TERMS AND CONDITIONS OF SALE

DEFINITIONS

In these terms and conditions of sale:-

‘Conditions’ means these terms and conditions of sale as amended and replaced by BELMAR TECHNOLOGIES LTD from time to time

‘Quotation’ shall mean BELMAR TECHNOLOGIES LTD proposal, tender, quotation which may become the subject of Order.

‘Order’ shall mean the order, purchase order or contract placed by or agreed by the Customer with BELMAR TECHNOLOGIES LTD.

‘Customer’ shall mean the Person who has placed the Order with BELMAR TECHNOLOGIES LTD.

‘Contract’ means a contract between BELMAR TECHNOLOGIES LTD and the Customer evidenced by the acceptance by BELMAR TECHNOLOGIES LTD of the Customer's Order

‘Goods’ shall mean any item, parts, material, work or service being the subject of the Order.

‘Special Conditions’ shall mean any supplementary conditions issued with BELMAR TECHNOLOGIES LTD’ Vouchers, Service, Inspection or Maintenance products or agreed in writing between the Customer and BELMAR TECHNOLOGIES LTD.

‘Person’ includes a company, corporation or other body corporate, partnership, joint venture, association, Authority, Council, Governmental or Semi- Governmental agency or any other group or organisation wishing to contract with BELMAR TECHNOLOGIES LTD.

’Site’ shall mean the place, area, building or land in or on which the Goods are or will be installed, used, provided or stored.

BELMAR TECHNOLOGIES LTD’ Premises means the premises of BELMAR TECHNOLOGIES LTD listed its Quotation or otherwise made known to the Customer, its agents or subcontractors premises.

1. GENERAL

1.1 A Quotation is made, an Order is accepted and any Contract is entered into on the express understanding that unless agreed by BELMAR TECHNOLOGIES LTD in writing to the contrary, these Conditions (and where applicable any Special Conditions) will apply to the exclusion of all others, including any attached to the Customer's Order.

1.2 No Contract shall be formed until the Order has been accepted by BELMAR TECHNOLOGIES LTD in writing and any conditions precedent to the formation of the Contract are satisfied and where required by BELMAR TECHNOLOGIES LTD, an acceptable Letter of Credit has been received. The Customer accepts that any work carried out prior to the Contract does not form part of the Contract.

1.3 Unless otherwise agreed between BELMAR TECHNOLOGIES LTD and the Customer, a Quotation by BELMAR TECHNOLOGIES LTD will be construed as an invitation to the Customer to place an Order in accordance with that Quotation.

1.4 BELMAR TECHNOLOGIES LTD reserves the right to alter the specification of the Goods to take account of improvements in design, unavailability of materials or for any other reason without being in breach of Contract.

1.5 All drawings and illustrations accompanying BELMAR TECHNOLOGIES LTD’ quotation or contained in any catalogues, price lists, advertisements or otherwise made known by BELMAR TECHNOLOGIES LTD shall not form part of any Contract unless expressly agreed in writing by BELMAR TECHNOLOGIES LTD.

1.6 All weights, measurements, powers, capacities and other particulars of Goods quoted by BELMAR TECHNOLOGIES LTD are stated in good faith as being approximately correct and BELMAR TECHNOLOGIES LTD shall not be liable for any deviations there from.

1.7 The Quotation is based on the information and drawings supplied to BELMAR TECHNOLOGIES LTD by the Customer at the time of the Quotation and the Goods are limited to that shown in the Quotation.

1.8 Any variation or extra work requested by the Customer, or which in BELMAR TECHNOLOGIES LTD’ opinion is necessary in connection with the Goods and is carried out by BELMAR TECHNOLOGIES LTD, will result in an adjustment to the price and the completion date listed in the Quotation.

1.9 The Customer shall inform BELMAR TECHNOLOGIES LTD of any special requirements, environmental considerations, regulations (statutory or otherwise), limitations or hazards applicable to the Site and/or the Goods.

1.10 It is the sole responsibility of the Customer to ensure that the Goods comply with all relevant legislation including environmental legislation applicable to the Goods, without limitation, in relation to its storage, use, installation or application.

1.11 The Customer shall be responsible for any discrepancies, errors or omissions in any drawings and/or information Supplied by the Customer to BELMAR TECHNOLOGIES LTD, including without limitation, in relation to the suitability of those drawings for the particular purpose for which they are to be used or applied by the Customer and shall indemnify BELMAR TECHNOLOGIES LTD against any loss caused by such discrepancies, errors or omissions.

