# GENERAL TERMS OF SALE AND DELIVERY FOR NON-CONSUMERS ECOSOFT B.V.

- ARTICLE 1 DEFINITION OF CONCEPTS The following definitions are used in these general terms of sale: The conset 8 with the second of a foregravity of the second by the s
- general terms are part; Products robucts to be supplied by Vidicode; Services: activities to be carried out by Vidicode; Software: operating and application programs which Vidicode supplies with its Product;
- Intellectual property: copyrights, design rights, patent rights, trademark rights and similar rights, which relate to (the development of) software, designs, trademarks etr. :
- trademarks, etc.; Demo Product: ('Not for Resale Product') Product which is intended for demonstration or test purposes and which has been made available by Vidicode at ar deduced rate or for no consideration; Incoterns 2010: ICC rules about harmonization of a number of the most frequently-used terms in international business transactions; RMA number: 'Return Material Authorization' number. .
- ARTICLE 2 GENERAL 1. These general terms of sale shall apply to all offers, Agreements and other legal relationships with Vidicode, to be referred to hereinafter as: "Vidicode", with regard to Products and/or Services to be supplied to the Other Party. 2
- Any general terms of delivery furchase used by the Other Party shall be expressly rejected. The Dutch text of the general terms of sale and delivery for non-consumers, to be referred to hereinafter as: "general terms of sale", shall be determining for their interpretation. 3
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- their interpretation. The Displacement can be the provided of 7.
- In the event of a difference of opinion about matters relating to (compliance with) the Agreement, the administrative records of Vidicode shall be decisive in so far as these relate thereto.

## ARTICLE 3 APPLICABLE LAW AND COURT

- Dutch law shall be exclusively applicable to all Agreements with Vidicode, as well as to other legal relations between the Paries that are closely related other party involved in the legal relation has its registred office alroad Applicability of foreign legislation and of the Vienna Purchase Convention shall be excluded. 1.
- The court of The Hague shall be exclusively competent to take convention shall all disputes between the Parties. Nevertheless Vidicode shall have the right to submit the dispute to the court which would be competent without this choice of forum. 2

- CE4 OFFERS, PRICES AND CONCLUSION OF AGREEMENT Differs from Vidicade can be revoked as long as no written acceptance thereof For lack of acceptance in writing, an offer shall become void after expiration of 14 days after it has been issued or when the Product and/or Service to which the offer relates is no longer available. 2
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- the offer relates is no longer available. Volicode shall not be held to stand by an offer if the Other Party can reasonably understand that this offer is based on an apparent mittake or writing error. An Agreement shall be concluded by the (timely writen) acceptance of a writen offer or for lack thereof by acceptance of Products or Services. In the event of call Agreements the Agreement shall be concluded each time when the acceptance of Products or Services. The Agreement (therefore including these general terms of sale) comprises the full representation of the rights and obligations of the Parties and takes the place of all earlier writtin and verbal arrangements, declarations, expressions from the attempts of Volicode to improve the Products in accordance with the latest technological developments no mights shall be derived by the Other Party 6
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- From the attempts of Vidicode to improve the Products in accordance with the latest technological developments no rights shall be derived by the Other Pary to information about these product modifications, nor to free adjustments of Products already purchased. Prices in the offer / Agreement shall be net prices, excluding of turnover tax (VAT) and other government-imposed levies. Any discounts agreed upon have therefore been taken into account in the prices. The costs of shipping which apply on the date of the Agreement shall be at the expense of the Other Pary IFCA Seller's Premises, incortems 2010. Vision a shipping which apply on the date of the Agreement shall be at the expense of the Other Pary IFCA Seller's Premises, incortems 2010. Vision a shipping which apply on the date of the Agreement shall be at the expense of the Other Pary IFCA Seller's Premises, incortems 2010. Vision a shipping which apply on the date of the Agreement shall be at the expense of the Other Pary IFCA Seller's Premises, incortems 2010. Vision a shipping which apply on the date of the Agreement shall be at the expense of the Dother Pary IFCA Seller's Premises, incortems 2010. Vision a shipping which apply on the part of the apply on shipping the part of the price of raw materials, wages, etc. that it could not have been anticipated at the time of conclusion of the Agreement, or in the event that the payment (in advance) period is exceeded. Partial acceptance of a composite price quotation shall not oblige Vidicode to perform part of the order at a corresponding portion of the price quoted. 10

