

### Prestex







# Pegler Prestex price list contents

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Maintaining a policy of continual product development Aalberts Integrated Piping Systems Ltd reserve the right to change specifications, design, materials and prices of products listed in this price list without prior notice.

All tee sizes are UK designation throughout this price list.



### 35 flanged tank connector, copper x flange and backnut



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	5	100	704007	F2001	12.26
22mm	5	70	704008	F2001	13.53
28mm	5	30	704009	F2000	39.31

#### 37 stop end, copper x blank end



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	5	200	707007	F2001	8.23
22mm	5	150	707008	F2001	9.98
28mm	5	80	707009	F2000	31.05

#### 37A blanking off disc



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	5	750	744007	F2000	2.01
22mm	5	600	744008	F2000	3.08

#### 40 straight coupling, copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£each
10mm	5	250	709005	F2000	16.54
15mm	5	150	709017	F2001	5.24
15x10mm	5	150	709037	F2000	17.85
22mm	5	80	709058	F2001	9.10
22x15mm	5	100	709068	F2000	27.03
28mm	5	50	709079	F2000	29.84
28x22mm	5	50	709089	F2000	41.82
35mm	1	25	709100	F2000	65.46
42mm	1	15	709101	F2000	91.02
54mm	1	10	709102	F2000	130.08

### 40R repair coupling 100mm long (slip), copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	5	75	732001	F2000	28.14



#### 41 straight coupling, copper x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	5	150	710047	F2001	5.95
15mm x 3/4"	5	100	710057	F2000	20.49
22mm x 1/2"	5	100	710058	F2000	19.25
22mm x 3/4"	5	90	710068	F2001	9.02
22mm x 1"	5	75	710078	F2000	17.76
28mm x 1"	5	50	710079	F2000	23.09
35mm x 1.1/4"	1	25	710080	F2000	56.76
42mm x 1.1/2"	1	25	710081	F2000	80.15
54mm x 2"	1	12	710082	F2000	117.26

### 42 straight coupling copper x male iron BSP parallel thread



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
10mm x 1/4"	5	300	711005	F2000	14.63
10mm x 3/8"	5	250	711015	F2000	14.63
10mm x 1/2"	5	150	711025	F2000	14.72
15mm x 1/4"	5	150	711047	F2000	16.79
15mm x 3/8"	5	150	711057	F2000	17.34
15mm x 1/2"	5	150	711067	F2001	4.88
15mm x 3/4"	5	100	711077	F2000	20.08
22mm x 1/2"	5	100	711028	F2000	20.13
22mm x 3/4"	5	90	711038	F2001	7.90
22mm x 1"	5	70	711048	F2001	10.81
28mm x 3/4"	5	50	711049	F2000	34.04
28mm x 1"	5	50	711059	F2001	15.14
35mm x 1.1/4"	1	25	711080	F2000	52.23
42mm x 1.1/2"	1	15	711081	F2000	83.73
54mm x 2"	1	12	711082	F2000	116.50

### 43 straight swivel tap connector, copper x union nut



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	5	100	713007	F2001	11.28
22mm x 3/4"	5	65	713018	F2000	25.24

### 43B bent swivel tap connector, copper x union nut



15mm x 1/2" 5 100 714007 F2000 17.85	dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
	15mm x 1/2"	5	100	714007	F2000	17.85

#### 44 elbow, copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	5	125	715007	F2001	6.44
22mm	5	60	715008	F2001	10.86
22x15mm	5	80	715018	F2000	36.99
28mm	5	40	715019	F2000	36.12
28x15mm	5	40	715012	F2000	55.44
28x22mm	5	40	715013	F2000	44.86
35mm	1	20	715020	F2000	86.21
42mm	1	15	715021	F2000	128.35
54mm	1	8	715022	F2000	205.03



### 45 elbow, copper x male iron BSP parallel thread



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	5	120	717017	F2000	10.58
22mm x 3/4"	5	70	717018	F2000	13.93
28mm x 1"	5	30	717029	F2000	35.91

#### 46 elbow, copper x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	5	120	720017	F2000	17.35
22mm x 1/2"	5	100	720028	F2000	26.73
22mm x 3/4"	5	65	720038	F2000	25.58
22mm x 1"	5	45	720048	F2000	40.30
28mm x 1"	5	40	720049	F2000	44.00

#### 50 equal tee, all ends for copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	5	75	721007	F2001	9.16
22mm	5	40	721008	F2001	15.14
28mm	5	25	721009	F2000	65.00
35mm	1	12	721010	F2000	113.98
42mm	1	10	721011	F2000	192.89
54mm	1	5	721012	F2000	307.06

### 50A tee, both ends reduced, all ends for copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15x22mm	5	60	722007	F2000	39.91

### 50B tee, one end reduced, all ends for copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
22x15mm	5	50	723008	F2000	42.13

### 50C tee, branch reduced, all ends for copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
22x15mm	5	50	724008	F2000	36.18
28x15mm	5	20	724009	F2000	62.34
28x22mm	5	20	724019	F2000	62.34



### 50D tee, one end and branch reduced, all ends for copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
22x15mm	5	60	725008	F2000	40.52

#### 54 tee, copper x female iron branch



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	5	75	728007	F2000	27.68
22mm x 1/2"	5	45	728008	F2000	43.39
22mm x 3/4"	5	40	728018	F2000	42.89
28mm x 1/2"	5	20	728019	F2000	61.12

### 58X back plate elbow Bibtap wall flange (2 Hole), copper x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	5	60	730007	F2000	23.28
22mm x 3/4"	5	30	730008	F2000	50.01

### 102/3/4 reducing set, for reducing type A ends to accept smaller pipe



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15x10mm	5	150	733037	F2000	8.33
22x15mm	5	100	733048	F2000	9.94
28x15mm	5	100	733049	F2000	14.87
28x22mm	5	100	733059	F2000	14.87
35x22mm	1	60	733070	F2000	29.31
35x28mm	1	60	733080	F2000	29.31
42x15mm	1	50	733081	F2000	46.31
42x22mm	1	50	733091	F2000	46.31
42x28mm	1	50	733101	F2000	46.31
42x35mm	1	50	733111	F2000	46.31
54x22mm	1	30	733112	F2000	80.02
54x28mm	1	30	733122	F2000	80.02
54x35mm	1	30	733132	F2000	80.02
54x42mm	1	30	733142	F2000	80.02