1.12 Unless specified in the Quotation, the Quotation does not include any chemicals, air, water or any consumable items which the Customer shall make available during installation, commissioning and for subsequent use at the Customers own cost.

2. PRICE VARIATION AND PAYMENT

2.1 Unless otherwise specified and subject to 2.3 below the price quoted by BELMAR TECHNOLOGIES LTD in it’s Quotation is on the basis of delivery Ex-Works BELMAR TECHNOLOGIES LTD Premises, is strictly Net and does not include any tax (such as VAT), duty, levy, charges, or other imposts or packing and delivery which will be payable by the Customer in addition to the price payable by the Under customer the Contract.

2.2 Unless otherwise agreed:-

(a) the Quotation will lapse after 30 days from the date therefrom unless withdrawn earlier by BELMAR TECHNOLOGIES LTD, and

(b) the price payable for the Goods, the subject of the Contract, is that ruling at the date of despatch of the Goods by BELMAR TECHNOLOGIES LTD, and unless agreed otherwise in writing, BELMAR TECHNOLOGIES LTD reserve the right to vary the price of the Goods in accordance with BELMAR TECHNOLOGIES LTD pricing policy ruling at the date of despatch.

2.3 If any law, order, regulation, duty or tax, etc. is made or changed after the date of BELMAR TECHNOLOGIES LTD Quotation which affects BELMAR TECHNOLOGIES LTD performance of the Contract, the price and completion date shall be varied accordingly.
TERMS AND CONDITIONS OF SALE

2.4. Terms of payment are as stated in the Quotation or Acknowledgement of Order. If not so stated, payment is due in full within 30 days of end of the month of invoice following despatch of all or any part of the Order. If the Customer's credit has not been established with BELMAR TECHNOLOGIES LTD, terms are payment in advance or C.O.D. All payments made by the Customer shall be made without any deduction or deferment in respect of any disputes or claims whatsoever and/or in respect of any taxes imposed by, or under the authority of, any government or public authority.

2.5 Where the Quotation includes commissioning BELMAR TECHNOLOGIES LTD reserve the right to invoice the total value of the Goods on despatch of the Goods. The commissioning value will be invoiced upon the earlier of: completion of commissioning or 6 months from the date of despatch of the Goods.

2.6 Where the Quotation includes installation, BELMAR TECHNOLOGIES LTD reserve the right to invoice the total value of the Goods on despatch of the Goods. The installation value will be invoiced upon the earlier of: completion of installation or 6 months from the date of despatch of the Goods.

2.7 In the case of overseas sales, and unless agreed otherwise, 100% is payable on presentation of shipping documents out of an Irrevocable Letter of Credit opened in BELMAR TECHNOLOGIES LTD' favour at time of Order (see 1.2 above) and confirmed by a Bank acceptable to BELMAR TECHNOLOGIES LTD in the United Kingdom.

2.8 BELMAR TECHNOLOGIES LTD reserve the right to amend the terms of payment at any time prior to accepting an Order.

2.9 All prices quoted by BELMAR TECHNOLOGIES LTD (unless otherwise indicated) are quoted in Pounds Sterling and Payment is due in Pounds Sterling at the address quoted on the invoice unless otherwise specified by BELMAR TECHNOLOGIES LTD.

2.10 BELMAR TECHNOLOGIES LTD reserve the right to charge interest on any overdue accounts at the rate of Bank of England base rate + 8% per annum calculated on a daily basis without prejudice to BELMAR TECHNOLOGIES LTD right to receive payment by the due date.

2.11 If BELMAR TECHNOLOGIES LTD has agreed to give the Customer credit, the Customer must comply with the terms on which that credit is given.

2.12 Time for payment shall be of the essence.

3. WARRANTY

3.1 With regard to product warranty, and where agreed in writing performance warranty, then subject to the provisions of this clause 3, BELMAR TECHNOLOGIES LTD will at its own expense replace, repair or in the case of destinations overseas deliver F.O.B. UK Port free of charge Goods supplied by BELMAR TECHNOLOGIES LTD which the Customer has demonstrated to the satisfaction of BELMAR TECHNOLOGIES LTD are by reason of poor materials or workmanship defective under proper use within 15 months from delivery Ex-Works BELMAR TECHNOLOGIES LTD Premises or from readiness for delivery if delivery is delayed by an act or omission of the Customer, or 12 months from commissioning, whichever is the sooner. BELMAR TECHNOLOGIES LTD shall not be liable to extend the warranty period following any claim under this Clause.

