

These terms & conditions (as amended under clause 7.8) ("Conditions") govern the sale of goods by Hills Numberplates Limited, registered in England & Wales with company no. 08800141 ("Hills") to the person/firm who Numberplates Limited, regis buys such goods ("Buyer").

These Conditions apply to the exclusion of any other terms that Buyer seeks to impose, or which are implied by trade

# \*\*\*Note particularly clause 5 (Indemnities/Limitation of Liability)\*\*\*

## INTERPRETATION

In these Conditions: (i) **person** includes a natural person/corporate/unincorporated body; (ii) a reference to Hills/Buyer includes its personal representatives/successors/permitted assigns; (iii) a reference to a statute or statutory provision is a reference to such statute or statutory provision as amended or re-enacted & includes any subordinate legislation; (v) any phrase introduced by the terms including/include/in particular (or similar) shall be illustrative & shall not limit the sense of the preceding words; (v) a reference to writing/written includes faxes & e-mails; & (vi) the following definitions apply:

"Applicable Law": the laws of England & Wales, the EU & any other laws/regulations/regulatory policies/guidelines/industry codes which apply to the manufacture/supply of the Goods.
 "Business Day": Monday to Friday, excluding any public holidays in England & Wales.
 "Business Day": Anotay to Friday, excluding any public holidays in England & Wales.
 "Burger Default?": any act/omission of Buyer or failure by Buyer to perform any relevant obligation under a Contract.
 "Buyer Default?": any act/omission of Buyer or failure by Buyer to perform any relevant obligation under a Contract.
 "Buyer Specification for the same) to the specific requirements of Buyer, as contained in the Order.
 "Credit Terms": payment within 30 days of the date of invoice, or if different, as specified in the Order (in full & in cleared funds) to Hills bank account.
 "Delivery Location": the delivery location in the Order, or such other location as the parties may agree from time to time.

time. "Due Date": in respect of a payment under a Contract, the date on which such payment is due pursuant to these

Conditions. "Force Majeure Event": an event beyond the reasonable control of Hills including strikes/lock-outs/other industrial disputes, failure of utility service/transport network, act of God/fire/flood/storm, war/riot/civil commotion, malicious damage, compliance with law/governmental rule/direction, accident, breakdown of machinery, or default of suppliers/subcontractors.

supplersysupcontractors. "Goods": the goods set out in the Order (or any part of them). "Goods Spec": the specification for the Goods, including any relevant plans or drawings, set out in Hills' catalogues/booklets/website & other literature, together with the bespoke requirements contained in the Buyer's Specification

Specification. "Insolvency Event": (a) Buyer suspends/threatens to suspend payment of its debts/is unable to pay its debts as they fall due or admits inability to pay its debts or is deemed unable to pay its debts under section 123 of the Insolvency Act 1986 or is deemed either unable to pay its debts or as having no reasonable prospect of so doing within the meaning of section 288 of the Insolvency Act 1986 or (if a partnership) has any partner to whom any of the above applies; (b) guyer starts negotiations with all'any class of its creditors with a view to rescheduling any of its debts, or makes a proposal for/enters into any arrangement with its creditors; (c) a petition is filed, a notice is given, a resolution is passed, or an order is made, for/in connection with the winding up of Buyer; (d) Euyer is the subject of a bankruptcy petition/order; (e) a creditor/encumbrancer of Buyer attaches or takes possession of, or a distress, execution, sequestration or other process is levied or enforced on or sued against, the whole/part of its assets which is not discharged within 14 days; (f) an application is made to court, or an order is made to appoint an administrator, or notice of intention to appoint an administrator is given or an administrator is appointed over the assets of Buyer; (i) any event analogous to those mentioned in (a)(h) above in another jurisdiction. "Intellectual Property Rights": all patents, rights to inventions, utility models, copyright & related rights, trademarks, service marks, trade, business & domain names, rights in trade dress or get-up, rights in godwill or to sue for passing off, unfair competition rights, rights in designs, rights in computer software, database right, topography rights, moral rights, rights in confidential information (including all applications for & renewals or extensions of such rights, & all similar or equivalent rights or forms of protection in any part of the world. "Order" Buyer's with acceptance of Hills quotation relating to an initid qu Insolvency Event": (a) Buver suspends/threatens to suspend payment of its debts/is unable to pay its debts as they

