apply

Respoke Products means beapoke or custom-made Products supplied by
the Supplier specifically for the Customer to the Customer's Specification.

UK clearing banks in the city of Lendon are open for general business.

UK clearing banks in the city of Lendon are open for general business.

The contract of Lendon are open for general business.

Contract the contract between the Supplier and the Customer for the sale and purchase of the Products in accordance with Loser 21.6.

Contract the contract between the Supplier and the Customer for the sale and purchase of the Products in accordance with Loser 21.6.

Contract the contract between the Supplier and the Customer for the sale of purchase of the Products in accordance with these Conditions and any corresponding quotation or purchase order.

Customer the business of rim who purchases the Products from the business, and the products are to be the products of the products are to be contained business premises or other location in which the Products are to be installed (if applicable). Order the Customer's order for the Products, as set out in the Customer's purchase order form and the Lustomer's written acceptance of the Supplier's quotation. Products the products from Elite Architectural Limited (including standard and any lespade Products) (or any parts analytic components of them or specification any specification for the Bepople Products, funding any related plans and drawings, that is agreed in writing by the Customer and the Supplier.

material incorporated in them) set out in the Order.

Specification on systematic specification for the lespoice Products, including any related glant and of awaings, that is agreed in writing by the Customer and Supplier Eller Architectural Limited registered in England and Wales with company number 130050588], with a registered address at Unit 10, Park Court, Therefitzed by Business Park, Scorrecos, St Helens, MAS 5GC Trademarks means any trade name, business name, logo or trademark, used or owned by the Supplier webser registered or otherwise. Websites are supplied to the Supplier State of State of Supplier State of State of Supplier State of Suppli

dispatches the Products, at which point the Contract shall come into existence.

2.4 The Supplier shall be entitled to reject the Order at its sole discretion and if a feets to do so for example due to unavailability of the Products requested by the Customer) it shall notify the Customer of the Products requested by the Customer) it shall notify the Customer of the Standard shall not great payment for the Products, the Supplier shall refund such amounts as soon as reasonably practicable.

2.5 The Contract constitutes the entire agreement between the parties and supersedes any and all prior or contemporaneous written or oral agreements, correspondence, quotificients, understandings, registations agreements, to reproduce the supplier of the supplier shall reproduce the supplier of the supplier or the supplier of the Supplier of the Supplier or any third parties and any descriptions are considered by the Supplier or any third parties and any descriptions and the supplier or third parties' catalogues, websites (including the Website) or hordures are produced for the size purpose of giving an approximate idea of the Products described in them. They shall not form part of the Contract on have any

for the side purpose of giving an approximate lead of the Products described in them, they shall not form part of the Contract or have any described in them. They shall not form part of the Contract or have any 2.7 A aquatation for the Products, aquation in shall only be will for a period of 30 days from its date of issue (or such other period as may be stipulated on the Supplier's quotation) and may be withdrawn by the Supplier at any time before it has been accepted by the Customer. 2.2 Although the Supplier has made every iffort to display the colours of the Products accurately in its marketing materials and those of third days and the products accurately in the marketing materials and those of third days the supplier and guarantee that the Customer's display of the products and the Product may vary slightly from images advertised. 2.9 but to the rature of the Products, the Customer hereby agrees, admonwidges and ascepts that (where applicable):

3.0 her colour and consistency of certain Products may vary from any samples and is liable to change as a result of the passage of time and any exposure to samily become the products and the product and the product

near har suggisty ritum image, aniercince.

In exposure of control of the control

5. DELIVERY AND COLLECTION
5.1 The Supplier shall ensure that (a) each delivery collection of the Products is accompanied by a delivery note which shows the date of the Order, all relevant Locationer and Supplier deference numbers, the type and quantity of applicable) and, if the Order is being delivered by instalments, the applicable) and, if the Order is being delivered by instalments, the applicable) and, if the Order is being delivered by instalments, the outstanding balance of Products remaining to be delivered; and (b) if the Supplier requires the Customer to return any packaging materials to the Supplier, that fact is clearly stated on the delivery note. The Customer shall make any such packaging materials request. Returns of packaging materials and the Customer shall ensure that the Supplier's 25 subject to clause 5.3, the Supplier shall deliver the Products to the location as the Order or such other location as the Supplier's 5.2 subject to clause 5.3, the Supplier shall deliver the Products to the location as the Supplier shall not be suppliered to the Products of the Order or such other location as the Supplier shall not be suppliered to the Products shall be completed on the Products of the Order or Supplier shall not be suppliered to the Products shall be completed on the Products and the Products and the Products and the Products and Supplier shall not be products and the Products and Supplier shall not be products and the Products and Supplier shall not be products and the Products and Supplier shall not be products and the Products and Supplier shall not be products and the Products and Supplier shall not shall be producted the Products on order and the Products and Supplier shall not shall be producted to the Products of the Products and Supplier shall not shall be producted to the Products of the Products of the Droducts of the Products and Supplier shall be shall be producted to the Products of th