#### C103 copper cone, for type A joints



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
3/4"	10	800	860018	F2000	2.80



### 103 brass cone, for type A joints



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
8mm	10	2500	860044	F2000	1.55
10mm	10	1000	860045	F2000	1.55
15mm	10	1000	860047	F2000	2.09
22mm	10	800	860048	F2000	2.80
28mm	5	350	860309	F2000	3.70
35mm	5	200	860050	F2000	5.44
42mm	5	150	860051	F2000	10.50
54mm	5	75	860052	F2000	16.87

### 105 type A capnut



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
10mm	10	800	860065	F2000	3.86
15mm	25	500	860097	F2000	4.34
22mm	10	250	860068	F2000	7.40
28mm	10	150	860069	F2000	10.13
35mm	5	100	860070	F2000	13.93
42mm	5	50	860071	F2000	20.70
54mm	5	50	860072	F2000	35.93



#### chrome compression fittings

### 40CP straight coupling, copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	5	150	7B4007	F2000	7.73
22mm	1	50	7B4028	F2000	13.50

#### 44CP elbow, copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	5	125	7B9007	F2000	9.11
22mm	1	40	7B9008	F2000	15.76

### 41CP straight coupling, copper x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	1	75	7B5007	F2000	8.40

#### 50CP equal tee all ends for copper



Dimension	Pack 1 Qty	Pack 2 Qty	Code	Price Cat	£ Each
15mm	5	75	7C3007	F2000	13.15

### 42CP straight coupling, copper x male iron, BSP parallel thread



dimension	pack 1 qty	pack 2 qty	code	price cat	£each
15mm x 1/2"	5	150	7B6027	F2000	6.98
22mm x 3/4"	1	50	7B6048	F2000	11.34

### 58X CP back plate elbow Bibtap wall flange (2 hole), copper x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	1	40	7D3007	F2000	28.90
				_	



#### chrome compression fittings

#### 105CP type A capnut



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	10	500	860117	F2000	8.61
22mm	10	250	860108	F2000	14.75



### 59 stopvalve (BS 1010) crutch top copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	10	0	501007	FG1A0	See Pegler Valve Price List
22mm	5	0	501008	FG1A0	See Pegler Valve Price List
28mm	4	0	501009	FG1A0	See Pegler Valve Price List

### 709 light pattern brass stopvalve, crutch top, female iron x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	10	80	510007	FG1A0	See Pegler Valve Price List
3/4"	5	40	510008	FG1A0	See Pegler Valve Price List

### 69 stopvalve with draincock (BS 1010), crutch top copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	1	5	503017	FG1A0	See Pegler Valve Price List

#### 89 concealed chromium plated. Brass stopvalve, hot or cold female iron x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	0	510100	FG1A0	See Pegler Valve Price List
3/4"	1	0	510101	FG1A0	See Pegler Valve Price List



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### 744F brass stopvalve (BS 1010), crutch top, female iron x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	10	513007	FG1A0	See Pegler Valve Price List
3/4"	1	5	513008	FG1A0	See Pegler Valve Price List
1"	1	4	513009	FG1A0	See Pegler Valve Price List
1 1/4"	1	2	513010	FG1A0	See Pegler Valve Price List
11/2"	1	0	513011	FG1A0	See Pegler Valve Price List
2"	1	0	513012	FG1A0	See Pegler Valve Price List

### 744F IW brass stopvalve (BS 1010) iron wheel, female iron x female iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	10	513037	FG1A0	See Pegler Valve Price List
3/4"	1	5	513038	FG1A0	See Pegler Valve Price List
1"	1	4	513039	FG1A0	See Pegler Valve Price List
1 1/4"	1	2	513040	FG1A0	See Pegler Valve Price List
1 1/2"	1	0	513041	FG1A0	See Pegler Valve Price List
2"	1	0	513042	FG1A0	See Pegler Valve Price List
3"	1	0	513014	FG1A0	See Pegler Valve Price List

### PL59A gunmetal stopvalve (BS 1010), crutch top, polyethylene x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
32x28mm	1	2	504059	FG1A0	See Pegler Valve Price List

#### 141 brass Bibtap (BS 1010), crutch top



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	10	508017	FG1B0	See Pegler Valve Price List

### 141HU brass hose union Bibtap (BS 1010), crutch top



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	10	0	508037	FG1B0	See Pegler Valve Price List
3/4"	4	0	508038	FG1B0	See Pegler Valve Price List



### 141HU FGK brass hose union Bibtap with ferrule guard and key (BS 1010)



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	10	508047	FG1B0	See Pegler Valve Price List
3/4"	1	4	508048	FG1B0	See Pegler Valve Price List

#### 142HU Bibplus combined hose union Bibtap with integral double check valve, DZR metal, crutch top



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	5	0	508107	FG1B0	See Pegler Valve Price List

#### 142HU FGK hose union FGK Bibtap with double check valve, ferrule guard and key, DZR metal



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	5	508117	FG1B0	See Pegler Valve Price List

#### 701 light pattern brass Bibtap, crutch top



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	10	0	509011	FG1B0	See Pegler Valve Price List
3/4"	5	0	509013	FG1B0	See Pegler Valve Price List

### 723 light pattern brass hose union Bibtap, crutch top



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	10	60	511007	FG1B0	See Pegler Valve Price List
3/4"	5	0	511008	FG1B0	See Pegler Valve Price List

# 723AT light pattern brass hose union Bibtap, crutch top. Screwed 3/4" American thread on nose



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	10	0	511037	FG1B0	See Pegler Valve Price List





### PT5 DZR pressure reducing valve cw gauge and VSH Tectite ends



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	1	0	5A2050	FG3D0	See Pegler Valve Price List

#### PG pressure gauge



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
N/A	1	0	5A2003	FG3D0	See Pegler Valve Price List

#### PB300 chromium plated brass full bore ball valve (red lever handle) PN16. Compression ends to EN 1254/2.CE



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
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15mm	10	0	254001	F1000	See Pegler Valve Price List
22mm	10	40	254002	F1000	See Pegler Valve Price List
28mm	5	20	254003	F1000	See Pegler Valve Price List
35mm	5	15	254004	F1000	See Pegler Valve Price List
42mm	2	8	254005	F1000	See Pegler Valve Price List
54mm	2	8	254006	F1000	See Pegler Valve Price List