## ARTICLE 5 MODIFICATION OF THE AGREEMENT

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- CLE 5 MODIFICATION OF THE AGREEMENT If in the opinion of Vidicode a proper performance requires an adjustment of the Agreement, the Parties shall be held to arrive at the required adjustment in mutual consultation. Vidicode shall not be held to perform the Agreement any sooner than after acceptance by the Other Party of the further price stated for the adjustment. The fact that a modified Agreement is not performed is not perform timediately shall not constitute a shortcoming of Vidicode. Cancellation of an agreement by the Other Party shall be possible only against payment by the Other Party of all costs already incured by Vidicode for the execution of the Agreement and of the profit lost because of the cancellation. 3.

ARTICLE 6 ASSIGNMENT OF OBUGATION 1. The Other Party shall not be entitled to assign to a third party any right or obligation resulting from this Agreement without prior written permission from Vidicode. 2. Even in the event that Vidicode consents thereto, the Other Party, next to the third party, shall continue to be fully responsible and liable for the fulfillment of the obligations transferred from the Agreement.

- ARTICLE 7 RESELLING 1. The resale of Products to End-users shall be permitted but only under the brand name designated by Vidicode. Intellectual property rights, such as rights to Software and trade name, shall continue to be vested in Vidicode or the owner thereof (licensee) so that Software made available in or with the Products shall not be allowed to be copied or in any other way distributed by the Other Party (and/or customets) without prior written permission from Vidicode or the party entitled.
- The Other Party shall be held to notify its customers of these reserved rights and the license conditions. The Other Party shall be liable for non-compliance with the license conditions by 2. З.

## ARTICLE 8

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- Customers. The share the share temperature temperature
- owed as well. The reasonable costs to be compensated as referred to in the previous secti shall also include judicial costs, including those of legal assistance, in so far these costs exceed the amount of the court order to pay the costs of the acti on the basis of the applicable Dutch legislative provisions. 9

- ARTICLE 8 ECALL 1. The Other Party shall see to an up-to-date file containing the customer base for the Products. At least the following data shall be included in that file: name, address and town of those customers, a decryption of the Products which have been delivered to each of them, including the serial number and article number end-customer.
- nd-customer. I Vidicode finds it necessary to take recail measures, then the Other Party hall make available that update customer file at the first request of Vidicode. fidicode shall use the file for the purpose of recall measures only. By recall shall be understood: warning about a fault in the Product, calling back and taking ack faulty Poducts, all in the weatles sense of the wood. The product shall be the the first shall comply with all instructions from vidicode or fine understanding the comply with all instructions from order by Vidicode, on the understanding that not be reasonably expected to comply with such instructions. The costs of the recall measures shall be sup-orted by Vidicode, on the understanding that the Other Party shall support the costs which are implede in the deployment of its employees and its business periating resources. з.
- If the Other Party does not fulfill any obligation resulting from this article, that shall constitute a ground for immediate termination of the (distribution / reseller) Agreement. In that case Vidicode shall not owe any compensation to the Other Party.
- Vidicode shall be entitled to claim from the Other Party compensation for any losses which it suffers as a result of non-fulfillment by the Other Party of its obligations pursuant to this article. 5.

