



names, rights in get-up and trade dress, goodwill and the right to sue for

passing off or unfair competition,

rights in designs, rights in computer

software, database rights, rights to

use, and protect the confidentialityof,

confidential information (including

know-how and trade secrets), and all

other intellectual property rights, in

each case whether registered or

and

applications and rights to apply for

extensions of, and rights to claim

priority from, such rights and all

similar or equivalent rights or forms

of protection which subsist or will

of Goods and/or Services, as set out

in the Customer's purchase order

unregistered

and be granted,

includina

renewals or

1. Interpretation

The following definitions and rules of interpretation apply in

these Conditions.

1.1 Definitions:

Business Day: a day other than a Saturday, Sunday

or public holiday in England, when banks in London are open for

business.

Commencement has the meaning given in clause 2.2.

Date:

Conditions: these terms and conditions as

amended from time to time in accordance with clause 18.7.

Contract: the contract between the

Manufacturer and the Customer for the supply of Goods and/or Services in accordance with these Conditions.

Control: has the meaning given in section 1124 of the Corporation Tax Act

2010, and the expression change of

Control shall be construed

accordingly.

Data Protection the UK Data Protection Legislation

Legislation: and any other European Union

legislation relating to personal data and all other legislation and regulatory requirements in force from

time to time which apply to a party relating to the use of personal data (including, without limitation, the privacy of electronic communications); and the guidance and codes of practice issued by the

relevant data protection or supervisory authority and applicable

to a party.

Deliverables: the deliverables set out in the Order

produced by the Manufacturer for the

Customer.

Delivery means Ex Works (Incoterms

2020©)

Delivery has the meaning given in clause 4.2.

Location:

Force Majeure has the meaning given to it in clause

Event: 17

Goods: the goods (or any part of them) set

out in the Order.

Goods any specification for the Goods, Specification: including any relevant plans or

including any relevant plans or drawings, that is agreed in writing by the Customer and the Manufacturer.

Intellectual patents, utility models, rights to
Property Rights: inventions, copyright and

neighbouring and related rights, moral rights, trademarks and service marks, business names and domain subsist now or in the future in any part of the world.

Order: the Customer's order for the supply

form.

Services: the services, including the

Deliverables, supplied by the Manufacturer to the Customer as set out in the Service Specification.

Service the repair and maintenance package

Contract as amended form time to time.

the description or specification for the Services provided in writing by the Manufacturer to the Customer as

Specification: amended from time to time.

Manufacturer: Versalift United Kingdom Limited

registered in England and Wales with

company number 02888311.

Manufacturer has the meaning given in clause

Materials: 8.1.8

 Data Protection
 data
 protection
 and
 privacy

 Legislation:
 legislation in force from time to time

1.2 Interpretation:

Service

1.2.1 A person includes a natural person, corporate or unincorporated body (whether or not having separate

legal personality).

1.2.2 A reference to a party includes its personal

representatives, successors and permitted assigns.

1.2.3 A reference to a statute or statutory provision is a reference to it as amended or re-enacted. A reference to a statute or statutory provision includes all subordinate legislation made under that statute or statutory provision.

1.2.4 Any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term

preceding those terms.

1.2.5 A reference to **writing** or **written** includes fax...





completion of Delivery and it is the Customer responsibility to ensure that the Goods are insured.

