## FUJIFILM ELECTRONIC IMAGING EUROPE GMBH - UK/IRELAND STANDARD TERMS OF BUSINESS

These terms and conditions ("Terms") apply to all quotations, offers and contracts for the supply of any goods or services by FUJIFILM Electronic Imaging Europe GmbH (the "Company") to any purchaser in the UK and/or Ireland unless otherwise agreed in advance in writing by a duly authorised officer of the Company.

- Contract and Price
  These Terms apply to each contract for the supply of goods by us to the exclusion of any other terms that you seek to impose or incorporate, or which are implied by trade, custom, practice or course of dealing. You wise any right you might otherwise have to rely on any term endorsed upon, delivered with or contained in any documents you issue that is inconsistent with these Terms.
  Any order submitted by you constitutes an offer by you to purchase the goods in accordance with these Terms and we reserve the right to reject such order. Your order shall only be deemed to be accepted when we issue a written acceptance of such order, at which point a contract shall come into existence.

  All brochures, catalogues, websites and other promotional materials are to be treated as illustrative only and do not form part of any contract between us.

  Quotations shall not constitute an offer, shall lapse after 28 days (unless otherwise agreed) and, unless otherwise stated, the price quoted is an illustrative estimate only and the price charged will be our price current at the time of delivery. 1. 1.1.
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- onterwise stated, use inter-quoted is all missiance estimate only and the price dranged will be our price changed at the time of delivery.

  Prices quoted exclude VAT and delivery (unless otherwise stated). VAT (if relevant) will be charged at the rate applying at the time of delivery.

  Rates of any other taxes and/or duties on goods will be those applying at the time of delivery.

  At any time before delivery we may adjust the price to reflect any increase in our costs of supplying goods.

  Delivery

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- At any time before delivery we may adjust the price to reflect any increase in our costs of supplying goods. 

  Delivery

  All delivery times quoted are estimates only and the time of delivery is not of the essence. 
  If we fall to deliver within a reasonable time, you may (by nothing us in writing) cancel the contract. However: 
  you may not cancel if we receive your notice after goods have been dispatched, and 
  if you cancel the contract, you have no further claim against us under that contract. 
  If you accept delivery of goods after the estimated delivery time, you will have no claims against us for delay 
  (including loss of profits, indirect or consequential loss or expense, or increase in the price of goods). 
  If we fall to deliver the goods at all and you do not cancel your order, our liability shall be limited to the costs 
  and expenses incurred by you in obtaining replacement goods of similar description and quality in the cheapest 
  market available, less the price of the goods stated in the contract. 
  We shall have no liability for any delay in delivering or failure to deliver the goods to the extent that such failure 
  is caused by a Force Majeure Event (see clause 14.1) or your failure to provide us with adequate delivery 
  instructions or any other instructions that are relevant to the supply of the goods. 
  We may deliver goods in instalments. Each instalment will be a separate contract. Any delay in delivery or 
  defect in an instalment shall not entitle you to cancel any other instalment. 
  We may decline to deliver goods to your premises if we believe it would be unsafe, unlawful or unreasonably 
  difficult to do so and we may suspend any delivery until your premises are satisfactory for delivery. In these 
  circumstances, and in circumstances where you do not accept delivery on an agreed delivery date, we may 
  charge you all costs we incur as a result including storage and insurance costs.

  Services 27
- **3.** 3.1. Services
  In the absence of you being notified of our separate services terms (which would then override these Terms in respect of services ordered), these Terms apply to our services, where we are to repair goods or provide other
- services.

  Where we provide services, references in these Terms to "goods" are treated as referring also to services, and references to "delivery" are treated as also referring to us completing the performance of our services (except in clause 5 (title), 5 (risk), 7 (warranties) and 10 (return of goods)).

  Payment Terms

  You will pay us in cash (or otherwise in cleared funds) on delivery, unless you have an approved credit account. 32
- **4.** 4.1.
- You will pay us in cash (or otherwise in created units) on centrery, united you have an approved credit account, payment is due no later than 30 days after the end of the month of the date of our invoice (unless otherwise agreed). Time for payment is of the essence. If you fail to pay us in full on the due date we may by notice at any time and with immediate effect: suspend or cancel some or all orders or pending deliveries; cancel any discounts or rebates offered to you; end your licence to use intellectual property rights, or software (or both); and/or require you to pay us interest at the rate equivalent to that set out in s6 Late Payment of Commercial Debts (Interest) Act 1998: 42

- 4.4

- end your licence to use intellectual property rights, or software (or both); and/or require you to pay us interest at the rate equivalent to that set out in s6 Late Payment of Commercial Debts (Indirest) Act 1998:

  a. calculated (on a daily basis) from the date of our invoice until payment;

  b. compounded on the first day of each calendar month; and

  c. before and after any judgement (unless the court orders otherwise).

  If you have an approved credit account, we may at any time without notice withdraw it or reduce your credit limit or bring forward your due date for payment.

