

, your best alliance for compliance™

Call System Accessories



2023-2024







Standard Call Leads

Intercall

Compatible with all Intercall® systems manufactured since 2005*

Part No.	Description
NALL100	Styled 2m pear push wander lead with reassurance light.
NALL101	Styled 4m pear push wander lead with reassurance light.
NALL102	Styled 6m pear push wander lead with reassurance light.

For Intercall® systems with overbed light switching facility

Part No.	Description
NALL200	Styled 2m call and bed light control handset.

 * Includes all Intercall® 700 systems. For earlier versions and other systems which use a mono-jack connector see 'Other Systems' below.





Quantec and Nursecall 800

Compatible with all Quantec and Nursecall 800 systems.

Part No.	Description
NALC100	1.8m tail call lead.
NALC101	4.2m tail call lead.

SAS

Compatible with Network II call systems

Part No.	Description
NAI \$100	Push-to-call lead 2.5m length



Other systems

CareAlert offers an extensive range of call leads and accessories to suit the majority of call systems and examples from the range of electrical connectors available is shown on

Please call Customer Support with your specific requirements and we will be glad to help.







Special Call Leads

The following special call leads are supplied as standard for use with Intercall® systems.

Disc-Alert

Disc-Alert is used by patients with sufficient motor skills to either press or lean on the pad to activate a call. It has a large circular shape and soft vinyl pad design with gripping feet to help keep it in position.

Part No. Description		Description
	NAAD100	Disc-Alert with 6ft lead, compatible with Intercall® Systems.

Bulb-Alert

Disc-Alert with 6ft lead, compatible with Intercall® Systems.

Part No.	Description	
NAAD200	Bulb-Alert with 6ft lead, compatible with Intercall® Systems.	

Head-Alert

Head-Alert is used by patients with sufficient motor skills to either press or lean on the pad with their head to activate a call. Head-Alert features a large soft elliptical air activated touch surface.

Part No.	Description	
NAAD300	Head-Alert with 8ft length lead compatible with Intercall® Systems.	

Breath-Alert

Breath-Alert provides patients with no motor skills a means to communicate by simply breathing into a sensitive pressure-operated switch. With a clamp providing easy attachment to a fixed support such as a bed or wheelchair, Breathcall incorporates a vinyl-covered flexible gooseneck which may be positioned to suit patient requirements. Two models are available, standard which has 3ft gooseneck and universal screw clamp for secure mounting and lightweight which has a 2ft gooseneck and 'bulldog-clip' type spring clamp. Both models come with a pack of disposable filters which should be changed regularly. Spare filters are available in packs of 12

Part No.	Description	
NAAD400	Standard Breath-Alert Unit complete with 9ft call lead, compatible with Intercall $\!\!\!$ Systems.	
NAAD401	Lightweight Breath-Alert Unit complete with 9ft call lead, compatible with Intercall $\!$	

Exit-Alert

Exit-Alert is used to detect wandering. A plastic clip connected to a short cord is attached to the patient and the other end is clipped on to the Exit-Alert unit which is in turn clamped to a fixed location, for example a chair or bed. If the patient moves away from the Exit-Alert location, the clip disconnects and a call is generated.

Ì	Part No.	Description
	NAAD500	Exitcall Unit with 6ft length lead, compatible with Intercall® Systems.

NAAD100 Disc-Alert A NAAD200 Bulb-Alert





Air-operated devices

All products on this page are pneumatically operated and ideal for use in oxygen-enriched atmospheres or anywhere where electrical static discharge (ESD) is a concern. Signalling to the call system is achieved by sensitive pressure-switches built into the jack connector and 'leads' are durable, lightweight flexible hoses.







Remote Pendants

The modern replacement for conventional call leads, remote pendants provide a portable calling facility with none of the problems associated with trailing cables. Note that the devices will not work without appropriate receivers. If you are unsure whether your system is compatible please contact Customer Support.

Intercall

Part No.	Description
NAPL100	Portable Pendant Infra-red Trigger.

