Ingram Micro Pty Ltd
ABN 45 112 487 966
Customer Terms of Sale

These Customer Terms of Sale ("Terms") set out the terms and conditions that apply to IM's supply of goods and services.

1) Definitions

Capitalised terms have the following meaning in these Terms:

"Credit Customer" means a person who:

a) has an approved and available credit line from IM as described in clause 4 of these Terms;

b) has credit privileges within their credit limit as needed for the relevant order the subject of these Terms; and

c) whose credit account remains valid and in good order has not been reduced or cancelled by IM in the manner described in clause 4;

"Customer" means the person who acquires Products from IM;

"IM" means Ingram Micro Pty Limited (ABN 45 112 487 966) of 61 Dunning Avenue, Rosebery NSW 2018.

"Order Policy" means IM's order policy as set out on the website http://au.ingrammicro.com/Pages/Order_Policy.aspx;

"Products" means all goods and services (including software) supplied to Customer by IM; and

"Returns Policy" means IM's returns policy as set out on the website http://au.ingrammicro.com/Pages/Return_Policy.aspx.

2) Interpretation

In these Terms:

a) the singular includes the plural and vice versa;

b) a gender includes all genders;

c) a document (including these Terms) is a reference to that document as amended, consolidated, supplemented or replaced;

d) a person (including a party) includes:

i) an individual, company, other body corporate, association, partnership, firm, joint venture, trust or government agency; and

ii) the person's successors, permitted assigns, substitutes, executors and administrators;

e) a law includes any legislation, judgment, rule of common law or equity or rule of any applicable stock exchange, and is a reference to that law as amended, consolidated, supplemented or replaced and includes a reference to any regulation, by-law or other subordinate legislation;

f) the words "including" or "includes" means "including, but not limited to" or "includes, without limitation" respectively;

g) where a word or phrase is defined its other grammatical forms have a corresponding meaning;

h) headings are for convenience only and do not affect interpretation of this agreement; and

i) these Terms may not be construed adversely to a party only because that party was responsible for preparing them.

3) Formation of agreement

These Terms and all other documents expressly referred to in these Terms set out the entire agreement of the parties about the subject matter of these Terms and supersedes all other representations, negotiations, arrangements, understandings or agreements and all other communications.

The parties agree that a separate contract is formed each time Customer acquires goods and services from IM on the then current version of IM's Terms of Sale. Customer should check website AU-Ingrammicro.com for a copy of IM's current Terms of Sale and Order Policy before ordering Products. By placing an order for Products with IM from time to time, Customer accepts and agrees that the current version of the Terms of Sale (and other documents expressly referenced in these Terms of Sale) as displayed on website AU-Ingrammicro.com at the time of the order will apply to that order and that to the full extent permitted by law all other terms and conditions (whether contained in the order or otherwise) will be excluded.

4) Credit Customers

a) If IM has approved an application made by Customer to IM for credit, then IM in its sole discretion will assign Customer a maximum credit line and will have the right to increase, decrease, or terminate Customer's credit privileges or to change the terms and conditions on which those privileges are provided ("Credit Terms") at any time without prior notice to Customer, except as otherwise provided by law. IM may, at any time or from time to time, without assigning any reason therefore, refuse to extend any further credit.

b) To the extent the Customer is a Credit Customer, the customer agrees to immediately notify IM of any changes to any of the details contained in its credit application or as otherwise provided by Customer to IM, and any other material changes to Customer's ownership, shareholding, structure and/or business, trading or financial activities.

5) Orders

a) Customer:

i) must only make orders for Products in accordance with IM's Order Policy; and

ii) acknowledges that all orders are subject to acceptance by IM.

b) IM may reject any order placed by Customer if:

i) it has an insufficient quantity of Products available to fulfill such order; or

ii) Customer is not a Credit Customer and does not otherwise pay for the order in advance as anticipated by clause 6.

