I. Definitions and Interpretation.

a. Where used in this Agreement of sale:

i. “Agreement” means this Agreement or any such successor Agreements that the Buyer is notified are in full force and effect as of the date of a Contract and are concurrently available on WG’s website located at the following link: https://www.westconcomstor.com/global/en/legal/terms-and-Agreements.html

ii. “Authorised Representative” means any person who duly authorised to sign on behalf of the Buyer.

iii. “Buyer” means any individual, person, entity, company, firm, partnership or organization that purchases Products from WG for use in its business or the business of a third-party end-user or other customer and not for use as a Consumer.

iv. “Consumer” means any individual, person, entity, company, firm, partnership or organization who is acting as a consumer (as defined by applicable law) and/or for purposes not related to his or her trade, business or profession.

v. “Contract” means the order and delivery of the Products as described in a Contract.

vi. “Contract Date” means the date upon which a Purchase Order is accepted by WG.

vii. “E-System” means the Product ordering website operated by WG currently located at the following URL: https://online.westcongroup.com/

viii. “Force Majeure” means, without limitation, any acts of God, government, war, terrorism, riot, fire, floods, earthquakes, explosions, strikes, lockouts, cessation of labour, trade disputes, breakdowns, accidents of any kind or any other causes which are beyond the reasonable control of WG (including delay by its Suppliers).

ix. “Goods” means any Supplier’s goods, maintenance contracts and/or software, or any instalment or parts thereof, which are supplied by WG to Buyer pursuant to a Contract, including any Supplier documentation related thereto.

x. “Products” means any combination of Goods, Special Order Goods and Services which are supplied by WG to Buyer pursuant to a Contract.

xi. “Purchase Order” means Buyer’s oral, written or electronic order for Products and shall include any order that Buyer places online through the Website or transmits via email or facsimile.

xii. “Services” means any Supplier’s services including maintenance contracts which are supplied by WG to Buyer pursuant to a Contract.

xiii. “Special Order Goods” shall mean any Goods that are custom ordered or configured to Buyer’s specifications, or otherwise designated as special-order Goods by WG.

xiv. “Supplier” means the supplier, licensor, publisher, manufacturer or other third-party provider of Products.

xv. “Warehousing Services” means any storage related services provided by WG including storage and delivery of Products by WG in accordance with clause 17.

xvi. “Warehousing Fee” means the fee charged by Westcon for the Warehousing Services.

xvii. “WG” means Westcon Group NZ Limited, registered in New Zealand under company number 535 115, with a registered place of business at 32 Canaveral Drive, Albany Auckland 0632 New Zealand.

xviii. “WG Services” means the order and delivery of the Products as described in a Contract.

b. In this agreement unless the context otherwise requires:

i. words importing any gender include every gender;

ii. words importing the singular number include the plural number and vice versa;

iii. words importing persons include firms, companies and corporations and vice versa;

iv. references to numbered clauses, paragraphs and schedules are references to the relevant clause or paragraph in or schedule to this agreement;

v. reference in any schedule to this agreement to numbered paragraphs relate to the numbered paragraphs of that schedule;

vi. any obligation on any Party not to do or omit to do anything is to include an obligation not to allow that thing to be done or omitted to be done;

vii. the headings to the clauses and schedules of this agreement are not to affect the interpretation;

viii. any reference to an enactment includes reference to that enactment as amended or replaced from time to time and to any subordinate legislation or byelaw made under that enactment; and

