## Please post this completed form (with a copy of your letterhead and bank reference consent form) to:

DUNASFERN **UNIT 1 MADINGLEY COURT** CHIPPENHAM DRIVE KINGSTON MILTON KEYNES MK10 OBZ

## STANDARD TERMS AND CONDITIONS OF SALE

INTERPRETATION
 In these Terms ("Te
 "AO" means the aci

e terms (; terms ): deans the acknowledgement of order form (if any) issued by the Company to the Purchaser; sobile Guarantee Périod" means in relation to any Goods the guarantee period applicable to those Goods subject to clauss as a notified in the relevant quotation issued by the Company and confirmed in any AD but if not so notified shall be 12 mm.

"Applicable Guarantee Period" means in relation to any Goods the guarantee period applicable to house Goods subject to clauses 7.3 and 7.4 as notified in the relevant quotation issued by the Company and confirmed in any AO but if not so notified shall be 12 months from delivery."

"Company" means Norbain Holdings Limited (company registered number 08248900) whose registered address is at Votec House Hambridge Lane Newbury Berksthire RG14 STN:

"Confact" means the agreement between the Purchaser and the Company for the supply of the Goods:

"Goods" means the goods andior services (as appropriate) listed in the AO or which the Company otherwise agrees to supply to the Purchaser (including any instantments or parts of the goods):

"Insolvency sevent" means, in relation to the User; (a) the issue of a petition for its winding up; (b) the convening of a meeting for the purpose of considering the passing of a winding up resolution for its winding up; (c) the convening of a meeting for the purpose of considering the passing of a winding up resolution for its winding up; (c) the convening of a meeting for the purpose of considering the passing of a winding up resolution for its winding up; (c) the making of an application to reconstruction where the resulting antity is to assume all of its obligations under this Agreement; (c) the making of an application to the court for administration order or the giving of anotice of intention to appoint an administration order or the giving of anotice of intention to appoint an administration appropriate, of a metic making and a part of the device of a substantially the whole of the party or its direction; (d) a provisional liquidator, administrative receiver, administrator, trustee or other similar officer taking possession of or being appointed over or an encumbrancer taking possession of the whole or substantially the whole of the party or its direction, and a property of the property; (d) a referring into a compressive with the malginity by value of its unsecured creditors; (g)

- 3. PRICES AND PAYMENT
  3.1 Subject to any AO, the Price shall exclude value added tax and any other applicable taxes and duties, packaging, carriage, insurar documentation and pre-billed charges. Unless costed for in any AO, the Company may make reasonable additional charges for complying with any special requirements of the Purchase and may increase the Price at anytime before delively to reflect any increase in the cost of the Goods to the Company which is due to any factor outside its control, including without limitation foreign exchange fluctuation, currency regulation, alteration of duties, significant increase in labour-marketial cross of supply. Payment, subject to any AO, shall be made at the Company's office in England, clear of any banking transaction charges and without deduction, set off or counterclaim. Payment shall be made in accordance with the payment terms and in the currency stated in any AO, or in one are stated, within thirly days following the end of the month in which delivery of the Goods is made or the Services provided, or on earlier demand.
- provides, or on earlier demands.

  Time of payment is of the sessions of every Contract. Without limiting the Company's remedies if payment is overdue, the Purchase shall indemnify the Company against any legal fees and other costs of collection and (as well after as before judgment and as an independent collegation shall pay for it as sume equal to any loss suffered by the Company rising from exchange relatifications an interest on such sum and on the amount over due at 5% above the base rate from time to time of HSBC Bank PLC calculated from the date payment field due until the date of actual payment (or such lesser amount as is the maximum rate permissible by leavy and it Company may cancel the Contract and any other contracts and suspend deliveries to the Purchaser.

  3 Any payment which by reason of delay caused by the Purchaser, would have fallen due earlier than it falls due under these Conditions, shall be deemed to fall low when, but for the Purchaser shall indemnify the Company against any liability in relation to any breach by the Purchaser of its obligations under the Contract.

- RISK AND PROPERTY
- Risk of damage to or loss of the Goods shall pass to the Purchaser at the earlier of the time when the Company notifies the Purch that the Goods are available for collection or upon the Company first tendering the Goods for delivery at the Purchaser's address

- stated on the AO.

