TERMS AND CONDITIONS OF SALE 's attention is drawn in particular to the provisions of clause 9. The Custo

1. INTERPRETATION 1.1 Definitions. In these Conditions, the following definitions apply:

Anti-Comption Rules²: all laws, regulations and administrative requirements in any jurisdiction relating to the prevention and/or penalisation of bribery, money laundering and other forms of corrupt behaviour or practices or terrorism (including without limitation the anti-corruption laws of those countries subject to Sanctions and appearing on the Sanctions List). "Anti-Slavery Rules" all laws regulations and administrative requirements in any jurisdiction relating to the prevention and/or penalisation of modern slavery practices and human relating to the prevention and/or penalisation of modern slavery practices and human trafficking activities. This includes, but is not limited to the UK Modern Slavery Act 2015 and the California Transparency in Supply Chains Act 2010. "Associated Person": any officer, employee, consultant agent or other person who performs services or otherwise acts for or on behalf of the relevant member of the Customer's Group. Brexit: means the UK ceasing to be a member state of the European Union, regardless of which countries comprise the UK at such date.

means any of the following events in any jurisdiction, if Brexit Trigger Event: related to Brexit, or any discussions, proposals, negotiations or any other steps taken by the UK government or a body in any other jurisdiction in anticipation of or related to preparation for Brexit: (a) a change in the law (including without limitation any enforceable EU right, bye law, code of practice or requirement of any properly constituted regulatory body) or a new requirement to comply with any existing law or existing law ceasing to apply to a party; (b) the requirement to comply with any existing law or existing law ceasing to apply to a party; (b) the imposition of, or a change to, a duty, tax or levy imposed on imports or exports of Products or any raw materials or components used by the supplier to manufacture the Products, provided that such a change or imposition is not applied equally in respect of the whole of the EU for so long as the UK remains a member of the EU; (c) the loss of, a change to, or the imposition of a new requirement for any licence or consent required by a party to perform the Contract or to commercially exploit the Products; (d) a change to, or the imposition of GBP against any other currency (which shall be the daily spot rate exchange rate as published by the Bank of England) since the last order of the Product accepted by the Supplier; or (e) any other change to the business or economic environment in which a bardy operatore. or (e) any other change to the business or economic environment in which a party operates that is not caused by any of the foregoing events.

"Business Day": a day (other than a Saturday, Sunday or public holiday) when banks in London e open for bu

"Conditions": the terms and conditions set out in this document as amended from time to time in accordance with clause 13.6 with the latest version always being available on the Dialight website (www.dialight.com) If there is any conflict between the paper Conditions and the version available on the Dialight website, the version on the website shall prevail.

"Contract": the contract between Dialight and the Customer for the vessite shall provail. Goods in accordance with these Conditions. "Customer": the person, organisation, company or firm who purchases the Goods from

Dialight Data Protection Rules": means the General Data Protection (EU) 2016.

"Dialight": Dialight Europe Limited (registered in England and Wales with company number 186538). "financial and other advantage": any payment or other advantage in whatever form and however characterised (including any bribe, rebate, pay-off, influence payment, kickback, inducement or aift).

"Force Majeure Event": any event beyond a party's reasonable control, which by its nature could not have been foreseen, or, if it could have been foreseen, was unavoidable, including strikes, lock-outs or other industrial disputes (whether involving its own workforce or a third party's), failure of energy sources or transport network, acts of God, war, terrorism, riot, civi commotion, interference by civil or military authorities, national or international calamity, armed conflict, malicious damage, breakdown of plant or machinery, nuclear, chemical or biological contamination, sonic boom, explosions, collapse of building structures, fires, floods, storms contaminator, some bootn, explosions, conspect of bounding structures, mes, noots, somes, earthquakes, loss at sea, epidemics or similar events, natural disasters or extreme adverse weather conditions, or default of suppliers or subcontractors. "Goods": the goods (or any part of them) set out in the Order.

