

CREDIT CARD AUTHORISATION FORM

To Be Completed By Applicants - Please complete all sections and read the Terms and Conditions of Trade overleaf.

DATE:		REF. No.		
Client's Details:				
Full or Legal Name:				
Trading Name:				
Physical Address:			State:	Postcode:
Billing Address:			State:	Postcode:
Email Address:				
Phone No:	Mobile No:			
Credit Card Authorisation:				
□ Visa □ MasterCard				
Card Number:				
CVC – 3 Digit Number on Back CREDIT CARD DETAILS WILL BE DESTROYED AFTER PROCESSING.				
I authorise CNC Corporate IT Services Pty Ltd to arrange payment of my account as per details above, by debiting my credit card account as specified above.				
I acknowledge that CNC Corporate IT Services Pty Ltd may terminate this request at any time by written or verbal notice and I must adopt an alternative method of payment.				
A surcharge per transaction may apply.				
I have read and understand the GENERAL TERMS AND CONDITIONS OF TRADE (overleaf or attached) of CNC Corporate IT Services Pty Ltd which form part of, and are intended to be read in conjunction with this Credit Card Authorisation Form and agree to be bound by these conditions.				
Cardholders Name:				
Cardholder's Signature:		[Date:	

entitions litent means the person's, entities or any person acting on behalf and with the authority of the Client requesting CNC to Knowle the encies as Specified in any proposal, quotation, or work, movie, or the properties of the client of the client, is a reference to each Client ipritud and severally and of the Client is a patientship, it shall bind each patter jointly and Steppen and of a Trust shall be bond in or Steppen and of a Trust shall be bond in and of a Trust shall be bond in the patient of the patient of the steppen and of a Trust shall be bond in any steppen and of a Trust shall be bond in or steppen and of a Trust shall be bond in or steppen and of a Trust shall be bond in or the steppen and of a Trust shall be bond in any steppen and the steppen and of a Trust shall be bond in any steppen and the steppen and of a Trust shall be bond in any steppen and the steppen and of a Trust shall be bond in any steppen and the steppen and of a Trust shall be bond in any steppen and the steppen and of a Trust shall be bond in any steppen and the s (pith) and severally: and, (i) the constraint of the constraint 1.2 1.3 1.4 1.5 1.6 1.7 lause 8 below." Prohibited Content" means any content on any advertising media 8.8 1.8 Cerebis begav.
Cerebis begav.
Cerebis begav.
Carlot of content means any content on any advertising media 8.8 failed.
(a) E, or could reasonably be considered to be, in breach of the graduats Services Amendment (Online Service) Amendment (Service) (S 10 1.10 Acceptance The Client is taken to have exclusively accepted and is immediately brund, jointly and severally, by hese terms and conditions if the Client baces an order for or accepts delivery of the Goods or Services provided by Cle 2:1 9.3 wided by CNC. The event of an other the remain of the terms and conditions 9.4 these period of any other three reactions are to exclude that the these have entered into. The terms of this contract shall prevail. 9.4 Clant acchrowidges that the supply of Goods or credit shall not a clefci until the cutant has completed a credit application with the other approved with a credit limit established for the control has been approved with a credit limit established for the 2.2 2.3 We such that the supply of Goods requisited accels the Client's contil. The event that the supply of Goods requisited accels the Client's effective that the supply of Goods requisited accels the Client's effective that the supply of Goods requisited accels the Client's effective that the supply of Goods requisited accels the Client's effective that the supply of Goods requisited accels the Client's effective that the supply of Goods requisited accels the Client's effective that the supply of Goods requisited accels the Client's effective that the supply of Goods requisited accels the terms and Conditions solet on Client's supplications the terms and Client's accels the supplication of the Client's end to the Client's the Client's end the supplications for the Client's end the supplications for the Client's end the client's the client's en 24 2.5 26 2.8 provisions on their ALU or any negurations recently a management authorised Representatives. The client acknowledges that CNC shall (for the duration of the Services) laised directly with one (1) authorised representative, and that once introduced as such to CNC that person shall have the ful authority of the client to order any Services (cooks and/or to request any validion therein on the CNE this behalt the client access the CNC, including CNC, so full margin in providing any Services Coods or variation's requested thereto by the Client's duly authorised representative. 3.1 **11**:1 sentarye. s and Omissions Client acknowledges, and accepts that CNC shall, without lice, accept no liability in respect of any alleged or actual 4.1 , uneru, acxiummedges, and accepts that CNC shall, without utobe: accept healing in respect of any alleged or actual reliability of missions, werent mistake made, by CNC in the 12.1 contained involve administration of his Contract and/or contained, involved administration of his Contract and/or contained, involved administration of his Contract and/or electronic supported to two interpect of the sources and/or sector and any other and any other and/or and/or contained involved and/or administration of his Contract and/or contained involved and/or administration of his Contract and/or conduct of CCC. The Client shall not be entitled to read ins and in writing or otherwise as granting to predice and or and/or addings, in writing or otherwise as grantitide by these terms and difform any other to const, wrighter they are model to order for CNC notwithsistanding in all such. Codos suffer from and net error and notwithsistanding in all such. Codos suffer from and net error and notwithsistanding in the such codos suffer from and net error and notwithsistanding in the client has not taken or sets to take otherwise as the singht under this such codause in reading lient errors. (b) 4.2 4.3 To client cruds. Change in Control the client shall give Cruch red less than fourteen [1], days criter windor any other change in the Client's details induding but not innited in changes in the Client's name, address, contact phone or innited in changes in the Client's name, address, contact phone or lar number, change of trustees or puschess practice. The Client half an unpress change of trustees or puschess practice. The Client half and the client's details of the client's details half and the client's details of the client's details half and the client's details of the client's details half and the client's details of the client's details half and the client's details of the client's details half and the client's details of the client's details half and the client's details of the client's details half and the client's details of the client's details half and the client's details of the client's details half and the client's details of the client's details of the client's details half and the client's details of the client's details of the client's details half and the client's details of the cl 5.1 Shart be induce in addy the structure structure of the cleants
 Shart be of the structure of the str 6.1 (b) (c) 6.2 (d) Credit Card Information CNC will: (a) Keen the Other 7.1 will: keep the Client's personal details, including credit card details for only as long as is deemed necessary by CNC not unprecessarily disclose any of the Client's period information, excell s accordance with the Privacy Policy (clause Client expression) and the privacy Policy (clause Client expression) agrees that, in pursuant to this Contract, there (e) (b) (f) (q) The Client expression service areas and a serv 7.3 to the terms of this Contract. 14.2 Price and Payment. The Price shall be effect. 16.1 and 16.2 and 1 8. 1