  4.2 All other material or goods of or provided by or on behalf of the Purchaser in the possession of the Company or otherwise shall be held, worked on and carried at the Purchaser's risk in every respect. The Purchaser shall insure accordingly.

  4.3 Notwithstanding delivery and the passing of risk in the Goods and any other provision of the Contract, title to and ownership of the Goods shall not pass to the Purchaser until the Company has received the price in full in cash or cleared funds.

  4.4 If at the date that payment in full for the Goods is made any other monies then due for payment by the Purchaser to the Company on any account have not been paid, title to the Goods shall not in any event pass to the Purchaser until the Company has received in cash or cleared funds payment in full of the monies overdue.

  4.5 Until such time as property in the Goods passes to the Purchaser, the Purchaser shall:

  (a) hold the Goods as the Company's iduolary agent and ballee;

  (b) keep the Goods separate from those belonging to the Purchaser and third parties and property stored, insured and identified as the Company's corector' and

- Company's property; and (c) the Company shall have a lien over any of the Purchaser's assets in its possession or control.
- (e) the Company shall have a lien over any of the Purchaser's assets in its possession or control.

  5. DELVER'S.

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  5. Seve as otherwise agreed in writing by the Company delivery shall be made by the Company making the goods available for collection from its premises and so informing the Purchaser or, if some other place for delivery is stated in any AO, by the Company or its nominated carrier tendering the Goods for delivery to the stated place. If the Purchaser falls to take delivery or to give adequate delivery in prejudice to its other rights) store or togopose of the Goods, in which case the Purchaser shall pay to the Company may (without prejudice to take rights) store or togopose of the Goods, in which case the Purchaser does not take delivery or give adequate delivery instructions within 14 days of the Company's notification that the Goods are ready for despatch the Company may without prejudice to any other rights terminate the Contract in accordance with clause 10. Whilst the Company may deliver in installments constituting separate contracts and delay indelivery of any installment will in relation to late delivery. If no time for delivery is agreed the Purchaser shall accept the Goods when ready for delivery.

  5.2 The Company may deliver in installments constituting separate contracts and delay indelivery of any installment will not entitle the Purchaser to terminate the Contract, not permit the set off of any payments in respect of one delivery gainst a claim in respect of any other delivery. Where Goods are delivered by installments the Company may issues parate involves.

  6. INSPECTION AND ACCEPTANCE

  Unless the Company will or has issued an acceptance certificate the Purchaser shall inspect and text the Goods and within 7 days of their delivery (and in respect of same of such notices, within 7 days of the Company of any dismage or claim. In the absence of such notice, the Goods she forcement to comply with the Contract and the Purchaser's inpit to reject all time Goods t

- rchaser may not reject some only of the Goods
- GUARANTEE

- 7. GLARANTEE 7. If within the Applicable Guarantee Period any Goods prove defective by reason of faulty design, workmanship, materials or non-conformity with their specification the Company will adjust, repair or replace them as it sees fit free of change provided that:
  (a) the Purchaser gives written notice of the defect (with reasonable relevant information) to the Company as soon as reasonably practicable and within the Applicable Guarantee Period;
  (b) the Goods have been used solely for their proper purpose and in accordance with the operating instructions;
  (c) the defect has not been caused by five, accident, misse, neglect, incorrect installation by the Purchaser or its customers, agents servants, unauthorised alteration, repair or maintenance or the use of sub-standard consumables and has not arisen from fair wards.

- and stear;
  (d) the defect has not arisen from any design.specification, component or material supplied by or on behalf of the Purchaser;
  (e) no part of the Goods have been replaced with a part not supplied or approved by the Company;
  (f) payment in full of all sums due in respect of the Goods has been made in accordance with clause 3.1;
  (g) the Purchasers hall be liable for any costs incurred by the Company in responding to claims caused by operator error or incorred
  application or other detail of the Purchaser or the Third party;
  (h) the Purchaser shall accord the Company sufficient access to the Goods to enable its staff to inspect and adjust, repair, remove or

- (i) the costs of all consumables shall be paid by the Purchaser; (j) the obligations of the Company are enforceable only by the Purchaser and shall not be assigned to or enforce
- person.