		4.4	The Manufacturer shall not be liable for any delay in
2.	Basis of Contract	4.4	The Manufacturer shall not be liable for any delay in delivery of the Goods that is caused by a Force Majeure
2.1	The Order constitutes an offer by the Customer to		Event or the Customer's failure to provide the
	purchase Goods or Services or Goods and Services in		Manufacturer with adequate delivery instructions or any
	accordance with these Conditions.		other instructions that are relevant to the supply of the
2.2	The Order shall only be deemed to be accepted when the		Goods.
	Manufacturer issues written acceptance of the Order	5.	Quality of Goods
	Entry and Acknowledgement (Order) at which point and		-
	on which date the Contract shall come into existence	5.1	The Manufacturer warrants that on delivery, and for a
	(Commencement Date).		period of 12 months from the date of delivery (warranty
2.3	The Manufacturer may require the Customer to pay a		period), the Goods shall:
	non-refundable minimum deposit of 10% of the totalvalue	5.1.1	conform in all material respects with their description and
	of the Order for Goods as security of performance.	5.4.0	any applicable Goods Specification;
2.4	Any samples, drawings, descriptive matter or advertising	5.1.2	be free from material defects in design, material and
	issued by the Manufacturer and any descriptions of the		workmanship; and
	Goods or illustrations or descriptions of the Services	5.1.3	be of satisfactory quality (within the meaning of the Sale
	contained in the Manufacturer's catalogues or brochures		of Goods Act 1979); and
	are issued or published for the sole purpose of giving an	5.1.4	be fit for any purpose held out by the Manufacturer.
	approximate idea of the Services and/or Goods	5.2	Subject to clause 5.3, the Manufacturer shall, at its option,
	described in them. They shall not form part of the		repair or replace the defective Goods, or refund the price
	Contract nor have any contractual force.		of the defective Goods in full if:
2.5	These Conditions apply to the Contract to the exclusion of	5.2.1	the Customer gives notice in writing during the warranty
	any other terms that the Customer seeks to impose or		period within a reasonable time of discovery that some or
	incorporate, or which are implied by law, trade custom,		all of the Goods do not comply with the warranty set out in
	practice or course of dealing.		clause 5.1;
2.6	Any quotation given by the Manufacturer shall not	5.2.2	the Manufacturer is given a reasonable opportunity of
	constitute an offer, and is only valid for a period of 30	500	examining such Goods; and
	Business Days from its date of issue.	5.2.3	the Customer (if asked to do so by the Manufacturer)
2.7	All of these Conditions shall apply to the supply of both		returns such Goods to the Manufacturer's place of
	Goods and Services except where application to one or		business at the Customer's cost.
	the other is specified.	5.3	The Manufacturer shall not be liable for the Goods' failure
3.	Goods		to comply with the warranty in clause 5.1 if:
3.1	The Goods are described in the Manufacturer's catalogue	5.3.1	the Customer makes any further use of such Goods after
	as modified by any applicable Goods Specification.	500	giving a notice in accordance with clause 5.2;
3.2	The Manufacturer reserves the right to amend the Goods	5.3.2	the defect arises because the Customer failed to follow
	Specification if required by any applicable statutory or		the Manufacturer's oral or written instructions as to the
	regulatory requirement, and the Manufacturer shall notify		storage, installation, commissioning, use or maintenance
	the Customer in any such event.	500	of the Goods or (if there are none) good trade practice;
4.	Delivery of Goods	5.3.3	the defect arises as a result of the Manufacturer following
	The Manufacturer shall ensure that: each delivery of the		any drawing, design or Goods Specificationsupplied by
4.1	Goods is accompanied by a delivery note which shows the	504	the Customer;
	· · · · ·	5.3.4	the Customer alters or repairs such Goods without the
	date of the Order, all relevant Customer and Manufacturer	505	written consent of the Manufacturer.
	reference numbers, the type and quantityof the Goods	5.3.5	the defect arises as a result of fair wear and tear, wilful
	(including the code number of the Goods, where	500	damage, negligence, or abnormal working conditions; or
	applicable), special storage instructions (if any) and, if the	5.3.6	the Goods differ from the Goods Specification as a result
	Order is being delivered by instalments, the outstanding		of changes made to ensure they comply with applicable
12	balance of Goods remaining to be delivered; The Manufacturer shall deliver the Goods to the location	E 4	statutory or regulatory standards.
4.2	The Manufacturer shall deliver the Goods to the location	5.4	Except as provided in this clause 5, the Manufacturer shall
	set out in the Order (Delivery) or such other location as		have no liability to the Customer in respect of the Goods'
	the parties may agree (Delivery Location) at any time		failure to comply with the warranty set out in clause 5.1.
	after the Manufacturer notifies the Customer that the	5.5	The terms of these Conditions shall apply to any repaired
4.2	Goods are ready.	-	or replacement Goods supplied by the Manufacturer.
4.3	Any dates quoted for delivery are approximate only, and	6.	Title and Risk
	the time of delivery is not of the essence.	6.1	The risk in the Goods shall pass to the Customer on