- additional pursuant to time article.
  ARTICE 10 DEUKERY
  Vidicode shall be entitled to contract out to third parties (parts of) obligations resulting from the Agreement.
  Periods of delivery/ handover shall not be fatal periods, so that the fact that such a period expires without delivery or handover having taken place shall not constitute an omission of Vidicode.
  Products shall be delivered ex the business premises of Vidicode (FCA Seller's Premises; Incoterms 2010). As of the moment on which the Products have been transferred to the carrier (of the Other Party), the nsk of loss, damage or decrease in value passes onto the Other Party.
  If delivery of the Products is not taken on time, the Products shall be stored at
- 4. 5.
- vaue passes onto the Uther Party. If delivery of the Products is not taken on time, the Products shall be stored at the expense and risk of the Other Party. Minor deviations of the products or Services delivered from the Agreement shall found the qualitiest as a shortcoming if the Products or Services delivered possess the qualities which are necessary for a normal use thereof or for the use anticipated menor.
- In the Agreement. The Other Party shall be held to inspect or have inspected the products immediately after delivery. In that inspection the Other Party shall examine whether the quality and the quantity are in compliance with that which has been agreed. The Other Party shall be held to notify Vidicode of any shortcoming immediately and in writing, with a description of the shortcoming and with presentation of the original purchase invoice. The Other Party shall no longer be entitled to invoke that the Products are not in compliance with that which has been delivery in the event of visible faults and within two months after delivery in the events of invisible faults. delivery in the event of visible faults and within two months after delivery in the events of invisible faults. Even if the Other Party files a complaint in time, this shall not suspend its payment obligation. Also in that case the Other Party shall be held to continue to accept and pay for the other Products ordered. 8
- ARTICLE 11 SOFTWARE
- The Software supplied by Vidicode and the documentation belonging thereto, full or partial copies, whether or not integrated into other programs and/or Products, shall remain the property of Vidicode or of the party who shall be entitled to these
- shall remain the property of vialcode of of the party who shall be entitled to these right. The party shall take care of the installation of the software and any further materials to be delivered for the benefit of the Enduser. To that end Vidicode shall inform the Other Party and provide documentation in fneessary. The Other Party shall set bit that Endusers take the measures required to protect the intellectual property, the copyright and the confidentiality of the software with associated documentation and this in the manner prescribed by Vidicode if so requested. The each violation of this article and/or infringement of the Intellectual property rights of Vidicode and/or third parties. The each visit with a compensation for further losses. Vidicode that on the liable for the inability to deliver. Software which is vidicode whall on the liable for the inability to deliver. Software which is
- compensation for further losses without prejudice to the right to compensation for further losses in the inability to deliver Storaw which is Vidicode shall not be liable for the inability to deliver Storaw which is liability for alleged shortcommiss in the Software delivered which are the result of incompatibility or busys in Software supplied by other parties than Vidicode. Vidicode shall not be liable either for any losses, including business interruption losses or consequential losses, which result from or are connected with the use Vidicode. 5

## ARTICLE 12 RETENTION OF OWNERSHIP

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- ICLE 12 RETENTION OF OWNERSHIP Without prejudice to the provisions elsewhere in these terms the products supplied within the framework of this Agreement shall remain the property of prom the Agreement or other Agreement(s) entered into with Vidicode the Agreement or other Agreement(s) entered into with Vidicode encumber them in any other way. Only under retention of ownership shall the Other Party be competent in the orcumber them is any other way. Only under retention of ownership shall the Other Party bhall Clearly the Products can be taken bases to sell and fieldiver Products to which Vidicode can exercise a right of retention of ownership. The Other Party shall clearly the Products can be taken base to sell and fieldiver Products to which Vidicode can exercise a right of retention of ownership. The Other Party shall Clearly the Products can be taken base to sell and fieldiver Products to which Vidicode ago of reason to doubt that those obligations will be fulfilled (in time). Vidicode shall be entitle to take bask the Products supplied. On the products of the Party, the Products supplied under retention of ownership, to insure and keep insured these Products supplied under retention of any payment by the insurance company Vidicode shall be entitled to these insurance payments.

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- are the insurance policy available to Vidicode for inspection at the first request, the event of any payment by the insurance company Vidicode shall be entitled to these insurance payments. He Other Party shall not be entitled to invoke a right of retention of ownership this regard to Products of Vidicode, neither for costs of storage, nor to set off indicates the start of the storage of the storage of the storage of the storage vidicode forthwith. Is storage at the storage of the storage of the storage of the storage is storage of the storage of the storage of the storage of the storage is storage of the storage of the storage of the storage of the storage entry of the storage of the storage of the storage of the storage entry of the storage of the storage of the storage of the storage entry of the storage of the storage of the storage of the storage entry of the storage of the storage of the storage of the storage entry of the storage of the storage of the storage of the storage entry of the storage of the storage of the storage of the storage is consisted with the taking back as referred in this article such as but of the storage of the Other Party. In addition the Other Party shall be liable for the sprease in value of a Product takes hock such as but ot limited to cas a result of i.e. damage, ageing and reduced sale ability. 9.

