# APPLICATION FOR A UK CREDIT ACCOUNT

| INVISIO | onuk |
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| Please send to:<br>Invision UK Alexander House, 3 Hillside Business Park, Kempson W<br>IP32 7EA. Tel: 01359 270280 Fax: 01359 270281 | ay, Bury St Edmunds, Suffolk,                     |  | Invisionul   |
|--|---|--|--|
| Please answer all sections (BLOCK CAPITALS)  |   | Names of directors/proprietors/partners:   |  |
| Full company/trading name:   |   | Address of accounting dept if different from trading address:  |  |
| Company address:   |   |  |  |
|  |   |  |  |
| Post Code:   |   |  | Post Code:<br>Fax No:  |
| Tel No: Fax No:  |   |  |  |
| Email:   |   | Purchase ledger contact: _   | Mr/Mrs/Miss  |
| Website address:   |   | Chief financial executive:   | Mr/Mrs/Miss  |
| If part of group of companies - please state group name  |   | Sales contact:   | Mr/Mrs/Miss  |
| Registered Office (or address of proprietors/partners)   |   | Please supply a copy of your company's headed paper  |  |
|  |   | If credit required $\ \pounds$   | N/A (please circle if relevant)                                      |
| Reg No: VAT No:  |   | (if £5000 or more please supply a full set of latest account. If no accounts have been filed   |  |
| Are trading premises: Rented Leased Owner  | d   | please supply most recent management accounts)   |  |
| Nature of business:  |   | Name & address of bank:  |  |
| Date commenced trading:  |   |  |  |
| Annual turnover:   |   |  |  |
|  |   |  | Post Code:   |
|  |   | Tel Ne   |  |
| Financial year end:<br>Number of staff employed:   |   | Sort code:   | Fax No:Account No:   |
| Financial year end:<br>Number of staff employed:<br>Name & address of trade references (three require                                | d). Please quote compan                           | Sort code:   | Fax No:Account No:Account No:  |
| Financial year end:<br>Number of staff employed:<br>Name & address of trade references (three require                                | d). Please quote compan                           | Sort code:   | Fax No:Account No:Account No:  |
| Financial year end:<br>Number of staff employed:<br>Name & address of trade references (three require<br>A:                          | d). Please quote compan<br>B:                     | Sort code:   | Fax No:Account No:Account No:SS & where similar credit limits apply. |
| Financial year end:<br>Number of staff employed:<br>Name & address of trade references (three require<br>A:<br>Tel No:               | d). Please quote compan<br>B:<br><br><br>Tel No:  | Sort code:   | Fax No:Account No:   |
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| Financial year end:  | d). Please quote compan                           | Sort code:<br>nies in similar line of busines<br>bod that the Midwich Group* ma<br>Aidwich Group will make a search<br>ay also make enquires about the<br>opri- ate authorities through Land | Fax No:  |
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Invision UK Ltd, Registered in England No: 04799073, Registered Office, Vinces Road, Diss, IP22 4YT.

## TERMS AND CONDITIONS FOR SALES

INVISION UK LIMITED IS A TRADE-ONLY DISTRIBUTOR OF Integrated AV solutions. THESE TERMS AND CONDITIONS (THE \* CONDITIONS') GOVERN THE SALE OF INVISION UK PRODUCTS TO AV INSTALLERS, RETAILERS, SERVICE PROVIDERS AND SIMILAR COMMERCIAL ENTITIES

## 1. DEFINITIONS AND INTERPRETATION

- In these Conditions:
  "
  Stays"
  a means the person whose order for the Gonda is accepted by the Salier;
  "
  Conditions"
  a means the person whose order for the Gonda is accepted by the Salier;
  "
  Conditions"
  a means the standard terms and conditions of alse text uit this document and (unless the contact of themese requires)
  Contract
  a means the standard terms and conditions of sale text uit this document and (unless the contact of themese requires)
  Contract
  a means the contract for the purchase and sale of the Gonda which is governed by these Conditions (as may be varied only by a writing signed by the duly auth
  a means the contract for the purchase and sale of the Gonda which is governed by these Conditions (as may be varied only by a writing signed by the duly auth
  a means the Conditions and and the Gester decompany number 047900713 with registered drompast
  a means the Conditions (as may notice for the Gonda or any parts for them) which the Saler is to supply in accordance with those Conditions;
  a means the Gonda is functioning any installment of the Gonda or any parts for them) which the Saler is to supply in accordance with those Conditions;
  a means the Gonda is, facs-initie transmission and any other comparable means of communication, and "written" shall be constituted accordingly;
  a myreference in these Conditions are provision of a statult scale allo construed as a reference to that provision as amended, re-enacted or extended at the relevant time.
  The headings in these Conditions are for convenience only and shall not affect their interpretation.

