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Hardware & Software Management

Directors: Lingens C.N.B. Lingens N.J.

AFRICAN VANILLA CONSULTING STANDARD TERMS & CONDITIONS

1. DEFINITIONS

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- 1.1 In these terms and conditions:
- 1.1.1 "The goods" means any goods, including software and or warranties delivered electronically and services as indicated on any company forms, price lists, quotations, orders or invoices of African Vanilla Consulting Pty Ltd (AVC) or supplied by African Vanilla Consulting.
- 1.1.2 "Customer" means the legal or natural person purchasing any goods and services from African Vanilla Consulting or supplied any goods and services by AVC.
- 1.1.3 "ESD" means Electronic Software Delivery.
- 1.1.4 "Vis Major" means any event that is outside of AVC's reasonable control including but not limited to : any national state of disaster or other circumstances impacting the availability of goods as required by AVC and within the times required by AVC, or preventing the free supply of goods or free movement of people or goods; pandemic; war (declared or not); terrorism; robbery or theft; hi-jacking; civil unrest; loss of warehousing; fire; explosion; strikes; lockouts; international restrictions; any actions of government (foreign or domestic); the inability of the vendor/manufacturer to meet an order of AVC within usual and/or required time frames for any reason; or the inability or failure of the vendor/manufacturer to supply or deliver the goods to AVC in South Africa within usual and/or required time frames for any reason.
- 1.1.5 AVC has committed to protecting Customer's Personal Information (CPI) and to complying with the Protection of Personal Information Act 4 of 2013("POPIA") and all other applicable legislation.
- 1.1.6 For purposes hereof the terms "Customer Personal Information" (or CPI) and "Processing" have the meanings given in POPIA. "Process" and "Processed" shall be defined with reference to Processing.

2.PRICES AND QUOTATIONS

- 2.1 Where no quote is issued, the price of goods shall be the price as set out in the price lists published by AVC at the time the order is accepted or, where there is no published price, then the usual price charged by AVC, AVC reserves the right to change prices and price lists from time to time.
- 2.2 African Vanilla Consulting has the right to change the prices of the goods from time to time without prior notice to the customer. All quotes remain valid for twenty-four (24) hours from the date of the quote, or until the date of issue of a new price, whichever occurs first and are subject to the conditions below:
- 2.2.1 The terms and conditions as set out in this agreement shall apply, to the exclusion of all of the Customers' terms. In respect of all transactions concluded between AVC and the Customer and shall apply to all quotations issued by and all orders processed by AVC and to the supply, sale and delivery of all goods or services by AVC, including by ESD.
- 2.2.2 The placing of any order for goods shall be deemed and is agreed to constitute agreement to these terms and conditions and to the provision of the POPI Consent.
- 2.2.3 Foreign Exchange: prices quoted are subject to foreign currency fluctuations.
- 2.2.4 In the event that the Rand fluctuates against the applicable foreign currency from the date of the quotation and the date on which the Customer's Purchase Order is accepted by AVC, AVC reserves the right to re-quote and AVC reserves the right to increase the price of such goods in accepted by AVC, and a such accepted by AVC, and a
 - of such goods in accordance with the Exchange Rate increase.
- 2.2.5 In the event of the shipping, airfreight or other transportation costs increasing between the date of quotation and the date on which the Customer's Purchase Order is accepted by AVC. AVC reserves the right to increase the price of such goods in accordance with cost increase.
- 2.2.6 In the event of a manufacturer's price being increased between the date of the quotation and the date on which the Customer's Purchase order is accepted by AVC, AVC reserves the right to increase the price of such goods in accordance with the manufacturer's price increase.
- 2.2.7 A purchase order placed against a quotation is deemed to be and shall constitute acceptance of that quote.
- 2.2.8 AVC reserves the right not to accept any order.
- 2.3.9 Acceptance by AVC of any order and all delivery obligations are always subject to the availability of the goods.
- 2.3.10 All goods shall remain the property of AVC until paid in full and are sold only with the original equipment manufacturers warranty. AVC gives no additional warranty and excludes all other warranties on goods save to the extent that a South African law expressly imposes a warranty that cannot be excluded. The Customer shall be responsible for checking specifications of goods and that they are fit for purpose before placing the order.
- 2.3.11 Errors and Omissions are exempted and shall not bind AVC. AVC reserves the right, at any time to correct any error or omission.
- 2.3.12 Unless otherwise stated in the quote, prices include VAT.