#### PB300 chromium plated brass full bore ball valve (yellow lever handle). Compression ends to EN 1254/2.CE



C	dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1	5mm	10	0	254011	F1000	See Pegler Valve Price List
2	22mm	10	40	254012	F1000	See Pegler Valve Price List
2	28mm	5	20	254013	F1000	See Pegler Valve Price List
3	35mm	5	15	254014	F1000	See Pegler Valve Price List
2	42mm	2	8	254015	F1000	See Pegler Valve Price List
Ę	54mm	2	8	254016	F1000	See Pegler Valve Price List

#### PB300 chromium plated brass full bore ball valve (blue lever handle). Compression ends to EN 1254/2.CE



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	10	0	254021	F1000	See Pegler Valve Price List
22mm	10	40	254022	F1000	See Pegler Valve Price List
28mm	5	20	254023	F1000	See Pegler Valve Price List
35mm	1	5	254024	F1000	See Pegler Valve Price List
42mm	2	8	254025	F1000	See Pegler Valve Price List
54mm	2	8	254026	F1000	See Pegler Valve Price List



PB300T chromium plated brass full bore ball valve (red "T" handle) PN16. Compression ends to EN 1254/2.CE



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	10	80	255001	F1000	See Pegler Valve Price List
22mm	10	40	255002	F1000	See Pegler Valve Price List
28mm	5	20	255003	F1000	See Pegler Valve Price List

PB300T chromium plated brass full bore ball valve (blue "T" handle). Compression ends to EN1254/2.CE



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	10	80	255011	F1000	See Pegler Valve Price List
22mm	10	40	255012	F1000	See Pegler Valve Price List

806 chromium plated straight pattern brass service valve, copper x swivel union



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	25	100	521007	FG3A0	See Pegler Valve Price List
				_	

807 chromium plated angle pattern brass service valve, copper x swivel union



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 1/2"	25	100	522007	FG3A0	See Pegler Valve Price List

808 chromium plated straight pattern brass service valve, copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	10	80	523007	FG3A0	See Pegler Valve Price List
22mm	10	0	523008	FG3A0	See Pegler Valve Price List



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8028 DCV combined double check valve & isolating valve, DZR metal, copper x copper



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm	1	10	551020	FG3B0	See Pegler Valve Price List

809T chromium plated tee pattern brass washing machine tap, hot or cold, copper x male iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 3/4"	20	0	524010	FG3A0	See Pegler Valve Price List

809 chromium plated straight pattern brass washing machine tap, hot or cold, copper x male iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 3/4"	25	100	524008	FG3A0	See Pegler Valve Price List

79 chromium plated brass angle valve, hot or cold, male iron x male iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	10	510052	FG1A0	See Pegler Valve Price List

809B chromium plated angle pattern brass washing machine tap, hot or cold, copper x male iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
15mm x 3/4"	20	0	524009	FG3A0	See Pegler Valve Price List



### 78 soft seat chromium plated brass angle valve, hot or cold, male iron x male iron



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	10	510060	FG1A0	See Pegler Valve Price List

#### P775 brass automatic air vent. 10 bar at 110°C



dimension	pack 1 qty	pack 2 qty	code	code price cat	
1/2"	1	10	538009	FG5B0	See Pegler Valve Price List

### 77 angle valve TW



dimension	pack 1 qty	pack 2 qty	code price cat £		£ each
1/2" x 1/2"	1	10	510045	FG1A0	See Pegler Valve Price List

# 833 brass draincock type A to BS 2879/2 male taper thread to BS 21



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	20	0	542007	FG5B0	See Pegler Valve Price List
3/4"	10	0	542008	FG5B0	See Pegler Valve Price List

### 76 angle valve RW



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2" x 3/8" (10mm)	1	10	510040	FG1A0	See Pegler Valve Price List
1/2" x 1/2"	1	10	510041	FG1A0	See Pegler Valve Price List



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### 833 LS brass lockshield draincock type A to BS 2879/2, male taper thread to BS21





to BS 21

dimension	pack 1 qty	pack 2 qty	code	price cat	£ each	
1/2"	20	0	542017	FG5B0	See Pegler Valve Price List	

dimension	pack 1 qty	pack 2 qty	code	price cat	£each
1/2"	25	0	543007	FG5B0	See Pegler Valve Price List

834 draincock type B, male taper thread

### 833GM gunmetal draincock, type A to BS 2879/2, male taper thread to BS 21



838 draincock type A to BS 2879/2	2,
plain inlet to BS 864/2	



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each	dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	20	0	542027	FG5B0	See Pegler Valve Price List	1/2"	20	0	545007	FG5B0	See Pegler Valve Price List
3/4"	1	10	542028	FG5B0	See Pegler Valve Price List						

See Pegler Valve Price List

FG5B0

# 833 GMLS gunmetal lockshield draincock type A to BS 2879/2, male taper thread to BS 21

542029



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	20	0	542037	FG5B0	See Pegler Valve Price List

#### TX526S/TX467 DZR draining tap. Male end for insertion into fitting. Draining tap to BS 2879 type 2



dimension	pack 1 qty	pack 2 qty	code price cat		£ each
15mm	10	100	65936	TECPR	See VSH Tectite Price List



#### PB360WMK water meter kit



dimension	pack 1 qty	pack 2 qty	code price cat		£ each
15mm	1	25	254360	RAUFO	See Kuterlite Price List

#### 857N float valve nylon seat, BS 1212-1 part 1, high pressure



dimension	pack 1 qty	pack 2 qty	code	code price cat	
1/2"	20	0	514007	FG2A0	See Pegler Valve Price List
3/4"	5	0	514008	FG2A0	See Pegler Valve Price List
1"	1	20	514009	FG2A0	See Pegler Valve Price List
1/2"	20	0	514017	FG2A0	See Pegler Valve Price List
1/2"	20	0	514018	FG2A0	See Pegler Valve Price List

### 857B float valve bronze seat, BS 1212-1 part 1, high pressure



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
3/4"	5	0	514078	FG2A0	See Pegler Valve Price List
1"	1	20	514079	FG2A0	See Pegler Valve Price List