"Group": in relation to a company, means that company, any subsidiary or holding company "Group" in relation to a company, means that company, any subsidiary or holding company from time to time of that company and any subsidiary from time to time of a holding company of that company. In relation to an individual, sole trader, partnership, or other organisation in whichever form, means any person, sole trader, partnership or other organisation in whichever form associated or working for on their behalt. "Order:" the Customer's order for the Gods, as set out in the Customer's purchase order or the Customer's written acceptance of Dialight's autotione or the acceptance of the acceptance o quotation as the case may be.

"Restricted Party": a person that is: (a) listed on, or owned or controlled by a person listed on, a Sanctions List, or a person acting on behalf of such a person; (b) located in or organised under the laws of a country or territory that is the subject of country or territory-wide Sanctions, or a person who is owned or controlled by, or acting on behalf of such a person; or (c) otherwise a subject of Sanctions. "Sanctions": any trade, economic or financial sanctions laws, regulations, embargoes or

restrictive measures administered, enacted or enforced by a Sanctions Authority.

restrictive measures administered, enacted or enroreed by a Sanctions Authomy. "Sanctions Authomy: (a) The Security Council of the United Nations; (b) The United States of America; (c) The European Union; (d) The members of the European Union; (e) Hong Kong; (f) the Commonwealth of Australia; and (g) The governments and official institutions or agencies of any of paragraphs (a) to (h) above; including OFAC, the US Department of State, the Hong Kong Monetary Authority and Her Majesty's Treasury.

Sanctions List": the Specially Designated Nationals and Blocked Persons list maintained by OFAC, the Consolidated List of Financial Sanctions Targets and Investment Ban List maintained by her Majesty's Treasury, or any similar list maintained by, or public announcement of a Sanctions designation made by, a Sanctions Authority, each as amended, supplemented or substituted from time to time.

supplemented or subsituted from time to time. "unlawful": in relation to any financial or other advance, means that the offer, giving, promise, request or acceptance of, or agreement to receive, such financial or other advantage is or may

be in breach of Anti-Corruption Rule or Anti-Slavery Rules

- 1.2 Construction. In these Conditions, the following rules apply:
- (a) a person includes a natural person, corporate or unincorporated body (whether or not ng separate legal personality);
- (b) a reference to a party includes its personal representatives, successors or permitted assigns; (c) a reference to a statute or statutory provision is a reference to such statute or provision as
- amended or reenacted and includes any subordinate legislation made under that statute or statutory provision, as amended or re-enacted;
- (d) any phrase introduced by the terms including, include, in particular or any similar expression shall be construed as illustrative and shall not limit the sense of the words ASIS OF CONTRACT 2.1 Unless otherwise agreed in writing by the parties, these Conditions constitute the entire
- Unless otherwise agreed in writing by the parties, these Conditions constitute the entire agreement between the parties and supersides and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral relating its subject matter. Each party agrees that it shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in these Conditions. Each party agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in these Conditions. The Order constitutes an offer by the Customer to nurchase the Goods in accordance with
- 2.2 The Order constitutes an offer by the Customer to purchase the Goods in accordance with these Conditions. The Customer is responsible for ensuring that the terms of the Order are complete and accurate
- 2.3 The Order shall only be deemed to be accepted when Dialight issues a written acceptance for or otherwise acknowledges the Order ("Acknowledgement of Order"), at which point the Contract shall come into existence. Each Order shall constitute a separate Contract.