3.PAYMENT AND INVOICES

3.1 The customer shall pay the amount on the tax invoice. Payment is due immediately save for credit approved Customers, in which event

payment is due 30 calendar days of date of the statement.

- 3.2 Where the Customer uses Internet banking, the bank shall be deemed to be the agent of the Customer.
- 3.3 The Customer hereby consents and agrees that AVC may issue tax invoices, credit notes and debit notes (collectively "Invoices") to the Customer in electronic form (this includes Emails). AVC may issue separate invoices for each delivery. The Customer agrees to retain the invoices in encrypted and readable form for at least 5 years.
- 3.4 The Customer shall not for any reason withhold payments or make set-offs or deductions from any payment due by it. No extension of payment terms will be effective unless reduced to writing and signed by a director or duly authorized representative of AVC.
- 3.5 AVC shall have the right to suspend deliveries and to exercise its rights in terms of clause 8 if any amount due by the Customer is unpaid
- 3.6 If any amount is not settled in full on due date AVC shall be entitled without prejudice to any of its rights, to:
- 3.6.1 immediately institute action against the Customer and/or
- 3.6.2 cancel the sale and/r any outstanding orders for deliveries, and in all cases claim damages.
- 3.7 Should any amount not be paid by the Customer on the due date, the full outstanding amount in respect of all purchases by the Customer shall automatically become due and payable, and the Customer shall be liable to pay interest in respect of amounts unpaid at the compound rate of a 5% (five percent) above the prime overdraft rate of Rand Merchant Bank Limited on all overdue amounts from due date until date of payment, calculated and payable monthly in advance. A certificate from Rand Merchant Bank Limited, signed by any such bank whose authority and capacity it shall not be necessary to prove, shall be *prima facie* proof of the interest rate charged.
- 3.8 VC will not give notice of a change of banking details other than the way of a letter, signed in manuscript (not electronically) by a director of AVC. The Customer is warned and agrees not to act on any other purported notice of change of banking details and does so at its risk. 3.9 Notwithstanding anything to the contrary in any agreement providing for the payment of allowances, rebates or advertising contributions (hereinafter "Allowances") by AVC to the Customer, where an allowance is to be settled in cash, AVC and the Customer agree that the Customer will issue AVC with a tax invoice, AVC and the Customer further agree that in this case, the Allowance is regarded as consideration for the supply of a service.

4. CREDIT FACILITIES

4.1 AVC shall have an unfettered discretion to grant, increase, decrease or withdraw credit facilities to the Customer and to determine the nature and extent thereof from time to time without prior consultation with the customer.

5.ORDERS

- 5.1 The customer hereby confirms that the goods and services on the tax invoice issued duly represent the goods and services ordered by the Customer (or its duly appointed specified users in the case of software) at the prices agreed to by the Customer and where performance/delivery has already taken place that the services and goods were inspected and that the Customer is satisfied that these conform in all respects to the quantity ordered and were received in good order and condition.
- 5.2 African Vanilla Consulting is entitled to accept all written and oral orders. All such orders and any variations to orders will be binding, subject to these standard terms and conditions and may not be varied or cancelled without prior written consent from African Vanilla Consulting. African Vanilla Consulting will not be responsible for any errors or misunderstandings occasioned by the customer's failure to make the order in writing.
- 5.3 Orders shall constitute irrevocable offers to purchase the goods in question at the usual prices of African Vanilla Consulting as at the date when the customer places the order of the goods, subject to clause 2 above, and shall be capable of acceptance by African Vanilla Consulting by the delivery of the goods.
- 5.4 AVC reserves the right to cancel or refuse any order or sale without any claim from the Customer (other than return of payments already made for the goods), if: the exchange rate fluctuates by more than 3% between the date of acceptance of the order and the date that the goods received by AVC from the vendor/manufacturer; or where any *Vis Major* event endures or is likely to endure for longer than 10 calendar days or where the vendor terminates or cancels the rights of AVC to distribute their goods or where the vendor cannot or will not supply the goods for any reason not attributable to the fault of AVC.
- 5.5 The Customer shall provide AVC with an order number when placing an order.
- 5.6 Any order marked for "Collections" and not collected within 3 days of placing the order may at AVC's election be cancelled and the goods put back into stock for re-sale.
- 5.7 AVC shall not be obliged to accept any order and may cancel an order or resultant sale, at any time, without claim from the Customer, if the goods cannot be obtained at usual prices from the vendor for any reason.
- 5.8 The Customer shall be solely responsible for ensuring that all goods ordered from and/or reflected in any quote issued by AVC is correct, meets the end users' requirements and will be fit for purpose. AVC shall not be liable for errors by the Customer or their duly appointed specified users in selecting or ordering any goods.
- 5.9 All quotations and all sales and transactions are subject to AVC's Standard Terms & Conditions applicable as the time of our acceptance of any order, to the exclusion of all other terms and conditions. A copy of our Standard Terms & Conditions are available on request and on our website.
- 5.10 Terms added by AVC to any quote shall be additional to those contained herein and the terms herein shall, unless otherwise expressly stated in the quote, prevail to the extent of any conflict.
- 5.11 AVC will not be held responsible for any misuse of fraud by the Customer or its duly appointed specific users or any software purchased and delivered.

