

SUPPLYING THE TRADE WITH WINE FROM FAMILIES NOT FACTORIES

2023 Brochure

Hello and thank you for your interest in the Wine Rascals.

What does the Wine Rascals brand stand for? With 23 years of experience under the cwwinegroup banner, we love wine. We go the extra mile to source, taste, re-taste, ruminate and cogitate over each and every wine we choose for you.

We work with families, not factories; we keep our eye on wine trends as well as wines that never go out of fashion. Inside our brochure you will find vegan wines and sustainably-minded vineyards. We make it our mission to keep up with the everchanging tastes and values of the modern market.

We are both flexible and fussy when it comes to our tasting procedure. Each wine we add to our brochure is sourced by one of our team; it will be tasted by all of us to guarantee we are being objective. If a new vintage doesn't come up to scratch, we won't accept it. Even if we have chosen the same wine year after year, we will still blind taste to ensure we are picking the one we feel is best for our customers.

We may have a penchant for the quirky, but above all, we stock only the best quality wines, that you won't find anywhere else in the UK. Whether you're after the time-honoured or the avant-garde, the pound-stretchers or the show-stoppers.

Welcome to the Wine Rascals.



FAMILY WINERY



As you've no doubt deduced by now, there's nothing we love more at the Wine Rascals than a down-toearth, passionate family winery. With winemaking secrets passed down the generations and a huge amount of care for their land and no mass production in sight.

SUSTAINABLE



Due to their primary concern with sulphite levels, a common misconception is that an organic badge inevitably guarantees additional measures taken to ensure environmentally sustainable practice. Often there is crossover, but at other times a producer could make huge efforts to reduce water and energy wastage, but they don't get a badge! So we thought they deserved one too. This means that, for consumers who prioritise the environment over all else, this is the Rascalism for them.

Click here to watch our video about Sustainable wine

VEGAN



According to McCain, more than half of UK adults are now adopting "vegan buying behaviour", while the number of full blown vegans has grown fourfold in the past 10 years. Often, producers do not specify whether or not their wines are vegan. So we put the graft in to double check each wine in our list, and ensure that the rapidly expanding vegan population can rest assured regarding what's in their bottle.

Click here to watch our video about Vegan wine

LOW INTERVENTION



Encompassing all the above, low-intervention wine, also referred to as natural, wild ferment, biodynamic and so on, is one of the most exciting developments in the industry for decades. This new phenomenon, is exciting the younger market, with unusual colours and flavours, in all their gritty glory. With new methods come much trial and error, so all we'll say is that if you've had a bad one, don't let it stop you from trying our exquisite range.

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VINITERRA



Product name	Case
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- Viniterra Single Vineyard Malbec

Describing their terroir as "an inexhaustible source of inspiration and treasure", Viniterra's philosophy screams of a relationship with their vineyard more passionate than any Shakespearian star-crossed lovers. With a deep understanding of their soils, their climate, fifty years of winemaking experience and a whopping 1,020m of altitude, their wines are as amazing as you could imagine. Consistently bagging awards.

We get why Malbec is still so popular - by the glass and by the bottle - which is why we work with a winery offering a phenomenal standard, at all levels. A couple of years ago, their Single Vineyard bagged 'best Malbec of the Year' at the IWSC.