			and time shall not be of the essence for the performance
6.2	Title to the Goods shall not pass to the Customer until		of the Services.
	the earlier of:	7.3	The Manufacturer reserves the right to amend the Service
6.2.1	the Manufacturer receives payment in full (in cash or	7.0	Specification if necessary to comply with any applicable
	cleared funds) for the Goods and any other goods that the		law or regulatory requirement, or if the amendment will not
	Manufacturer has supplied to the Customer in respect of		materially affect the nature or quality of the Services, and
	which payment has become due, in which case title to the		the Manufacturer shall notify the Customer in any such
	Goods shall pass at the time of payment of all such sums;		event.
	and	7.4	The Manufacturer warrants to the Customer that the
6.2.2	the Customer resells the Goods, in which case title to the	7.4	
	Goods shall pass to the Customer at the time specified in	0	Services will be provided using reasonable care and skill.
	clause 6.4.	8.	Customer's Obligations
6.3	Until title to the Goods has passed to the Customer, the	8.1	The Customer shall:
	Customer shall:	8.1.1	ensure that the terms of the Order and any information it
6.3.1	store the Goods separately from all other goods held by		provides in the Service Specification and the Goods
	the Customer so that they remain readily identifiable as		Specification are complete and accurate;
	the Manufacturer's property;	8.1.2	co-operate with the Manufacturer in all matters relating to
6.3.2	not remove, deface or obscure any identifying mark or		the Services;
	packaging on or relating to the Goods;	8.1.3	provide the Manufacturer, its employees, agents,
6.3.3	maintain the Goods in satisfactory condition and keep		consultants and subcontractors, with access to the
	them insured against all risks for their full price on the		Customer's premises, office accommodation and other
	Manufacturer's behalf from the date of delivery;		facilities as reasonably required by the Manufacturer to
6.3.4	notify the Manufacturer immediately if it becomes subject		provide the Services;
	to any of the events listed in clause 15.2.1 to clause	8.1.4	provide the Manufacturer with such information and
	15.2.3; and		materials as the Manufacturer may reasonably require in
6.3.5	give the Manufacturer such information relating to the		order to supply the Services, and ensure that such
	Goods as the Manufacturer may require from time to time.		information is complete and accurate in all material
6.4	Subject to clause 6.5, the Customer may resell or use the		respects;
	Goods in the ordinary course of its business (but not	8.1.5	prepare the Customer's premises for the supply of the
	otherwise) before the Manufacturer receives payment for		Services;
	the Goods. However, if the Customer resells the Goods	8.1.6	obtain and maintain all necessary licences, permissions
	before that time:		and consents which may be required for the Services
6.4.1	it does so as principal and not as the Manufacturer's		before the date on which the Services are to start.
	agent; and	8.1.7	comply with all applicable laws, including health and
6.4.2	title to the Goods shall pass from the Manufacturer to the		safety laws;
	Customer immediately before the time at which resale by	8.1.8	keep all materials, equipment, documents and other
	the Customer occurs.		property of the Manufacturer (Manufacturer Materials) at
6.5	If before title to the Goods passes to the Customer the		the Customer's premises in safe custody at its own risk,
	Customer becomes subject to any of the events listed in		maintain the Manufacturer Materials in good condition
	clause 15.2.1 to clause 15.2.3, then, without limiting any		until returned to the Manufacturer, and not dispose of or
	other right or remedy the Manufacturer may have:		use the Manufacturer Materials other than in accordance
6.5.1	the Customer's right to resell Goods or use them in the		with the Manufacturer's written instructions or
	ordinary course of its business ceases immediately; and		authorisation; and
6.5.2	the Manufacturer may at any time:	8.1.8.1	comply with any additional obligations as set out in the
6.5.2.1	require the Customer to deliver up all Goods in its		Service Specification and the Goods Specification; and
0.0.2	possession that have not been resold, or irrevocably	8.1.8.2	ensure that the vehicle that is due or booked for a service
	incorporated into another product; and	00.2	is available to the Manufacturer in good time.
6.5.2.2	if the Customer fails to do so promptly, enter any premises	8.2	If the Manufacturer's performance of any of its obligations
0.0.2.2	of the Customer or of any third party where the Goods are	0.2	under the Contract is prevented or delayedby any act or
	stored in order to recover them.		omission by the Customer or failure by the Customer to
7			perform any relevant obligation (Customer Default):
7.	Supply of Services	8.2.1	without limiting or affecting any other right or remedy
7.1	The Manufacturer shall supply the Services to the	0.2.1	available to it, the Manufacturer shall have the right to
	Customer in accordance with the Service Specification in		suspend performance of the Services until the Customer
	all material respects		remedies the Customer Default, and to rely on the
7.2	The Manufacturer shall use all reasonable endeavours to		
	meet any performance dates for the Services specified in		Customer Default to relieve it from the performance of any of its obligations in each case to the extent the
	the Order, but any such dates shall be estimates only		S. 1.5 Obligations in each case to the extent the