o: i) collect the Products in accordance with clause 5.3:

to comply with its obligations under the Contract, including a failure to collect the Products in accordance with clause 5.3; and/or (i) provide the Supplier with the correct delivery address or any other relevant instructions; and/or (ii) provide the Supplier with the correct delivery address or any other relevant instructions; and/or (iii) the failure of other has been caused by a Force Note of the Contract of the Contract of the Products for the Collection Principle of the Products or collect the Products for the Collection Principle of the Products or collect the Products from the Collection Principle of the Products or collect the Products from the Collection Principle of the Products for the Products for the Collection Principle of the Products shall past to the Customer upon the Principle of the Products shall past to the Customer upon the Principle of the Products shall past to the Customer upon the Principle of the Products shall past to the Customer upon the Principle of the Products shall past to the Customer upon the Principle of the Products shall past to the Customer upon the Principle of the Products shall past to the Customer upon the Principle of the Products shall past to the Customer upon the Principle of the Products shall not be labeled for any delay in delivery of the Products shall past to the Customer upon the Principle of the Products shall not be subject to the Principle of the Principle

constitute a separate Contract. Any delay in delivery or defect in an installment shall not entitle the Customer to cancel any other installment. Shall not entitle the Customer to cancel any other installment. Shall not entitle the Customer is required to the condusive violence of the upon dispatch from its premise shall be conclusive violence of the Customer is responsible for checking the Products good Delivery and ensuring that it has been supplied with the control Production of the Customer is required to the customer is active to the customer active required to the customer active required to the customer active required to the customer is required to the customer and ordinances (including building codes and the leafth and Safety at Work et Act. 1974) and all industry standards which are or may be required to the customer and for installation of the Products.

5.14 The Customer shall exercise unlabel askety precusations and all require employees to follow all installation and use procedures and recommendations as may be published by the Supplier, including preventing injury or damage to person or properly. It is including preventing injury or damage to person or properly. It is necessary to effectively protect all employees and other persons from him or injury or defentively protect all employees and other persons from him or injury or defentively protect all employees and other persons from him or injury or defentive to the never including preventing injur

offloading any goods from a third party.

5.16 The Selet in our expossible for quantifying the load for weight requirements upon Collection.

5.16 The Selet in our expossible for quantifying the load for weight requirements upon Collection.

6.1 Certain Products be medit from a manufacturer's guarantee. For details of the applicable terms and conditions, the Customer should refer to the manufacturer guarantee provided with the Product.

6.1 Certain Products which do not have a manufacturer's guarantee.

6.2 For principle products which do not have a manufacturer guarantee.

6.3 For principle products a warranty that the Products shall be free from material defects in design, material and workmarship.

6.3 Solipet to clause 6.4 fil.

6.3 Solipet to clause 6.4, fil.

6.3 Solipet to clause 6.4, fil.

6.4 Solipet to clause 6.4, fil.

6.5 Solipet to clause 6.4, fil.

6.6 Solipet to clause 6.4, fil.

6.7 Solipet solipet is given a reasonable opportunity of examining solitory and the products and the products and the products on our comply with the warranty seriod int clause 6.2;

(b) the Supplier is given a reasonable opportunity of examining such Products; and I soliped for the general solitors or replace the defective Products in full.

6.1 The Supplier shall not be labelle for Products failure to comply with the warranty seriod int clause 6.2;

(c) the Customer (file Asked to dis out by the Sognifier in complex than the warranty seriod in clause 6.3, in any of the following events: (a) the Customer files are any Internet used such Products after fiving notice in accordance with clause 6.3;

for:
(a) the Products; and
(b) any other goods that the Supplier has supplied to the Customer, in which
case title to the Products shall pass at the time of payment of all such sums.
7.3 Until title to the Products has passed to the Customer, the

7.3 Limit little to the Products has passed to the Customer, the Customer shall: (a) Store the Products (at no cost to the Supplier) separately from all other goods held by the Customer so that they remain result) identifiable as the Supplier's property. (b) Not remove, defece or obscure any identifying mark or packaging on or relating to the Products; relating to the Products.

