1. All business undertaken by ROMIL Ltd (the Company) is transacted subject to these Conditions. All other terms and Conditions are excluded. Any variations in these Conditions must be expressly accepted by us in writing by a Director of the Company even though Buyer's organisation/invitation to tender or order may state otherwise.

2. All quoted prices are packed and delivered Great Britain mainland unless specified to the contrary. We reserve the right to invoice goods at the prices prevailing and at the VAT rates ruling at the date of despatch.

3. (i) Any illustrations and specifications in our literature are as accurate as possible at the time of printing but we reserve the right to make changes in detail and to make modifications in design and specifications subject to the goods being of comparable quality.

4. (iii) Any warranty whether specific or implied in respect of any product supplied by the Company shall be dependent upon correct installation, handling, storage and operation by the Buyer.

5. We undertake to supply goods at their quotation price for a period of 28 days from the date of the quotation unless specified otherwise in writing by an authorised employee.

6. We reserve the right to impose a 'delivery charge' or a 'small value order cost' on small orders, giving you the option to cancel the order or to increase the order so as to avoid the small value order handling charge.

7. We shall not be responsible for loss or damage sustained after the Carriage Receives (excluding Carriage) has been delivered to the Buyer or has been placed on the Buyer’s premises until the Buyer has been notified of the loss or damage.

8. Credit notes for whatever reason issued can only be taken into account when they have been issued.

9. Credit notes for whatever reason issued can only be taken into account when they have been issued. The Company reserves the right to charge a small charge whether for the administration or for the cost of the handling of the refunded goods.

10. The Company reserves the right to charge a small value order cost on small orders giving you the option to cancel the order or to increase the order so as to avoid the small value order handling charge.

11. If the Buyer's goods are damaged or lost in transit insurance will be charged at the normal rate to the Carriage Receives (excluding Carriage).

12. All contracts for the supply of goods or services are subject to these Conditions and at all times unless otherwise agreed in writing by a Director of the Company.

13. We make every effort to abide by any agreed delivery date but we can accept no liability in respect of non-delivery or delayed delivery. Deliveries referred to are subject to goods being unsold at the date of receipt of the Buyer's Order.

14. The Company shall have the right and is hereby irrevocably granted a Licence by the Buyer to enter any premises in the occupation of or under the control of the Buyer at any time for the purpose of obtaining possession of the goods or the information about the Buyer to the Company's bankers/financiers for the purpose of providing services including but not limited to the following: obtaining credit insurance, making credit reference agency searches, credit control, assessment and analysis (including credit scoring, market, product and statistical analysis), securitisation, protection of the Company's interests. The Company will provide the Buyer, on written request, with details of the Company's bankers/financiers and that such credit reference agencies used.

15. We reserve the right to impose a 'delivery charge' or a 'small value order cost' on small orders giving you the option to cancel the order or to increase the order so as to avoid the small value order handling charge.

16. We reserve the right to invoice goods at the prices prevailing and at the VAT rates ruling at the date of despatch.

17. (iii) Unless otherwise agreed in writing by a Director of the Company, additional charges such as packing for export delivery f.o.b. vessel etc., will be charged extra.

18. The Company reserves the right, with or as a result of the supply of goods by the Company, to take such steps or ensure compliance with the duties referred to in the clause above.

19. The Company reserves the right to charge a 'administrative fee' where the Buyer's goods cannot be dealt with in accordance with the Company's normal business procedures.

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25. (i) The goods, especially chemicals, may be dangerous if not properly stored and the appropriate precautions taken. The Buyer agrees that it shall take all such steps as are reasonably practicable or usual to eliminate or reduce any risk to health and/or safety and/or the environment to which the goods may give rise and acknowledges that where goods are manufactured/produced and/or supplied to the Buyer's design and/or specification, the Company will not undertake any research as to the risks to health and/or safety and/or the environment which may arise from storage or use of the goods. Where the goods are manufactured/produced to a design/specification supplied by the Buyer, the Company reserves all the rights and all the duties imposed by Section 6 of the Health and Safety at Work etc Act 1974 to design and further stipulate with all other duties which may be implied as a result of this contract or the manufacturer/producer of the goods.

26. (i) The Buyer shall indemnify the Company against any claim proceedings costs loss or damage suffered by the Company or any other person in connection with the goods and all claims or actions of any description (whether contractual or tortious) howsoever caused which the Company may suffer or for which it may become liable or in connection with or in respect of the result of the supply of goods by the Company. All recommendations and/or advice given by the Company is purely advisory and is not to be considered as a valid reason for withholding payment of accounts when due.

27. The Company reserves all rights in and to the goods delivered by the Company as their intellectual property, including copyright and other rights in respect of the Goods.

28. (i) The Company reserves the right, without prejudice to its other rights, to cancel or suspend the performance of the Contract on any part thereof should the Buyer be in default of any of its obligations under the Contract or should there be any amounts due and unpaid by the Buyer to the Company in respect of any other obligations.

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31. The interpretation and purpose of this Contract and of these Conditions will be governed by English Law and the Buyer submits to the jurisdiction of the English Courts.