



Classic Frame Range & Glazed Packages



▲ Ear Locks

Provides extra grip for many activities. Silicon. Supplied in pairs in display pack. Minilock Small Ref: Minilock, Megalock Medium Ref: Earlock, Megalock Large Ref: Megalock.



▲ Ultra Clarity Lens Cleaner

30ml bottle: box of 60 Ref: UC/30 180ml bottle: box of 36 Ref: UC/180/36, box of 10 Ref: UC/180/10, box of 5 Ref: UC/180/5, or Single bottle Ref: UC/180.

▲ Clarity Wipes Ref: Towelette Individual wipes impregnated with Clarity solution. Handy strips of three wipes.



▲ Selvyt Cloths

25 x 25cm Ref: SC/A, 35 x 35cm Ref: SC/B, 43 x 35cm Ref: SC/C, 53 x 43cm Ref: SC/D, 61 x 53cm Ref: SC/E.



▲ Microfibre Cloths, Practice Size

40 x 40, Royal Blue. Ref: MFC



▲ ProGear Anti fog Cleaner Ref: Progear Antifog Cloth and 5g cleaner. Safe for all lenses, including

multi-coated. Functions as both de-fogger and cleaner.



▲ Sports Band Ref: 40105

Soft flexible fitting to attach to standard temples. Bead allows patient to change fit where adjustment is required.



▲ Spec Safety Neck Cords Ref: Break-away Soft flexible cord to attach to standard temples. Available in black, brown and navy

▲ Invisible Stretch Cord Ref: 3005-13

A fine, clear stretch cord, practically invisible in use. Fits most frames, and allows for cord to remain in place while spectacles are positioned.



▲ Twin Spectacle Case Ref: Twin Case

Never be without your other spectacles. Carries two frames safely.



▲ LED Mini Light Ref: LED Mini Light

Multi-positional, clips onto frame. Ideal for hands free work. Fixing that fuse box, checking the garden shed, handy for the car, etc. For further information on any of the products within this catalogue, please contact Telesales Tel: 01452 510321 Fax: 01452 510331 Email: sales@norville.co.uk View online: www.norville.co.uk



Collection by Norville

Eclectic classics is the description for our Collection frame range. High quality spectacle frames that are timeless, and to suit all ages with a choice of acetate, metal and stainless steel.

All available in an array of style choice: full rim, supra and rimless, with a combination of colours and unique pattern offerings.

Quality and affordable eyewear for men and women.





C5313







CODE C2 COLOUR Bronze



C6152













C6153









CODE C2

COLOUR Beige



C6154















C6155





C8122 MC

(A-B))—(52-33 20 140

CODE COLOUR
C1 Bronze
Supra Magna Clip available (Bronze)

C8128 MC







CODE COLOUR
C1 Mauve
Includes magnetic polarised clip-on

Empty Magna Clip available (Mauve)





C8129 MC



CODE COLOUR
C1 Gunmetal
y) C2 Red
ly) Includes magnetic polarised of





C8130 MC







CODE COLOUR
C1 Matt Mauve
Includes magnetic polarised clip-on





Empty Magna Clip available (Matt Mauve)



C8136









C8138









CODE COLOUR C2 Silver



C8139









CODE COLOUR
C2 Silver





C8143 MC









C1 Grey Blue Includes empty Magna Clip (Grey Blue)



C8144









C8202









collection



C8203

Glazed with +1.75







C2 Frame: polycarbonated material

Magnetic snap bridge with adjustable neck band.





C8308









COLOUR Brown



C8311









Brushed Silver Bronze





C8317









CODE C1 C2





Make-up Spec









CODE

COLOUR Crystal



Gallery Monocle



CODE COLOUR
C1 Gold
C2 Silver
Glazable. Supplied with plano lens



Varsity Readers



CODE C1 COLOUR **Tort**

Powers: +150, +200, +250, +300

9





AF-16 ideals



22

22

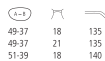
140 140 CODE **C1** C2

Gold Blue Gunmetal

COLOUR



AF-17 ideals



C1 Smoke Two-Tone C3 Sherry Two-Tone





AF-18 ideals



51-38

20

135 140 CODE **C1** C2

COLOUR Gunmetal Matt Black





AF-19 ideals



20

135 140 CODE C1 C2

COLOUR Gunmetal Gold







AF-21 ideals









COLOUR Matt Gold Gunmetal





AF-23 ideals





135 140 **C1** C2

Gunmetal Bronze





AF-24 ideals



17



CODE **C**1 C2

COLOUR Purple Pink Gold





AF-25 ideals



18

135

CODE C1 C2

COLOUR Purple Pink Gold







AF-26 ideals







135

140

CODE COLOUR **C1** Brown Blue

C2





AF-27 ideals









Gunmetal Bronze





AF-28 ideals





140

CODE C1 C2

COLOUR Gunmetal Bronze





AF-29 ideals



18 18

130 133

CODE C1 C2

COLOUR Red (50 eye only) Soft Pink (48 eye only)