(c) Not install or permit the installation of the Products at the Installation Location;
(d) Maintain the Products in satisfactory condition and keep them insured against all risks for their full price from the date of delivery and upon the Supplier's request, produce acts profiles of insurance to the Supplier; (e) entitly the Supplier immediately if it becomes subject to any of the events sited of inclaimed 22, and the supplier immediately and the products is steed in clause 23, and the supplier insurance of their goal to the Products as the Supplier may require from time to time.

7.4 Subject to disase 7.5, the Customer may resid or use the Products in the ordinary course of its business plant out otherwise) before the Supplier receives payment for the Products.

(a) It does not supplier supplier's agent; and

and alle to the Products shall gass from the Supplier to the Customer immediately before the time at which reasile by the Customer occurs.

7.3 If before title to the Products passes to the Customer the Customer becomes subject to any of the events listed in clause 9.2 then, without limiting any other right or remoty the Supplier any hour part or remoty the Supplier any hour of its business ceases immediately and the Customer assigns to the Supplier any clauser or given any at any time. (If the Customer shall not part of the Supplier any clauser of its business ceases immediately and the Customer assigns to the Supplier any clauser or given any at any time. (If the Supplier any clauser is not explicated in the Supplier of the full recovery of monies towed; and (I) if the Supplier any clauser is not explicated in the Supplier any clauser of the supplier any clauser on the supplier any clauser of a supplier any clauser (I) if the Customer shall not supplier any clauser and the supplier any clauser and the supplier any clauser and the supplier shall be held by the Customer on behalf of the Supplier are into way mixed with, any other moreps or funds, and that all money held on 1.7 Should the Customer shall be supplier and to me way mixed with, any other moreps or funds, and that all money held on 1.7 Should the Customer shall be a supplier shall be the remote any manufacturing process or incorporating them into any manufacturing process or incorporating them into any the Supplier and customer has been made in full. 8.1 The price of the Products shall be as quoted by the Supplier in writing or, if no price a quoted, the price of the Products shall be as quoted by the Supplier in writing or, if no price a quoted, the price of the Products shall be as quoted by the Supplier in writing or, if no price and the supplier shall be as quoted by the Supplier in writing or, if no price and the funds has been and and in full.

Between our suppose.

3. Petic AND OPATHS Foodness shall be at quoted by the Supplier in writing or, if no price is quoted, the price set out in the Supplier's published price is in force as at the date of delivery.

8.2 The Supplier may, by giving notice to the Customer at any time up to 5 Business Days before delivery, increase the price of the Products to reflect any increase in the cost of the Products that is due to;
(a) any factor begond the Supplier's control (including foreign exchange fluctuations, increases in taxes and duties, and increases in labour, materials and refer manufacturing costs);

Business Days before delivery, increase the price of the Products to reflect any increase in the cost of the Products to side to:

(a) any factor beyond the Supplier's control fincluding foreign exchange fluctuations, increase in table and ducles, and increase in labour, materials of the price of the Supplier's control fincluding foreign exchange fluctuations, increase in labour, materials (b) any request by the Customer to change the Delivery Date, quantities or types of Products ordered, or the Specification; or (c) any delay caused by any instructions of the Customer or failure of the Customer to price the Supplier adequates or accurate information or instructions. 8.3 The price of the Products is exclusive of the costs and changes and the Products is exclusive of applicable amounts in respect of Value added tax; ("Additional Payments"), which shall be invoiced to the Customer.

8.4 The price of the Products is exclusive of applicable amounts in respect of Value added tax; ("Additional Payments"), which shall will be invoiced to the Customer.

8.4 The price of the Products is exclusive of applicable amounts in respect of Value added tax; ("Additional Payments"), which shall amounts in respect of VAIT as are chargeable on the supplier such additional amounts in respect of VAIT as are chargeable on the supplier in writing.