CNC Corporate IT Services Pty Ltd – The basis of CNC's standard hours mass fand double schematic provide standard hours mass fand double schematic business hours? The performance of any contract with the Client requires the schematic business of the contract schematic business of the schematic business of the contract schematic business in the schematic business of the contract schematic business in the schematic business of the contract schematic schematic producting CNC, strateging of the contract schematic producting CNC, strateging of the contract schematic producting CNC, strateging of the contract schematic schematic consequences of variations in foreign currency raises of exchange and/or integrational regist and insurance Carages) which are called and the contract of the schematic schematic schematic consequences of variations in foreign currency raises of exchange and/or integrational regist and insurance Carages) which are called and the contract of the schematic schematics of the checkel client with the contract schematic schematic schematics of the contract of the contract schematic schematics and the consequence of variation for on the basis of CNC's guodeling and the cost of the variation for the cost schematic schematics and the cost of the variation for the cost schematic schematics and the cost of the variation for the cost schematic schematics and the cost of the first cost schematic schematics and the payable by the Client on the dates determined by CNC, which the cost of the client on the dates determined by CNC, which the cost of the client on the dates determined by CNC, which the cost of the client on the dates determined by CNC, which the cost of the client on the dates determined by CNC, which the cost of the dates determined by CNC, which the the the cost of the client on the dates determined by CNC, which the the the cost of the client on the dates determined by CNC, which the the cost of the client on the dates determined by CNC, which the the cost of the client on the dates determined by CNC, which the cost of the clie pasis of CNC s standard hourly rates (and double such ra any Services provided outside CNC's normal busine (c) Var will The CŅ and Check Sole discription. The chine of their completion.
 and Check Sole discription, a non-reluncable decompletion.
 and the papaller by the Cleant on the dates the immede by CNC, which the chine of the context of the chine of the context of the

