TERMS AND CONDITIONS OF TRADE

In these terms of trade

"Customer" means the person or entity signing an Application for Credit or making an Order and any person acting with ostensible authority on behalf of the party named as the Customer;

ans goods supplied by the Vendor to the Custo

"Guarantor" means any party executing a Guaran

"Order" or "Orders" means any order or orders of the Customer to the Vendor to supply Goods and/or Services;
"PPSA" means the Personal Property Securities Act 1999;

"Services" means services supplied by the Vendor to the Customer at any time

Orders

Each Order will constitute acceptance by the Customer of these Term

Prices are subject to change without notice. Unless otherwise specified all Orders will be charged at prices prevailing at the date of delivery of the Goods and/or Services.

Where an Order makes provision for delivery then delivery will take place at the place stated in the Order. If no place is indicated then delivery will be made at the physical address of the Customer set out in the Order or Application for Credit.

If the Customer is not in a position to accept or take delivery of the Goods or accept provision of the Services as scheduled the Customer will be responsible for all additional charges caused thereby.

The Customer must notify the Vendor within two working days of delivery of any shortfall in Goods supplied, time being of the

The Customer will provide at no cost to the Vendor, adequate access and all necessary facilities including but not limited to power, lighting, unloading, hoisting and lifting facilities, labour, site preparation for the purposes of installation and provision of Services and employee amenities which comply with all statutory requirements.

If the Customer fails to supply adequate access the Vendor may make a further charge to the Customer to co-costs incurred arising from such failure as the Vendor considers reasonable.

Upon the Vendor delivering Goods the Customer will ensure adequate safe storage facilities are provided for protetheft and damage of any Goods, equipment or other items belonging to the Vendor at no cost to the Vendor.

(d) Where installation or supply of the Goods or provision of the Services requires co-ordination with other trades the Customer will arrange for all such trades to co-ordinate delivery and acknowledges that delays may arise as a result.

Delivery times will be extended to cover delays caused by strikes, lockouts, prohibitions, non-availability of materials or any circumstances beyond the Vendor's control.

Health and Safety in Employment Act 1992

The Vendor will be responsible for the actions of its employees in terms of section 15 of the Health and Safety in Employment Act 1992 ("HSEA"). The Customer will be responsible for compliance with the HSEA in respect of the Customer's site and will advise the Vendor prior to commencement of any work of any hazards.

se be of the essence in respect of the delivery of Goods or the provision of Services. The Vendor will not be responsible for any delay in oods or the provision of Services and the Customer will not be entitled to cancel orders because of any such delay. Dates for delivery of on of Services are given in good faith and are not to be treated as a condition of sale or purchase.

Terms of Payment

- (II) Within seven usays noneming supply, a commercial Customers with an Account.
 The Vendor may, at its sole discretion, require payment of a deposit by the Customer prior to processing any Order
- An administration fee may be charged on all overdue amounts in addition to any other charges pursuant to this clause Interest will accrue on all amounts overdue at the rate of 2.5% per month and will be calculated on a daily basis on the outstanding balance until payment is received in full by the Vendor.
- (f)
 - If the Customer defaults in any payment or commits any act of bankruptcy or any act which would render it liable to be wound up or it are resolution is passed or proceedings are filled for the winding up of the Customer or if a receiver is appointed for all or any assets of the Customer, the Vendor may cancel any Order without prejudice to any other rights it may have and payment for all completed Orders will immediately become due.

Quotation

- the quotation will be valid for thirty (30) days from the date of issue;
 - the Vendor reserves the right to alter the quotation because
 - of circumstances beyond the Vendor's control.

Taxes and Duties

The Vendor may in its discretion allocate any payment received from the Quatement bounds any invoice that the Vendor determines and time of receipt or day typine affections. On they default by the Costiment few forced may re-allocate any payments provincially receive in the absence of any payment allocation by the Vendor, payment will be deemed to be allocated in such manner as preserves the maxif Vendor's Purchase themy Security Interest (as defined in the PSSI) in the provincial.

