247Zerowire-Terms & Conditions of Trade

- U "Seller" shall mean 247Zerowire its successors and assigns or any person ading on behalf of andwith the
- aulhority of 24-7Securily Limited.

 -cuslomer" shall mean the person or enlity described as such on the invoices, application for credit, quotation, 1.2 WOtk authorisalion or any other forms to which these terms and conditions apply, and shall mean any person
- 1.3
- WOtk authorisalion or any other forms to which these terms and conditions apply, and shall mean any person acting on behalf of and wi1h the authorily of such person or entity.

 "Guaranlor" means that person (or persons), or enlily, who agrees to be liable for lhe debts of the Cultiomer on a principal debtor basis.

 "Goods" shall mean Goods supplied by the seller 10 the Customer (and where the con1ext so permits shalt include any supply of Services as hereinafter defined) and are as described on the InvOice.s, quotation, work, authorisation or any other forms as provided by the Seller to the Customer.

 services shall mean au services supplied by the Seller to the Customer.**

 services shall mean au services supplied by the Seller to the Customer.**

 pricesshall mean the COST of the Goods as pareed between the Seller and the Customer subject to clause 3 or *prices**shall mean the COST of the Goods as pareed between the Seller and the Customer subject to clause 3 or *prices**shall read the COST of the Goods as a preed between the Seller and the Customer subject to clause 3 or *prices**shall read the COST of the Goods as a preed between the Seller and the Customer subject to clause 3 or *prices**shall read the COST of the Goods as a preed between the Seller and the Customer subject to clause 3 or *prices**shall read the COST of the Goods as a preed between the Seller and the Customer subject to clause 3 or *prices**shall read to the Customer subject to clause 3 or *prices**shall read to the Customer subject to clause 3 or *prices**shall read the Cost of th 1.4
- 1.5 1.6 Price shall mean the COSt of Lhe Goods as agreed between the Seller and the Customer subject to clause 3 or

- 2.1 Any Instructions received by the Seller from the Customer for the supply of Goods and/or the Custome(s acceptance of Goods supplied by the Seller shall constitute acceptance of the terms and conditions contained
- 2.2 Where mOffe than one Customer has enle,ed into this agreement, lhe Custome,s shall be JOmlly and severally liable for all payments of the Price.
- 23
- UIXIn acceptance or lihese terms and conditions by the Customer the terms and conditions are irrevocable and can only be amended with the written consent or the Seller.

 The Customer under takes to give the Seller al least fourteen (14) days no Uce of any change m the Custome(s name. address and/or any other change in Lhe Customer's details. 2.4

Price And Payment

- Price And Payment

 At the Seller's solediscretion the Plice shall be either:

 (a) as indicated on invoices provided by the Seller to the Customer in respect of Goods supplied; or

 (b) the Seller's quoted Price (subject to clause 3.2) which shall be binding upon the Seller provided that

 the Custome, shall accept the Seller's quotationin writing within thirty (3)days.

 The Seller's serves he right to change the Price to the event of a variation to the Seller's quotation.
- At the Seller's sole discretion a deposit may be required.
- 3.3 Time for payment for the Goods shall be of the essence and will be stated on the invoice or any other fOFTTIS. If no time, s stated then payment shall be due seven (7) days followi*Q the date of the invoice. 3.5
 - At the Seller's sole dis

 - At the Seller's sole discretion:

 (a) payment shall bedue on delivery of the Goods, or

 (b) payment shall bedue before delivery or the Goods or

 (c) payment for approved Custome-s Shalt be made by instalments in accoroance with like Seller's

 payment for approved Customer's shall be due thirty (30) days following the end of the month in

 which a Statement is posted to the Customer's address or address for notices.

 Payment will be made by cash, or by cheque, or by bank cheque or by any other method as agreed to between

 Lhe Customer and the Seller.

 VAT and other laxes and duties that ma)' be applicable shall be added to the Price except when they are

 exp. essly Induded Tit the Price.
- 3.7 ex.p.essly Induded Tn the Price

- Deli., ery Of Goods
 At the Seller'.!> sole di5Cill:lion delh1ery of the GOOds shall lake place when the Customer takes possession of
 the Goods at the Customer's address (in the event lhat the Goods are delivered by the Seller or the Seller's
- discrelion the co5ts of delivery are incJuded In the Price.
- The Customer shall make all arrangements necessary to lake delivery of the Goods whenever they are tendered for delivery. In the event that the Customer is unable to take delivery of the Goods as arranged then the Seller shall be entilled to charge a reasonable fee for redelivery.