16.3

Placery of Goods Delivery of Goods Delivery of Chemic of the Coods is taken to occur at the time that: Delivery of the Chemic of the Coods of the One Coods at ICC's address of One Coods at ICC's address of the Chemic occus to the Litens, commanded address even if the Chemic sond present at 16.4

(b) ENC YOR CNUCS from hate a carrey usages to be seen at the CNUCS and the series of the content of the series of the series of the content of the series of the se

any action or maction of the Client, then CMC shall be entitled to Charge a reasonable feet to reducively and/or storage.
Browstein of the Services
Browstein of the

(v) Subject to clause 2.0, reiminate the Contract. Product Specifications, Instratore, drawings, data, dimensions, rations and vielopits stated in CNC's or manufacturers, acts Sneets, price fissilis or advertising material, are approximate only and are diven by way of identification and and use processing on the state of determiners and the material are approximate only and are diven by way of identification and use of such does prod constitute a state by determiner, and togets on licen part, of the Contract, unless expressly stated as such in writing by CNC. 16.11 es in 16.12

ngd Jorg part of the Contract, unless expressly stated as such in 16.12
 Risk demana to rescale the second parsases to the Cient of 18.12 and 19.12 and

Title Chief agree that ownership of the Goods shall not pass 18. 18.1

N. and the Client agree that ownership of the Goods shall not pass the Client has baid (NC, all amounts owing to CNC: and the Client has here all of its other obligations to CNC: certly to CNC of any form of payment that Finan cass shall not be add for recording the client cass shall not be add for recording the client cass shall not be add for recording the client cass shall not be add for recording the client cass shall not be add for recording the client cass shall not be the client not shall have 13. add for the client large the client insurance of the Goods the Client hords the client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the Goods the Client hords the client of the Client insurance of the the client insurance in the event of the Client insur

usuaruce in me even of the Goots being idst damaged of destroyed. The clean multi-record and the control of the second second business and romately value. The clean clean second second parts with prosession of the scopes here the clean must pay or parts with prosession of the scopes here the clean must pay or leave the most second second second second second second the clean should not convert or process the Goots or intermit the clean should not convert or process the Goots or intermit the clean should not convert or process the Goots or intermit the clean should not convert or process the Goots or intermit the clean should not convert or process the Goots or intermit the clean should not convert or process the Goots or intermit the clean should be clean the scope of the clean might set, disposed or return the resulting product to CKC as it the clean should be clean to the scope of the clean second second

lirects: Client irrevocably authorises CNC to enter any premises 19.3 re CNC believes the Goods are kept and recover possession

- The Coolds are sense to a coolds are kept and recover possession (may) recover possession of any coolds in transit whether or Delivery has occurred: Cleart shall not charge over any an encountrance over the ods while they remain the property of CNC (may commence proceedings to fectory the Coolds ods solid the cleart. 19.4 (h)

rsonal Property Securities Act 2009 ("PPSA") this clause financing statement, financing change statement, unity agreement, and security interest has the meaning given to it the DPCA scriptly agreement, and sensity in unvalueur, change statement, by the PBSA. Upon assenting to these terms and conditions in writing the Client acknowledges and are click the these terms and conditions consulta-ge control with the sensity of the sensity of the sensity of the acknowledges and are click the these terms and conditions consulta-section whether in all conditions that have or house be ensurphilded and that will be supplied in the thrute by CVL to the Client and the proceeders from term allow of the complete acynological and the proceeders from term allows and the complete acynological and the proceeders from term allows and the complete acynological and the proceeders from term allows the complete acynological and the to date in a complete and the three to complete acynological and the to date in a complete and the three to complete acynological and the to date in a complete and the three to complete acynological and the to date in the complete acynological and the three to the client and the statement on relation to a security indirect on the personal provide acynological acynological and the three to the terms of the terms of the provide acynological acynological acynological acynological acynological acynological acynological the personal acynological acyn

