



**P & T Industries Pty Ltd [ACN 145 722 238] Trading As Price Trandos Engineering–
("PTE") Terms of Trade (Sale of Goods)**

1. INCORPORATION OF TERMS

- 1.1. This Terms of Trade shall be incorporated into each and every contract for the sale of goods which is entered into between PTE and the Customer ("**Sale Contract**"), by use of the words "PTE's Terms of Trade are incorporated into this Sale Contract a copy of which is available on request". This includes, but is not limited to the following documents:
- (a) Quotations ("**Quotes**");
 - (b) Acceptance of Purchase Order.
- 1.2. The Customer's authorization for PTE to commence work after the issue of the Acceptance of the Purchase Order shall constitute acceptance of PTE's Terms of Trade on any Quote, or invoice, issued by or on behalf of PTE.
- 1.3. These Terms of Trade:
- (a) are current from 1 March 2016;
 - (b) apply to all Sale Contracts entered into between PTE and the Customer from 1 March 2016; and
 - (c) may be replaced by PTE at any time and, upon such replacement, the newer terms of trade shall prevail over these Terms of Trade.

2. FORMATION OF SALE CONTRACT

- 2.1. If the Customer wishes to engage PTE to manufacture the Goods, then the Customer must:
- (a) submit a request for Quote by email which shall include specifications and electrical drawings for the Goods required; and
 - (b) where the work is part of a larger tender, then the Customer shall provide PTE with a copy of the tender documents.
- 2.2. PTE will issue a Quote which:
- (a) is valid for 30 days;
 - (b) shall include the number of Goods to be supplied, the costing for the Goods and when monies are due; and
 - (c) may include indicative timeframes.
- 2.3. If the Customer wishes to proceed with the order then the Customer shall submit a Purchase Order ("PO") to PTE.
- 2.4. A Sales Contract is formed between the

Customer and PTE upon the terms contained in these Terms of Trade when PTE accepts the PO by providing the Customer with an Acceptance of Purchase Order form ("**Acceptance of PO**").

- 2.5. PTE shall not be bound to accept any PO from the Customer which:
- (a) is placed by the Customer more than 30 days after the Quote is issued; or
 - (b) has varied the terms of the Quote provided by PTE.
- 2.6. The Acceptance of PO shall set:
- (a) the timeframes; and
 - (b) any variations made in the PO by the Customer that PTE do not agree with.
- 2.7. If the Customer is not satisfied with the terms in the Acceptance of PO it may terminate the Contract with notice in writing to PTE.

3. PAYMENT OF CONTRACT PRICE

3.1. General Payment Obligations

- (a) The Customer agrees to pay the Contract Price as stipulated in the Quote.
- (b) If payments are not received in accordance with clause 3.1(a) then PTE may suspend work until the invoice has been paid in full, and the completion date shall be varied by PTE accordingly.
- (c) Unless otherwise directed by PTE the Customer shall pay the invoice amount into the PTE Account by electronic funds transfer.

3.2. Disputed Invoices

- (a) If the Customer disputes any amount shown on an invoice, they must:
 - (i) notify PTE within 7 days of receipt of the invoice; and
 - (ii) pay any amounts not in dispute in accordance with Clause 3.1(a).
- (b) Disputes arising under Clause 3.2 will be dealt with in accordance with Clause 14.5.
- (c) If the disputed amount of the invoice is:
 - (i) 20% of the Contract Price; or
 - (ii) exceeds \$20,000PTE has the right to suspend work until the dispute is resolved and the time for

completion of works will be extended automatically.

3.3. Consequence of Late Payments and Non Payment

- (a) If any amount payable by the Customer is outstanding, then PTE shall be entitled to charge interest on the outstanding amount at a rate of 15% per annum accruing daily until the amount is paid in full.
- (b) If the Customer unsuccessfully disputes an invoice on 2 or more occasions PTE may terminate the Sale Contract.

4. CUSTOMER OBLIGATIONS

4.1. Request For Further Information

- (a) After Acceptance of the PO PTE will request further information from the Customer for the design of the Goods.
- (b) PTE requires the responses to the request for information within 5 Business Days to satisfy the timeframes provided in the Acceptance of Purchase Order.

