

Business Details Professional Fire Systems and Projects Limited

(PFS&P)

Address 116 Springfield Avenue

Brough

East Riding Borough of Yorkshire

Postcode HU15 1BY

Tel 0870 961 9150

Fax 0870 170 9760

Web Site <u>www.pfsp.co.uk</u>

Company e-mail pfsp@pfsp.karoo.co.uk

pfsp@pfsp.co.uk

Company Registration

Number 5547101

VAT Registration GB 878 0605 96

Payment Terms 14 Days from Invoice

Directors Phil Stenhouse – Commercial Director

Mobile - 07890 568 207

phil.stenhouse@pfsp.karoo.co.uk

Michael Hutchinson – Service Director

Mobile - 07817 257 934

michael.hutchinson@pfsp.karoo.co.uk

Contacts System Sales – Contact

Steve Underhill - Sales Manager

07837 295603

steve.underhill@pfsp.karoo.co.uk



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 5547101

The Registrar of Companies for England and Wales hereby certifies that PROFESSIONAL FIRE SYSTEMS & PROJECTS LTD

is this day incorporated under the Companies Act 1985 as a private company and that the company is limited.

Given at Companies House, Cardiff, the 26th August 2005





The above information was communicated in non-legible form and authenticated by the Registrar of Companies under section 710A of the Companies Act 1985



PROFESSIONAL FIRE SYSTEMS & PROJECTS LIMITED 116 SPRINGFIELD AVENUE BROUGH HU15 1BY 016/000

016/000000080

CERTIFICATE OF REGISTRATION FOR VALUE ADDED TAX

REGISTRATION NUMBER 878 0605 96

EFFECTIVE DATE 1 APRIL 2006

AMENDED CERTIFICATE ISSUED ON 26 OCTOBER 2012

RETURNS TO BE MADE IN RESPECT OF PERIOD ENDING 30 NOVEMBER 2012 AND THREE MONTHLY THEREAFTER

LEGAL ENTITY INCORPORATED COMPANY

TRADE CLASSIFICATION 43210 -ELECTRICAL INSTALLATION

This certificate confirms that you are registered for VAT from the date shown above.

The details above include the end date of the next accounting period, the frequency of your VAT returns and the bank details HM Revenue & Customs (HMRC) will use to make any repayments of VAT to your business. These details only apply from the date on which this certificate is issued.

Please ensure that all the details are correct. If the information is incorrect or if it changes in the future then you must tell HMRC.

If you pay your VAT by Direct Debit, we record those bank account details separately. You will need to contact your bank if you have to change these details.

For help and information on VAT, including the deadlines for submitting your returns and paying any VAT due to HMRC, you can visit us online at <u>www.hmrc.gov.uk/VAT</u>

VAT 4



Professional Fire Systems & Projects Limited

116 Springfield Avenue

Brough

East Yorkshire HU15 1BY

Tel: 0870 9619150 Fax: 0870 1709760

Bank Details Barclays Business

King Edward Street

Hull

East Riding Borough of Yorkshire

Account Manager Deepak Joshi





















Professional Fire Systems &

Projects Limited

116 Springfield Avenue

Brough

East Yorkshire HU15 1BY

Tel: 0870 9619150 Fax: 0870 1709760

Insurance Details

Broker Buckland Harvester

The Parsonage Manchester M3 2HS

Tel 0161 834 1884

Fax 0161 834 1159

Account Manager Samantha West

Insurers Employee Liability (EL) & Public Liability (PL)

Zurich via Camberford Law PLC Faraday via Camberford Law PLC

Professional Indemnity (PI)

Hiscox Insurance

Underwritten Zurich & CNA

Expiry Dates EL and PL Liability 31st August 2016

PI Liability 31st August 2016

Policy Numbers EL & PL ZS200/Liab/0189 & XOL3551

PI HU P16 9259214 (5)



















TO WHOM IT MAY CONCERN

Re: Professional Fire Systems & Projects Ltd

You have requested details of our above named client's Insurances, and we have pleasure in confirming the details below as of 31st August 2015.

