## BERWIN INDUSTRIAL POLYMERS LIMITED STANDARD TERMS AND CONDITIONS OF SALE

HEXPO You own or common of the of Your liquids

10. 10.1

sale of the Goods in Your hands or those of Your squisarements.

WARRANTIES
Subject to the following provisions. We warrant that the Goods will correspond in all material respects with their specification at the time of delivery.

We give the above warranty subject to the following conditions:

We shall be under no liability in respect of any defect in the Goods arising from any drawing, design or specification are included to the following conditions: (b)

(c)

(d)

We shall be under no liability in respect of any defect in the Goods arising from any drawing, design or specification supplied for Us by You; we shall be under no liability in respect of any defect arising from fair wear and tear, inappropriate storage, We shall be under no liability in respect of any defect arising from fair wear and tear, inappropriate storage, inappropriate usage, withird damage, negligence, a shormal working conditions, faithure to follow. Our instructions (whether oral or in writing), misuse or alteration or repair of the Goods without Ocu written approval; we do not warrant that the Goods are if for any purpose for which You intend the Goods to be used, whether We are actually, deemed, assumed or ought to be aware of such intention; We shall be under no liability under the above warranty (or any other warranty, condition or guarantee) if the total price for the Goods has not been paid by the due date for payment; the above warranty does not extend to parts, materials or equipment which We do not manufacture, in respect of which You shall only be entitled to the benefit of any such warranty or guarantee as is given by the manufacture to Us. We shall be under no liability under the above warrarby (or any other warrarby, condition or guarantee) if the total price for the Goods has not been paid by the due date for payment; the above warrarby does not extend to parts, materials or equipment which We do not manufacture, in respect of which You shall only be entitled to the benefit of any such warrarby or guarantee as is given by the manufacturer to Us. Subject as expressly provided in these Terms, all warrarties, conditions or other terms implied by statute or common law are excluded to the fullest extent permitted by law. No warrarby or representation is given by Us: that the Goods do not initinge any latent, copyright, design, trademark or other industrial or intellectual property as to the suitability of the Goods for any particular purpose or use under specific conditions whether or not the purpose or conditions were communicated to Us.

INSPECTION
You shall, wherever possible, inspect the Goods on delivery or on collection and commence any necessary laboratory tests on the Goods within 7 days of delivery.

10.3 10.4

(a) (b)

11. 11.1 IN wherever possible, inspect the Goods on delivery or on collection and commence any necessary tests on the Goods within 7 days of delivery. 12.1

(a) (b)

(c)

(d) 12.2

(a) (b)

12.6

purpose or conditions were communicated to Us.

INSPECTION

You shall, wherever possible, inspect the Goods on delivery or on collection and commence any necessary substantive tests on the Goods within 7 days of delivery.

No liability for non-delivery partial loss or damage to the Goods occurring prior to delivery or for any claim that the Goods are paid for, returned to Us, and, for claims for non-delivery, partial loss or damage, a copy is sent to any independent carrier if a third party delivered the Goods:

within 7 days of delivery for partial loss damage or non-compliance with the Contract (including a claim that Goods are paid for, returned to Us, and, for claims for non-delivery, partial loss or damage, a copy is sent to any independent carrier if a third periven any such assurances).

within 7 days of delivery for partial loss damage or non-compliance with the Contract (including a claim that Goods not fit for propose if We have given any such assurances).

within 7 days of delivery for partial loss damage or non-compliance with the Contract in relation to cross which could only be identified through laboratory testing; or within 7 days of the date of the invoice for non-delivery.

In accordance with clause 12.1, no claim flowing from defective Goods shall attach to Us if We do not have the opposition of the contract of the co 12.8

12.10

12.12

13.