Please note that a larger print version of these terms and conditions is available from CNC on request.

correct a defect in a statement referred to in cia 14.3(a)(i) or 14.3(a)(ii): emnity, and upon demand reimburse, CNC for all expen-rect in redistering a linancing statement or financing cha ncurred in registering a linancing statement or linancing change statement on the Personal Property Securities Register stabilished by the PPSA or releasing any Goods charged

20.3

established by the PPSA or releasing any Cooks charged hereby, the a finencing change statement in respect of a security 20.3 (c) this rest without the provintien consent of CNC. (d) not respect, or permit to experise at a financing statement proceeds of such cooks (financing statement) and the proceeds of such cooks (financing statement) proceeds of such cooks (financing statement) and the proceeds of such cooks (financing statement) proceeds of such cooks (financing statement) and the proceeds of such cooks (financing statement) practices of selling the Cooks which would result in a change in 12. CNC brocked carried from such sales. (financing statement) and the statement of selling the Cooks (financing statement) (financing statement) and the statement of selling (financing statement) (financing statement) and the statement of selling (financing statement) (financing statement) and the statement of selling (financing statement) (financing statement) and the statement of statement of statement (financing statement) and statement of statement of statement (financing statement) (fina

sections 142 and 143 of the Page a grantor and/or a debtor under Unless otherwise agreed to in writing by CNC, the Client waives their profit to prespect a vertification statement in accordance with section The Client Statement and a statement in accordance with section under clauses a vertification statement in accordance with section under clauses that 30 of 43. Subject to any express provisions to the contrary (including those contained in the clause 14), horing in these terms and conditions is memory to have the effect of contracting out of any of the provisions of the PPSA.

of the PPSA area to be the state of usual actually out of any of the provisions? Security and Charge. The consideration of the charge of the supply the Goods. the Client charges and its formation and the charge of security the charges and the supply in the charge of the charge of the charges and the supply in the charge of the charge of the charges and the supply interest of the charge of the charge the client entry of the three and the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the charge of the charge of the charges of the charge of the the charge of the cha

Defects, Warranties and Returns, Competition and Consumer Act 2010 (CA) check 2010 (CA) effect of the Cooks on Deliver and must within farty effect of the Cooks of Deliver and must within farty effect of the Cooks of Deliver and the Cooks of the Cooks description of updet the Clerk must notify any other alleded delect perconsective student. Upon such notification the Clerk and the Cooks and the Cooks as soon as reasonably possible after any sche delect perconsective student. Upon such notification the Client must allow CNC 21.4 Under applications (Sale, Jerritory and Commonwealth Law (Include) without Initiation the CLerk, certain statutory implied quarantees and warrantees. Injuring milled into these terms and conditions (Non-CNC acknowledges that notifies terms and conditions or in suprofies the stude to the low of cooks. Check Statewist of other representations under these terms and conditions or in suprofies student, under these terms and conditions of the for the sew atrantees is limited to the fuelse terms and conditions of other representations under these terms and conditions of the present of the quark of students of the Clerk of the sevent of the representations under these terms and conditions of the present of the quark of students of the sevent of the clerk of the sevent of the seven Defects, Warranties and Returns, Competition and Consumer Act 2010 (CCA)

27 New Client is a consumer within the meaning of the CCA, CNC's ability is limited to the extent permitted by section 64A of Schedule

The Client is a consumer within the meaning of the CCA. CNC's pathing is limited to the eacher hermited by scalar on AdA Schweizer 21.7 and the client has consumer within the meaning of the CCA. CNC's pathod for the Code. CNC may return any money the Client has consumer within the meaning of the CCA. CNC's (a) limited to be set of the Code of the Code. CNC may return any money the Client has code of the Code. CNC's code of the Code of

(d) The Clight fatting to tomovi any instructurators generative percent (e) Park (a) and tear any accident or and f Gend is a consumer inder the Cost and tear any accident or and f Gend is a consumer under the Cost her Client accidenced accident and in the access here with all autic and that to the extent permitted by law observes here with all autic and that to the extent permitted by law observes and any implicit warranty, statutory or otherwise. On each any any implicit warranty, statutory or otherwise of access and any implicit warranty statutory or otherwise. The access and any implicit warranty statutory or otherwise of access and any implicit warranty statutory or output for access and any interview of the second hand coods in reliance of the calculated the Price of the second hand coods in reliance of the calculated the Price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the second hand coods in reliance of the second hand coods in reliance of the access of the price of the second hand coods in reliance of the second hand coo 21.10

Subject to clause 16.1, customised, or non-stocklist items or Goods made or ordered to the Client's specifications are not acceptable for credit or return.