Quantec and Nursecall 800

Part No.	Description
NAPC100	Infra-red neck pendant transmitter.
NAPC101	Infra-red wrist pendant transmitter.
NAPC102	Spare wrist straps for QT432W pendant, pack of 10





SAS Network II

Part No.	Description
NAPI 100	Infra-red call transmitter

Call Mats

Floor Pressure Mat

A key element of most fall protection strategies, floor pressure mats provide simple detection of patient wandering. Typically placed alongside a bed at night or in front of a chair during the day, the mats plug into the call system via a lead with appropriate connector to suit the call system. Two types are listed; please contact an advisor who will provide the correct part number for mats compatible with other systems.

Part No.	Description
NAMT100	Antibacterial Floor Pressure Mat complete with 2m lead (suitable for Intercall® systems).
NAMT101	Antibacterial Floor Pressure Mat complete with 2m lead (suitable for NurseCall 800 and Quanteca systems).

Chair Pressure Mat

Chair Pressure Mats provide a means of detecting wandering and thereby preventing falls. Manufactured from antibacterial thermoplastic and measuring 840x500mm with a recommended working life of 1 year and fitted with a lead and RJ11 4P4C connector designed to suit Mat-Alert and VersAlert monitors. To purchase mats with monitors as a kit see 'Monitor units' section which follows.

Part No.	Description
NAMT102	Chair pressure mat with RJ11 connector to suit Mat-Alert monitor







Bed Pressure Mat

Bed Pressure Mats are an important method of fall prevention. Manufactured from antibacterial thermoplastic and measuring 380x300mm with a recommended working life of 1 year and fitted with a lead and RJ11 4P4C connector designed to suit Mat-Alert and VersAlert monitors. To purchase mats with monitors as a kit see 'Monitor units' section which follows.

Part No.	Description
NAMT103	Bed pressure mat with connector to suit Pad-Alert monitor.

Important note!

Pressure mats generate an alarm signal when pressure is applied. Floor mats may thus be connected directly to the vast majority of call systems. Chair and bed mats however operate in reverse; an alarm should be raised when pressure is removed. CareAlert offers a range of neat interface units which fulfil this function. - see the next section for details













Monitor Units

CareAlert monitor and interface units are designed for ready connection to chair and bed mats and provide alarm and interface functions. In all cases the units incorporate both an integral alarm sounder and an output connector for signalling to local call system via leads available separately.

Mat-Alert Monitor & Kits

Mat-Alert Monitor combines the following features:

- · RJ11 socket to accept input from chair/bed mat
- Integral audible alarm
- Switchable 2 second delay feature to prevent transient alarms (does not apply to call system output)
- PP3 9V battery powered* with low-battery indicator. Optional mains adaptor available
- Durable design with smooth rounded edges
- Spring clip for easy mounting
- Optional universal mounting bracket available, ideal for clipping to side of bed or wheelchair.

*Battery life depends on usage but 1 month is typical

Part No.	Description
NAMT104	Mat-Alert monitor with sockets for pressure mat and connection to call system (PP3 battery not included).
NAMT105	Kit comprising chair pressure mat, Pad-Alert monitor and 9V battery to suit.
NAMT106	Kit comprising bed pressure mat, Pad-Alert monitor and 9V battery to suit.
NAMT107	Mains plug-top power supply to suit Mat-Alert monitor.



VersAlert Monitor and Kits

VersAlert Monitor combines the following features::

- RJ11 socket to accept input from chair/bed mat
- Integral audible alarm
- Switchable 2sec/10min/20min/60min delay feature; when patient leaves mat delay starts. Alarm only occurs if patient does not return before the delay expires
- Supplied with Mains plug-top power supply unit and mounting bracket pictured
- Floor mat mode allows standalone monitoring of Floor mats
- May be powered from 2 x AAA battery if mains power is not available. (Batteries not supplied)

Part No.	Description
NAMT108	Kit comprising chair pressure mat, VersAlert monitor and mains power adaptor to suit. Requires appropriate connection lead.
NAMT109	Kit comprising bed pressure mat, VersAlert monitor and mains power adaptor to suit. Requires appropriate connection lead.
NAMT110	VersAlert monitor with sockets for pressure mat and connection to nursecall system.



Infrared-Alert

Another neat solution in the effort to combat falls, Infrared-Alert allows easy detection of patient movement. Supplied with a C-clamp and Velcro strips for easy mounting, Infrared-Alert is typically set up alongside patient beds or across doorways and generates an audible alarm when movement is detected. The unit also features two sockets; one provides output signal to the local call system via optional leads and one is for connection to a mains power adaptor also available as an accessory. An optional extension mounting bracket is also offered - see picture.