If any of the Goods are attached, fixed or incorporated in or used as material for other goods before payment is made ownership in the whole of the other goods will be and remain with the Vendor until payment is made. The Vendor's Security Interest in the Goods will continue in the terms of section \$2 of the PSA.

The Vendor will have a right to stop and retrieve the Goods in transit whether or not ownership has passed

Until payment is made by the Customer, the Customer agrees

to enable the Goods to be readily identifiable as the property of the Vendo

to hold the Goods as trustee for the Vendor and will deal with the Goods as agent for and on behalf of the Vendor (but hold the Customer out as an agent of the Vendor to any third parties);

that if the Goods are re-sold, the proceeds of re-sale will belong to the Vendor and the Customer will keep the pr a separate account for which separate records are kept.

(c)

The Goods provided pursuant to these Terms are sold for use in New Zealand only and are not to be exported elsewhere, directly or indirectly, without the prior written consent of the Vendor.

In the event that the Vendor consents to the export of the Goods the Customer is responsible for all costs and compliance with any export regulations in force within the country for which the Goods are destined.

of Goods

In the event of non-payment or if payment of the Customer's Account is overdue the Vendor will be entitled without prejudice to any other right it has at law or in equity to enter the place where the Goods are stored wherein at the Customer's premises or property or the permises or property of a third party for the purpose of revenceing and taking possions of any Goods supplied.

The Vendor will not be responsible for any damage reasonably caused in the course of removal of Goods supplied whether such in the possession of the Customer or a third party, and the Customer indemnifies the Vendor to the full extent in respect of dama in the course of removal from the property of a third party.

The Vendor may resell any Goods selzed pursuant to this clause and apply the proceeds towards payment of the Custom Vendor. Any shortfall will remain the liability of the Customer. The Customer indemnifies the Vendor for all costs and ex-legal costs as between solicitor and client which the Vendor may incur in recovering the Goods and any monies owed to it.

ess or implied as to the quality, description or fitness for any pages. Unless specified in writing, the Vendor gives no war purpose of the Goods and Services.

(c) Where the Customer is a consumer within the meaning of the Consun remedies provided under that Act but no others.

Where scoots supplied are defective in terms of any condition warranty or guarantee or otherwise do not conform to the Order (other than as to quantum), the Vendor will at its discretion replace or repair any faulty Goods or pay the cost of replacing them, but only if a claim is made by the Customer within seven days of delivery of the Goods time being of the essence.

The Customer will be solely resp having the force of law in connec

The Customer will not be entitled to cancel an Order or return Goods other than as allowed pursuant to these Terms

Personal Property Securities Act 1999

The Customer acknowledges that these Terms constitute a security agreement which creates a security interest in favour of the Vendor in all Goods previously supplied by the Vendor to the Customer (if any).

- The basis order school-logic and girses that by making in Coder his Customer grains, security interest (by write of clause 1 to it these. Terms) to the videor in all codes, girselface by the Verder to the customer consumer to that Coder and enjoys applies of both or the Customer contained and provided and the Customer into the Customer into the Customer into the Customer into the Customer in the Customer is purchase order and that such security interest may be a Purchase Morry Security interest me to define in the PESA.
- The Customer grants to the Vendor a Security Interest in all of the Customer's present and after-acquired property that the Vendor has performed services on or to or in which goods or materials supplied or financed by the Vendor have been attached or incorporated.