DEFAULT OR INSOLVENCY OF BUYER

If:

You fait to accept the Goods or any instalment or part instalment thereof;
You fait to pay my sum due to Us on the due date/at the proper time;
You default or commit any breach of any other obligation under the Contract;
You default or commit any transpenser with Your creditors or (being a individual or firm) become bankrupt or (being a company) become subject to an administration order or go into liquidation (otherwise than for the purposes of amalignation or reconstruction), an encumbrancer takes possession of any of Your property or assets, or a receiver is appointed for You;
You cases, of threaten to cease, to carry on business;
any analogous to sary of the events specified in clauses 13(d) to 13(f) affects You under the laws of any
Wer reasonably apprehend that any of the events emericance above are about to occur and notify You accordingly,
then, without limiting any other right or remedy available to Us. Wer may, by notice in writing, immediately deem You
have reputationated the Contract and cancel it and any other contracts between the parties and/or suspend any
further deliveries to You under the Contract or any other contracts between the parties and/or suspend any
further deliveries to You under the Contract or any other contracts between the parties or demand payment of all
outstanding balances owing by You to Us, whether then due or not.

FORCE MALEURE (h)

further deliveries to You under the Contract or any other contracts between the parties or demand payment of all oststanding basience sowing by You to Is, whether then due or not.

EXECUTABLE LINE

EXECUTABLE LINE

TO A STATE A ST 14. 14.1

14.2

16. 16.1

16.3

submother than the properties of the properties of the performance of any or all contractual obligations and assign or transfer any or all rights under or relating to the Contract.

GRIEBAL stansfer any or all rights under or relating to the Contract.

GRIEBAL as a reference to that provides a smanned and the provided, reference to a provision of a statute shall be constituted as a reference to that provision as manneded, re-enacted or extended at the relevant time. These Terms, together with any terms agreed in writing between the parties from time to time, constitute the entire three terms, together with any terms agreed in writing between the parties from time to time, constitute the entire three terms, together with any terms agreed in writing between the parties. All other terms, express or implied by statute assigned and may not be varied except in writing between the parties. All other terms, express or implied by statute assigned and may not be varied except in writing between the parties. All other terms, express or implied by statute assigned and may not be varied except in writing between the parties. All other terms, express or implied by statute assigned and may not be varied except the terms and the parties of the statute that other party at it is registered office or principal place of business or such other address as may at the reterent time have been notified pursuant to this provision to the devisered by first class post to an address within the UK. 2 business days after posting; if devivered by first class post to an address within the UK. 2 business days after posting; if devivered by first class post to an other provision of the contract of the considered as a waiver of any subsequent breach of the same or any other provision.

It is not an expression to the contract of the considered as a waiver of any subsequent breach of the same or any other provision. In each of the Contract of the considered as a waiver of any subsequent breach of the same or any other provision.

16.4 16.5

16.6

16.7

The Contract shall be governed by the laws of England, and You agree to submit to the non-exclusive jurisdiction of the England courts.

DEFINITIONS
In these Terms the following expressions shall have the following meanings:

"business day" means a day other than a Saturday, Sunday or public holdsly in England and Wales;

"business day" means a day other than a Saturday, Sunday or public holdsly in England and Wales;

"Yout/Yout" means the person, firm or company who accepts Our written quotation for the sale of the Goods or
whose written order for the Goods is accepted by It's, "Web/IS/DUT" refers to the company named Berwin Industrial
Polymers. Limited registered in England and Wales under number 00592719 whose registered office is at
Foodways, Goods Lane Industrial Estate, Dublinfield, Chestine SK14 du/J on behalf of these and as subsidiaries;

stread-ways, Goods Lane Industrial Estate, Dublinfield, Chestine SK14 du/J on behalf of these and as subsidiaries;

omercinned shall mean Our works at Our registered office;

"Contract" means the corrison of the sale and purchase of the Goods;

"Goods" means the products (including any instalment of the Goods) agreed in the Contract which We are to
supply in accordance with these ferms;

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

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

includes any special terms agreed in writing between You and Us ("the parties") from time to time; and

"writing" and any similar expression, includes facsimile transmission, electronic mail and comparable means of

communication.

BASIS OF THE SALE

We shall sell and You shall purchase the Goods in accordance with Our written quotation (if accepted by You), or
Your order (if accepted in writing by Us), subject in either case to these Terms, which shall govern the Contract to
the exclusion of any other terms subject to which any such quotation is accepted or purported to be accepted, or any
such order is made or purported to be made, by You.

