TERMS & CONDITIONS OF TRADE

Entro Global Ptv Ltd T/A Entro trading terms and conditions

These Terms, as amended or replaced from time to time, apply to any and all Goods supplied or to be supplied to the Customer's behalf, notwithstanding any provision to the contrary which may appear on an order form or other communication issued by the Customer.

- DEFINITIONS 11 Credit Application Form means a credit application form in a form nominated by Entro from time to time. 12 Customer means the person or other entity to whom a Quotation is addressed. 13 Force Majeure Event means an event beyond the reasonable control of the Supplier including, but not limited to, strikes, fires, explosions, flood, rich lock-out, injunction, interruption of transportation, accidents, war, pandemic, governmental action or other circumstances beyond the Supplier's control 14 Goods means the goods the subject of an Order. 15 GST means the goods and services tax under the Goods and Services Act 1999 ('GST Act') and terms used in these Terms have the meanings contained in the GST Act. 15 Insolvency Event means (a) a receiver, receiver and manager, administrator or liquidator being appointed to the Customer (b) an application made for the Customer to be wound up, dissolved or administred (c) the Customer entering into any arrangement, compromise or assignment for the benefit of creditors (d) the Customer cesing, suppending, or threatening to cease or suspend the conduct of all or material part of its business, or dispose of or threaten to dispose of a material part of its assets. (d) the Customer being, or under legislation is presumed or taken to be, insolvent, (1) any form of legal process being flevid or or forced against the Customer or its assets and not discharged or stayed within 14 days, or (g) a security interest becoming enforceable or bein enforced. rced

- against the Customer or its ässets and not discharged or stayed within 14 days, or (g) a security interest becoming enforceable or being enforced. 17 Order means the acceptance of a Quotation in whole or in part by the Customer. 18 PESA means the Personal Property Securities Act 2009. 19 Entro means Entro Global Pty Ltd 17A Entro (ABN S8 659 183 366) of 12 Newmarket Lane, Epping, Victoria, 3076, and includes, unless the contrary intention appears, all authorised agents of Entro. 110 Quotation means an estimate (verbal or written) issued by Entro to the Customer. 111 Premises means the property and delivery location nominated by the Customer. 112 Price means the amount detailed in a Quotation for the supply of Goods the subject of a communicated Order. 113 Terms means these terms and conditions. 114 Website means https://www.entro.com.au/.

- 2. ACCEPTANCE OF A QUOTATION IS BINDING
 2.1 These Terms, together with a Quotation and an accompanying Order, constitute the entire contract between Entro and the Customer
 (Contract). To the extern of an inconsistency between these Terms and an Order, these Terms shall prevail.
 2.2 No communication (written or vertaal) between Entro and the Customer shall modify or vary these Terms unless such modification or
 variation is in writing and signed by Entro.
 2.3 If the Customer constitutes more than one person, these terms and conditions bind each of them jointly and severally.

- PLACING ORDERS & DEPOSIT/PROGRESS PAYMENT REQUIEEMENTS
 Each Order placed by the Customer in response to a Quotation received will be considered valid when placed verbally or in writing.
 Any person who places an Order on behalf of a Customer warrants that he/she is duly authorised to do so and that, by placing an Order, the Customer is deemed to have read and understood these Terms.
 All prices are based on taxes and statutory charges current at the time a Quotation is provided. Should these vary from the date of a Quotation and the date an Order is placed, the difference will become the responsibility of the Customer.
 All not may agree to provide, on request from the Customer, addina/latemate Goods not included in a Quotation or Order. In such an event, Entro shall be entitled to increase the Price for the Goods.

- PRICE
 A Quotation provided by Entro shall expire 30 days after the date the Quotation is provided however Entro reserves the right to vary any Price quoted by Entro prior to any Order being placed.
 Unless otherwise stipulated in a Quotation, the Price is exclusive of packaging costs, freight charges, delivery costs, bank charges and such other charges entitled by Entro to the Customer.
 Subject to other rights under these Terms, Entro may revise the Price which are the subject of an Order, at any time after that Order was placed, to take into account any rise in manufacture costs after the date that Order was placed, or as a result of any additional product or work which Entro determines is required in order to fulfil the Order, and in that case, Entro will notify the Customer of the revised Price as soon as practicable after Entro becomes aware of the rise in manufacture costs.
 4.4 Entro reserves the right to change the Price in the event of a variation to an Order.

