed and or which are supported to the Conditions or any claim by the conditions or any claim by the support of the Conditions or any claim by the Conditions or any claim by the support of the Conditions or any claim by t

The Supplier has the right at any time to sub-contract all or any of its obligators for the sale of the Goods or perfor es to any other party as it may from I time decide without giving notice of the same to the Buyer.

6.4 Any dates quoted for delivery of the Goods or Services are approximate only. Unless previously agreed by the Supplier in writing, the time for delivery/performance shall not be of the essence, and the Suppliary delay in delivery or performance howscover caused.

If the Supplier has failed to deliver the Goods or Services in accordance with the Contract, the Buyer shall be entitled, by service on the Supplier. to on the Supplier to one of the Contract of the underlivered for the supplier to one of the Contract in respect of the underlivered some of the Contract in respect of the underlivered some of the Contract in the Contract in the Contract in Services and dains componentation for a chall be an extremely explored and one of the Contract in Contract

store the Goods until actual delivery and charge the Buyer for the reasonable costs (including insurance) of storage: of

6.6.2 sell the Goods at the best price readily obtainable and (after deducting all reasonable storage and selling expenses) account to the Buyer for the excess over the price under the Contract provided the price has been paid in full or charge the Buyer for any shortfall below the price under the Contract as the case may be; or

7.1 Unless the Buyer and the Suppler have agreed on some other mode of delivery as per Incoterms, the risk of damage to or loss of the Goods shall pass to the Buyer at at the time when Suppler notifies the Buyer that the Goods are available for collection.

7.2 Notwithstanding delivery and the passing of risk in the Goods or any other provision of these Conditions the property in the Goods shall not pass to the Buyer until the Supplier has received payment in full of the price of the Goods and all other goods agreed to be sold by the Supplier to the Buyer for which payment is then due.

supprise to the abuyer or who fill such time as the property in the Cooks passes to the Buyer, the Buyer that hold the Cooks as the Supplier's folicious against an ordinate or the Super and the parties and property some process and the Supprise of the Super and the su

7.4 The Buyer agrees with the Supplier that the Buyer shall immediately notify the Supplier of any matter from time to tim the Supplier's title to the Goods and the Buyer shall provide the Supplier with any information relating to the Goods as the Supplier may require from time to time.

7.6 The Buyer shall not be entitled to pleade or in any way charge by way of security for any indetectes any of the Corremain the property of the Supplier but.

1.6 The Buyer shall not be entitled to pleade or in any way charge by way of security for any indetectedness any of the Cou

7.10 The Buyer shall indemnify the Supplier against all loss damages costs charges and expenses including legal fees inc the Supplier in connection with the assertion and enforcement of the Supplier's rights under this condition.

Subject to this Condison 8, the Supplier warrants that the Goods or Services will correspond with their specification at the time of delivery, and agrees to memoir any non-conformity therein for a period of 12 months commencing from the date on which the Goods or Services are delivered of service to be delivered for service to a delivered of service to the Goods or Services are delivered of service to be delivered for service or sometiments (per this date on which the Goods are installed, which the goods are installed, which the goods are consistent or sometiments of the United Contract Ferms Act (Cap. 1998). The Supplier that of gives to the Bully service harmly and contract the calcifed by an extractive that the contract is the contract of the Contract Ferms Act (Cap. 1998). The Supplier that of gives to the Bully service harmly present that the contract the calcifed by a contract that the calcifed by the calcifed by a contract that the calcifed by t

The Supplier's above warranty concerning the Goods or Services is given subject to the following condi-

(a) No condition is made or to be implied nor is any warranty given or to be implied as to the life or wear and bear of the Go supplied or that they will be suitable for any particular purpose or use under any specific conditions, notwithstanding that such purpose or conditionable to the known or made known to the Survivier

The Supplier binds itself only to deliver Goods or Services in accordance with the general descript

The Supplier binds field only to deliver Coods or Services in accordance was an expression state of the coods or Services in accordance was an expression of the description has been given or data to impliced by this Arry and special or particular description shall be latent only as the expression of string-principles of the special particular shall be supplied to the special particular shall be special part

(e) The Supplier shall be under no liability for the following measures and actions taken by the Buyer or third parties and the consequences thereof: improper remedy of defects, alteration of the Goods or Services without the prior agreement of the Supplier.

(f) The Supplier is not liable for any loss damage or liability of any kind suffered by any third party directly or indirectly caused by repairs or remedial work carried out without the Supplier's prior written approval and the Suyer shall indemnify the Supplier against each loss damage liability costs charge and expenses arring out of such chairs.

(g) The Supplier shall be under no liability under the above warranty (or any other warranty condition or guarar for the Goods and/or Services has not been paid in cleared funds by the due date for payment. The Supplier shall be under no liability whatsoever in respect of any defect in the Goods arising after the expiry of the Warranty

correspond with peoficiation inhall be in-motified to the Suggins within 14 days from the data of delivery or deemed delivery of the Goods or (where the defect or failure was not appeared to motified to the Suggins within 14 days from the data of delivery or deemed delivery of the Goods or Services on the data of the contraction of the reservations or the defect. However, in no event shall the flavy the entitled to reject the Goods or Services on the basis of any defect or failure, except wheeler failure is such that the Goods delivered and of a furdamentally different nature has those which the Suggest hereal contracted or delivery.