Policy Type

: Combined Liability

Name of Insurer **Policy Number**

: Zurich via Camberford Law

: ZS2009/LIAB/0189 : 31/08/2016

Renewal Date Limit of Indemnity

: 1. Public and Products Liability - £5,000,000

2. Products Efficacy - £5,000,000 3. Employers Liability - £10,000,000

Policy Type Name of Insurer : Liability Excess of Loss

: Farraday via Camberford Law

Policy Number Renewal Date

: XOL3551 : 31/08/2016

Limit of Indemnity

: 1. Public and Products Liability - £5,000,000 in excess

of £5,000,000 making the total £10m

2. Products Efficacy - £5,000,000 in excess of £5,000 making the

total £10m

Policy Type Name of Insurer **Policy Number Renewal Date**

: Professional Indemnity : Hiscox Insurance

: HU PI6 9259214 (5) : 31/08/2016

Limit of Indemnity

: 1. Any one claim and in the aggregate - £10,000,000

Work Away:

: Included

Cross Liabilities

: Included

Occupation/Business Description : Fire Protection and Prevention

We trust that you find this information to be adequate for your requirements however if we can be of further assistance, please do not hesitate to contact our office.

Yours singerely,

Samantha West

Buckland Harvester Insurance Brokers Ltd

5 The Parsonage Manchester M3 2HS

Direct dial

: 0161 830 1288

E-mail

: sam@bucklandharvester.co.uk



Buckland Harvester Insurance Brokers Ltd 5 The Parsonage Manchester M3 2HS

t : 0161 834 1884 f : 0161 834 1159

: insure@bucklandharvester.co.uk www.bucklandharvester.co.uk

Registered in England. 5402834



Professional Fire Systems & Projects Limited
116 Springfield Avenue

116 Springfield Avenue Brough East Yorkshire HU15 1BY

 Tel:
 0870 9619150

 Fax:
 0870 1709760

General Charge Rates:

CALLOUT RATES

(1st hour = 1 hour onsite +1 Hour Travel)

First Hour

Monday - Friday

0900 - 1700 £100.00 plus VAT

Subsequent Hours

Monday - Friday

0900 - 1700 Hrs £40.00 plus VAT

Out of Hours:

Monday - Friday 1700 - 0900 Hrs. Weekends &

Bank Holidays

First Hour £140.00 plus VAT Subsequent Hours £70.00 plus VAT

Commissioning

Half Day Rate £200.00 plus VAT Full Day Rate £400.00 plus VAT



Professional Fire Syste Projects Limited

116 Springfield Avenue Brough East Yorkshire HU15 1BY

Tel: 0870 9619150 Fax: 0870 1709760

Approvals and Accreditations



BAFE (British Approvals for Fire Equipment) is dedicated to improving standards in fire protection and demonstrates a level of professional competence which sets registered companies apart.



A National Security Inspectorate approved company must: prove their competence on an on-going basis; must meet the highest business performance standards; meet all relevant British and European Standards for technical performance, and satisfy many other requirements.



The United Kingdom Accreditation Service is the sole national accreditation body recognised by government to assess, against internationally agreed standards, organisations that provide certification, testing, inspection and calibration services. Accreditation by UKAS demonstrates the competence, impartiality and performance capability of these evaluators.



Continuous Professional Development.

Industry related courses provided by Gent by Honeywell.



Certificate of membership

Professional Fire Systems & Projects Ltd

Registration No: 73338

Expiry Date: February 2016

This certifies that the firm named above has met pre-qualification requirements appropriate to public and private sector procurement. Approved work categories with corresponding notation values, specialisms or categories as applicable are listed on aschedule attached to this certificate.