  You do not have the right to set off any money you may claim from us against anything you owe us.

  You are bound by our invoice if you do not advise us within five days of receipt of any fault in it. While you owe money to us, we have a lien on any of your property in our possession.

  You will indemnify us on demand in full and hold us harmless from all expenses and liabilities we may incur (directly or indirectly and including finance costs and legal costs on a full indemnity basis) following any breach by you of any of your obligations under these Terms.

  Title

  Title to the goods shall not pass to you until we have received payment in full (in cash or cleared funds) for: the goods; and any other goods that we have supplied to you in respect of which payment has become due.

  Until title to the goods has passed to you, you shall: store goods so that they are clearly identifiable as our property; maintain goods in a satisfactory condition and insure goods against all risks for their full price on our behalf from the date of delivery and hold the policy on frust for us; notify us immediately if you become insolvent or cease or threaten to cease to trade; and give us such information relating to the goods as we may require from time to time, but you may resell or use the goods in the ordinary course of your business. If, before tile to the goods passes to you, you become subject to any of the events listed in clause 5.2.3, or we believe tha

- 5.6.

- Risk
  Goods are at your risk from completion of delivery.
  Delivery takes place either:
  upon completion of loading at our premises (if you are collecting them or arranging carriage); or
  upon completion of for-loading at your premises (if we are arranging carriage).
  You must inspect goods on delivery. If goods are damaged (or not delivered), you must advise our carrier
  immediately by signing the delivery note or e-signature device, specifying damage has been identified and
  confirm this to us in writing within seven days of delivery. We will then issue a confirmed claims number and
  you must return the damaged goods to us, following our instructions, unless we agree an alternative
  arrangement with you.

- 7.5.
- confirm this to us in writing within seven days or delivery. We will then issue a confirmed claims number and you must return the damaged goods to us, following our instructions, unless we agree an alternative arrangement with you.

  Warranties

  We warrant that we will perform services with reasonable skill and care.

  We warrant that goods will:

  comply in all material respects with their description; and be free from material defect at the time of delivery (subject to your compliance with clause 6.3).

  Where we supply goods for resale by you they carry our warranty addressed to the end user.

  For all other goods, we warrant that they will be free from manufacturing defects for the "warranty period" which (unless otherwise stated by us in writing) is six months from the date of delivery.

  For services the warranty period (unless otherwise stated by us in writing) is six months from the date we complete performance of the services.

  We will (at our option) repair or replace any goods which suffer component failure during the warranty period but you must contact us to request a confirmed claims number and comply with our instructions which must be carried out in full otherwise the return of goods will be refused. Goods are authorised for return only when you have received a confirmed claims number.

  We may charge a reasonable lee to you for our inspection of goods but we will waive that fee if goods are found to be faulty.

  Where goods are repaired or replaced under warranty, the warranty period is not extended.

  Our decision will be final as to whether or not an alleged defect occurs within or outside the warranty period.

  We do not warrant that goods are compatible with other goods or upgradeable unless confirmed by us in writing. 7.6
- 7.7
- 7.9. 7.10.

- 7.12.
- 7.13. 7 14
- We do not warrant that goods are compatible with other goods or upgradeable unless confirmed by us in writing.

  Our warranty does not cover:
  any defect arising as a result of your failure to comply with any instructions, whether oral or written, provided by us or the manufacturer in relation to the goods;
  any defect arising as a result of us following any specification or instructions supplied by you;
  improper use of goods or modification without our written authority; or maifunctions from abnormal environmental causes (for example mains power transients or extremes of humidity, or temperature) of which we had not been informed when you placed the order.

  We give no other warranty (and exclude any warranty term or condition that would otherwise be implied by statute or common law) as to the quality of goods or services or their fitness for any purpose.

  Nothing in these Terms restricts or limits our liability for fraud or fraudulent misrepresentation, breach of any mandatory statutory obligation or for death or personal injury resulting from our negligence.

  Our liability to you in respect of all or any claims for negligence or breach of contract or other duty to you is limited to (i) five hundred thousand pounds; or (ii) if higher, the value of the goods or services the subject of the contract plus fifty thousand pounds.

  Subject to clause 7.13 we shall have no liability to you in any event (even if we are negligent) for any of the following however and whenever arising:
- of the following however and whenever arising: loss of profits, business, revenue, data, goodwill or anticipated savings; or

- special, indirect or consequential loss or damage.

  Specification and design
  If we supply goods in accordance with your specifications or instructions, you:
  warrant that the specification or instructions are accurate;
  are responsible to ensure that goods supplied in accordance with those specifications or instructions will be fit
  for the purpose for which you intend to use them; and
  warrant that the specifications or designs will not result in the infringement of any rights belonging to a tirrd
  party and you will indemnify us upon demand in respect of all loss, damage, costs or expenses (including legal
  fees on a full indemnity basis) which we may incur in connection with any such claim or threatened claim by a 813
- Tees on a full influenting basis which we may find a new theoretical that the full with a party.