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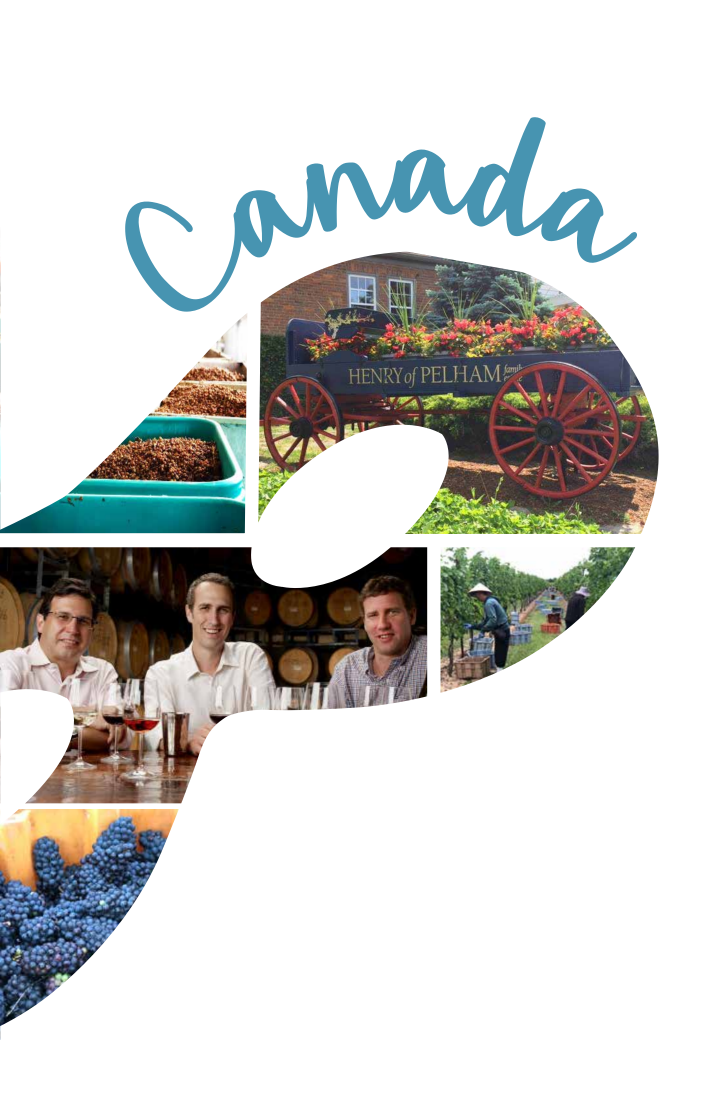
Product name Case

Grüner Veltliner Classic

6 10 10 13

Since acquiring their vineyard in 2001, the power couple that is Martin and Andrea Hirtl has gone from strength to strength in every aspect of their operation, becoming a certified 'Weinvertel leading estate' since 2012. While Martin is out checking his vines and tanks, as well as constantly experimenting with a special reserve of grapes, Andrea is the mastermind behind their marketing and outstanding customer service. All of this is passed down to their two sons. The dynamic duo produce remarkably clean and elegant wine.

We have tasted many Gruner Veltliners from their range – all superb – this is 'the one.'



HENRY OF PELHAM



Product name	Case
Riesling	12 🚗 😭
Chardonnay	12 🚗 😭
Baco Noir	12 🔞 😭
Old Vines Baco Noir	12 🔞 😭
/ Vidal Ice Wine	12 🚕 😵

Click here to read our interview with Henry of Pelham

In the late 18th century, the now great, great, great grandpa Nicholas Smith was awarded the deed for some land for his services in the American Revolution. His son, Henry went on to open a tavern and an inn, the deed for which he signed as 'Henry of Pelham' after the British prime minister, and the name stuck. He soon planted some of Canada's first vineyards on this ideal landscape. In 2017, they became one of only six wineries in Ontario to be certified by the Wine Council of Ontario as following sustainable winemaking practices from soil to shelf.

Their Baco Noir is the best commercial red you will taste!



FORGET BRIMONT

Champagne

Product name

Charmant Brut Premier Cru

Charmant Rosé Premier Cru

Case

6





Michel Forget is the 6th generation winemaker in his family and all the skill and experience that has been passed on during that time certainly shows in his champagnes. The winery, Forget Brimont is based in the Premier Cru village of Ludes. Mr Forget oversees all aspects of care in the vineyard and is heavily involved in the winemaking. He has won many, many awards for his champagnes. Michel creates our house champagne 'Charmant' Brut and Rosé.

This is our own label 'house' champagne – Premier Cru quality at a great price.

trade@winerascals.com







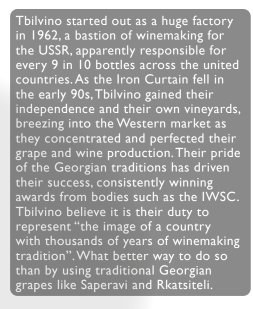


TBILVINO



Product name	Case
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<ul><li>Iveriuli - Rkatsiteli White Dry</li></ul>	6
Iveriuli - Saperavi Red Dry	6

#### Click here to read about the World's Best Red!





Georgian brilliance and very much in demand. Especially the recently voted 'World's Best Red' - Saperavi Red Dry by the IWC 2020





## DOMAINE SKOURAS





After learning the art of winemaking in 1980s Dijon and working at several wineries around Greece, George Skouras has now achieved real notoriety alongside his very own winery. President of the Greek Winemakers Association and very much credited as the leader of the Greek wine renaissance, Skouras follows the philosophy of the supertuscans', with fruit-forward wines that have now become iconic of Greek wine. His son has just finished his oenology degree in France and has now joined the family business.