- ARTICLE 13 INTELLECTUAL PROPERTY 1. The Other Party shall acquire no intellectual property with regard to the Product, 2. The Other Party shall not be competent to make invisible or replace any (Product) name and/or any logo of Vidicode on or in the Products, Documentation and/or Software supplied.
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- Tame and/or any logic or voluces on or in the Product's, buckmentation and/or Science upplicit has to the best of its knowledge the Product /Science descence Volution that infringement of any valid intellectual property rights of third parts. In the event of clasms by third parties with regard to an infringement of such rights Voluces shall be entitled, if necessary, to replace or modify the Product /Software concerned or to dissolve all or part of the Agreement. The Other Party shall have the right to dissolve the Agreement only if maintenance of the Agreement can not reasonably be expected in the case as referred to in the previous section. The Other Party shall inform Volicode immediately of any claim by a third party Product /Software. In the event of such a claim only Volicode shall be entitled to take legal measures against that third party. 5
- 6 The Other Party shall refrain from such measures in so far as that can be reasonably expected of it. In all cases the Other Party shall lend co-operation to

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  ARTICLE 14 DEMO EQUIPMENT
  1. An Agreement concerning the use or the loan of a Demo Product shall be concluded in the same way as an agreement.
  2. A Demo Product shall be returned clearly on the returned package within 30 days after it has been sent and at the expense of the Other Party.
  3. If a Demo Product han low to been returned within the agreed period and/or not provided with an RMA number, then an Agreement shall have been concluded by the acceptance and the Other Party shall owe to Vidicode for that product a purchase price which shall be equal to the then applicable sales price increased by the statutory commercial interest with a minimum of 0.5% per month, taking effect 14 days after the sending of the Demo Product by Vidicode.

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- ARTICLE 15 WARRANTIES 1. Products and Services shall comply with the requirements and standards which may reasonably be imposed thereon at the time of delivery in the event of normal use or special (agreed) use. The warranty mentioned in this article shall apply to Products which are intended for use within the Netherlands. In the event of (anticipated) use outside the Netherlands the Other Party itself shall verify whether these Products are suitable for that purpose and meet the requirements which are imposed there and then.
- surate for that purpose and meet the requirements which are imposed there and then. This warranty shall apply for a period of twelve months to be counted from the date of sale of a Product by the Other Party on the understanding that (even after expiration of the above mentioned period of twelve months) a warranty shall always remain in force for eighteen months after the date of delivery ex works The above mentioned warranty shall not apply to: software, (not) rechargeable batteries, forse and storage media.
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- The above-mentioned varianty shall not apply to software, (not) rechargeable batteries, The above-mentioned varianty shall not apply to software, (not) rechargeable batteries, Exmit 1 the Other Party like a complaint in time, thall not suspend its payment obligation. Also in that case the Other Party shall be held to continue to accept and to pay for other Products already ordered. Vidicode shall not be bound by any warranty if and as long as the Other Party does not fulfill its obligations, in particular its payment obligation. All the warranty shall be void if a fault in a Product has been caused by or results been caused by or is her easily of accept the software of the software of the software of the software been caused by or is her easily the other Party be entitled to any warranty if the fault has been caused by or is her easily of carent software by order the software of the software rainfall or temperatures) etc. A warranty obligation may be fulfilled, and the twee the control of Vidicode, either by replacing a fault product, by reparing it, or by paying a compensation. The province of a model of the institue in the event of replacement or payment that seceived and RAA number from Vidicode. Return shipments of Products under warranty shall take lake on a "Corry in-refuse Products which have been sent in another may than the avert and that return at its expense Products which have been or payment or payment to ther Party shall be held to return the Product to be replaced to Vidicode above. Vidicode shall return at its expense Products which have been dor or episone to the section of the institue of the section of a corry in-refuse Products which have been that another way then the section or a forther party into the Other Party. Only if Vidicode does not fulfill its moment to do in evering, shall the blaber that section of a none section of a none section or event of such a repart, however, the costs to be compeniated for by Vidicide shall never to such a repart, however, the 9.
- 10. If it is established that a complaint is unfounded, then the costs of handling, including that a setablished that a complaint is unfounded, then the costs of handling. Including that a setablished that a setablished that a setablished that the setablished that Vidicode shall not be held by any warranty for faults which have not been discovered. The same applies to goods if faults in these goods have not been reported to Vidicode in writing within fourteen days after they have been discovered. The same applies to goods if faults in these goods have not been reported notification to that effect shall have been sent not later than fourteen days after expiration of the warranty period referred to in this article. For (the repair of) faults which are not covered (any more) by the warranty for (the repair of) faults which are not covered (any more) by the warranty administrative, shipping and turning out costs, shall be charged to the Other Party. Non-warranty return shipments shall be accepted only after acceptance by Vidicode of a written notification to that effect from the Other Party. No claim to repair can be filed any more after separation of a period of its years Vidicode shall be decisive for the determination of the above period.

