

Standard Range

Fire Fighting Equipment & Ancillary Items



2023-2024









Fire Extinguishers

Tried and trusted, the Ultimex[™] range of fire extinguishers by Fixfire[®] is built to exacting and stringent standards for reliability, longevity and superior performance.



Guaranteed for ten years (Subject to T's & C's)



Fitted with pressure gauge



Polyester coated



Kite Mark Certified & CE marked



Easy to understand instructions



Fitted with robust plastic skirts (freestanding versions)

Water

Part	Fire	H	Overall W	Weight
No.	Rating	(Mm)	(Inc. Hose) (mm)	(Kg)
X/W9	21A	522	320	

X/W9

- Internal polythene lining
- Squeeze grip operation
- Approved to BS EN3
- $\label{thm:complete} Supplied\ complete\ with\ bracket.$











Product Technical Tip



As with all of the larger portable Fire Extinguishers, you should consider whether the wall construction is adequate to withstand the weight of the appliance. Extinguisher stands should be considered for cavity wall applications.





Foam

Part No.	Fire Rating	H (Mm)	Overall W (Inc. Hose) (mm)	Weight (Kg)
X/F2	8A 55B	395	150	3.81
X/SF3	13A 89B	426	150	3.81
X/F6	21A 144B	560	300	9.65
X/F9	271 183B	522	340	13.24

- Spray nozzle
- Internal polythene lining
- Squeeze grip operation Approved to BS EN3 including 35Kv dielectric test Supplied complete with bracket
- X/F2 supplied with transport bracket.













X/F2

X/SF3

X/F6











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X/P1

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ABC Dry Powder

Part No.	Fire Rating	H (mm)	Overall W (inc. hose) (mm)	Weight (Kg)
X/P1	8A 55B	340	135	1.67
X/P2	13A 70B	370	150	3.62
X/P4	21A 113B	420	293	6.4
X/P6	34A 233B	503	260	8.94
X/P9	43A 233B	582	317	12.98

- Multi purpose application
- Squeeze grip operation
- Approved to BS EN3
- Supplied complete with bracket
- X/P1 & X/P2 supplied complete with transport bracket.



















X/P6

CO

Part No.	Fire Rating	H (mm)	Overall W (inc. hose) (mm)	Weight (Kg)
X/C2	34B	490	180	4.91
X/C5	70B	750	310	11.43

- Aluminium alloy construction
- Harmless to machinery
- Squeeze grip operation
- Approved to BS EN3
- X/C2 supplied with frost free horn
- X/C5 supplied with hose and horn
- Supplied complete with bracket.















X/P2

X/P4



X/P9













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Easy to understand instructions



Part No.	Fire Rating	H (mm)	Overall W (inc. hose) (mm)	Weight (Kg)
X/C2	34B	490	180	4.91
X/C5	70B	750	310	11.43

- Aluminium alloy construction
- Harmless to machinery
- Squeeze grip operation
- Approved to BS EN3
- X/C2 supplied with frost free horn
- X/C5 supplied with hose and horn
- Supplied complete with bracket.

















X/C2

X/C5

Wet Chemical

Part	Fire	H	Overall W	Weight
No.	Rating	(mm)	(inc. hose) (mm)	(Kg)
X/WC6	13A 133B 75F	662	310	12.13

- Internal polythene lining
- High performance fire rating
- Squeeze grip operation
- Approved to BS EN3
- Supplied complete with bracket.



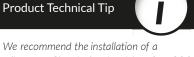












6 litre Wet Chemical extinguisher, 2Kg CO2 extinguisher and a suitably sized Fire Blanket to provide protection for Commercial Kitchens.

















Fire Blankets Portable

Fixfire® offers premium quality Fire Blankets which are Kite Marked and BAFE Certified.









Portable

Part No.	Description	
FB/110	1.1M x 1.1M	
FB/120	1.2M x 1.2M	
FB/175	1.75M x 1.75M	
FB/180	1.2M x 1.8M	

- Durable Single piece moulded plastic cover
- Ideal for use in kitchens and workshops
- High quality long life cloth
- Easy to use
- Kitemark certified to BSEN 1869:1997
- Wide range of sizes available.