This family vineyard owner is also President of the Greek Winemakers Association – so he knows his stuff.

## KARAVITAKIS WINERY

Product name Case

Klima



A formidable father and son team. Manolis earned his wine stripes in Italy before returning to his beloved Crete and working several years at a large cooperative, where he rose to head winemaker and director. With the help of his more business-minded son, Nikos, Manolis has now opened his own winery in a beautiful corner of North-West Crete, where he can focus solely on his true love of viticulture, among not only grapes but olive groves too.

A vibrant and fresh red from a country gaining increasing popularity.

Click on a product name to view its online tech sheet.













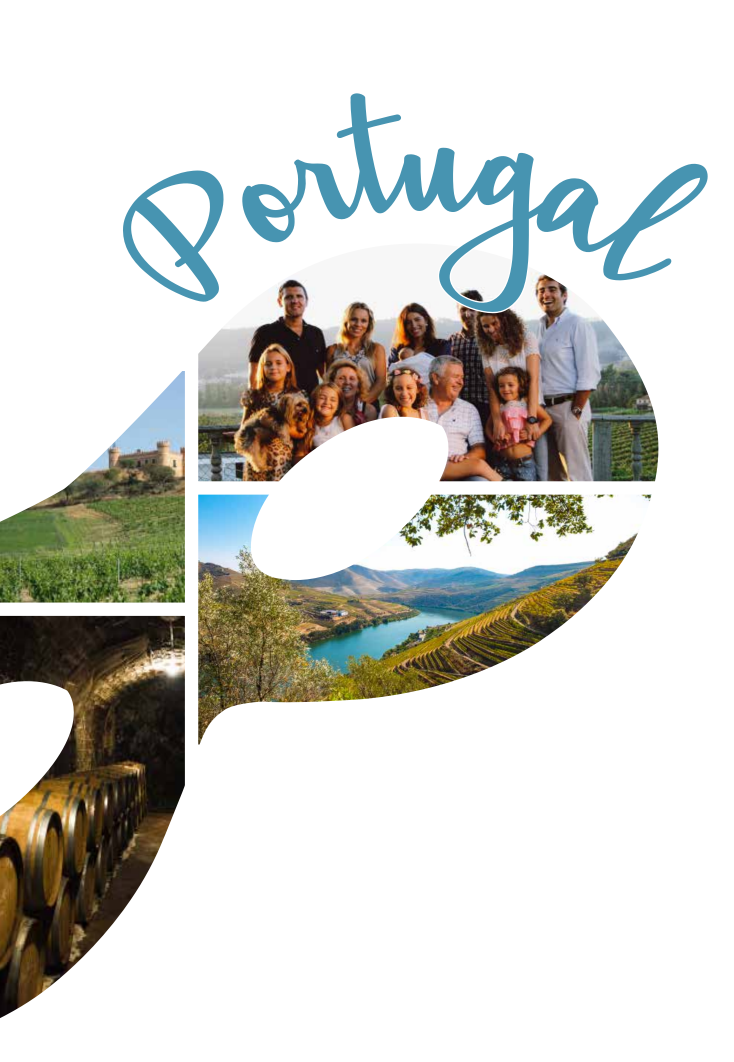
## LA FARRA



Product name	Case	e
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ODOC Treviso Prosecco Brut	6	F
ODOC Treviso Rosé Prosecco	6	

A vineyard in the heart of the Superior Prosecco DOCG area, between Conegliano and Valdobbiadene, a particularly prestigious location for cultivating grapes. La Farra is owned by the Nardi family and today there are three siblings in charge -Guido, Innocente and their sister Adamaria. La Farra achieve the best of both worlds, combining the typically floral fragrances of grapes from vines near Valdobbiadene with the fuller, fruitier flavours characteristic of grapes from Conegliano.

trade@winerascals.com



CASAL VENTOZELA



Product name Case

Vento'z Loureiro Vinho Verde

6 19 19 18

The 25 hectares of vineyards belonging to Casal de Ventozela are scattered throughout several farms and plots of land with rather diverse geographical and climatic geological characteristics. Each varietal wine produced has a personality of its own.

