BACKGROUND:

These Terms for Sellers, herein, set out the terms u Site. Please read these Te them before participating in Terms for Sellers when accept>>. If you do not a Sellers, you will not be ab Sellers, as well as any and

1. Definitions and Interpreta

1.1 In these Terms for s expressions have the

"Account"

- "Auction"
- "Bidder"
- "Business"

"Content"

"Listing"

["Listing Fee"

"Our Site"

"Payment Service"

"Payment Service Acco

"Seller"

© Simply-Docs - TR.WEB.TC.30TS - Website







te

all other documents referred to rs") participate in Auctions on Our r and ensure that you understand required to read and accept these Seller is required to read and d be bound by these Terms for ons on Our Site. These Terms for nglish language only.

t otherwise requires, the following

it required to access and/or use Dur Site;

that takes place on Our Site;

o bids on an item in an Auction;

acting for purposes relating to e, business, craft, or profession, rsonally or through another the trader's behalf" (that is, as a l in The Consumer Contracts cellation and Additional tions 2013);

Il text, images, audio, video, ware, databases, and any other n capable of being stored on a pears on, or forms part of, Our

n Our Site advertising an item for

able for submitting and/or g;]

te, <<insert website address>>;

ent service provided by <<insert rty Payment Service Provider>>;

nt for the holding of funds of the Payment Service and he Third Party Payment Service

o offers an item for sale in an

1

"Third Party Payment Se Provider"

"Transaction Fee"

"User"

"User Content"

"We/Us/Our"

2. Information About Us

- 2.1 Our Site is [owned company registered number>>, whose r trading address is]
- 2.2 [Our VAT number is
- 2.3 [We are regulated b
- 2.4 [We are a member
- 2.5 [<<insert further info

3. Access to and Use of Ou

- 3.1 Access to Our Site
- 3.2 It is your responsib to access Our Site.
- 3.3 Access to Our Site all reasonable end functional at all tim Site (or any part of thereof) is made un Seller, where reason accordingly] OR [re done>>]. Subject t Sellers, We will not part of it) is unavaila
- 3.4 Use of Our Site is Please ensure that them.

© Simply-Docs - TR.WEB.TC.30TS - Website



usiness name>> [, a limited ed in England under company company number>>, whose s is <<insert address>>, whose ess is] **OR** [of] <<insert whose website is <<insert

age fee applied to each sale Auction;

Dur Site;

nt added to Our Site by a User;

usiness name>> [, a limited ed in England under company company number>>, whose s is <<insert address>>, and ng address is] **OR** [of] <<insert

ert business name>> [, a limited npany number <<insert company nsert address>> and whose main >>.

•.] gulator(s)>>.] :sociation(s) etc.>>.]

arrangements necessary in order

n an "as available" basis. We use Our Site is available and fully Iter, suspend, or discontinue Our but notice. If Our Site (or any part an Auction in which you are the trical, We will [extend the Auction <insert description of what will be e remainder of these Terms for ou in any way if Our Site (or any ny period.

ns of Use and Terms for Bidders. arefully and that you understand

4. Age Restrictions

You may only participate in

5. Auctions

- 5.1 Our Site is provide participate in Auct relationships betwe agree that:
 - 5.1.1 Bidders are contract with contract is w
 - 5.1.2 We will not another Sell concerned;
 - 5.1.3 We do not Listings. We advertised o
 - 5.1.4 While you a include pro methods, pr all Sellers methods, pro same deliver
- 5.2 Once an Auction h You may end the A obligation to any Bi [Listing Fees remail
- 5.3 The starting price c Auction has begun, changed once a bid
- 5.4 A Bidder may with Auction reaches the
- 5.5 <<Insert further pro

6. What Can and Cannot be

- 6.1 The following are pe
 - 6.1.1 <<insert a lis things clearl
- 6.2 The following are no
 - 6.2.1 <<insert a l defining thin
- 6.3 We reserve the righ Clause 6. [If We do addition, We may a



least <<insert age>> years of age.

venue for Bidders and Sellers to rty to any transactions or other 5. You hereby acknowledge and

om Us and are not entering into a purchase is from you, and their

e between you and any Bidder or made directly against the party

any items that you advertise in ny way responsible for any items of any Listings; and

th these Terms for Sellers, which tant matters such as payment very methods, We recognise that not accept the same payment the same time frame, or offer the

a pre-determined period of time. the end of that period without any ligation to pay a Transaction Fee. refunded.]

ed at any time, including once an has placed a bid. Prices cannot be all bids are withdrawn).