- 2.4 The Contract constitutes the entire agreement between the parties. The Customer (g) allow Dialight entry into its premises to remove any part of or the whole of the Goods acknowledges that it has not relied on any statement, promise or representation made or given by or on behalf of Dialight which is not set out in the Contract.
- 3.5 Any samples, drawings, descriptive matter, or advertising produced by Dialight and any descriptions or illustrations contained in Dialight's catalogues or brochures are produced for the sole purpose of giving an approximate idea of the Goods described in them. They shall not form part of the Contract or have any contractual force. 2.6
- A quotation for Goods given by Dialight shall not constitute an offer. A quotation shall o be valid for a period of 30 Business Days from its date of issue. 2.7 Dialight reserves the right to assign or refer any Order or Contract to a Dialight authorised
- distributor for completion. Where such a right is exercised Dialight shall inform the Customer of the same. 3 GOODS
- 3.1 The Goods are described in Dialight's brochures, catalogues and data sheets which are available from Dialight's website (www.dialight.com)
- available from Dialight's westere (www.dialight.com).
 3.2 To the extent that the Goods are to be manufactured in accordance with specific requirement as requested and or supplied by the Customer, or where the Customer trades, exports or uses the Goods outside of the United Kingdom, the Customer shall indemnify Dialight against all liabilities, costs, expenses, damages and losses (inducing any direct, indirect or consequential losses of profit, loss of reputation and all interest, penalties and losses for during any direct by Dielight against all isabilities, costs, expenses, damages and losses (inducing any direct). and legal and other professional costs and expenses) suffered or incurred by Dialight in connection with any claim made against Dialight for actual or alleged infringement of a third party's intellectual property rights arising out of or in connection with Dialight's use of those specifications and shall notify Dialight of any such claim or threat thereof. This clause 3.2 shall survive termination of the Contract.
- 3.2 shall survive termination of the Contract. Where the Customer requests specific requirements or specifications, Dialight reserves the right to amend the specification of the Goods if required by any applicable statutory, regulatory or practical requirements. Dialight shall inform the Customer where the same is required.
- Dialight reserves the right to change or amend any Goods at any time without notice including but not limited to if required by any applicable statutory or regulatory requirements
- 4 DELIVERY 4.1 Dialight shall ensure that each delivery of the Goods is accompanied by a delivery note which shows the date of the Order, all relevant Customer and Dialight reference numbers, the type and quantity of the Goods (including the code number of the Goods, where applicable) and special storage instructions (if any).
- The Customer shall collect the Goods at the location specified by Dialight prior to delivery ("Delivery Location") within 3 Business Days of Dialight notifying the Customer that the Goods are ready. For international deliveries the latest version of Incoterms shall apply and delivery shall be Ex-Works unless otherwise agreed by Dialight in Acknowledgement of Order.
- Where Dialight requires the Customer to return any packaging materials to Dialight, Dialight shall inform the Customer. In such circumstances the Customer shall make any such packaging materials available for collection at such times as Dialight shall reasonably request. Returns of packaging materials shall be at Dialight's expense
- 4.4 Delivery of the Goods shall be completed on the completion of loading of the Goods at the Delivery Location 4.5 Any dates quoted for delivery are approximate only, and the time of delivery is not of the
- essence. Dialight shall not be liable for any delay in delivery of the Goods that is caused by a Force Majeure Event or the Customer's failure to provide Dialight with adequate delivery instructions or any other instructions or parts that are relevant to the supply of the Goode
- If Dialight fails to deliver the Goods, its liability shall be limited to the costs and expense In properly and reasonably incurred by the Customer in obtaining replacement goods of similar description and quality in the cheapest market available, less the price of the Goods. Dialight shall have no liability for any failure to deliver the Goods to the extent that such failure is caused by a Force Majeure Event or the Customer's failure to provide Dialight with adequate delivery instructions or any other instructions that are relevant to the supply of the Goods.
- If the Customer wishes to delay or suspend delivery, it must give Dialight at least one calendar month's prior written notice. Such delay or suspension shall not exceed 3 calendar month's after the original delivery date. Any related costs or expenses (including insurance) shall be charged to the Customer.
- 4.8 If the Customer fails to accept delivery of the Goods within 3 Business Days of Dialight notifying the Customer that the Goods are ready, then, except where such failure or delay is cause
- (a) delivery of the Goods shall be deemed to have been completed at 9.00 am on the third Business Day after the day on which Dialight notified the Customer that the Goods v ready: and

(b) Dialight shall store the Goods until delivery takes place, and charge the Customer for all related costs and expenses (including insurance) at the end of each calendar month following the date when the Goods are ready for delivery.