#### BASIS OF CONTRACT 2

2.1 Each Order constitutes an offer by Buyer to purchase Goods which shall only be deemed accepted when Hills issues written acceptance, on which date a Contract shall come into existence ("Start Date"). Following such acceptance: (i) Buyer may not cancel the Contract other than under clause 6.1, unless agreed in writing with Hills; & (i) Hills may only cancel a Contract under clause 6.
2.2 A quotation given by Hills is not an offer & is only valid for 5 Business Days from its date of issue.

#### 3 GOODS

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Goous: 3.7 Hills may deliver in instalments, each constituting a separate Contract, which shall be invoiced & paid for separately. Any delay in delivery or defect in an instalment shall not entitle Buyer to cancel any other instalment. 3.8 Risk in the Goods shall pass to Buyer on despatch of the Goods by Hills from its premises or collection of the Goods by the Buyer.

Goods by the Buyer. 3.9 Title to the Goods shall not pass to Buyer until Hills has received payment in full (in cleared funds) for the Goods (& any other goods/services that Hills has supplied to Buyer/any part of its group for which payment is due). From delivery until title has passed to Buyer, Buyer shall: (i) hold the Goods on a fiduciary basis as Hills' bailee; (ii) store the Goods separately from all other goods and ensure they are readily identifiable as Hills' property; (iii) not remove/deface/obscure any identifying mark or packaging on or relating to the Goods; (iv) maintain the Goods in satisfactory condition & keep them insured on Hills behaff against all risks for their full price; (v) give Hills such information relating to the Goods as Hills requires, but Buyer may resell/use the Goods in its ordinary course of

If an Insolvency Event occurs (or Hills believes that the same is about to occur) before title to the Goods passes 3.10 b. I ob Buyer, if the Goods have not been resold/irrevocably incorporated into another product/service, (without limiting any to ther right or remedy Hills may have) Hills may demand Buyer deliver up the Goods &, if Buyer fails to do so promptly enter any premises of Buyer (or a third parity) where the Goods are stored to recover them.

#### 4 CHARGES & PAYMENT

4.1

The price for Goods is the price set out in the Order. Prices are in GBP or EUR. Hills reserves the right to increase the price of the Goods, by giving notice to Buyer at any time before delivery,

# Hills Numberplates Limited - Terms & Conditions of Sale

I – Terms & Conditions of Sale COM-T&C-01 Rev 2 to reflect any increase in the cost of the Goods to Hills that is due to: (a) a Sourcing Issue or a change in Applicable Law; (b) any request by Buyer to change the delivery date(s)/quantities or types of Goods ordered/the Goods Spec; or (c) any delay caused by any instructions of Buyer in respect of the Goods or failure of Buyer to give Hills adequate or accurate information or instructions in respect of the Goods.
4.3 Hills shall invoice Buyer for Goods on/any time after completion of delivery. Prices include all packaging/insurance/transport costs but are exclusive of value added tax, which shall be added to the applicable invoices. Buyer shall pay each invoice in full (without any deduction/withholding) under the Credit Terms & time for payment is of the essence. Should Hills believe that the credit worthiness of Buyer har educed, Hills may vary the Credit Terms on written notice to Buyer. Payments hall be made in the invoice currency. Payment may be made by BACS, international bank transfer or debit card, provided that Hills may vary such payment methods on written notice to Buyer.