> Gareth Kings Managing Director





BRITISH APPROVALS FOR FIRE EQUIPMENT

This is to certify that

Professional Fire Systems & Projects Ltd

116 Springfield Avenue, Hunter Road, Brough, East Yorkshire, HU15 1BY

having satisfactorily complied with the requirements of the BAFE adopted scheme

SP203-1

for the Design, Installation, Commissioning/Handover and Maintenance of Fire detection and alarm systems.

has been added to the list of BAFE Registered Companies and is authorised to use the BAFE mark

signed on behalf of BAFE by:

Chairman

BAFE certificate No:

100868

Date of issue:

25/07/2014

Expiry date:

31/07/2017

NSI certificate No:

NSI 263



This certificate remains the property of BAFE
British Approvals for Fire Equipment (BAFE), Bridges 2, The Fire Service College, London Road, Moreton-in-Marsh,
Gloucestershire GL56 0RH



CERTIFICATE OF APPROVAL

This certifies that

PROFESSIONAL FIRE SYSTEMS & PROJECTS LTD

116 Springfield Avenue Hunter Road Brough HU15 1BY

has been assessed and satisfies the requirements of the

NSI FIRE SILVER SCHEME

with respect to the following scope:

the Design, Installation, Commissioning and Handover Verification and Maintenance of Fire Detection and Alarm Systems

> in accordance with the requirements of: BAFE Scheme Document SP 203-1 and BS 5839-1:2013

> > For National Security Inspectorate

01 July 2011 Original Issue Date 03 July 2014 Issue Date Reckins

Chief Executive 50319 Certificate Number NSI00263 BAFE No. 31 July 2017 Expiry Date



Further clarification regarding the Scope of this Certificate may be obtained from NSI, Sentinel House, 5 Reform Road, Maidenhead SL6 8BY
The use of the UKAS Accreditation Mark indicates accreditation for the scopes detailed on UKAS Accreditation Certificate No. 0142.

National Security Inspectorate (NSI) T 01628 637512



Certificate of Membership

This is to Certify that

Professional Fire Systems and Projects Ltd

has been admitted to

membership

Full

Given under the Common Seal of the Fire Industry Association

Dated on the 24th August 2011

Chairman

Mr. september

Secretary

DOLL Honge

Membership Number:

If it contificate is the property of the Industry Assection and a issued on the condition that it shall be summodered on menualizer of menualization.

Courp any Registration 59 89:140

Reset Certification Scheme Ltd hereby certifies that

Professional Fire Systems and Projects

is a member of Reset Certification Scheme until

31st January 2016

Reset Certification Scheme is a company and individual competence management system supporting and promoting a safer working environment

Company registration number

2606 2128 0015 8670







Company



Individual

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1.1 to these Conditions of Sale (the Conditions) the Company means Professional Fire Systems and Projects Limited, the Goods mean any ten of whatsoever nature which is to be add or supplied by the Company including services, and the Purchaser means the person, association, firm or body corporate (collectively) preson which receives a quotation are made and all drivers are accepted subject to the following terms and conditions and no addition thereto or variation therein shall be made unless agreed in buring by the parties.

1.2 All quotations are made and all drivers are accepted subject to the following terms and conditions and no addition thereto or variation therein shall be made unless agreed in writing by the parties.

1.2 All quotations are made and all drivers are accepted and secured on the undestanding that the Purchaser is bound by these Conditions. Where there is any inconsistency between these Conditions and any conditions that the Purchaser is the undestanding that the Purchaser is the purchaser is the purchaser in the conditions or benefit to the conditions or the conditions and any documents referred to in the Conditions. Under the conditions are accepted to the conditions and the conditions are accepted any previous agreement or the conditions are accepted to the conditions and the conditions are accepted to the conditions are accepted
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isability shall be inmited to the amount so agreed to be paid. In all cases, whether a time for despatch be quoted or not, the times for despatch in the enteredicity of despatch in despatch in despatch in despatch in despatch in accordance with the Contract of by any case whatsoewer beyond the Corropany's reasonable control.