- 4.9 If 10 Business Days after the day on which Dialight notified the
- Customer that the Goods were ready for delivery the Customer has not taken delivery of them, Dialight may resell or otherwise dispose of part or all of the Goods and, after deducting reasonable storage and selling costs, account to the Customer for any excess over the price of the account to the Customer for any excess over the price of the or charge the Customer for any shortfall below the price of the Goods
- 4.10 The Customer shall not be entitled to reject the Goods if Dialight delivers up to and including 5% more or less than the quantity of Goods ordered, but a pro rata adjustment shall be made to the Order invoice on receipt of notice from the Customer that the wrong quantity of Goods was delivered
- Dialight may deliver the Goods by instalments, which bialight may deliver the Goods by instalments, which ishall be invoiced and paid for separately. Each instalment shall constitute a separate Contract. Any delay in delivery or defect in an instalment shall not entitle the Customer to cancel any other instalment.

5 QUALITY AND WARRA

- The Customer is directed to Dialight's website (www.dialight.com/warranties) for the relevant warranty document which sets out the terms of the warranty including the relevant warranty period attached to the Goods. Should the Customer be in any doubt regarding the warranty period they should contact Dialight or a Dialight authorised representative. 6 TITLE AND RIS
- preceding those terms; and (e) a reference to writing or written includes faxes and e-mails. 6.1 Risk in the Goods shall pass to the Customer on completion of delivery in accordance with clause 4.2
 - 6.2 Title to the Goods shall not pass to the Customer until Dialight has received payment in The to the Goods shall hot pass to the Costoner unit Draight has received payment in full (in cash or cleared funds) for the Goods and any other Goods that Dialight has supplied to the Customer in respect of which payment has become due, in which case title to the Goods shall pass at the time of payment of all such sums.
 - 6.3 Until title to the Goods has passed to the Customer, the Customer shall:
 - (a) hold the Goods on a fiduciary basis as Dialight's bailee; (b) store the Goods separately from all other goods held by the Customer so that they remain
 - not remove, deface or obscure any identifying mark or packaging on or relating to the Goods; (c)
 - (d) maintain the Goods in satisfactory condition and keep them insured against all risks for 10.1 The Customer, on its behalf and on behalf of its Group, officers and employees, makes their full price from the date of delivery:
 - (e) notify Dialight immediately if it becomes subject to any of the events listed in clause 8.1.;
 (a) That it will adhere to the terms of Dialight's Business Partners Policy, as available on the Dialight subject in the control of the events is the control of the events time; and

