The following terms of trade, as amended from time to time (Terms of Trade) shall be incorporated into and form a part of every Contract (together, the Agreement) between the person named as the Buyer (Buyer) in the Contract and the Company for the supply by the Company of Goods and/or Services, (together, Products) unless specifically excluded in writing and signed by both Parties. Any instructions received by the Company from the Buyer for the supply of Products shall constitute acceptance of these Terms of Trade.

1. Interpretation

1.1 Defined Terms: In the Agreement, unless the context otherwise requires, the following words have the following meanings:

(a) Contract means each contract (which includes either a faxed, mailed or emailed copy of the customer purchase order) between the Parties which specifies the Products the Buyer will purchase from the Company;

(b) Goods means the goods supplied from time to time by the Company to the Buyer as specified in a Contract;

(c) GST means goods and services tax payable at the applicable rate in accordance with the Goods and Services Tax Act 1985.

(d) Notice means:
   (i) a quotation, or change(s) to the Company’s price list, one months prior written notice to the Buyer; and
   (ii) for a change to an individual Product, two days prior written notice.

(e) Parties mean the Company and the Buyer.

(f) PPSA means the Personal Property Securities Act 1999 including the Regulations unless the context otherwise requires.

(g) Services means the services to be provided by the Company to the Buyer as specified in the Contract.

1.2 PPSA Terminology: Words in these Terms of Trade which are defined in the PPSA, have the same meanings as in the PPSA and the Regulations unless the context otherwise requires.

2. Payment

2.1 Date: Payment for the Products is to be made in full, by the Buyer, and without deduction, counter-claim or set-off and shall:

(a) for Goods, by the 20th of the month following delivery; and

(b) for Services by the 20th of the month following the invoice date for the Services

in each case being strict of the essence, unless otherwise agreed in writing.

2.2 Payments: All payments by the Buyer to the Company for the supply of Products must be paid by the Buyer to the Company in清算ed funds. Part payment will not compromise the Company’s right to recover the balance owing nor will it constitute a discharge or partial discharge of the Company’s security interest in any Goods.

2.3 Returns: The Buyer may not return Goods supplied by the Company unless the Company agrees in writing.

2.4 Failure to Pay: If the Buyer fails to make payment by the due date, the Company, without prejudice to any other rights or remedies, shall be entitled to charge the Buyer interest from the due date at a rate of 5% per annum above the current overdraft rate charged by the Company’s bankers, compounding monthly on the unpaid balance owing on the first day of each month until payment in full is received by the Company, such interest to accrue after as well as before judgment. Further, all expenses, disbursements and legal costs incurred by the Company in enforcing any rights in the Agreement shall be paid by the Buyer, including any reasonable solicitor’s fees or debt collection agency fees.

2.5 Credit Arrangement can be Terminated: The Company has the absolute right to terminate any credit arrangement with the Buyer and to substitute cash-on-delivery payment terms at any time, without prior notice or reason being given.

2.6 Immediate Payment: Notwithstanding anything contained in the Agreement, all payments (whether due or not), shall become immediately due to the Company if:

(a) the Buyer fails to comply with the terms of the Agreement; or

(b) the Buyer commits an act of bankruptcy; or

(c) the Buyer enters into an arrangement or composition with its creditors;

(d) if the Buyer is a company:
   (i) the Buyer does anything that would make it liable to be put into liquidation;
   (ii) a resolution is passed or an application is made for the liquidation of the Buyer;
   (iii) a receiver or statutory or official manager, or a person in a similar position, is appointed over all or part of the Buyer’s assets and undertaking; or
   (iv) any act of insolvency is committed.

3. Price

3.1 Prices: Prices are subject to alteration:

(a) if Goods, on invoice from the Company and all Goods shall be charged at prices ruling at time of dispatch;

(b) if Services, upon two days prior written notice from the Company and all Services shall be charged at the rates specified in the Contract.

3.2 Change in Price: Any change in price arising from imposition of or change in Government duties, levies, fees and taxes of any type whatsoever shall be for the Buyer’s account, shall be invoiced accordingly and shall be deemed to be part of the purchase price.

3.3 GST: All prices listed are exclusive of GST.

4. Competing Security Interests

4.1 Competing Security Interests: If any other person has a security interest in collateral which includes the Goods supplied by the Company, the Company may, as a condition of supplying the Goods, require the Buyer to procure the signing of a deed (even if the Company has previously supplied Goods to the Buyer without requiring this) which:

(a) confers rights on the Company to recover all amounts which the Buyer is or becomes liable to pay, or to indemnify, or reimburse the Company in accordance with the Agreement in priority to all other secured parties; and

(b) acknowledges the Company’s priority rights:
   (i) in relation to all Goods in which the Company has a security interest; and
   (ii) over payments received by the Company (including electronic funds transfer pursuant to a direct debit authority executed by the Buyer in the Company’s favour); and

(c) includes provisions acceptable to the Company as to the exercise of enforcement rights in relation to Goods; and

d) is otherwise acceptable to the Company in its discretion.

