STANDARD CONDITIONS OF CONTRACT OF POWERMITE (THE COMPANY) - A division of Hudaco Trading (Pty) Ltd

GENERAL 1)

- These conditions are applicable, according to context, insofar as are specifically excluded or modified in writing to all mess contantons are approxime, according or contax, misday as are seen and any contract or indunion in writing to an contract to it sale, manufacture, installation, evention or otherwise, in the event of any conflict of contracts between our standard conditions and any other conditions which the customer may seek to impose, then and in such event our conditions shall be the over-riding conditions.
- our standard conditions and any other conditions which the customer may seek to impose, then and in such event our conditions stall be the over-ding conditions. In the the over-ding conditions can be the over-ding conditions and the the over-ding conditions. In the other of the condition and the theorem of the condition and the condition and the condition of th

- The authorised signature of the cus Standard Conditions of Contract.

2) DELIVERY

- ERY
 In the case of a contract not providing for installation or erection by us, delivery shall be deemed to have been completed as soon as the goods have been despatched from our factory, stores or premises to the customer. In the case of a contract providing for installation or erection as an inclusive price of the material supply and not tendered for as a separate price, delivery shall be deemed to have been completed as soon as the goods are installed or erected on site and in working order. If a separate price for these services is quoted, conditions as stated in item

 2.1 control.
- 2.1. apply.

 In the event of the customer being unable or unwilling to take delivery, upon notification by us that we are ready to effect delivery, the customer shall nevertheless adhere to the terms of payment and shall, in the case of contracts not providing for installation or erection, pay to us on request 2% of the contract price as storage for each month or part of a month during which the customer falls to take delivery as well as all reasonable sums expended by us for handling
- Notwithstanding anything herein contained the contrary, if delivery is delayed through or by reason of any act omission or default on the part of the customer, delivery shall, in such event, be deemed to have been effected as at the date of such act, omission or default, the customer irrevocably waives any lien which it may at any stage have over
- any goods effected by such contract.

 If the contract includes installation or erection as provided for in Item 2.2., and if we are obliged to carry out a test run of the subject matter of the contract, the customer shall permit and allow us to carry out the test run immediately upon completion of the installation or erection, if the said test run cannot be carried out for reasons beyond our control, within fourteen days after completion of the installation or erection, our obligations in respect of such test run shall be deemed to have been fulfilled.

 As soon as delivery is effected or deemed to have been effected, the risk in the subject matter of the contract shall pass to the customer.

TIME FOR DELIVERY

- FOR DELIVERY

 The time given for delivery is the date from despatch by us of the written confirmation mentioned in Clause (1.2.) hereof. We will use our best endeavours to adhere to the date given but accept no liability of any kind for failure to do so, unless a guarantee in writing shall have been given to deliver within a specified time. If we shall have guaranteed delivery within a specified time and and shall have failed to deliver within the time guaranteed or any extension thereof, and if the customer shall have suffered toes by our delay, we will honour defluction from the contract price should this be stated in our tender, in the form of liquidated and agreed damages, and not as a penalty. If such amount becomes payable, it shall be in full satisfaction of our liability for such a delay. Should delivery be hindered or delayed by an extension of the contract, deviations from specifications, suspension of the works, or any act or deland to the customer, or any cause whatsheever beyond our centrel, including war, civil commotions, riots, rebellion, strikes, lockouts, floods, epidemics, unusual inclemency of the weather, fire or accidents and whether such hindrance or delay occurs before or after the time or extended time for delivery, the customer shall grant us from time to time such extensions of time, either prespectively, or retrospectively, as may be reasonable and any such extension of time shall exonerate us from liability in respect of such delay.

INSTALLATION OR ERFCTION

case of a contract providing for installation or erection by us, the following special provisions shall be complied with by

- the case of a centract providing for installation or erection by us, the innoving special provision is customer:

 4.1.1 ensure that, the site and the roads leading thereto are levelled and cleared, all foundations are completed and dry and all foundation walls are in position and levelled with soil.

 4.1.2 ensure that, in the case of indoor installations or erections, all walls, ceilings, doors and windows are complete.

 4.1.3 provide adequate and dry premises, which can be locked for storing our machinery, parts, materials, tools and the like and provide adequate working space and suitable accommodation for our men.

 4.1.4 provide lifting tackle, mobile forges, props, wedges, bedding cement, cleaning and joining materials, lubricants, fuel, cooling water, driving roops and belts; including their installation and necessary alterations, scaffolding, and all the like materials and requisites.

 4.1.5 provide all excessary workmen, excluding the special fitters, engineers and supervisors, supplied by us, but including carenetiers, including and other skilled or unskilled fabour required by us.
- 4.1.5 provide all necessary workmen, excluding the special litters, engineers and supervisore, supplied by us, but including aceptenters, mechanics and other skilled or unskilled abour required by us.

 4.1.6 provide heating, lighting, power, water and air, including connections therefore to the site.