6 DELIVERY

- 6.1 Any delivery note (copy or original) signed by the Customer and/or its nominated agent and held by AVC, shall be *prima facie* proof that delivery was made to the Customer.
- 6.2 AVC shall be entitled at its discretion, to split the delivery and invoicing of the goods ordered in the quantities and on the dates that it decides save where AVC has agreed that a specific order may not be delivered in parts.
- 6.3 In the event of the Customer choosing to engage its own third party to transport the goods, the Customer indemnifies AVC against any claims of any nature whatsoever that may arise from such an agreement with the third party or from any act or omission of the third party. Receipt of the goods by the third party shall constitute delivery to the Customer and the third party shall be the agent of the Customer.
- 6.4 AVC is entitled to engage a third party(ies) on its behalf to attend to the logistics, storage and transport all of any download goods purchased by the Customer to the delivery address stipulated by the Customer.
- 6.5 Should the Customer wish to receive delivery of the goods by a more expensive method of transportation than normally used by AVC, the Customer shall make such request in writing and, in the event that AVC agrees to arrange such special delivery the additional charges shall be debited to the Customer's account and shall be payable by the Customer.
- 6.6 AVC does not guarantee that the goods will be dispatched or delivered on any particular date and time, and the Customer shall have no claim against AVC in respect of any loss occasioned by any delay in dispatch or delivery of any goods ordered and/or services

rendered, nor may the Customer cancel any order by reason of such delay.

- 6.7 All obligations of AVC to deliver or supply any goods shall be suspended during a Vis Major event or whilst the Customer is in material breach of any obligation, including to pay any amount to AVC.
- 6.8 Where the goods delivered do not match the delivery note for the delivery, the goods must not be accepted, the details pf the discrepancy between the delivery note and the goods delivered must be recorded by the Customer on the delivery note and all the goods must be given to the driver of the delivery vehicle for return to AVC.
- 6.9 Goods received in a damaged condition must either be rejected or accepted and a note of the item and type of damage made on the front of the delivery note. Where the goods are rejected, the goods must be returned as per 6.7 above.
- 6.10 All goods taken on an evaluation, approval, demonstration basis or all goods taken on consignment by the Customer are deemed sold to the Customer at AVC's usual price if not returned to AVC in perfect condition in the original packaging and with all accessories and manuals intact within 5 (five) working days of delivery thereof to the Customer.
- 6.11 AVC reserves the right to stipulate minimum quantities and values of goods that can be ordered and to charge delivery charges, as and when necessary.
- 6.12 Goods constituting software may be delivered by way of ESD to the Customer. ESD may be by way of email, use of a secure portal, other electronic download or provision of a software activation code, any of which shall constitute valid delivery of the goods. AVC may monitor the ESD process. Acceptance of the vendor's license shall be a condition of any download or use or software.