New for 2022, the Pet Nat is low intervention, traditionally cloudy (unfiltered) and left to do its own thing. A light, zippy, refreshing sparkler with a crown cap.

Stunning.

COLINAS DO DOURO

Product name Case

Quinta da Pedra Cavada Reserva

6



Created in the heart of the International Douro Nature Park, at an elevation of 640 metres: situated at the abrupt transition between the Beira granite plateau and the first folds of schist of the Douro valley. Respecting and enhancing the incredibly rich local biodiversity, they want their wines to express, in their elegance, freshness and minerality, the essence of the "UM DOURO SUPERIOR" that we are proud to call our terroir.

New for 2022 - a smooth and well rounded red from the hugely popular Douro region

Click on a product name to view its online tech sheet.











CASTELL D'OR



Product name Case

Masia Bou Brut

6 **P**

A Spanish cooperative bringing together nine skilled wine makers producing award winning still wines, sparkling wines and olive oil. Based in Catalonia - North Eastern Spain (near Barcelona.) Thanks to the joint work of the cooperatives members they enjoy up-to-date facilities both in the vineyard and in the cellars.

Back by popular demand for 2022. Traditional method, co-operative made Cava. Superb value on price point and flavour."





EAGLE ROCK





Eagle Rock is home to a selection of handcrafted, small production wineries in sweet Californ-I-A. Their 11th hour range of super smooth, easy drinking wines are so named due to their harvesting, fermentation and barrel ageing all being pushed to the very last minute to ensure maximum aroma and complexity in every bottle.

An unstoppable range of smooth, juicy and 'super easy to drink' wines from the sunshine state of California.

Terms and Conditions of Sale

INTERPRETATION

INTEMPERIALION
I. In these Terms"Buyer" means the person firm or company who accepts the Seller's quotation for the sale of Goods or whose order for goods is accepted by the Seller:
"Goods" means the goods which the Seller is to supply in accordance with these Terms.
"Seller" means Champagne Warehouse Ltd trading as The Wine Rascals.
"Terms" means the standard terms of sale set out in this document to which all Contracts shall be subject and (unless the context

"Terms' means the standard terms of sale set out in this document to which all Contracts shall be subject and (unless the context otherwise requires) includes any special terms and conditions agreed in Writing between the Buyer and the Seller. "Contract" means the contract for the sale and the purchase of the Goods.
"Writing 'includes facsimile transmissions and comparable means of communication and electronic mail.
THE CONTRACT
2.1 Quotations are invitations to treat only.
2.2 All orders are accepted by the Seller only under these Terms which may not be altered except with the written agreement of a Company Director of the Seller.Any contrary or additional terms unless so agreed are excluded.
2.3 Orders are accepted subject to availability of Goods at the time of delivery. Substitutions for out of stock items will only be made with the Buyer's confirmation.

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2.4 Orders which have been accepted by the Seller may be cancelled only with the written agreement of a Company Director of the Seller and on terms that the Buyer will indemnify the Seller against all losses damages costs and expenses incurred by the Seller as a result of that cancellation.

2.5 The Seller reserves the right.

2.5.1 to revise or change the style of labels and packaging at any time with suitable notification to the Buyer.

2.5.2 to make any changes in the specification of the Goods which are required to conform with any applicable health, safety or other statutory and/or E.U. requirements or, where the Goods are to be supplied to the Seller's specification, which do not materially affect their and after preformance.

statutory and/or extrequire mensor, where the Goods are to be supplied to the selent's specification, which do not materially allect their quality or performance.

2.6 The Seller shall not be liable in respect of any misrepresentation made by the Seller its employees or agents to the Buyer as to the condition or quality of the Goods unless the representation is:

2.6.1 made or confirmed in writing by the Seller; and/or

2.6.2 traudulent.

2.7 Without prejudice to Clause 2.6 of the Terms while the Seller takes every precaution in the preparation of its catalogues price lists and other literature these documents are for the guidance of the Buyer only and statements therein in the absence of fraud on the part of the Seller shall not constitute representations by the Seller and the Seller shall not to be bound by them. If the Buyer requires advice in relation to the Goods a specific request for written advice should be made.

2.8 Any typographical clerical or other error or omission in any sales literature, price list, acceptance of offer, invoice or other document or information issued by the Seller shall be subject to correction without any liability on the part of the Seller.