 Delivery of the Goods to a third par1y nominated by the Customer is deemed 10 be delivery to the Customer for
- the purposes of thisagreement.
- 4.5 The Seller may deliver the GOOds by separale \nstalments. Each separate Instalment shall be InvOiced and paid for in accordance with the provisions in These 1erms and conditions.

- 5.1 f the Seller relail"!S ownership of the Goods nonetheless, all risk for the Goods passes to the Customer on
- usivery.

 If any of the Goods are damaged or destroyed rolk-wing delivery but poor to ownership pas.sing to lhe Cuslomer, the Seller is ent led to receive alt Insurance proceeds payable for the Goods. The production of these terms and conditions by the Seller is sufficient evidence of the Seller's rights to receive the Insurance proceeds without the need for any person dealing withthe Selle, to make further enquiries. 5 2

- TIUE

 II is the mention of the Seller and agreed by the Customer Ihalowr1ership of the Goodsshall nol pass until:

 (a) the Customer has paid all amounts owing for the parficular Goods, and

 (b) the Customer has met all other obligations due by the Customer to the Seller in respect of all comradsbetween the Sellerand the Customer.

 Receipt by the Seller of any rorm of payment other thancashshall notbe deemed to be payment untillhal form of payment has been honoured, cleared or recognised and until then the Selle(s ownership or rights in respect of the Goods shalt continue.
- of the goods shall commune.

 It is further agreed that:

 (a) where practicable the Goods shall be kepi separate and identifiable until the Seller shall have received payment and an other obligallons of the Customer are met and until such lime as ownership of the Goods shall pass from
 - and the Seller shall havelhe right of stopping the Goads in Iransit whether or n01 delivery has been made: (c)
 - If the Customer rails to return the Goods to the Seller then the Seller or the Seller's agent may upon and mto land and p,emises owned. occupied or used by the Customer, or any premises a in-'tlee of the Customer, where the Goods are situated and lake PoSsession or the Goods: and the Customer is only a bailee of the Goads and until such lime as the Selter has received paymer full for IIIB Goods then the Customer shallhold any proceeds from the sale or disposal or the Go on trust ror the Seller. cu,d if the Customer rails to return the Goods to the Seller then the Seller or the Seller's agent may enter (d)
 - (e)
 - Customer shell not deal with the money or the Seller in any way which may be adverse to lhe (f)

 - (i)
 - Setter, and the Customer shall not charge the Goods in any way nor grant nor otherwise give any inierest in the Goodswhile they remain the property or the Setter, and the Setter and Issue proceedings to recover the Price of the Goods soid notwithstan<fir,g that ownership or the Goodsmay not have passed to Lhe Customer, and until St.1d1 time that ownership in the Goods passes to the Customer. If the Goods are con,,erted In10 other products the parties agree that the Setter will be the OWNER of the end prOducts.

7. 7.1

The Customer hereby disclaims any righlIo resclf'id, or cancel the contract or 10 sue ror damages or to claim restitution ariSting out of any misrepresentation made to the Customer, by the Seller and the Customer act. nowledges that the Goods are bought relying solely uponthe Customer's skill and judgment

Defects
The Customer shall inspect the Goods on delivery and shall wilhin seven (7) days notiry the Seller of any alleged defeCl, sh011age in Quantity, damage or failure to comply with the description or quote. The Cultiformer shall affold the Seller an opportunity to inspect. The Goods within a reasonable time following delivery if the Customer believes the Goods are defective in any way. If the Customer shall fail to comply with these provis.ons the Goods shall be prestJimed to be free from anydefed or damage. For defective Goods, which the Seller has agreed in writing that the Customer is entitled to reject, the Selle(sliability is Hmlled to either (at the Seller's discretion) replacing the Goods or repairing the Goods.

- Returns willonly be accepted provided that

 (a) the Customer has compiled with the p<0visions or clause 8.1: and

 (b) the Seller has agreed in writing to accept the returnor the Goods: and

 (c) the GOOds are returned at the Customer's cost within sevan (7) days of the delivery dale: and

 (d) the Seller will not be liable for Goods which have not been stored or used in a proper manner: and

 (C) the Goods are returned in the condition in which they were dehvered and with all packing, ng matciff at, brochures and instruction material in as new condition as is reasonably possible in the circumstances.

 The Seller will not accept the return of Goods for credit.
- 9.2

- Subject 10 the conditions of warranty set out in Clause 10.2 the Seller warrants that if any defect in any workmanship or the Seller becomes apparent and is reported to the Seller within lwelve (12) months of thedate or delivery (time being of the essence) then the Seller will either (all the seller's solediwellon) repair the defect or remedy the workmanship
- 10.2
- of lettinedy are working states in the conditions applicable to the warranty given by Clause 10.1 are:

 (a) The warranty shallnot cover any defect or damage whicilmay be caused or partly e<1used by or arise through:
 - Failure on the pan of the CuSlomer to propefly maimain any Goods; or

by the Seller, or

(iii) Any use or any Goods otherwise than for any application specified on a quote or orm-or order form

Failure on the part of the Customer to fOIIO'N any instrucijor'IS or guidelines provided

- Ov) The continued use or any Goods aner any defect becomes apparent or would have

- Ov) The continued use or any Goods aner any defect becomes apparent or would have become apparent to a reasonably prudent operator or user:or

 (v) Fair wear and tear, any accident or act of God.