7.OWNERSHIP AND RISK

- 7.1 All risk in and to all goods sold by African Vanilla Consulting to the customer shall pass to the Customer on delivery thereof.
- 7.2 Ownership in all goods shall remain vested in AVC until the full purchase price has been paid.
- 7.3 Goods in the possession of the Customer bearing AVC's name, trademark, labels and /or serial no. are deemed to be those for which payment has not yet been made, and should any breach of these terms occur, may be re-possessed by AVC and the Customer consents in such circumstances to the grant of a Court order entitling AVC to take possession of such goods. The Customer shall fully insure the goods purchased from AVC against loss and damage until the Customer has paid the full purchase price for such goods. Pending payment to AVC for goods purchased, all benefits in terms of the insurance policy relating to the insurance of such goods shall be and is hereby ceded to AVC.
- 7.4 The Customer shall inform the landlord of the premises at which the goods are kept that such goods are the sole and absolute property of AVC until such time as the Customer has paid the full purchase price to AVC.

8. BREACH OF CONTRACT AND LIMITATION

- 8.1 In the event of a breach of these terms and conditions by the Customer, or if the Customer is sequestrated or placed into liquidation or judicial management or commits any act of insolvency or enters into any compromise with its creditors or fails to satisfy judgement granted against it within 7 (seven) days of the date of judgement or changes the structure of ownership, AVC shall, without prejudice to any further rights herein or at common law, be entitled to:
- 8.1.1 Claim Specific performance or cancel this agreement and claim immediate payment of all outstanding amounts and interest as well as any damages suffered; and
- 8.1.2 Take possession of all goods that have not been paid for in full and the Customer consents in such circumstances to the grant of a Court Order entitling AVC to take possession of such goods;
- 8.2 All obligations of AVC shall be suspended without claim from the Customer where the Customer is in breach of any obligation to AVC.
- 8.3 No claim, from Customer, under these terms and conditions will arise unless the Customer has, within 30(thirty) days of the later of the date on which the alleged breach or defect occurred, or the date on which the Customer should reasonably have been aware of the alleged breach or defect, given AVC 30 (thirty) days written notice to rectify any defect or breach of contract.
- 8.4 Neither party shall be liable to the other for any indirect, consequential or special damages howsoever caused or arising.
 8.5 The Customer agrees that neither AVC nor any of its employees will be liable for any negligent or innocent misrepresentations made to the Customer, nor shall the Customer be entitled to resile from these terms and conditions on those grounds.

9.LEGAL PROCEEDINGS

- 9.1 These terms and conditions shall be governed and construed under and in accordance with the laws of the Republic of South Africa.
- 9.2 AVC shall, at its option and notwithstanding that the amount of its claim or the nature of the relief sought exceeds the jurisdiction of the Magistrate's Court be entitled to institute action out of such court.
- 9.3 A certificate issued and signed by any director or any duly authorized representative of AVC, whose authority need not be proved, in respect of any indebtness of the Customer to AVC or in respect of any other fact, including but without limiting the generality of the a foregoing, the fact that such goods were sold and delivered, shall be *prima facie* proof of the Customer's indebtness to AVC and *prima facie* proof of delivery of the goods in terms of this contract.
- 9.4 Any print out of computer evidence tendered by AVC shall be admissible evidence and the Customer shall not be entitled to object to the admissibility of such evidence purely on the grounds that such evidence is computer evidence.
- 9.5 The Customer's chosen *domicillium* address and email address in the reseller application form shall be recognized as the Customer's *domicillium* for all purposes in terms of this contract whether in respect of the serving of any court process, notices that payment of any amount is due or communications of whatever nature. Any service that comes to the attention of a director of a party shall be effective from such date regardless of the address or method of delivery.
- 9.6 In the event of the Customer breaching any of its obligations and/or failing to timeously make payment of any amount to AVC, the Customer agrees to pay, and shall be liable to pay, all legal costs incurred by AVC in enforcing its rights in terms of these terms and conditions on the attorney/own client scale including collection charges, tracing agent's fees, air fares and export fees.
- 9.7 Any document will be deemed duly received by the Customer within:
- 9.7.1 24 (twenty-four) hours of being emailed to the Customer's chosen domicillium email address; or
- 9.7.2 On being delivered by hand to the Customer or any director or member of the Customer.