Fire Blankets should be mounted so as to position the hand hold device approximately 1.5 m from the floor.







FB/175 FB/180









Fire Extinguisher Mounting, Storage & Protection **Extinguisher Cabinets**

TuffCabinets™ is a complete range of fire equipment cabinets designed to be strong, lightweight, and weatherproof. Ideal for storage of all types of fire extinguishers and other associated equipment.





Weatherproof



High Visibility



friendly



X/DEC/K



Wall Mounting Cabinets

Part No.	Description	Dimensions
X/SEC/M	Single Extinguisher Cabinet Up to 6 Kg/litre Extinguisher Capacity	700H x 320W x 255D
X/SEC/L	Single Extinguisher Cabinet Up to 9 Kg/litre Extinguisher Capacity	830H x 330W x 265D
X/DEC	Double Extinguisher Cabinet	720H x 585W x 270D
X/TEC	Double/Triple Extinguisher Cabinet	850H x 565W x 375D
X/QEC	Quad Fire Equipemnt Cabinet	900H x 930W x 420D
/K	Keylock	

- · Totally corrosion resistant design
- Can be wall, post or vehicle mounted
- Clear polypropylene vision panels in door
- · Complete with internal equipment retaining
- · Robust rotationally moulded construction for high impact resistance.



Vehicle Mounting Cabinets

Part No.	Description	Dimensions
X/ VEC/M	Medium Vehicle Extinguisher Cabinet Up to 6 Kg/litre Extinguisher Capacity	650H x 260W x 275D
X/VEC/L	Large Vehicle Extinguisher Cabinet 9 Kg/litre Extinguisher Capacity	750H x 300W x 300D
X/FKM	Fixing Kit for X/VEC/M, 30° or 60°	N/A
X/FKL	Fixing Kit for X/VEC/L, 30° or 60°	N/A

- Totally corrosion resistant design
- · Kits available for easy vehicle mounting
- · Complete with internal equipment retaining spring
- Robust rotationally moulded construction for high impact resistance.







X/QEC





X/VEC/L mounted on lorry











Fire Extinguisher Mounting, Storage & Protection Extinguisher Stands

Not sure how to mount your extinguishers? - unsuitable walls or no wall space? The IDENTiRange™ achieves a consistent installation whatever the situation.







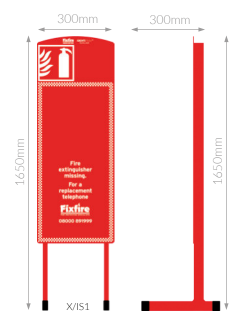


IDENTiStand™

Extinguisher Stands

Part No.	Description
X/IS1	Single Stand
X/IS2	Double Stand

- All metal construction robust extinguisher stand
- · Holes in feet for floor mounting
- Ideal for any situation where there is no suitable wall surface.







IDENTiRange - the success story...

When a major American Automotive Manufacturer approached Fixfire® in 1994 to mount Fire Extinguishers in awkward locations at their factory; Fixfire® rose to the challenge and set to work to develop the IdentiRange.

The outcome exceeded all expectations - not only were IdentiRange™ products installed throughout the factory - the IdentiRange™ quickly gained popularity and today, 1000's of IdentiRange™ products are installed in Industrial, Commercial and Healthcare premises throughout the UK.

IMPORTANT ORDERING INFORMATION



When Ordering Identi Range products, remember to order the appropriate IdentiLabel extinguishant ID sign and Brackets separately.









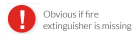


Fire Extinguisher Mounting, Storage & Protection Extinguisher Stands

Extinguishers missing / moving? The IDENTiRange™ is the solution for you...