3.2 With regard to Goods provided under a service or repair order, warranty shall be to the later of the end of the original warranty period for 3 months from completion of the service or repair, such warranty only applying to the actual work done and to new parts supplied.

3.3 As soon as the Customer discovers, and in any event within thirty days of the Customer discovering, that the Goods do not comply with clause 3.1 written notice must be given to BELMAR TECHNOLOGIES LTD and if BELMAR TECHNOLOGIES LTD determines, the Customer must return the Goods to BELMAR TECHNOLOGIES LTD Premises carriage paid by the Customer.

3.4 The Customer will not require BELMAR TECHNOLOGIES LTD to perform any warranty obligations for so long as any amount due to BELMAR TECHNOLOGIES LTD by the Customer remains unpaid.

3.5 BELMAR TECHNOLOGIES LTD warranty set out under this Clause 3 shall be the Customer's sole and exclusive remedy for breach of warranty; it shall be in lieu of any warranty, expressed or implied by law or otherwise or as to the merchantability, suitability, adequacy, quality or fitness for any purpose of the Goods and BELMAR TECHNOLOGIES LTD will not be liable for any loss or damage including consequential loss or damage of any kind arising out of the supply or use of the Goods.

3.6 Goods which are of an expendable or consumable nature are excluded from the warranty in clause 3.1.

3.7 Where any recommendation or opinion is given by BELMAR TECHNOLOGIES LTD or its Agents to the Customer or is made known to the Customer as to the manner of storing, applying or using the Goods, BELMAR TECHNOLOGIES LTD shall not be liable for any loss or damage suffered by reliance there on.

3.8 The design and operation of the Goods included in the Quotation is based on the raw water design analysis specified. Polyelectrolytes added to the water by some water supply companies may have a detrimental effect on the performance of the Goods. Polyelectrolytes are not detectable by chemical analysis and BELMAR TECHNOLOGIES LTD cannot accept any liability either for determining their presence or for resultant effect on performance of the Goods.

3.9 This warranty will only be operative and binding on BELMAR TECHNOLOGIES LTD in circumstances where, unless otherwise agreed in writing:

(a) the Goods have been supplied and put into operation by BELMAR TECHNOLOGIES LTD, and are the subject of a BELMAR TECHNOLOGIES LTD Maintenance Contract.
(b) replacement parts, pre-filter cartridges and other expendables have been supplied by BELMAR TECHNOLOGIES LTD.
(c) the Goods are at all times operated strictly in accordance with BELMAR TECHNOLOGIES LTD instruction and otherwise in accordance with good practice using commercially pure reagents.
(d) the Goods have not been modified or moved from the original installation location or altered except with BELMAR TECHNOLOGIES LTD written consent.
(e) Water or liquid is of the same nature and analysis as that made known to BELMAR TECHNOLOGIES LTD at the date of the Order and the general physical conditions are maintained.
(f) BELMAR TECHNOLOGIES LTD are given adequate time and opportunity to rectify any failure in performance of the Goods covered by this warranty.

3.10 BELMAR TECHNOLOGIES LTD shall be under no liability for failure to obtain any performance figures quoted unless BELMAR TECHNOLOGIES LTD have expressly and specifically guaranteed them in writing. Limited warranty terms apply to the performance of reverse osmosis membranes and DI resin packs.

3.11 If the Customer claims that the Goods do not perform as warranted BELMAR TECHNOLOGIES LTD reserve the right to send a BELMAR TECHNOLOGIES LTD representative to investigate the Customer's claim. If our representative is able to achieve the warranted performance without alteration other than routine adjustments or any fault in the Goods is found to be due to an act or omission of the Customer then such visits are to be at the Customer's expense.

3.12 The Customer expressly acknowledges that the provisions of Clause 3 satisfy the requirements of reasonableness specified in the Unfair Contract Terms Act 1977.