10. ARBITRATION

- 10.1 AVC may elect at its sole discretion, to refer any dispute arising from or in connection with this contract to arbitration which arbitration award shall be final and binding on the Customer and AVC.
- 10.2 The arbitrator will be a person agreed upon by the parties or failing agreement, appointed by the Arbitration Foundation of South Africa (AFSA) who shall then finally resolve the dispute or issue in accordance with the Commercial Rules of the Arbitration Foundation of South Africa. AVC may elect not to have the arbitration administered by AFSA.
- 10.3 The arbitration shall be held at Sandton.
- 10.4 The arbitrator shall give a reasoned written judgment and may award (and tax) costs on the High Court tariff.
- 10.5 There shall be a right of appeal where the quantum exceeds two million rand.
- 10.6 The provisions of this clause shall not preclude either party from access to an appropriate court of law for:
- 10.6.1 interim relief in the form of an interdict, mandamus, or order for specific performance, pending the outcome of arbitration in terms hereof;

10.6.2 any other form of relief on the basis of facts which are not disputed, provided that if a dispute arises in the course of the proceedings and AVC elects to refer the dispute to arbitration, they shall be stayed pending an arbitration on the dispute in terms hereof.

11. NEGOTIABLE INSTRUMENTS

11.1 Acceptance of a negotiable instrument from the Customer shall not be deemed to be a waiver of AVC's rights under this contract.

12 RETURNED GOODS

- 12.1 Whilst AVC is under no obligation to accept the return of goods, the Customer may apply to AVC for permission to return goods and if written permission is given:
- 12.1.1 the Customer may return any defective goods to the premises of AVC or its nominee at the Customer's own cost.
- 12.1.2 any item delivered to AVC will form the object of a pledge goods in favour of AVC for present and past debts of the Customer to AVC and AVC will be entitled to retain such pledge at a value determined as follows:
- 12.1.2.1 the difference between the selling price and the value of the goods at the time that the debt became due
- 12.1.2.2 the value of any repossessed goods or retained pledge goods will be deemed to be the value placed on them by any sworn valuator after such repossession and such valuator will be *prima facie* proof of the value.
- 12.1.3 AVC reserves the right to charge a handling fee on goods returned.
- 12.1.4 The credit control department must be notified of the relevant invoice, packing slip and batch numbers before any claim will be considered.
- 12.2 AVC will follow the policies on any returned and/or faulty goods or goods which the vendor regards as "dead on arrival", as prescribed by the vendor responsible for the brand of goods. Details of prescribed vendor policies are obtainable from AVC.

13 WARRANTIES AND INDEMNITY

- 13.1 Goods may be guaranteed under the manufacturer's product specific warranties only, and all other guarantees and warranties including common law guarantees and warranties in relation to goods and services are hereby specifically excluded by AVC.
- 13.2 All guarantees are immediately null and void should any equipment be tampered with or should the "seals" on the equipment be broken by anyone other than AVC or its appointed nominee, or should the goods be operated outside the manufacturer's specifications.
- 13.3 To be valid, guarantee claims must be supported by the original tax invoice and the goods must be in their original packaging and must be accompanied by all accessories and manuals must be intact. All items must be returned in "as new" condition.
- 13.4 No warranties whether express or implied shall apply, other than those provided in this contract. AVC specifically disclaims the implied warranty of merchantability and fitness for a particular purpose. No representation or warranty, including but not limited to statements of capacity, suitability for use or performance made by employees of AVC shall be considered to be a warranty by AVC. Any such statements made shall not give rise to any liability or whatsoever nature on the part of African Vanilla Consulting, its employees, subcontractors or subsidiaries. AVC will not be liable to the customer for any loss, damage or expense of any nature, whether direct, special, indirect or consequential, including but not limited to loss or profits arising out of AVC's performance or customers' use of the goods or services rendered.
- 13.5 The customer indemnifies and holds AVC (including its employees, subcontractors or subsidiaries) harmless against all claims of whatsoever nature that may be brought or threatened against AVC by any third party arising from or in connection with any defect, latent or otherwise in any goods supplied and/ or services rendered by AVC.
- 13.6 The customer shall not duplicate copyrighted material. In the event of the customer duplicating copyrighted material, each attempt to do so will immediately render the full prevailing price in respect thereof payable to AVC.

14 REPAIRS

- 14.1 AVC's liability in terms of a manufacturer's warranty is restricted to, in AVC or the manufacturer's discretion, the cost of repair or replacement of faulty goods and services or the granting of credit. AVC assumes and shall have no liability at all for the preservation or loss of any data on any goods returned to AVC.
- 14.2 In the case of repairs undertaken by AVC repair quotes given by AVC are estimates and are not binding on AVC.
- 14.3 The Customer hereby agrees that any item returned for a repair may be sold by AVC to defray the cost of such repair if the item remains uncollected for a period of 30 (thirty) days after the repairs have been completed and the customer having being notified thereof.