ix. the word "including" (and related forms including "includes") will be understood as meaning "including without limitation".
2. General Terms of Order & Sale
   a. In consideration for the fee agreed in each Contract, WG shall perform the WG Services on the terms and conditions set out in this Agreement.
   b. Every Contract between WG and Buyer shall be subject to this Agreement. No additional or alternative Agreement or any alteration to these Agreement proposed by the Buyer contained or referred to in a Purchase Order or other form submitted to WG shall be deemed to apply unless they are expressly accepted in writing by an Authorised Representative of WG with respect to that Purchase Order. Similarly, any Purchase Orders submitted and automatically accepted through the E-System which contain Buyer’s Agreement shall be deemed a rejection of such Buyer’s Agreement and an offer by Buyer to purchase Products subject to the Agreement.
   c. WG will use reasonable efforts to notify Buyer of any material changes to the Agreement before they become applicable, but it is the sole and exclusive responsibility of the Buyer to ensure that it is familiar with the most current set of Agreement which apply to any Contract between WG and Buyer.
   d. Buyer shall be deemed to have accepted these Agreement by the earlier of: (i) signing a WG credit application, (ii) submitting a Purchase Order to WG, or (iii) accepting Products from WG, and Buyer shall be liable under the Agreement regardless of whether or not such acceptance was placed in accordance with Buyer’s authorisations or instructions.
   e. Notwithstanding the foregoing, Buyer agrees that WG’s provision of a price quotation, price list or any other information shall not be considered an offer by WG to sell Products at those prices or subject to any other terms and conditions of the Agreement. Only a Purchase Order submitted by Buyer shall constitute an offer to contract subject to these Agreement, however, a Purchase Order shall not be deemed a Contract unless and until the earlier date upon which: (i) written confirmation is provided by WG, (ii) a Purchase Order placed through the E-System is confirmed by WG via email, or (iii) WG proceeds with the fulfilment of the Purchase Order.
   f. Notwithstanding the foregoing, WG and its Suppliers reserve the right to make any changes in the specifications of the Products, without notice to Buyer, which are required in order to conform to any statutory or other legal requirements or which do not materially affect the performance of the relevant Products.
   g. Where Services relate to the provision of training, WG reserves the right to provide such Services at a venue or venues other than WG’s premises and to provide personnel of its own selection. WG further reserves the right to refuse or curtail any training Services if a delegate or substitute delegate attending on behalf of Buyer fails to satisfy any training requirements for which Buyer was notified prior to the commencement of such training.
   h. Any Products which are subject to guidelines, restrictions or provisions imposed by a Supplier are sold, supplied and delivered to Buyer subject to any such guidelines, restrictions or provisions.

   a. Notwithstanding anything to the contrary contained herein, if Buyer has elected to purchase Special Order Goods, Buyer understands and agrees that any Contracts for Special Order Goods may not be cancelled, withdrawn, rescheduled or otherwise modified by Buyer, and Buyer further understands and agrees that such Special Order Goods, except as set forth under Clause 12, may not be returned, refused or rejected for any reason whatsoever. Further, Buyer shall not be entitled to a credit or refund for such Special-Order Goods for any reason whatsoever. Buyer shall indemnify and hold WG harmless for any and all delays, claims, losses, liabilities, costs or expenses related to Special Order Goods.
   b. Buyer shall be solely responsible for the accuracy of any Purchase Order submitted for Special Order Goods, including the specification, configuration or other details of such Special Order Goods and their functionality, compatibility and interoperability with other products, as well as their fitness for particular use as required by Buyer’s customer.
   c. WG warrants, for a period of fourteen (14) days from delivery, that any Special Order Goods will be delivered subject to the configuration set forth on the Purchase Order. WG’s sole and exclusive liability, and Buyer’s sole remedy, for a breach of the foregoing warranty shall be to repair or replace, at its sole and absolute discretion, the Special Order Goods, provided, WG shall have no liability for any inaccuracies on a Purchase Order.

   No Purchase Order which has been accepted by WG may be cancelled or rescheduled by Buyer except with written agreement by WG and on the Agreement that Buyer shall indemnify WG, in full, against all loss (including loss of profit), costs (including the cost of all labour and materials used), damages and expenses incurred by WG as a result of a cancellation, subject to a minimum of 5% of the total value of a cancelled Purchase Order (which amount Buyer agrees represents a genuine pre-estimate of WG’s loss), together with WG’s costs.
and expenses of recovering Products delivered or in transit.