Subject to Underset to the Obtained Specifications are not accepted for effort referred or referred. The Electral Property there CVC has be designed, drawn or developed Goods for the Client, there to CVC assisted services and drawn or developed Goods for the Client, there to CVC assisted services and drawn or developed Goods for the Client, there the convict in any designs and drawn or developed Goods for the Client, there the convict in any designs and drawn or developed designs, drawn or developed Goods for the Client, 22.2 All Fast, CHPT, Java Script, HTML and Dynamic HTML coding, and drawn or developed any purpose with a service any services and the services any purpose with a services and cody of the Service and the drawn or developed to the drawn or the Service and the drawn or developed to the drawn or the Service and the drawn or developed to the drawn or the services and the drawn or developed to the drawn or the service and the drawn or developed to the drawn or the service and the drawn or developed to the drawn or the drawn of the drawn or drawn or developed to the drawn or the drawn of the drawn or drawn or developed to the drawn or the drawn or the drawn or the drawn or drawn or drawn or drawn or drawn or drawn or the drawn or drawn or drawn or drawn or drawn or drawn or the drawn or the drawn or the drawn or the drawn or the drawn or the drawn or trawn or drawn or d

drawingsor Goods which the this beates to the them. Configential: The Client acknowledges and agrees that they will not divulge any information supplied by CK that CK has not made publicly available to any third party. The Client acknowledges and authorization details, including, but 24.2 to limited to eventines and passwords and agrees that have a their unauthorized disclosure. The Client agrees to select a password or including the CK specifications and will not to 24.3 use commonly known details such as bittings and or names.

password or identifier meeting CNC's specifications and will not to 24.3 bes commonly known details such as withrdays and or names. Default and Consequences of Default Interest on overdie livious Shall accue daily from the date when payment becomes due, until the date of payment, at a rate of two and 24.4 discretion such therest shall compound monthly at such a rate of a second state of the second and the sustained at such as the date of two and therest shall compound monthly at such a rate of a second state of the second and the sustained at such as the date of two and the second and the sustained to the second state of a second state of the second state of the second state of the second state of the second state of and the second state of the second state of and the second state of the second state of the second state of the second state of and the second state of the second state the se

(c)

CNC: the Client becomes insolvent, convenes a meeting with its creditors or proposes or enters into an arrangement with creditors, or makes an assignment for the benefit of its creditors; 24.10 a receiver, manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Client or any asset of the Client. (d)

24.11

Without preudice to any other remedies CNC may have. If at any time the client is in prach of any other remedies CNC may have. If at any time the client is in prach of any obligation (including those relating the payment) under these terms and conditions. CNC may suspend or therminate the support of Goods to the client CNC will not be table to the client is the exercised its fingths under the client.

Chic, may cancel any contract to which these terms and conditions apply or cancel belivery of Goods at any lime leftere the Goods are Relivered by adving writere notice to the Client. On giving such notice (Coods, Chic Stall and be leftered for any plasming and advinge arsing from such cancel Jallon. If you have a data whatsee the cooks of the stall and be leftered for any plasming and the arsing from such cancel Jallon. sing from such cancellation. The Client cancels Delivery of Goods, the Client shall be liable for losses, incurred (whether direct or indirect) by CNC as a direc ult of the cancellation (including, but not limited to, any loss o

Cert for mained polytical leases, Cut III for lease could be used as the polytical lease of the polytical lease

