CLC GLOBAL SOLUTIONS, LLC.

TERMS AND CONDITIONS

GENERAL

All orders for products and services on the CLC GLOBAL SOLUTIONS, LLC. are subject to these terms and conditions of sale. No other terms will apply to the supply of products and services, unless agreed in writing by an authorized signatory of the company or expressly stated otherwise in these terms and conditions of sale.

All descriptions of the products and services contained on the website or otherwise communicated to any purchaser of such products or services are approximate only and shall not form any part of the contract between CLC GLOBAL SOLUTIONS, LLC. and the Customer.

CLC GLOBAL SOLUTIONS, LLC. shall not be liable to the Customer for any errors or omissions on the website, the catalogue or other product advertisement. The advertising of products and services on the website is not an offer capable of acceptance; it merely constitutes an invitation for the Customer to make an offer to purchase products and services.

PRICES

The prices of the products and services are as set out on the CLC GLOBAL SOLUTIONS, LLC. website reserves the right to change prices without prior notice at any time. Customer is informed that prices and products in the printed hard copy catalogue are subject to change.

ORDERING

CLC GLOBAL SOLUTIONS, LLC. may decline to accept any order, whether or not payment has been received, by giving notice of non-acceptance to the Customer by telephone or email within a reasonable period of receipt of the order.

If CLC GLOBAL SOLUTIONS, LLC. rejects or cancels an order for which payment has been taken, it will refund the amount to the Customer as soon as reasonably practicable.

To the extent that orders cannot be fulfilled completely from stock, the unfulfilled balance will either be put on back order to be fulfilled when CLC GLOBAL SOLUTIONS, LLC. next has available stock or be cancelled and refunded to the Customer.

SHIPPING

In case the product is out of stock, the company can cancel the purchase even though the payment is already settled due to the lack of updating the stock.

The Customer's delivery options, and the prices for them, are as set out on the website at the date of order or will be notified to the Customer at the time of order. Customer is informed that delivery options and prices in the printed hard copy catalogue are subject to change and up-to-date information can be found on the website.

In the event of any conflict between delivery options and delivery prices for any products listed on the website and in the hard copy catalogue, the delivery options and delivery prices listed on the website may not prevail.

Delivery prices apply per order, irrespective of the number of products ordered. Delivery will be made to the Customer's usual business address, unless otherwise agreed in writing.

Times are approximate only and shall not be liable for the consequences of any delay in delivery.

QUOTED DELIVERY TIME

The Customer must inspect the products as soon as is reasonably possible after delivery or collection. The Customer shall, within 30 days of the date of delivery or collection or, in the case of sub-clause iv below, the Quoted Delivery Time or any updated estimated date for delivery, give notice to in detail of any defect in the product that is apparent on reasonable examination.

If the Customer fails to give any such notice, the products shall be conclusively presumed to be, in all respects, in accordance with the order and free from apparent defects, and the Customer shall be deemed to have accepted the products accordingly.