#### 859N float valve nylon seat, BS 1212-1 part 1, low pressure



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each	
1/2"	10	0	515007	FG2A0	See Pegler Valve Price List	
3/4"	5	0	515008	FG2A0	See Pegler Valve Price List	



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#### 858N-Z float valve nylon seat, BS 1212-2 part 2, high pressure



855 float valve MOH, Portsmouth
pattern, high pressure



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	10	0	516007	FG2A0	See Pegler Valve Price List
1/2"	5	0	516027	FG2A0	See Pegler Valve Price List

860N	float	valve	nylo	on sea	at,
BS 121	2-2 p	art 2,	low	press	sure



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each	
1/2"	20	0	518007	FG2B0	See Pegler Valve Price List	
3/4"	10	0	518008	FG2B0	See Pegler Valve Price List	
1"	10	0	518009	FG2B0	See Pegler Valve Price List	
1 1/4"	1	35	518010	FG2B0	See Pegler Valve Price List	
1 1/2"	1	14	518013	FG2B0	See Pegler Valve Price List	
2"	1	8	518014	FG2B0	See Pegler Valve Price List	
1/2"	20	0	518017	FG2B0	See Pegler Valve Price List	

dimension	pack 1 qty	pack 2 qty	code price ca		£ each	
1/2"	5	0	517007	FG2A0	See Pegler Valve Price List	



### 856-X float valve MOH, Portsmouth pattern, low pressure



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
3/8"	20	0	519006	FG2B0	See Pegler Valve Price List
1/2"	20	0	519007	FG2B0	See Pegler Valve Price List
3/4"	10	0	519008	FG2B0	See Pegler Valve Price List

# 901 float valve, Equilibrium pattern, reduced bore



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
1/2"	1	10	520007	FG2B0	See Pegler Valve Price List
3/4"	1	5	520008	FG2B0	See Pegler Valve Price List
1"	1	0	520009	FG2B0	See Pegler Valve Price List

### 901 float valve, Equilibrium pattern, reduced bore



dimension	pack 1 qty	pack 2 qty	code	price cat	£each
1 1/4"	1	0	520010	FG2B0	See Pegler Valve Price List
1 1/2"	1	0	520011	FG2B0	See Pegler Valve Price List
2	1	0	520012	FG2B0	See Pegler Valve Price List
2 1/2"	1	0	520300	FG2B0	See Pegler Valve Price List
3	1	0	520305	FG2B0	See Pegler Valve Price List
4	1	0	520310	FG2B0	See Pegler Valve Price List
6	1	0	520315	FG2B0	See Pegler Valve Price List





by Pegler

#### plumbing valves

#### plastic float. Not for sale in the UK



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
3" 5/16" Whit	1	250	596022	DISCO	POA
4 1/2" 5/16" Whit	1	100	596032	DISCO	POA
5" 5/16" Whit	1	50	596033	DISCO	POA
6" 3/8" Whit	1	50	596025	DISCO	POA
8" 3/8" Whit	1	20	596028	DISCO	POA
10" 1/2" Whit	1	10	596029	DISCO	POA
12" 1/2" Whit	1	5	596038	DISCO	POA

### float valve stud. Not for sale in the UK



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
5/16" Whit	1	50	596039	DISCO	POA
3/8" Whit	1	50	596040	DISCO	POA
7/16" Whit	1	25	596041	DISCO	POA
1/2" Whit	1	20	596042	DISCO	POA
9/16" Whit	1	10	596043	DISCO	POA
5/8" Whit	1	5	596044	DISCO	POA

## copper float for use with float operated valves (in halves). Not for sale in the UK



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
4 1/2"	1	0	596001	DISCO	POA
5 1/2"	1	0	596003	DISCO	POA
6"	1	0	596004	DISCO	POA
8"	1	0	596006	DISCO	POA
10"	1	0	596008	DISCO	POA
12"	1	0	596009	DISCO	POA
14"	1	0	596010	DISCO	POA
15"	1	0	596011	DISCO	POA
16"	1	0	596012	DISCO	POA

### float valve claw. Not for sale in the UK



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
9/16" Whit	1	5	596047	DISCO	POA
3/4" Whit	1	5	596048	DISCO	POA
7/8" Whit	1	2	596049	DISCO	POA



### 915L light pattern brass backnut, female parallel thread to BS 2779



dimension	pack 1 qty	pack 2 qty	code	price cat	£ each
3/4"	10	250	817075	FG5B0	4.73
2"	1	50	817089	FG5B0	16.03

### TERMS AND CONDITIONS

#### **GENERAL CONDITIONS OF SALE**

- Definitions
   "Supplier": Aalberts Integrated Piping
   Systems Ltd (registered in England and Wales with company number 00401507) with its registered office at St. Catherine's Avenue Doncaster, South Yorkshire, DN4 8DF United
- Kingdom.
  1.2 "Customer": the Party that concludes or wishes to conclude an Agreement with
- Supplier.
  1.3 "Agreement": an agreement or acknowledged purchase order for the delivery of movable items (products) and/or the performance of services by Supplier to the Customer.

  1.4 "VAT": value added tax or any equivalent
- tax chargeable in the UK.

### 2. Applicability of the General Conditions of Sale

- 2.1 These General Conditions of Sale shall apply to all Agreements and to all legal acts relating to the formation thereof.
- 2.2 These General Conditions of Sale shall also. after they have become part of any Agreement between Supplier and a Customer, form part of Agreements concluded later between Supplier and the Customer, even if at the formation of the agreements concluded later there has been no reference to the applicability of these General Conditions of Sale or if these General Conditions of Sale have not been submitted, such unless the Parties have expressly agreed
- otherwise in writing.
  2.3 The applicability of the general terms and conditions of the Customer is explicitly
- 2.4 Supplier may amend these General Conditions of Sale. The amendments will take effect 30 calendar days after the date on which the amended conditions were sent to the Customer by Supplier.
- 2.5 In the event that one or more provisions of these General Conditions of Sale are void or may be declared void, the other provisions shall still remain in full force and effect. Supplier and the Customer then will consult to replace the provisions that are void and/or have been declared void, with new provisions, taking into consideration, to the extent possible, the purpose and intent of the original provision.

