Definitions

- Definitions

 "Waimas" means Waimea Plant Propagation Ltd, its successors and assigns or any person acting on behalf of and with the authority of Waimea Plant Propagation Ltd.

 "Client" means the person's or any person acting on behalf of and with the authority of the Client requesting Waimea Plant Propagation to provide the Services as specified in any proposal, quotation, order, invoice or other documentation, and:

 (a) if there is more than one Client, is a reference to each Client pionity and severally; and (b) if the Client is a part of a Trust, shall be bound in their capacity as a trustee; and (c) includes the Client's executors, administrators, successors and permitted assigns. 'Coods' means all Goods or Services supplied by Waimea Plant Propagation to the Client at the Client's request from time to time, (where the context so permits the terms' Goods' or 'Services' shall be interchangeable for the other).

- 'Services' shall be interchangeable for the other).
 "Price" means the Price payable (plus any Goods and Services Tax ("GST") where applicable) for the Goods as agreed between Waimea Plant Propagation and the Client in accordance
- with clause to elouve.

 Finished Product' shall mean any plant product sold in the form it is used by the ultimate consumer, including without limitation the flower, stem and leaves. Finished Product does not 1.5
- inducer Flant Materials "Plant Material" shall mean any portion of a plant, or parts thereof, including without limitation a blossom, spray, potted plant or cutting, which is or may be usable, during a particular pa of a plant's growth cycle to asexually reproduce a plant.

- Acceptance
 The Client is taken to have exclusively accepted and is immediately bound, jointly and severally, by these terms and conditions if the Client places an order for or accepts delivery of the Goods.
- of the Goods.

 These terms and conditions may only be amended with the consent of both parties in writing and shall prevail to the extent of any inconsistency with any other document or contract between the Client and Waimea Plant Propagation.

 The Client acknowledges that the supply of Goods and/or Services on credit shall not take effect until the Client has completed a credit application with Waimea Plant Propagation and 22
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- refer until the Clienth has completed a credit application with Walimea Plant Propagation and if has been approved with a credit limit established for the account. In the event that the supply of Goods and/or Services request exceeds the Clients credit limit and/or the account exceeds the payment terms. Walimea Plant Propagation reserves the right to refuse delivery. NO credit will be extended to overdue accounts, at the Seller's discretion trading will then be subject to COD, until such time as the Client's credit account is trought back into line and paid to date within the established credit limit or by mutual agreement the credit limit is increased. Electronic Stratustres shall be deemed to be accepted by either party providing that the parties have compiled with Section 22 of the Electronic Transactions Act 2002 or any other applicable provisions of that Act or any Regulations referred to in that Act.
 These terms and conditions may be meant to be read in conjunction with Walimea Plant Propagation Supply Agreement, and:

 (a) where the context so permits, the terms 'Goods' and 'Services', as defined therein; and (b) if there are any inconsistencies between the two documents then the terms and conditions contained therein shall prevail.

- Non-Propagation Agreement The Client agrees and acknowl d acknowledges that plant varieties sold by Waimea Plant Propagation are purchased solely for purpose of producing fruit and that propagation of these varieties is strictly prohibited and that heavy penalties apply on un-authorised propagation.
- The Client further acknowledges agrees that:

 (a) that the Client shall not sell, lease, lend or give away varieties protected by this
- agreement; and (b) to notify Waimea Plant Propagation should any mutations occur

- rs and Omissions Client acknowledges and accepts that Waimea Plant Propagation shall, v udice, accept no liability in respect of any alleged or actual error(s) and/or omission resulting from an inadvertent mistake made by Waimea Plant Propagation formation and/or administration of this contract; and/or
- to major and/or administration of this contract, and/or (b) contained in/omitted from any literature (hard copy and/or electronic) supplied by Waimea Plant Propagation in respect of the Services.

 In the event such an error and/or omission occurs in accordance with clause 4.1, and is not
- attributable to the negligence and/or wilful misconduct of Waimea Plant Propagation; the Client shall not be entitled to treat this contract as repudiated nor render it invalid.