5. Default and Enforcement Rights

5.1 Default Event: If the Buyer fails to pay any amount owing on the due date or commits any other default under the Agreement and any such default continues for seven days, or any of the events set out in clause 2.6 occur or the Company in its absolute discretion forms the opinion that the Buyer cannot or will not be able to pay the debts to the Company as they fall due (each of such to be a Default Event), then:

(a) the Company shall be entitled to refuse to provide any further Goods and/or Services to the Buyer;

(b) the Company may exercise any or all of its rights pursuant to any security interest it has;

(c) the Company may require the Buyer, at its expense, to promptly return to the Company all Goods supplied by the Company which have not been fully paid for; and

(d) the Company may by written notice to the Buyer cancel the Agreement and and any rights exercised by the Company pursuant to this clause shall not in any way limit the Buyer’s liabilities under the Agreement including without limiting the Buyer’s obligations and liabilities pursuant to the indemnities contained in the Agreement and/or to pay damages for any breach nor preclude the Company from exercising any other right or remedy (in equity or in law) that may be available to it.

5.2 Exercise of Rights: The following provisions apply to the exercise of the Company’s rights under the Agreement:

(a) the Company may exercise a right under the Agreement alone, or at the same time as exercising any other rights, powers or remedies available to the Company;

(b) the Company does not need to notify the Buyer or any other person first before the Company exercises any rights (unless provided otherwise in the Agreement);

(c) any delay by the Company in exercising any of its rights will not affect the subsequent exercise of any other rights;

(d) the Company will not be liable or accountable to the Buyer or any other person for any loss caused by:
   (i) the exercise or abstention of exercise of any of the Company’s rights; or
   (ii) a failure by the Company to exercise, or any delay in exercising, any of the Company’s rights; or

(e) the manner in which the Company exercises any of its rights;

whether or not resulting from a mistake or error of judgment.

6. Delivery and Risk in Goods

6.1 Delivery: Delivery to the Buyer shall be deemed to take place when the Goods leave the Company’s premises.

6.2 Risk: The risk in the Goods shall pass to the Buyer when the Goods leave the Company’s premises.

6.3 Freight: The Company will pay freight charges on consignments where individual orders exceed a minimum value of $1,000.00 (excluding GST). Where an individual order reaches this value freight will be charged at the Company’s standard commercial rates. The minimum freight charge is $25.00.

6.4 Order Size: All orders are to be of such size and composition as are normally sold by the Company. Orders for lesser or unusual amounts may be accepted at the discretion of the Company and may be invoiced at the listed price plus 10%.

6.5 Acceptance of Order: All orders by the Buyer for Goods are deemed to be an offer to purchase the items specified in the order. The Company reserves the right to accept, in whole or in part, any order submitted by the Buyer. The acceptance of an order by the Company constitutes acceptance of the order for the Goods for which an invoice is issued. An order may be cancelled by the Buyer only upon written notice, and with the Company’s prior written consent.

6.6 Possession: The Buyer does not have the right to possess the Goods until delivery.

6.7 Delivery Date or Time: Any time or date for delivery given by the Company is only an estimate and the Company shall not be liable for the direct or indirect consequences of a delay however arising. The Buyer acknowledges that the
Company will not accept any liability for any claims or losses (direct or indirect) arising from its failure to meet the delivery date (if any).

6.8 Installment delivery: The Company reserves the right to make deliveries in instalments, in which event each instalment will be a separate contract on these terms.

6.9 Surcharge: Where the Goods are delivered on Company-owned pallets, a surcharge of $30 per pallet will be chargeable. A credit will be given when the pallet is returned in a satisfactory condition to the Company's issuing premises.

6.10 Delivered Quantity: All deliveries shall be deemed to have been delivered without shortage in quantity unless the Buyer notifies the Company of such shortage, if in writing, within 14 days and if verbally, within seven days after delivery of the Goods to the Buyer. Unless the Buyer notifies the Company in each case a receipt signed by the Buyer and given to the carrier acknowledging delivery of a quantity of Goods shall be conclusive evidence of the quantity delivered to the Buyer by the Company.