Auction at any point up until the and stated duration.

ns as required>>.

Our Site

ur Site:

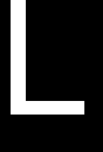
mitted to sell in Auctions, defining here necessary>>.

n Our Site:

te

not permitted to sell in Auctions, ations where necessary>>.

hat breaches the provisions of this sting Fees are non-refundable.] In e your Account. All sums due will









remain due and pa any reason.

7. Descriptions Policy

When advertising an item f items are truthful and a representations of what yo that all Listings submitted b

- 7.1 if an item is not new
- 7.2 if an item is used, possible about the a
- 7.3 [if an item is not supplied by, anothe
- 7.4 [you may only des case. If any other p involvement;]
- 7.5 photographs must photographs from representations;
- 7.6 [your Listing must in advance, or reas calculate them in ad
- 7.7 you must not use a without their expres on intellectual prope
- 7.8 your Listing must no purchased, thereby
- 7.9 you may not mater such alterations res

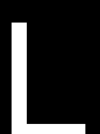
8. Intellectual Property Righ

- 8.1 The provisions of submitted to Our Si
- 8.2 Sellers must, at al (including, but not circumstances may without that party's
- 8.3 If you feel that ano otherwise) has infri contact Us at <<ins
- 8.4 If another party c property rights:
 - 8.4.1 We will cont
 - 8.4.2 We may rem











iny suspension or termination for

s important that all descriptions of visual representations are true s reasonably possible). You agree e following:

d as such;

e as much detail as is reasonably on, and any damage or defects;

n purchased from, or otherwise scribed as such;]

g made by you if that is truly the ting must state and describe their

lling and not stock photographs, s, drawings, renderings, or other

ere it is possible to calculate them ackets] where it is not possible to

s to other parties in your Listings to Clause 8 for more information

tions from which your item can be n Fees;

fter an Auction has ended where scription of an item or to its price.

of Use apply to all User Content Jser Content Jser Content in Listings.

ellectual property rights of others ers) using Our Site. Under no operty belonging to another party

are another Seller or a Bidder or roperty rights in any way, please

ou of infringing their intellectual

he complaint;

te

at is the subject of the complaint;

- 8.4.3 if you have you must co dispute cond such dispute
- 8.4.4 you are free resolved and so (where resubmissio

9. Seller Rules and Accepta

- 9.1 When using Our Sit do so lawfully, fairly Clause 9. Specifica
 - 9.1.1 you must e international which may a
 - 9.1.2 you must n unlawful or f
 - 9.1.3 you must no way transmi any other o software, or
 - 9.1.4 you must n intended to h
 - 9.1.5 you must al and any and
 - 9.1.6 you must no
 - 9.1.7 you must n applicable T
 - 9.1.8 you must no
 - 9.1.9 you must no the purposes
- 9.2 When using Our Si to, material in a List
 - 9.2.1 is sexually e
 - 9.2.2 is obscene,
 - 9.2.3 promotes vid
 - 9.2.4 promotes or
 - 9.2.5 discriminate group, or cla sexual orien
 - 9.2.6 is intended inconvenien
 - 9.2.7 is calculated













complaint, or wish to challenge it, arty. We will not be a party to any rty and cannot assist in resolving

ntent in question if the complaint is on of the complaining party to do n neither permit nor deny such ty to the dispute.

participating an Auction, you must omplies with the provisions of this

fully with all local, national, or (including but not limited to those ish to sell);

way, or for any purpose, that is

ngly send, upload, or in any other form of virus or other malware, or rsely affect computer hardware,

way, or for any purpose, that is ons in any way;

honest information about yourself ling on Our Site;

delivery to winning Bidders;

ty intended to avoid paying the

idding manipulation; and

Is provided by a Bidder except for ons under these Terms for Sellers.

anything (including, but not limited hing that:

teful, or otherwise inflammatory;

lawful activity;

way defamatory of, any person, der; religion; nationality; disability;

threaten, harass, annoy, alarm, another person;

leceive;

