1. Definitions in these terms & conditions: "The Company" shall mean Staircraft Group Limited (Reg no. 03109143) and "The Buyer" shall mean the other contracting party. 2. Making the Contract. 2.1 This estimate/quotation (which comprises an invitation to treat) is open for a period of 28 days only, provided the Company has accepted when the Company has accepted when the Company has accepted the Buyer or sally must be readed as if given in writing. 2.2 All or device any purported terms & conditions alone. These conditions alone. These conditions superced all previous agreements between the parties and exclude any purported terms & conditions in the Buyer's order. 2.3 No variation to these terms & conditions is permitted unless expressly accepted by a Director of the Company in writing. 2.4 No servant or agent of the Company has the authority to make any representation or give any warranty in relation to goods and services supplied by the Company. If any statement or representation has been made to the Buyer by the Company, its servants or agents upon which the Buyer representation or give any warranty in relation to goods and services supplied by the Company, statement or representation in a document to be attached to or endorsed on the order and in any such case the Company may confirm reject or clarify the point and submit a new quotation. 3. Variation/Cancellation 3.1 No cancellation by the Buyer is permitted except by the Company shall not constitute a breach of company shall not constitute a breach of company in writing. 3.2 Any variation in an order which is accepted by the Company shall not constitute a breach of company shall not constitute a breach studied by the Company shall not constitute a breach studied by the Company shall not constitute a breach studied by the Company shall not constitute a breach studied by the Company shall not constitute a breach studied by the Company shall not constitute a breach studied by the Company shall not constitute a breach studied by the Company shall not constitute

5.3 If the Buyer suffers distress or execution against its property (being a Company) has a petition presented for its winding-up or passes a resolution for voluntary winding-up or the buyer suffers distress or execution against its property (being an individual) becomes bankrupt or insolvent or enters into any composition or scheme of arrangement with creditors (or carries out or suffers any analogous act or event under foreign law) or commits a material or serious breach of this receivers of such a breach being remediable fails to remedy it within 7 days of receiving notice to do so) it will be deemed to have repudiated the Contract. 5.4 The Company reserves the right at any time at its discretion to demand security for payment before continuing with or delivering any order. 5.5 Payment will not be effected until clearance of cheque or bill of exchange. 6. Delivery, 6.1 Delivery, 6.1 Delivery will be deemed to have been effected when the goods leave the premises of the Company, 6.2 Time of delivery is not of the essence. 6.3 The Company shall not be liable for any loss whatsoever or howsoever arising caused by its nondelivery (or by the failure to make goods ready for collection) on the due date. 6.4 The Company reserves the right to make delivery by instalments and to tender a separate invoice in respect of each instalment and such invoices shall be payable as in 5.1.6.5 When a delivery is by instalments or if there be delay in the delivery of any one or more instalments for whatever reason this limit of the Buyer or is delayed, suspended or made by instalments at the request of the Buyer or where the Company is unable to deliver the goods due to circumstances beyond its reasonable control, the Company on giving notification of readiness to deliver shall be entitled to treat the contract as fuffilled and place the goods in store. Delivery will then be deemed to have taken place for invoicing, payment as in 5.1 and the passing of risk. The Company at the Buyer request shall and in any event may arrange insura

3. The Company may at any time revoke the power of sale and use contained in clause 7.3 by notice to the Buyer if the Buyer is in default for longer than 14 days in the payment of any sum whatsoever due to the Company for any goods supplied at any time or if the Company has bona fide doubts as to the solvency of the Buyer; if the Buyer for power of sale and use contained in clause 7.3 shall automatically cease upon the termination or deemed repudiation of the contract whereupon (or on revocation by the Company under clause 7.4.3) the Buyer shall place any of the goods in its possession or under its control and unsold at the disposal of the other upon the premises of the Buyer for the purpose of removing any such goods. If so required by the Company the Buyer will remove to its own premises any such goods as are at the premises of a third party. S. Nothing herein shall confer any right on the Buyer to return the goods or delay payment therefore. 7.5 The Company shall at any time be entitled to appropriate any payment made by the Buyer in respect of such goods as the Company may in its absolute discretion think fit notwithstanding any purported appropriation to the contrary by the Buyer. 8. Lien and stoppage 8.1 Until the title of the Goods has passed to the Buyer the Company is in possession of them; 2. A right of stoppage in transit; and 3. A right of stoppage in transit; and 3. A right of resale. 8.3 Nothing in this clause shall affect the rights given to the Company by s38-48 of the Sale of Goods At 1979 9. Inspection/Shortages/Defects 9.1 The Buyer is understanding the company by s38-48 of the Sale of Goods At 1979 9. Inspection/Shortages/Defects 9.1 The Buyer is understanding the carrier's note or such other note as appropriate shall be marked "not examined" 9.3 The Company shall be under no liability for any defects or shortages that would be apparent on careful inspection if the terms of clauses 9.1 and 9.2 are not complied with, and in any event will be under no liability far written complaint is not del

4. Personal injury to the Buyer or anyone else (except so far as such injury is attributable to the Company's negligence). 5. Site labour costs (including removal, replacement or making good or delay or disturbance to other works) 10.2 The Company's notal liability for any one claim or for the total of all claims (other sand personal injury claims arising from the Company's negligence) arising from any one act or default of the Company indemnation and arising from the Company indemnation or unsuitable instructions given by the Buyer or from allegations of breach of the intellectual property rights of a third party arising out of the Buyer's instructions. 10.4 In the case of goods not manufactured by the Company the Company preson presentation warranty or condition whatsoever that the sale or use of goods not manufactured by the Company the Company products, shall mean that a product of that type and design has been tested by an Independent Testing Station and has, on that occasion been rated by the Station and has, on that occasion been rated by the Station and has, on that occasion been rated by the Station and has, on that occasion been rated by the Station and has, on that occasion been rated by the Station and has, on that occasion been rated by the Station and has, on that occasion been rated by the Station and has, on that occasion been rated by the Station and has, on that occasion been rated by an Independent Testing Station and has, on that occasion been rated by an Independent Testing Station and has, on that occasion been rated by an Independent Testing Station and has, on that occasion been rated by an Independent Testing Station and has, on that occasion been rated by an Independent Testing Station and has, on that occasion been rated by an Independent Testing Station and has, on that occasion been rated by an Independent Testing Station and has, on that occasion been rated by an Independent Testing Station and has, on that occasion been rated by an Independent Testing Station and has, on that occa



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