- during normal business hours.
- its business (but not otherwise) before Dialight receives payment for the Goods. However, if the Customer resells the Goods before that time:
- (a) it does so as principal and not as Dialight's agent; and
- (b) title to the Goods shall pass from Dialight to the Customer immediately before the time at which resale by the Customer occurs.
- of the events listed in clause 8.1, or Dialight reasonably believes that any such event is about to happen and notifies the Customer accordingly, then, without limiting any other right or remedy Dialight may have:
- (a) the Customer's right to resell the Goods or use them in the ordinary course of its business ceases immediately: and
- (b) Dialight may at any time
- (i) require the Customer to deliver up the Goods in its possession which have not been resold, or irrevocably incorporated into another product; and, es of the Customer or of any
- (ii) if the Customer fails to do so promptly, enter any premises of t third party where the Goods are stored in order to recover them PRICE AND PAYMENT
- The price of the Goods shall be the price quoted by Dialight or, if no price is quoted, the price set out in Dialight's published price list in force as at the date of delivery and as se out in the Acknowledgement of Order.
- 7.2 Dialight may, by giving notice to the Customer at any time before delivery, increase the price of the Goods to reflect any increase in the cost of the Goods that is due to:
- any factor beyond Dialight's control (including foreign exchange fluctuations, increases in taxes and duties, and increases in labour, materials and other manufacturing costs);
- (b) any request by the Customer to change the delivery date(s), quantities or types of Goods ordered, additional testing, documentation or certification, or the any specification; or
- any delay caused by any instructions of the Customer of failure of the Customer to give Dialight adequate or accurate information or instructions. (c)
- (d) wholly or in part to a Brexit Trigger Event, whether such a cost increase is directly or indirectly attributable to such an event
 - 7.3 The price of the Goods is exclusive of the costs and charges packaging, insurance and transport of the Goods, which shall invoiced separately to the Customer.
 - 7.4 The price of the Goods is exclusive of amounts in respect of value added 7.4 The price of the Goods is exclusive of amounts in respect of value added tax ("VAT). The Customer shall, on receipt of a valid VAT invoice from Dialight, pay to Dialight such additional amounts in respect of VAT as are chargeable on the supply of the Goods.
 7.5 Where tools are acquired by Dialight to satisfy any requirements or specification as requested by the Customer, Dialight shall invoice the Customer for the cost price of the tools. Half of the estimated cost of the tools the price and the conduct mark the customer supplies and the conduct cost price.
 - the tools shall be payable upon the Customer placing the Order, and the balance of the cost price shall be payable upon the Customer receiving the sample Goods. The Customer acknowledges that the tools shall be the property of Dialight. Where any tooling is not used for a period of 3
 - years, Dalight reserves the right to remove and or destroy the same. 7.6 The Customer shall pay the invoice in full and in cleared funds within 30 calendar days of the date of the invoice (unless otherwise agreed and confirmed in writing by Dialight) ("Due Date"). Invoices are raised and issued to the Customer upon shipment of an Order. Payment shall be made to the bank account nominated in writing by Dialight. Time of payment is of the essence.
 - payment is of the essence. If the Customer fails to make any payment due to Dialight under the Contract by the Due Date, then the Customer shall pay interest on the overdue amount at the rate of 4% per annum above Barclays Bank plo's base rate from time to time. Such interest shall accrue on a daily basis from the Due Date until the date of actual payment of the overdue amount, whether before or after judgment. The Customer shall pay the interest heatth with the overdue a genuent. interest together with the overdue amount.
 - Interest together with the overdue amount. 7.8 The Customer shall pay all amounts due under the Contract in full without any deduction or withholding except as required by law and the Customer shall not be entitled to assert any credit, set-off or counterclaim against Dialight in order to justify withholding payment of any such amount in whole or in part. Dialight may at any time, without limiting under a distance and for any time, without limiting any other rights or remedies it may have, set off any amount owing to it by the Customer against any amount payable by Dialight to the Customer
 - The Costoner. 29 Where the Customer fails to satisfy payment on the Due Date, Dialight shall be entitled to suspend manufacture or delivery of Goods relating to any Contract or Orders (including those Goods already in transit) and terminate any unsatisfied or incomplete Contract Dialight has with the Customer. Dialight shall give the Customer notice of the same

8 CUSTOMER'S INSOLVENCY OR INCAPACITY

- 8.1 If the Customer becomes subject to or Dialight reasonably believes that the Customer is about to become insolvent, subject to insolvency or bankruptcy proceedings, unable to pay its debts within the meaning of Section 123 of the Insolvency Act 1986, or is in negotiations with any of its creditors with a view to rescheduling its debts or their financial situation deteriorates to an extent that they cannot adequately fulfil their obligations under the Contract then, without limiting any other right or remedy available to Dialight, Dialight may terminate or suspend the Contract or the supply of Goods under any other contract terminate or subject inter Contract on the supply of Godds under any other Contract between the Customer and Dialght without incurring any liability to the Customer, and all outstanding sums in respect of Godds delivered to the Customer shall become immediately due. This clause also applies to equivalent events or circumstances in any jurisdiction where the Customer does business.
- 8.2 Termination of the Contract, however arising, shall not affect any of the parties' rights and remedies that have accrued as at termination. Clauses which expressly or by implication survive termination of the Contract shall continue in full force and effect.
- 9 LIMITATION OF LIABILITY
- 9.1 Nothing in these Conditions shall limit or exclude Dialight's liability for
 - death or personal injury caused by its negligence, or the negligence of its employees, agents or subcontractors (as applicable); (a)
 - (b) fraud or fraudulent misrepresentation;
 - (c) breach of the terms implied by section 12 of the Sale of Goods Act 1979;
 (d) defective products under the Consumer Protection Act 1987; or