6) Payment

a) The price payable by the Customer to IM for the Products will be IM's quoted price, or in the absence of a quoted price, the price as shown on the website AU-Ingrammicro.com or as otherwise advised by IM.

b) Customer must pay IM for the Products and for all other notified charges (including any handling, delivery, agents' charges and other charges duties or imposts) prior to delivery, or to the extent the Customer is a Credit Customer in accordance with the applicable Credit Terms, unless agreed otherwise in writing by an authorised officer of IM.

c) To the extent Customer is a Credit Customer, IM may, in its sole discretion suspend the provision of credit to Customer at any time until all amounts owing are paid for in full.

d) If Customer does not pay any amount due under this agreement by its due date for payment, Customer is liable to pay interest on any overdue amount from the due date until the date of payment, to be calculated on a daily basis at the rate of 2% above the prevailing base lending rate quoted by the Westpac Banking Corporation.

e) Unless stated otherwise in these Terms (or in writing by IM's authorised representative), all prices quoted for
Products are exclusive of all GST and other taxes.

f) If GST is payable as a consequence of any supply made (or deemed to be made) by one party to the other party in connection with this agreement, the party receiving the supply must pay to the party making the supply an amount equal to the GST payable in respect of the supply ("GST Amount") in addition to the amounts otherwise payable.

g) Notwithstanding any other provision of this agreement, if either party is required to reimburse or indemnify the other party for any cost, expenses or other amounts, the amount to be reimbursed or indemnified must be reduced by any part which is recoverable as an input tax credit by the party which incurred it (or representative member of that party’s GST group).

h) Terms used in subclauses (e) to (g) above have the meaning as defined in A New Tax System (Goods and Services Tax) Act 1999 (Cth).

i) Customer is responsible for all taxes (other than income tax) payable under these Terms, any matter or thing done under these Terms or any payment, receipt or other transaction contemplated by these Terms, including the granting of any Security Interest (as defined in clause 11), together with any fine, penalty or interest payable because of a default by Customer in paying such taxes.

j) Customer must pay to IM any amount Customer must pay under clause 6(b) in full, without any set-off, and shall not deduct from that amount any tax in relation to purchase of the Products. Customer will reimburse IM for any taxes IM pays on its behalf.

7) Delivery

Delivery times advised to Customer are estimates only and to the fullest extent permitted by law, IM will not be liable for any loss, damage or delay suffered or incurred by Customer or its customers arising from late delivery of the Products.

8) Part deliveries

IM may make part deliveries of any order, and each part delivery will constitute a separate supply of the Products for the purposes of these Terms.

9) Software

a) Customer acknowledges that certain Products (including those containing Software) may be subject to licence requirements or other restrictions specific to certain transactions. Where applicable, Customer agrees to be bound by any such terms and conditions and/or restrictions and shall indemnify IM for any liability suffered by it arising from Customer’s breach of such terms, conditions and/or restrictions.

b) Such terms, conditions and restrictions (including software licence agreements) may be packaged with the relevant Product, may be separately provided to Customer for execution or may require on-screen acceptance by Customer. Customer agrees to use the Product in accordance with the terms and conditions of the relevant licence agreement or other applicable terms, conditions and/or restrictions.

c) Where the term “supply” or “delivery” is used in these Terms to refer to a software Product, such term means the sale and purchase of a licensed copy of that software Product or a right to access a hosted copy of that software Product (regardless of whether such software is supplied in hard copy or electronically, or where access is otherwise provided to a copy of the software).

10) Inspection and acceptance

Customer must

a) in the case of all Products ordered (other than software Products), inspect such Products upon delivery to Customer’s premises; or

b) in the case of software Products, test or inspect such software Products upon those Products being delivered, and must, within 7 days of delivery, give written notice to IM at PostSales@ingrammicro.com.au if the Product delivered is not the same Product that was ordered. Failing such notice and to the extent permitted by law, the Products will be deemed to have been accepted by Customer.

11) Title and risk

a) Risk in all Products will transfer to Customer immediately upon:

   i) delivery to Customer, Customer’s agent or into Customer’s custody or control;

   ii) collection by Customer’s nominated carrier or agent; or

   iii) collection by Customer from IM transport agent depot.

   b) Customer must:

   i) effect and maintain with a reputable insurance company insurance for the full insurable value of the Products, at its cost, against all appropriate risks including loss or damage by fire, theft, accident and other such risks;

   ii) note the interest of IM on the insurance policy; and

   iii) produce a certificate of currency of the insurance effected by Customer under this clause 11(b) to IM, upon request.

c) Risk in the Products will remain with Customer at all times unless IM retakes possession of the Products in accordance with subclause (d) or (e) below.