5. Prices.
   a. The price of Products in WG’s stock on the Contract Date shall be: (i) the quoted price (which shall be given formally in writing and be valid for seven (7) days following the date of quotation), or (ii) the list price in WG’s then current published price list on the date of Contract, where no price has been quoted or a quoted price has expired.
   b. The price of Products which are not in stock on the Contract Date (“Backordered”) shall be: (i) the quoted price (which shall be given formally in writing and be valid for seven (7) days following the date of quotation), or (ii) the list price in WG’s then current published price list on the date the Backordered Products are scheduled for delivery to Buyer.
   c. Notwithstanding the foregoing, WG reserves the right, by giving notice to Buyer any time before delivery, to increase the price of Products after the Contract Date to reflect any increase in the cost of such Products that is due to any factor beyond the control of WG, including any foreign exchange fluctuation, currency regulation, alteration of duties, significant increase in the costs of labour, materials or other costs of manufacture, any change in delivery.
   d. any instructions of the Buyer or failure of the Buyer to give WG adequate information or instruction, but WG shall only increase its price by the amount necessary to reflect such an increase. Further, in the event WG or its agent makes a material error or omission when quoting a price, WG shall be entitled, for a period of thirty (30) days following the Contract Date, to increase the price of the related Products sold to Buyer by either (i) invoicing Buyer for the Buyer’s proper list price on the date of the Contract Date, or (ii) allowing Buyer to return such Products to WG and crediting Buyer for the fees paid by Buyer for such Products.
   e. Except as otherwise stated on a price quotation or in WG’s then current price list, and unless otherwise agreed in writing between the Buyer and WG, all prices are quoted on an Ex Works basis (as per Incoterms 2000).
   f. All prices and charges are exclusive of the cost of packaging and delivery, insurance, configuration, fulfilment and other services, as well as applicable value added tax (VAT), sales, use, consumption, gross sales tax (GST) and other taxes (other than taxes based upon WG’s net income) for which the Buyer shall be additionally liable for paying to WG. Buyer shall make all payments to WG without reduction for any withholding taxes, which shall be Buyer’s sole responsibility. All taxes shall be paid by Buyer to WG unless Buyer provides WG with a valid certificate of exemption acceptable to the appropriate taxing authority.
   g. Prices exclude any copyright levies, waste and environment fees and similar charge that WG by law or statute may charge or collect upon in accordance with such laws or statutes.
   h. In the event a Supplier should grant a special pricing consideration or discount to WG and such Supplier pricing is made available to Buyer (“Pass-Through Discounts”), the Buyer agrees to adhere to the terms and Agreements of such Pass-Through Discounts (“Pass-Through Discount Terms”), and agrees to indemnify WG for any Supplier claims against WG for Buyer’s failure to comply with such Pass-Through Discount Terms. Buyer agrees that payment and receipt of benefits under Pass-Through Discount Terms are contingent upon Buyer’s compliance with such terms, and further agrees to pay any costs or fees, if any, charged to WG by the Supplier for participation in Pass-Through Discounts.

6. Payment.
   a. If Buyer has not been granted credit facilities by WG then Buyer’s payment shall be due on the date of the invoice and in advance of delivery. If Buyer has been granted credit facilities by WG then Buyer shall pay the purchase price, without any deduction or set-off, within thirty (30) days from the date of the invoice which shall be issued to Buyer on the date that Products are shipped. If payment is made by credit or debit card then Buyer agrees to pay all fees and service charges incurred by WG in handling such transactions, including fees charged by the credit or debit card company.
   b. All express deliveries are subject to additional shipping charges regardless of invoice value.
   c. Timely payment in full is of the essence of these Agreements. WG shall be entitled to recover any invoiced amounts notwithstanding that delivery may not have taken place whether title has passed to Buyer. If (i) Buyer fails to make any payment under any Contract when due; (ii) any distress or execution is levied upon Buyer’s property or assets; (iii) Buyer makes or offers any arrangement or composition with its creditors; (iv) Buyer is a body corporate and any resolution or petition to wind up Buyer’s business (other than for the purpose of amalgamation or reconstruction) is passed or presented; (n) a receiver, administrator, manager or analogous person is appointed in respect of the undertaking, property or assets of Buyer or any part thereof;
(vi) Buyer is an individual or a partnership, and any grounds arise for the presentation of a petition for a bankruptcy order made under the Bankruptcy Act 1966 or any statutory re-enactment or modification thereof or on the presentation of such a petition (an “Act of Bankruptcy”); or (vii) Buyer exceeds its credit limit then, without prejudice to any other right or remedy available to WG, the full price of all Products delivered to Buyer under any Contract, but not paid, shall become immediately due (notwithstanding any previously agreed credit terms) and WG shall be entitled to take any or all of the following courses of action:

i. by notice, suspend or determine any Contract or any part thereof, without liability, stop any Products in transit and, at its discretion, subject to Clause 8, enter Buyer’s premises to recover Products for which payment has not been made in full;

ii. charge Buyer interest, both pre- and post judgment, on any unpaid amount past due, at the rate of 2.5% per month until full payment is made. For clarity, a part of a month shall be treated as a full month for the purpose of calculating interest;

iii. set-off any amounts due against any credit note, balance or other liability issued by WG to Buyer;

iv. appropriate any payment made by Buyer to such Products (including Products supplied under any other contract between Buyer and WG or any WG branch or subsidiary) as WG may deem fit (notwithstanding any purported appropriation by Buyer); and/or

v. alter Buyer’s payment terms, which may include withdrawing or altering any credit limit previously granted, requiring prepayment, and demanding adequate assurance of due performance by Buyer through the provision of a bank guarantee.

d. Buyer shall provide WG with copies of its annual and/or quarterly financial statements upon WG’s request. Buyer shall notify WG in writing prior to entering into any contract whereby Buyer would sell, assign, factor or otherwise transfer any book debt owed to Buyer, or before entering into any form of invoice discounting arrangement with a third party.

e. Any credit note, balance or other liability issued by WG to Buyer (including values of Product trade-ins or promotions) shall expire, without notice, within twelve (12) months of the date of issuance by WG. Buyer shall be deemed to have forfeited any right to such credit amounts and shall not be entitled to a replacement or repayment of any amounts related thereto.