AF-30 ideals







130

CODE COLOUR
C1 Red
C2 Soft Pink





AF-31 ideals

57-35 60-37

19 140 19 145

CODE COLOUR
C1 Gunmetal
C2 Bronze





AF-32 ideals

53-34 55-36

17

138 143 C1 C2 COLOUR

Matt Gold

Gunmetal





AF-33 ideals

52-34 54-36)=(18 18

135 135 CODE **C1** C2

colour
Purple
Soft Pink







AF-34 ideals



19

135 140

CODE **C1**

COLOUR

Brown Ripple
Red Ripple





BF-08 ideals

A-B48-38 50-39

18 18

135 135

CODE C1 C2

Black / Mauve (48 eye only) Pink / Green





Magna Clip Frames

C8122 MC

Bronze

Non-glazable **Clip Options** Glazable

Supra Magna Clip - Glazable

C8128 MC

COLOUR CODE C1 Mauve

Magnetic Polarised Clip - Non glazable Empty Magna Clip - Glazable

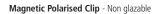
C8129 MC

CODE COLOUR C1 Gunmetal C2 Red

Magnetic Polarised Clip - Non glazable

Empty Magna Clip - Glazable







Empty Magna Clip - Glazable

C8130 MC

COLOUR C1 Matt Mauve

Magnetic Polarised Clip - Non glazable



Empty Magna Clip - Glazable

C8137 MC

CODE C1 COLOUR Black C2 Gunmetal



Magnetic Polarised Clip - Non glazable



Magnetic Polarised Clip - Non glazable

C8143 MC

CODE COLOUR Grey Blue C1



Empty Magna Clip - Glazable



- Lightweight, TR90 polycarbonate frames Innovative magnetic polarised sunshade design



P1001







140

CODE C1

C2 C3

P1002





140

CODE C2 С3



P1003





140

CODE

C1 **C2**

COLOUR Black Black / Blue Black / Red



P1004







CODE **C1**

C2 C3

COLOUR Red / Tort







- Lightweight, TR90 polycarbonate frames Innovative magnetic polarised sunshade design



P1005







130

CODE **C1** C2 С3

Black / Red Grey

P1006





142

CODE C1 **C2** C3



P1007









CODE C1 C2 C3

Grey / Silver Mirror COLOUR Black / Blue Black / Red Tort / Blue Grey





P1008







CODE C1 C2 **C3**

COLOUR LENS Black / Blue Black / Red Dark Blue







W2 Cut-to-fit Clip-on



Black

Brown Polarised UV400

N/A Supplied with slip-in case.

GFO V2 Flip-up



Bronze 56 Black Yellow (not polarised)

Black 3D

Supplied with slip-in case.

W5 Clip-on



Supplied with slip-in case.

DDOx2 Flip-up



Black Yellow (not polarised)

Black 3D Supplied with slip-in case.

GFO Cut-to-fit Flip-up



FRAME

Brown Polarised UV400 Bronze N/A

Supplied with slip-in case.

DDO H1 Flip-up



Black 3D Supplied with slip-in case.

GFO 5 Flip-up



58

Black Grey Polarised UV400 Black Yellow (not polarised) Black 3D

Supplied with slip-in case.

DDO XLON Flip-up

56



Black Grey Polarised UV400 54 Black Yellow (not polarised)

Black 3D

FRAME SUPPLY TERMS AND CONDITIONS

1. DEFINITIONS AND INTERPRETATION

1.1 In these Conditions:

Contract - means any contract for the sale of goods between us and you into which these Conditions are incorporated;

Conditions - means the standard terms and conditions of sale set out below, including any special terms and conditions confirmed in writing by us;

Goods - means the goods which we shall supply in accordance with these Conditions, under an order which is accepted;

- means Norville (20/20) Limited, and "us" and "our" shall be construed accordingly;

you - means the person placing an order for the Goods and entering into the Contract with us and "your" shall be construed accordingly;

- 1.2 All rights expressly reserved by or granted to us by these Conditions shall be without prejudice to any other rights which we may have from time to time.
- 1.3 Unless expressly stated otherwise, where our prior written consent is required in these Conditions, then we shall be under no obligation not to unreasonably withhold or delay in giving that consent. We shall be under no duty or obligation to you to justify or provide a more of for wy decision. reason for our decision.