6.11 Receiving Goods: The Buyer must ensure that it is ready and capable to accept delivery on the delivery date and that adequate facilities exist to accept and properly store the Goods. If the Goods are unable to be promptly discharged or delivered, the Buyer shall compensate the Company for any costs incurred by the Company as a result of any delay encountered.

6.12 Insurance by the Buyer: The Buyer must insure the Goods, from time to time, in the joint names of the Company and the Buyer and shall have the following statement noted on such insurance cover: "Loss if any shall be payable to the Company whose receipt shall be a sufficient discharge", unless otherwise agreed by the Company in writing. The Buyer shall, if required by the Company, provide the Company with evidence that the Goods are fully insured in respect of any loss or damage to the Goods.

7. Personal Property Securities Act 1999

7.1 Security Interest: The Buyer grants the Company a security interest in the Goods and their proceeds (in whatever form those proceeds take) to secure the obligations and liabilities of the Buyer under the Agreement. If any of the Goods and/or their proceeds are not readily identifiable and/or traceable, the Buyer grants the Company a security interest in all of the Customer's property of which the Goods are a part.

7.2 Ordinary Course of Business: Unless otherwise notified in writing to the Buyer by the Company, the Buyer is authorised to sell the Goods in the ordinary course of business, provided that the proceeds of any Goods sold shall be kept in a separate account and shall not be mixed with any other moneys, including funds of the Buyer.

7.3 Fiduciary Bailie: Property and ownership in the Goods remains with the Company and will not pass to the Buyer until the Company receives payment in full of the invoice relating to the Goods. Until the time when the Company ceases to have a security interest in the Goods, the Buyer shall hold the Goods as fiduciary bailie for the Company. The Buyer shall store the Goods separately and in a manner to enable them to be identified and cross referenced to particular invoices.

7.4 Assistance: As and when required by the Company, the Buyer will, at its own expense, provide all reasonable information and assistance to enable the Company to register its security interest, maintain such registration, and enforce its rights pursuant to its security interest.

7.5 Change of Name: The Buyer will not change its name without giving the Company 7 days prior written notice.

7.6 Access to Premises: The Buyer irrevocably authorises the Company, its agents and employees to search for and remove the Goods (and if any Goods are wholly or partially attached to or incorporated in any other goods, sever or disconnect the Goods from those other goods) and for that purpose to enter into any premises where they may be found using such force as is necessary. The Buyer will indemnify the Company against any costs and liabilities that may arise directly or indirectly as a result of the entry by the Company, its agents or employees into any premises or the seizure by the Company of any Goods (or the severing or disconnection of such Goods from other goods) under this clause.

7.7 Contracting Out: The Buyer waives its right to:

(a) receive a statement of account pursuant to s116 of the PPSA;

(b) receive notice of the Company's proposal to retain collateral under s120(2) of the PPSA and to object to that proposal under s123 of the PPSA;

(c) receive notice from the Company under s114(1)(a) of the PPSA that the Company intends to sell certain goods in which it has a security interest;

(d) not have goods damaged if the Company removes an accession under s125 of the PPSA;

(e) receive notice of the removal of an accession under s129 of the PPSA;

(f) to apply to the Court of an order concerning the removal of an accession under s131 of the PPSA; and

(g) to reinstate a security agreement under s133 and/or s134 of the PPSA.

7.8 Release of Security Interest: The Company will not be obliged to discharge its security interest or register any financing change statement under the PPSA unless:

(a) all obligations and liabilities of the Buyer under the Agreement have been performed in full, including payment of all moneys owing under the Agreement; and

(b) any costs incurred in doing so have first been paid by the Buyer; and

(c) the Company is satisfied that any amounts paid by the Buyer to the Company or received prior to the sale or release are not at risk of subsequently being set aside by the operation of any law, or of any claim to priority over the Company's security interest in such amounts; and

(d) if any payment to the Company is avoided or otherwise becomes payable to the Buyer or to any other person, to the extent possible the release will have no effect, and the signature by the Company of any release or the registration of a financing change statement discharging the Company's security interest in relation to any Goods will not prevent the Company from registering another financing statement or otherwise recovering any amount which is due to the Company in such manner as it may be entitled to do.

8. Safety

8.1 The Buyer shall take all practicable steps to prevent accident or injury to persons at any place of work under the Buyer's control.

8.2 In particular the Buyer shall:

(a) take all reasonable and prudent measures to keep any Goods secure and safe (whether or not they are owned pallets, a surcharge of $30 per pallet will be chargeable. A credit will be given when the pallet is returned in a satisfactory condition to the Company's issuing premises.