4. FORCE MAJEURE AND CANCELLATION

4.1 Should the execution of the Order or the fulfilment of BELMAR TECHNOLOGIES LTD obligations be hindered or delayed by the Customers instructions, lack of instructions or by any act or omission on the Customer's part or by any cause whatsoever beyond BELMAR TECHNOLOGIES LTD control (including but not limited to strike, lockouts, fire, explosion, shortage of raw materials, delay in delivery from our suppliers, cancellation of order by our supplier for whatever reason, state of war whether declared or not, civil strife, sabotage, vandalism and exceptional weather conditions) BELMAR TECHNOLOGIES LTD at its absolute discretion shall be at liberty to cancel or suspend the Contract and any of its other obligations that are so affected forthwith without any liability whatsoever by BELMAR TECHNOLOGIES LTD to the Customer. Should BELMAR TECHNOLOGIES LTD suspend the Contract reinstatement will follow cessation of the Force Majeure restraint plus a reasonable time to restart the contract.
4.2 BELMAR TECHNOLOGIES LTD shall be entitled to suspend or terminate its performance under the Contract forthwith if the Customer: (a) makes default in any payment under this or any other Contract, (b) becomes bankrupt or, in the case of a Limited Company, resolves to go into liquidation; (c) becomes subject to a receivership, (d) ceases to carry on business, (e) enters into any scheme of arrangement or composition with or assignment for the benefit of any of its creditors (f) commits any breach of a term of a Contract.

Any such suspension or termination shall be without prejudice to any other rights or remedies BELMAR TECHNOLOGIES LTD may have against the Customer. In the case of suspension then clause 5.2 shall apply. Upon termination the Customer will be immediately liable to BELMAR TECHNOLOGIES LTD for all amounts due to BÉLÉMAR TECHNOLOGIES LTD.

4.3 The Customer may not cancel the Order without BELMAR TECHNOLOGIES LTD written consent (except for BELMAR TECHNOLOGIES LTD Planned Inspection Service Contracts, see clause 11) which shall only be given upon the Customer’s undertaking to pay cancellation charges to compensate BELMAR TECHNOLOGIES LTD for all costs and charges incurred by BELMAR TECHNOLOGIES LTD including loss of profit and such sums being notified to the Customer by BELMAR TECHNOLOGIES LTD in writing. In the case of process water systems or supply of equipment built to order, cancellation charges prior to delivery are normally 30% of Order value up to one month after date of Order, 60% up to two months, after which 90% becomes payable.

4.4 In no case may Goods be returned without the consent of BELMAR TECHNOLOGIES LTD. Products built to Order or not of BELMAR TECHNOLOGIES LTD original manufacture may not be returned. All Goods returned to BELMAR TECHNOLOGIES LTD must be carriage paid at the Customer’s risk and other than circumstances of faulty merchandise, wrongful delivery, by quantity or type, shall, without prejudice to BELMAR TECHNOLOGIES LTD other rights and remedies, incur a minimum handling charge of 30% of invoice value.

5. DELIVERY

5.1 Any dates quoted for delivery of the Goods are quoted Ex-Works BELMAR TECHNOLOGIES LTD Premises and are to be treated as estimates only. Unless otherwise agreed in writing BELMAR TECHNOLOGIES LTD shall not be liable to the Customer or to any other Person for failure to deliver within quoted time(s).

5.2 If BELMAR TECHNOLOGIES LTD is prevented from fulfilling any of its obligations or liabilities prescribed in the Contract, or if the Customer fails to observe or perform any of its obligations or liabilities prescribed in the Contract, then the contract shall not be void but in such event the excess of the cost involved in storage, protection, insurance, re-inspection, rescheduling and delivery shall be charged to the Customer, the due date for payment by the Customer shall be calculated from the date that the Goods would have been delivered or completed in accordance with the original terms of the Contract.

5.3 If the customer prolongs the completion of the Order at any stage and for any reason then notwithstanding the above BELMAR TECHNOLOGIES LTD shall be entitled to recover any additional costs incurred in, but not limited to, project management, engineering or administration of the prolonged Order.

5.4 Partial deliveries or partial completion of the Order shall in no way nullify any of these terms and conditions from applying to the partial delivery or completion or to the balance of the Order.

6. PROPERTY AND RISK

6.1 The property in the Goods shall not pass to the Customer until the full price has been paid to BELMAR TECHNOLOGIES LTD and where applicable the costs of transport, insurance and freight.

6.2 Until BELMAR TECHNOLOGIES LTD receives full payment for the Goods the Customer must hold the Goods as bailee for BELMAR TECHNOLOGIES LTD and must at its own expense keep the Goods properly and safely stored and must not pledge, hypothecate, or mortgage the Goods or part with possession of the Goods without the prior written consent of BELMAR TECHNOLOGIES LTD. If the full amount for the goods is not paid by the due date, BELMAR TECHNOLOGIES LTD shall be entitled to take possession of the Goods and as licensee of the Customer may enter the premises of the Customer for the purpose of such recovery.