PRICE

PRICE
3.1 Quotations and prices are based on costs and excise duty prevailing at the time when they are given or agreed The price of the Goods including excise duty shall be that ruling as at the date of the delivery. All prices quoted are exclusive of Value Added Tax which is payable at the rate ruling at the date of delivery unless zero rated or exempt from VAI.

3.2 Any discounts, deductions, allowances or rebates agreed are only available if all sums due from the Buyer to the Seller are paid by the due date.

3.3 Prices stated or quoted are applicable to the quantity, specification and delivery dates. If the order placed varies or delay is caused by the Buyer's instructions or lack of instructions the Seller shall be entitled to adjust the price.

3.4 The Buyer will reimburse the Seller the cost of all labelling packaging and other materials purchased by the Seller for specific use with any original label princip.

with any private label product supplied. PAYMENT

TAITIENT
4.1 The Seller shall be entitled to invoice the Buyer for the price of Goods on or at any time after the Goods are delivered.
4.2 The Buyer shall pay the price of the Goods (less any discount to which the Buyer is entitled but without any other deduction)
within 30 days of the invoice date. The time of payment of the price shall be of the essence of the Contract. Receipts for payment will

be issued only upon request.

A3 Credit is granted and may be reviewed at any time at the Seller's discretion. The Seller reserves the right to refuse to execute any order or Contract if the arrangements for payment or the Buyer's credit rating is not satisfactory to the Seller.

DELIVERY

5.1 Delivery shall occur when the Goods have been collected by the Buyer or have been delivered to the address agreed with the

5.1 Delivery shall occur when the second and the state of the world which exceed the minimum order threshold. The Company will inform the Customer of the Companies minimum order threshold on quotation for the Order. The Company shall be entitled to make an additional delivery charge to orders which fail to meet the minimum order threshold and / or are outside of the defined delivery charge to orders which fail to meet the minimum order threshold and / or are outside of the defined delivery.

additional delivery charge to orders which fall to meet the minimum order threshold and / or are outside of the defined delivery scheduled for any given goography.

5.3 If the Buyer falls to take or make arrangements to accept delivery or collect the Goods or if the Seller is unable to deliver because of inadequate access or instructions delivery shall be deemed and the Seller may do any one or more of the following (without prejudice to any other right for remedy the Buyer may have):5.3.1 make additional charges for failed delivery,
5.3.2 store the Goods at the Buyer's risk and cost;
5.3.3 invoice the Buyer for the Goods,
5.3.4 terminate this Contract without liability on the Seller's part, and/or recover from the Buyer all costs and losses incurred by the Seller's

Seller;
5.4 Any dates quoted for delivery of the Goods are approximate only and the Seller shall not be liable for any delay in delivery of the Goods howsoever caused. Time for delivery shall not be of the essence unless previously agreed by the Seller in writing.

5.5 If the Seller fails to deliver the Goods for any reason other than any cause beyond the Seller's reasonable control, or the Buyer's fault, and the Seller's accordingly lable to the Buyer the Seller's lability's hall be limited to the excess (if any) of the cost of the Buyer (in the cheapest available market) of similar Goods to replace those not delivered over the price of the Goods.

5.6 The Seller reserves the right to make delivery by instalments and tender a separate invoice in respect of each instalment. Any daim which the Buyer may have in respect of one instalment shall not affect the Buyer's liability in respect of any other instalment.

5.7 The Buyer will indemnify the Seller in respect of all losses damages costs and expenses incurred as a result of delivery in accordance with the Buyer's instructions. This indemnity will be reduced in proportion to the extent that such losses damages costs or expenses are due to the Seller's negligence.

RETURNS

6.1

6.1

(a) Goods returned by the Buyer without the prior written consent or notification of/to the Seller will not be accepted for credit. Any faulty products, for example corked/oxidised wines, should be notified to the Seller.

(b) The Seller reserves the right to refuse to credit the value of any returned Goods deemed by the Seller to be outside a reasonable period since purchase or where proof of original purchase is not available.

(c) The Seller will not accept goods for credit which are not of current saleable vintage or where goods are out of condition / damaged, or where the best before date is within the specified period for any product category.

(d) The Seller will only accept stock credit requests via Sale or Return where a pre-authorized agreement is in place, in line with points (b) & (c)

(e) The Seller will be entitled to make an additional charge if, in its sole discretion, it agrees to accept the return of Goods at the Buyer's request.