6.1 If by reasons of instructions or lack of instructions from the Purchaser despatch in accordance with the Contract is delayed for 14 days after the Purchaser as been notified that the Goods are neady for responds, the Purchaser shall take delivery or arrange for storage and for purposes of Clause 13 (Payments) and control of the purchaser shall take delivery or arrange for storage and for purposes of Clause 13 (Payments) and control of the Purchaser should fall to take or arrange for such delivery, without prejudice to any other right or remedy available to the Company, the Company may; (a) store the Goods until actual delivery, and charge the Purchaser of the reasonable entered to the Purchaser of the reasonable entered in the Purchaser of the Purchaser should fall to take or arrange for such delivery, without prejudice to any other right or remedy available to the Company, the Company may; (a) store the Goods until actual delivery, and charge the Purchaser of the reasonable entered in the Purchaser of the reasonable entered in the Purchaser of the Purchaser for the excess over the price under the Contract or charge the Purchaser for any shortfall below the process of the purchaser of the purchaser for the excess over the price under the Contract or (c) because the purchaser of the purchaser for any shortfall below the process of the purchaser of the excess over the price quicked includes delivery by any method of transport at the Company's cotton with the marriand of the Company's tender, the price quicked includes delivery by any method of transport at the Company's cotton with the marriand of the Company's tender, the price delivery to the purchaser, and the purchaser and the purcha
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contract shall again become fully operative provided in the special provided that it such delay shall exceed a period of twelve months, either party may give written notice of termination of this contract and thereupon the contract.
     shall terminate.
12. Risk and Retention of Title
12. It he Goods shall be at the Purchaser's risk of loss or deterioration or of damage to the Goods or any part thereof, so deterioration.
  12.2 Notwithstanding that the Purchaser, its servants, agents and employees may obtain possession of the Goods, the property in the Goods shall remain with the Company until all sums payable at any time by the Purchaser to the Company whether under this Contract of under any other contract (including interest) have been discharged in full and unconditionally. The Purchaser shall as a mere ballee and on a fiduciary basis for the Company, store the Goods while in his possession in such a way that they can be readly identified as the sole and absolute property of the Company.
12.3 Pending payment of the full purchase price of the Goods the Purchaser shall at all times keep the Goods comprehensively insured against loss or drange by asocieties. If the balance of the price for the same from time to time remaining outstanding.
12.4 If before such payment in full, the Goods shall be sold or otherwise disposed of to a third party, the Company shall be entitled to all monies and rights which, but for these provisions, would otherwise be due to the Purchaser arising from such sale or disposition and the Purchaser shall (if required by the Company) as the company of the Company, or
                to time the payment is now. Let if before such payment is now. Let if before such payment is now. Let if before such payment is now the payment of the payme
          possession of the same or any part thereof and for that purpose the Purchaser irrevocably authorises the Company, its officers, servants and agents to enter without notice into or upon any premises of the Purchaser irrevocably authorises the Company, its officers, servants or agents to deliver up any such property in their possession.

12.0 If any of the Goods shall be incorporated into other Goods which are the property of the Purchaser before the price is paid in full the property in the white of such Goods shall be and shall remain with the Company until the price has been paid in full and all the Company's rights hereunder in the Goods shall be and shall remain with the Company until the price has been paid in full and all the Company's rights hereunder in the Goods shall be and shall remain with the Company until the price has been paid in full and all the Company's rights hereunder in the Goods shall be and shall remain with the Company until the price has been paid in full and all the Company's rights hereunder in the Goods shall be and to those other Goods.
     ## 13.1 Subject to Clause 13.2 below, payment shall be received by the Company no later than the last day of the month following the month of the company no later than the last day of the month following the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the month of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the last day of the company no later than the later than 
13.1 Subject to Clause 13.2 below, payment shall be received by the Company no later than the last day of the month following the month of Innoice, unless other payment terms have been agreed in writing.

13.2 The granting of credit facilities is at the Company's sole discretion and the Contract shall be subject to the Company's being satisfied as to the Purchaser's credit references, and without prejudice to the generality of the foregoing, the Company may (in its absolute discretion), having informed the Purchaser that despatch, refrain from delivering the Goods until such time as the Purchaser tenders the purchase money to the Company together with any outstanding amounts which may be due to the Company on any account whatsoever.

13.3 The time of payment of the invoiced amount shall be of the essence of the Contract.

13.4 Without prejudice to any other rights the Company reserves the right to suspend and/or cancel further deliveries of Goods under any Contract with the Purchaser without.