4.2. Drawings

- (a) Once the further information has been received from the Customer, PTE will prepare the drawings for the Goods and forward these to the Customer for review and approval.
- (b) The Customer must notify PTE whether they approve the drawings or require amendments to the drawings within 14 days of receipt of the drawings from PTE.
- (c) If the Customer requests amendments to the drawings, PTE will amend the drawings and resubmit these to the Customer as soon as possible.
- (d) If the Customer requires further amendments then the processes in clause 4.2(b) and 4.2(c) above shall be repeated as required until the Customer provides PTE with unconditional approval of the drawings.

- 4.3. The Customer acknowledges that the turnaround periods stipulated by PTE in any Quote or acceptance of PO are not inclusive of the time taken to obtain approval of the drawings and that any delays by the customer in providing the information in clause 4.1 or approval of the drawings in

clause 4.2 will result in delays to the completion date and indemnifies PTE for any loss arising due to delays to the completion date.

5. COMMENCEMENT AND PERIOD FOR COMPLETION OF WORK

5.1. Programme/Timetable

- (a) The timetable for completion of the work shall be as indicated in the Acceptance of Purchase Order provided to the Customer.
- (b) The timeframes as contemplated in the Acceptance of Purchase Order may be modified in accordance with this Terms of Trade.
- (c) Any variation to the Sale Contract will extend the completion date by a minimum of 30 days unless otherwise agreed by PTE.

5.2. Commencement of Manufacturing

PTE will not order the parts and commence manufacturing the Goods until it has received approval of the drawings in accordance with clause 4.2 above.

5.3. Supply Interruption

Where Goods are not able to be supplied within the prescribed timeframes in the Acceptance of Purchase Order due to a supply interruption for a part or parts of the Goods, PTE shall extend the timeframe for completion and notify the Customer of the delay and the expected completion time.

5.4. Late Delivery

PTE will not be liable for any loss incurred or suffered by the Customer as a result of any delay in delivery of parts.

6. VARIATIONS TO SALE CONTRACT

6.1. Customer Initiated Variation

- (a) During the term of the Sale Contract, the Customer may, by notice in writing direct PTE to vary any aspect of the works on and from the date specified in the notice.
- (b) If the specifications provided for the purpose of providing the Quote are wrong or need to be amended, such change will be considered a variation to the Sale Contract and the further costs of the changes will be the responsibility of the Customer.
- (c) To the extent that the variations will alter

the cost of the works, such cost will be calculated and PTE will provide the Customer with a revised quote within 14 days of the notice of the Variation.

- (d) If the Customer rejects the revised Quote the Customer must elect to:
 - (i) Proceed with the original contract; or
 - (ii) Terminate the contract.
- (e) If the proposed variation to the contract compromises the Standards then PTE will reject the variation and the Customer must elect whether they proceed with the original contract or terminate the contract.
- (f) Any variation to the Contract by the Customer will extend the completion date by a minimum of 30 days unless otherwise agreed by PTE.

6.2. PTE Initiated Variation

- (a) If during the performance of its duties under the Sale Contract PTE becomes aware of further additional work required that was not initially quoted then PTE must issue the Customer with a revised Quote.
- (b) If the variation to the Sale Contract is necessary to comply with a Standard and the Customer rejects the variation then the Sale Contract shall be automatically terminated.
- (c) If the variation is otherwise not necessary to comply with a standard and the Customer rejects the variation, then the Sale Contract shall continue based on the original Quote.

6.3. The Customer acknowledges that variations to the Sale Contract may result in delays to the completion date and hereby indemnifies PTE for any loss arising due to variations causing delays to the completion date.

7. SUPPLY OF GOODS

7.1. Title & Risk

- (a) Full unencumbered title does not pass to the Customer until the Contract Price, and any other outstanding indebtedness in respect of the supply or servicing of Goods or otherwise, is paid in full.
- (b) Risk in the Goods passes to the Customer on acceptance of the Goods at delivery or collection.

- (c) PTE will not be liable for any loss incurred or suffered by the Customer as a result of any delay in delivery of Goods.

7.2. Testing Of Goods

- (a) PTE shall test the Goods in accordance with all applicable laws, enactments, orders, regulations, and other similar instruments (including all applicable health and safety legislation).
- (b) If during testing PTE discovers defective part/s that require replacement then PTE shall unilaterally extend the completion date and notify the Customer of the expected delay in sourcing and replacing the part.