NRC TRADESMART

- to sign any further documents and/or provide any further information (which information the Customer warrants to be complete, accurate and up-to-date in all respects) which the Vendor may reasonably require to enable registration of financing statements or financing changes (repSR):
- (ii) not to register a financing change statement as defined in section 135 of the PPSA or make a demand to alter a financing statement pursuant to section 162 of the PPSA in respect of the Goods without the prior written consent of the Vendor;
- to give the Vendor not less than 14 days; prior written notice of any proposed change in the Customer's address. I reading a defense in the Customer's details (including but not limited to changes in the Customer's address, facsimile number, email address: trading amore or business practice):
- to pay all costs incurred by the Vendor in registering and maintaining any financing statement (including registering a financing change statement) on the PPSR and/or enforcing or attempting to enforce any security interest created by these Terms including executing subordination agreements;
- to be responsible for the full costs incurred by the Vendor (including actual legal fees and disbursements on in obtaining an order pursuant to section 167 of the PPSA; and
- to waive any rights it may have under sections 116, 119, 120(2), 121, 125, 126, 127, 129, 131 and 132 of the PPS
- Pursuant to section 148 of the PPSA, unless otherwise agreed to in writing by the Vendor, the Customer waives the right to rec-verification statement in respect of any financing statement or financing change statement relating to the security interest.
- To the maximum extent permitted by law, the Customer waives its rights and, with the Vendor's agreement, contracts out of its rights under sections referred to in sections 107(2), 8(e) and (g) to (l) of the PPSA.
- The Customer agrees that nothing in section 113, 114(1)(a), 117(1)(c), 133 and 134 of the PPSA will apply to these Terms, and, with the Vendor's agreement, contracts out of such sections.
- The Customer and the Vendor agree that section 109(1) of the PPSA is contracted out of in respect of particular Goods if and only for as long as the Vendor is not the secured party with priority over all other secured parties in respect of those Goods and Services. The Customer agrees that immediately on request by the Vendor the Customer will procure from any third parties such agr waivers as the Vendor may at any time require to protect the Vendor's security position.

Events of Default

All payments will become immediately due to the Vendor and the Vendor may at its option suspend or terminate these Terms and/or exerc remedies available to it under these Terms in the event that:

a receiver is appointed over any of the assets or undertaking of the Custor

an application for the appointment of a liquidator is filed against the Customer which remains unsatisfied for a period of 10 days, or any of the conditions necessary to render the Customer liable to have a liquidator exist, or a liquidator is appointed;

(c)

the Customer becomes insolvent within the meaning of the Insolvency Act 2006 or is, becomes, or is presur debts as they fall due as defined in section 287 of the Companies Act 1993 or commits any act of bankruptcy.

(a) Where Goods not already passed to the Customer are sold by the Customer in the ordinary course of business, the book debt created on the sale and the proceeds of sale when received will be held by the Customer for the Vendor in terms of section 45 of the PPSA.

Where any proceeds of sale are placed in the Customer's bank account the funds in the Customer's bank account trust for the Vendor to the extent of the proceeds of sale.

(c) Where any payments are made from the Customer's bank account otherwise than to the Vendor, payment will be deemed to have be made from all other funds in the Customer's bank account and not from funds held on trust for the Vendor.

(d) The obligation to hold funds in trust imposed by this clause and the Vendor's entitlements under the PPSA will continue for so long as the Vendor is unpaid for all Goods and Services supplied to the Customer.

udice to such other rights as the Vendor may have pursuant to these Terms, the Vendor reserves the right to request from the Customer as the Vendor may from time to time think desirable to secure to the Vendor all sums due to the Vendor and may refuse to supply further ervices to the Customer until such security is given.

Liability

The Vendor's liability to the Customer will be limited to the value of the Order supplied out of which any such liability arose

The Sale of Goods Act 1900. The Fair Trading Act 1906 and other statutes may imply warranties or conditions or impose obligations upon the Vendor which cannot by law (or which can only to a limited extent by law) be excluded or modified. In respect of any such implied warranties, conditions or terms imposed on the Vendor the Vendor's liability will, where it is allowed, be excluded or if not able to be excluded only apply to the minimum extent required by the relevant statute. (b)

Except as otherwise provided above the Vendor will not be liable for any loss or damage of any kind whatsoever, arising from I Goods and Services by the Vendor to the Customer including consequential loss whether saffered or incurred by the Custome person and whether in contract or tort (including negligence) or otherwise and irrespective of whether such loss or damage ar or indirectly from Goods and Services provided by the Vendor to the Customer. (c)

The Customer will Indemnify the Vendor against all claims and loss of any kind whatsoever however caused or arising and without limiting the generality of the froeping of this clause whether caused or arising as a result of the negligence of the Vendor or otherwise, trought by any person in connection with any matter, act, omission, or error by the Vendor its agents or employees in connection with the Goods and Services.