13.2 The time of payment of the invoiced amount shall be did and further to charge the Purchaser interest (both before and after any judgment) on the amount unpaid at the rate of 1.5 percent per annum above Barclays Bank rate from time to time until payment in full is made (a part of a month being treated as a full month for the purpose of calculating interest).
                                           emples

Miles sepressly agreed between the parties to the contrary, samples must be returned within 90 days of receipt. The Company

ses the right to charge for any product

ses not returned in good order within 90 days of receipt.
  Samples not returned in good order within 90 days of receipt.

15. Warranty
15.1 SUBJECT TO THE LIMITATIONS ON ITS LIABILITY SET OUT IN THIS CLAUSE 15 AND ELSEWHERE IN THESE CONDITIONS,
THE COMPANY WARRANTS THAT THE
GOODS WILL CORRESPOND WITH THE COMPANY'S SPECIFICATION AND BE FREE OF DEFECTS IN MATERIALS OR
WORKMANSHIP AT THE TIME OF DELIVERY.
SAVE AS AFORESAID, ALL CONDITIONS, WARRANTIES AND REPRESENTATIONS EXPRESS OR IMPLIED WHETHER BY
STATUTE. COMMON LAW OR OTHERWISE IN
RELATION TO THE GOODS (APART FROM TERMS IMPLIED AS TO TITLE UNDER THE SALE OF GOODS ACT 1979) ARE HEREBY
EVALUACED.
  EXCLUDED.

15.2 The Company will make good, by repair or by the supply of a replacement at the Company option, defects which, under proper profes of the West Company's potion, defects which, under proper profes of the West Cealman and the Cooks within a professor of the West Cealman and the Cooks have been delivered and arise solely a failure to conform to the warranty above; provided always that non-conforming parts have been returned to the Company if the Company shall have so required. The Company and the Company shall have so required. The Company shall enter the cost of confidence is an expensive provided always that non-conforming parts have been returned to the Company free of charge. 15.3 Nothing in these Conditions shall exclude or limit the Company's liability for fraud or for death or personal injury caused by its that the same may not be excluded or limited as a matter of law (but except as so provided the Company does not accept, and hereby excludes, any liability for regigence).
     exclusives, any stations rule in regigence).

15.4 The warranty given in this Clause 15 is subject to the following provisos, namely:

(a) that the Purchaser shall have followed all instructions issued by the Company in relation to and not neglected, misused or improperly

(a) that the Purchaser shall have followed all instructions issued by the Company in relation to and not neglected, misused or improperly
     (a) that the Purchaser shall have followed all instructions issued by the Company in relation to and not neglected, missused or improperly altered repaired for Boods:
(b) that (i) in the case of defects which would have been reasonably apparent to the Purchaser on reasonable examination of the Goods on deliver, the Furchaser shall have notified the Company of the defects in writing within ten working days of delivery, or (ii) in the case of any other defects, the Purchaser shall have notified the Company of the defects in writing within five working days of the date when the defect became apparent (provided such notice shall have been given during the warrarry).
          period set forth in Clause 15.1 above);
(c) that the defect has not arrisen from its attributable to any drawing, design or specification supplied by the Purchaser;
(c) that the defect has not arrisen from the set of the party and the set of the defect has not arrisen.

(e) that the warranty in this Clause 15 does not extend to parts, materials or equipment not manufactured by the Company, and
(d) that where in discharge of its obligations under the warranty given in this Clause 15 the Company agrees that the Purchaser may
undertake any repar or remedial which have been agreed in writing between the Purchaser and the Company before the
commencement of any such repair or remedial.
          commensement of any such repair or remeals 
vish.

15.5 The Company shall not be liable for any costs, claims, damages or expenses arising out of any tortious act or omission or any 
breach of contract or statutory duty.

calculated by reference to profits, income, production or accruals or loss of such profits, income, production or accruals or by reference to 
accrual of such costs, claims.

accrual of such costs, claims.

15.6 Without prejudice to Clause 15.3, and notwithstanding the unenforceability or invalidity of any other provision in these Conditions, 
the Company's maximum aggregate.