# **Engineered to Deliver**

The Supplier shall not be failed to the Buyer or be deemed to be in breach of the Context by reason of any delay in perform July failure to sperform any or failure was due to any cause beyond the Supplier's reasonable context. Without projudice to the generality of the thoughing the following that be regarded as cases beyond the Supplier's reasonable context. Without projudice to the generality of the thoughing the following that be regarded as cases beyond the Supplier's reasonable context.

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

war or threat of war, sabotage, insurrection, civil disturbance or requisition;
acts. Restrictions, regulations, bye-laws, prohibitions or measures of any kind on the part of any governmental, parliame 9.1.2

9.1.7 power failure or breakdown in machinery.

. Upon the happening of any one of the events set out in Condition 9.1 the Supplier may at its opt

fully or partially suspend delivery/p

9.2.2 terminate any Contract so affected with immediate effect by written notice to the Buyer and the Supplier shall not be liable for any loss or damage suffered by the Buyer as a result thereof.

10.1 All intellectual property sights and without prejudice to the generality of the foregoing including copyrights, design rights, patents trademarks and know-how whether registered or not in any drawing, designs, specifications, samples, tools and in the Goods or Services remain the absolute property of the Supplier

10.2 Note inhanding that a supply or service is based on the Buyer's specification or the Buyer contributes to it in any other manner that, and contributes to it in any other manner that, and conclusively in the Supplier.

the Buyer makes any voluntary arrangement with its creditors or becomes subject to an administration order or (being an individual shankrupt or (being a company) goes into liquidation (otherwise than for the purposes of amalgamation or reconstruction); or

an encumbrancer takes possession or a receiver is appointed of any of the property or assets of the Buyer; or

11.1.3 the Buyer ceases or threatens to cease to carry on business; or

11.1.4 the Supplier reasonably apprehends that any of the events mentioned above is about to occur in relation to the Buyer and notifies the Buyer accordingly.

If this condition applies then without prejudice to any other right or remedy available to the Supplier, the Supplier shall be entite to cancel the Contract or suspend any further deliveripple-informance under the Contract without any labelly to the Buyer and if Goods have been delivered to cancel the Contract or suspend any further contract, so can all under lovered Goods have become immediately due and pupils conditional and any supplier conditional darget any supplier conditional darget and pupils are delivered Goods have been delivered Goods have been delivered for the supplier conditional darget and pupils are delivered Goods have been terminately due and pupils are delivered Goods have been delivered Good

12.1 Any notice required or permitted to be given by either party to the other party under these Conditions shall be in writing addressed to that other party at its
registered office or principal place of business or such other address as may at the relevant time have been notified pursuant to this provision to the party
opinion the notice.

Each of the parties better undertakes to the other to keep confidential, and to procure that its employees, agents and sub-contractions keeps confidential, all instructions are considered to the contraction of the contraction (where one of the contraction (where one of light and the products to include all promotions letters and samples and such list arises append otherwise) concerning the description of the contraction of th

14.1 The Supplier shall accept liability to the Buyer for death or injury resulting from its own or that of its employees gross negligence. Save as afferead or an offering the control of the interest control or the same of the control of the interest control or the control of the interest control or the control or the

14.3 In no event shall the suppers us make it is a possible of the consequential loss.

Occasionate in loss or damage suffered by the Buyer as a result of an action brought by a third party) even if such loss were reasonably foreseeable or the Supplier had been advised of the possibility of the Buyer incurring the same.

Adaptive to the second of the

14.5 If the Buyer becomes entitled to compensation arising out of the Supplier's non-delivery of Goods or Services as specified in Condition 6.5, the Supplier's islability shall be limited in total to a maximum cumulative amount of 100 % of the value of the undelivered Goods.

14.6 The remedies set out in Condition 8 are the Buyer's sole and exclusive remedies for non-conformity of or defects in the Goods and the Supplier's liability for the same shall be limited in the manner specified in Condition 8.

Without prejudice to the limits of liability applicable under this Condition 14 or elsewhere in these Conditions, the Supplier's um and cumulative total liability maximum and cumulative total lability (including any lability for acts and omissions of its employees agents and sub-contractos) in respect of any and all claims for defective performance, bread of contract, compensation, indemnity, for, insirepresentation, negligence at law or equity and any other damages or losses which may arise in connection with its performance or ron-performance under the Contract, shall not exceed 10% of the total Contract pice.

14.8 If a number of events give rise substantially to the same loss they shall be regarded as giving rise to only one claim under these Conditions.

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15.2 The events are:-

the Buyer being in breach of an obligation under the Contract; the Buyer passing a resolution for its winding up or a court of competent jurisdiction making an order for the Buyer's winding up or 15.2.2 dissolution;

16.1 Unless the context otherwise regulars, any term or expression which is defined in or given a particular meaning by the provisions of incodemes shall have the same amaning in these Contions but if there is any conflict between the provisions of incodemes and these Conditions, the latter shall provial.

16.2 No waiter by the Supplier of any breach of the Contract by the Buyer shall be considered as a waiter of any subsequent breach it the same or any other provision.

16.3 If any provision of these Conditions is held by any competent authority to be invalid or unenfo of the other provisions of these conditions and the remainder of the provision in question shall not be affected thereby.

16.4 No person who is not a party to this Contract (including any employee officer agent rep shall have any right under the Contracts (Rights of Third Parties) Act (Cap. 53B) to enforce any terms of this Contract.

16.5 The Contract shall be governed by the laws of Singapore and the Buyer agrees to submit to the non-exclusive jurisdiction of the Courts in Singapore.

The United Nations Convention on Contracts for the International Sale of Goods shall not apply to any Contract for the sale of