INSPECTION

7.1 The Buyer shall inspect the Goods at the place and time of loading if the Goods are collected and unloading if the Goods are delivered but nothing in these Terms shall require the Buyer to break packaging and/or unpack Goods.

7.2 Unless the Seller or the delivery driver is notified forthwith and written notice is received by the Seller within 2 working days of

7.2 Unless the Seller or the delivery driver is notified forthwith and written notice is received by the Seller within 2 working days of loading or unloading as the case may be of any claim apparent on reasonable inspection for loss or damage in transit, short delivery, failure to conform to the Contract the Goods will be deemed to have been delivered in accordance with the delivery documents and accepted by the Buyer and the Buyer shall not be entitled to and waives any right to reject the Goods.

7.3 The Seller's liability for loss or damage in transit, short delivery, failure to conform to the Contract or apparent on reasonable inspection is limited to supplying the Goods as ordered and the Seller shall not be liable for any damages whatsoever. The Buyer remains liable to pay the full invoice price of other Goods delivered in accordance with the Contract. Any other claim for damages is subject to Clause 10.

7.4 Upon confirmation of acceptance of the goods by way of a signed Proof of Delivery the Buyer waives any right to reject the Goods or persue any claim related to short delivery or incorrect supply of goods.

TITLE AND RISK.

8.1 Risk in the Goods shall pass to the Buyer when the Goods are delivered by the Seller or collected by the Buyer life to Seller effects.

ITILE AND RISK
8.1 Risk in the Goods shall pass to the Buyer when the Goods are delivered by the Seller or collected by the Buyer. If the Seller effects delivery by a carrier the risk in the Goods passes to the Buyer when the Seller delivers the Goods to the delivery address provided by the Buyer.
8.2 The title to the Goods shall remain with the Seller until the Seller has received in cash or cleared funds payment in full of the price of the Goods and any other sums outstanding between the Buyer and the Seller whether in respect of this Contract or otherwise.
8.3 Until title passes the Buyer:

a.s. until title passes the Bujer:
8.31 shall hold the Goods as the Seller's fiduciary agent and bailee;
8.32 shall keep the Goods stored separately from any other goods protected and insured, and shall not interfere with any identification marks, labels batch numbers or senal numbers on the Goods,
8.33 may sell the Goods as principal and not as the Seller's agent in the ordinary course of the Buyer's business subject to the following express conditions:

(A that the ordinary course of the Buyer's business subject to the following express conditions:

capies conducts.

(a) that the entire proceeds of any sale or insurance proceeds received in respect of the Goods are held in trust for the Seller and not mixed with any other monies or paid into an overdrawn bank account and shall at all times be identifiable as the Seller's money;

(b) that the Buyer will at the Seller's request and at the Buyer's expense assign to the Seller all rights the Buyer may have against its extender and.

customer; and (c) that the Buyer's right to sell the Goods may be withdrawn by Seller on notice at any time and will automatically cease in the event of the Buyer becoming insolvent as defined in Clause 13.

8.4 The Seller shall be entitled at any time to recover any or all of the Goods to which it has title and for that purpose the Seller its employees or agents may with such transport as is necessary enter upon any premises occupied by the Buyer or to which the Buyer has access and where the Goods may be or are believed to be situated.

8.5 The Buyer shall not be entitled to pledge or in any way charge by way of security for any indebtedness, any of the Goods which remain the property of the Seller) bit if the Buyer does so, all monies owing by the Buyer to the Seller shall (without prejudice to any other right or remedy of the Seller) for thinkin become due and payable.

8.6 Without prejudice to the foregoing none of the Goods are supplied on a "sale or return" basis.

RETENTION OF TITLE

RETENTION OFTITLE

9.1 Until the Company has received payment in full (in cash or cleared funds) for the Goods and any other goods or services whatseever that the Company has supplied at any time to the Buyer or to any 'holding company' or 'obsidiary' of the Buyer as defined by
section 1159 of the Companies Act 2006 or to any 'associate' of the Buyer as defined by section 435 of the Insolvency Act 1986.

(a) The Goods shall remain the Company's property and title in the Goods shall not pass to the Buyer.

(b) The Buyer shall store the Goods separately from all other goods held by the Buyer and/or keep them in such a way that they can
be readily identified as being the property of the Company. The Buyer shall not remove, deface or obscure any identifying mark or
packaging on or relating to the Goods.

(c) The Buyer shall maintain the Goods in satisfactory condition and keep them insured against all risk for their full price from the date
of delivery.

on delivery.