#### 3. Offers and formation of Agreements

- 3.1 Agreements between the Parties will only be concluded after an order from the Customer has been confirmed in writing by Supplier, by a representative of Supplier duly authorized for this purpose, or because Supplier without reservation has performed the Agreement in a manner which is clear to the Customer. Verbal promises or agreements by or with its personnel shall only bind Supplier after and to the extent that Supplier has confirmed this in writing.
  3.2 Confirmations sent by Supplier are
- considered to reflect the Agreement correctly and completely, barring evidence to the
- 3.3 Information provided by Supplier in the form of catalogues, pictures, drawings, weights, tests (samples), dimensions, technical specifications or shipping documents are for information purposes only and do not form part of the Agreement, unless expressly agreed in writing.
- 3.4 The Customer shall be responsible for ensuring the accuracy of the terms of its order
- 3.5 Any additional agreements or amendments to the Agreement and/or commitments relating to the Agreement, made after formation of the Agreement, shall only bind Supplier when confirmed in writing by a representative of Supplier duly authorized for this purpose.
- 3.6 The Customer shall ensure that Supplier in time is provided with any information of which Supplier indicates that it is required, or of which the Customer in fairness should understand that it is required, for the provision of the products and/or the services. If the information necessary for the performance of the Agreement is not provided to Supplier in time, Supplier has the right to suspend performance of the Agreement and/or to charge the Customer the extra costs arising as a result of the delay, in accordance with the current rates.
- 3.7 If during performance of the Agreement it becomes evident that for a proper performance it will be necessary to amend or add to the Agreement, in whole or in part, the Parties will agree in a timely manner to try and amend the Agreement accordingly. Any amendments will be made in writing and signed by the Parties.

#### 4. Subcontracting and transfer to third

Supplier has the right to subcontract its obligations vis-a-vis the Customer, in whole or in part. Supplier has the right to transfer the rights and obligations arising from the Agreement with the Customer to a third party/third parties.

#### 5. Prices

- 5.1 The prices stated by Supplier are exclusive of VAT and exclusive of all other costs related to delivery, including, but not limited to insurance, overhead, packaging, transport and forwarding costs and delivery, administration, call-out and connection charges, unless the Parties have expressly agreed otherwise in
- 5.2 Supplier has the right to adjust the prices when needed. 5.3 The Supplier may in its absolute discretion
- implement (and adjust) minimum order requirements by quantity and/or value

#### 6. Payment and Security

- 6.1 The Supplier has the right to invoice from the moment of formation of an Agreement. Unless expressly agreed otherwise in writing, payment shall be made within 30 calendar days of the invoice date. Payment must be made in GBP and without any set-off, discount and/or suspension.
- 6.2 In the event of late payment of an invoice, the Customer, without any notice of default, will be in default and all payment obligations of the Customer will immediately become due and payable, without prejudice to the other rights accruing to Supplier. This is also the case if the Customer files a petition for its own liquidation, if a petition for its liquidation is filed or if the Customer is declared to be in a state of liquidation or if the Customer applies for a moratorium, if a moratorium for the Customer is applied for or if a moratorium is granted to the Customer.
- 6.3 In the event of late payment of an invoice, the Supplier may, without limiting its other
- rights:
  a. charge interest on such sums at 5% a year above the base rate of Lloyds Bank from time to time in force. Interest shall accrue on a daily basis and apply from the due date for payment until actual payment in full, whether
- before or after judgment; b. suspend any deliveries to the Customer in whole or in part; and/or
- c. cancel the Agreement.
- 6.4 Payments made by the Customer shall first of all serve to settle any payable interest and costs and subsequently the longest outstanding payable invoices, even if the Customer should state that the payment is related to a subsequently sent invoice.
  6.5 At the time of conclusion of the Agreement or after conclusion of the Agreement, Supplier
- has the right to require advance payment from the Customer or proper security, in whole or in part, for the fulfilment of the obligations of the Customer under the Agreement, in the form of a bank quarantee or a reasonably equivalent security and Supplier has the right, until this security has been provided, to suspend its obligations towards the Customer.

#### 7. Delivery and risk transfer

- 7.1 In the event that Supplier shows or provides a drawing, picture, model, design or other information, this shall only serve as an indication. The delivered products may vary from the displayed products.
- 7.2 Delivery will take place in accordance with the manner set out in the Agreement or, if not set out in the Agreement, FCA Incoterm® 2010. 7.3 The Customer may request a next working day delivery (Overnight Delivery) provided the request is made before 4.00pm Monday -Thursday and before 3.30pm on Fridays. The Supplier may (but is under no obligation to) agree to an Overnight Delivery request and shall charge the Customer for any increased costs incurred as a result of the Overnight Delivery.
- 7.4 The Customer shall check the delivered products within 5 working days of delivery, for any shortages or damage, or shall perform this check or have this check performed after notification by Supplier that the goods are at the disposal of the Customer. In the event that the goods are damaged the Customer must notify the Supplier immediately.
- 7.5 In the event that up to and including 2% more or less than the quantity of products ordered are delivered, the Customer shall not be entitled to reject the Order nor withhold or set off any payment to the Supplier as a result.
  7.6 In the event that over 2% more or less than the quantity of products ordered are delivered, the Customer must notify the Supplier of this in writing within 5 working days of delivery and

- the Supplier may, at its absolute discretion, credit the Customer for the shortage or invoice the Customer for the excess. The Customer shall not be entitled to reject the Order nor withhold or set off any payment to the Supplier as a result.
- 7.7 All costs related to inspections and re-inspections shall be borne by the Customer. 7.8 Subject to article 12, the Customer shall not return any goods to the Supplier without the Supplier's prior written consent or other agreement in writing.

#### 8. Partial delivery

Supplier reserves the right to deliver in parts (partial deliveries) which may be invoiced separately. In case of a partial delivery, the Customer shall also pay in accordance with the provision of article 6 of these General Conditions of Sale.

#### 9. Delivery date

- 9.1 Indication of the delivery date by Supplier is an approximate estimate only and is not considered a final deadline unless expressly agreed otherwise.
- 9.2 Supplier is in no way liable for exceeding the delivery date, by any cause whatsoever. Exceeding the delivery date does not make Supplier liable to pay any compensation and does not give the Customer the right to terminate the Agreement and/or to refuse to take delivery and/or to invoke suspension.