 - (e) any matter in respect of which it would be unlawful for Dialight to exclude or restrict liability 9.2 Subject to clause 9.1:
 - (a) Dialight shall under no circumstances whatever be liable to the Customer, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, for any loss of profit, or any indirect or consequential loss arising under or in connection with the Contract;
- (b) Dialight's total liability to the Customer in respect of all other losses arising under or in connection with the Contract, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, shall in no circumstances exceed 100% of the price of the Contract
- 10 COMPLIANCE WITH LAWS & BUSINESS PARTNERS POLICY
- the following warranties and undertakings to Dialight:
- (b) neither the Customer nor the Customer's Group nor their respective officers or any of their
- employees has, nor, so far as the Customer is aware, none of our respective Associated

Subject to clause 6.5, the Customer may resell or use the Goods in the ordinary course of

Persons is or has engaged in any activity or conduct that has or will result in a violation of 14.3 Severance. any Anti-Slavery Rule

- (c) neither the Customer nor the Customer's Group nor their respective officers or any of their employees has, nor, so far as the Customer is aware, none of our respective Associated Persons is or has engaged in any activity or conduct that has or will result in a violation of any Anti-Corruption Rules;
- (d) neither the Customer nor the Customer's Group nor their respective officers or any of their employees has, nor, so far as the Customer is aware, none of our respective Associated Persons is or has engaged in any activity or conduct that has or will result in a violation or any Data Protection Rules;
- (e) the Customer has maintained such systems and controls as are necessary to ensure compliance by it and its Associated Persons with Data Protection Rules. Anti-Slavery (f) the Customer has not at any time received any enquiry regarding or report or complaint.
- of, or initiated any investigation or disciplinary proceedings in connection with, any pos breach of any Data Protection Rules, Anti-Slavery Rules and/or Anti-Corruption Rules by it or any of our Associated Persons.
 - No member of the Customer's Group is or has, within the 14.5 Third party rights. A person who is not a party to the Contract shall not have any rights at 6 years, been subject to any investigation, inquiry, enforcement proceedings or sanction by any governmental, administrative, regulatory or 10 are enforcement body relating to Data Protection Rules, Anti-Corruption Rules or Anti-Slavery Rules. 10.2
 - 3 To the best of its knowledge (having made due and careful enquiry), neither the Customer nor the Customer's Group nor their respective officers or any of our employees: 10.3
- (a) is a restricted Party or is engaging in or has engaged in any transaction or conduct that could reasonably be expected to result in it becoming a Restricted Party;
- (b) is or ever has been subject to any claim, proceeding, formal notice or investigation with ct to Sanctions;
- (c) is engaging or has engaged in any transaction that evades or avoids or has the purpose of evading or avoiding, or breaches or attempts to breach, directly or indirectly, any Sanctions applicable to it; or
- (d) has engaged or is engaging, directly or indirectly, in any trade, business or other activities with or for the benefit of a Restricted Party. Except, in the case of sections 10.3 (b) and (d), where the Customer, or the Customer's
- Group, or their respective officers or any of their employees is resident in or incorporated in a country or territory that is the subject of country- or territory-wide Sanctions, but is not otherwise a Restricted Party or acting on behalf of a Restricted Party, and where the Agent otherwise a Restricted Party or acting on behalf of a Restricted Party, and where the Agent has notified Dialight of such residency or incorporation. 10.4 Any breach of this clause 10 shall be regarded as a material breach of the Contract and Dialight reserves the right, in its sole discretion, to terminate the Contract without notice
- and without incurring any liability to the Customer 11 INTELLECTUAL PROPERTY
- 1 All intellectual property (all Dialight patents, trademarks and copyright (including drawings, designs, documents, brochures, data sheets and price lists)) is solely owned by Dialight
- 11.2 The Customer unconditionally acknowledges that it shall not use any of Dialight's intellectual property in any way, unless otherwise previously agreed and confirmed in riting by Dialight. 12 FORCE MAJEURE
- Neither party shall be liable for any failure or delay in performing its obligations under the Contract to the extent that such failure or delay is caused by a Force Majeure Event. 13 BREXIT
- For the avoidance of doubt where a Brexit Trigger Event leads to the specific adverse event of an increase in Dialight's cost for the Goods clause 7.1(d) shall apply as a specific Dialight right notwithstanding clause 13.1 which it may invoke for cost increase or any other adverse consequence of a Brexit Trigger Event.
- 13.1 Brexit Trigger Events. Where Dialight is adversely affected by a Brexit Trigger Event it may initiate a renegotiation of the terms of this Contract by serving a notice (a "Brexit Notice") that gives reasonable details of the relevant Brexit Trigger Event and how it has been adversely affected by it.
- been adversely affected by it. (a) Renegotiation. On delivery of a Brexit Notice: (i) the parties shall meet within 7 days to discuss in good faith amendments to this Contract; (ii) the affected party shall promptly comply with all reasonable requests made by the other party for additional information and documents relating to the adverse impact suffered and the Brexit Trigger Event relied on, always provided that such information shall be a party's confidential information; and (iii) are contracted to this Contract health event of the party into a distance that a such as the party is confidential information; and (iii) any amendments to this Contract shall be recorded in writing and signed by the parties
- Termination. If the Customer fails to agree a variation in accordance with Clause 13.1(b) within five days of the Brexit Notice, then Dialight may, without affecting any other right or remedy to it, terminate this Contract by giving the other party not less than 1 week written notice. On termination under this clause the parties agree Dialight shall have no liability to (b) Termi the Customer pursuant to this Contract..
- (c) Performance after a Brexit Notice. After delivery of a Brexit Notice, until this Contract is varied or terminated, the parties shall, unless prohibited by law, continue to comply with the terms of this Contract except that the party that served the Brexit Notice need only use its reasonable endeavours to comply with its obligations insofar as they are affected by the Brexit Trigger Event(s).
- (e) Overlap with other rights and obligations. Save as expressly provided in this Clause 15.8, a Brexit Trigger Event shall not terminate or alter (or give any party a right to terminate or alter) this Contract, or invalidate any of its terms or discharge or excuse performance under it. If there is an inconsistency between the provisions of this Clause 13.1 and any other provision of this Contract, the provisions of this Clause 13.1 shall prevail.