7.3. Collection of Goods

- (a) Unless otherwise stipulated in the Acceptance of Purchase Order the Customer shall arrange collection of the Goods within 7 days of PTE notifying the Customer that the Goods are ready for collection ("**Collection Date**").
- (b) The Customer will be responsible for the costs of collection of the Goods.
- (c) If the Customer does not arrange collection of the Goods by the Collection Date then PTE shall charge the Customer the Storage Fee and the Customer shall be responsible for insuring the Goods from the Collection Date.

7.4. Delivery

- (a) Where stipulated on the Acceptance of Purchase Order the Goods will be delivered to the Site where agreed between PTE and the Customer at the Purchase Order stage.
- (b) Delivery of the Goods shall be arranged within 7 days of PTE notifying the Customer that the Goods are ready for delivery ("**Delivery Date**").
- (c) The Customer will be responsible for the delivery charges.
- (d) If the Customer does not arrange delivery of the Goods with PTE by the Delivery Date then PTE shall charge the Customer the Storage Fee and the Customer shall be responsible for insuring the Goods from the Delivery Date.

8. INTELLECTUAL PROPERTY

- 8.1. If the Customer requires PTE to design the Goods they agree to provide PTE with the following:
- (a) Access to the Site for a visual inspection;
 - (b) Floor plans of the building;
 - (c) Any other documentation reasonably required by PTE.
- 8.2. PTE retains all copyright and intellectual property rights in all designs used or provided to the Customer in performing the design services.

9. WARRANTY CLAIMS

- 9.1. PTE shall only be liable for claims against the workmanship of the Goods for a period of 12 months from the date of delivery or collection.
- 9.2. The Customer must make a valid warranty claim to PTE within the period of 12 months from the date of delivery or collection.
- 9.3. Upon receipt of a warranty claim from a Customer, PTE shall send an inspector to the Site to validate the claim in which case the claim will be accepted or rejected.
- 9.4. If the claim is rejected in accordance with clause 9.3 above then the Customer may request that the parties shall jointly appoint an independent consultant to assess the system to determine if there is a defect in the workmanship.
- 9.5. If the claim is accepted by PTE in accordance with 9.3 or a determination is made in favour of the Customer at clause 9.4 above then PTE shall repair the defects within a reasonable amount of time.

10. GENERAL WARRANTIES & REPRESENTATIONS

- 10.1. PTE knows of no reason why the Goods may not be supplied in accordance with and to the levels stated in this Sale Contract and:
- (a) the provision of the Goods and the Customer's use thereof shall not infringe any Rights of any third party;
 - (b) the Goods shall be supplied and rendered by appropriately experienced, qualified and trained personnel with all due skill, care and diligence;
 - (c) it shall discharge its obligations pursuant to this Sale Contract with all due skill,

care and diligence including good industry practice and (without limiting the generality of this clause) in accordance with its own established internal procedures;

10.2. Limitation Of Liability

- (a) The Customer acknowledges that PTE is not responsible for reviewing the drawings and specifications supplied in accordance with clause 2.1 to ensure they comply with the necessary Standards for the Site and will only be responsible for ensuring the Goods supplied are compliant with the manufacturing Standards.
- (b) Except as expressly stated in this Sale Contract, all warranties, conditions and terms, whether express or implied by statute, common law or otherwise (including fitness for purpose and suitability) are hereby excluded to the maximum extent permitted by applicable law.
- (c) Any liability owing by PTE under the terms of this Sale Contract for supply of goods is hereby limited to the cost of repair or replacement of the faulty item and does not include economic or consequential loss.
- (d) Any liability by any sub-contractors contracted by PTE for the supply of the goods, is hereby limited to the cost of repair or replacement of the faulty item and does not include economic or consequential loss.

11. CUSTOMER REPRESENTATIONS & OBLIGATIONS

The Customer hereby warrants and represents to PTE that:

- (a) it will co-operate with PTE (without incurring any expenditure) and provide PTE with such information and assistance as PTE may reasonably require in order to enable or facilitate PTE to duly and punctually to comply with its obligations under these terms.
- (b) In the event that PTE considers either that the Customer is in breach of any obligations or that PTE is otherwise unable

to perform any obligations as a result of any other act or relevant omission of the Customer (in either case other than the due and proper performance by the Customer of its obligations hereunder) PTE shall only be entitled to rely on such breach act or relevant omission as relieving it from the performance of any of its obligations.