(d) The Buyer shall give the Company such information relating to the Goods as the Company may require from time to time.

(e) The Buyer shall notify the Company immediately if it becomes subject to any of the events listed in Clause 13.1.

(f) The Buyer shall hold the Goods on a fiduciary basis as the Company's ballee.

(t) The Buyer shall hold the Goods on a foluciary basis as the Company's ballee.
(g) The Buyer is permitted to use or sell the goods in the ordinary course of fits business.
If before title to the Goods passes to the Buyer the Buyer becomes subject to any of the matters set out in Clause 13.1, or the Company reasonably believes that any such event is about to happen and notifies the Buyer accordingly, then provided that the Goods have not been resold, or irrevocably incorporated into another product, and without limiting any other right or remedy the Company may have, the Company may at any time revoke the Buyer's power of sale and require the Buyer to deliver up the Goods and, if the Buyer falls to do so promptly, enter any premises of the Buyer or of any third party where the Goods are stored in order to retrieve them.
The Company may maintain an action for the price of the Goods not withstanding that our according to the passes are to never the following the properties to the condense of the Buyer or of any third party where the Goods are

The Company may maintain an action for the price of the Goods notwithstanding that ownership of them has not passed to the

Buyer: RESPONSIBILITIES

RESPONSIBILITIES

10.1 Nothing in these Terms shall exclude or restrict the Seller's liability for death or personal injury resulting from the Seller's negligence. 10.2 If the Goods are sold under a Consumer Transaction (as defined by the Consumer Transactions (Restrictions on Statements) Order 1976) the statutory rights of the Buyer are not affected by these Terms. 10.3 The Buyer and Seller advonwledge that Goods of the type sold by the Seller retain their quality for different periods of time and subject to this advonwledgement and to the following provisions the Seller warrants that taking account of the type and quality of the Goods as at the time of the Contract of the Goods will at the time of delivery correspond with any specification provided by the Buyer and be of statisfactory quality for a reasonable period. 10.4 Subject to Clauses 10.1 and 10.2 the above warranty is given by the Seller subject to the following conditions-10.5.1 the Seller shall be under no liability in respect of any defect in the Goods that would have been apparent on a reasonable inspection in accordance with Clause 7 of these Terms unless the Buyer gives the Seller notice as required by Clause 7; 10.5.2 the Seller shall be under no liability in respect of any defect in the Goods aring from any specification provided by the Buyer; 10.5.3 the Seller shall be under no liability in respect of any defect in the Goods unless the defect is discovered which are assonable period taking account of the type of Goods concerned and their quality at the time of the Contract and the Seller is notified within 10.

105.2 the Seller shall be under no liability in respect of any defect in the Goods arising from any specification provided by the Buyer; 105.3 the Seller shall be under no liability in respect of any defect in the Goods unless the defect is discovered within a reasonable period taking account of the type of Goods concerned and their quality at the time of the Contract and the Seller is notified within 10 working days of the discovery of the defect.

10.54 the Seller will be under no liability for any defect in the Goods if the defect arises from the Buyer's negligence or handling or storage of the Goods or failure to follow any instructions or guidance given by the Seller whether oral or in writing 10.55 the Seller shall be under no lability under the above warranty (or any other warranty, condition or guarantee) if the total price for the Goods has not been paid by the due date for payment.

10.6 Subject to Clauses 10.1 and 10.2 and as expressly provided in these Terms, and except where the Goods are sold to a person dealing as a consumer (within the meaning of the Unfair Contract Terms Act 1977), all warranties, conditions or other terms implied by statute or common law are excluded to the fullest extent permitted by law.

10.7 Where a valid daim in accordance with this Clause 10 is notified to the Seller in accordance with these Terms, the Seller may at its sole discretion replace the Goods (or the part in question) free of charge or return to the Buyer the price of the Goods (or a proportionate part of the price), in which case the Seller will have no further liability to the Buyer.

10.8 Subject to Clauses 10.1 and 10.2 the Seller shall not the liable for misrepresentation (unless fraudulent) or in contract tort (including negligence or breach of statutory duty) or otherwise howsoever and whatever the cause thereof whether the negligence of the Seller; its employees or agents or otherwise arising out of or in connection with the supply of the Goods (including any delay in supplying or any failure to supply

TRUITED TOWN

II.1 If the Buyer is an individual or a group of individuals the Buyer agrees that the Seller may.