7. Delivery.

a. Any dates quoted for delivery of the Products are approximate only and WG shall not be liable for any delay in delivery of the Products however caused. Time for delivery shall not be of the essence of any Contract. Any Products may be delivered by WG in advance of the quoted delivery date upon giving reasonable notice to Buyer.

b. Unless otherwise agreed in writing, delivery of the Products shall be made at WG’s premises upon notification to Buyer that such Products are ready for collection. Buyer shall be entitled to collect the Products any time thereafter on reasonable notice during WG’s normal business hours. WG shall have the right to assume that any person who both reasonably appears and claims to have the authority to accept and sign for delivery of the Products on behalf of Buyer does, in fact, have requisite authority from Buyer.

c. Claims for non-delivery of Products must be made in writing to WG within five (5) working days from the date of invoice. In the event WG should agree to deliver Products directly to Buyer’s customer any such delivery shall be deemed to be made to Buyer and any refusal by Buyer’s customer to accept such delivery shall be deemed to be a refusal by Buyer.

d. Buyer agrees to accept partial delivery of Products ordered unless otherwise mutually agreed by the parties in writing. Where the Products are delivered in instalments, each delivery shall constitute a separate Contract. Failure by WG to deliver any one or more of the instalments in accordance with these Agreements or any claim by Buyer in respect of any one or more instalments shall not entitle Buyer to treat a Contract as repudiated or to cancel any other instalment.

e. If Buyer fails to take delivery of the Products or fails to give WG adequate delivery instructions in its Purchase Order then, without prejudice to any other right or remedy available, WG may: (i) store the Products until actual delivery and charge Buyer for the reasonable costs thereof, including insurance costs; or (ii) terminate the Contract forthwith and sell the Products.

f. Buyer shall bear any and all costs (including original and return carriage costs) associated with any unjustified refusal of delivery of Products ordered pursuant to a Contract.

g. If there is a shortage of Products available to WG then WG may allocate any available Products between its buyers on such a basis as it deems appropriate. In case of the foregoing, then Buyer agrees to accept any Products delivered to it and
shall pay the appropriate pro-rated portion of the invoiced price for such Products.