1.2 1.3

- BASIS OF THE SALE It is a condition precedent of the Contract that the Buyer is or is acting solely on behalf of a commercial entity (which may include sole traders and partnerships but in no ment consumers or private individuals who intend to purchase Goods for personal use), and the Buyer represents and warrants that he is or is acting solely on behalf of a such a commercial 2.

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  The Seler will tract each order for Goods as an offer by the Buyer to purchase the GoodS on the terms set toth in these Conditions subject to be Seler's acceptance or rejection of such offer.
  The Seler will tract each order for Goods as an offer by the Buyer to purchase the Goods on the terms set toth in these Conditions subject to be Seler's acceptance of these Conditions as the
  exclusive terms of the Contract. If the Buyer sides to vary these Conditions, the Buyer must not place an order through this wholes, and unless ageed in a writing signed by the duy
  authorised processnataives of the Buyer and Seler respective).
  The Buyer is adviced or new the Conditions prior to placing and order as the Seler's website, but authorised officers of the Buyer and Seler's sepacitive).
  The Buyer is adviced or new the Conditions prior to placing and order as the Seler's website at the time that the Buyer places an order will apply to that order unless agreed in a writing signed by duy authorised officers of the Buyer and Seler's
  expective). 2.2 2.3 2.4 2.5 2.6 2.7
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- 2.9
- on the Selfer's website at the time that the Bayer places an order will apply to that order unless oblewise agreed in a writing signed by duy autorised officers of the Bayer and Selfer magnetive). The Selfer's website at the time that the Bayer places an order will apply to that order unless oblewise agreed in a writing signed by duy autorised officers of the Bayer and Selfer magnetive). The Selfer's meladges that it does not have a unit abient and the signed by the Selfer is meladges that it does not have and any advice or recommendiation given by the Selfer or its employees or agents to be taker or the songes, application or use of the Goods which is not confirmed. Any typo agreemendation given by the Selfer or its employees or agents to be taker or the songes, application or use of the Goods which is not confirmed in writing by the Selfer is followed or acted gaver's own risk, and accordingly the Selfer sile and your of the songework and the songe application or use of the Goods which is not confirmed in writing by the Selfer is followed or acted gaver's own risk, and according the Selfer sile multiply on the part of the Selfer. The Selfer is the songework of the songework and the songe application or use of the Goods which is not so confirmed. Any typo agregaphical, derical or other error or omission in any asks literature, quotation, price list, acceptance of feelf, involce or other solar shall be taken by correction to the Buyer's attention. The Selfer writeriation in electronic of Japaelja oxy of these Conditions and each order accepted by the Selfer is the risk of the Selfer solar in the Selfer solar in the Selfer solar in a pletchronic or paper form for (one year) after receipt of such order. 2 10
- 2.11 ORDERS AND SPECIFICATIONS

- 3.1 3.2
- ORDERS AND SPECIFICATIONS
  No order submitted by the Buyer shall be deemed to be accuracy of the terms of any order (including any applicable specification) submitted by the Buyer, and for giving the Seller any more stary information relating to the Goods within a sufficient time to enable the Seller to perform the Contract in accordance with Is terms.
  To Seller's advices to releve and value contracts and the website concerning the accordance with a second to be payed to the the seller any more stary information relating to the Goods within a sufficient time to enable the Seller in accordance with a second and with Is terms.
  The Seller's advices to releve and value consets anawed against at integrations and the value concerning the value conset of the seller to perform the Contract in accordance with a second and with a second and the seller to perform the Contract in accordance with a second and the seller to applicable selection and the se 3.3 3.4
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### PRICE 4. 4.1