	Customer Default prevents or delays the Manufacturer's		taxes and duties, and increases in labour, materials and
	performance of any of its obligations;		other manufacturing costs);
8.2.2	the Manufacturer shall not be liable for any costs or losses	9.3.2.2	any request by the Customer to change the delivery
	sustained or incurred by the Customer arisingdirectly or		date(s), quantities or types of Goods ordered, or the
	indirectly from the Manufacturer's failure or delay to		Goods Specification; or
	perform any of its obligations as set out in this clause 8.2;	9.3.2.3	any delay caused by any instructions of the Customer in
	and		respect of the Goods or failure of the Customer to give the
8.2.3	the Customer shall reimburse the Manufacturer on written		Manufacturer adequate or accurate information or
	demand for any costs or losses sustained or incurred by		instructions in respect of the Goods.
	the Manufacturer arising directly or indirectly from the	9.3.2.4	impose storage charges of £45 per day if a vehicle
	Customer Default.		remains on-site for more than 30 days, awaiting
9.	Charges and Payment		authorization for repairs from the Customer."
9.1	The price for Goods:	9.4	In respect of Goods, the Manufacturer shall invoice the
9.1.1	shall be the price set out in the Order or, if no price is		Customer on or at any time after completion of delivery. In
3.1.1	quoted, the price set out in the Manufacturer's published		respect of Services, the Manufacturer shall invoice the
	price list as at the date of the order; and		Customer on completion of the Services monthly in
9.1.2	shall be exclusive of all costs and charges of packaging,		arrears.
3.1.2	insurance, transport of the Goods, which shall be invoiced	9.5	The Customer shall pay each invoice submitted by the
	•		Manufacturer:
0.0	to the Customer.	9.5.1	for Goods prior to the delivery of the Goods to the
9.2	The charges for Services shall be calculated on a time and		Customer;
0.0.4	materials basis:	9.5.2	For Services within 30 days of the date of the invoice or in
9.2.1	the charges shall be calculated in accordance with the		accordance with any credit terms agreed by the
	Manufacturer's rates, as set out in its current price list at		Manufacturer and confirmed in writing to the Customer;
	the date of the Contract or the Order;		and
9.2.2	the Manufacturer's daily fee rates for each individual	9.5.3	in full and in cleared funds to a bank account nominated
	person are calculated on the basis of an eight-hour day		in writing by the Manufacturer, and time for payment shall
	from 8.00 am to 5.00 pm worked on Business Days;		be of the essence of the Contract.
9.2.3	the Manufacturer shall be entitled to charge an overtime	9.6	All amounts payable by the Customer under the Contract
	rate of 150% of the daily fee rate on a pro rata basis for		are exclusive of amounts in respect of value added tax
	each part day or for any time worked by individuals whom		chargeable from time to time (VAT). Where any taxable
	it engages on the Services outside the hours referred to		supply for VAT purposes is made under the Contract by
	in clause 9.2.2; and		the Manufacturer to the Customer, the Customer shall,on
9.2.4	the Manufacturer shall be entitled to charge the Customer		receipt of a valid VAT invoice from the Manufacturer, pay
	for any expenses reasonably incurred by the individuals		to the Manufacturer such additional amounts in respect of
	whom the Manufacturer engages in connection with the		VAT as are chargeable on the supply of the Services or
	Services including travelling expenses, hotel costs,		Goods at the same time as payment is due for the supply
	subsistence and any associated expenses, and for the		of the Services or Goods.
	cost of services provided by third parties and required by	9.7	If the Customer fails to make a payment due to the
	the Manufacturer for theperformance of the Services, and		Manufacturer under the Contract by the due date, then,
	for the cost of any materials.		without limiting the Manufacturer's remedies underclause
9.3	The Manufacturer reserves the right to:		14 (Termination), the Customer shall pay interest on the
9.3.1	increase the charges for the Services on an annual basis		overdue sum from the due date until payment of the
	with effect from each anniversary of the Commencement		overdue sum, whether before or after judgment. Interest
	Date in line with the percentage increase in the Retail		under this clause 9.7 will accrue each day at 4% a year
	Prices Index in the preceding 12-month period and the		above the Bank of England's base rate from time to time,
	first such increase shall take effect on the first anniversary		but at 4% a year for any period when that base rate is
	of the Commencement Date and shall be based on the		below 0%.
	latest available figure for the percentage increase in the	9.8	All amounts due under the Contract shall be paid in full
	Retail Prices Index ;	9.0	without any set-off, counterclaim, deduction or withholding
9.3.2	increase the price of the Goods, by giving notice to the		•
	Customer at any time before delivery, to reflect any		(other than any deduction or withholding of tax as required
	increase in the cost of the Goods to the Manufacturer that	40	by law).
	is due to:	10.	Intellectual Property Rights
9.3.2.1	any factor beyond the control of the Manufacturer	10.1	All Intellectual Property Rights in or arising out of or in
	(including foreign exchange fluctuations, increases in		connection with the Services (other than Intellectual
			Property Rights in any materials provided by the
			Customer) shall be owned by the Manufacturer.
		10.2	The Manufacturer grants to the Customer, or shall procure

10.2

The Manufacturer grants to the Customer, or shall procure the direct grant to the Customer of, a fully paid-





up, worldwide,	non-exclusive,	royalty-free	perpetual	and
irrevocable lice	nce			

- 10.3 The Customer shall not sub-license, assign or otherwise transfer the rights granted by clause 10.2.
- 10.4 The Customer grants the Manufacturer a fully paid-up, non-exclusive, royalty-free non-transferable licence to copy and modify any materials provided by the Customer to the Manufacturer for the term of the Contract for the purpose of providing the Services to the Customer.