8. Title & Risk.
   a. Risk of loss or damage to the Products shall pass to Buyer: (i) upon delivery, or (ii) if Buyer unjustifiably fails to take delivery of the Products, at such time as delivery is tendered by WG. Buyer shall insure the Products for their invoice value from the date delivery is made or tendered. Notwithstanding delivery and the passing of risk in the Products, Buyer agrees that title to the Products shall not pass to Buyer until WG has cleared funds received as payment for the price of the Products, and all other sums which are then currently outstanding to WG by Buyer.
   b. Until such time as title in the Products passes to Buyer, Buyer shall (i) hold the Products as WG’s fiduciary agent and bailee, (ii) store all of the Products in such a way as to be clearly separate and identifiable from Buyer’s inventory, (iii) keep the Products in their original packaging, properly stored, protected, insured and identified as WG’s property.
   c. Buyer acknowledges and agrees that: (i) it has, pursuant to these terms, granted to WG a Security Interest (as defined in section 12 of the Personal Property Securities Act “PPSA”) in the Products, including where applicable, a Purchase Money Security Interest, which interest(s) secures all of the Buyer’s present and future obligations owed to WG, and (ii) Buyer shall render all assistance necessary to enable WG to register, maintain and enforce WG’s perfected Security Interest.
   d. Buyer hereby waives: (i) its right to receive any notice in relation to the registration or enforcement of WG’s Security Interest in the Products under the PPSA, or any other applicable law, (ii) any time period that is required to elapse under any law before WG, as a secured party, may exercise a right, power or remedy it has in relation to the Products.
   e. Notwithstanding the foregoing, Buyer may resell the Products in the ordinary course of business, provided, (i) that any such resale shall be subject to a retention of title clause, including a right of entry for WG to repossess Products covered by this Clause, and (ii) Buyer does not offer the Products as collateral or otherwise pledge or grant a charge or allow a lien to exist in respect of the Products (a “Third Party Security Interest”) until title has passed to Buyer in accordance with these Agreements. If Buyer does permit, allow or otherwise create a Third Party Security Interest in the Products before title has passed to Buyer, then all monies owed to WG shall immediately become due and payable. Upon WG’s request, Buyer shall provide WG with all details and information necessary to collect the Products in the event of non-payment by Buyer.
   f. If the Buyer sells any Products before title has passed to Buyer in accordance with the Agreements in such a manner as to pass valid title to the Products to a third party, the Buyer shall hold the proceeds of such sale and/or the right to claim or receive such proceeds of sale in trust for WG, provided the foregoing shall not constitute Buyer as an agent of WG for the purposes of any such resale.
   g. Until such time as the title in the Products passes to Buyer, WG shall be entitled to require Buyer to return the Products to WG. If Buyer should fail to immediately comply with WG’s request, WG shall have the right to enter on or in any premises or vehicles of Buyer where the Products are loaded or stored for the purpose of repossessing said Products if Buyer is in breach of any of these Agreements or a Contract.
   h. Buyer shall not be permitted to sell any Products in its inventory (i) if it is in breach of any terms of this Agreement or a Contract, and (ii) after the appointment of a receiver to its property or after it has been placed in liquidation or administration or, not being a company, has committed an Act of Bankruptcy. Further, Buyer’s right to possess the Products shall immediately cease when and if Buyer makes an arrangement for the benefit of creditors generally, suffers or permits the appointment of an administrator, administrative receiver or receiver for its business or assets, or avails itself or becomes subject to any proceeding under any applicable bankruptcy laws, is unable to pay its debts within the meaning of Section 123 of the Insolvency Act 1986 or otherwise ceases to trade or threatens to cease to trade.

   a. WG shall not be liable in respect of error in delivery, loss, damage or destruction to any Products during transportation of the Products to Buyer unless notice thereof is advised to WG by telephone immediately on receipt of the Products and confirmed in writing within five (5) working days and WG has agreed to deliver the affected Products to Buyer in accordance with paragraph 7b. Buyer shall concurrently notify the carrier in writing of any such error, loss or damage and shall in all cases, where possible, enter a note of the same upon the carrier’s bill of lading or other delivery receipt. If by reason of Buyer’s failure to give any such notice as provided above WG is unable to make recovery from the carriers in respect of the error, loss or damage complained of, then Buyer shall be liable to pay for Products as though no such error, loss or damage occurred. No
liability for Product shortages will be accepted by WG unless such shortage is noted on the bill of lading or other delivery receipt.

b. Subject to the foregoing, any Products which WG has agreed to deliver to Buyer in accordance with paragraph 7b that are delivered in error or lost, damaged or destroyed during transportation will be replaced or rectified by WG, as originally ordered or, if rectification or replacement is not practicable, WG will issue a credit to Buyer equal to any payments received by WG for such Products. WG shall not be liable for any loss, damage or expense whatsoever and howsoever arising from any error, loss, damage or defect except as set forth herein.

c. Any error, loss, damage or destruction of Product discovered by Buyer in delivery shall not entitle Buyer to rescind the remainder of a Contract.

Any and all specifications, descriptions, photographs, measurements, capacities or illustrations contained in any catalogues, price lists, brochures, leaflets, proposals, advertising matter, publications of WG or a Supplier are intended to be illustrative and approximate only and shall not form part of a Contract or constitute a representation, warranty or Agreement regarding any Products unless specifically agreed by written agreement between the Buyer and WG. No employee or agent of WG has any authority to make any representation regarding the Products. Buyer acknowledges that it has not been induced to accept these Agreements by any representations or statement, oral or written, not expressly contained herein.

11. Warranty.

a. Buyer understands that WG is not the Supplier of the Products. Accordingly, all Products are sold subject to the express warranty terms, if any, specified by the original Supplier of the Products. Buyer will ensure that any express warranty terms provided with the Products, including any benefits related thereto, are passed on to its customers from the original Supplier of the Products. Any software, Services or maintenance agreements supplied to Buyer pursuant to a Contract is supplied subject to the provisions of the Supplier’s licensing terms, Supplier’s services agreement or maintenance agreement (as the case may be).

b. Buyer may not make or pass on, and shall take all measures necessary to ensure that neither it nor any of its agents or employees shall make or pass on, any warranty or representation relating to a Product on behalf of WG or Supplier to its customers.

c. Any warranties, Agreements or other terms implied by common law or statute or otherwise in connection with these Agreements (except to title, in the case of Products) are hereby expressly excluded to the fullest extent permitted by law, save for fraudulent misrepresentation.