- PPICE The price of the Goods shall be the Seller's online quoted price or, where no price has been quoted online (or a quoted price is to longer valid), the price listed in the Seller's published price list current at the date of acceptance of the order. Where the Goods are supplied for equot from the Linder Kingdom, the Seller's published export price lists shall apply. It prices quoted an write of a 30 days only or unit learnier acceptance by the Buyer, et mark initiation then yma pais altered by the Seller write of the Seller write lists and factor beyond the control of the Seller yain, and then any of the gave, at mark initiation then yma pais altered by the Seller, at mice as the the cost to the Seller which is due to any material or other costs of manufacture), any change in delivery dates, quantities or specifications for the Goods which is requested by the Buyer, et mark and the seller any increase in the costs of labaur, material or other costs of manufacture), any change in delivery dates, quantities or specifications for the Goods which is requested by the Buyer, or any delay caused by any instructions of Seller on any consta the Seller advalue the Immadion or instructions. Except as otherwise stated under the terms of any quotation or in any price list of the Seller, and unless otherwise agreed in writing between the Buyer and the Seller shall be labe to pay the Seller's changes for transport, packaging and instrume. The procein exceluse of any applicable value added tax, which the Buyer shall be bable to bay the Seller's changes for the soler bayer to devide value dated tax, which the Buyer shall be bable to any the Seller's perimises, the Buyer shall be labe to any the Seller's changes for the price is accusate of any applicable value added tax, which the Buyer shall be additionally liable to pay to the Seller. Shall be added tax, which the Buyer shall be added tax, which the Buyer shall be dated tax when the Seller added tax when the Seller's perimises, the Seller's perimised, the seller's perime 4.2
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## TERMS OF PAYMENT

- EIERMS OF PAYMENT subjects on systech lams gated in writing between the Buyer and the Seller, the Seller shall be entitled to invoice the Buyer for the pice of the Goods on or at any time after delivery of the Goods, unless the Goods are to be collected by the Buyer or the Buyer wrongbilly fails to take delivery of the Goods, unless the Goods are the Seller shall be entitled to invoice the Buyer for the pice at any time after the Seller has another the Buyer are wrongbilly fails to take delivery of the Goods, unless the Seller shall be entitled to Buyer shall pay the price of the Goods within 30 days of the date of the Seller's invoice, notwithstanding that delivery may not have taken place and the property in the Goods has not passed to the Buyer. The time of spartnericit the price shall be of the scenar of the Contract. Cancel the Contract co support any time of each and or the cost are radio from singly of the Seller, the Seller shall be entitled to invoice the Buyer that any time of a state of the Secler to any other right or mensity available to the Seller, the Seller shall be entitled to: cancel the Contract co support any time red delivers to the Buyer. Parand payment of a dors and ry tuber and or cancel any our costanding orders from the Buyer. Appropriate any payment made by the Buyer to such of the Goods supplied under any other contract between the Buyer and the Seller) as the Seller may think fit (divertification) and payment down appropriated to propriate the other scenario and contract and contread and contract and contract and contract and contract ano 5.2
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- payment in run is made. In the case of export orders, payment shall be in pounds sterling unless otherwise agreed in writing signed by the Seller's authorised repre 5.4

## EXPORT TERMS

- 6. 6.1
- ExPURL TERMS In these Conditions. Incoterns," means the international rules for the interpretation of trade terms of the International Chamber of Commerce as in force at the date when the Contract is made. Unless the context otherwise negrines, any term or expression which is defined in or given a particular meaning these consistons of inforce at the date when meaning in these Conditions, the Internet is any conflict between the provisions of incoterns and these Conditions, the latter shall have the same meaning in these Conditions, the Internet is any conflict between the provisions of the conterns and these Conditions, the provisions of the context and these Conditions. Where Goods are supplied for export from the United Kingdom, the provisions of this clause 6 shall (subject to any special terms agreed in writing between the Buyer and the Seller) apply notherhottsanding any other provision of these Conditions. The Buyer shall be responsible for complying with any legislation or regulations governing the importation of the Goods into the country of destination and for the payment of any duties thereon. 6.2
- 6.3 6.4
- thereon. Unless otherwise agreed in writing between the Buyer and the Select, the Goods shall be delivered POB to the air or saa port of shipment and the Select shall be under no obligation to give molecular section 22(3) of the Sahe of Goods At 1979. The Buyer shall be responsible for amanging for inspection on the Goods at the Sale's pennises before abinered. The Sale schell have no liability for any claim in respect of any defect in the Goods which would be apparent to important on the Moods at the Sale's pennises before abinered. The Sale schell have no liability for any claim in respect of any defect in the Goods which would be apparent to important and which is made after shipment, or in respect of any damage during transit. The Buyer undertakes not to offer the Goods for resale in any other country notified by the Seler to the Buyer at or before the time the Buyer's order is accepted, or to sell the Goods to any person if the Buyer undertakes not to offer the Taba Coods for resale that any combine country notified by the Seler to the Buyer at or before the time the Buyer's order is accepted, or to sell the Goods to any person if the Buyer instance. 6.5
- 6.6