2. BASIS OF SALE

- These Conditions shall apply to all Contracts for the sale of Goods by us to you to the exclusion of all other terms and conditions, including any terms and conditions. which you may purport to apply under any purchase order. No variation of these Conditions shall be binding unless agreed in writing by us. These Conditions set out the entire agreement to the exclusion of all other terms and conditions. Acceptance of delivery of the Goods shall be deemed conclusive evidence of your acceptance of these Conditions. these Conditions
- 2.2 Our employees or agents are not authorised to make any representations concerning the Goods unless confirmed by us in writing. In entering into a Contract, you acknowledge that you do not rely on any such representations which are not so confirmed.
- 2.3 Where the Goods are to be delivered in instalments, each instalment shall constitute a separate Contract.
 Failure by us to deliver any instalment shall not entitle you to treat the Contract as repudiated.
- 2.4 All specifications, drawings and particulars of weights, dimensions and performance issued by us are approximate only and are not intended to form the basis of any Contract.
- 2.5 We reserve the right to withdraw any offer or special promotion displayed in the catalogue that in our opinion is being abused. However, in the event that you have already placed an order that we have accepted we will provide you with a full refund for any money received.
- 2.6 Occasionally a product is so popular that orders exceed our expectations. This sometimes means that our stockroom may be out of stock of a particular item for a short time. Accordingly, all orders are submitted by you and accepted by us on a "subject to availability" basis.

3. ORDERS AND SPECIFICATIONS

- 3.1 All orders for Goods shall be deemed to be an offer by I hall olders for Goods stall be deeled to be an one by you to purchase Goods pursuant to these Conditions. No order submitted by you shall be deemed to have been accepted by us unless and until the Goods are delivered to you or, if earlier, your order is confirmed in writing as being accepted by us.
- 3.2. You shall be responsible for ensuring the accuracy of the terms of any order submitted by you, and for giving us any necessary information relating to the Goods within a sufficient time to enable us to perform the Contract in accordance with these Conditions.
- 3.3 No order which has been accepted by us may be cancelled by you except with our prior written consent and on terms that you shall indemnify us in full against all loss (including loss of profit), costs (including the cost of all labour and material used), damages, charges and nses incurred by us as a result of cancellation
- 3.4 We reserve the right to make changes in design or modify or improve Goods without imposing obligations on ourselves to incorporate any such modifications or improvements into Goods previously manufactured.
- 3.5 Where you specify that the Goods shall be of a certain colour or size, such specification shall be subject to reasonable commercial variation other than where expressly agreed in writing with you. You shall indemnify us in respect of all costs, claims and expenses incurred by us in respect of any claims of intellectual property infringement caused by any specification provided by you.

4. ORDERING GOODS 'ON APPROVAL'

- 4.1 Where you order Goods, and we accept your order, 'on approval', the terms of clause 4 shall apply to that order and those Goods. The remainder of these Conditions shall also apply, except as set out in clause 4.
- 4.2 A maximum of three frame products will be supplied on approval on a single invoice. At the time of dispatch, we will raise an invoice.
- 4.3 If you do not wish to keep the Goods, you must return our policy for returns set out in clause 11. If you do not return the Goods within 14 days of delivery and comply with our policy for returns set out in clause 11. If you do not return the Goods within 14 days of delivery we shall debit your account with the price of the Goods.
- 4.4 Notwithstanding clause 4.3, if you return the Goods to us later than 14 days after delivery (measured by the time between when the Goods are tendered for delivery

- to you, and the time when we retain possession of the Goods upon return) and comply with our policy for returns set out in clause 11, we shall be entitled to levy a stock return charge equivalent to 20% of the price of the returned Goods
- 4.5 If your returned Goods quote an Rx order number on which the Goods 'on approval' have been supplied glazed, we will issue a full value credit note.
- 4.6 For the avoidance of doubt, any Goods returned later than three months after delivery shall not be considered to have been ordered and delivered 'on approval', notwithstanding anything to the contrary stated in vour order, our acknowledgement, our acceptance, our delivery note or otherwise. Such Goods shall not be subject to an invoice credit under clause 4.