12. Warranty Assistance.

a. Buyer shall immediately notify WG if any Products supplied to Buyer prove to be defective in quality or Agreement within the Supplier’s warranty period (the “Claim”). Upon receipt of notification of such Claim from Buyer, WG shall notify Buyer whether, as a matter of Supplier policy, the Claim must be handled directly with the Supplier or indirectly through WG. In the event the Claim must be handled directly between Buyer and Supplier, WG shall provide contact information to enable Buyer to contact Supplier. In the event the Claim will be handled by WG, then WG shall provide Buyer with a return material authorization (“RMA”) for Buyer to return the Products to WG, and Buyer shall return such Products to WG in accordance with these Agreements and WG’s then current RMA policy (which shall be made available to Buyer upon request). No Products may be returned to WG without a valid RMA number displayed on the Products packaging. Any Products returned without a valid RMA number displayed on the Products packaging will be refused or returned. WG shall not be obligated to ship replacement Products to Buyer until WG is in receipt of the original Products being returned.

b. Buyer agrees that WG’s sole liability to Buyer regarding any Product defect claims is limited to the administration of such claims with the Supplier and is expressly contingent upon WG’s ability to obtain a refund, credit or new replacement Products from the Supplier. WG has no obligation to accept a return of Products that fail to comply with a Supplier’s policy on Product returns.

c. WG shall not be liable or responsible for administering any defect or other claim which arises from normal wear and tear, misuse, negligence, accident, abuse, use not in accordance with Supplier’s Product documentation, modification or alteration not authorised by Supplier, or use in conjunction with a third party product. WG reserves the right to determine whether any Products are defective.

d. All transport charges incurred in returning or replacing Products are the responsibility of Buyer.
13. Returns.
   a. Buyer shall return Products to WG in accordance with these Agreements and WG’s then current RMA policy found at the following link, https://www.westconcomstor.com/au/en/legal.html.
   b. Buyer irrevocably authorizes WG to carry out any necessary tasks related to the repair or replacement of Products on behalf of Buyer under these Agreements.
   c. Unless WG collects Products using its own carrier, Buyer agrees that WG shall not be liable for any loss or damage to Products returned to WG.
   d. Except for Products returned pursuant to Clause 12 above, any returns are subject to WG’s sole and absolute discretion and may be subject to twenty percent (20%) restocking fee, at WG’s sole discretion.

14. Limitation of Liability.
   a. WG’s liability for any direct loss or damage arising out these Agreements and any Contract shall be limited to and shall under no circumstances exceed the price paid by Buyer for the Products giving rise to the claim; (excluding VAT). WG shall have no liability under these Agreements or any Contract if WG has not received payment of the total invoice price of the Products giving rise to the claim.
   b. Except as expressly provided in these Agreements, WG and its Suppliers shall not be liable to Buyer for any financial, consequential or other loss or damage caused to Buyer by reason of any representation, warranty (either express or implied), Agreement or other term, or any duty at common law; or for any special, indirect, incidental or consequential damages (including loss of profits, revenue, records or data, costs of procurement of substitute products, damage to reputation or goodwill, or any matter beyond its reasonable control) or for any other claims for compensation however caused (whether caused by the negligence of WG, its employees, agents, Suppliers or otherwise) which arise out of or in connection with these Agreements or a Contract hereunder, even if WG or its Suppliers have been advised of the possibility of such loss, liability or damages.
   c. Nothing contained herein shall be construed as excluding or limiting WG’s liability for death or personal injury caused by WG’s negligence, or for breach of implied title to Products.

   a. Buyer acknowledges that the Products are the intellectual property of the Suppliers. Nothing contained herein shall be deemed to grant any right or title to such intellectual property to Buyer.
   b. Buyer further agrees not to translate, reverse compile or disassemble any software and agrees to transfer to its customers a copy of any license agreements or other documents included with the Products. Buyer will not remove, alter or destroy any form of copyright notice, proprietary markings, serial numbers, or confidential legends placed upon or contained within any Products.
   c. To the fullest extent permitted by any applicable law, Buyer understands and agrees that WG will not and has no duty to indemnify, defend or hold Buyer or any third party harmless from or against any claims, losses, liabilities, damages, costs and expenses, judgments or settlement amounts arising out of or in connection with any actual or alleged product liability, or alleged infringement of any trademark, copyright, patent or other intellectual property rights of a third party, except and only to the extent that a Supplier has expressly agreed to offer such indemnification and defence to Buyer on a pass through basis.
   d. When making proposals and agreements with foreign governments which involve any Products, Buyer will take all reasonable steps to ensure that Supplier’s proprietary rights in such Products receive the maximum protection available from such foreign government for commercial computer software and related documentation developed solely at private expense.
   e. Nothing contained herein shall be construed as authorizing or granting to Buyer any right or license to use any logo, trademark or trade name of WG or any Supplier, any license of which shall be subject to separate agreement including any then current policies of WG or its Suppliers, as appropriate.