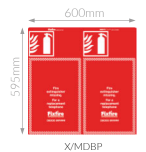


Extinguisher Backplates

Part No.	Description	
X/MSBP	Midi Single Backplate	
X/MDBP	Midi Double Backplate	
X/SBP	Single Backplate	
X/DBP	Double Backplate	

- Wall mounting backplate
- Double/Single versions
- Standard and midi size where height is restricted.













Part Number	Description
S/IL/W	IdentiLabel Water Extinguishant Label
S/IL/F	IdentiLabel AFFF Foam Spray Extinguishant Label
S/IL/P	IdentiLabel Dry Powder Extinguishant Label
S/IL/C	IdentiLabel CO ² Extinguishant Label
S/IL/WC	IdentiLabel Wet Chemical Extinguishant Label

- Extinguishant type label
- Fits in dedicated section.











All 135H x 135W (mm)

S/IL/W

S/IL/C

S/IL/P

S/IL/WC











Fire Extinguisher Mounting, Storage & Protection TuffStandsTM

TuffStands[™] are available in a choice of styles and finishes, TuffStands[™] overcome the problems associated with wall-mounting appliances.











Made in UK



Single / Double TuffStand

Part No.	Description	Dimensions
X/TS1/?	2 Part Single Extinguisher TuffStand	654H x 290W x 300D
X/TS2/?	2 Part Double Extinguisher TuffStand	654H x 290W x 300D
Colours	Add: /R/2 Red, /MG/2 Cream	Marble Grey, C/2

- Suitable for all shop and office environments
- Ideal for use where wall mounting of extinguishers is not suitable
- Robust rotationally moulded construction
- Lightweight 2 part construction for ease of installation and storage
- Range of signs available to suit
- Can accommodate up to 9Kg size extinguishers
- · Available in red, marble grey or cream finishes.



Part No.	Description	Dimensions
X/MTS1/?	Single Midi Tuffstand	620H x 310W x 265D
X/MTS2/?	Double Midi Tuffstand	620H x 310W x 265D
Colours	Add: /R/2 Red, /MG/2 I	Marble Grey, C/2

- · Compact design suitable for all shop and office environments
- Ideal for use where wall mounting of extinguishers is not suitable
- Skirting board recess built in
- Robust rotationally moulded construction
- Single stand designed to accommodate 1 x 6L/Kg size extinguisher
- Double stand designed to accommodate 1 x 6L/ $\,$ Kg size extinguisher and 1×2 Kg CO $_2$ extinguisher
- Range of signs available to suit
- Available in red, marble grey or cream finishes.





X/2P/TS1MG



X/2P/TS2R



X/MTS1/R















Fire Extinguisher Mounting, Storage & Protection Extinguisher Stands

Fixfire® offer a range of high quality versatile and durable site safety stands and fire points, designed to provide a focal safety point. Add fire safety signs and site alarms to create a full fire safety point for any building site.









Site Safety Stand

Part No.	Description
X/SS2	Fire Safety Stand

- Can accommodate up to 3 extinguishers
- Heavy duty steel construction
- Powder coated finish for greater corrosion
- 750x600mm rigid foamboard sign area
- Creates a central fire safety point for all building sites and factories



X/WMFP Wheeled Mobile Fire Point

Product Technical Tip



Extinguishers should be sited in such a way that it is not necessary to travel from the site of any fire to reach an extinguisher further than 30 Metres in the case of a class A risk.

IdentiPoint

Part No.	Description
Fait No.	Description
X/IP2	Identipoint Double Extinguisher Stand

- All metal construction robust extinguisher stand
- Holes in feet for floor mounting
- Incorporates 'Boxer Alarm' self contained fire alarm call point
- 600mm W x 1340mm H.



When Ordering Identi Range products, remember to order the appropriate IdentiLabel extinguishant ID sign and Brackets separately



X/IP2











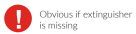
Fire Extinguisher Mounting, Storage & Protection **Extinguisher Trolleys**

Our range of site trolleys complements the site safety stand range, offering a durable and versatile fire point solution where more mobility is called for. Site alarms can also be incorporated to create a full safety point.