GENERAL

- 14.1 Assignment and subcontracting.
- (a) Dialight may at any time assign, transfer, charge, subcontract or deal in any other manner with all or any of its rights or obligations under the Contract.
- (b) The Customer may not assign, transfer, charge, subcontract or deal in any other manner with all or any of its rights or obligations under the Contract without Dialight's prior written
- 14.2 Notices.
- (a) Any notice or other communication given to a party under or in connection with the Contract shall be in writing, addressed to that party at its registered office (if it is a company) or its principal place of business (in any other case) or such other address as that party may have specified to the other party in writing in accordance with this clause, and shall be delivered personally, sent by pre-paid first class post or recorded delivery in the UK, commercial courier, or fax.
- the UK, commercial courser, or tax. (b) A notice or other communication shall be deemed to have been received: if delivered personally, when left at the address referred to in clause 13.2(a); if sent by pre-paid first class post or recorded delivery, at 10.00 am on the second Business Day after posting; if delivered by commercial courier, on the date and at the time that the courier's delivery receipt is signed; or, if sent by fax, one Business Day after transmission.
- (c) The provisions of this clause shall not apply to the service of any proceedings or other documents in any legal action

- (a) If any provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision o part-provision under this clause shall not affect the validity and enforceability of the rest of the Contract.
- (b) If any provision or part-provision of this Contract is invalid, illegal or unenforceable, the parties shall negotiate in good faith to amend such provision so that, as amended, it is legal, valid and enforceable, and, to the greatest extent possible, achieves the intended commercial result of the original provision
- Commencial result of the Original provision.
 14.4 Waiver A waiver of any right or remedy under the Contract is only effective if given in writing and shall not be deemed a waiver of any subsequent breach or default. No failure or defay by a party to exercise any right or remedy provided under the Contract or by law shall constitute a waiver of that or any other right or remedy, nor shall it preclude or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy right or remedy routed with a second or such right or remedy. or remedy.

- 14.7 Governing law and jurisdiction. The Contract, and any dispute or claim arising out of or in connection with it or its subject batter of normation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with, English law, and the parties irrevocably submit to the exclusive jurisdiction of the courts of England and Wales.

December 2020