## INSOLVENCY OF BUYER

- 7. 7.1 7.1.1
- INSOLVENCY OF BUTEK This clause applies if: The Buyer makes any voluntary angement with its creditors or becomes subject to an administration order or (being an individual or firm) becomes bankrupt or (being a company) goes into injudation (othworks than for the purpose of analgamation or reconstruction); or An encombannon takes possession, or a receiver's appointed, of any of the property or assets of the Buyer; or The Buyer creases, or thorases to cause, the caryon ob subsets; or This clause applies than, wholo a public to any other first or render y analasit to the Salter, the Salter and solfines the Buyer accordingly. If his clause applies than, wholo applied to any other first or render y analasit to the Salter, the Salter and solfines the Buyer accordingly. This clause applies than, wholo applied to any other first or render y analasit to the Salter, the Salter and solfines the Buyer accordingly. This clause applies that multiple output and the processing and the salter to accord the contract or suspend any further deliveries under the Contract withment on the output and provide the clause the basit to accord the first the Buyer accordingly. This clause applies that any take the provide application of the Buyer many salt the Contract or suspend any further deliveries agreement and any further deliveries and been delivered the Salter may salt the Contract or charge the Buyer for any shortfall below the price under the contract. 7.1.2 7.1.3 7.1.4 7.2

## RISK

- 8.1.1
- RISK Risk of damage to or loss of the Goods shall pass to the Buyer: In the case of Goods to be delivered otherwise than at the Seller's premises, at the time when the Seller notifies the Buyer that the Goods are available for collection; or In the case of Goods to be delivered otherwise than at the Seller's premises, at the time of delivery or, if the Buyer wrong/buly fails to take delivery of the Goods, the time when the Seller has tradered delivery of the Goods. The Buyer the deliver of the Goods and the seller shall be entitled to call for details of the insurance policy. The Buyer des not insure the Goods from the date of their delivery to him until their title has passed to him and the Seller shall reinburse the Seller for the cost of any insurance which the Seller man the seandaby arrange of the Goods of the Goods during the whole or any part of the endor form the date of the Seller Seller Seller of the Seller Seller of the Seller Seller Seller of the Seller Seller Seller of the Seller of the Seller Seller Seller of the Seller Seller Seller Seller Seller of the Seller Sel 8.2 8.3

- 9. TITLE RETENTION
   9. Util the purchase price of the Gods comprised in this or any other contract between the Seller and the Buyer and all other sums whatsoever which are or shall become outstanding from the Buyer to the Selfer shall have been paid or satisfied in full (and If y cheape, then only upon clearance);
   9. The purchase price of the Gods comprised in this or any other contract between the Seller and the Buyer and all other sums whatsoever which are or shall become outstanding from the Buyer to the Softer shall have been paid or satisfied in full (and If y cheape, then only upon clearance);
   9. The Buyer shall socie the Gods in such any that they can be readily identified as being the seller's propert.
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- removal and repossession. 2.16. Until tills in the Goods has passed to be Buyer, the Buyer shall not purport to be the owner of the Goods and shall not show the Goods as stock in the Buyer's acco 2.11. Until tills in the Goods has passed to be Buyer, the Buyer shall not purport to be the owner of the Goods and shall not show the Goods as stock in the Buyer's acco 2.22. Constitute the Buyer to return the Goods or to daily apprent thereon or 2.23. constitute or be deemed to have constituted the Buyer as the seller's agent, or 2.24. prevent the Selfer frame has any third party for any manufactorised representation or warrantly made or given by the Buyer to such third party in relation to the Goods; or 2.24. prevent the Selfer frame has a calcion for the price notwithstanding that the property in the Goods may not have passed to be buyer.

## 10.

LEN The Seller relations a general lien on any of the Buyer's equipment or materials in its possession for any unpaid balance the Buyer may owe to the Seller. The Seller shall be entitled to sell such equipment or materials in the event that payment is not made in full within 28 days of notice given to the Buyer by the Seller of its exercise of the lien.

The proceeds of sale may be taken by the Seller for relimbursement of the expense of exercise of the lien and the sale, and payment of the said balance, and the Seller shall account for any surplus.