Extinguisher Trolleys

Part No.	Description
X/DET	Double Extinguisher Trolley
X/TETB	Triple Extinguisher Trolley With Bucket Bracket
X/DCT	Double Extinguisher Tuffcabinet Trolley
X/FKMT	Rotationally Moulded Fire Point Trolley

Double & Triple Extinguisher Trolley

- Accommodates 2 extinguishers
- Robust Steel frame construction
- Heavy duty site wheels built in
- Corrosion resistant powder coated finish
- Mounting available for rotary hand bell (supplied separately)
- Integral bucket bracket available (optional extra)
- · Versatile and mobile fire point for all building sites.

Extinguisher TuffCabinet Cabinet Trolley

- · Robust site trolley and cabinet
- Can accommodate 2 extinguishers up to 9kg size each
- Lockable door with integral keybox for added security
- Excellent weatherproofing for extinguishers.

FireKart Double Fire Extinguisher Trolley

- · Robust rotationally moulded trolley.
- Can accommodate 2 extinguishers up to 9 Kg size each and a Fire Bucket.
- Top Panel section to fix site Fire Alarm Device and extinguisher ID signs.

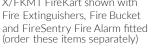














6 Fire Safety









Fire & Safety Signs

Fire Extinguisher Type Signs - Photoluminescent

Our range of photoluminescent identification signs is designed to complete ant fire point installation. High visibility glow in the dark finish to aid location and identification of fire equipment in any emergency.