d) Except as expressly provided herein, title in and ownership of all Products contained in each delivery will remain with IM until IM has received payment in full for the Products and of any other amounts Customer may owe IM at any time, now or in the future. Until title to the Products has passed, Customer grants IM the right to enter Customer’s premises to repossess the Products and to sell or dispose of those Products. Customer hereby acknowledges that until payment for the Products and any other amounts owed to IM has been received in full by IM, IM’s Security Interest in the Products automatically attaches to and extends to the proceeds of sale of the Products sold by Customer and Customer is under an obligation to IM to account to IM for the proceeds of the sale of the Products sold by Customer.

e) Notwithstanding the foregoing, in the event that IM supplies Products as the agent of the manufacturer or other party ("Principal"), ownership of the Products contained in each delivery remains with the Principal until payment has been received in full and until title to the Products passes, and Customer also grants the Principal the right to enter Customer’s premises to repossess the Products and to sell or dispose of those Products.

f) Customer hereby consents to IM registering on the Personal Property Securities Register any and all Security Interests granted by or pursuant to this agreement.

g) Customer agrees to, at Customer’s own expense, all things necessary, including executing all documents and providing all relevant information, and otherwise co-operating fully with IM to enable IM to register and maintain a financing statement on the Personal Property Securities Register in order to ensure that IM has a perfected Security Interest in relation to all Security Interests created by or pursuant to this agreement and where applicable, a
h) Customer must not grant any other Security Interests in the Products which would rank equally with, or in priority to, a Security Interest held by IM over those Products under this agreement except with the prior written consent of IM.

i) As between debts owed to IM secured by Purchase Money Security Interests and other debts, IM will be entitled to apply monies received from Customer against other debts first at its sole discretion and despite any direction from Customer to the contrary.

j) To the extent the law permits:
   i) for the purposes of sections 115(1) and 115(7) of the Personal Property Securities Act 2009 (“PPSA”):
      (A) IM need not comply with sections 95, 118, 121(4), 125, 130, 132(3)(d) or 132(4); and
      (B) sections 142 and 143 are excluded;
   ii) for the purposes of section 115(7) of the PPSA, IM need not comply with sections 132 and 137(3);
   iii) if the PPSA is amended after the date of this document to permit Customer and IM to agree to not comply with or to exclude other provisions of the PPSA, IM may notify Customer that any of these provisions is excluded, or that IM need not comply with any of these provisions, as notified to Customer by IM; and
   iv) Customer agrees not to exercise its rights to make any request of IM under section 275 of the PPSA, to authorise the disclosure of any information under that section or to waive any duty of confidence that would otherwise permit non-disclosure under that section.

k) If IM exercises a right, power or remedy in connection with this agreement, that exercise is taken not to be an exercise of a right, power or remedy under the PPSA unless IM states otherwise at the time of exercise. However, this clause does not apply to a right, power or remedy which can only be exercised under the PPSA.

l) To the extent the law permits, Customer waives:
   i) its rights to receive any notice that is required by:
      (A) any provision of the PPSA (including a notice of a verification statement); or
      (B) any other law before a secured party or receiver exercises a right, power or remedy; and
   ii) any time period that must otherwise lapse under any law before a secured party or receiver exercises a right, power or remedy. If the law which requires a period of notice or a lapse of time cannot be excluded, but the law provides that the period of notice or lapse of time may be agreed, that period or lapse is one day or the minimum period the law allows to be agreed (whichever is the longer).

   However, nothing in this clause prohibits IM or any receiver from giving a notice under the PPSA or any other law.

m) For the purposes of this clause 11, the terms financing change statement, financing statement, Purchase Money Security Interest, Personal Property Securities Register, Security Interest and verification statement have the meanings given in the PPSA.

n) If Customer sells, disposes of or otherwise deals with Products or any part thereof before full payment has been received by IM, Customer must advise IM in writing, at such times as IM may request, specifying full details of the Products sold, disposed of, utilised or otherwise dealt with.

o) Customer acknowledges that in the case of software Products, any refusal or failure to pay may result in cancellation of the licence to use the software Product.

p) Customer agrees that the provisions of this clause 11 apply despite any arrangement under which IM grants credit to Customer.