15 GENERAL

- 15.1 African Vanilla Consulting reserves the right in its sole discretion to vary or amend these terms and conditions from time to time and any such amended or varied terms and conditions shall be binding on the customer from the time that the customer is notified thereof. AVC may give notice of such changes on its website, in email signatures, on quotations or any other manner reasonably likely to come to the Customer's attention. The standard terms and conditions are available on our website.
- 15.2 This contract represents the entire agreement between AVC and the customer and shall govern all future contractual relationships between AVC and the customer.
- 15.3 No amendment and/or alteration and/or variation and/or deletion and/or addition and/or cancellation of these terms and conditions, whether consensual or unilateral or bilateral shall be of any force and effect unless reduced to writing and signed by a director of AVC. No agreement, whether consensual or unilateral or bilateral, purporting or obligate AVC to sign a written agreement to amend, alter, vary, delete, add or cancel these terms and conditions shall be of any force and effect unless reduced to writing and signed by a director of AVC.
- 15.4 No relaxation or indulgence with AVC may grant the Customer shall prejudice or be deemed to be a waiver of any AVC's rights in terms of these terms and conditions.
- 15.5 The Customer shall not cede its rights nor assign its rights or obligations under these terms and conditions.
- 15.6 The Customer undertakes to notify AVC within 7 (seven) days of any change of address, change of director, shareholder, address or the information as set out in this contract.
- 15.7 The headings in this document are included for convenience and are not to be taken into account for the purpose of interpreting this contract.
- 15.8 Each of the terms herein shall be a separate and divisible terms and if any such term becomes unenforceable for any reason whatsoever, then that term shall be severable and shall not affect the validity of the other terms.
- 15.9 The Customer undertakes to inform AVC in writing 14(fourteen) days prior to be intended selling or alienating of the whole of or any part of the Customer's business and failure to do so will constitute a material breach of this contract entitling AVC to cancel the contract without further notice to the Customer.

- 15.10 Sales of certain goods are subject are subject to the US Government enhanced proliferation control initiative (EPCI) which states that these goods may not be sold to or be used for the purpose of nuclear weapons/explosive devices, for chemical or biological weapons including key components for the production of such weapons, or for the purpose of missiles or missile systems which deliver weapons for mass destruction. The Customer undertakes to exercise due care to ensure that no such restrictions are breached by it.
- 15.11 Certain of the Vendors ("Listed Vendors") of goods that we distribute require that AVC incorporates and imposes terms and conditions specified by the vendor ("Specified Vendor Terms"), into any sale, into any sale or distribution of their goods or services. The names of the listed vendors and the Listed Vendors Specified Terms are available upon request. Where any goods of a Listed Vendor are sold or supplied by AVC, the Listed Vendors Specified Vendor Terms shall apply, in addition to these terms and conditions, to the sale or supply of the Listed Vendors goods and are deemed to be incorporated herein. Customers are advised to check the list of Listed Vendors as these may be changed and updated from time to time by the vendors.
- 15.12 Goods are manufactured for standard commercial use, and are not intended for use in critical safety systems or nuclear facilities.
- 15.13 AVC shall ta any time, in its sole discretion, be entitled to cede, assign or subcontract all or any of its rights or obligations in terms of these and conditions, including the right to collect any payment, to any third party without prior notice to the Customer.

16. DISCLOSURE OF PERSONAL INFORMATION AND CONSENT

- 16.1 By using or continuing to use their AVC account or conducting business with a member of the AVC group of companies ("AVC"), the customer ("Customer") accepts and agrees to AVC processing Personal Information ("PI") supplied to, held or collected or Processed by any member of AVC whether the PI was or is obtained previously, now or in the future.
- 16.2 The Customer hereby gives the consent to process Personal Information as set out in The Consent to Process Personal Information available at <u>www.africanvanilla.co.za</u>, as amended from time to time, and shall be bound by the contents thereof. All obligations of AVC are conditional on the Customers consent to process personal information remaining in place. This consent is provided voluntarily and expressly.

For and on behalf of the customer, being authorized hereto.

Print name

Position

Signature