- **10. Force majeure** 10.1 Force majeure shall be taken to mean any event or sequence of events beyond the Supplier's reasonable control preventing or delaying it from performing its obligations under the Agreement including an act of God, fire, flood, lightning, earthquake or other natural disaster; war, riot or civil unrest; interruption or failure of supplies of power, fuel, water, transport, equipment or telecommunications service; damage to or destruction of premises or material required for performance of the Agreement; strike, lockout or boycott or other industrial action including strikes or other industrial disputes involving the Supplier's or its suppliers workforce. 10.2 During a period of force majeure, the obligations to deliver and other obligations of Supplier will be suspended. If the period, in which performance of Supplier's obligations is no longer possible due to force majeure, should last longer than six calendar months, both Parties shall have the right to terminate the Agreement, in whole or in part, without
- the agreement. 10.3 Supplier has the right to claim payment for the work already carried out in the performance of the relevant Agreement before the events causing the force majeure became evident.

any obligation to pay damages or to cancel

10.4 Supplier also has the right to invoke force majeure if the event causing the force majeure occurs after Supplier should already have delivered the performance.

#### 11. Retention of Title

- 11.1 Supplier remains the owner of all goods delivered to the Customer until all claims Supplier has against the Customer, for whatever reason, shall be paid, including interest and costs.
- 11.2 As long as the ownership has not been transferred to the Customer, the Customer may not pledge the goods or grant any rights to the goods to any third party, subject to the other provisions of this article.
- . 11.3 The Customer shall store the goods delivered under retention of title separately with the required care and identifiable as the property of Supplier and the Customer shall insure the goods against the usual risks.

  11.4 The Customer is authorized to sell and transfer the goods delivered under retention of title to third parties, acting in the ordinary course of the firm's business. When selling on credit the Customer shall require from its customers that the goods shall remain subject to retention of title in accordance with the
- provisions of this article.

  11.5 Where applicable, Supplier shall have the right to unlimited access to the goods under retention of title. The Customer shall provide Supplier with all the assistance needed to exercise the retention of title included in this article by taking back these goods, including carrying out any dismantling required, and (unless otherwise agreed in writing) the Supplier shall be entitled to charge the Customer a reasonable restocking fee.

#### 12. Warranty

12.1 With due observance of the following restrictions and the other provisions of these General Conditions of Sale, Supplier warrants that the goods delivered shall:

- a. conform in all material respects to their specifications: and
- b. be free from material defects in design, material and workmanship, during the period as described in the product literature (unless otherwise agreed by the Supplier in writing), commencing at the time of delivery of the goods to the Customer. When providing the services, Supplier warrants that when performing these services due care will be taken.
- 12.2 If the Customer alleges that some or all of the goods delivered do not conform with the warranty in article 12.1, the Customer must give the Supplier a reasonable opportunity to examine the allegedly defective goods and
- deliver them to the Supplier. 12.3 If the Customer invokes any warranty provision of the Agreement on valid grounds, Supplier, at its option and without prejudice to the other provisions of these conditions, shall either proceed to replace the delivered goods, or to terminate (in whole or in part) the Agreement in combination with a pro-rata refund of the payment already made by the Customer, without any obligation to pay damages. Costs of materials, call-out charges, installation costs and such like are explicitly excluded from the warranty.
- 12.4 Without prejudice to the provisions of this article 12, the agreed upon warranty
- obligations will lapse if:
  a. the delivered goods have not been put into operation by Supplier or a qualified firm of installers in accordance with the accompanying installation conditions and/or instructions;
- b. the installer engaged has not complied with the applicable legislation and
- regulations; c. the Customer has used the delivered goods for a purpose other than the designated use;
- d. the Customer (in Supplier's reasonable opinion) has handled, used or maintained the delivered goods in an improper manner and/or has failed to comply with the Supplier's instructions in relation to the goods;
- e. there is normal wear and tear, wilful damage or negligence;
- f. defects in the delivered goods are the result of any government regulations relating to the nature or the quality of the materials
- g. the Customer fails to fulfil its obligations towards Supplier;
  h. the Customer makes a changes or changes
- to, or repairs, the delivered goods or has changes or repairs made by third parties, without prior written permission from Supplier:
- to the extent caused by the Supplier following any specification or requirement of the Customer in relation to the goods;
- j. the defects in the delivered goods are otherwise, in whole or in part, attributable to the Customer.
- 12.4 Any labour costs, costs of disassembly, shipment and transport will be for the account and risk of the Customer. Products or parts of products, to be repaired or replaced by Supplier, shall be sent postage paid to Supplier by the Customer, after obtaining Supplier's written permission. Products that have been returned and are found not to be defective, will be returned to the Customer for the account of the Customer and Supplier's costs for investigating the complaint shall also be charged to the Customer.
- 12.5 In case of replacement or repair of the goods delivered the original warranty period will not be extended and there will not be a new warranty period.
- 12.6 A warranty claim does not give the Customer any right to suspend any obligation
- Customer any right to suspend any obligation to wards Supplier, including the obligation to pay any invoice from the Supplier.

  12.7 In the event of sale of finished goods goods purchased by Supplier and delivered unprocessed the goods will be sold in the condition they are in. In respect thereof, Supplier does not provide any guarantee and does not accept any liability, unless expressly agreed otherwise in writing and then only if, and to the extent that, the relevant
- manufacturer/supplier provides guarantee and only to the extent the manufacturer/supplier provides guarantee.
- 12.8 If in the context of the performance of the Agreement by Supplier parts are outsourced to third parties under stricter conditions than these General Conditions of Sale, Supplier may enforce, for the outsourced part of the Agreement, the same stricter conditions against the Customer.
- 12.9 Except as set out in this article 12, the Supplier shall have no liability to the Customer in respect of the goods' failure to comply with

the warranty set out in article 12.1. 12.10 All warranties and conditions (including the conditions implied by ss 13-15 of the Sale of Goods Act 1979), whether express or implied by statute, common law or otherwise are excluded to the extent permitted by law.

#### 13. Complaints

13.1 Complaints shall be submitted in writing and as soon as possible, but no later than, and with due regard to, the period referred to in article 7.4, within 5 working days of delivery of the products (or in the case of latent defects within a reasonable time of discovery of the defects or when the defects reasonably should have been discovered) specifying the nature and the basis of the complaint/complaints.