Part No.	Description
NAMT111	Infrared-Alert Monitor.
NAMT112	Infrared-Alert Monitor Mains Power Adaptor.
NAMT113	Infrared-Alert Monitor Extension Mounting Bracket.







extension mounting bracket





Monitor Units Cont..

Monitor Connection Leads

A selection of connection leads are available to link monitors to call systems. Popular types are listed but most systems can be catered for - please enquire for further information.

Part No.	Description
NAMT114	Monitor connection lead, Intercall version.
NAMT115	Monitor connection lead, Quantec/Nursecall 800 version.







Prox-Alert Ultra-thin Proximity Pad

The ultimate in Fall detection, the new patent-protected Ultra-thin proximity pad works by sensing proximity rather than pressure.

Applicable to both chair and bed situations, the technology can sense movement at a much earlier stage than conventional pressure-operated devices. In the case of patients seated in a lounge chair the sensor would typically be located on the back of the chair. As a patient leans forward to start lifting themselves out of the chair the sensor will detect that the patient's body is no longer in proximity to the pad and signal an alarm condition.

Made from microporous film the sensor pad is paper-thin and flexible yet immensely strong and durable. The film is also breathable and more comfortable for the patient than conventional pressure pads which are essentially non-breathable and prone to cause sweating. Each pad comes complete with a small electronics module and connection lead configured to suit specific call systems.

Please contact Customer Support for part numbers of pads to suit alternative call systems to those shown. Spare pads are available.

Part No.	Description
NAMB100	Ultra-thin Proximity Pad, Intercall® version.
NAMB101	Ultra-thin Proximity Pad, Quantec/NC800 version.
NAMB102	Ultra-thin Proximity Pad (sold invididually).
NAMB103	Ultra-thin Proximity Pad, Stand-alone monitorversion, compatible with Mat-Alert & VersAlert monitors.





Auxiliary Device Socket

The Auxiliary Device Socket provides a dedicated facility to plug in ancillary 'nurse call' devices such as bed and floor mats. One of the channels is switchable to allow the device to disabled e.g. when maneuvering a patient in bed. Compatible with most call systems.

Part No.	Description
NC/ADP	CareAlert switchable ancillary dual point











Remote Pendants

Guardian Staff Attack

Part No.	Description
SAPG100	High Frequency Personal Activation Device.
SAPG101	High Frequency Dual Technology Personal Activation Device.

Quantec Staff Attack

Part No.	Description
SAPC100	Infra-red/radio Transmitter, push/pull for emergency call.
SAPC101	Infra-red/radio Transmitter, push for standard call/pull for emergency call.

SAS Red Alert II

Part No.	Description
SAPS100	CURO rechargeable, infrared attack alarm transmitter with test function.
SAPS101	Infrared transmitter, with alarm and attack call levels.
SAPS102	Infrared transmitter, with alarm and attack call levels and test button.

Most pendants are also available with different button functions, for example reset. Please contact Customer Support for part numbers and information.



Chargers and Batteries

Compatible with Quantec Staff Attack Systems, chargers come with mains leads and low-voltage leads which connect to remote pendants.

Part No.	Description
SACC100	Single pendant charger.
SACC101	10-station pendant charger.
SACS100	Charger unit for CURO and ID badge transmitters.
BAXR100	12V Alkaline battery.
BAXR101	9V Alkaline battery.



Pendant Test Station

Typically installed in reception areas, the CareAlert pendant test station provides staff with assurance that their pendant is in good order at the start of shift.

The pendant is simply inserted into the test station and triggered and evidence of operation is provided on the display which may be LED or text-based dependent on the configuration ordered.

Please contact customer support for further information.



Call Systems Spares

Part No.	Description
NASL100	Replacement white jack nut.
NASC100	Wipe clean/anti-bacterial vinyl ceiling pull cord accessory pack (3m nylon cord, $2x$ triangles and $1x$ cord joint).