Contract. 4.4 Hills may, without limiting its other rights or remedies, set off any amount owing to it by Buyer against any amount payable by Hills to Buyer

#### 5 \*\*\*INDEMNITIES/LIMITATION OF LIABILITY\*\*\*

5 \*\*\*INDEMNITIES/LIMITATION OF LIABILITY\*\*\*
5.1 Buyer shall indemnify Hills from & against any & all liabilities, costs, expenses, damages & losses (including any direct, indirect or consequential losses, loss of profit, loss of reputation & all interest, penalties & legal & other reasonable professional costs & expenses) suffered or incurred by Hills in connection with: (i) any claim made against Hills for actual or alleged infringement of a third party's intellectual Property Rights arising out of or in connection with Hills' use of Buyer's Specification; (iii) any failure of Buyer to obtain appropriate licences &/or consensus under clause 7.2; (v) any use of the Goods by Buyer other than as envisaged under the Contract, & (ii) any Buyer Default.
5.2 Nothing in these Conditions shall limit/exclude Hills' liability for: (i) death/personal injury caused by its negligence; (ii) fraud/fraudulent misrepresentation; or (iii) any other liability which cannot be excluded by law.
5.3 Subject to clause 5.2, Hills' liability (whether in contract or otherwse) is limited as follows: (i) Hills shall not be liable for: (a) any delay in delivery of the Goods; or (b) any failure to deliver the Goods that is caused by a Force Majeure Event or Buyer's Default; (ii) if Hills fails to deliver the Goods; iii liability is limited to the costex/expenses market available, less the price of the Goods; (iii) Hills' total liability to Buyer in respect of a breach of warranty relating to Goods is limited to repair, replacement or refund as described in clauses 3.2; (v) Hills acquires specialised raw materials and proprietary components, it releis on the text certificates and quality control undertaken by the relevant suppliers and so Hills' Limited as text available, less the price of the Goods; (iii) Hills clause to cerver formance/failure of the same is limited to the sume they the prievant suppliers and so Hills' Limited as a costrobe to prove to ensure the quality of the coods at a secuit of such non-conforman for any loss of profit, or any indirect or consequential loss arising under/in connection with a Contract; & (vii) Hills' total liability to Buyer in respect of all other losses arising under/in connection with a Contract shall in no circumstances exceed the value of the Contract.

5.4 Except as set out in these Conditions, all warranties, conditions & other terms implied by statute or common law are, to the fullest extent permitted by law, excluded from the Contract. This clause 5 shall survive termination

#### 6 TERMINATION

6.1 Without limiting its other rights or remedies, Buyer may terminate a Contract with immediate effect giving written notice to Hills if Hills commits a material breach of such Contract & (if such breach is remediable) fails to remedy that breach within 21 days after receipt of notice in writing of the breach from Buyer.
6.2 Without limiting its other rights or remedies, Hills may terminate one or more Contracts (or suspend the supply of Goods): (i) by giving Buyer 1 month's written notice; or (ii) with immediate effect giving written notice to Buyer where: (a) necessary as a result of Applicable Law; (b) a Sourcing Issue has occurred which affects such Goods; (c) a Force Majeure Event prevents Hills from providing Goods for more than 6 weeks (c) Buyer commits a material breach of its obligations under a Contract & (if such breach is remediable) fails to remedy that breach within 7 days after receipt of notice in writing of the breach from Hills; (d) an Insolvency Event has occurred, or (e) Buyer fails to pay any amount due under this Contract on the Due Date. Buyer shall notify Hills immediately if it becomes (or believes it may in the future become) subject to an Insolvency.

amount due under this Contract on the Due Date. Buyer shall notify Hills immediately if it becomes (or believes it may in the future become) subject to an Insolvency Event. 6.3 On termination of the Contract for any reason, the accrued rights/remedies of the parties as at termination shall not be affected, including the right to claim damages in respect of any breach of any Contract which existed at/before the date of termination/expiry. Without limiting any other right: (i) Buyer shall immediately pay to Hills all of Hills' outstanding unpaid invoices & interest; (ii) in respect of Goods supplied but for which no invoice has yet been submitted, Hills shall submit an invoice, which is payable by Buyer immediately on receipt; (iii) if Buyer fails to pay in accordance with (i) &/or (ii) above, at Hills' request, Buyer shall return any & all Goods which have not been fully paid for. If Buyer fails to return Goods, Hills may enter any premises of Buyer or of any third party where the same are stored in order to recover them.