- 5 ARILITY TO SUPPLY
- ABILITY TO SUPPLY
 S1 Any obligation of Entro to supply Goods is subject to its ability to secure supply of the Goods.
 S2 Entro shall not be liable in any way for failure to deliver the Goods within the stated time and the Customer may not reject the Goods on account of such failure to deliver within the stated time.
 S1 Entro shall not be liable for any failure to supply or deliver the Goods due to a Force Majeure Event.
 S1 If for any reason Entro is unable to perform its obligations under a Contract, then Entro may a tany time by notice in writing to the Customer cancel the Order whereupon the Contract will be at an end and neither party will have any claim against the other.

6. DELIVERY OF GOODS

- 6. DELIVERY OF GOODS
 6.1 The Customer represents that it is either the owner of the Premises or has authority of the Premises owner for delivery of the Goods to 2.2 Delivery of the Goods shall be deemed to be complete when the Goods are collected by the Customer or are delivered to the Customer to the Premises or the carrier as nominated by Ento and/or Customer.
 6.3 The Customer shall ensure that, for the purposes of delivery, the Customer (or a representative nominated by the Customer) by the Customer or are delivered to the Customer on the Premises or the carrier as nominated by Ento and/ords, shall ensure that adequate instruction is provided to Ento in connection with the precise location and position of the Goods to be delivered, and shall sign all documents as required by the Supplier widening delivery of the Goods to the Customer.
 6.4 If for whatever reason Entro is unable to deliver the Goods at the Premises, the Customer must nominate an alternate delivery time and additional delivery, storage, handling and associated costs and expenses incurred as a result and a sadvised by Entro.
 6.5 The Customer is responsible for ensuring that the Goods are secured at the Premises and warrants that is will be solely responsible for any folse, damage or thetif of the Goods delivered by Entro to the Premises.
 6.6 Entro shall not be liable for ensuring that the Good ware secured at the Premises and warrants that is will be solely responsible for any folse, indelivery deliver delivery of the Customer to comply with these Terms.

- with unser terms.
 6.7 Nothing in these Terms shall affect Entro's right to exercise its own judgment and to utilise its skills as it considers most appropriate in order to achieve compliance with its obligations under the Contract.

7. CLAIMS FOR DEFECTIVE/INCORRECT DELIVERED GOODS

- CLAIMS FOR DEFECTIVE/INCORRECT DELIVERED GOODS
 T.The Customer must, as son as practicable after delivery of the Goods, check:

 (a) that the Goods match the specifications set out in the Order;
 (b) whether the Goods are damaged or defective; and
 (c) the quantity of the Goods delivered gapainst the quantity due to be supplied.

 7.2 Entro will not be required to consider any claim by the Customer in respect of any of the matters referred to in clause 7.1 or any other claim in respect of any delivered Goods, and the Customer will be deemed to have accepted the Goods as having been supplied:

 (a) in good condition;
 (b) matcher domains and the Customer will be deemed to have accepted the Goods as having been supplied;
 (b) matcher domains and the delivered Goods; and
 (c) with no shortages;
 unless the Customer gives Entro written notice of the damage, defect, shortage or other claim within 7 days after delivery of the Goods;
- unless Goods.

8. PAYMENT, TITLE & THE PPSA

- PAYMENT, TITLE 5 THE PPSA
 8.1 Goods are at the Customer's risk from collection or delivery but title in Goods supplied to the Customer will not pass to the Customer nutil all monies owing by the spect to those Goods, together with all other monies owing by the customer to Entro, has been fully paid. Urtil such time the Customer has custody of the Goods as fiduciary agent and ballee of Entro.
 8.2 Until Goods have been paid for in full the Customer:

 (a) must safely store and properly cover/protect the Goods to avoid any exposure to damage;
 (b) must store the Goods in such a manner as to show clearly that they are the property of Entro;
 (c) must keep all Goods insured against theft, damage, and destruction (and if the Customer fails to insure the products, Entro may do so and invoice the Customer for the cost of insurance); and
 (d) the Customer agrees not to sell, assign, charge or otherwise encumber or grant any interest over any poligitions which any third party imay over to the Customer as a repulation of the customer, or by any third party in payment of the Price, is dishonoured, Entro may over to the Customer as a repulation of the customer.
 8.3 If any payment (including by way of chaque) profilered by the Customer, or by any third party in payment of the Price, is dishonoured, Entro may treat the delinhoure as a repulation of the Customer.
 8.4 The Customer invercedary autionises Entro a any time, to enter the premises upon which the Goods are stored to enable Entro to (a) inspect the Goods, or (b) to retake possession of the Goods where the Customer has breached these Terms.
 8.5 The Customer asknewideges that the PPSA applies to all transcinces pursuant to these Terms.
 8.6 The Customer asknewideges that the PMSA applies to all transcinces pursuant to these Terms.
 8.7 The Customer asknewideges that a PMSA is granted in priority to all otherwise and in encodary and reasonably required to enable Entro to