The Client agrees that CNC may exchange information about the client with those credit providers and with related body corporates for the to assess an application by the Client, and/or Client and those credit providers of a default by the Client; and/or Client and those credit account, where the Client includes the Client of the Client and/or client and/or Client and the credit account, where the Client includes the Client of the Client includes the Client includes the Client of the Client includes the Client includes the Client of the Client includes the Client includes the Client of the Client includes the Client includes the Client of the Client includes the Client includes the Client client includes that excerning the Client includes the client of the Client includes and the Client agreed purposes or required by and/or status inrelation to the provision of Goods and/or of the provision of Goods and/or client provides and the Client includes the client agreed purposes or required by the Client and the Client includes the Client of the provision of Goods and/or client provides and the Client includes the agreed purposes or required by the provision of Goods and/or client provides and the Client includes the agreed purposes of required by the provision of Goods and/or client provides and/or status intertation to the provision of Coods and/or client provides the client of the client to a CRB for the following Client the following the collection of announds outstanding in relation to the Coods.

(d) enabling the collection of amounts duistanding in relation to the Cooker Cooker

Service of Notices Any written notice giv under this Contract shall be deemed to

written notice given under this Contract shall be deemed to have a given and received: by handing life notice to the other party, in person; by leaving it at the address of the other party as stated in this contract:

(c) Contracting the predicted post to the address of the other part (c) by sending the predicted post to the address of the other part part by facility for the predicted optimization of the other part by facility for the predicted of the predicted optimization (c) of the target prediction of the prediction of the other part by facility of the prediction (c) of the prediction of post, the notice would have been delivered.

Trusts. If the Clerk standy time upon or subsequent to entering in to the whether or non-club capture trusted of any turst. The there coverants with CNC as follows: (a) the Contract extends to all rights of indemnity which the Client pow or subsequently may have against the trust and the trust turd.

- (h)
- power subsequentity may have against the irust and the irust the "Client has full and complete power and authority under the trust to enter into the Contract and the provisions of the irust do not purport to exclude or take away the right of indemnity of the Client against the irust or the trust turnt. The Client with not a party to any other action which might prejudic that right or indemnity. The client without concernit in writing of CNC (CNC will not happen any of the following events: or the client with the total work of the trust con-trustee of the indewnite critical or the internation of the Client as trustee of the indewnite or reterment of the Client as trustee of the indewnite power." (c)

(ii) any advancement of estimation of capital of the frust of energies. A settiment of the tradition of capital of the frust of terms, and confilms or as to any matter ansing herein, shall be submitted to and settime the management of the frust of estimation of the capital of the settiment of the frust estimation of the capital of the settiment of the frust estimation of the capital of the settiment of the frust estimation of the capital of the settiment of the frust estimation of the settiment of the settiment of the frust estimation of the settiment of the settiment of the frust estimation of the settiment of the settiment of the frust estimation of the settiment of the settiment of the frust estimation of the settiment of the settiment of the frust estimation of the settiment of the settiment of the settiment oparations of the settiment of the settiment of the settiment the failure by effect part to endore any provision of these terms and containes that not be freaded as a wave of the the rows on or shall be considered by the tags of the settiment of the settiment oparation of the settiment and as a wave of the the rows of the settiment oparations of the settiment and the settiment of the settiment oparation of the settiment and as a wave of the the rows of the settiment oparation of the settiment and as a wave of the the rows of the settiment oparation of the settiment and as a wave of the the rows of the settiment oparation of the settiment and as a wave of the the rows of the settiment oparation of the settiment and as a wave of the the rows of the settiment of the settiment and the settiment of the settiment of the settiment of the settiment and as a wave of the there of the settiment oparation of the settiment and as a wave of the there of the settiment of the settim

CMC may rescent prove assuming their chemic consent — the client cannot licence or assign without the written approval of CMC may rescale to subcontract out any part of the Sprives but shall be client cannot licence or assign without the written approval of CMC may rescale to subcontract out any part of the Sprives but shall be client cannot licence or assign without the written approval of CMC may rescale to subcontract out any part of the Sprives but shall be client approved to the sprives of the sprive of the sprives of the sprives of the sprive of the sprives of the sprive of the sprives of the sprive of the sprive of the sprive of the sprives of the sprive of th

Terms & Conditions of Trade

(b)