Conditions which expressly or by implication have effect after termination shall continue in full force & effect. 64

### GENERAL 7

7.1 Intellectual Property Rights: All Intellectual Property Rights in or arising out of or in connection with the Goods (other than the Buyer's Specification) is owned by Hills (or its licensors).
7.2 Import Licences/Consents: Buyer is solely responsible for obtaining, at its own cost, such import licences & other consents in relation to the Goods as are required from time to time &, if required by Hills Buyer shall make those licences & consents available to Hills prior to the relevant shipment. Buyer is responsible for ensuring the Goods comply with Applicable Law outside of England, N. Ireland, Scotland and Wales & shall undertake any & all testing necessary to ensure such compliance at its own cost.
7.3 Confidentiality: A party ("Receiving Party") shall keep in strict confidence all technical or commercial knownow, specifications, inventions, processes or initiatives which are of a confidential nature & have been disclosed to Receiving Party by the other party ("Disclosing Party"), its employees, agents or subcontractors, & any other confidential information concerning Disclosing Party's business or its products or its services which Receiving Party shall restrict disclosure of such information to such of its employees, agents or subcontractors are subject to obligations of confidentiality corresponding to those which bind Receiving Party. This clause 7.3 shall survive termination.

such employees, agents or subcontractors are subject to obligations of confidentiality corresponding to those which bind Receiving Party. This clause 7.3 shall survive termination. 7.4 Entire Agreement: Each Contract constitutes the entire agreement between the parties relating to the particular Order, superseding all previous arrangements between the parties relating to this subject matter. Any samples/drawings/descriptive matter/illustrations/advertising issued by Hills or contained in Hills websites, catalogues or brochures are issued/published for the sole purpose of giving an approximate idea of the Goods. They shall not form part of the Contract or have any contractual force. Buyer confirms it has not relied on any statement/promise/representation made or given by or on behalf of Hills which is not set out in the applicable Contract. No party shall have any caling for innocent or negligent misrepresentation based upon any statement in the applicable Contract. 7.5 Force majeure: Hills shall not be liable to Buyer as a result of any delay/failure to perform its obligations under this Contract. 7.6 Assignment & subcontracting: Hills may at any time assign/transfer/charge/subcontract/deal in any other manner with all or any of its rights under the Contract. Buyer shall not, without the prior written consent of Hills, assign/transfer/charge/subcontract/deal in any other manner with all or any of its rights or obligations under the Contract.

7.6 Assignment a subcontracting, mills may at any time assignutariser/bialges/bucontract/deal in any other manner with all or any of its rights under the Contract. Buyer shall not, without the prior written consent of Hills, assign/transfer/charge/subcontract/deal in any other manner with all or any of its rights or obligations under the Contract. Buyer shall not, without the prior written consent of Hills, assign/transfer/charge/subcontract/deal in any other manner with all or any of its rights or obligations under the Contract. 7.7 Notices: Any notice required to be given under or in connection with this Contract shall be in writing, addressed to the contract name/tile detailed in the Order & shall be delivered to the other party: (i) personally or sent by prepaid first-class post/recorded delivery/commercial courier, to its registered office/principal place of business (ii) if sent by prepaid first-class post or recorded delivery, of lo elivered personally, when left at such address et out in the Order. Any notice is deemed received if. (i) dielvered personally, when left at such address (iii) if sent by prepaid first-class post or recorded delivery, soft delivery costipt is signed; (iv) if sent by fax, at 9.00am on the next Business Day, after transmission, provided a valid delivery confirmation has been received. If a cluid delivery takes place outside of working hours on a Business Day, date/time of deemed delivery shall be 9.00am on the next Business Day. This clause 7.7 shall not apply to the service of any proceedings or other documents in any legal action. 7.8 Variation/Waiver: Except as set out in these Conditions, any variation, including the introduction of any additional terms & conditions, to the Contract shall only be detemed to be a waiver of any subsequent breach or default. No failure or delay by a party in exercising any right or remedy under the Contract or by law shall constitute a waiver of any nyther drive anising under the Contract tis further success devide rights provided by law.</