8.5 The price of the Products does not include delivery charges.

8.5 The price of the Products of the supplier in writing.

8.5 The price of the Products does not include delivery charges.

8.5 The price of the Products of the supplier in writing.

8.5 The price of the Products of the supplier in writing with the products, VAIT, Additional Payments and any applicable International Payments and any app

Customers

9. TEMMINATION AND SUSPENSION
9.1 if the Customer becomes subject to any of the events listed in clause 2.1 the Suppler may berminate the Contract with immediate effect by giving written notice to the Customer.
9.2 for the purposes of clause 9.1, the relevant events are:
(a) the Customer suspends, or threatens to suspend, supwent of 16s debts, or it could be to pay its debts as they fall due or admits inability to pay its debts, or (being a company or limited liability partnership) is deemed nable to pay its debts within the meaning of section 12.3 of the insolvency Act 1986, or (being a partnership) has any partner to whom any of the foregoing apply;

1980, or leven g percommence registations with all or any class of the commences registations with all or any class of its creditors with a view to rescheduling any of its debts, or makes a proposal for or enters tion any compromise or arrangement with its creditors other than where these events take place for the sole purpose of a scheme for a solvent analignation of the Customer within our or more other companies or the solvent reconstruction of the Customer;

(c) a petition is filed, a notice is given, a resolution is passed, or an order is made, for or in connection with the winding up of the Costomer, other than costomer with one or more other companies or the solvent reconstruction of the Customer. If the contraction of the Customer with one or more other companies or the solvent reconstruction of the Customer; (d) An application is made to court, or an order is made, for the appointment of an administrator or if a notice of intention to appoint an administrator or if a notice of intention to appoint an administrator is appointment or or the customer of an administrator is appointed over the

(e) the motion of a qualitying notating charge over the Customer's assets has become entitled to appoint or has appointed an administrative (1) A person becomes entitled to appoint a receiver over the Customer's assets or a receiver is appointed over the Customer's satestor a receiver is appointed over the Customer's satestor are receiver is appointed over the Customer's satestor are the Customer's satestor are called a statestor of tables of the Customer's satestor are called a statestor and such attachment or process in ordinary equal trail or and such attachment or process in ordinary equal trail or any part of its assets and such attachment or process in ordinary equal trails or any part of the such as a state of the customer is any jurisdiction to which it is subject that has an effect equivalent or similar to any of the events mentioned in dasse \$2(a)\$ to clause \$2(a)\$ (i) The Customer's supposed, iterated not supposed, cases or threatens to case to carry on all or a substantial part of its business; (i) the Customer's faminació position defectorates tos such an extent that in the Supplier's opinion the Customer's capability to adequately fulfill its obligations under the Contract has been placed in jeoparty or (ii), the Customer's langed in place april, paged in the Customer's contract has been placed in jeoparty or (ii), the Customer falls to perform any of its obligations under these Conditions.

obligations under the Contract has been placed in joepardy; or (i) the Customer Palls to perform any of its obligations under these Conditions.

C

or
(i) defective products under the Consumer Protection Act
1887.
1825.
(ii) defective products under the Consumer Protection Act
1887.
1825.
(iii) the supplier shall under no ciccumstances whatever be
(iii) the supplier shall under no ciccumstances whatever be
(iii) the supplier shall under no ciccumstances whatever be
(iii) the shall be
iii) to so de protin or obtaines or or eveniue.
(iii) loss of shalls, business or reveniue.
(iii) loss of shalls, business or reveniue.
(iv) loss of shalls, business or the shall be
iii) loss of public or
(ivi) or any other indirect, special or consequential loss,
arrising under or in connection with the Contract,
the Contract,
iii) loss of public or
iii) loss of
iii

or other claims or losses, whether or not caused by the Customer and/or Its agents or employees or any of their acts, omissions or negligence.

An analysis of the control of the control

declare a trust over or deal in any other manner with any or all of 8s rights or obligations under the Contract without the prior writters consent of the Supplier concentration of the Supplier contract of the Supplier con

to the greatest extent possible, schieves the intended commercial result of the original provision.

12.4 Walver. A walver of any right or remedy under the Contract or law is only effective if given in writing and shall not be deemed a valuer of any subsequent breach or default. No failure or delay by a party to a result of the contract or contract and the contract of the contract or constitute a walver of that or any other right or remedy, not shall prevent or restrict the further exercise of that or any other right or remedy. In 12.5 Third party rights. A person who is not a party to the Contract shall state of the contract shall shall be contract. Including the contract is not provided to the contract shall contract, including the introduction of any additional terms of the Contract, shall not contract. The provided in introduction of any additional terms and conditions, shall be effective unless it is in writing and signed by the Suppler.

conditions, shall be effective unless it is in writing and signed by the Spipplier.

12.7 Governing law. The Contract, and any dispute or claim arising out of in connection with it or its subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with the law of finguland and Vales.

12.8 Jurisdiction. Each party irrevocably agrees that the courts of Righland and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this Contract or its subject matter or