Isability arising out of or in connection with Goods and/or a Contract or any collateral contract, whether arising in contract, tort (including 
negligence) or otherwise, shall in one process of the Goods in respect of any single event or series of connected events.
     namely arising our of or in connection with Goods and/or a Contract or any collateral contract, whether arising in contract, tort (including negligence) or otherwise, shall in no circumstances exceed the contract price of the Goods in respect of any single event or series of connected events.

18. Third Part Rights

18.1 in the event of any claims being made or action brought against the Purchaser in respect of infringements of patents, copyrights or other rights of third parties by the usual particle of the property of the company, who shall be at liberty with the assistance of the property of the company in the property of the company, who shall be at liberty with the assistance of the Purchaser if required, it the Company is expense to conduct all negotiations for settlement of the same or any litigation that may arise and control of any proceedings, the Company will indemnify the Purchaser in respect of such claims, provided always that:

(a) the Goods in question have not been used for any purpose other than those for which they were sold; and
(b) the Purchaser has made no admission, payment or compromise in respect of the alleged infringement without the prior written consent of the Company; (c) the Purchaser has done nothing which would or might vitate any insurance policy or cover which the Purchaser might have in relation to such infringement and has seed in the set enclearours to recover any sums due thereunder (and this indemnity does not apply to the extent that the Purchaser any such policy or cover;

(d) the Company; is entitled to the benefit of, and the Purchaser has accordingly accounted to the Company for, any damages and costs payable to the Purchaser in any such claim; and
                                                                                             party in respect of any such claim; and 
rejudice to any duty of the Purchaser at common law, the Company is entitled to require the Purchaser to take such s
                                                                            any may
ly require to mitigate or reduce any such loss, damages, costs or expenses for which the Company is liable to indemnify the
under his
        The Company may require to mitigate or reduce any such loss, camagen, according to reasonably require to mitigate or reduce any such loss, camagen, according to the company at all times from and against any and all actions, claims, losses (including, without limitation, economic loss, (including, without limitation, economic loss, costs (including legal costs) and expenses incurred by, or awarded against, the Company in connection with, or paid or against any action of the company in connection with, or paid or against any action of the company in settlement of, any claim for alleged infringement of any rights of any third party as a result of the capacity of the company. But the company is a constraint of the company is according to the company of the company in the company in the company is according to the company of the company of the company in the company of the company is according to the company of t
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17. Copyright
17.1 All drawin
        17. Copyright
17.1 All drawings descriptions and other information supplied by the Company together with the copyright therein shall remain the
17.1 All drawings descriptions and other information supplied by the Company together with the copyright therein shall remain the
18.4 return the any questions, dispute or difference whatsoever shall arise between the Purchaser and the Company upon, in relation
to or in connection with the contract.
Left the Purchaser or the Company may give to the other notice in writing of the existence of such question, dispute or difference, and
the same shall be referred to the
arbitration of a person to be mutually agreed upon, or failing agreement within 14 days of receipt of such notice, of some person
appointed by the President for the time
being of the Institution of Electrical Engineers, provided that either party may seek provisional or interim relief from any court of competent
parasition without waiver of this
Cause.
                                                                                                                                                                                                                   olvent or makes any voluntary arrangement with its creditors or becomes subject to an adn
                                           he Purchaser becomes insolvent or maxes any vocuntary extragretions are designed and included or firm) becomes 
enging an individual or firm) becomes 
proper properties of the properties of the property of the purposes of amalgamation or reconstruction); or 
an encombrancer tables possession, or a receiver or administrative receiver is appointed, of any of the property or assets of the
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(c) the Druchaser ceases, or threatens to cease, it carry on business; or (d) the Company reasonably apprehends that any of the events mentioned above is about to occur in relation to the Purchaser and notifies the Purchaser accordingly.

10.2 If this Clause II applies, then without prejudice to any other right or remedy available to the Company, the Company shall be entitled to cancel the Contract or suspend yet fulfor of inferior under the Contract without any facility to the Purchaser, and if the Cools have been delivered but not past for, the process of an analysis of the Company of performing the deligations under the Company of performing the Company of growing the company