5. PRICE OF THE GOODS

- 5.1 The price of the Goods shall be the price quoted in the most recently published version of this catalogue or as agreed between us at a net price.
- 5.2 While we try to ensure that all advertised prices are accurate, errors may occur. If we discover an error in the price of goods you have ordered, we will inform you as soon as possible and give you the option of re-confirming the order at the correct price or cancelling it. If we are unable to contact you, we will treat the order to recognify the price of the as cancelled. If you have already paid for the goods and the order is subsequently cancelled, you will receive a
- 5.3 Except as otherwise agreed in writing by us, all prices are given by us on an ex-works basis, and where we agree to deliver the Goods otherwise than at our premises, you will be liable to pay our charges for transport, packing and insurance.
- 5.4 Unless stated otherwise, the price is exclusive of any applicable value added tax, which you shall automatically be liable to pay us at the rate from time to time in force.

6. TERMS OF PAYMENT

- 6.1 Payment is required from you via your account with us in full within 30 days of the end of the month following delivery of the Goods or (where we waived the requirement for you to set up an account with us) by credit or debit card in full at the time of placing your order. Receipt of payment by us does not amount to us accepting your order, and your order only becomes binding as stated in clause 3.1. The time of payment shall be of the received if the Contract. be of the essence of the Contract.
- 6.2 We reserve the right to refuse an order, or require payment by bank or credit card, where any order placed by you would, if accepted by us, take you over the credit t on your account with us.
- 6.3 In the event that a payment is dishonoured by your bank or credit card provider, they (being your bank, credit card provider or our debt collection company) may charge a fee. Where we incur any fee or liability as a result of a dishonoured payment, you will be liable to reimburse us in full for the amount we have incurred.
- 6.4 All credit and charge card holders are subject to validation checks and authorisation by the card issuer. If the issuer of your payment card refuses to authorise payment to us, we will not be liable for any delay or non-delivery. In addition, in the interests of preventing fraudulent use of credit, debit and charge cards, we may validate the pages addresses and other information. validate the names, addresses and other information supplied by you during the order process against commercially available records (e.g. Electoral Roll data, Credit Reference Services). A third party may also be instructed to complete these checks. By ordering from our website you consent to such checks being made. We may need to contact you by letter, telephone or email to werify details before we are able to process and dispatch your order or we may be unable to accept your order. Any information given may be disclosed to a registered Credit Reference Agency which may keep a record of the information. All information provided will be treated in accordance with the Data Protection Act. 1998. These measures are taken as extra protection for you, to ensure your online shopping experience with us is as safe and secure as possible.
- Secure as possions.

 6.5 If you fail to make any payment on the due date (including if any payment is dishonoured by your bank or credit card provider), then we reserve the right to cancel the Contract or suspend further deliveries to you, and/or charge you interest in accordance with the Late Payment of Commercial Debts (Interest) Act 1998, as amended.
- 6.6 You shall not withhold payment or other amount due to us by reason of any right of set-off or counterclaim that you may have or allege to have or for any other reason whatsoever

7. DELIVERY

- .1 We will not dispatch your Goods prior to payment in full being received by us, or prior to any validation checks being satisfactorily completed. Subject to orders covered by clause 7.2, your goods will normally be delivered by within five working days thereafter.
- A. 2 Subject to clause 7.1, all single orders placed with us by 4:30am (weekdays) will be delivered the following working day, unless we advise to the contrary. Small orders are shipped by DX or Royal Mail first-class. Orders over £100 are sent by trackable systems..
- 7.3 We may deliver your Goods in one instalment, or a number of separate instalments. You shall make all arrangements to take delivery of the Goods whenever they are tendered for delivery.
- 7.4 Any dates quoted for delivery of the Goods are approximate only and we shall not be liable for any delay in delivery of the Goods howsoever caused. Time for