 The customer shall ensure that, prior to the commoncement of installation or erection all masons', carpenters', mechanics' and other preliminary work is sufficiently advanced to enable us to proceed with the installation or erection immediately on arrival of our employees, workmen or agents shall be able to proceed without interruption or delay.

 If the installation or erection is delayed through no fault on our part, the customer shall be liable for and pay all costs incidental to or in respect of the waiting time and travelling expense of our employees, workmen or agents. The customer shall, when so required, certify and confirm in writing such completion and/or acceptance of work.

 All labour supplied by ether party shall remain in the employ of that party who shall undertake all liability in respect of Scik Benetits, Workmen's Compensation, Unemployment Insurance and the like terms.

 In the event of the contract providing for installation or erection by our employees, workmen, or agents at piece work rates:

- - rates:
 4.6.1 fixed per diem rates will be charged, together with any time, Sunday or holiday pay which may be required.

 - 4.6.2 Waiting and travelling time will count as working time.
 4.6.3 Fares for return travelling by rall, hoat or 'plane (as agreed) shall be borne and paid for by the customer who shall bear the transport charges for luggage, tools and the like.
 4.6.4 If board and lodging are available at or near the site of installation or erection the necessary arrange-ments for
 - the same will be our responsibility. If such board and lodging are not so available, the cus-tomer will be responsible to make the necessary arrangements for the employees, workmen or agents.

- The contract price, expressed in South African currency, is based upon the rate of exchange against the foreign currency/ies of origin in relation to imported materials as pertain at the date of submission of our tender/quotation or ofter and is furthermore based on our existing labour and raw material costs as at such date. If during the period of the contract there is any fluctuation in any of the foregoing the amount of any increase/decrease shall at our option be added to substructed from the contract price and shall be for the account of and payable by the customer as the case may be, in the event of the suspension of or delay in delivery arising from instructions given or lack of or change in instructions given by the customer, any loss or extra costs thereby incurred shall be added to the contract price and shall be for the account of and payable by the customer. In the event of the contract price and shall be for the account of and payable by the customer. In the event of the contract price and shall be for the account of and payable by the customer. Not withstanding any provisions in regard to the passing or incidence or risk generally between the parties, any increase in customer duties, currency exchange reates (relating to those items in the contract which may be imported), transport costs, cost of demurrage, freight charges (whether air, ocean, road or rail). Sovernment surcharge of any imported goods and similar such duties howsover arising and items of a similar nature shall be borned and payle by the customer and to the extent that any disput may arise in regard therete, the provisions of sub-The contract price, expressed in South African currency, is based upon the rate of exchange against the foreign

- borne and paid by the customer and to the extent that any dispute may arise in regard thereto, the provisions of subgraph 5.4.1 shall be applicable.
 - 5.4.1 A certificate by our Auditors certifying that the contract price has been increased by reason of any of the aforementioned provisions and further certifying the am unt of such increase from time to time shall be final and

R) TERMS OF PAYMENT

are. Tact price is to be paid free of exchange at Johannesburg and without deduction of any kind, either by way of

- discount or otherwise. Payments effected through the post shall be at the risk of the customer
- Unless otherwise agreed upon and in the case of contracts not providing for installation or erection, payment of the contract price shall be effected on the thirtieth day of the month following that in which delivery is effected or deem
- ave neen enecten. Assorberwise anneed upon and in the case of contracts providing for installation or erection, payment of the outervise diperculops and more cased reconstructives previously or installation of verticulor, payment or util construct price shall be effected as to one third immediately the contract is confirmed in writing by us as prevoided in Clauses 1.2, hereof, as to a further one-firthed upon expiration of half the time for delivery stipulated in the contract an as to the remaining one-third on the thirtich day of the month following that in which delivery is effected or deemed if
- have been effected.

 Motivithstanding that delivery and possession of the subject matter of the contract may have been given to the customer and that the risk therein may have passed to the customer, ownership therein shall remain vested in us und the whole of the contract price (including interest on the same or any part thereof and any other charge or sums payable by the customer) shall have been paid.

 Interest at the maximum permissible logal rate per annum will accrue to us on all overdue payments, calculated from the day on which any payment is overdue and in the event of any dispute, a certificate by the company's auditors substantiating the rate of interest and/or the amount payable shall be final and binding.

Subject to clause (1,3) hereof and subject to any guarantee or warranty given by us in writing, we undertake to replace or sunject to cause (1.3) nereof and subject to any guarantee or warranty given by us in writing, we undertake to replace or repair at our option, free of cost, any goods supplied by us direct to the customer, proved to our satisfaction within a period of six months from delivery or, if we are responsible for erection or installation, to be detective in workmanship or material, provided that:

7.1 written notice of complaint is given within seven days of the discovery of the defect.

