

Terms and Conditions

The Engagement.

Customer engages VenSys Ltd. ("VenSys Ltd") and/or its suppliers to: inspect, evaluate, and identify the problem (if not already identified); and/or retrieve, or minimise the damage to, the equipment/data/media; and/or provide other services as may be requested by Customer from time to time.

Confidentiality.

VenSys Ltd will use any information contained in the data, media and/or equipment provided to VenSys Ltd by Customer ("Customer Information") only for the purpose of fulfilling the Engagement, and will otherwise hold such Customer Information in the strictest confidence. Any Confidential Information disclosed by Customer under this agreement will remain the owner's sole property, and VenSys Ltd shall employ reasonable measures to prevent the unauthorised use of Customer Information, which measures shall not be less than those measures employed by VenSys Ltd in protecting its own confidential information. VenSys Ltd will not disclose Confidential Information except to employees or consultants reasonably requiring such information (and who have secrecy obligations to VenSys Ltd) and not to any other party except as required by law. VenSys Ltd will employ appropriate technical and organisational measures to safeguard any Customer Information, including personal data, and will act only on the instruction of the customer with respect to such information. VenSys Ltd is part of a worldwide organisation and customer hereby agrees to the transfer of information to VenSys Ltd affiliates and suppliers worldwide as needed for the sole purpose of performing the engagement.

Consent.

Any consent required of either party will be effective if provided in a commercially reasonable manner, which includes without limitation, verbal authorisation if followed by written confirmation by VenSys Ltd at the earliest possible opportunity, and/or facsimile.

Acknowledgment of Existing Conditions.

Customer acknowledges that the equipment/data/media may be damaged prior to VenSys Ltd receipt, and Customer further acknowledges that the efforts of VenSys Ltd to complete the Engagement may result in the destruction of or further damage to the equipment/data/media. VenSys Ltd regrets that it will not assume responsibility for additional damage that may occur to the Customer's equipment/data/media during VenSys Ltd efforts to complete the Engagement.

Limitation of Liability; Limitation of Damages.

In no event will VenSys Ltd be liable for any indirect damages whatsoever. The total liability of VenSys Ltd to Customer under this Agreement shall in no event exceed the total sums paid by Customer to VenSys Ltd.

Payment.

Customer agrees to pay VenSys Ltd all sums authorised from time to time by customer, which will typically include charges for VenSys Ltd services, reasonable travel and per diem expenses for on-site work, shipping and insurance (both ways), and actual expenses, if any, for parts, media, and/or off-the-shelf software used in the Engagement. Unless otherwise agreed to in advance by VenSys Ltd, all such sums are due and payable in advance, by company check, bank wire transfer, or credit card.

Customer's Representation and Indemnification.

Customer warrants to VenSys Ltd that it is the owner of, and/or has the right to be in possession of, all equipment/data/media furnished to VenSys Ltd, and that its collection, possession, processing and transfer of such equipment/data/media is in compliance with data protection laws to which Customer is subject; and customer will defend, at its expense, indemnify, and hold VenSys Ltd harmless against any damages or expenses that may occur (including reasonable attorneys' fees), and pay any cost, damages, or attorneys' fees awarded against VenSys Ltd resulting from Customer's breach of this section.

NO WARRANTIES; DISCLAIMER OF ALL WARRANTIES.

VENSYS LTD, MAKES AND CUSTOMER RECEIVES NO WARRANTIES OR CONDITIONS FOR ANY GOOD OR SERVICE, EXPRESS, IMPLIED, STATUTORY, OR IN ANY COMMUNICATION WITH CUSTOMER, AND VENSYS LTD SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ARISING FROM USAGE OF TRADE OR COURSE OF DEALING OR PERFORMANCE

Miscellaneous.

The parties agree that this Agreement shall be governed by English Law in every particular including formation and interpretation and shall be deemed to have been made in England. The parties agree that if any provision of this Agreement is held unenforceable, the validity of the remaining portions or provisions of the Agreement shall not be affected. Any revision or modification of this Agreement shall be effective only if it refers to this Agreement, is in writing, and is signed by an authorised representative of each party. Facsimile signatures for this Agreement and any subsequent exhibits are effective to bind the signing party and admissible in any court and/or for any lawful purpose. This Agreement, together with any exhibits or other attachments, constitutes the entire Agreement between the parties in relation to this subject matter. No provisions in either party's purchase orders, or in any other standard business forms employed by either party will apply even if accepted by the other party.

Signed Customer.....

Print Name.....

Please include a signed copy of the terms and conditions with the media sent.