11. Data Protection

- 11.1 Both parties will comply with all applicable requirements of the Data Protection Legislation. This clause 11 is in addition to, and does not relieve, remove or replace, a party's obligations or rights under the Data Protection Legislation. In this clause 11, Applicable Laws means (for so long as and to the extent that they apply to the Manufacturer) the law of the European Union, the law of any member state of the European Union and/orDomestic UK Law; and Domestic UK Law means the UK Data Protection Legislation and any other law that applies in the UK.
- 11.2 The parties acknowledge that for the purposes of the Data Protection Legislation, the Customer is the controller and the Manufacturer is the processor.
- 11.3 Without prejudice to the generality of clause 11.1, the Customer will ensure that it has all necessary appropriate consents and notices in place to enable lawful transfer of the personal data to the Manufacturer for the duration and purposes of the Contract.
- 11.4 Without prejudice to the generality of clause 11.1, the Manufacturer shall, in relation to any personal data processed in connection with the performance by the Manufacturer of its obligations under the Contract:
- 11.4.1 process that personal data only on the documented written instructions of the Customer unless the Manufacturer is required by Applicable Laws to otherwise process that personal data. Where the Manufacturer is relying on Applicable Laws as the basis for processing personal data, the Manufacturer shall promptly notify the Customer of this before performing the processing required by the Applicable Laws unless those Applicable Laws prohibit the Manufacturer from so notifying the Customer;
- ensure that it has in place appropriate technical and organisational measures, reviewed and approved by the Customer, to protect against unauthorised or unlawful processing of personal data and against accidental loss or destruction of, or damage to, personal data, appropriate to the harm that might result from the unauthorised or unlawful processing or accidental loss, destruction or damage and the nature of the data to be protected, having regard to the state of technological development and the cost of implementing any measures (those measures may include, where appropriate, pseudonymising and encrypting personal data, ensuring confidentiality, integrity, availability and resilience of its systems and services, ensuring that

availability of and access to personal data can be restored in a timely manner after an incident, and regularly assessing and evaluating the effectiveness of the technical and organisational measures adopted by it);

- 11.4.3 ensure that all personnel who have access to and/or process personal data are obliged to keep the personal data confidential: and
- 11.4.4 not transfer any personal data outside of the European Economic Area unless the prior written consent of the Customer has been obtained and the following conditions are fulfilled:
- 11.4.4.1 the Customer or the Manufacturer has provided appropriate safeguards in relation to the transfer;
- 11.4.4.2 the data subject (as defined in the Data Protection Legislation) has enforceable rights and effective legal remedies;
- 11.4.4.3 the Manufacturer complies with its obligations under the Data Protection Legislation by providing an adequatelevel of protection to any personal data that is transferred; and
- 11.4.4.4 the Manufacturer complies with reasonable instructions notified to it in advance by the Customer with respect to the processing of the personal data;
- assist the Customer, at the Customer's cost, in responding to any request from a data subject and in ensuring compliance with its obligations under the Data Protection Legislation with respect to security, breach notifications, impact assessments and consultations with supervisory authorities or regulators;
- 11.4.4.6 notify the Customer without undue delay on becoming aware of a personal data breach;
- at the written direction of the Customer, delete or return personal data and copies thereof to the Customer on termination of the Contract unless required by Applicable Law to store the personal data; and
- 11.4.4.8 maintain complete and accurate records and information to demonstrate its compliance with this clause 11 and allow for audits by the Customer or the Customer's designated auditor and immediately inform the Customer if, in the opinion of the Manufacturer, an instruction infringes the Data Protection Legislation.
- 11.5 Either party may, at any time on not less than 30 days' notice, revise this clause 11 by replacing it with any applicable controller to processor standard clauses or similar terms forming part of an applicable certification scheme (which shall apply when replaced by attachment to the Contract).

12. Confidentiality

12.1 Each party undertakes that it shall not at any time, andfor a period of five years after termination of this agreement, disclose to any person any confidential information concerning the business, affairs, customers, clients or Manufacturers of the other party or of anymember of the group of companies to which the other party belongs, except as permitted by clause 12.2.