13.2 Complaints about the services provided shall be reported in writing to Supplier by the Customer, within 5 working days of discovery, but no later than 10 working days after completion of the relevant services. 13.3 When the abovementioned period has expired, the Customer is deemed to have approved the delivery. In that case, complaints will no longer be handled by Supplier.

#### 14. Liability

14.1 Nothing in this Agreement shall limit or exclude the Supplier's liability for: (a) death or personal injury caused by its negligence, or the negligence of its employees, agents or subcontractors (if applicable);

(b) fraud or fraudulent misrepresentation; and (c) breach of the terms implied by section 12 of the Sale of Goods Act 1979.

14.2 The Suppler shall not be liable for indirect loss and consequential damage incurred by the Customer as a result of an attributable failure by Supplier to fulfil the obligations arising from any Agreement, including, but expressly not limited to: business interruption, loss of profits, lost sales, immaterial damage, lost opportunities and defamation.

14.3 Supplier's liability for direct damage incurred by the Customer which is proven to be the result or is related to an attributable failure on the part of Supplier to fulfil its obligations towards the Customer under an Agreement concluded with the Customer, is limited per event or series of related events with a common cause, to the price of the products 14.4 No failure or delay by a party to exercise any right or remedy provided under this agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy.

**15. "Product recall"**15.1 The Customer shall act in respect of the products delivered (or resold) by Supplier, in accordance with the applicable requirements of product safety.

15.2 The Customer shall cooperate as

requested by Supplier if Supplier, whether or not on the basis of European or English laws or regulations, wishes to proceed with a measure in the field of product safety, for instance a public warning or a product recall.

15.3 The Customer shall not proceed to take

13.3 The Customer shall not proceed to take a measure in the field of product safety, for instance a public warning, a product recall or informing a competent authority, without the prior written consent of Supplier.

15.4 In order to enable any public warning or product recall, the Customer shall always keep

records of the amounts of products delivered and also to whom and when these deliveries of the products delivered by Supplier were made.

#### 16. Intellectual property rights

16.1 All intellectual property rights (including, inter alia, copyrights and design rights both registered and unregistered) to drawings, photographs, catalogues, models, designs, calculations and the like made available to the Customer by Supplier (hereinafter referred to as: "the Materials") will always be vested in Supplier and will never be transferred to the Customer. Where these General Conditions of Sale refer to "deliver" or conjugations of this word this cannot be taken to mean that transfer of intellectual property rights is intended. The Customer is only granted a non-exclusive, non-transferable and revocable right to use the Materials in an unaltered form and for its own use, which right furthermore does not exceed the specifically agreed use and/or the use that is reasonably required within the context of the performance of the Agreement.

16.2 If by the performance of any Agreement intellectual property rights (including copyrights and design rights, whether or not registered) are nevertheless transferred to the Customer, the Customer shall at the first

request to this effect from the Supplier undertake everything necessary to transfer these rights back to the Supplier and to secure these rights.

16.3 Without prejudice to the generality of this article, it is in particular expressly not allowed for the Customer to copy and/or edit the content (including photographs) of catalogues made available by Supplier. If and insofar as Supplier put digital photographs at the disposal of the Customer, the use of these photographs is only allowed for the purposes specifically specified by Supplier and the use hereof on any website is prohibited unless Supplier has explicitly granted its prior written consent. Supplier has the right to withdraw its permission to use the Materials at any time, with immediate effect, without becoming liable towards the Customer and in this event the Customer shall immediately return the

Materials to Supplier.
16.4 The Customer is not allowed to place its own photographs or drawings of products originating from Supplier on the Internet. 16.5 If and insofar as it is ascertained at law that the products delivered to the Customer by Supplier infringe any intellectual property rights of any third parties, Supplier will take back the products against reimbursement of the purchase price paid by the Customer. Said reimbursement of the purchase price is the sole remedy of the Customer in this respect 16.6 To the extent that the goods are to be manufactured in accordance with a specification supplied by the Customer, the Customer shall indemnify the Supplier against all liabilities, costs, expenses, damages and losses (including any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, penalties and legal and other reasonable professional costs and expenses) suffered or incurred by the Supplier in connection with any claim made against the Supplier for actual or alleged infringement of a third party's intellectual property rights arising out of or in connection with the Supplier's use of the Customer's specification.

#### 17. Termination and cancellation

17.1 Without affecting any other right or remedy available to it, Supplier has the right to terminate or cancel the Agreement concluded with the Customer, without any obligation to pay damages, if:

a, the Customer suspends, or threatens to suspend, payment of its debts or is unable to pay its debts as they fall due or admits inability to pay its debts or is deemed unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 as if the words "it is proved to the satisfaction of the court" did not appear in sections 123(1)(e) or 123(2); b. the Customer is declared to be in liquidation, files for a winding-up petition or if a winding-up petition is filed for, a notice is given, a resolution is passed, or an order is made, for or in connection with the winding up of the Customer;
c. the Customer begins negotiations with

all or any class of its creditors with a view to rescheduling any of its debts, or makes a proposal for or enters into any compromise or arrangement with any of its creditors other than for the sole purpose of a scheme for a solvent amalgamation or solvent reconstruction;

d. an application is made to court, or an order is made, for the appointment of an administrator or if a notice of intention to appoint an administrator is given or if an administrator is appointed over the

Customer; e. the holder of a qualifying floating charge over the assets of the Customer has become entitled to appoint or has appointed an

administrative receiver; f. a person becomes entitled to appoint a receiver over all or any of the assets of the Customer or a receiver is appointed over all or any of the assets of the Customer; g. a creditor or encumbrancer of the other party attaches or takes possession of, or a distress, execution, sequestration or other such process is levied or enforced on or sued against, the whole or any part of the Customer's assets and such attachment or process is not discharged within 14 days; h. any event occurs, or proceeding is taken, with respect to the Customer in any jurisdiction to which it is subject that has an effect equivalent or similar to any of the events mentioned in article 18.1(a) to (g) inclusive;

i. a party obtains control of the Customer other than the party at the time of conclusion

of the Agreement; j. the Customer due to force majeure is unable to fulfil its obligations towards Supplier and the situation of force majeure lasts for at least 20 calendar days;

k. The Customer culpably fails to fulfil its obligations arising from the Agreement without Supplier being obliged to send any notice of default.