No variation to these Terms shall be binding unless agreed in writing between the authorised representatives of the
No variation to these Terms shall be binding unless agreed in writing between the authorised representatives of the 2.

22

lies.

referring into the Confract You acknowledge that You do not do so on the basis of or in reliance upon any
resentation, warranty or other term whether or not in a later document or purporting to exclude or supersede the
may which in not confirmed in writing by Us, but nothing in these Terms affects the liability of either party for 2.3

one inserpresentation.

West insured by Us shall form an integral part of any contract.

otherwise agreed in writing the period of the contract shall be for the life of the Goods as anticipated when 2.4

27

3.

32

3.3 3.4

3.5

fraudulent misrepresentation.

Schedules issued by Us shall from an integral part of any contract.

Unless otherwise agreed in writing the period of the contract shall be for the life of the Goods as anticipated when the order was accepted.

Goods sold by Us to You are for Your sole use or consumption and You shall not re-sell the Goods to any third party without Cur prior writinen consent provided that You may convert the Goods into or incorporate the Goods in other without Cur prior writinen consent provided that You may convert the Goods into or incorporate the Goods in other without Cur prior writinen consent provided that You may convert the Goods into or incorporate the Goods in other without Cur prior writinen consent provided that You may convert the Goods into or incorporate the Goods in other Any hypographical, cliental or other error or omission in any sales literature, quotation, price list, acceptance of offer, invoice or other document or information issued by Us shall be subject to correction without any liability on Our prior, Invoice or other document or information issued by Us shall be debended occepted by Us unless and until confirmed in writing by one of Our authorised representatives.

You shall be responsible to Us for ensuring the securecy of the terms of any order (including any applicable specification) that You submit to Us, and for priving to Us any necessary information relating to the Goods within a specification in the state.

You shall be responsible to the order that Coods will be fif for the purpose for Your intended use regardless of You shall be responsible to the Coods will be fif for the purpose for Your intended use regardless of International Cooks and the Coods will be responsible to resumment the Coods will be 3.6

cellation of the order by You is permitted except where agreed by Us in writing. In such case, You shall be against all expenses incurred up to the time of such cancellation together with a sum of 10% of the price, by way of liquidated damages, which shall be paid by You to Us forthway. 3.7

street price, by way of liquidated damages, which shall be paid by You to Us forthwith.

ICES

price of the Goods shall be Cur written quoted price. Unless otherwise stated by Us in writing, all prices quoted valid for 30 days only or until earlier acceptance by You, after which time they may be altered by Us without ng notice to You. are valid for 30 days only or until earlier acceptance by You, after which time they may be altered by Us without giving notice to You. We reserve the right, by giving written notice to You at any time before delivery, to increase any agreed price relating to the Goods to reflect any increase in the cost to Us which is due to any factor beyond Dur control (such as, without ilmitation, any foreign exchange fluctuation, alteration of duties, significant increase in the costs of labour, materials or other costs of manufacture); any change in delivery dates, quantities or specifications for the Goods which You request, or any delay caused by any instructions You give to Us or Your failure to give to Us adequate Unless otherwise agreed in writing between the parties, all prices are given by Us on an ex works basis, and where We agree to deliver the Goods otherwise than at the Our Premises, You shall be liable to pay Our charges for transport, packaging and insurance.

The price is exclusive of any applicable value added tax or other tax or duty which You shall be additionally liable to pay to Us.

TEMS OF PAYMENT

Subject to any special terms agreed in writing between the parties, We may invoice You for the price of the Goods on or at any time after delivery of the Goods, unless the Goods are to be collected by You or You wrongfully fail to control the parties of the Coods. We have the case may be We have tendered delivery of the Goods.

4.3

44

Goods.

Whites otherwise agreed in writing all sums become due and payable (without any withholding, deduction or set off on any account whatsoever) under these terms and conditions within 30 days from the end of the month in which the Goods are delivered. The time of payment of the price shall be of the sesence of the Contract, Receipts for payment will be issued only upon request.