### DELIVERY 11. 11.1

- LIVENY livery of the Goods shall be made by the Buyer collecting the Goods at the Seller's premises at any time after the Seller has notified the Buyer that the Goods mady for collection or, if some other place for delivery is agreed by the Seller, by the Seller delivering the Goods to that place. I dates quoted for delivery of the Goods are approximate only and Seller shall not be liable for any delay in delivery of the Goods howsoever caused. Time for delivery shall not be of sessore unless previously agreed by the Seller in writing. The Goods may be delivered by the Seller in advance of the quoted delivery date upon giving reasonable notice to the 11.2
- Buyer. Where the Goods are to be delivered in installments, each delivery shall constitute a separate contract and failure by the Seller to deliver any one or more of the installments in accordance with these Conditions or any claim by the Buyer in respect of any one or more installments shall not entitle the Buyer to treat the Gords are buyer and any one or more installments shall not entitle the Buyer to treat the Gords are buyer in respect of any one or more installments shall not entitle the Buyer to treat the Gords are buyer in stall and the Buyer in the Seller's scandards control or the Buyer. This Seller slite in deliver the Gords for any reason dher that any causes hey not the Seller's scanding control or the Buyer, the Seller's liability shall be limited to the excess (if any) of the cost to the Buyer (in the cheapest available market) of similar goods to replace those not delivered over the price of the 11.3 11.4
- In Boomp a latence panet to mine to the base of any of the Society of Socie 11.5
- 11.5.1 11.5.2
  - 11.6
  - GUARANTEE 12. 12.1 12.1.1

  - 12.1.1.1 12.1.1.2 12.1.2 12.1.2.1 12.1.2.1 12.1.2.3
  - 12.1.2.4
  - GUARANTEE
    The Seller hendry guarantees to the Buyer that:The Seller hendry guarantees to the Buyer that:The Seller shall like of charge either repair or, at its option, replace delective Goods (which have been manufactured or designed by the Seller) where the defects appear under
    proper use within 6 (sk) months from the date of their initial use or 12 (below) months from delevery or such other period or periods as may be agreed in writing between the Seller
    and he Buyer writines. The Seller shall her found and the period of the Seller's their state of the Seller's approxil, or a
    state state of the Seller's and the Ave or the Seller's their state of the Seller's their state of the Seller's the Buyer's request by the
    Seller from their designer and manufacturer or from some other third party ("the Third Party Supplier"), or
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    Seller from their designer and manufactures of the Books.
    Any regaired's replaced Goods shall be redelived to the Buyer's request by the
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    Buyer's the Seller the Seller's the Seller's the Seller's dy have been
  - of such proto. The Buyer agrees to insure listelf against loss and damage arising in the circumstances identified in clause 12.1.2. In respect of all Goods supplied to the Seller by a Third Party Supplier the Seller will pass on to the Buyer (in so far as possible) the benefit of any warranty given to the Seller by such Third Party Supplier and will (in request) supply to the Partus accelerated interface and conditions of conversion warranty and copies of any relevant product information sheets, technical data sheets or product leaflets issued by such Third Party Supplier and the Buyer shall be solely responsible to the entire exclusion of the Seller from complying with the 12.3
  - same. The Seller's liability under this Condition shall be to the exclusion of all other liability to the Buyer whether contractual, tortious or otherwise for defects in the Goods or for any loss or damage to or caused by the Goods, and subject to Conditions 12.7, 12.8 and 12.9 all other conditions, warranties, stipulations or other statements whatsoever concerning the Goods whether express or implicitely statute, a common law or otherwise howscover, are membry excluded; in particular dou without limitation or the Seller gants on warranties: regarding the fitness for purpose, performance, use, nature or merchantable quality of the Goods, whether express or implied, by statute, at common law or otherwise 12.4
  - howsover. Subject to Conditions 12.7, 12.8 and 12.9 and notwithstanding anything contained in these Conditions (other than Conditions 12.7, 12.8 and 12.9) or the Contract, in no circumstances shall the Siler to liable, in contract, tor (including negligence or breach of statutory duty) or otherwise always and sources, and whatever the cause thereot, (i) for any loss of profil, business, contracts, revenue, or anticipated savings, or (i) for any special indirect or consequential damage d any nature whateover. Subject to Conditions 12.7, 12.8 and 12.9 and notwithstanding anything contained in these Conditions (biter than Conditions 12.7, 12.8 and 12.9) or the Contract, the Seler's Subject to Conditions 12.7, 12.8 and 12.9 and notwithstanding anything contained in these Conditions (biter than Conditions 12.7, 12.8 and 12.9) or the Contract, the Seler's Subject to Conditions 12.7, 12.8 and 12.9 and notwithstanding anything contained in these Conditions (biter than Conditions 12.7, 12.8 and 12.9) or the Contract, the Seler's Subject to Conditions 12.7, 12.8 and 12.9 and notwithstanding anything contained in these Conditions (biter than Ling and 12.5 12.6
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  - Itability to the Buyer in contract, tot (including negligence or bread of statutory duty) or howsever otherwise arising, shall be limited to the price of the Goods specified in the Contract. If and to the extent that sections 6 and/or 7(2A) of the Utifail Contract Terms Act 1977 apply to the Contract, no provision of the Conditions shall contract to operate or as to exclude or extitch the liability of the Selifer to thead of the applicable warrantees as to till and out procession in price of the Goods act 1979, or section 22) of the Supply of Goods and SeniceAct 1962, whichever Act applies to the Contract, the provide the Contract by section 13(2) of the Supply of Goods and SeniceAct 1962, whichever Act applies to the Contract. The Goods Act 1979, or section 22) of the Supply of Goods and SeniceAct 1962, whichever Act applies to the Contract. The Goods are not intereded for size the data to provide to a so to be acceled or ensist for data to provide to data. The Section 101 we ofgligence on the Selifer to the Act 1970, and the Selifer to the Act 1970. The Selifer of the act 1970 were acceled at the Selifer to the Act 1970 were acceled at the Act 1970 were acceled at the Selifer to the Act and the Selifer to the Act 1970 were acceled at the Selifer of the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Act 2000 more acceled at the Selifer of the Act 2000 more acceled at the Act 2000 more acceled at the Selifer to the Act 2000 more acceled at the Selifer to the Act 2000 more acceled at t 1210
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### HEALTH AND SAFETY 13.