12.2	Each party may disclose the other party's confidential	14.	Right to renegotiate or terminate
	information:	14.1	If at any time after Brexit a Brexit Trigger Event occurs which has
12.2.1	to its employees, officers, representatives or advisers who		or is likely to have an Adverse Impact on the Manufacturer, the
	need to know such information for the purposes of		Manufacturer may:
	exercising the party's rights or carrying out its obligations	14.1.1	require the Customer to negotiate an amendment to this agreement
	under or in connection with this agreement. Each party		to alleviate the Adverse Impact, in accordance with clause 14.5;
	shall ensure that its employees, officers, representatives		and
	or advisers to whom it discloses the other party's	14.1.2	if renegotiation fails, terminate this agreement in accordance with
	confidential information comply with this clause 12; and		clause 14.6.
12.2.2	as may be required by law, a court of competent	14.2	Brexit. The UK ceasing to be a member state of the European
12.3	jurisdiction or any governmental or regulatory authority.		Union on 31 January 2020 and ceasing to be subject to the
12.3	No party shall use any other party's confidential information for any purpose other than to exercise its		transition or implementation arrangements provided for by Part 4 of
	rights and perform its obligations under or in connection		the withdrawal agreement between the UK and the European Union
	with this agreement.		negotiated under Article 50(2) of the Treaty of the European Union
42	-		which sets out the arrangements for the UK's withdrawal from the
13.	Limitation of liability:		European Union
13.1	The Manufacturer has obtained insurance cover in	14.3	Brexit Trigger Events. A Brexit Trigger Event means any of the
	respect of its own legal liability for individual claims not		following events if directly and/or solely caused by Brexit or any
	exceeding £10,000,000.00 per claim. The limits and		discussions, proposals, negotiations or any other steps taken by
	exclusions in this clause reflect the insurance cover the		the UK government or a body in any other jurisdiction in anticipation
	Manufacturer has been able to arrange and the Customer		of or related to preparation for Brexit:
	is responsible for making its own arrangements for the	14.3.1	Change in Law: a change in the Law or a new requirement
	insurance of any excess loss.		to comply with any existing Law or existing Law ceasing to
13.2	The restrictions on liability in this clause 13 apply toevery		apply to a party. For these purposes, Law means any legal
	liability arising under or in connection with the Contract		provision a party must comply with including any law, stature,
	including liability in contract, tort (including negligence),		subordinate legislation within the meaning of section 21(1) of
40.0	misrepresentation, restitution or otherwise.		the Interpretation Act 1978, enforceable EU right within the
13.3	Nothing in the Contract limits any liability which cannot		meaning of section 2 of the European Communities Act 1972
40.04	legally be limited, including liability for:		(as saved and modified by the European Union (Withdrawal)
13.3.1	death or personal injury caused by negligence;		Act 2018), bye-law, regulation, order, mandatory guidance or
13.3.2	fraud or fraudulent misrepresentation;		code of practice, judgment of a court of law, or requirement of
13.3.3	breach of the terms implied by section 12 of the Sale of		any regulatory body, whether in the UK or elsewhere;
	Goods Act 1979 or section 2 of the Supply of Goods and	14.3.2	Trade tariff: in any jurisdiction, the imposition of, or a change
12.4	Services Act 1982 (title and quiet possession); and		to, a duty, tax or levy imposed on imports or exports of or any
13.4	The Manufacturer's total liability to the Customer shall not exceed £10,000,000,00.		raw materials or components used by the Manufacturer to
13.5	The Manufacturer has given commitments as to		manufacture the Goods or any products into which the Goods
13.3	compliance of the Goods and Services with relevant		are to be incorporated or in conjunction with which the Goods
	specifications in clause 5 and clause 7. In view of these		are to be commercially exploited;
	commitments, the terms implied by sections 13 to 15 of	14.3.3	Licence or consent: in any jurisdiction, the loss of, a change
	the Sale of Goods Act 1979 and sections 3, 4 and 5 of the		to or the imposition of a new requirement for any licence or
	Supply of Goods and Services Act 1982 are, to the fullest		consent required by a party to perform the agreement or to
	extent permitted by law, excluded from the Contract.	4404	commercially exploit the Goods or Services;
13.6	Unless the Customer notifies the Manufacturer that it	14.3.4	Currency Fluctuation: a change of more than 5 % to the rate
10.0	intends to make a claim in respect of an event within the		of exchange of sterling against ,the US Dollar or Euro since the
	notice period, the Manufacturer shall have no liability for		price for the Goods was last agreed. The rate of exchange for
	that event. The notice period for an event shall start on the		these purposes shall be the daily spotexchange rate published
	day on which the Customer became, or ought reasonably	4405	by the Bank of England;
	to have become, aware of the event having occurred OR	14.3.5	Other change: an unforeseeable (at the Effective Date)
	its having grounds to make a claim in respect of the event		change to the business or economic environment in which the
	and shall expire 1 month from that date. The notice must		Manufacturer operates which is not caused by clause
	be in writing and must identify the event and the grounds		14.3.1 to clause 14.3.3 above or by any fluctuation in currency
	for the claim in reasonable detail.	44.4	exchange rates.
13.7	This clause 13 shall survive termination of the Contract.	14.4	Adverse Impact. An Adverse Impact means any one of the
-		4444	following:
		14.4.1	a substantial adverse impact on the Manufacturer's ability to
			perform the agreement in accordance with its terms and the Law and/or;
			Law and of,