- delivery shall not be of the essence of the Contract. We may deliver the Goods in advance of the quoted delivery date upon giving you reasonable notice.
- 7.5 If you fail to take delivery of the Goods or fail to give us adequate delivery instructions at the time stated for delivery, then we reserve the right to store the Goods until actual delivery and charge you for the reasonable costs (including insurance) of storage, or sell the Goods at the best price readily obtainable and (after deducting all reasonable storage and selling expenses) account to you for the excess over the price under the Contract or charge you for any shortfall below the price under the Contract.
- 7.6 You shall be deemed to have accepted the Goods 14 days after delivery to you. After acceptance, you shall have no right to reject Goods that are not in accordance with the Contract. Notwithstanding the Sale of Goods Act 1979, acceptance of some of the Goods by you, whether conforming to the Contract or not, shall deprive you of the right to reject the rest of the Goods, whether they conform to the Contract or not.
- .7 Other than in accordance with clauses 4 and 11, no Goods delivered to you which are in accordance with this Contract will be accepted for return. Any such Goods returned by you may, at our discretion, be returned to you or stored at your cost without prejudice to our other rights and remedies.
- 7.8 Any Goods that are returned, whether defective or otherwise, shall be returned at your cost in the same condition as delivered to you, complete with the original packaging, materials and inserts and with the original delivery note for those Goods. The risk in those Goods does not pass to us until we receive them from you.

- 8.1 Risk of damage to or loss of the Goods shall pass to you at the time we notify you that the Goods are available for collection (in the case of Goods to be collected) or at the time of delivery or, if you fail to take delivery, at the time we tender the Goods for delivery (in the case of Goods to be delivered).
- 8.2 Notwithstanding delivery and the passing of risk in the Goods or any other provision of these Conditions, the legal and equitable title in the Goods shall not pass to you until we have received in cleared funds payment in full of the price of the Goods or, if later, at the time risk of damage to or loss of the Goods shall have passed to you.
- 8.3 Until such time as the title in the Goods passes to you, .3 Until such time as the time in the Goods passes to you, you shall hold the Goods as our fiduciary agent and bailee, you shall keep the Goods separate from your own and those of third parties, you shall keep the Goods properly stored, protected, insured and identified as our property, and you shall not resell or use the Goods.
- 8.4 Until such time as the title in the Goods passes to you (and provided the Goods are still in existence and have not been resold) we shall be entitled, at any time, to not been resolo) we shall be entitled, at any time, to require you to return the Goods to us (at your cost) and, if you fail to do so seek a court order to permit us to enter upon any premises where the Goods are stored and repossess the Goods.

9. WARRANTIES

- 9.1 You hereby warrant and represent to us that you are purchasing the Goods in the course of your business and not as a consumer (within the meaning of the Unfair Contract Terms Act 1977). You shall indemnify us in respect of all direct and indirect loss and other liability whatsoever arising as a result of your breach of clause 9.1.
- 9.2 We warrant to you that the Goods will, at the time of delivery, be of satisfactory quality, be free from material defects and materially correspond to any description or specification given by us in writing to you. For the avoidance of doubt, we do not warrant the suitability of the Goods for any specific purpose, even if that purpose is made known to us before you place your order.
- 9.3 Subject to clause 9.2, all warranties, conditions or other terms implied by statute or common law, including (without limitation) warranties as to quality, freedom from defects and fitness for purpose) are excluded to the fullest extent permitted by the applicable law. You hereby acknowledge this disclaimer and agree that it is reasonable in all the circumstances.
- 9.4 Any claim by you which is based on breach of clause 8.2 shall be notified to us within 14 days of delivery to you or (where the breach was not apparent on reasonable inspection) within a reasonable time after discovery of the breach. If delivery is not refused, and you do not notify us accordingly, you shall not be entitled to reject the Goods and we shall have no liability for such breach, and you shall be bound to pay the price as if the Goods had been delivered in accordance with the Contract.

10. LIABILITY

- 10.1 Except in respect of death or personal injury caused by our negligence, we shall not be liable to you by reason of any representation (unless fraudulent), or any implied warranty, condition or other term, or any duty at common law or under the express terms of the Contract, for any indirect, special or consequential loss or damage (whether for loss of profit or otherwise), costs, expenses (whether for loss of profit or otherwise), costs, expenses or other claims for compensation whatsoever (whether caused by our negligence or that of our employees, agents or otherwise) which arise out of or in connection with the supply of Goods or their use or resale by you, and our entire liability under or in connection with the Contract shall not exceed the price of the Goods, except as expressly provided in these Conditions.
- 10.2 If we fail to deliver the Goods (or any instalment) for