Will be issued only upon request. 5.3

5.4

5.5 5.6

as otherwise agreed, perfect as any time to require payment from You in cleared funds in advance or on delivery of the reserve the right at any time to require payment from You in cleared funds in advance or on delivery of the syment shall be decreated to law these received until We have received cleared funds. It is decreated to law these received until We have received cleared funds. It is decreated to law these received until We have received cleared funds. It is decreated to law the received to law the second to law the received cleared funds. It is decreated to law the received to law the received cleared funds. It is decreated to law the received the received to law the received the received to law the r

rec0 has been made or the right to invoice has occurred pursuant to clause 5.1 and payment shall be due in peact of each instalment whereof delivery has been made notwithstanding non-delivery of other instalments or or default on Our part. port the terms applicable to any order the price shall be payable by instalments or if You have agreed to take collect quantities of Goods at specified times a default by You of the payment of any due instalment or the failure by declarery instructions in respect of any quantity of Goods outstanding shall cause the whole of the balance of price to become due forthwith. It is the price of the 5.7

5.8

6.1

6.2 6.3

6.4 6.5

a) b)

entitled under the Late Payments of Commercial Debts (Interest) Act 1598 to charge interest (both before and after any judgment) on the outstanding amount on a debt has the most be deate until the outstanding amount is paid in.

DELIVERY. INSPECTION AND ACCEPTANCE
Delivery of the Goods table the made by You collecting the Goods at Our Premises at any time after We have notified You that the Goods are ready for collection or, if We agree to some other place for delivery, by Us delivering the Goods to that place.

We give all times or dates for delivery of the Goods in good faith however time of delivery shall not be of the seasone of any contract nor hall We be under any liability for delay whether or not beyond Our reasonable control. We shall have the right to make delivery by instainants of such quantities and at such intervals as We may decide, and any operage provision as to instainants in the Condrad shall be in addition to and not indergoation of this right. In addition to decide the contract of the c 6.6

7. 7.1

7.2 7.3

7.4 7.5

Where the Goods are supplied for export from the United Kingdom, the provisions of this clause 7 shall, subject to special torms agreed in writing between the parties, apply notwithstanding any other provision of these terms and conditions.

You shall be responsible for complying with any legislation or regulations governing the importation of the Goods into the country of destination and for payment of any duties on them.

Unless otherwise agreed in writing between the parties, the Goods shall be delivered FOB the air or sea port of shipment and the Company shall be under no obligation to give notice under a S2(3) of the Sale of Goods Act 1979. The shall have no liability for any claim in respect of any defect in the Goods which would be apparent on importation at the shall have no liability for any claim in respect of any defect in the Goods which would be apparent on importation and confirmed by a bank acceptable to Us or, if We have agreed in writing on or before acceptance of You roder to waite this requirement, by acceptance by You in Our favour and confirmed by a bank acceptable to Us or, if We have agreed in writing on or before acceptance of You roder to waite this requirement, by acceptance by You in Our favour and confirmed by a bank acceptable to Us or, if We have agreed in writing on or before acceptance of You and the provision of the Condition of 7.6

8.

(b)

9.2

9.3

Goods passes.

We shall be entitled to require the sale of the Goods or such last mentioned products in order to recount the money owed to Us. In the event of any resale, Our beneficial entitlement shall attach to the proceeds of sale or other disposition thereof so that such proceeds or any claim thereof shall be assigned to Us and until the subject to such assignment shall be held on trust for Us by You who will stand in a strictly fluciaty capacity in respect thereof. Until property in the Goods that a passed to You the entire proceeds of sale or otherwise of the Goods shall not be mixed with other money or paid into any overdrawn bank account and shall be at all material times identified as Our 9.5

money.

In the event of failure to pay the price in accordance with the contractual obligations. We shall have power to re-sel the Goods or other products after reasonable notice. Such power is additional to any other power of sale arising by operation of law or implication or otherwise.