Easy to Install







ID SIGNS FITTED TO X/MTS2/MG TUFFSTAND™







S/6387M/R



S/FIX-04



S/FIX-03



S/FIX-02



S/6267M/R



S/6266M/R



S/FIX-05



S/FIX-01/L



S/6387ID/R



S/FIX-04/L



S/FIX-03/L



S/FIX-02/L



S/6407ID/R





S/FIX-05/L









TERMS AND CONDITIONS OF SUPPLY

Definitions In this Agreement, the following words shall have the following meanings: Completion Date' means any date agreed in writing by the Supplier and the Client by which time the Work is to be completed. Client' means the person, partnership or company identified on the Purchase Order Form Conditions' has the meaning given in Clause 12.4. Goods' means the goods identified in the Quotation or as further notified to the Client to be purchased by the Supplier, after agreement between the Parties. Quotation' means the document to which these Terms and Conditions of Sale are attached together with any correspondence sent by the Supplier prior to the Client accepting the Supplier's quote. Services' means the services identified in the Quotation or as further notified to the Client. Supplier 'means' party supplier prior to the Client accepting the Supplier's quote. Services' means the services identified in the Quotation or as further notified to the Client. Supplier 'means' party supplier prior to the Client accepting the Supplier's party and the Client. Supplier 'means' party supplier prior to the Client accepting the Supplier's party supplier prior to the Client accepting the Supplier's party supplier prior to the Client accepting the Supplier supplier prior to the Client accepting the Supplier supplier prior to the Client accepting the Supplier's party supplier supplier prior to the Client acception and the Cl the Services; and the Goods to the Client subject to the provisions of these Terms and Conditions of Sale. By accepting the Supplier's Quotation (with or without amendment) the Client agrees to be bound by these Terms and Conditions of Sale. 2.2 The Supplier may need to carry out a survey and inspection of the buildings, electrical supply, water supply, computer equipment and other facilities of the Client (the Survey). The Client acknowledges and agrees that the matters detailed in the Survey (Client Action) which require action on the part of the Client shall be carried out before any Work is carried out. This agreement may be varied, or added to, from time to time, in writing and signed by both Parties. The changes shall be clearly identified, together with the additional or different sums to be paid by the Client. 2.3 2.4 Performance of the Work Goods. On receiving confirmation from the Client that they want the Supplier to carry out the Works, the Supplier shall order the Goods. 3.1 Goods. Services. The Parties shall agree the time and place when the Services shall be performed, subject to the availability of the Supplier's staff and agents and the availability and delivery of the Goods. The Supplier shall use reasonable endeavours to complete the Services by the Completion Date or meet such other dates as agreed by the Parties. Time shall not be of the essence: for ordering of the Goods: for the delivery of time but any of the Services are to be performed, whether given or agreed to by the Supplier; or for the length of time that any of the Services are to take, whether specified in the Specification Document or otherwise; or for the Completion Date or such other date as agreed by the Parties. 3.2 3.3 Goods. When the Goods are ordered, the Supplier shall invoice the Client for the price specified by the supplier of the Goods plus the cost of any insurance, packaging, transportation and delivery charges. Except where otherwise agreed in writing the Client shall pay the invoice within 30 days of the date of the invoice. Except where otherwise agreed in writing payment for sums due for the Services shall be made within 30 days of the date of invoice. 4 4.1 4.2 date or invote: All amounts stated are exclusive of VAT and/or any other applicable taxes or levy, which shall be charged in addition at the rate in force at the date any payment is required from the client. If payment of any sum due under this Agreement is not received by any due date specified for that sum, the Supplier shall be 4.3 ensued to: Andrein Interest on the outstanding amount at the rate of 8% per annum above the Bank of England base rate, accruing daily; require that the Client make a payment in advance of any Services or part of the Services not yet supplied; not provide any further Services or part of the Services; or terminate this Agreement as provided for in Clause 15. 4.4.1 4.4.2 4.4.3 4.4.4 **4.**5 Without prejudice to any other right available to the Supplier, the Supplier shall be entitled to charge to the Client all legal and other costs reasonably incurred in the recovery of any debts and any bank charges made due to cheques offered in payment which are dishonoured. winch are assnorured. All payments shall quote the Supplier's invoice number and other reference numbers. Delivery of the Goods The Supplier shall deliver the Goods to the address specified by the Client on the date that the Supplier shall specify for the delivery (the Clievey Date). 4.6 5 5.1 5.2 the avoidance of doubt, the Delivery Date or other date given under this Agreement is no more than an estimate, and shall be of the essence. 6 Risk The risk in the Goods shall pass to the Client on the Delivery Date. The property in the Goods shall not pass to the Client until the Supplier has received the payment of the sums due in regard to he Goods (and any other sums that are due or owing to the Supplier) in full, whether or not delivery has made. Time Limit for Claims The Client acknowledges and agrees that: 8.1 The Client acknowledges and agrees that: When Supplier has not given any warranty or condition as to the quality or fitness for any purpose of the Goods; all conditions or warranties, express or implied (whether by statute or otherwise), are expressly excluded; and conditions or warranties, express or implied (whether by statute or otherwise), are expressly excluded; Any Claim by the Client) be notified to the Supplier within 7 days from the date of delivery or (where a defect or failure was not apparent on reasonable inspection) within a reasonable time after discovery of the defect or failure. If delivery is not retained, and the Client does not notify the Supplier accordingly, the Client shall not be entitled to reject the Goods and the Supplier shall have no liability for such defect or failure, and the Client shall be bound to pay the price as if the Goods had been delivered in accordance with this Agreement. Where Goods are despatched to the Client by carrier non-felliven must he artived in writing within 4 failure of the invoice date. accuration will us Agreement. Where Goods are despatched to the Client by carrier, non-delivery must be advised in writing within 14 days of the invoice date for the Goods, failing which the Client shall be deemed to have received the Goods and shall be bound to pay the price as if the Goods had been delivered in accordance with this agreement. Any shortage in Goods delivered to the Client must be advised to the Supplier within 3 days of the date of delivery, failing which the Client shall be deemed to have received the Goods and shall be bound to pay the price as if the Goods had been delivered in accordance with this agreement. 8.4 In accordance with this agreement. The Client's obligations The Client solling acknowledges and agrees that for the Supplier to be able to provide the Services the Client shall: permit the Supplier, its employees and agents to carry out the Survey if required at such times as the Supplier may reasonably permit the Supplier, its emptoyees and agents to carry out to context, it could be specify, carry out the Client. Action by the time and date agreed between the Supplier and the Client; co-operate with the Supplier set he Supplier reasonably requires; provide to the Supplier such information and documentation as the Supplier reasonably requires; obtain all permissions, consents (including, but not limited to, planning permission), and health and safety approvals from such organisations and authorities which are required for the Goods to be installed and for the Services to be carried out; make available to the Supplier the facilities, resources; working space and staff as the Supplier reasonably requires from time-to-lime; and to-time; and instruct the Client's staff and agents to co-operate and assist the Supplier. 9.1.7 **9.2** The Supplier may charge the Client for any additional reasonable costs and expenses incurred by the Supplier caused by the Client's instructions, failure to provide instructions, or failure to comply with Clause 9.1. -The Parties shall agree the time and place when the Services shall be performed, subject to the availability of the Supplier's staff and agents 10.2 The Supplier shall use reasonable endeavours to complete the Services by the Completion Date or meet such other dates agreed by the Parties. agreed by the ranues. Time shall not be of the essence: for any times for when the Services are to be performed; or for the length of time that any of the Services are to take; or for the Completion Date or such other date as agreed by the Parties. 10.3 10.3.1 10.3.2 10.3.3 Defects in the Goods Defects in the Goods The Supplier will, at its option, either make good by repair or by the supply of a replacement, where defects which, under proper use, appear in the Goods within a period of 12 months after the Goods have been delivered and installed, provided that: the Client notifies the Supplier in writing of the claimed defects immediately on their appearance; and the Supplier is satisfied that the defects arise solely from faulty design (other than a design made, furnished or specified by the Client for which the Supplier has designated responsibility in writing), materials or workmanship; and if required by the Suppliers addisciamed responsibility in writing, but materials or workmanship; and 11.1 11.1.1 11.1.2 11.2 The repaired or replacement Goods will be delivered to the Client to the original place of delivery, but otherwise subject to the provisions of this Agreement. provisions or this Agreement. As an alternative to Clause 11.1, the Supplier shall be, in its absolute discretion, entitled to return the sums paid by the Client for the Goods to the Client if the Client has already paid such sums when the claimed defect is notified by the Client to the Supplier. The remedy provided in this Clause 11 is without prejudice to the other provisions of this Agreement, including, without limitation, Clause 12 below. 11.3