(b) handle the Goods or permit them to be handled only by properly skilled and experienced persons who are not under the influence of alcohol or drugs and in the regard of use of any label or instruction on the Goods, and applicable laws on safety and health.

(c) ensure that the Goods are sold solely for the purposes intended by the manufacturer having regard to their capabilities and instructions.

(d) ensure that, at times, the Buyer, its employees, subcontractors or agents will comply with all applicable laws including, but not limited to the health and safety in Employment Act 1992 and the Hazardous Substances and New Organisms Act 1996.

Performance of Services

Standard: The Services will be provided with due skill and care, in a competent and professional manner and in compliance with all relevant laws in New Zealand.

8.2 Access to premises: In providing the Services, the Company may require assistance from the Buyer and access to the Buyer's premises. The Buyer will:

(a) promptly provide the Company any required material, data, or other information;

(b) permit any persons the Company reasonably requests the Buyer to carry out;

(c) allow the Company access to the Buyer's premises and comply with any reasonable instructions from the Company.

(d) if the Buyer fails to provide or carry out any of the above requirements, the Company will be entitled to any loss or delay in providing the Services and the Company may charge, and the Buyer will pay, any costs relating from such failure.

9. Any other agreements

10.1 Authorisation: It is the Buyer's risk and responsibility to obtain any necessary or prudent authorisation (including licences, permits and consents) to import, export, use, resell or sell any Goods and to ensure that the Goods are legal to purchase by the Buyer.

10.2 Remuneration: The Buyer shall, subject to variation under the PPSA, pay the Company for all the Goods and Services (except any Goods delivered free of charge) at the rates indicated in the invoice.

10.3 Property: The Buyer shall notify to the Company in writing of the names of its personnel authorised to place orders on the Buyer's behalf and must advise in writing if any such authority is later withdrawn. The Buyer shall be solely responsible for supervising the use of the account. In the event of any dispute arising from a written statement of instructions of authorised personnel, the Company has no obligation to enquire into the authority of any person or persons on any account in the name of the Buyer. Any orders made by an authorised person prior to the Company receiving written notice from the Buyer withdrawing notice of that person's authority, shall be paid for by the Buyer.

11. Purchases of Products for Business Purposes - Limitation of Liability

If the Buyer acquires the Products from the Company for the purposes of a business in any way, or the Buyer holds itself out as acquiring the Products for the purposes of a business in any way, the Buyer agrees to the following terms:

(a) the conditions, warranties and guarantees, representations and descriptions in the Sale of Goods Act 2002 and the Consumer Guarantees Act 1993 ("CGA") or implied by law, trade or custom will not apply and are excluded from the Agreement; and

(b) no claims for alleged defective Goods will be recognised unless made in writing and received by the Company within 14 days after delivery; and

(c) the Buyer may not claim any of the remedies in the CGA from the Company or from any contract or to the Company or manufacturer of the Goods or from any manufacturer of any components or parts in the Goods; and

(d) the only warranties, representations, conditions and agreements in respect of the Products are those which are contained in the Agreement or expressly authorised or confirmed in writing by the Company; and

(e) the Company's liability in respect of all claims for loss, damage or injury arising from the breach of its obligations under the Agreement or in connection with the Products, from failure to perform the Company's warranty obligations or from negligence on the part of the Company, its employees, agents or contractors, shall be limited (at the Company's option) to repair or replacement of the Goods or Services or re-performance of the Services or credit, and shall not in aggregate exceed in value the price invoiced to the Buyer for those Goods; and

(f) the Buyer shall use its best endeavours to minimise loss and damage arising from any alleged defect; and

(g) neither the Company, its employees, agents or contractors will liable to the Buyer, its employees, agents or contractors for any consequential loss or damage whatever caused. This exclusion of liability includes, but is not limited to, consequential loss or damage arising from suspension of performance of the Agreement pursuant to clause B2, consequential loss or damage from manufacturing, negligence, delivery and the costs incurred in returning any Good to the Company or manufacturer of the Goods. This exclusion applies whether the consequential loss is incurred by the Buyer or a third party.

12. Buyer Warranties and Indemnities
12.1 Warranties: The Buyer warrants that if it purchased any Goods from the Company for resupply as, or incorporates any Goods into, goods ordinarily acquired for personal household or domestic use (Consumer Goods), it will supply the Consumer Goods on the following conditions:

(a) If it supplies the Consumer Goods for resale by its customer, it will ensure that its terms and conditions of supply require its customer and each person in the distribution chain to include in its supply agreements or conditions of sale obligations requiring its customer to exclude liability for any claims under the CGA, but only where the end user/consumer acquires the Consumer Goods for business purposes;

(b) If it supplies the Consumer Goods directly to an end user/consumer, it will do so using terms and conditions of supply which exclude liability for any claims under the CGA, but only where the end user/consumer acquires the Consumer Goods for business purposes.