12) Returns

a) Where a claim is made under a statutory provision to which clause 18(d) below applies, such claims will be dealt with in accordance with that clause.

b) In all other cases, claims for the return of Products by Customer will be dealt with in accordance with the Returns Policy and this clause 12. Any substitute Products to be shipped to Customer in accordance with the Returns Policy will be sent by IM to Customer by ordinary freight pre-paid.

c) Customer must notify IM in writing of any Products it wishes to return within 7 days from the date of the invoice relating to those Products.

d) To the full extent permitted by law and subject to clause 18(d), IM will not be liable and has no obligation to accept or process any claim for any return request if:

i) there has been damage to or defects in the Products that have been caused by the improper storage, warehousing or transport, or by any neglect, abuse or improper use, installation, maintenance or unauthorised repair, in each case by any person other than IM;

ii) the Product has been added to, varied, or otherwise modified by, any person other than IM;

iii) in connection with the claim Customer alleges that cartons were damaged in transit but the Proof of Delivery (POD) does not identify that cartons were damaged in transit; or

iv) the claim for a return request is not notified to IM in writing within the period stated in clause 12(c).

13) Customer Claims

a) Where the Customer has a claim for reimbursement or payment in connection with rebate claims and claims for manufacturer subsidies, such claims will be dealt with in accordance with this clause 13.

b) A rebate claim or a claim for a manufacturer subsidy must be submitted in writing by Customer to IM with full and complete documentation in order to support the claim.

c) Customer agrees that no claim is approved until the manufacturer so confirms in writing to IM and IM notifies Customer of such approval.

d) IM will provide any reimbursement or payment to Customer following notification by IM to Customer under clause 13(c).

e) Customer agrees that it has no right to set-off any amount against an invoice from IM.

14) Force majeure

If the performance of any of IM’s obligations under these Terms is prevented, restricted or affected by force majeure including strike, lock out, raw material shortage, breakdown of plant, transport or equipment or any other cause beyond the reasonable control of IM, IM will not be liable for any delay in performing or failure to perform its obligations if such failure is due to such force majeure event. The performance of IM’s obligation will be suspended for the period of delay due to the force majeure event and IM will give notice of such cause to Customer.

15) Customer’s cancellation
a) Unless otherwise agreed in writing by an authorised officer of IM, Customer may not cancel an order which has been accepted by IM.

b) If Customer’s right of cancellation is agreed to by an authorised officer of IM in writing, the right must be exercised by notice in writing from Customer to IM not later than 24 hours before the estimated date of shipment by the manufacturer or IM (as the case may be).

c) Unless otherwise agreed between Customer and IM, upon cancellation prior to shipment, any amounts paid by Customer will be forfeited to IM.

16) Default of Customer

a) Without prejudice to any of IM’s other rights under these Terms, if Customer fails to make any payment due to IM under these Terms, IM may, in its sole discretion, and without further liability to Customer:

i) refuse to make further supplies to Customer; and/or

ii) cancel or amend any credit privileges as anticipated by clause 4 or the applicable Credit Terms.

17) Resale

a) All Products supplied by IM may only be sold by Customer within Australia unless otherwise agreed in writing. Customer must not knowingly sell or supply the Products to any person who intends to resell or on-supply them outside of Australia.

b) The parties acknowledge and agree that the Customer may set the amounts it charges to its customers for re-supply of the Products in its sole discretion.

18) Warranty

a) Products may be covered by manufacturer’s warranties. To the full extent permitted by law and subject to clause 18(d), IM’s entire responsibility with respect to warranties for the Products is to pass on to Customer the benefit of any such manufacturers’ warranties that are provided to IM for such Products, to the extent it is permitted and possible to do so.

b) To the full extent permitted by law and subject to clause 18(d), software Products are not warranted by IM under these Terms. Such software Products are warranted in accordance with the relevant licence agreements governing their use.

c) To the extent permitted by law and subject to clause 18(d), the manufacturers’ warranties referred to in clause 18(a) are in substitution for all other warranties, whether implied by statute or otherwise (including implied warranties with respect to merchantability and fitness for purpose) and to the full extent permitted by law, each party excludes all terms, conditions, representations, warranties and guarantees, whether express or implied (and including those implied by statute, custom, law or otherwise), except as expressly set out in this agreement.

d) Certain legislation may imply warranties, conditions or guarantees or impose obligations upon IM which cannot be excluded, restricted or modified or cannot be excluded, restricted or modified except to a limited extent. These Terms must be read subject to those statutory provisions. If those statutory provisions apply, to the extent to which IM is able to do so, its liability will be limited, at its option, to:

i) in the case of goods: the replacement of the goods or resupply of equivalent goods; repair of the goods; payment of the cost of replacing the goods or acquiring equivalent goods; or the payment of the cost of having the goods repaired; and

ii) in the case of services: the supply of the services again; or the payment of the reasonable cost of having the services supplied again.

e) To the full extent permitted by law, but subject to subclause 18(d) above, IM does not warrant that repair facilities or parts will be available in respect of any of the Products.

f) Customer warrants that it is acquiring the Products for the purpose of use as inventory in Customer’s business, and that it is not acquiring the Products wholly or predominantly for personal, domestic or household use or consumption.