- 9. CREDIT FACILITY 9.1 Customers are either a Non-Account Customer or an Account Customer
- 9.1 Customers are either a Non-Account Customer or an Account Customer. Non-Account Customers 9.2 A Non-Account Customer must make full payment of the Price prior to or on delivery of Goods (unless Entro has otherwise agreed in nt Cust
- Account Customers 3.3 Subject to the following clauses under the heading 'Credit', an Account customer must make full payment of the Price by the end of the month immediately following the month of invoice by Entro for Goods (unless Entro has otherwise agreed in writing). Credit
- rear. 9.4. A Customer may apply to become an Account Customer by completing and providing to Entro a Credit Application Form. 9.5 The Customer acknowledges and agrees that these Terms comprise and form part of the Credit Application Form. 9.6 Credit will only be granted at the sole discretion of Entro and the Customer acknowledges that Entro has no obligation to p .. ation to provide or
- OPEN POSSIBILITIES

continue to provide any credit facility to the Customer. The Customer is not entitled to any credit facility until it receives written notification from Entro to that effect and Entro may, at any time, reduce, vary or terminate any credit facility. Any credit limit or other facility that may apply from time to time in respect of any credit facility does not constitute a provision of these Terms or any Contract between Entro and the Customer. 9.7 Without limiting the above, Entro reserves the right to reduce, vary or terminate withdraw any credit facility upon any breach by the Customer of these Terms, any Contract between Entro and the Customer, or upon the Customer dress Terms any Contract between Entro and the Customer, or upon the Customer dress Terms any Contract between Entro and the Customer, and the Customer dress that Entro reduces, varies or terminates any credit facility, the Customer and all monies owing on account to Entro shall become immediately due and payable.

ENTRO

11 GOODS AND SERVICES TAX

L GOUDS AND SERVICES TAX In The Customer acknowledges and agrees that, to the extent that the supply of Goods by Entro to it is subject to GST, the Customer shall, unless the Price expressly states that GST is included, pay an additional amount to Entro equal to GST with respect to such supply. Additionally, the Customer must pay to Entro all other charges, duties, imposts, taxes and similar amounts payable in relation to the supply of all Goods by Entro to the Customer. If 2 Entro shall deliver to the Customer as tax invoice for the supply of all Goods in a form which complies with the GST Act.

12. DEFAULT

- 12. DEFAULT
 12.1 The Customer is not entitled to defer, offset or withhold payment in whole or in part for any reason unless agreed to by Entro in writing.
 12.2 If a any time any monies are overdue, then at the option of Entro all monies (including any account balance pursuant to a credit facility granted to the Customer) and libecome immediately due and payable by the Customer.
 12.3 Entro may charge interrest on all overdue accounts calculated on a daily basis until paid in full at the rate prescribed by the Parally Interest Rates Act 1983 and to charge for any expresse incurred in collecting or attempting to collect any overdue monies, including any debt collector's expenses and/or legal costs incurred.
 12.4 Entro may charge an antimistration fee for any expresse insured in collecting or attempting to collect any overdue monies, including any debt collector's expenses and/or legal costs incurred.
 12.5 A certificate signed by an authorised representative of Entro shall be prima facie evidence of the amount to be charged will be advised to the Customer.
 12.6 The Customer is lable to gay to Entro and Entro may reacver in full from the Customer all costs, expenses and disbursements incurred and/or payable by Intro (including debt collection agency fees and legal costs of a solicitor and own cleant basis) arising from the Customer as a legal dated debt. Entro Such costs, expenses and disbursements may be recovered by Entro Toris excelling or enforcing or seeking or excelles or inforce a right under these Terms, and in particular, in collecting or attempting to collect any accursts due to there such as a deply payment received from the Customer is all legal costs or enforce a right under these Terms may be accoursed by Entro Toris exceeding or the pay pays pay payments received from the customer is a legal dated debt. Entro on any apply payments received from the customer is all legal costs. Such costs were as a dated dated dated there to the function a