17.2 The Customer shall fulfil all (financial) obligations to the Supplier notwithstanding termination

#### 18. No assignment clause and

**prohibition on pledging**18.1 The Customer does not have the right to encumber or transfer any rights or obligations under the Agreement without the prior written

under the Agreement without the prior writter consent of Supplier.

18.2 Third party rights. No one other than a party to this Contract and their permitted assignees shall have any right to enforce any of its terms.

**19. Confidentiality** 19.1 The Customer guarantees that it will take measures to ensure confidentiality towards third parties regarding all data and information about Suppliers organisation/organisations, customers, procedures, files and products, etc (Confidential Information), of which the Customer becomes aware, relating to all data and information in any connection to Supplier, except when the data or information is clearly not of a secret or confidential nature, or through no action of the Customer have already become common knowledge or in case a legal provision, a judicial authority or a competent government agency prescribes it. In any case, the content of the Agreement and everything Supplier indicates or has indicated as being secret or confidential will be considered Confidential Information. The Customer guarantees that the employees involved in the performance of the work will

maintain confidentiality.

19.2 With respect to any Confidential
Information originating from Supplier held by the Customer in any form whatsoever or on any information carrier or to any Confidential Information provided to the Customer, the Customer undertakes to:
a. keep the Confidential Information no longer than reasonably required for the

fulfilment of the agreed obligations and to make this Confidential Information (including any copies made) again available to Supplier, immediately after those obligations have been fully fulfilled or to destroy the Confidential Information after obtainin permission from Supplier that provided this

information; b. to make the Confidential Information available only to personnel and/or third parties working for them for which it is required that they are aware of this Confidential Information. The Confidential Information is only provided to third parties if they have signed a nondisclosure agreement. The personnel and/or third parties with access to the Confidential Information will be informed of this obligation of confidentiality imposed on this Information. The necessary steps are taken to ensure further confidentiality.

19.3. Confidentiality will remain in force even after termination of the Agreement.

19.4.The Customer will not go public with substantive information on the Agreement without the prior written consent of Supplier.
The Customer will obtain the Supplier's written consent in the event that it wants to use the Supplier's name for publicity purposes. 19.5. Within 10 (in words: ten) working days of the request for the return or destruction of Confidential information, the Party providing the information will return any (copies of the) Confidential Information to the Party receiving the information or the Party receiving this information will destroy this information If so requested, the Party receiving the information will declare in writing that all the acts mentioned above have been performed. For clarification of this article, "documents" will be taken to mean all carriers, including paper, diskettes, tapes, CD-ROMs, DVD-ROMs and any other options to store information.

#### 20. Governance and integrity

20.1 The Customer shall comply with all laws, enactments, regulations, regulatory policies, guidelines and industry codes applicable to it and shall maintain such authorisations and all other approvals, permits and authorities as are required from time to time to perform its obligations under or in connection with the Agreement.

20.2 Without prejudice to the generality of article 20.1, each party shall comply with the Bribery Act 2010 or any similar or equivalent legislation in any other relevant jurisdiction, including ensuring that it has in place adequate procedures to prevent bribery and use all reasonable endeavours to ensure that:

a. all of that party's personnel; b. all others associated with that party; and c. all of that party's subcontractors involved in performing the Agreement so

comply.

20.3 Neither party shall make or receive any bribe (as defined in the Bribery Act 2010) or other improper payment or allow any such to be made or received on its behalf, either in the United Kingdom or elsewhere and shall implement and maintain adequate procedures to ensure that such bribes or payments are not made or received directly or indirectly on its behalf.

20.4 The Customer undertakes, warrants and represents that:

a. neither the Customer nor any of its officers, employees, agents or subcontractors has (1) committed an offence under the Modern Slavery Act 2015 (an "MSA Offence"); (2) been notified that it is subject to an investigation relating to an alleged MSA Offence or prosecution under the Modern Slavery Act 2015; or

(3) is aware if any circumstances within its supply chain that could give rise to an investigation relating to an alleged MSA Offence or prosecution under the Modern Slavery Act 2015; and b. it shall comply with the Modern Slavery

Act 2015.

21. Entire agreement
The parties agree that the Agreement constitutes the entire agreement between them and supersedes all previous agreements, understandings and arrangements between them, whether in writing or oral in respect of its subject matter. Each party acknowledges that it has not entered into the Contract in reliance on, and shall have no remedies in respect of, any representation or warranty that is not expressly set out in the Contract. No party shall have any claim for innocent or negligent misrepresentation on the basis of any statement in the Contract. Nothing in these Conditions purports to limit or exclude any liability for fraud.

#### 22. Governing law and disputes

22.1 The Agreement and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with or its subject matter or formation, shall be governed by and construed in accordance with the law of England and Wales. 22.2 Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with this Agreement or its subject matter or formation. 22.3 Notwithstanding article 22.2, the Supplier shall have the right to take, and shall not be prevented from taking, proceedings (including seeking interim or injunctive remedies) against the Customer to settle any dispute or claim arising out of, or in connection with, the Agreement, its subject matter or formation (including non-contractual disputes or claims) in any other court of competent jurisdiction and that the Supplier may take such proceedings in any number of jurisdictions, where concurrently or not, to the extent permitted by law.

#### 23. Translation

In case of discrepancies between these General Conditions of Sale in the English language and translations thereof, the English version shall be binding.



Our fully integrated piping system incorporates a unique offering bringing together valves, fittings and pipes into one complete pipe-work system.

It combines the best world-class elements of modern connection and valve technology, incorporating press, push, groove, compression, capillary and threaded solutions for copper, steel, multi-layer and plastic pipes, with an emphasis on delivering heat free jointing.

#### head office

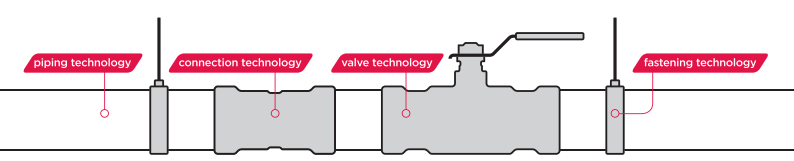
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