  7.2 The Company may repair the Goods in situ or have them returned to its premises or to the original manufacturer; the risk in the Goods shall at all times remain the Funchaser's and they shall be packaged as the Company instructs and despatched at the Funchaser's expense and in accordance with the Company's returns sutherisation procedure from time to time notified to the Purchaser costs of carriage on the Goods' return to the Purchaser shall be borne by the Company where the defect is covered by this guarantee

Authorised Signature	Date

- acods incorporate goods or services provided by a third party, the obligations of the Company in respect of such goods ices shall not exceed the warranty obligations of such third party to the Company nor exceed any time limit upon those
- obligations;

  7.4 The Applicable Guarantee Period fo rany Goods repaired or replaced or any corrective services pursuant to the initial guarantee shall be the remaining period, if any, of such initial guarantee period.

  8. EXCLUSION OF LABILITY

  8.1 In an effort to keep the contract price as low as possible and as the Purchaser is better able than the Company to quantify loss which it may suffer from a breach of contract and to insure accordingly, the Purchaser agrees to the Company timiting its liability and therefore agrees that save as expressly agreed in writing or as mandatorily implied by law;
  (a) the Company shall have no obligation in respect of the Goods except for its undertaking in clause 7 above ("the Guarantee") and as expressly stated in the Contract.

- expressly stated in the Contract.

  (i) the Guarantee is the only guarantee, warranty or undertaking (expressor implied) upon which the Goods are sold or licensed by the Company. Other than the Guarantee, all warrantee, conditions or other terms (including those implied by statute or common law) are excluded to the fullest extent permitted by law;

  (c) nothing in this Contract shall exclude or limit the liability of the Company for:

  (d) cleath or personal injury guased by negligence of the Company or its personnei; or

  (ii) any other liability to the extent that it cannot be excluded at law. The Company's liability under this Contract shall be limited to 110% of the prices gual for the Goods in the twelve month period immediately prior to the date on which liability arose. In no event will the Company have any liability where these of on contract, tortificulting negligence), warranty or any other liability arose. In no event will the Company have any liability where based on contract, tortificulting negligence), warranty or any other liability arose. In no event will the Company have any liability where based on contract, tortificulting negligence), warranty or any other liability so of the prices possible or prices, loss or drawge to goodwide or eputation, loss of revenue, loss of business, loss of data and loss of business opportunity arising from or related to this Contract howsoever caused, or any punitive, indirect or exemplary damages.

- Company have any lability whether based on contract, tortinoluting negligence), warrarby or any other legal or equatable grounds, for any indirect loss, or, whether effect or indirect, loss of proteins, loss of the proteins of the protein

- any of the following:
  (a) dictaire immediately payable (and so interest bearing under clause 3.2) any sums owed by the Purchaser, proceed against the
  Purchaser for the same and/or damages, and appropriate any payment by the Purchaser as the Company thinks fit (not withstanding
  any purported appropriation by the Purchaser);
  (b) suspend further performance of any Contract and/or any recent granted to the Purchaser on any account (and the time for delivery by
  the Company and whall be extended by the period of such suspension);
  (c) take possession of and deal withincuturing the sale of, any materials and other assets of the Purchaser held by or on behalf of the
  Company and apply any proceeds of sale in payment of any sums owing under or damages arising in connection with any Contract
  including any interest and costs arising there on.

  10.3 Where Goods are described as "specials" in the quotation or AO a cancellation fee of 100% of the Price shall apply at any time.

  11. INTELECTUAL PROPERTY AND CONFIDENTIALITY.

- 11. IntELLECTUAL PROPERTY AND CONFIDENTIALITY

  11. The Purchaser shall acquire no intellectual property rights in the Goods but if the AO so requires the Company shall grant or pror
  the grant of a licence to use relevant software with the Goods to or at the direction of the Purchaser in accordance with the AO.

  11.2 The Purchaser acknowledges that all specifications, designs, programs or other material including know how, plans, drawings at
  price lists issued by or on behalf of the Company are condidential and agrees not to use them or any other confidential information
  of the Company for any purpose (other than the purpose for which the information was disclosed nor reproduce it in any form redisclose it to thirp arties. The Purchaser shall not seek to abstract from the Goods any confidential information regarding their
  design, construction or otherwise (and without limiting the foregoing shall not decompile any software comprised in the Goods) at
  all rights subsisting in such material are reserved.