Change in Control

The Client shall give Waimea Plant Propagation not less than fourteen (14) days prior written notice of any proposed change of ownership of the Client and/or any other change in the Client's details (including but not limited to, changes in the Client's name, address and contact phone or fax number/s, change of trustees or business practice). The Client shall be liable for any loss incurred by Waimea Plant Propagation as a result of the Client's failure to comply with this clause.

- Price and Payment
 At Waimea Plant Propagation sole discretion the Price shall be either:
 (a) as indicated on any invoice provided by Waimea Plant Propagatio
 (b) the Price as at the date of delivery of the Goods according to Waim nation to the Client or
 - (c) pagation, guoted price (subject to clause 6.2) which will be valid for the period stated in the quotation or otherwise for a period of thirty (30) days
- The period stated in the quotation or otherwise for a period of thiny (30) days.

 Waimae Plant Propagation reserves the right to change the Price:

 (a) if a variation to the Goods and/or Services which are to supplied is requested; or

 (b) in the event of increases to Waimae Plant Propagation in the cost of labour or materials

 (including but not limited to overseas transactions that may increase as a consequence
 of variations in foreign currency rates of exchange and/or international freight and
 insurance charges) which are beyond Waimae Plant Propagation control.

 Variations will be charged for on the basis of Waimae Plant Propagation invoice. The

 Client shall be required to respond to any variations on Waimae Plant Propagation to add
 the cost of the variation to the Price. Payment for all variations must be made in full at the
 time of their completion.

 At Waimae Plant Propagation to add
 the cost of the variation to the Price. Payment for all variations must be made in full at the
 time of their completion.

 At Waimae Plant Propagation sole discretion a non-refundable deposit may be required.

 Time for payment for the Goods being of the essence, the Price will be payable by the Client

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 on delivery of the Goods;
 before delivery of the Goods;
 by way of instalments/progress payments in accordance with Waimea Plant Propagation

 - avment schedule
- (c) by way of instalments/progress payments in accordance with Waimea Hant Propagation payment schedule;
 (d) for certain approved Clients, due twenty (20) days following the end of the month in which a statement is posted to the Client's address or address for notices;
 (e) the date specified on any invoice or other form as being the date for payment; or
 (f) failing any notice to the contrary, the date which is seven (f) days following the date of any invoice given to the Client by Waimea Plant Propagation.
 Unless otherwise stated, a trade discount shall be included in the quoted Price; however such discount shall become null and void, if payment is not made by the due date stated on the invoice and/or statement. In such an event of late payment Waimea Plant Propagation reserves the right to vary the Price where any discounts or special prices are revoked.
 Payment may be made by cheque, bank cheque, electronic/on-line banking, credit card-No Amex or Diens (a surcharge per transaction may apply), or by any other method as agreed to between the Client and Waimea Plant Propagation.
 The Client shall not be entitled to set off against, or deduct from the Price, any sums owed or claimed to be owned to the Client by Waimea Plant Propagation nor to withhold payment of any invoice because part of that invoice is in dispute.

 Any royally charges, if applicable, are additional to the tree Price and are exclusive of GST.

- rroyalty charges, if applicable, are additional to the tree Price and are exclusive of GST. ess otherwise stated the Price does not include GST. In addition to the Price, the Clier Unless onerwise stated the Price does not include GS1. In addition to the Price, the Client must pay to Walmea Plant Propagation an amount equal to any GST Walmea Plant Propagation must pay for any supply by Walmea Plant Propagation under this or any other contract for the sale of the Goods. The Client must pay SST, without deduction or set off or any other amounts, at the same time and on the same basis as the Client pays the Price. In addition, the Client must pay any other taxes and duties that may be applicable in addition to the Price except where they are expressly included in the Price.

- Delivery of Goods
 Delivery ('Delivery') of the Goods is taken to occur at the time that:
 (a) the Client or the Client's nominated carrier takes possession of the Goods at Waimea Plant Propagation address; or
 (b) Waimea Plant Propagation (or Waimea Plant Propagation nominated carrier) delivers the Goods to the Client's nominated address even if the Client is not present at the
- address.