  We retain title (including copyright and all other registered and unregistered intellectual property rights) in all specifications, plans, drawings, patterns, blueprints, descriptions, designs, formulations, know-how, technical information and advice in whatever media that we supply to you. Any information you obtain from such items is confidential and you may not publish it, disclose it to any third party or otherwise make use of it without our 8.2.
- is combenitial and you may help builson it, discusse it to any time party or otherwise make use of it without our written consent.

  All intellectual property rights in or arising out of or in connection with the goods shall be owned by us unless agreed otherwise by us in writing.

  We will tell you if we receive a material written warning that the sale or use of our goods infringes any third party intellectual property rights, but we make no other representation or warranty that our goods do not infringe third party rights.

- agreed otherwise by us in writing.

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  9. Software

  9. The licence is non-exclusive, may not be assigned or transferred and allows you only to operate goods for the purpose for which they are designed.

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  9. You may not and will not allow any third party to:

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  9. The licence ends when you cease to use the goods for which software is provided and you must then immediately return to us all copies of the software in your possession or control (or, if we request, destroy or delete all copies and provide written evidence that you have done so.)

  9. We warrant that we will use all reasonable endeavours to correct any material software fault of which you give us written notice within three months of delivery. If, in our opinion, we are unable to correct the fault, we will refund the price or proportionate value of the software (and you must then return all copies of the software to us). We have no other liability for bugs, errors or other defects in software.

  9. We will accept the return of goods

  10.1. White proportionate value of the software (and you must then return all copies of the software to us). We have no other liability for bugs, errors or other defects in software.

  9. We will accept the return of goods from you only:

  10. The proportionate value of the software and you must then return all copies of the software to us). We have no other liability for bugs, errors or other defects when delivery.

  10. The proof arrangement (confirmed in writing);

  10. The proof of the software the proof

- breach of this clause 13.

  Force majeure

  If either we or you are prevented or delayed in the performance of any of our contract obligations by a circumstance outside our reasonable control (Force Majeure Event) the affected party will immediately notify the other party, specifying the circumstances giving rise to the Force Majeure Event, and after notification will have no liability in the performance of the relevant obligations for so long as they are prevented by the Force Majeure Event.

have no liability in the performance of the relevant obligations for so long as they are prevented by the Force Majeure Event.

14.2. If a Force Majeure Event persists for more than 90 days, we shall have the right to cancel the affected order(s), in whole or in part, immediately by written notice.

15. Disposal of waste products

You accept responsibility in respect of the disposal of goods we have supplied to you, in lieu of us as manufacturer or supplier, for all obligations arising under the Directive of the European Council and Parliament 2002/96/EC on Waste Electrical and Electrinic Equipment and any United Kingdom or other statute, regulation or other legal requirement issued or made in connection with that Directive as modified from time to time.

16. Data Protection

You, in entering into a Contract, consent to us collecting and processing personal data relating to you and/or your officers, employees or agents for the purposes of (i) arranging and managing redit facilities to you; (ii) managing your account, including credit records and overdue payments; (iii) provision and administration of the Contract or any other contract between us and you, and (iv) development, research and marketing of our business. You further consent to the electronic transfer of any personal data collected for the above purposes outside of the UK androft he EEA for the purposes of data processing. You warrant that the above consents are given with full authority of the individuals concerned.

- electronic transfer of any personal data collected for the above purposes of data processing. You warrant that the above consents are given with full authority of the individuals concerned.

  7.1. General

  7.1. English law applies to any contract incorporating these Terms and the courts of England and Wales have exclusive jurisdiction in respect of any dispute arising in connection with any such contract.

  7.2. If you are more than one person, each of you has joint and several obligations under these Terms. If any of these Terms are unenforceable as drafted it will not affect the enforceability of any other terms and if it would be enforceable if amended, it will be treated as amended to the extent required to make it enforceable.

  7.4. We may treat you as insolvent if:

  7.4. you (or any of your property) become the subject of:

  8. any formal insolvency procedure (including receivership, liquidation, administration, voluntary arrangements (including a moratorium) or bankruptcy);

  8. any application or proposal for any formal insolvency procedure; or

  9. c. any application, procedure or proposal outside the United Kingdom with similar effect or purpose.

  7.5. Either of us may serve a notice by leaving it at or by delivering it by recorded delivery post to the other's registered office or principal place of business and such notice will be deemed served when left at the relevant address or at the time of recorded delivery.

  7.6. Any reference in these Terms to "stated", "notified", "confirmed" or similar phrases includes a requirement for such matter to be in writing unless expressly stated otherwise.

  7.7. No contract will create any right enforceable (by virtue of the Contracts (Rights of Third Parties) Act 1999) by any person not identified as the buyer or seller.

  7.8. A contract enferced into between the parties which includes these Terms constitutes the whole agreement and understanding of the parties and supersedes any previous arrangement, understanding or agreement between them. The parties acknowledge th