(a) Unless it is specifically agreed in writing to the contrary, the Vendor retains all intellectual property rights, including copyright, patents, registered designs, source code, and all protection of confidential information in respect of any Goods and Services provided by the Vendor for/to the Customer.

stomer will immediately advise the Vendor of any alleged infringement by the Vendor of a third party's intellectual property rights. The Customer will indemnify and hold harmless the Vendor against any losses, costs, actions or liabilities suffered or incurred as a consequence of such infringement or alleged infringement. (d) The Vendor owns and has copyright in all designs, specifications, documents, source code and software produced by the Vendor in connection with the Goods provided pursuant to these Terms and the client may use any Goods incorporating the same if such Goods are paid for in full and applied for the purpose for which they were intended and supplied by the Vendor.

Suitability of Goods and Services

The Customer must satisfy liself that the Goods and Services as ordered are fit and suitable for the purpose for which they are required. The Vendor makes no warranties or representation and expressly negates any implied or expressed condition that the Goods and Services will be suitable for a sparticular purpose or use for which the Customer may use them. The Customer accepts all risk and responsibility for consequences arising from the use of the Goods and Services whether singularly or in combination with other Goods and Services.

Dimensions and Specifications

Personal Guarantee of Company Directors or Trustees

If the Customer is a Company or Trust, the Director(s) or Trustec(s) accepting these Terms, in consideration for the Vendor agreeing to supply Goods and Services and grant credit to the Customer at their request, also sign this contract in their personal capacity and jointly and severally personally guarantee as principal electors to the Vendor the supported or any and alimneyers own or the resulted read by the Customer to the Vendor and indeemily the Vendor and interesting the Vendor and Ven

The Customer will not assign all or any of its rights or obligations or any debt (or part thereof) under these Terms without the written consent of the Vendor.

(b)

In the event of any dispute arising between the Vendor and the Customer, such dispute will in the first instance be referred to mediation for resolution In the event that resolution by mediation is not achieved to the satisfaction of both parties within 30 days of referral to mediation, either party may then take legal action to resolve the dispute.

Nothing in this clause prevents the Vendor from taking legal action to enforce payment of any debt due, nor where re-interlocutory or injunctive relief.

If any provision of these Terms is invalid, void or illegal or unenforceable the validity existence, legality and enforceability of the rennot be affected, prejudiced or impaired.

All notices required or committed under these Terms are to be served as provided in sections 353, 359, 360 and 361 of the Property Law Act 2007 and section 387 of the Companies Act 1993, or by facsimile, in which case notice is deemed to be given the day after sending.

Failure by the Vendor to enforce any of the terms and conditions contained in these Terms will not be deemed to be a waiver of any of the rights or obligations the Vendor has under these Terms. (c) The Vendor may from time to time by written notice to the Customer amend, add to or repeal the trading conditions covered by these Terms or may substitute any fresh trading conditions and such amendment, addition or substitute trading conditions will be binding on the Customer fourteen days after the date of delivery of the notice.

Neither the Vendor nor the Customer will be liable to the other for any breach of these Terms by any extraordinary occurrences which are beyond the reasonable control of the party in question.

Privacy

The Customer irrevocably agrees that

(a) the personal information provided, obtained and retained by the Vendor about the Customer will be held and used for the Services to the Customer;

the Vendor may provide any personal information to any third party and to obtain any information concerning the Cust source;

they must notify the Vendor of any changes in circumstances that may affect the accuracy of the information provided by the Customer to the Vendor. If the Customer is a natural person the Customer has the right of access to and correction of any personal information held by the Vendor.

If the Customer has provided the Vendor with an email address for communication purposes the Vendor will fully comply with all requireme Unsolicited Electronic Messages Act 2007. Entire Agreement
These Terms constitute
Customer.

Other Agreements

If there is inconsistency between these Terms and any order submitted by the Customer or any other arrangement between the Vendor and Custothese Terms prevail unless otherwise agreed in writing by the parties. These Terms will be interpreted in accordance with and governed by the laws of New Zealand and the New Zealand Courts will have exclusive jurisdiction over any dispute in relation to the Goods and Services.

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