The Supplier shall not incur or accept any liability concerning any representation made by the Supplier (or made on the Supplier's behalf) to the Client (or any person acting on behalf of the Client) prior to the making of this Agreement where such representation was made or given in relation to the Conditions; The Supplier shall not accept any liability to the Client concerning any express term or provision of this Agreement relating to the Goods where such a term relates to the Conditions;

All terms, conditions or warranties implied by statutory or common law relating to the Conditions concerning the Goods are excluded from the Agreement to the fullest extent permitted by law;

The Conditions "means:
The Conditions" means:
The Conditions "means:
The Conditions of the goods with any description; and/or
the quality of the goods; and/or
the filness of the goods for any purpose(s) whatsoever (whether made known to the Supplier or not).
Warranties, liability and indemnities for the Services

s that it will use reasonable care in performing the Services.

11.4

12.1

12.3

Liability for the Goods

If any part of the Services is performed negligently or in breach of the provisions of this Agreement then, at the request of the Client (if the request is given within six months of the Completion Date), the Supplier will re-perform the relevant part of the Services, always subject to Clause 14.1 and Clause 14.2 below.

The Supplier expressly does not warrant that any result or objective, whether stated in this Agreement or not, shall be achieved be achievable or be attained at all or by a given Completion Date or any other date.

Liability generally

Except in the case of death or personal injury caused by the Supplier's negligence, the Supplier's liability under or in connection with this Agreement whether arising in contract, tort, negligence, breach of statutory duty or otherwise howsoever, shall be limited in respect of any claim to the greater of—the sum for which the Supplier carries insurance cover regardless of whether such insurance is sufficient to cover the claim giving isse to the isability, or the sum of £50,000.