 At Waimea Plant Propagation sole discretion the cost of delivery is either included in the Price or is in addition to the Price.

 Any time specified by Waimea Plant Propagation for delivery of the Goods is an estimate 7.2
- 7.3 only. The Client must take delivery by receipt or collection of the Goods whenever they are tendered for delivery. Waimea Plant Propagation will not be liable for any loss or damage

- incurred by the Client as a result of delivery being late. In the event that the Client is unable to take delivery of the Goods as arranged then Waimea Plant Propagation shall be entitled to charge a reasonable fee for redelivery and/or storage. Waimea Plant Propagation may deliver the Goods in separate installments. Each separate installment shall be invoiced and paid in accordance with the provisions in these terms and
- conditions.

 The failure of Waimea Plant Propagation to deliver shall not entitle either party to treat this contract as repudiated.

- k of damage to or loss of the Goods passes to the Client on Delivery and the Client must ds on or before Del
- insure the Goods on or before Delivery. If any of the Goods are damaged or destroyed following delivery but prior to ownership passing to the Client, Waimea Plant Propagation is entitled to receive all insurance proceeds payable for the Goods. The production of these terms and conditions by Waimea Plant Propagation is sufficient evidence of Waimea Plant Propagation rights to receive the insurance proceeds without the need for any person dealing with Waimea Plant Propagation to make further enquiries.
- to make further enquiries. In the event that the contract, sales order, commercial order relates to the sale of Domant Buds then the Client accepts responsibility for the establishment of the Goods to full term trees and Wainnea Plant Propagation accepts no lability for any losses resulting from the supply and establishment of the Goods. Waimea Plant Propagation gives no warranty or guarantee as to performance in respect of Dormant Buds and will not be responsible for or be under any obligation to replace any but failure.

Title

- mea Plant Propagation and the Client agree that ownership of the Goods shall not pass
- the Client has paid Waimea Plant Propagation all amounts owing to Waimea Plant
- Propagation; and
 (b) the Client has met all of its other obligations to Waimea Plant Propagation
- Receipt by Waimea Plant Propagation of any form of payment other than cash shall not be deemed to be payment until that form of payment has been honoured, cleared or recognised. It is further agreed that until ownership of the Goods passes to the Client in accordance with 9.2
 - (a) the Client is only a bailee of the Goods and must return the Goods to Waimea Plant

 - the Client is only a ballee of the Goods and must return the Goods on trust for Walman Propagation on request.

 the Client holds the benefit of the Client's insurance of the Goods on trust for Walman Plant Propagation and must pay to Walman Plant Propagation the proceeds of any insurance in the event of the Goods being lost, damaged or destroyed.

 the Client must not sell, dispose, or otherwise part with possession of the Goods other than in the ordinary course of business and for market value. If the Client sells, disposes or parts with possession of the Goods then the Client must hold the proceeds of any such act on trust for Walman Plant Propagation and must pay or deliver the proceeds to Walman Plant Propagation on demand.

 If the Client should not convert or process the Goods or intermix them with other goods but if the Client needs so then the Client holds the resulting product on trust for the benefit of the Client holds the resulting product on trust for the benefit of
 - if the Client does so then the Client holds the resulting product on trust for the benefit of Waimea Plant Propagation and must sell, dispose of or return the resulting product to Waimea Plant Propagation as it so directs.
 - the Client irrevocably authorises Waimea Plant Propagation to enter any premises where Waimea Plant Propagation believes the Goods are kept and recover possession
 - Waimea Plant Propagation may recover possession of any Goods in transit whether or
 - not delivery has occurred.

 Waimea Plant Propagation may commence proceedings to recover the Price of the Goods sold notwithstanding that ownership of the Goods has not passed to the Client.