16. E-System Specific Terms.
   a. Buyer is solely responsible for the use of any User ID, password or other forms of identification (collectively “Buyer ID”) for accessing the E-System, and in maintaining the confidentiality of the Buyer ID. Buyer shall immediately notify WG in the event it should lose or misplace or suspect any abuse (actual or attempted) of the Buyer ID. Buyer shall maintain appropriate security policies and procedures to ensure proper use of the Buyer ID. Absent notice from Buyer otherwise, WG shall have the right to rely absolutely on any Purchase Orders submitted through the E-System and treat any Purchase Order submitted through the E-System as a valid and binding offer to purchase.
b. Buyer is solely responsible, at its sole cost and expense, for securing and maintaining its own Internet access, facilities, hardware and software requisite to access the E-System. Buyer agrees that WG cannot guarantee the security or integrity of any data or information exchanged through the Internet or the E-System.

17. Storage
a. From time to time, the Buyer may request Warehousing Services in no later than 7 days from the date of expected delivery of the Products to the Buyer (Storage Request).
b. WG may at its discretion agree to the provision of Warehouse Services for a Warehousing Fee.
c. WG shall notify the Buyer of the Warehousing Fee as soon as reasonably practicable after receiving the Storage Request.
d. The Buyer agrees that WG may issue an invoice in accordance with clause 6 a. above on receipt of the Storage Request. For the avoidance of any doubt, the Storage Date shall be deemed shipment date.
e. The Warehousing Services shall only be provided to the Buyer under solely for Goods and Products purchased directly through WG.

18. Force Majeure.
  a. WG shall not be liable to Buyer or be deemed in breach of these Agreements or any Contract by reason of delay or failure to perform if such delay or failure to perform was caused by Force Majeure.
  b. In the event of a Force Majeure event: (i) WG shall, as soon as commercially practicable, notify Buyer of such Force Majeure event provided WG shall incur no liability for its failure to give such notice; (ii) WG’s duty to perform shall be suspended for the duration of the Force Majeure event; and (iii) the time of WG’s performance shall be extended by a period equal to the duration of said Force Majeure event.
  c. In the event a Force Majeure event should continue for more than ninety (90) days either party may, by written notice to the other, cancel a Contract insofar as Products remain undelivered under said Contract. Upon such cancellation, WG shall have no obligation to deliver and Buyer will have no obligation to accept delivery of or pay for the undelivered Products, but the Contract shall remain in full force and effect regarding all Products delivered prior to the date of cancellation.

19. Compliance with Laws; Export.
  a. Buyer acknowledges that the Products and any technical data related thereto is licensed or sold subject to and controlled by the export laws of the United States (“US”) including its Export Administration Regulations, the European Union (“EU”) and countries within the European Free Trade Area (“EFTA”) (collectively the “Export Control Laws”) and Buyer hereby agrees not to export, re-export or otherwise distribute Products, or direct products thereof, in violation of any Export Control Laws. Buyer agrees to advise its customers that the Products are subject to and controlled by such Export Control Laws and that the US government and/or the member states of the EU and EFTA may require licensing or other authorisation prior to export.
  b. Buyer warrants that it will not export or re-export any Products with knowledge that they will be used in the design, development, production, or use of chemical, biological, nuclear, or ballistic weapons, or in a facility engaged in such activities, unless Buyer has obtained prior written approval from the appropriate department of the US Government or any other government with jurisdiction. Buyer further warrants that it will not export or re-export, directly or indirectly, any Products to embargoed countries or sell Products to companies or individuals listed on the Denied Persons List published by the US Department of Commerce.
  c. It is Buyer’s sole and exclusive responsibility to obtain any and all appropriate approvals of from the US government and/or member states of the EU and EFTA prior to exporting such Products, or any technical data related thereto, from the United Kingdom. WG shall not be responsible for any costs, liabilities or damages resulting from Buyer’s failure to obtain any such required authorisation. Buyer understands that the Export Control Laws may change from time to time. It is Buyer’s sole and exclusive responsibility to obtain guidance of counsel or other appropriate channels to ensure its compliance with these laws.
  d. Buyer warrants that it will not to take any action or permit or authorize any action which will render WG liable for a violation of the US Foreign Corrupt Practices Act (the “Act”), which prohibits the offering, giving or promising to offer or give, directly or indirectly, money or anything of value to any official of a government, political party or instrumentality thereof in order to assist it or WG in obtaining or retaining business and (a) will not violate or cause WG to violate such Act in connection with the sale and distribution of the Products; and (b) will notify WG in writing if any of its owners, partners, principals, directors or officers are or become officials, officers or representatives of any government or political party or candidate for political office.
e. Buyer shall comply with EU Directives 2002/95/EC (Restriction on Hazardous Substances) and 2002/96/EC dated January 27, 2003 (Waste Electrical and Electronic Equipment) (“WEEE”) generally and as instated within each country into which Products are imported, exported or otherwise distributed by Buyer, such obligation which shall include registering as a “producer” under applicable WEEE legislation. Buyer shall notify WG in the event it should export any of the Products outside of the United Kingdom.