The Supplier's liability or the sum of £50,000.

14.1.2

the sum of £50,000. The Supplier will not be responsible for the following:
Loss in relation to systems installed at the Client's premises prior to the date of this agreement arising:
before the completion of the Supplier's first routine inspection visit to the Client's premises; or
during the first 12 months from the start date of this agreement as a result of that part of a fire system which has not yet been
inspected
Loss due to the acts or neglect of any other person including the Client, the provider of any telephone line, redcare or other
type of communication technology, poice, fire or other authority or individual. None of these is the Supplier's agent for any

Open content of the Supplier o

event which we could not reasonably be expected to prevent.

14.2.4 Loss due to the fact that equipment or cabing not supplied by the Supplier is connected to or installed near to any equipment or system installed by the Supplier.

14.2.5 1 bit fire, policior or their authority failing to act in accordance with a proper emergency response;

14.2.5.1 bit fire, policior or their authority failing to act in accordance with a proper emergency response;

14.2.5.3 in fer policior or their authority failing to act in accordance with a proper emergency response;

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14.2.5.4 in accivation of a circuit breaker which affects the power supply to any part of the system installed by the Supplier; or 14.2.5.5 any other cause beyond the Supplier reasonable control and not caused by our lack of reasonable care.

14.2.5.5 losses due to the Client failing to follow the Supplier recommendations given for additions, repairs or any work required to the system supplied by the Supplier.

14.2.5.6 Unseed to the equipment is damaged or loss in transit, unless the Client offices the Supplier in writing within 10 days from the date of despatch of the equipment to the Client's premises.

14.2.5.9 Damage unavoidably caused to decorations, fittings and the like at the Client's premises as a result of any installation by the supplier or the provision by the Supplier of any services.

14.3. Nether Party shall be liable to the other Party in contract, tort, negligence, breach of statutory duty or otherwise for any loss, damage, costs or expenses of any nature whatsoever incurred or suffered by that other Party of any infired consequential nature including without limitation any economic loss or other loss of tumover, profits, business or goodwill.

14.4.5 Explain the party shall be liable to the other Party in contract, tort, negligen

15.2

period specified by the Supplier under Clause 9.1.2. Willhost prejudice to Clause 16.1 and any other remedies or rights, either Party may terminate this Agreement at any time by written notice to the other Party (Other Party) and the notice taking effect as specified in the notice; if the Other Party is in material treach of its obligations under this Agreement, and where a breach is capable of remedy within 14 days, the breach is not remedied with 14 days by the Other Party receiving notice which specifies the breach and requiring the breach to be remedied; or if the Other Party becomes insolvent or if an order is made or a resolution is passed for the winding up of the Other Party (other than voluntarily for the purpose of selvent amalgamation or re-construction), or if an administration received in the resolution is passed or the winding up of the Other Party developed in the resolution of the other Party is assets or business, or if the Other Party makes any composition with its creditors or takes or suffers any smilar or analogous action in consequence of debt.

If this Agreement is terminated because of the reason specified in Clause 16.1 above, then the Client shall pay for all Work carried out up to the date of termination which arise from commitments entered by the Supplier for the performance of the Work prior to the date of termination which arise from commitments entered by the Supplier for the performance of the Work prior to the date of termination.

15.3

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Entire agreement

This Agreement contains the whole agreement between the parties in respect of the sale and installation of the Goods and supersedes and replaces any prior written or oral agreements, representations or understandings between them relating to such subject matter. The parties confirm that they have not entered into this Agreement on the basis of any representation that is not expressly incorporated into this Agreement. Nothing in this Agreement excludes liability for fraud.

Waiver No failure or delay by the Supplier in exercising any right, power or privilege under this Agreement shall impair the same or operate as a waiver of the same nor shall any single or partial exercise of any right, power or privilege proclude any furthe exercise of the same or the exercise of any other right, power or privilege. The rights and remedies provided in this Agreemen are cumulative and not exclusive of any rights and remedies provided by law.

are cumulative and not exclusive of any rights and remedies provided by law.