- Personal Property Securities Act 1999 ("PPSA")
 Upon assenting to these terms and conditions in writing the Client acknowledges and agrees that:
 - these terms and conditions constitute a security agreement for the purposes of the
 - (b) a security interest is taken in all Goods and/or collateral (account) being a monetary obligation of the Client to Waimea Plant Propagation for Services that have previously been supplied and that will be supplied in the future by Waimea Plant Propagation to the Client.

The Client undertakes to: 10.2

- (a) sign any further documents and/or provide any further information (such information to sign any further documents and/or provide any further information (such information to be compilete, accurate and up-to-date in all respects) which Waimae Plant Propagation may reasonably require to register a financing statement or financing change statement on the Personal Property Securities Register; indemnify, and upon demand reimburse, Waimae Plant Propagation for all expenses incurred in registering a financing statement or financing change statement on the Personal Property Securities Register or releasing any Goods charged thereby, not register, or permit to be registered, a financing statement or a financing change statement in relation to the Goods and/or collateral (account) in favour of a third party without the prior written consent of Waimae Plant Propagation; and immediately advise Waimae Plant Propagation of any material change in its business practices of selling the Goods which would result in a change in the nature of proceeds derived from such sales.

 Imae Plant Propagation and the Client agree that nothing in sections 114(1)(a), 133 and of the PSAS hall acoult to flees terms and conditions.

- verived from such sales. Walnes Plant Propagation and the Client agree that nothing in sections 114(1)(a), 133 and 134 of the PPSA shall apply to these terms and conditions.

 The Client walves its rights as a debtor under sections 116, 120(2), 121, 125, 126, 127, 129, 131 and 132 of the PPSA.

- 131 and 132 of the PFSA.

 Unless otherwise agreed to in writing by Waimea Plant Propagation , the Client waives its right to receive a verification statement in accordance with section 148 of the PPSA.

 The Client shall unconditionally ratify any actions taken by Waimea Plant Propagation under
- clauses 10.1 to 10.5

- Security and Charge
 In consideration of Waimea Plant Propagation agreeing to supply the Goods, the Client charges all of its rights, title and interest (whether joint or several) in any land, really or other assets capable of being charged, owned by the Client either now or in the future, to secure the performance by the Client of its obligations under these terms and conditions (including, but not limited to, the payment of any money).

 The Client indemnifies Waimea Plant Propagation from and against all Waimea Plant Propagation costs and disbursements including legal costs on a solicitor and own client basis incurred in exercising Waimea Plant Propagation rights under this clause.

 The Client irrovacobly apoprish Waimea Plant Propagation and each director of Waimea Plant Propagation as the Client from a deach director of Waimea Plant Propagation as the Client from the Client from
- Plant Propagation as the Client's true and lawful attorney/s to perform all necessary acts to give effect to the provisions of this clause 11 including, but not limited to, signing any document on the Client's behalf

Defects and Returns

- Defects and Returns
 The Client shall inspect the Goods on delivery and shall within seven (7) days of delivery (time being of the essence) notify Waimea Plant Propagation of any alleged defect, shortage in quantity, damage or failure to comply with the description or quote. The Client shall afford Waimea Plant Propagation an opportunity to inspect the Goods within a reasonable time following delivery if the Client believes the Goods are defective in any way. If the Client shall afford afford the Condition of th
- - Waimea Plant Propagation has agreed in writing to accept the return of the Goods; and the Goods are returned at the Client's cost within seven (7) days of the delivery date;
- (c) Waimea Plant Propagation will not be liable for Goods which have not been stored or (d) the Goods are returned in the condition in which they were delivered and with all packaging material, brothures and instruction material in as new condition as is reasonably possible in the circumstances.
- Waimea Plant Propagation will not accept the return of Goods for credit. Subject to clause 12.1, non-slocklist items or Goods made to the Client's specifications are not acceptable for credit or return.

Disclaimer
Whist Waimea Plant Propagation will take all due care to ensure all trees, plants, and propagation material sold by Waimea Plant Propagation to be true to name and description but any express or implied condition, statement of warranty whether arising by statute or common law or otherwise as to merchantable quality or name or description is hereby

If the Client is acquiring Goods for the purposes of a trade or business, the Clien acknowledges that the provisions of the Consumer Guarantees Act 1993 do not apply to the supply of Goods by Waimea Plant Propagation to the Client.