- 9.2.8 is intended another pers in a way that
- 9.2.9 misleadingly identity or a parodies are fall within an
- 9.2.10 implies any
- 9.2.11 infringes, or rights (inclue database rig
- 9.2.12 is in breach limited to, co
- 9.3 We reserve the righ your ability to partic this Clause 9 or any actions We may tak
 - 9.3.1 removing yo
 - 9.3.2 issuing you
 - 9.3.3 legal proce relevant cos
 - 9.3.4 further legal
 - 9.3.5 disclosing su or as We de
 - 9.3.6 any other ac and lawful.
- 9.4 We hereby exclude take in response to

10. [Listing Fees and] Transa

- 10.1 [Listing Fees of £< new Listing [and w an Auction].]
- 10.2 [Listing Fees are cannot be refunded
- 10.3 A Transaction Fee of sold will apply to e the final price of an
- 10.4 Any and all actions these Terms for Se Clauses 7.8 and 9.1

11. Payment Service

11.1 All Payments on Ou <<insert name of T

© Simply-Docs - TR.WEB.TC.30TS - Website













te

infringe (or threaten to infringe) therwise uses their personal data to;

n or otherwise misrepresents your s calculated to deceive (obvious definition provided that they do not of this sub-Clause 9.2);

where none exists;

nent of, the intellectual property pyright, trade marks, patents, and

to a third party including, but not es of confidence.

te your access to Our Site and/or naterially breach the provisions of of these Terms for Sellers. Further ited to:

e;

reimbursement of any and all ach on an indemnity basis;

propriate;

forcement authorities as required y; and/or

easonably necessary, appropriate,

ng out of any actions that We may for Sellers.

g are charged when submitting a Listing if an item has not sold in

an Auction results in a sale and Auction early.]

% of the winning bid for each item ees are calculated based only on ims such as delivery charges.

bayment of any fees described in limited to those described in sub-

the Payment Service provided by vice Provider>>, Our Third Party

Payment Service P

- 11.2 Your use of the Payment Service P and privacy policy. conditions and priva
- 11.3 By using the Paym your personal infor Site with the Third F
- 11.4 The Payment Servi

11.4.1 <<insert a Service>>.

- 11.5 If We receive notice use of Our Site or agreement betweer limited to, those ne the Payment Servi suspension or termi
- 11.6 The Third Party Pay of the Payment Ser

12. Payments from Winning

- 12.1 All payments are p Clause 11.
- 12.2 You may choose to payment methods li
- 12.3 When the winning your Payment Se designated bank ac
- 12.4 If the winning Bidd refer to Clause 18 fe
- 12.5 We will not make a card numbers, bank time, or for any rea with Our Third Party

13. Payments to Us

- 13.1 We will send you a at the beginning of over the month si amounts due to Us Account <<insert lin</p>
- 13.2 Any and all sums d of Our invoice.
- All sums due must or withholding (exce law).





an account with the Third Party ct to its own terms and conditions read and accept those terms and ayments from Bidders.

wledge and agree to Us sharing n about your transactions on Our ovider.

g payment methods:

accepted through the Payment

ayment Service Provider that your in breach of their terms or of any ay take actions including, but not each, removing your ability to use ayments on Our Site, and/or the n Our Site.

eserves the right to refuse the use ason, and at any time.

ment Service described above in

p pay you using some or all of the 11.4.

their payment will [be credited to e transferred directly into your riod>>.

ay cancel the transaction. Please our cancellation rights.

tails (including, but not limited to, sort codes) available to you at any are held securely and shared only ler.

hvoice by email <<insert time, e.g. any and all amounts paid to Us ment in addition to any and all ices can also be viewed in your

ithin <<insert period>> of the date

y set-off, counterclaim, deduction, or withholding of tax is required by



13.4 We accept the follow

13.4.1 <<insert a lis

- 13.5 If you do not make Listings you have o may, in addition, su due and payable reason.
- 13.6 If you believe that V Us at <<insert em know.

14. Taxes

- 14.1 It is your responsibit through Our Site.
- 14.2 Where any tax, for Site, the tax must b
- 14.3 Value added tax (" and to Sellers on fe
- 14.4 If you are VAT reg that you sell on Our
- 14.5 For further informat your local tax autho

15. Delivery

- 15.1 You must dispatch payment from a w nature of the item i stated otherwise, o must dispatch items Auction ends.
- 15.2 You must ensure the winning Bidder. use exactly matche do not reach the w winning Bidder, it is
- 15.3 You are free to d delivery charges n reflect the actual co Bidder.
- 15.4 You must provide information should to the second structure to the secon
- 15.5 You are responsibl payment. You may for them to collect t **OR [**agreed betwee
- 15.6 It is strongly recom









te

ccepted>>.