7.2 the goods are returned, carriage paid, to us and shall, in the event of replacement, become our property howsoever

- the defect has not manifested itself as a negult of fain weap and team non as a negult of faulty on nonlinent operation

- the defect has not manifested itself as a result of fair wear and tear, nor as a result of faulty or negligent operation, overloading, abuse, insuitable working conditions or similar circumstances. the defect has not manifested itself as a result of fire, erosive corrosive liquids or gases or extreme temperature, the regained or replaced goods, shall only remain the subject to this guarantee until the expiration of the aforesaid period of six months. In the case of goods not manufactured by us, the customer shall only be entitled to the benefit, insofar as it may be transmitted to the customer, of any guarantee given by the manufacturer and our liability is limited to making the benefit of the manufacturer's guarantee available to the customer. In the case of goods supplied or erection or installation effected by a sub-contractor, there shall be no liability upon us and the customer shall look at the sub-contractor for fulfilment of any guarantee or warranty given under the sub-
- save, as aforesaid, the customer shall have no claim against us of any kind whatsoever by reason of any defect or default on the part of ourselves or our servants or by reason of any breach by us of warranty or of contract or any defect, latent or patent, and the implied warranty against latent defects is expressly excluded, and we shall not be liable for any consequential damages or loss

8) LUVITATION OF LIABILITY

- We shall not be liable for any consequential damages of whatsoever nature and we shall not be liable for any damages e shall not be liable for any consequential damages of whatsoever nature and we shall not be liable for any damages, uny or loss to the customer, the customer's properly or the customer's employees, workmen or agents, whether ch damage, injury or loss be caused by our negligence or not. We shall further not be liable for any damage or loss used by or arising out of stoppages, vis major floods, strikes, lockouts, riots, civil committons, wars or rebellion. the event of our partial or total inability to complete the contract for reasons beyond our control, the customer shall we then the customer shall we have a support of the contract for the customer shall have no right to claim impensation or any damages of whatsoever nature from us. injury or loss to the custor

BREACH OF CONTRACT

BREACH OF CONTRACT
In the event of the customer committing a breach of any or all of the provisions of the contract or in the event of the customer being placed under a Provisional or Final Order of Sequestration and/or Liquidation and/or Judicial management or in the event of the customer effecting a compromise with creditors or if the customer surfers anything to be done which, in our sole discretion may prejudice us, then we shall, without prejudice to any other rights we may have, be entitled:

9.1 to claim immediate payment of the full balance of the contract price outstanding as well as payment of all other sums

- to cancel the contract and retake possession of the subject matter thereof, and
- to cancel the centract and retake possession of the subject matter thereof, and in either event to claim any damages which we may have suffered and to the extent that the customer may have effected any payments on account of the centract, then at our option such payments shall be forfeited to usion at our option retained by us pending the outcome of any litigation or arbitration confirming our entitlement thereto. on cancellation the ownership of the goods relating to that portion of the centract which has been cancelled and which may have passed to the customer, shall, at our option, revert to us, but we shall nevertheless be entitled to retain possession of the same as security for the payment by the customer to us of all amounts which the customer shall become liable to pay to us in terrus of the contract as a result of any breach of the contract by the customer. To the extent that it may be applicable, the customer hereby renounces any lien which it may have on the goods.

.. stomer shall not have the right to cede, assign or transfer any of his rights or obligations arising out of the contract

action must be contracted in the contract being valid, such provision shall be regarded as severable from the remainder of the contract which shall remain of full force and effect.

All disputes, differences or claims (other than a claim for payment of the contract price or for any amount due by the customer to us in terms of the contract) shall at our option be determined by arbitration under the Arbitration Act of 1965 or any amendment thereof

13) NON-WAIVER

Any relaxation of any of the terms of these Conditions of Contract or any indulgence shown by either ourselves or the customer to the other shall in no way prejudice the rights of such party, and shall not be construed as a waiver or novation

JURISHICTION

JOHASILI, ININ The customer consents to the jurisdiction of the Magistrate's Court in respect of all proceedings arising out of this contract, notwithstanding the amount claimed or the nature of the claim. In no way derogating therefrom, we shall be entitled to institute any action arising out of this contract in any other court of competent jurisdiction.

COSTS
Should any action be taken by us against the customer in consequence of a breach by the customer of any of its obligation under the contract, then and in such event, the customer shall be obliged to effect payment on demand, of all Afteroney and Client costs incurred by us in such regard, freespective of whether proceedings have actually been instituted.

we shall be entitled, at any stage during the subsistence of this contract, to appropriate any monies received by us from the customer to any indebtedness of the customer extant, this notwithstanding anything to the contrary elsewhere contained

17) WHOLF CONTRACT

This contract constitutes the entire contract between ourselves and the customer and it is recorded save as specifically into contract constitutes are entire contract between oursevers and the tastomer and it is recurrent save as speci-reference to herein, that no representations of whatsever nature or kind were given which induced the contract, variation of this contract shall be of level efficacy save insofar as the same is reduced to writing and signed by our authorised officer and the customer.

18) DOMECT TOWN

er chooses its address as set forth on the face of the relevant contract as its *domicilium citandi et executand*i for s arising hereout, whereas we select the address Powermite House, 92 Main Reef Road, Technicon, Roodepoort