- control or your fault, and we are accordingly liable to you, our liability shall be limited to the excess (if any) of the cost to you (in the cheapest available market) of similar goods to replace those not delivered over the price of the Goods.
- 10.3 Where you accept or have been deemed to have accepted the Goods, then we shall have no liability whatsoever to you in respect of the Goods (save where the breach was not apparent on reasonable inspection in accordance with clause 9.4).
- 10.4 We shall have no liability to you for late delivery or

- 11.1 Subject to these Conditions, any Goods supplied by us that are returned by you for credit (the decision on whether to offer a credit in respect of returned Goods shall be made at our sole discretion) or exchange must fulfil the following requirements: (i) have the appropriate packaging; (ii) be in pristine condition, including case, demo lenses, etc; (iii) be returned with the original invoice to Telesales, Norville (20/20) Ltd, Waterwells Drive, Gloucester, GL2 2AA (a clear copy is acceptable if the original is not available); (iv) have a clearly stated reason for return; and (v) be in the current frame range. We strongly advise sending high value items by recorded and insured delivery.
- 11.2 When returning more than three frames, you must contact your frame sales executive, who will arrange the exchange.
- 11.3 We are unable to accept any Goods returned for credit more than three months after delivery, or any Goods that are deemed by us to be 'end-of-line' Goods.
- 11.4 All Goods returned shall be subject to a £5 stock return charge to cover our administration costs.
- 11.5 For the avoidance of doubt, the confines of this returns policy do not apply in the case of manufacturing defects or error on our part.

12. PRODUCT SAFETY

You agree to satisfy yourself that the Goods are fit for your intended purpose and comply with all relevant laws, regulations and other requirements, including (but not limited to) the General Product Safety Regulations 2005, infilled to the General Optical Council, the Association of British Dispensing Opticians, the Federation of Ophthalmic and Dispensing Opticians and any additional safety regulations or guidelines published from time to time to the extent that they apply to the Goods, and you undertake to indemnify us in respect of any and all claims strips from the Cook being undertake to reduce the cook service from the cook servi arising from the Goods being unsafe as a result of your failure to comply therewith.

13. YOUR INSOLVENCY

If you make any voluntary arrangement, enter administration or liquidation, become bankrupt, insolvent, cease to trade, threaten to cease to trade or commit any other act of bankruptcy (or it appears to us that you are likely to commit any of these acts) we reserve the right to cancel the Contract or suspend any further deliveries under the Contract without any liability to you.

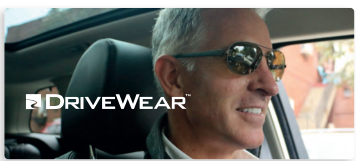
14. GENERAL

- 14.1 We shall not be liable to you or deemed to be in breach of Contract by reason of delay or failure to perform any of our obligations if the delay or failure to due to act cause beyond our reasonable control.
- 14.2 These Conditions shall not be enforceable by any person other than you, the buyer of the Goods with whom we have entered into a Contract.
- 14.3 Any notice required or permitted to be given by either party to the other under these Conditions shall be in writing addressed to the other party's principal place of business.
- 14.4 No waiver by us of any breach of the contract by you shall be considered as a waiver of any subsequent breach of the same or any other provision.
- 14.5 Where any law or court deems any Condition to be invalid or unenforceable in whole or in part, then the offending part shall be removed and the validity of the remainder of the Conditions shall not be affected.
- 14.6 The Contract and these Conditions shall be governed by the laws of England, and any disputes shall be heard in the English courts.
- 14.7 We reserve the right to monitor and record telephone calls our staff receive and make, in order to monitor staff performance and ensure the highest service possible is provided to our customers.
- 14.8 The copyright in all photographs, images and descriptions contained in this catalogue are owned by us, and may not be reproduced without our express consent.
- 14.9 If the performance of the Contract or any obligation hereunder is prevented by force majeure, we shall be excused performance, provided that we shall use reasonable endeavours to remove such cause(s) of nonreasonable endeavours to remove such cause(s) or non-performance, and shall continue performance hereunder without delay whenever such cause(s) are removed. For the purpose of these Conditions, "force majeure" shall include Acts of God, strikes, lock-outs, industrial action, fire, accident, lightning, earthquake, volcanic activity, storms, flood, shortage of supply of raw materials, lack of mains power, explosion, war and any circumstance beyond our reasonable control.

























The full Collection range can be viewed online at www.norville.co.uk
Order online, call 01452 510321 or email: sales@norville.co.uk