- (c) PTE shall reasonably promptly after the alleged breach, act or omission comes to its attention notify the Customer in writing setting out in reasonable detail such breach, act or omission; and to the extent that such breach, act or omission by the Customer precludes or restricts performance by PTE of its obligations.

12. TERMINATION FOR CUSTOMER'S BREACH

12.1. Without limiting the generality of any other clause in the Sale Contract, PTE may terminate this Sale Contract immediately by notice in writing if:

- (a) any payment due from the Customer to PTE pursuant to this Sale Contract remains unpaid for a period of 14 days; or
(b) the Customer breaches any clause of this Sale Contract and such breach is not remedied within 7 days of written notice by PTE.

12.2. Notwithstanding the preceding clause PTE may terminate this Sale Contract immediately on notice in writing to the Customer if:

- (a) the Customer becomes, threatens or resolves to become or is in jeopardy of becoming subject to any form of insolvency administration;
(b) the Customer, being a partnership, dissolves, threatens or resolves to dissolve or is in jeopardy of dissolving;
(c) the Customer, being a natural person, dies; or
(d) the Customer ceases or threatens to cease conducting its business in the normal manner.

12.3. If notice is given to the Customer pursuant to the preceding clauses, PTE may, in addition to terminating the Sale Contract:

- (a) claim liquidated damages equivalent to the Contract Price;
(b) retake possession of all property of PTE and Goods in the possession of the Customer; and
(c) pursue any additional or alternative remedies provided by law.

13. TERMINATION FOR PTE'S BREACH

13.1. If PTE breaches any of its obligations under this Sale Contract, then the Customer may only terminate this Sale Contract if:

- (a) the Customer has notified PTE of the alleged breach in writing; and
(b) PTE has failed to remedy the default within 28 days of receiving the notice of default from the Customer.

13.2. If the Customer terminates this Sale Contract in accordance with clause 13.1 above then:

- (a) the Customer shall pay any invoice issued under clause 3 for work carried out by PTE up to the date that the Sale Contract is terminated;
(b) PTE shall only be liable to the Customer:
(i) for the costs that the Customer incurs to rectify PTE's default; and
(ii) up to a maximum amount equal to the payments of the contract price paid to PTE.

13.3. The Customer acknowledges and agrees that PTE shall not be liable to the Customer for any economic loss suffered by the Customer including, but not limited to:

- (a) loss of profit, revenue or use; and
(b) financial costs including interest incurred on borrowings,
by reason of PTE's default.

13.4. Notwithstanding any rights that the Customer may have against PTE, the Customer shall not be entitled to withhold or set-off any amounts from any invoice from PTE and must pay the monies owing under any invoice to PTE in full without deduction.

14. MISCELLANEOUS

14.1. Quotes

Unless otherwise stated in the Quote:

- (a) all prices in the Quote are exclusive of GST and sales tax; and
(b) all prices are quoted in Australian dollars.

14.2. **GST**

- (a) The parties acknowledge that the amounts set out in this Sale Contract are exclusive of GST.
- (b) The supply of the Goods made by PTE to the Customer will be subject to GST which will be added to invoices rendered.
- (c) The Customer must pay to PTE an additional amount equal to the amount of the consideration multiplied by the applicable GST rate.

14.3. **Use of Subcontractors**

- (a) The Customer acknowledges that PTE may engage the services of Sub-Contractors. No additional consent, either verbal or written will be obtained for the Customer.
- (b) The selection of Sub-Contractors will be at the discretion of PTE, who may, if so required terminate and replace any Sub-Contractor they in their absolute discretion see fit.
- (c) PTE warrants to the Customer that any Sub Contractors engaged by PTE will be covered by all necessary insurance, and the Customer will not have the right to raise any further queries in relation to insurance cover of the Sub Contractors or request certificates of currency for those insurance policies.

14.4. **Personal Property Securities Act**

- (a) This Terms of Trade constitutes a security agreement;
- (b) PTE's interest in the Goods supplied or serviced by PTE, and supplied by the Customer to any of its customers or third parties, is a security interest;
- (c) The Customer consents to PTE registering its security interest on the PPS Register and agrees to provide all assistance reasonably required by PTE to facilitate registration;
- (d) The Customer agrees that this Terms of Trade and all related information and documents are confidential ("**Confidential Information**") and will not be disclosed to unauthorised representatives or third parties, except to the extent disclosure is permitted by this Sale Contract or required

by law;

- (e) Expressions defined in the PPSA have the same meaning when used in these Terms of Trade.