PROTECTION OF TO SELLER'S "KNOW HOW"

INTELLECTUAL PROPERTY

In Buyer's attention is drawn to the provisions of section 6 of the Health and Safety at Work Act 1974. The Selier will make available on written request such information on the Goods as is in the Selier's possession to ensure that as far as is reasonably practicable they are reasonably safe and without risk to health when properly used.

### CONFIDENTIALITY 14.

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17.1 17.2 17.3

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17.6

GENERAL

Invision UK 1td

The Seller shall use all reasonable endeavours to keep confidential all information relating to the Buyer's business to the extent that the Seller safeguards information relating to its own business for so long as and to the extent that such information is and remains unpublished and is not known to the Seller at the time of disclosure by the Buyer or is not threafter bufful boding by the Seller from a third party.

TRUTECTION OF USELECT NOUTHOW The Buyers subject as therminater provided, while presponsible for keeping and procuring to be kept secret and confidential all information (hereinafter referred to as "the Know-How") supplied by the Safler of a secret or confidential nature provided that the Safler shall first have given notice in writing to the Buyer of the secret or confidential nature of such information before os asymptying it. The obligations under this Prangengh shall cases within as months of the publication by the Safler or any third part of Information comprising or being part of the Know-How to the secret of such publication, or of agreement by the Safler that such information or part theread is in the public domain.

NTELLECTUAL PROPERTY he corprigit subsistion or which subsequently subsists in all documents, drawings, specifications, designs, programmes or any other material prepared by the Salier whether readable by humans or by machines shall belong to the Selier absolutely and they shall not be reproduced or disclosed or used in their original or translated form by the Buyer without the selier's written conserved the rad annual to the selier associated by the Selier against all data whatsoever for damages and costs and against all liability in respect data miniferement of patert or other intellectual property rights resulting from compliance with the Buyer's instructions suppress through the Selier against and liability in respect data miniferement of patert or other intellectual property rights resulting from compliance with the Buyer's instructions suppress or implied and the Buyer will indemnify the Selier against any liability in respect threed and shall pay all costs and expenses which may be incurred by the Selier inference and such data. The indemnify shall sected to any mount pairs on a lawyer's address result chain.

GENERAL The Seler reserves the right to sub-contract the fulfilment of the Contract (including any installation) or any part thereof. The Buer serves the right to sub-contract the fulfilment of the Contract (including any installation) or any part thereof. The Buer shall not assign any rights under this agreement without the prior consent the writing of one of the Seler S directors. Any notice negrined or permitted to be given by either part to the other under these Controllinos shall be in writing addresses to that other party at its registered office or principal place of business of such other address as may at the relevant time have been notified pursuant to this provision to the party giving the notice. If any provision of these Conditions is held by any competent authority to be invalid or unenforceable in whole or in part the validity of the other provisions of these Conditions and the meriadic shall be governed by the laws of England and the parties shall submit to the sole jurisdiction of the English courts.