19) Liability

a) Customer will be liable for all orders placed with IM through Customer’s account, regardless of whether those orders were placed in accordance with Customer’s instructions or orders. It is Customer’s responsibility to ensure that its account is only accessed and used by authorised personnel pursuant to, and in accordance with, any limits on their authority, and safeguarded from misuse by unauthorised or unauthorised individuals.

b) Customer will defend, indemnify and hold harmless IM, its related bodies corporate, affiliates and subsidiaries and each of their respective officers, directors, employees and agents from and against any and all claims, demands, proceedings, actions, liabilities, losses, damages, costs or expenses of any kind (including reasonable attorney’s fees and disbursements) incurred or sustained as a result of, or arising out of, or relating to any actions taken by IM regarding the Products at the request of, and consistent with, instructions provided by Customer, any breach of these Terms or acts or omissions of Customer or its employees, related bodies corporate, affiliates or agents, the manner in which Customer markets and sells the Products, supply by Customer of any goods or services for use in conjunction with or in relation to the Products, or any breach or alleged breach of any applicable laws or regulations relating to the storage, marketing or sale by Customer of the Products.

c) To the extent that an indemnity under this agreement is in favour of a person other than IM, IM contracts as trustee of the rights under that indemnity.

d) To the fullest extent permitted by law, but subject always to clause 18(d):

i) IM will have no liability for (A) failure to deliver Products within a specified time period; (B) availability and/or delays in delivery of Products; (C) discontinuation of Products, product lines or any part thereof; or (D) cancellation of any orders;

ii) IM has no duty to defend, indemnify or hold harmless Customer, its related bodies corporate, affiliates or their respective customers from and against any claim, demand or cause of action, including any damages, costs or expenses incurred by Customer, its related bodies corporate, affiliates or their respective customers in connection with, arising from or relating to any actual or alleged product liability or violation of any patent, trademark, copyright or other intellectual property belonging to a third-party by the Products;

iii) Customer’s, its related bodies corporate, and their respective customers’ sole and exclusive remedy relating to these Terms and/or the Products will be the remedy, if any, afforded by the manufacturer of such goods to such parties as anticipated by clause 18(a);
iv) IM will not be liable for and Customer waives all claims, demands, causes of action or other claims for punitive, exemplary, indirect or consequential damages arising under these Terms or otherwise with respect to the Products or their sale, or for any lost revenues or profits, consequential or incidental damages, injury to persons or property, business interruption or damage to business reputation, regardless of the theory upon which any claim may be based, and even if IM has been advised of the possibility of such damages, including any tort (including negligence) or statutory causes of action; and

v) the only liability of IM with respect to any damaged goods, defective goods and/or goods erroneously shipped will be the return rights described herein; and

vi) even if this agreement fails in its essential purpose, in no event will IM's cumulative liability (in tort (including negligence), contract (including under any indemnity), warranty, infringement, under statute or otherwise) to Customer exceed the purchase price actually paid by Customer for the Products that give rise to the dispute, or any defective portion thereof, whichever is the lesser amount. IM's liability to Customer (including in tort (including negligence), contract (including under any indemnity), warranty, infringement, under statute or otherwise) will be reduced by the extent, if any, to which Customer contributed to the loss or damage.