Severance

If any provision of this Agreement is prohibited by law or judged by a court to be unlawful, void or unenforceaths, further shall, to the extent required, be severed from this Agreement and rendered ineffective as far as possible without modifying the remaining provisions of this agreement, and shall not in any way affect any other circumstances of or the validity or enforcement of this Agreement unless the context otherwise requires:

Interpretation

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Interpretation

Provided in the singular number include the plural number and vice versa;

verds importing the singular number include the plural number and vice versa;

verds importing the singular number include the plural number and vice versa;

verds importing the singular number include the plural number and vice versa;

verds importing persons include firms, companies and corporations and vice versa;

verderenses to numbered clauses are references to the relevant clause in this Agreement;

references to numbered clauses are references to the relevant clause in this Agreement;

references to numbered clauses are references to the relevant clause in this Agreement;

references to numbered clauses are references to the relevant clause in this Agreement, it is in the interpretation;

any reference to an enactment includes reference to that enactment as amended or replaced from time to time and to any subcrimitate legislation or byleaver wade under that enactment;

where the word 'including' is used in this Agreement, it shall be understood as meaning 'including without limitation'.

16.5

Notices Ary notice to be given under this Agreement shall be in writing and shall be sent by first class mail, or by facsimile or email (confirmed by first class mail), to the address or facsimile number of the relevant Party set out in the Quotation, or such other address or facsimile number of the relevant Party set out in the Quotation, or such other address or facsimile number as that Party may from time to time notify to the other Party in accordance with this clause 17.11. Notices sent as above shall be deemed to have been received three working days after the day of posting (in the case of infaind first class mail), or on the next working days after three working days after the days of posting (in the case of infaind first class mail), or on the next working days after three working days agent the days of the posting (in the case of infaind first class mail), or on the next working days after three working days agent the days of the posting (in the case of infaind first class mail), or on the next working day after transmission (in the case of facsimile was extent to the number indicated above and confirming that all pages were successfully transmitted). In proving the giving of a notice it shall be sufficient to prove that the notice was left, or that the envelope containing the notice was properly addressed and posted, or that the applicable means of telecommunication was addressed and despatched and despatch of the transmission was confirmed and/or acknowledged as the case may be.

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Third parties
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Cancellation Rights-Consumer Contracts

This clause shall apply where the client is dealing as a consumer and the Consumer Protection (Distance Selling) Regulative 2000 apply.

Your right of cancellation
The Client has the right to cancel the contract at any time up to the end of seven working days after it receives the goods or, in the case of services, the date the Supplier sends its order confirmation (see below). A working day is any day other than weekends and bank or other public holidays.

To exercise its right of cancellation, the Client must give written notice to the Supplier by hand or post, fax or email, at the address, shown below missing details of the goods ordered and (where appropriate) their delivery. If the Client exercises its right of cancellation after the goods have been delivered to it, the Client will be responsible for returning the goods to the Supplier at its own cost. The goods must be returned to the address shown below. The Client must take reasonable care to ensure the goods are not damaged in the meantime or in transit.

Once the Client that be notified the Cupplier that it is cancelling the contract, the Supplier strand or recredit the Client within 30 cancel the Client distribution of the Client within 30 cancel the Client distribution of the Client and the Client within 30 cancel the Client distribution of the Client and the Client and the Client within 30 cancel the Condition of the Client and the Client and the Client within 30 cancel the Condition of the Client and the

17.2.4 17.2.5

All images and descriptions including dimensions are approximate and are only intended to provide a general idea of the goods to which they refer and will not form part of the contract. All colours shown are representations. Although we make every effort to show our products in their original colours, due to photography, printing methods and individual monitors, actual colours may vary. The Company's policy is one of continuous improvement and it reserves the right to make reasonable changes to products specifications at its discretion. When placing an order with the Company, the Buyer must be satisfied that the Company's then specification is appropriate for its (or its customer's) requirements.

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