that have accrued up to the date of termination or expiry,

14.4.2	a substantial adverse impact on the Manufacturer's supply	15.2.1	the other party takes any step or action in connection with its entering administration, provisional liquidation or
	chain that result in a substantial adverse impact on the		any composition or arrangement with its creditors (other
	Manufacturers ability to perform the agreement in accordance		than in relation to a solvent restructuring), being wound up
14.4.3	with its terms and the Law. an increase in the costs incurred by the Manufacturer in		(whether voluntarily or by order of the court, unless for the
14.4.3	•		purpose of a solvent restructuring), having a receiver
	performing the agreement of at least 5% since the price for the Goods was last agreed;		appointed to any of its assets or ceasing to carry on
14.4.4	the price of the Goods under this agreement is at least 5%		business or, if the step or action is taken in another
14.4.4	lower than the market value for similar products or services (an		jurisdiction, in connection with any analogous procedure
	impact on the Manufacturer);		in the relevant jurisdiction;
14.5	Renegotiation. The Manufacturer may initiate a negotiation	15.2.2	the other party suspends, or threatens to suspend, or
	under clause 14.1.1 by a notice (Brexit Notice) giving		ceases or threatens to cease to carry on all or a
	reasonable details of the relevant Brexit Trigger Event and		substantial part of its business; or
	Adverse Impact. The Manufacturer may, at any time, serve a	15.2.3	the other party's financial position deteriorates to such an
	new Brexit Notice, but the Manufacturer cannot serve more		extent that in the terminating party's opinion the other
	than one Brexit Notice for the same impact. On delivery of a		party's capability to adequately fulfil its obligations under
	Brexit Notice:		the Contract has been placed in jeopardy.
14.5.1	the parties shall meet within 7 days of the date of the Brexit Notice	15.3	Without affecting any other right or remedy available to it,
	and as reasonably necessary thereafter to discuss in good faith		the Manufacturer may terminate the Contract with
	amendments to this agreement;		immediate effect by giving written notice to the Customer
14.5.2	the Manufacturer shall promptly comply with all reasonable	45.04	if:
	requests made by the Customer for additional information and	15.3.1	the Customer fails to pay any amount due under the
	documents relating to the Adverse Impact suffered and the Brexit	45.2.2	Contract on the due date for payment; or
	Trigger Event relied on, always provided that information so	15.3.2 15.4	there is a change of Control of the Customer.
	disclosed shall be a party's confidential information for the	15.4	Without affecting any other right or remedy available to it, the Manufacturer may suspend the supply of Services or
	purposes of clause 12 (Confidentiality); and		all further deliveries of Goods under the Contract or any
14.5.3	any amendments to this agreement shall be recorded in writing,		other contract between the Customer and the
	signed by the parties.		Manufacturer if the Customer fails to pay any amount due
14.6	Termination. If the parties fail to agree a variation in accordance		under the Contract on the due date for payment, the
	with clause 14.5 within a 30 day period of the date of the Brexit		Customer becomes subject to any of the events listed in
	Notice, the Manufacturer may, without affecting any other right or		clause 15.2.1 to clause 15.2.3, or the Manufacturer
	remedy available to it, terminate this agreement by giving the		reasonably believes that the Customer is about to become
	Customer not less than 30 Days and not more than 60 Days written		subject to any of them.
	notice On termination under this clause, clause 16 (Consequences of termination) shall apply.	16.	Consequences of Termination
14.7	Performance after a Brexit Notice. After delivery of a Brexit	16.1	On termination of the Contract:
14.7	Notice, until this agreement is varied under clause 14.5 or	16.1.1	the Customer shall immediately pay to the Manufacturer
	terminated, the Customer shall, unless prohibited by law, continue		all of the Manufacturer's outstanding unpaid invoices and
	to comply with the terms of this agreement, the Manufacturer need		interest and, in respect of Services and Goods supplied or
	only use reasonable endeavours to comply with its obligations		ordered but for which no invoice has been submitted, the
	insofar as they are affected by the relevant Adverse Impact.		Manufacturer shall submit an invoice, which shall be
14.8	Overlap with other rights and obligations. Save as expressly		payable by the Customer immediately on receipt;
	provided in this clause 14, neither a Brexit Trigger Event nor an		16.1.2 Where there is a Service Contract in place
	Adverse Impact shall terminate or alter (or give The Customer a		the full outstanding amount for the
	right to terminate or alter) this contract, or invalidate any of its terms		remaining term of the Service Contract shall
	or discharge or excuse performance under it. If there is an		become payable.
	inconsistency between the provisions of this clause and any other	16.1.3	the Customer shall return all of the Manufacturer Materials
	provision of this agreement, the provisions of this clause shall		and any Deliverables or Goods which have not been fully
	prevail.		paid for. If the Customer fails to do so, then the
15.	Termination		Manufacturer may enter the Customer's premises and
15.1	Without affecting any other right or remedy available to it,		take possession of them. Until they have been returned,
	either party may terminate the Contract by giving the other		the Customer shall be solely responsible for their safe
	party not less than 6 months' written notice.		keeping and will not use them for any purpose not
15.2	Without affecting any other right or remedy available to it,	16.0	connected with this Contract.
	either party may terminate the Contract with immediate	16.2	Termination or expiry of the Contract shall not affect any
	effect by giving written notice to the other party if:		rights, remedies, obligations and liabilities of the parties