6.3 The risk in the Goods shall pass to the Customer upon delivery and the Customer shall insure the Goods against all usual risks until the price is paid.

6.4 The provisions of this clause 6 shall survive the determination of the Order for whatever reason.

7. LIMITATION OF LIABILITY

7.1 Notwithstanding any other provision hereof to the contrary

(a) BELMAR TECHNOLOGIES LTD shall not be liable to the Customer or any other Person, whether in contract, tort (including negligence) or howsoever, for any incidental and consequential damage or economic loss, pollution and environmental damage, occupational disease and toxic torts, loss of any profit, loss of any order or contract, non-operation or increase in expense of operation, damage to property; and

(b) Save in the case of death or personal injury caused by BELMAR TECHNOLOGIES LTD negligence or default and where the Customer has shown BELMAR TECHNOLOGIES LTD to be at fault, BELMAR TECHNOLOGIES LTD total aggregate liability to the Customer under or in respect of the Order, whether such liability arise in contract, tort (including negligence) or howsoever, shall be limited to the guarantee period and to the lower of the price of the Goods or £250,000, save for BELMAR TECHNOLOGIES LTD Planned Inspection Service Contracts which shall be limited to £5,000 (see Clause 11).

7.2 The Customer shall advise BELMAR TECHNOLOGIES LTD of any claims for which the Customer may seek indemnification from BELMAR TECHNOLOGIES LTD. BELMAR TECHNOLOGIES LTD reserve the right to defend directly any such claims.

7.3 If the Customer uses or sells the Goods in such a manner as to infringe any patent rights, design rights, trade mark or copyright BELMAR TECHNOLOGIES LTD shall not be responsible for such infringement and the Customer agrees to indemnify BELMAR TECHNOLOGIES LTD from and against all liability arising there from.

7.4 Should the Customer free issue any materials or parts to BELMAR TECHNOLOGIES LTD for use in carrying out the Contract then BELMAR TECHNOLOGIES LTD shall not be liable for any loss or damage that may occur to such material or parts from whatever cause.

8. INCOTERMS

8.1 The latest Edition of Incoterms shall (except to the extent of any inconsistency with these conditions) form part of the Contract where relevant.

9. INSTALLATION AND COMMISSIONING AND SERVICE

9.1 Inspection and testing and/or installation of the Goods is not provided by BELMAR TECHNOLOGIES LTD unless specifically accepted as part of the Order. For Orders where BELMAR TECHNOLOGIES LTD have included for the services of an engineer to supervise erection and/or commissioning and/or carry out service, the rates for those services shall be those ruling at the time of performance of the work.

9.2 For Orders where BELMAR TECHNOLOGIES LTD have included for full erection, (unless otherwise specified in the Quotation) the Customer shall provide, suitable access to and possession and control of the Site, properly prepared foundations ready to receive the Goods as and when delivered, adequate off-loading facilities, temporary hand-raising and scaffolding, all civil engineering and builders works and materials of any kind, suitable storage, guarding and protection for the Goods from time of delivery, all necessary fences and barriers, any oil, air, water, electric power, communication services, lighting and heating necessary on the Site during and after installation and all necessary toilet, welfare and other facilities including discharge facilities and adequate assistance. All these shall be supplied at the Customers expense to enable the work to be expeditiously and continuously carried out and should additional work or expenditure be incurred due to lack of the above BELMAR TECHNOLOGIES LTD reserves the right to increase the price.

The price (unless otherwise specified in the Quotation) does not include any frost protection, site wiring, cabling, painting and treatment chemicals, which the Customer shall provide in adequate quantities of commercially pure quality, during start up, testing, commissioning and subsequently.

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TERMS AND CONDITIONS OF SALE

10. ORDER OF PRECEDENCE
   In any case of conflict between the provisions of any Special Conditions these terms and conditions and any other documents or communication, the following order of precedence shall apply: first the Special Conditions, secondly these terms and conditions, thirdly any other documents or communication.