14.5. **Dispute Resolution.**

- (a) If a dispute arises in connection with this Terms of Trade, a party to the dispute must give to the other party to the dispute notice specifying the dispute and requiring its resolution under this clause ("Notice of Dispute").
- (b) If the dispute is not resolved within seven (7) Business Days after the Notice of Dispute is issued, the dispute will be referred to arbitration. The arbitration must be conducted in Western Australia by a single arbitrator.
- (c) If the parties have not agreed upon the arbitrator, the arbitrator is the person appointed by the President or the President's nominee, acting on the request of a party, and:
 - (i) the arbitrator must not be a present or former member, officer, employee or agent of a party or a person who has acted as a mediator or advised a party in connection with the dispute;
 - (ii) the arbitration must be conducted in accordance with the *Commercial Arbitration Act 1985 (WA)* ("Arbitration Act") except that:
 - (iii) the arbitrator must only accept evidence which would be accepted in a court of law;
 - (iv) a party may be represented by a qualified legal practitioner or other representative;
 - (v) the arbitrator must include in the arbitration award the findings on material questions of law and of fact, including references to the evidence on which the findings of fact were based; and
 - (vi) the parties consent to an appeal to the Supreme Court of Western Australia on any question of law arising in the course of the arbitration or out of an arbitration award; and
- (d) after accepting the appointment and during

the arbitration the arbitrator may:

- (i) require the parties to lodge security or further security towards the arbitrator's fees and expenses; and
- (ii) apply any security towards those fees and expenses, but the arbitrator may not direct a party to provide security for the costs of the arbitration to be incurred by the other parties.

14.6. This clause does not prevent a party from obtaining any injunctive, declaratory or other interlocutory relief from a court which may be urgently required.

14.7. If a dispute is referred to arbitration, PTE may suspend work until the dispute is resolved.

14.8. This clause continues in force even where the Sale Contract has been fully performed, terminated or rescinded or where the parties or any of them have been discharged from the obligation to further perform the contract for any reason.

15. GENERAL

15.1. Entire Agreement

This Sale Contract shall constitute the whole agreement between the parties hereto in respect of the subject matter of this Sale Contract provided that nothing in this clause 15 shall limit a Party's liability for fraudulent misrepresentation.

15.2. Variation

This Sale Contract shall be capable of being varied only by a written instrument signed by a duly authorised officer or other representative of each of the Parties.

15.3. Severability

This Sale Contract is severable in that if any provision is determined to be illegal or unenforceable by any court of competent jurisdiction such provision shall be deemed to have been deleted without affecting the remaining provisions of this Sale Contract.

15.4. No Partnership, etc.

Nothing in this Sale Contract shall constitute or be deemed to constitute a partnership, agency or joint venture between the Parties hereto or constitute or be deemed to constitute either Party the agent of the other for any purpose whatsoever and neither

Party shall have any authority or power to bind the other or to contract in the name of or create a liability against the other.

15.5. Waiver

Unless otherwise agreed in writing, no failure by either Party to exercise any right or remedy available to it hereunder nor any delay so to exercise any such right to remedy shall operate as a waiver of it nor shall any single or partial exercise of any right or remedy preclude any other or further exercise thereof or the exercise of any other right or remedy.

15.6. Notices

Any notice to be given hereunder by either Party to the other shall be in writing and delivered personally, sent by pre-paid recorded delivery or registered post to the addressee at the addressee's registered office for the time being, by telefax, or by email transmission, and shall be deemed to be received if delivered personally at the time of receipt, if sent by post at the expiration of 72 hours after being placed in the post (having been correctly addressed) whether or not received, or if by telefax or email transmission 24 hours after dispatch to the correct telex number, telefax number, or email address of the addressee.