Call System Reset Devices

Part No.	Description
NASL101	Magnetic Reset Token for resetting Intercall® Door Monitoring points.
NASC101	Magnetic reset key for resetting NurseCall 800 and Quantec systems.
NASS100	Magnetic staff key for SAS systems.



Adapters

T piece adaptors enable two calling devices eg Call Lead and Pressure Mat to be plugged in to a single wall mounting call/reset unit.

Part No.	Description
NASL102	T Piece adaptor (suitable for Intercall® systems).
NASL103	T Piece adaptor (suitable for Quantec & Nurse Call 800 systems).





Call system connectors in common use

Care Alert offers call leads and accessories to suit most types of call system. Please enquire for more information.

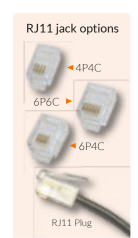
Cannot identify your connector here? Call one of our Customer Support advisors, who will be glad to help.



















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 Supplier shall provide for and to the Client. More manufacture and the Supplier prior to the Client accepting the Supplier's party and the Supplier's party 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 Conditions or sale. 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 diad 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 goal 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. Property 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 the 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; and vary 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 arbived in writing within 44 days of the involved days. 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 use agreement. The Client's obligations The Client 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 tarry 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 11.4

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 Condition "means: goods with any description; and/or the quality of the goods; with any description; and/or the fulles of the goods; and/or the filmes of the good 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.

Liability for the Goods

12.1

12.3

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. 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 cabiling not supplied by the Supplier is connected to or installed near to any equipment or system installed by the Supplier.

14.2.5.1 the fire, policid or other authority failing to act in accordance with a proper emergency response;

14.2.5.2 a signal transmitted to the Supplier' alarm receiving centre not being received by the Supplier for reasons beyond the Supplier's control;

14.2.5.3 the failure of any cables or wiring installed within the fabric of the Client's Premises or buried underground prior to the start date;

14.2.5.4 the activation of a circuit breaker which affects the power supply to any part of the system installed by the Supplier's control;

14.2.5.5 any other cause beyond the Supplier's reasonable control and not caused by our lack of reasonable care.

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

14.2.5.6 Undersome equipment is damaged or lost in transit, unless the Client notifies 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 on infirect or consequential nature including without limitation any economic loss or other loss of tumover, profits, business or goodwill.

14.4 The Client shall indemnify and hold harmless the Supplier from and against all Claims and Losses arising from loss, damage, liability, lany to the Supplier emptoyees and third parties, infringement of third p 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 voluntarily for the purpose of selvent amalgamation or re-construction), or if an administration received received in approximation of the other Party's assets or business, or if the Other Party makes any composition with its creditors or takes or suffers any similar 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 15.2 15.3 procemajeurs. When the process are successful to the control of the superior o 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 Vo failure or delay by the Supplier in exercising any right, power or privilege under this Agreement shall impair the same on 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 excusive or early agreement as prohibited by law or judged by a court to be unlawful, void or unenforceable, the pro-Severance If any provision of this Agreement is prohibited by law or judged by a court to be unlawful, void or unenforceable, the pro-shall, to the extent required, be severed from this Agreement and rendered ineffective as far as possible without modifying remaining provisions of this agreement, and shall not in any way affect any other circumstances of or the validity or enforce of this Agreement.

Interpretation
In this Agreement unless the context otherwise requires:

to this Agreement unless the context otherwise requires:
Interpretation
In this Agreement unless the context otherwise requires:
words importing any gender include every gender;
words importing the singular number include the plural number and vice versa;
words importing persons include firms, companies and corporations and vice versa;
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;
any obligation on any Party not to do or omit to do anything is to include an obligation not to allow that thing to be done or
omitted to be done;
the headings to the clauses of this Agreement shall not affect the interpretation;
any reference to an enactment includes reference to that enactment as amended or replaced from time to time and to any
subcordinate legislation or byslew made under that enactment;
where the word 'including' is used in this Agreement, it shall be understood as meaning 'including without limitation'.
Notices

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 posting of th

tespend of the definitions of was committed and the accordance and the second of the s Third parties
Third parties
First parties
For the purposes of the Contracts (Rights of Third Parties) Act 1999 and notwithstanding any other provision of this Agreement
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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.

The control of the supplier that it is cancelling the contract, the Supplier shown of the control of th 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.

16.5

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