11. BELMAR TECHNOLOGIES PLANNED INSPECTION CONTRACTS
   11.1 Where the Customer has entered into a Contract with BELMAR TECHNOLOGIES LTD which is identified as a BELMAR TECHNOLOGIES LTD Planned Inspection Service Contract the following conditions apply in addition to all other terms and conditions of these Conditions.
   11.2 BELMAR TECHNOLOGIES LTD agrees to undertake in relation to the Goods specified overleaf on each inspection visit, the work applicable to such visit as specified in the Inspection Schedule annexed to the Service Contract.
   11.3 Should BELMAR TECHNOLOGIES LTD be unreasonably delayed in gaining access to the Site specified in the Service Contract, then BELMAR TECHNOLOGIES LTD may charge the Customer waiting time at its rates ruling at the time.
   11.4 Any log book or plant records provided with the service remains the property of BELMAR TECHNOLOGIES LTD and shall be returned in the event of the P.I. Service Contract being terminated.
   11.5 The Service Contract shall commence on the date that BELMAR issues a confirmation of Customer's order for a Service Contract and shall last for the duration stated in the Contract.
   11.6 Service work carried out outwith the terms of a Service Contract will be charged at a different and higher daily rate to Service work covered by a Service Contract.

12. HEALTH AND SAFETY
   12.1 The Customer shall ensure that where BELMAR TECHNOLOGIES LTD carries out work on a Site or premises prescribed by the Customer, all conditions, equipment or articles provided to BELMAR TECHNOLOGIES LTD for use on the Order are in accordance with applicable Health and Safety and COSHH regulations.
   12.2 The Customer shall indemnify BELMAR TECHNOLOGIES LTD against all claims and demands made against BELMAR TECHNOLOGIES LTD in respect of any injury, loss or damage suffered by any person or occasioned to any property by reason of any special hazards, perils and dangers present on Site, and all costs and damages incurred by BELMAR TECHNOLOGIES LTD in consequence of any such claims and demands, unless the Customer shall have given written notification to BELMAR TECHNOLOGIES LTD of such hazards, perils or dangers prior to commencement of the Order and taken all reasonable steps to prevent the occurrence of such injury, loss or damage.

13. ASSIGNMENT
   13.1 The Contract may not be assigned in whole or in part by the Customer without the prior written consent of BELMAR TECHNOLOGIES LTD. Nothing in these conditions will prevent BELMAR TECHNOLOGIES LTD from assigning any of its rights or from making any arrangement for its obligations to be fulfilled by another person or from subcontracting any of its obligations.

14. CONFIDENTIALITY
   14.1 The Customer shall ensure that in respect of all information or data received by the Customer relating to the subject matter of the Order or to BELMAR TECHNOLOGIES LTD business or affairs, disclosed whether in writing, orally or by any other means to the Customer by BELMAR TECHNOLOGIES LTD or by any third party on BELMAR TECHNOLOGIES LTD behalf, remains the property of BELMAR TECHNOLOGIES LTD, and shall be treated as confidential by the Customer and will not be disclosed to any third party without BELMAR TECHNOLOGIES LTD written consent. The Customer shall procure that persons to whom such information is divulged by them shall themselves observe the requirements of this condition.
   14.2 The sale of Goods by BELMAR TECHNOLOGIES LTD to the Customer does not confer any right or licence to use, exploit or otherwise utilise any intellectual property right subsisting in the Goods.

15. SEVERABILITY
   15.1 Each undertaking in the Conditions shall be considered as a separate undertaking and if one or more of the undertakings contained in the Conditions is found to be unenforceable or in any way an unreasonable restraint of trade the remaining undertakings shall continue to bind the parties.

16. COPYRIGHT
   16.1 The copyright subsisting or which subsequently subsists in all documents, drawings, specifications, designs, programs, or any other material prepared by BELMAR TECHNOLOGIES LTD whether readable by humans or by machines shall belong to BELMAR TECHNOLOGIES LTD absolutely and they shall not be reproduced or disclosed or used in their original or translated form by the Customer without BELMAR TECHNOLOGIES LTD written consent for any purpose other than that for which they were furnished.

17. MISCELLANEOUS
   17.1 The failure by BELMAR TECHNOLOGIES LTD to insist upon the performance of any one or more of the terms contained in these Conditions will not be deemed to be a waiver of any rights and remedies that BELMAR TECHNOLOGIES LTD may have. No provision of these Conditions or a Contract will be deemed to have been waived by BELMAR TECHNOLOGIES LTD unless the waiver is in writing and signed by the duly authorised officer of BELMAR TECHNOLOGIES LTD.
   17.2 These Conditions and any Contract may only be varied, amended or added to with the written consent of BELMAR TECHNOLOGIES LTD, executed by a duly authorised officer of BELMAR TECHNOLOGIES LTD.

18. LAW
   These Conditions, Quotation, Order and Contract shall be governed by and construed in accordance with English Law subject to the exclusive jurisdiction of the English Courts.