 (b) The warranty shallcease artid the Seller shall thereafter in Noc.ircumstances be liable under the terms or libe warranty if the wortunanship is repaired, altered or overnauled without the Seller's consent.

 (c) In respect of all claims the Seller shall not be liable to compensate the Customer for any delay in eilher replacing or repairing the workmanship/Goods or in property assessing the Customer's claim.

 For Goods not manufactured by the Seller, the warranty shall be the current warranty provided by the manufacturer of the Goods. The Seller shall not be bound by nor responsible ror any term, concilion, representation of twarranty (Diter than I have which is given by the manufacturer of the Goods. representation Of warranty Other than Ihat which is given by the manufacturer of the Goods

Sale of Goods Act 1893 and Sale or Goods and Supply of Services Act 1980 This agreement is subject to the provisions oflhe Sale of Goods ACI 1893 and the Sale of Goods and Supply of

- 11. 11. ses Act 1980 in all cases except where the Customer is confrading within the terms of a trade/bust cases are specifically excluded)
- (which cases are specifically excluded)
 Notwilhs1anding clause, 1.1 nothing in this agreement is inlended to have the effect of contracting out of any applicable provisions of the Sale of Goods Act 1893 (in par1icular secilons 12-15), or the Sale of Goods and 11.2
- supply or Services Act 1980, or any laws or registation governing the rights of consumers. except to the extent permitted by those Ads laws or legislation. In particular where the Cusiomer buys Goods as a consumer the profitsion of Clauses 8, 9 and 10 above shall be subject to any la or legislation governing the rights or corrupters. 11.3

- Intellectual Property

 Where the Seller has des.gned. drawn or wriHen Goods for the Customer, then the copyright in those designs and drawings shall remain vested In the Seller, and shall only be used by the Customer at the Seller's diwetion. 12. 12.1
- ,2.2 The Customer warranls that all designs or instructions to the Seller will not cause the Seller to Infringe any patent registered de nortrademark in the execution or the Customer's order.

Default & Consequences Of Default

- 13.1 Interest on overdue invoices shall accrue from the date when paymeol becomes due daily unUl the date of payment at a rateof 2.5% per calendar month and suchinterest shallcompoundmonthly at suet, a rate aneras
- 13.2
- payment at a rateof 2.5% per calendar month and suchinterest shallcompoundmonthly at suet, a rate aneras well as *before* any judgment if the CuStomer defaults in payment of any 1nvoiCe when due, the Customer shall Indemnify the Seller from and against all costs and disbursements incurred by the Seller in pursuing the debt induding legal coS1s on a solicitor and own client basis and the Selles (sollect-on *agency* costs.

 Without prejudice to any other remedies the Seller may have, if at any time the Customer ts In breach of any obligation (including those relating to payment), the Seller may suspend or termmate the supply of Goods to the Customer and any or its other obligations under the terms end conditions. The Sener will *not* be liable 10 the Customer for any loss or damage the Customer suffers because the Seller exercised ills rights under this clause 13.3
- clause. If any account remains ol/erdue ane1lhirty (30) days then an amount of the g,eater of €20.00 or i0.00% of the amount overdue (up to a maximum or €200) shall be levied for adm,n1stration fees which sum shall become Immediately due and payable. Wilhout prejudice to the Seller's other remedies at law the Seller shall be enlifted to cancel all or any pan of any order of the Customer which remains unpertormed in addition 10 and without preJudice to any offer remedies and all amounts owing to the Seiter shall, whe-lher or not due for payment, become immediately payable in the twent that

 - any monet payable to the Seller becomes overdue. or In the Seller's opinion lhe Cuslomer will be unable to meet its payments as they fall due: or Ille Customer become5 insolvent, convenes a meeting with its creditors or propases or enters into an arrangement with creditors, or makes an a551gnment for the benefit or its creditors; or (b)
 - (c) a receiver, manager, liquidator (provisional or otherwise) or similar person is appo, med in respect of the Customer Or any assel of the Customer.