  11.2 The Purchaser shall obtain similar undertakings as those set out in sub-clause 11.1 from its customers and indemnify the Compagagants any liability in elation to any failure to do so. The Purchaser shall upon request sign and/or require its oustomers to sign th
  Company form of non-exclusive icense to use programs necessary to operate the Goods; all obligations of the Company under contract are conditional upon execution of such agreement and compliance with its terms.
- The Congary shall not be liable for any failure to perform its obligations here under by reason of any cause whatsoever beyond its control (including without limitation trade dispute, fire, flood or act of god, armed conflict, equipment or supply difficulties; any rule action of any public authority, transportation delays, releas or delay in granting any necessary licensoe or permit or any equal to respect to the costs to the Company or performing the Contract and the Company's famility and any equal to respect of underlivered Goods (or unperformed services) less such costs.

  13. IT he Purchaser shall:

  (a) IF Purchaser shall:
- 13. USE OF GOODS AND SAETY

  13. The Purchaser shall:

  (a) procure that the Goods (including any goods the subject of services) are used only for the purposes and in the manner for which they were designed and supplied; that all persons likely to use or come into contact with the Goods receive appropriate training and copies of applicable iterature supplied by the Company; that all third parties who use or may be affected by or rely upon the Goods are given that and oclear warning of any hazers to long hasten and latent associated with them or limitations or their effectiveness and that safe working practices are adopted and complied with Any warning notices displayed on the Goods must not be removed or obscured, the Purchaser shall procure that any third party to whom the Goods are supplied agrees on to remove or obscure such warning notices and shall lake such stops as are reasonable to enterine such agreement;

  (b) promptly comply with any safety recommendation made to in respect of the Goods (including recall of them) and shall procure compliance by all relevant presons and shall pay the Company of reasonable charges for additional or replacement parts (including installation costs) supplied by the Company for this purpose;

  (c) indemnity the Company against any liability in relation to any breach of the Purchaser's obligations under this clause 14.1.

  14. The Purchaser shall indemnity the Company against all liability in relation to any specification, designs, information or components will not infringe the rights of any third party.

  14.2 No indigenee, forbearance, partial severies of any right or remedy or previous warves shall prejudice any rights or remedies. Remedies shall be cumulative and no choice of remedy shall preclude any other remedy.

  14.4 Any in indigenees, forbearance, partial severies of any right or remedy or previous warves warves that no sasign, morting and no choice of remedy shall preclude any other remedy.

  14.1 Any indingenees shall not assign, morting and no choice of remedy shall p

- effect.

  14.5 If all or any part of any provision of this Contract shall be or become illegal, invalid or unenforceable in any respect under the la of any jurisdiction that shall not affect or impair; (a) the legality, validity or enforceability in that jurisdiction of the remainder of tha provision and/or all other provisions of this Contract, or (b) the legality, validity or enforceability under the law of any other jurisdi of that provision and/or all other provisions of this Contract.

  14.6 No amendment or variation of the terms of this Contract shall be effective unless it is made or confirmed in a written document.

- 14.6 No amendment or variation of the terms of this Contract shall be effective unless it is made or confirmed in a written occurrent signard by both parties.

  14.7 Nothing in this Contractor any matter or arrangement contemplated by it shall be construed as creating a partiership, joint venture, association, following relationship or other co-operative entity between the parties for any purpose whatsoever.

  14.8 The parties do not intend any term of this Contract to be enforceable pursuant to the Contracts (lights of Third Parties) Act 1999.

  14.9 This Contract represents the whole and only agreement between the parties in relation to the subject matter of this Contract of the superior and the parties in relation to that subject matter. Neither party shall have any liability or remedy in respect of any representation, warranty or other statement (other than those setout in this Contract) being false, inaccurate or incomplete unless it was made facululerity.
- of incompared unless a was meaned insubserse; and a coordance with English law and the Purchaser irrevocably submits to 10 All Centracts shall be governed and course to the coordance with English law and the Purchaser irrevocably submits to jurisdiction of the Court of English and the Coordance of the Coordance of the Coordance of the Court of the Cour

Authorised Signature	Date