not constitute a waiver of that or any other right or remedy,

nor shall it prevent or restrict any further exercise of that

or any other right or remedy. No single orpartial exercise

of any right or remedy provided under

18. General including the right to claim damages in respect of any 18.1 **Assignment and Other Dealings** breach of the Contract which existed at or before the 18 1 1 The Manufacturer may at any time assign, mortgage, date of termination or expiry. 16.3 Any provision of the Contract that expressly or by charge, subcontract, delegate, declare a trust over or deal in any other manner with any or all of its rights and implication is intended to have effect after termination or expiry shall continue in full force and effect. obligations under the Contract. 18.1.2 The Customer shall not assign, transfer, mortgage, 17. **Force Majeure** charge, subcontract, delegate, declare a trust over or deal 17 1 Force Majeure Event means any circumstance not within in any other manner with any of its rights and obligations the Manufacturers reasonable control including, without under the Contract limitation: 18 2 Notices 17.1.1 acts of God, flood, drought, earthquake or other natural 18.2.1 Any notice or other communication given to a party under disaster: or in connection with the Contract shall be in writing and 17.1.2 epidemic or pandemic; shall be: 17.1.3 terrorist attack, civil war, civil commotion or riots, war, 18.2.1.1 delivered by hand or by pre-paid first-class post or other threat of or preparation for war, armed conflict, imposition next working day delivery service at its registered office of sanctions, embargo, or breaking off of diplomatic (if a company) or its principal place of business (in any other case); 17 1 4 nuclear, chemical or biological contamination or sonic 18.2.2 Any notice or communication shall be deemed to have been received: 17.1.5 any law or any action taken by a government or public 18221 if delivered by hand, on signature of a delivery receipt or authority, including without limitation imposing an export at the time the notice is left at the proper address; and or import restriction, quota or prohibition, or failing to grant 18.2.2.2 if sent by pre-paid first-class post or other next working a necessary licence or consent; day delivery service, at 9.00 am on the second Business 17.1.6 collapse of buildings, fire, explosion or accident; and Day after posting or at the time recorded by the delivery 17.1.7 any labour or trade dispute, strikes, industrial action or service; and lockouts (other than in each case by the party seeking to 18.2.2.3 if sent by fax or email, at the time of transmission, or, if rely on this clause, or companies in the same group as this time falls outside business hours in the place of that party): receipt, when business hours resume. In this clause 17.1.8 non-performance by Manufacturers or subcontractors 18.2.2.3, business hours means 9.00am to 5.00pm (other than by companies in the same group as the party Monday to Friday on a day that is not a public holiday in seeking to rely on this clause); and the place of receipt. 17.1.9 interruption or failure of utility service. 18.2.3 This clause does not apply to the service of any 17.2 Provided it has complied with clause 17.3, if the proceedings or other documents in any legal action or, Manufacturer is prevented, hindered or delayed in or from where applicable, any arbitration or other method of performing any of its obligations under this agreement by dispute resolution. a Force Majeure Event , the Manufacturer shall not be in 18 2 4 A notice given under the Contract is not valid if sent by breach of this agreement or otherwise liable for any such failure or delay in the performance of such obligations. 18.3 Severance-If any provision or part-provision of the The time for performance of such obligations shall be Contract is or becomes invalid, illegal or unenforceable. extended accordingly it shall be deemed modified to the minimum extent 17.3 The Manufacturer shall: necessary to make it valid, legal and enforceable. If such 1731 as soon as reasonably practicable after the start of the modification is not possible, the relevant provision orpart-Force Majeure Event but no later than 14 days from its provision shall be deemed deleted. Any modification to or start, notify the Customer in writing of the Force Majeure deletion of a provision or part-provision under this clause Event, the date on which it started, its likely or potential 18.3 shall not affect the validity and enforceability of the duration, and the effect of the Force Majeure Event on its rest of the Contract. ability to perform any of its obligations under the 18.4 Waiver-A waiver of any right or remedy under the agreement: and Contract or by law is only effective if given in writing and 17.3.2 use all reasonable endeavours to mitigate the effect of the shall not be deemed a waiver of any subsequent right or Force Majeure Event on the performance of its remedy. A failure or delay by a party to exercise any right obligations. or remedy provided under the Contract or by law shall 174 If the Force Majeure Event prevents, hinders, or delays

notice to the Manufacturer.

the Manufacturers performance of its obligations for a

continuous period of more than 12 months, the Customer

may terminate this agreement by giving 3 months written



18.5

Versalift United Kingdom Limited and Versalift Ireland Limited Terms and Conditions



the Contract or by law shall prevent or restrict the further exercise of that or any other right or remedy.

- Third Party Rights-Nothing in the Contract is intended to, or shall be deemed to, establish any partnership or joint venture between the parties, constitute either party the agent of the other, or authorise either party to make or enter into any commitments for or on behalf of the other party. And unless it expressly states otherwise, the Contract does not give rise to any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of the Contract.
- 18.6 Entire Agreement- This Contract constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations, and understandings between them, whether written or oral, relating to its subject matte
- 18.7 Variation-No variation of the Contract shall be effective unless it is agreed in writing and signed by the parties (or their authorised representatives).
- 18.8 **Governing Law-**The Contract and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation shall be governed by and construed inaccordance with the law of England and Wales.
- 18.9 Jurisdiction. Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with the Contract or its subject matter or formation.