12.2 Indemnities: The Buyer agrees to fully indemnify the Company for, and on demand pay the Company, all costs (including costs calculated on a lawyer and own client basis), losses, damages, expenses and claims incurred or which the Company is or becomes liable for as a consequence of or in connection with:

(a) the Buyer’s failing to comply with or breach any of its obligations under the Agreement; and

(b) any claim or legal proceedings the Buyer or any other person brings against the Company or any person acting as the Company’s agent in the exercise of the Company’s rights under the Agreement; and

(c) anything done or not done in good faith in the exercise or attempted exercise by the Company of its rights under the Agreement; and

(d) any amount that the Buyer fails to pay on the due date for payment; and

(e) the exercise, enforcement, preservation or attempted exercise, enforcement or preservation of any of the Company’s rights under the Agreement, or in suing for and recovering any moneys that the Buyer owes or is liable to pay to the Company or indemnify the Company for; and

(f) taking any actions or doing any things (including paying or incurring liabilities to pay any moneys) to protect or preserve the Company’s rights under the Agreement, including the security interest granted to the Company pursuant to the Agreement;

(g) any failure by the Buyer, its customers or any person in the distribution chain to properly contract out of liability to business end users/consumers under the CGA.

in all cases on a full indemnity basis.

13. Privacy Act 1993

13.1 The Company will hold any personal information received from the Buyer for marketing, product development, account administration and credit purposes. The Company may disclose personal information about the Buyer to any person the Buyer names as a credit referee or to any person for the purpose of securing the Company’s security interest granted pursuant to the Agreement. Failure by the Buyer to supply personal information for these purposes entitles the Company to withdraw or refuse credit to the Buyer and to reposess any Goods in the possession or control of the Buyer.


14.1 The sale of any Products by the Company to the Buyer does not give the Buyer the right to use, sell, disseminate or duplicate any of the Company’s trademarks, copyrights, designs or other intellectual property rights (unless agreed otherwise by the Company in writing).

15. General

15.1 Severance: If any clause or part of a clause of these Terms of Trade and each Contract is held to be invalid or unenforceable for whatever reason, to the extent not inconsistent with that invalid clause, the remaining provisions shall remain in full force and effect.

15.2 Entire Agreement: The Agreement constitutes the entire agreement of the Parties in respect of the Products and replaces any previous agreements and understandings. The terms and conditions of the Agreement, will prevail over any existing or subsequent terms and conditions set out in any document (including any Buyer purchase order), unless agreed otherwise in writing by the Company.

15.3 Waiver: No waiver of any breach of, or failure to enforce any provision of, the Agreement at any time by any party will in any way limit the right of such party thereafter to enforce and compel strict compliance with the provisions of the Agreement.

15.4 Force Majeure: The Company shall not be liable for any delay in performing its obligations under the Agreement to the Buyer in whole or in part by force majeure which shall include (but not be limited to) an act of God, weather conditions, natural disasters, strikes, lockouts, fire, war, suit, civil commotion, inability to obtain Goods, Services or supplies including the imposition of any export or import bans or any other cause beyond the reasonable control of the Company.

15.5 Variation:

(a) This Agreement (these Terms of Trade and the Contract for the Products) shall not be modified unless agreed in writing by the Parties.

(b) The Company may amend the Terms of Trade, from time to time, by notice to the Buyer. Any instructions received by the Company from the Buyer for the supply of Products shall thereafter constitute acceptance of these Terms of Trade.

15.6 Assignment: The Buyer is not entitled to assign, transfer or otherwise dispose of any of its rights or obligations under the Agreement to anyone else without the Company’s prior written consent. The Company shall be entitled to assign, transfer or dispose of any or all of its rights and obligations under the Agreement to any other person without the prior consent of the Buyer.

15.7 Notice: Unless agreed otherwise in writing, all notices under the Agreement shall be served in writing to the registered offices of the Parties.

15.8 Errors and Omissions: Errors and omissions of a clerical nature in quotations, invoices or statements shall be subject to correction.

15.9 Legislation: a reference to any legislation or to any provision of any legislation (including regulations and orders) includes that legislation or provision as from time to time amended, re-enacted or substituted and any statutory instruments, regulations and orders issued under any such legislation or provision.

15.10 Governing Law: The Agreement shall be governed by, and construed in accordance with, the law of New Zealand.