15.7. Indemnities

Where any indemnity ("**Indemnity**") is given by one Party ("**Indemnifying Party**") to the other ("**Other Party**") the following terms shall apply to any claim, demand or action to which the Indemnity applies (in this clause 15.7, "**Relevant Claim**"):

- (a) the Indemnifying Party shall indemnify the Other Party against its legal costs and disbursements in relation to the Relevant Claim on a solicitor/ client basis;
- (b) each Party shall promptly notify the other of any circumstances that could reasonably give rise to a Relevant Claim;
- (c) the Other Party shall not make any admission or compromise (save where required by court order or governmental regulations) which is prejudicial to the defence or settlement of any matter in

respect of any to which the Indemnity applies without the consent of the Indemnifying Party, such consent not to be unreasonably withheld or delayed;

- (d) the Other Party shall supply all reasonable assistance required by the Indemnifying Party for the purpose of contesting any Relevant Claim on receiving an indemnity from the Indemnifying Party in a form reasonably acceptable to it against its costs and expenses (including legal costs and disbursements on a solicitor/ client basis) incurred in doing so.

15.8. Third Party Rights

No third party shall have any rights in connection with this Sale Contract.

15.9. Force Majeure

Neither Party shall be liable for any delay or failure to carry out its obligations under this Sale Contract caused by Force Majeure provided that it promptly gives written notice of the occurrence of the Force Majeure relied on to the other party and it uses all reasonable endeavours to remove or avoid the effect of such Force Majeure as promptly as practicable. In this Terms of Trade Force Majeure also includes the delay of delivery of parts to PTE by being delayed in customs or the delay or sinking of a ship. If any Force Majeure is relied on for longer than 60 days by either Party under this clause 15.9 the other shall be entitled to terminate this Sale Contract on written notice.

15.10. Governing Law and Jurisdiction

This Sale Contract shall be governed and construed in accordance with the laws of Western Australia. The parties hereby irrevocably submit to the exclusive jurisdiction of the Courts of Western Australia.

16. DEFINITIONS AND INTERPRETATION

16.1. The terms defined have the same meanings when used throughout this Sale Contract.

16.2. Unless the contrary intention appears:

- (a) a reference to this Sale Contract or any other document includes any variation

(b) or replacement of it;

(c) a reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of any of them;

(d) the singular includes the plural and vice versa;

(e) a reference to a person includes a reference to the person's executors, administrators, successors, transferors, substitutes (including persons taking by novation) and assigns;

(f) an agreement, representations or warranty on the part of or in favour of two (2) or more persons binds or is for the benefit of them jointly and severally;

(g) if a period of time is specified and commences from a given day or the day of an act or event, it is to be calculated exclusive of that day;

(h) a reference to time shall mean Western Standard Time;

(i) a term or definition incorporated by reference into this Sale Contract remains in force notwithstanding that the document from which it was referred may at any time be no longer in force; and

(j) gender reference includes all genders.

16.3. Headings are inserted for convenience and do not affect the interpretation of this Sale Contract.

16.4. The following words have the following meanings:

"PTE" means P&T Industries Pty Ltd trading as Price Trandos Engineering [ACN 145 722 238]

"Business Day" means any day on which trading banks in Western Australia are open for business;

"Customer" means any Person to whom PTE provides Goods;

"Contract Price" means the aggregate amount payable by the Customer to PTE including any additional variation costs;

"Day" means the period of time commencing at midnight and ending 24 hours later;

“Goods”	means Type Tested Main switchboards and Motor Control Centres up to and including 80KA Form 4b to the requirements of AS/NZS 3439.1 2002, distribution switchboards, control panels and consoles, PLC cabinets, controls and instrumentation cubicles, power factor correction switchboards and PT series panel boards;	“Terms of Trade”	means these terms and conditions of sale.
“Loss”	means any delay, loss, liability, damage, expense or cost, and includes, without limitation, direct or consequential loss or damage.		
“Person”	includes a firm, a body corporate, an unincorporated association and an authority;		
“PPSA”	means the <i>Personal Property Securities Act 2009</i> , as amended.		
“PPSReg”	means the <i>Personal Property Securities Regulations 2010</i> , as amended.		
“PPS Register”	means the Personal Property Securities Register established pursuant to the <i>Personal Property Securities Act 2009</i> .		
“Sale Contract”	means a contract for the sale of Goods formed between PTE and the Customer pursuant to clause 2.1 of these Terms of Trade;		
“Schedule”	means the time frame indicated by PTE for the completion of works		
“Site”	means a place nominated by the Customer where the Goods are to be delivered for installation;		
“Standards”	means any of the Australian Standards;		
“Storage Fee”	means an amount of \$12.00 per square metre of the Goods per day after the Customer is notified of the collection date up to and including the date of collection;		