f. Buyer shall indemnify, defend and hold WG harmless from any violation or alleged violation by Buyer of the terms of this Clause. Upon WG’s request, Buyer agrees to confirm, in writing, its compliance with applicable Export Control Laws and the Act.


For a period of twelve (12) months following the date of any Contract hereunder, Buyer hereby agrees not to solicit or induce any employee of WG involved in the marketing, promotion, sale or distribution of Products to Buyer to leave their employment or terminate or breach their contract for services with WG as the case may be, and Buyer shall not appoint, engage, contract or employ such employee in the country in which WG is registered to provide services to Buyer. In the event Buyer should breach this Clause, Buyer agrees to pay WG, by way of liquidated damages, a lump sum representing forty percent (40%) of the employee’s annual salary (excluding benefits) and Buyer hereby agrees that such sum is a genuine and reasonable pre-estimate of WG’s loss.

21. Confidential Information.

Buyer agrees that these Agreements, including any Contracts, and all Product related information including pricing and descriptions which are provided by WG to Buyer, regardless of the form in which it is provided, are considered confidential information of WG and its Suppliers (“Confidential Information”). Buyer shall hold such Confidential Information in strict confidence and not use or disclose such Confidential Information to any third party except as required by law. Buyer further agrees to limit access to such Confidential Information to those of its employees who have a need to know and are subject to written obligations of confidentiality at least as protective of the Confidential Information as these Agreements. All Confidential Information is provided “AS IS” without any representation or warranty, either express or implied, as to accuracy or completeness. WG agrees to hold, in strict confidence, and not disclose to a third party any sensitive information provided by Buyer which is marked as confidential, proprietary or using similar terms.

22. Miscellaneous.

a. Assignment. Buyer may not transfer or assign these Agreements to a third party by operation of law or otherwise without the prior written consent of WG.

b. Waiver. Failure of WG to enforce any provision of these Agreements or a Contract shall not be deemed a waiver of the right to thereafter enforce that or any other provision of these Agreements or a Contract.

c. Severability. In the event that any provision of these Agreements is held by a court of competent jurisdiction to be invalid or unenforceable, the remaining provisions of these Agreements will remain in full force and effect.

d. Audit Rights. Buyer shall keep and maintain true and complete records pertaining to its performance of these Agreements or any Contract hereunder in sufficient detail to permit WG to accurately determine whether Buyer has fully complied with their terms. Buyer shall make such records available upon reasonable notice, during regular business hours, for inspection and copying by WG and its representatives. Buyer shall maintain such records for at least two (2) years after the end of the calendar year to which they pertain.

e. Marketing. Buyer agrees that WG may collect, store and use Buyer data, including personal data, for the purpose of facilitating its marketing and sale of the Products, and Buyer hereby consents to such collection, storage and use of Buyer data by WG for these purposes. Notwithstanding the foregoing, WG agrees not to share personal data with third parties without Buyer’s prior consent. Buyer further consents to the use of such data for communicating Product and promotional information to Buyer via email or other electronic means unless Buyer notifies WG in writing that it does not wish to receive such promotional information.

f. Choice of Law & Venue. These Agreements shall governed by the laws of New Zealand, and Buyer hereby agrees to submit to the exclusive jurisdiction of the New Zealand courts. The United Nation’s Convention on Contracts for the International Sale of Goods is specifically excluded from application to these Agreements.