20) Privacy

a) Customer agrees to IM collecting, using and disclosing certain personal information about Customer for various purposes, including to:
   i) assess credit worthiness;
   ii) supply the Products and services to Customer and the management of Customer's account, including suppliers;
   iii) communicate with Customer about the Products and services which IM or its partners or affiliates may provide to Customer;
   iv) implement these Terms and the Credit Terms; and
   v) comply with relevant laws.

b) IM, at the written request of Customer, will:
   i) provide Customer with access to any personal information relating to Customer held by IM; and
   ii) correct or amend any personal information relating to Customer held by IM which is inaccurate or out of date.

c) IM will handle Customer's personal information in accordance with relevant laws. Please read IM's privacy policy at http://www.au.ingrammicro.com/page/s/privacypolicy.aspx for further information on how IM deals with personal information of its customers.

d) Customer must, at IM's request, obtain any consents from, or provide notices to, individuals associated with Customer for IM's privacy compliance purposes.

e) The provisions of this clause 22 do not extend to any information which is:
   i) at the time of disclosure, rightfully known to or in the possession of control of Customer, other than as a result of a breach of confidence by a third party, and which is not subject to an obligation or confidentiality; or
   ii) public knowledge (other than as a result of a breach of this clause 22 or any other obligation of confidentiality); or
   iii) developed independently by Customer without reliance on any of IM's Confidential Information.

f) Customer may disclose IM's Confidential Information if such disclosure is:
   i) approved in writing by an authorised officer of IM; or
   ii) required to be disclosed by a government authority or by relevant laws provided that notice of any such required disclosure is first given to IM.

21) Intellectual Property

a) Customer acknowledges that:
   i) all trademarks, copyright and other intellectual property rights ("Intellectual Property") embodied in or in connection with the Products and any related documentation, parts or software are the sole property of IM or its suppliers; and
   ii) except as otherwise set out in a licence agreement referred to in clause 9, all Intellectual Property of IM or its suppliers may only be used by Customer with the express written consent of IM or its suppliers and only in accordance with the terms of such consent.

b) Customer must not register or use any trade marks, trade name, domain name, trading style or commercial designation or design used by IM or its suppliers in connection with the Products.

c) Customer will indemnify IM against all liabilities, damages, costs and expenses which IM may suffer or incur as a result of any work performed by IM in accordance with Customer's specifications or as a result of the combination or use of the Products with other equipment, parts or software not supplied by IM, and which results in the infringement of any Intellectual Property of any person.

22) Confidentiality

a) Customer acknowledges that IM has disclosed and may from time to time disclose to Customer certain confidential information and documentation of IM relating to the Products, their marketing, use, maintenance and software, including technical specifications ("Confidential Information").

b) Subject to clause 22(e), Customer must:
   i) only use the Confidential Information solely for the purpose for which it was provided; and
   ii) not disclose (whether directly or indirectly) to any third party the Confidential Information, other than is required to carry out such purposes or as permitted by clause 22(f).

c) If disclosure of Confidential Information to third parties is necessary, Customer will obtain from such third parties binding agreements to maintain in confidence the Confidential Information disclosed at least to the same extent as Customer is bound to protect IM's Confidential Information under this clause 22.

d) At IM's request, Customer must cease to use and must return or destroy (as IM may instruct) IM's Confidential Information in its possession or control.

23) General

a) Any provision of these Terms which is invalid or unenforceable in a jurisdiction is to be read down or severed in that jurisdiction to the extent of the invalidity or unenforceability, and this does not affect the validity or enforceability of that provision in another jurisdiction or of the remaining provisions.

b) A provision of or a right under this agreement may not be waived or varied except in writing signed by the person to be bound.
c) A party may give its approval or consent conditionally or unconditionally or withhold its approval or consent in its absolute discretion unless these Terms expressly provide otherwise.

d) Customer acknowledges that some Products may be controlled under export laws. Without limiting clause 17(a), Customer shall not export, re-export, or distribute Products, in violation of any such export control laws or regulations.

e) Consistent with IM's high standards for business ethics and its determination to be a responsible corporate citizen, IM places a high priority on compliance with laws regulating exports, imports and supply chain security. IM compliance responsibilities include appropriate screening, contractual and security requirements that agents, distributors, suppliers and other parties doing business with IM may have to meet. In addition to meeting IM’s requirements, agents, distributors, suppliers and other parties doing business with IM are also required to comply with the letter and spirit of all applicable laws regulating exports, imports, and supply chain security.

f) Customer warrants that it complies and will continue to comply in all of its business dealings with the US Foreign Corrupt Practices Act 1977.

g) Customer may not assign or otherwise transfer, create any charge, trust or other interest in, or otherwise deal in any other way with any of its rights and obligations under these Terms.

h) These Terms are governed by the laws of the State of New South Wales and each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts of the state of New South Wales and waives without limitation any claim or objection based on absence of jurisdiction or inconvenient forum.