Vidicade shall be decisive for the determination of the above period. ARTICLE 16 ACT OF GOO ARTICLE 16 ACT OF GOO and the state of the state of the state of the state of the state addition of the state addition to what has been laid down about this in the legislation and in case law, the same applies to any external cause, whether anticipated or not, because of which Vidicade is unable to fulfill its obligations, such as war, risk of war, Hot, full or product by supplies the state of the state of the state of the state and other obstructions which make the manufacture or the transport of the goods entirely or partly impossible. Vidicade shall also have right to invoke this of the goods entirely or partly impossible. Vidicade shall also have right to invoke this of the goods entirely or partly impossible. Vidicade shall also have right to invoke this of the goods and other obstructions which make the modification of the states of the goods entirely or partly impossible. Vidicade shall also have right to invoke this of the circumstance which prevents (further) fulfilment of the Agreement courso only after expiration of a period within which Vidicade ought to have fulfilled 1. Vidicade shall be entitled to suspend the obligations resulting from the Agreement for the period that the Act of God continues to exist. If this period lasts for more than four weeks, Vidicade shall be entitled to dissolve the Agreement, without being obliged to pay any damaged whatsoever.

than four weeks, 'vidicode shall be entitled to dissolve the Agreement, without being obliged to pay any damaged whatsoever.
ARTICLE 17 LIABILITY
Without prejudice to the provisions laid down in article 11, any liability of Vidicode shall
Without prejudice to the provisions laid down in article 11, any liability of Vidicode shall
The liability of Vidicode shall not be liable for business interruption losses and/or consequential losse, of which very article vidicode shall not be liable for business interruption losses and/or consequential losse, of which very article vidicode shall enter the very of for third parties as a direct or indirect consequence of (the use of) the Products
The reliability of Vidicode shall he liable only for direct losses as a result of non-compliance with warranty obligations. Before compensation for such losses can be claimed, Vidicode shall forst be offered in writing a reasonable period to fulfil its obligations as yet to perform at (counter-investigation performed by an expert agency. If it appears that Vidicode is for the rost incurred at the first request from Vidicode.
Vidicode shall not be liable for any losses as a result of non-class as a carsult of persons, or of unifienses of goods, which persons or goods Vidicode hall und be liable for any losses as a result of losses as a result of persons, or of unifienses of goods, which persons or goods Vidicode hall und be liable for any losses as a result of the use and/or storage of Products and/or Storawe.
The liability of Vidicode within or outside the framework of the Agreement shall furthermore be limited at any rate to (whichever is the lower) effect the amount which in that part of the Agreement to which the liability relates.
Without prejudice to the corter provisions of these terms and in division form the legal periods all legal claims shall be subject to the statute of limitation of the ferens absect the row and/or the agreement shall for the m

ARTICLE 18 PROTECTION 1. The Supplier shall protect Vidicode against any claim concerning losses (including consequential losses, business interruption losses, lost profit and take back losses) which are the direct or indirect result of non-fulfillment, late fulfillment of improper fulfillment by the Other Party of any other contractual or non-contractual obligation towards Vidicode or towards third parties, (including, but not limited to, employees of Vidicode, companies with which Vidicode is associated in a group, or third parties or employees of third parties used directly or indirectly by Vidicode.

ARTICLE 19 CONFIDENTIALITY 1. The Other Party shall keep secret the nature, the existence and the contents of the Agreement as well as the business information and shall not publish anything relating to it without written permission from Vidicode. The Other Party shall impose this obligation on its customers as well.

Without prejudice to its other rights, Vidicode shall be entitled in the case of a violation of the first section of this article unilaterally to dissolve all or part of the Agreement without notice of default and without any judicial intervention being required.

The obligations resulting from this article shall survive after the termination of the Agreement.