14. 14.1 Security And Charge

- anylhiog to the contrary contained herein or any olher rights which the Seller may have how soever
- anythiog to the contrary contained herein or any other rights whichthe Seller may have howsoever: where the Customer and/or the Guaranlor (if any) is the owner of land, really or any other asset capable or being charged, both tifle Customer and/or the Guaranlor agree to mortgage and/or charge att of their jmnt and/or several limerest in the said land, realty or any other asset to the Seller or the Seller's nominee to secure all amounts and other monetary obligations payable under the terms and conditions. The Customer and/or the Guarantor acknowledge and agree that the Seller (or the Selle's nominee) shall be entitled to lodge where appropriate a caveat, which caveat shall be released once all payments and other monetary obligations payable hereunder have been met, should the Seller elect to proceed in any manner in accordance with this clause and/or its su clauses, the Customer and/or Guarantor shall indemnify the Seller from and against all the Seller's sand disbursements including legal costs on a solicitor and owncilent basis.

 The Customer and/or the Guarantor (if any) agree to irrevocably nominate constitute and appoint the Seller or the SeUe(s nominee as the Customer's and/or Guarantot's Irue alld L;wful attorney to perform all necessary ads to give effect to the provisions of this Clause i 4...

- Cancellation
 The Seller may cancel these lerms and conditions or cancel delivery of Goods at any lime befOfe the Goods are delivered by giving written 11otice. On giving such notice the Seller shall repay to the Customer any sums paid in resped or the Price. The Seller shall not be liable for any IOS.S or damage whatever arising from such ance!lalion
- In the event that the Customer cancels delivery of Goods the Customer shall be liable for any loss incurred by 15.2 !he Seller (induding, but not limited lo. anylossof p,orrts) up to the lime of cancdalion

Data Prolection Act 1988 & Data Protection Act 2003 16.1

- Data Prolection Act 1988 & Data Protection Act 2003
 The Customer and the Guaranlorts (if separate to the Customer) authotises the Seller to:
 (a) collect, retain and use any information about the Co 10mer, for the purpose of assess,ng the Customer's creditworthiness or marketing products and serv.ces to the Customer and to diSciose information about tile Customer, whether colleded by the Seller from the Customer directly or obtained by the Seller rnoffl any ottier SOurce. Io any other e<edit provider or any Ctedit reporting agency for the purposes of providing or obtaining a credit reference, debt collection or of Ilisting (whellier before or after Judgement) a default by the Customer on publidy accessible credit aporting daiabases.

 Where the Customer is an IndiVidual the authorities under (clause 16.1) are authorities or consents for the purposes or the Data Protection Act 1986 & Data Protection Act 2003.

 The Customer shall have the right to request the Seller for a copy or the information about the Customer retained by the Seller and the right to request the Selfer to correct any incorrect 1nf0ffTalion about the Customer held by the Seller.
- 16.2

- Unpaid Seller's Rights
 Where the Customer has left ar1y item with lhe Seller for repair, modification, exchange or for the Seller to perform any other Service in relation to lhe item and the Seller has not received or been lendered the whole of the Price, or the payment has been dishonoured, the Seller shallhave:

 (a) allen onthe item:
 - the right to retarm the item for the Price while the Seller is in possession of the item. (b) a right to sellthe iter
- 17 2 The lien of the SelJershall continue despite the commencement or proceedings, or judgment for the Price haviog been obtained.

General

- General If any privision of these terms and conditions shall be invalid void. illegal or w,enfo,ceable the validity, existence, legality and enforceability of the remaining pro., tsions shall not be affected, pre-Judiced or impaired. These temis and conditions and any contract to which they apply shall be governed by Lhe Jaws of Ireland and are subject to the jurisdic-Lor of line courts or Ireland. The Seller shall be under no liability whatever to the Customer nor any indired, loss and/or expense (including loss of priffi) suffered by the Customer arising out of abreach by the Seller of these lem,s and conditions. In the event of any breach of this coolinact by the Seller the remedies of the Customer shall be limited to damages. Under no circumstacce,s shall the hability of the Seller exceed the Price of the Goods. The Customer shall not be entitled to set off against or deduct rron, the Price any sums owed or claimed to be owed to the Customer by the Seller. 18.1 18.2
- 18.3
- 18.4
- 18.5
- consent.

 The Setter n.seNC\$ the t'igill to rc,11ew lhesc telTTISand conditJ0m1at any time. tf, f0Uowin9 any \$uch rev'leYi, there is to be any change to these terms and conditions, ther, that change 'Nill take effect from the dale on which the Seller nolifies the Cus'omer of such change. Except where lhe Seller supplies fur'1her Goods to the Customer and the Customer accepts such Goods, the Customer shall be under no obligation to accept such
- heither party shall be liable for any default due to any act of God war, lerrorism. slrike, action fire, flood, drought, stormor other event beyond the reasonable control of either party.