- Default and Consequences of Default Interest on overdue invoices shall accrue daily from the date when payment becomes due, until the date of payment, at a rate of two and a half percent (2.5%) per calendar month (and at Waimea Plant Propagation sole discretion such interest shall compound monthly at such a rate) after as well as before any judgment. If the Client owns Waimea Plant Propagation any money the Client shall indemnify Waimea Plant Propagation in recovering the debt (including but not limited to internal administration fees, legal costs on a solicitor and own client basis, Waimea Plant Propagation content and include the content of sts, and bank dishonour fees).
- costs, and bank dishonour fees).

 Further to any other rights or remedies Waimea Plant Propagation may have under this contract, if a Client has made payment to Waimea Plant Propagation , and the transaction is subsequently reversed, the Client shall be liable for the amount of the reversed transaction, in addition to any further costs incurred by Waimea Plant Propagation under this cause 16 where it can be proven that such reversal is found to be illegal, fraudulent or in contravention to the Client's obligations under this contract.

 Without prejudice to Waimea Plant Propagation other remedies at law Waimea Plant Propagation shall be entitled to cancel all or any part of any order of the Client which remains untifillified and all amounts owing to Waimea Plant Propagation shall, whether or not due for payment, become immediately payable if.

 (a) any money payable to Waimea Plant Propagation becomes overdue, or in Waimea Plant Propagation opinion the Client will be unable to make a payment when it falls due;

 (b) the Client has exceeded any applicable credit limit provided by Waimea Plant Propagation;
- - Propagation;
 the Client comes insolvent, convenes a meeting with its creditors or proposes or enters into an arrangement with creditors, or makes an assignment for the benefit of its creditors: or
 - a receiver, manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Client or any asset of the Client.

- Cancellation
 Without prejudice to any other remedies Waimea Plant Propagation may have, if at any time
 the Client is in breach of any obligation (including those relating to payment) under these
 terms and conditions Waimea Plant Propagation may suspend or terminate the supply of
 Goods to the Client, Waimea Plant Propagation will not be liable to the Client for any loss or
 damage the Client suffers because Waimea Plant Propagation has exercised its rights under
- damage the Unern Suries vecaus manner and a surface and a surface and conditions apply or cancel allower of Goods at any time before the Goods are delivered by giving written notice to the Client. On giving such notice Waimea Plant Propagation shall repay to the Client any money paid by the Client for the Goods. Waimea Plant Propagation shall not be liable for any loss or damage whatsever arising from such cancellation. In the event that the Client cancels delivery of Goods the Client shall be liable for any and all loss incurred (whether direct or indirect) by Waimea Plant Propagation as a direct result of the cancellation fincluding. but not limited to, any loss of profits).
- the cancellation (including, but not limited to, any loss of profits).

 Cancellation of orders for Goods made to the Client's specifications, or for non-stocklist items, vill definitely not be accepted once production has commenced, or an order has been placed

Privacy Act 1993

- Privacy Act 1993
 The Client authorises Waimea Plant Propagation or Waimea Plant Propagation agent to:

 (a) access, collect, retain and use any information about the Client;

 (i) (including any overdue fines balance information held by the Ministry of Justice) for the purpose of assessing the Client's creditworthiness, or

 (ii) for the purpose of marketing products and services to the Client.

 (d) disclose information about the Client, whether collected by Waimea Plant Propagation from the Client directly or obtained by Waimea Plant Propagation from any other source, to any other credit provider or any credit reporting agency for the purposes of providing or obtaining a credit reference, debt collection or notifying a default by the Client.

 Where the Client is an individual the authorities under clause 18.1 are authorities or consents for the purposes of the Privacy Act 1993.

 The Client shall have the ficient for request Waimea Plant Propagation for a conv of the
- The Client shall have the right to request Waimea Plant Propagation for a copy of the information about the Client retained by Waimea Plant Propagation and the right to request Waimea Plant Propagation to correct any incorrect information about the Client held by Waimea Plant Propagation to correct any incorrect information about the Client held by Waimea Plant Propagation.