13. FITNESS FOR PURPOSE

- FITNESS FOR PURPOSE
 The Customer must ensure that the Goods are suitable for their intended purpose and shall conform with all legal requirements associated with that intended purpose.
 The Customer is responsible to ensure that Entro is made aware in writing of any specific requirements paradoxing in the subject of an Order, are both suitable for their intended purpose and shall conform with all legal requirements associated with that intended purpose.
 The Customer is responsible to ensure that Entro is made aware in writing of any specific requirements paradoxing in unafficient information concentrating buch requirements as provided by the Customer in writing.
 The Customer is responsible to ensure that Entro is made aware in writing of any specific requirements paradoxing in unafficient information concentrating buch requirements as provided by the Customer in writing.
 The Customer is responsible to ensure that Entro is made aware in writing.
 The Customer is responsible to ensure that Entro is made aware in writing of any specific requirements provided by the Customer in writing.
 The Customer is responsible to ensure that which is a proveshy stated in the Quotation the subject of the Goods and the Customer acknowledges and agrees that the not relied on, no will if rely on, any representation or warrany with the respect to the merchanable quality, description, quality, suitability of triness for purpose of the Goods unless expressly provided for in the Quotation.
 The Customer must inspect the Goods on divery to ensure that the Goods conform to the Customer's requirements. Entro shall not be liable for any shortage, discrepancy, defect, incorrect specification, usuitability (or similar) unless the Customer has notified the Suppler within 7 days of delivery.
 Entro shall not be liable for damage, loss or injury suffered as a result of any person falling to follow instructions relating t

14. RETURNS

- 4. RETURNS
 14.1 The Customer may only return delivered Goods to Entro for credit If:

 (a) the prior written approval of Entro for the return has been obtained; and
 (b) the freight costs (or similar) on the return have been first paid by the Customer.
 14.2 If the Customer returns the Goods otherwise than in accordance with clause 14.1, then:
 (a) Entro may at its acid discretion accept the return and grant a credit to the Customer; or
 (b) Entro may refuse to accept the return and may hold the Goods on the Customer's behalf at the Customer's expense until arrangements satisfactory to Entro are made by the Customer for disposal of the Goods.
 (14.3 Any credit given by Entro for Goods returned by the Customer and accepted by Entro is subject to a re-stocking fee equivalent to 25% of the Price of the Goods.

15. LIMITATION OF LIABILITY

- IMITATION OF LABILITY The only conditions, guarantees and warranties which are binding on Entro in respect of the state, quality, condition, suitability or fitness of the Goods are those imposed and required to be binding by statute (including the Australian Consumer Law) which cannot be excluded. All other conditions, guarantees and warranties whether express or imple law in respect of the state, quality or condition of the Goods which may apart from this clause be binding on Entro are

16. TERMINATION AND CANCELLATION

- TERMINATION AND CANCELLATION
 ancellation by Entro
 16.1 Without limiting other rights provided for in these Terms, Entro may cancel any Order, or cancel delivery of Goods the subject of an Order, at my time before delivery by written notice to the Customer. On the giving of such notice Entro shall repay to the Customer any sums paid in respect of the Price. Entro shall not be liable for any loss or damage or consequential loss or damage whatever arising from such cancellation.

 16.2 Entro may cancel all or any part of any Order which remains unfulfilled and all amounts owing to Entro by the Customer shall, whether or not due for payment, become immediately payable in the event that (a) any monies due and payable to Entro by Customer
 16.3 Entro Customer is not entitled to cancel any Order once accepted by Entro unless expressly agreed to by Entro in writing.
 16.4 In the event that the Customer cancels any Order (unless as permitted in accordance with there Terms) the Customer shall be liable to Entro for all loss or damage suffered by Entro as a consequence including, but not limited to, any loss of profile, costs, charges, expenses or similar.

20. GENERAL

VERSION DATED: May 2022

12 Newmarket Lane

Epping VIC 3076

- These Terms shall be construed according to the laws of Victoria and all disputes arising as and between Entro and the Customer shall be determined by the Courts in that State.
- PRIVACY
 PRIVACY
- and (c) Entro being proided a consumer credit report to collect all overdue payr

ENTIRE AGREEMENT
 These Terms (and any Contract as and between Entro and the Customer) constitute the whole agreement made between Entro and the Customer.
 These Terms can only be amended in writing signed by each of the parties.
 The customer expressly writevale all prori discussions, communications, negotiations and representations that may have been made by Entro that are in conflict with these Terms (and any Contract as and between Entro and the Customer).

CONSERAL
 OCHERAL
 20.1 If any provision of these Terms shall be declared or held to be invalid, void, illegal or unerforceable, the validity, existence, information of the constraints and the offending provision hall be deemed as severed from these Terms.
 20.2 Entro may assign, license or sub-contract out all or any part of its rights and obligations under a Contract at any time without the Customer's constraint.
 20.2 Entro may assign, license or sub-contract out all or any part of its rights and obligations under a Contract at any time without the Customer's constraint.
 20.3 A failure by Entro to enforce any provision of these Terms shall not be treated as a waiver of that provision, nor shall it affect. Entro's right to subsequently enforce that provision, addition, addition are unary time by Entro. Any such amendment, modification, addition or deletion to these Terms shall be legally effective from the date the amended Terms are displayed at the Website.

entro.com.au

1300 858 092

ABN 58 659 183 356