II.2 Seek hold and process any information obtained about the Buyer from the Buyer or third parties for the purpose of and as a result of any applications or agreements the Buyer has with the Seller. This will include a search with a licensed credit reference agency which will keep a record of that search.

which will keep a record of that search.

11.3 Use this information for credit assessment purposes including assessing the Buyer's credit limit and to administer and operate the credit account. This may include further searches with licensed credit reference agencies.

11.4 Disclose any information the Seller holds about the Buyer to licensed credit reference agencies, other suppliers and creditors to help the Seller and others make credit decisions to help prevent or detect fraud or other crimes to trace debtors to provide trade references on a confidential basis to the Seller's agents and sub-contractors to insurance companies for the purposes connected with insurance products that relate or might relate to the Buyer's credit account; to any person to whom the Seller proposes to transfer its rights and/or responsibilities under this Contract and to the extent the Seller is required or permitted to do so by law.

11.5 Hold and use this information during and for 6 years after the trading relationship and thereafter destroy the information except for a record of credit limits and date of and grounds for account closure.

11.6 If the Buyer is a body corporate or incorporate the Seller may process information as above relating to the Buyer's directors, shareholders or members including searches with licensed credit reference agencies.

DEFAULT & TERMINATION.

shareholders or members including searches with licensed credit reference agencies.

DEFAULT & TERNINATION.

12.1 "Insolvent" means the Buyer becoming unable to pay its debts within the meanings of Section 123 (Company) or Section 268 (Individual) of the Insolvency Act. 1986 or the Buyer ceasing to pay its debts in the ordinary course of business or being unable to pay its debts as they become due or the Buyer ceasing or threatening to cease to carry on its business or the Seller reasonably apprehends that any of the events above is about to occur.

12.2 "Associated Company" means the Buyer's subsidiary or holding company as defined in Section 736 and Section 736A of the Companies Act. 1986.

12.3 If the Buyer fails to pay any invoice or any sum due to the Seller under any contract on the due date or the Buyer's credit limit is exceeded or any trade credit insurance is withdrawn from the Buyer or the Buyer or any Associated Company becomes Insolvent or there is a material change in the Buyer or any Associated Company's constitution or the Buyer commits a material breach of this Contract and fails to remedy that breach after being requested to do so all sums outstanding between Buyer and the Seller under this and any other contract shall become immediately due and payable and the Seller shall be entitled to do any one or more of the following (without prejudice to any other right or remedy the Seller may have):

(a) require payment in dearred funds in advance of further deliveries of Goods;

(b) charge interest on the monies outstanding at the rate of 4 per cent above Bardays Bank Plc Base Rate in force from time to time from the due date until the date of payment after as well as before judgment;

(c) suspend or cancel any further deliveries of Goods to the Buyer under any contract without liability on the Seller's part.

12.4 Should any cheque provided by the Buyer to the Seller (whether drawn on the Buyer's account or not) be dishonoured on presentation the Seller shall be entitled to drange the Buyer after s

GENERAL

13.1 This Contract shall be governed and interpreted according to the Law of England and Wales and the Buyer agrees to submit to
the non-exclusive jurisdiction of the English Courts.

13.2 The Seller shall not be liable for any breach of contract delay or failure to perform any of the its obligations if the breach delay or
failure was due to any cause beyond the Seller's reasonable control including without limit inclustrial action or trade disputes whether
involving employees of the Seller or of a third party.

13.3 The waiver by the Seller of any breach or default of these Terms shall not be construed as a continued waiver of that breach nor
as a waiver of any subsequent breach of the same or any other provision.

13.4 If any clause or sub-clauses of these Terms is held by a competent authority to be invalid or unenforceable the validity of the other
clauses and sub-clauses of these Terms is held and they shall remain in full force and effect.

13.5 No person may enforce any of these Terms under the Contracts (Rights ofThird Parties) Act 1999.

13.6 Any notice required or permitted to be given by either party to the other under these Terms shall be in writing addressed to that
other party at its registered office, or principal place of business, or such other address as may at the relevant time have been notified
pursuant to this provision to the party giving the notice and shall be deemed to have been received.

13.6.1 if sent by first class post 2 working days after posting exclusive of the day of posting

13.6.2 if delivered by hands on the day of delivery.

13.6.3 if sent by facsimile transmission at the time of confirmation of

13.4 transmission of the entire fax.