Service of Notices

- Service of Notices
 Any written notice given under this contract shall be deemed to have been given and received:
 (a) by handing the notice to the other party, in person;
 (b) by leaving it at the address of the other party as stated in this contract;
 (c) by sending it by registered post to the address of the other party as stated in this contract;
 (d) if sent by facsimile transmission to the fax number of the other party as stated in this contract;
 (e) if sent by remail to the other party is last known email address.
 Any notice that is posted shall be deemed to have been served, unless the contrary is shown, at the time when by the ordinary course of post, the notice would have been delivered. 19.2

- If the Client at any time upon or subsequent to entering in to the contract is acting in the capacity of trustee of any trust ("Trust") then whether or not Waimea Plant Propagation may
 - ve notice of the Trust, the Client covenants with Waimea Plant Propagation as follows: the contract extends to all rights of indemnity which the Client now or subsequently may
- the contract extends to all rights of indemnity which the Client now or subsequently may have against the Trust and the trust fund;

 the Client has full and complete power and authority under the Trust to enter into the contract and the provisions of the Trust do not purport to exclude or take away the right of indemnity of the Client against the Trust of the Trust fund. The Client will not release the right of indemnity or commit any breach of trust or be a party to any other action which might prejudice that right of indemnity. While the Client will not expect the Client will not expect the Client will not without consent in writing of Waimea Plant Propagation (Waimea Plant Propagation will not unreasonably withhold consent), cause, permit, or suffer to happen any of the following events;

 (i) the removal, replacement or retirement of the Client as trustee of the Trust;

 (ii) any alteration to or variation of the terms of the Trust;

 (iii) any advancement or distribution of capital of the Trust; or

 (iv) any resettlement of the trust property.

General

The failure by either party to enforce any provision of these terms and conditions shall not be treated as a waiver of that provision, nor shall it affect that party's right to subsequently enforce that provision. If any provision of these terms and conditions shall be invalid, void, illegal or unenforceable the validity, existence, legality and enforceability of the remaining provisions shall not be affected, prejudiced or impaired.

- provisions shall not be affected, prejudiced or impaired.

 These terms and conditions and any contract to which they apply shall be governed by the laws of New Zealand and are subject to the jurisdiction of the Nelson Courts of New Zealand. Waimea Plant Propagation shall be under no liability whatsoever to the Client for any indirect and/or consequential loss and/or expense (including loss of profit) suffered by the Client arising out of a breach by Waimea Plant Propagation of these terms and conditions (alternatively Waimea Plant Propagation liability shall be limited to damages which under no circumstances shall exceed the Price of the Goods).

 Waimea Plant Propagation may licence and/or assign all or any part of its rights and/or obligations under this contract without the Client's consent.
- 21.4
- The Client cannot licence or assign without the written approval of Waimea Plant Propagation
 - Waimea Plant Propagation may elect to subcontract out any part of the Services but shall not be relieved from any liability or obligation under this contract by so doing. Furthermore, the Client agrees and understands that they have no authority to give any instruction to any of Waimea Plant Propagation sub-contractors without the authority of Waimea Plant
- Of Wallinear Train Fripogation and Commonstrate Management Propagation. The Client agrees that Walmea Plant Propagation may amend these terms and conditions by notifying the Client in writing. These changes shall be deemed to take effect from the date on which the Client accepts such changes, or otherwise at such time as the Client makes a further request for Walmea Plant Propagation to provide Goods to the Client. Neither party shall be liable for any default due to any act of God, war, terrorism, strike, lock-out, industrial action, fire, flood, storm or other event beyond the reasonable control of either
- party.

 Both parties warrant that they have the power to enter into this contract and have obtained all necessary authorisations to allow them to do so, they are not insolvent and that this

contract creates binding and valid legal obligations on them

Signature:			
Date:			

Consumer	Guarantees	Act	1993	