

F		U	
		>	
		U	
		U	
		>	
	7		
	_		
	1		
E			
k			

	T			
Company Name				
	T			
Company Address		Registered Address (if different)		
Post Code		Post Code		
Company Reg Number		Number of Employees		
VAT Reg Number		Nature of Business		
Telehone Number		Incorporation Date		
F-Gas Registration Number (if applicable)				
Partners/Directors				
Name 1		Name 2		
Address		Address		
Post Code		Post Code		
Contact Number		Contact Number		
Contact Email Address		Contact Email Address		
Credit Limit Required £		Main Contact Name		
Email Address for Invoices		Telephone Number		
		Email Address		
Bank Name				
Address				
Post Code		Accounts Contact Name		
Sort Code		Telephone Number		
Account Number		Email Address		
Trade Reference 1	Two trade references required	Trade Reference 2		
Name 1		Name 2		
Address		Address		
Post Code		Post Code		
Telephone Number		Telephone Number		
Contact Email Address		Contact Email Address		
When considering your credit application we will search your records at a credit reference agency/agencies. From time to time we may search our records and those of credit reference agencies for the purposes of managing your account and in order to make further decisions about credit.				
I agree to terms and conditions overleaf.				
Print Name		Signature		
Position		Date		

Data Protection. We will make a search with a Credit Reference Agency, which will keep a record of that search and will share that information with us and other businesses. In some instances we may also make a search on the personal credit file of principal directors. We may also pass or share your information with carefully selected third parties for the purposes of account opening, credit vetting and account management. Should it become necessary to review an account then again, a credit reference may be sought and a record kept. We will monitor and record information relating to your trade performance and such records will be available to Credit Reference Agencies who will share that information with other businesses when assessing applications for credit and fraud prevention. For the purposes of credit referencing we may also share information with other businesses. By submitting information on this form, you confirm that you have the consent of all relevant individuals to the processing of their personal data for the purposes stated, including but not limited to partners, directors and other householders whose details may be obtained as a result of checks against the addresses you provide.

Under the Data Protection Act you have the right to apply for a copy of the information we hold on you, for which we may charge a small fee.

TERMS AND CONDITIONS OF SALE SECON SOLAR LIMITED - THESE TERMS & CONDITIONS RELATE TO TRADE SALES ONLY AND NOT CONSUMER SALES
In these terms and conditions ("the Terms"), the following words shall have these meanings:
"Company" Secon Solar Ltd whose registered office is at Unit 87, Business & Innovation Centre, Wearfield, Sunderland, Tyne and Wear, SR5 2TH.

"Goods" the goods (including any part of parts of them) and any Special Items (as defined below) which the Company is to supply to the Buyer in accordance with these Terms;

"Buyer" the corporate entity firm or person seeking to purchase the Goods from the Company;

"Contract" the contract for the sale by the Company and the purchase by the Buyer of the Goods on the Terms.

"Special Items" goods ordered by the Buyer to a particular specification as identified in the Buyer's order or an item identified on the Company's quotation with the additional words 'special items'.

Condent the goods including any part of part of sharph and any Special Imms is defined below which the Company is to supply to the Supre in accordance with the self-time of the Supre in accordance with the

April 2022 ©

(including storage and insurance).

5. Inspection

5.1 The Buyer shall inspect the Goods upon delivery and shall within 3 working days of delivery notify the Company in writing of any errors in quantity or other failure to comply with the quotation given. If the Buyer fails to comply with these provisions the Goods shall be conclusively presumed to be in accordance with the Contract and the Buyer shall be deemed to have accepted the Goods.

The Company may assign the Contract or any part of it to a third party. The Buyer shall not be entitled to assign the Contract or any part of it without the prior written consent of the Company.

12 Credit Search

application is required and whether to continue with any credit arrangements granted to the continue with either unless a written confirmation and acceptance is issued by an authorised member of the Company's credit to continue with either unless as written confirmation and acceptance is issued by an authorised member of the Company's credit to continue with either unless as written confirmation and acceptance is issued by an authorised member of the Company's credit in the Buyer of the Company's delivery of the Goods are made available for collection at the Company's better address or at the company and other businesses. In some instances the Company may also make a search on the personal premises of the suppliers to the Company is the Buyer to the Company is the Buyer to the Company in any also make a search on the personal premises of the suppliers to the Company in any also make a search on the personal reditified for principal directors. The Company may also pass or share Customer information with the Company and other businesses. In some instances the Company may also make a search on the personal reditified for principal directors. The Company may also pass or share Customer information with the Company and other businesses. In some instances the Company may also make a search on the personal reditified for principal directors. The Company may also pass or share Customer information with the Company and other businesses. In some instances the Company may also make a search on the personal reditified for incipical directors. The Company may also share instances the Company may also make a search on the personal reditified for principal directors. The Company may also share instances the Company may also make a search on the personal reditified for principal directors. The Company may also share instances the Company may also make a search on the personal reditified for principal directors. The Company may also share and account management. Should be company the Buyer shall be available to Credit Reference

(c) The Buyer for its representative or agent) shall sign the delivery ticket as acknowledgement of delivery and the Company is entitled to assume that any signature given at the address given for delivery is that of a duly authorised representative of the Buyer. The Buyer shall provide at its own expenses adequate and appropriate manual labour and equipment for loading and unloading the Goods.

4.7 If for any reason the Buyer fails to take delivery of the Goods when they are ready for collection or the Company is unable to deliver the Goods on time because the Buyer has not provided appropriate instructions, documents, licences or authorisations.

4.7.1 Risk in the Goods shall pass to the Buyer;

(b) The Guarantee shall enuire to the Guarantor, its parent or ultimate parent company or drive of the Company without notice to the Guarantors their obligations shall take effect as joint and several obligations and the Guarantee shall not be revoked or impaired as to a Guarantor by the death, incapacity or insolvency of another.

4.7.1 Risk in the Goods shall pass to the Buyer has not provided appropriate instructions, documents, licences or authorisations.

4.7.1 Risk in the Goods shall pass to the Buyer has not provided appropriate instructions, documents, licences or authorisations.

4.7.1 Risk in the Goods shall pass to the Buyer.

4.7.1 Risk in the Goods shall pass to the Buyer has not provided appropriate instructions, documents, licences or authorisations (notice of any of which the Customer shall immediately give to the Company), no Guarantor shall be discharged or released from his obligations pursuant to the Guarantee unless and until the Company expressly confirms in writing that he is so discharged or released from his obligations pursuant to the Guarantee unless and until the Company expressly confirms in writing that he is so discharged or released from his obligations pursuant to the Guarantee unless and until the Company has a discharged or released from his obligations pursuant to the Guarantee unle

or released. (e) The Company may, at its sole discretion, conditionally or fully release or discharge any Guarantor from his obligations under the Guarantee or accept any composition from or make any other arrangements with any Guarantor without releasing or discharging the other(s) or without prejudicing or affecting the Company's rights and remedies against them.

15 The parties to this Contract do not intend that any provision of the Contract shall be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person that is not a party to it.

16 Subject to Clause 10.7, the Contract shall be governed by and construed in accordance with English law and all disputes arising in connection with the Contract shall be submitted to the jurisdiction of the English Courts.

SRAF 0422v1