Is on time, We will suspend any Auctions currently underway) and Account. All sums due will remain spension or termination for any

incorrect amount, please contact as reasonably possible to let Us

plicable taxes on any sales made

art of the price of any item on Our the item.

to winning Bidders on purchases

uired to charge VAT on the items

es in your location, please contact

asonably possible upon receipt of ause 12, taking into account the ion time. Unless your Listing has idder has agreed otherwise, you ar days after the date on which the

the correct address provided by ensure that the address that you inning Bidder. If items dispatched incorrect address provided by the ot yours.

harges for your items; however, excessive, and must genuinely ne item in question to the winning

m address <<state where this

winning Bidders upon receipt of , arrange with the winning Bidder or delivery service [of your choice] dder].

proof of postage or dispatch when

dispatching items. Bidder does not rec

- 15.7 Once an item has b [Our Site enables y Bidder of shipment actually has been.
- 15.8 [Our Site allows yo delivery service wit giving Us your perr share it with the win
- 15.9 You must comply w when delivering iter aware of, understar

16. Consumers' Rights to Ca

- 16.1 If you are selling as not Businesses) ba off" period within wl item for any reason after the day on wł receives the item.
- 16.2 The cooling-off period
 - 16.2.1 If you are se
 - 16.2.2 If the item i Bidder has u
 - 16.2.3 If the item of DVD) or se unsealed the
 - 16.2.4 [If the item i accessed by
 - 16.2.5 If the item is
 - 16.2.6 [If the item Bidder; or]
 - 16.2.7 If the item hat (according to
- 16.3 If a winning Bidder they must inform yo Bidder may do so ir a cancellation and email or by post is you their message calendar days. If, fo by 23:59:59 on the valid and must be a
- 16.4 Items must be ret calendar days after The winning Bidder













te

rtant in the event that a winning

ing Bidder, you must inform them. cribe method of notifying winning ibe an item as dispatched until it

mation obtained from a postal or sharing such information, you are e it to provide Our service, and to

shipping and customs regulations is your responsibility to check, be ch regulations.

ders who are consumers (that is, ion may be entitled to a "coolingir contract with you and return an g-off period ends 14 calendar days (or someone nominated by them)

ollowing circumstances:

al; or

ygiene reasons, and the winning ceiving it; or

or video recordings (e.g. CD or e, and the winning Bidder has

as been downloaded or otherwise

kly, for example flowers or food; or

or made-to-order for the winning

d with another item or other items inning Bidder has received it.

ancel during the cooling-off period, he cooling-off period. The winning vever for convenience We provide e <<insert link>>. Cancellation by n which the winning Bidder sends cooling-off period lasts for whole bidder sends you an email or letter off period, their cancellation will be

inning Bidder no more than 14 form you that they wish to cancel. e costs of returning items to you if

they cancel under the

- 16.5 When a winning Bic refund within 14 cal
 - 16.5.1 The day on
 - 16.5.2 The day on that they ha sub-Clause
 - 16.5.3 If you have Bidder inforr
- 16.6 You may make cer as follows:
 - 16.6.1 You may red from the win beyond that
 - 16.6.2 You are only a winning Bi required to r

17. Problems with Transaction

- 17.1 If you are selling as quality, fit for purp information that yo models that you ha aware of any different that you sell must o
- 17.2 If an item does not the winning Bidder you of the problem remedies will be available
 - 17.2.1 Beginning o item is good it and to rece
 - 17.2.2 If the winning day rejection Bidder may and must ca and without repair or a re may offer th instead of a requests a r period, that replacement receives the remain out o
 - 17.2.3 lf, after a re you cannot failed to a





te

poling-off period, you must issue a ng:

m back; or

informs you (supplying evidence) this is earlier than the day under

em, the day on which the winning cancel.

om refunds under this Clause 16

hinished value in an item resulting handling of it (e.g. handling going d in a shop); and/or

ourse standard delivery charges. If ium delivery method, you are only uivalent of standard delivery.

at you sell must be of satisfactory accordance with any pre-contract and that matches any samples or ess you have made those buyers as a private individual, the items

nents outlined in sub-Clause 17.1, n as reasonably possible to inform ure of the problem, the following der:

g Bidder receives the item, **[**if the is a 30 calendar day right to reject not conform.

p reject the item, if the 30 calendar or if it has expired, the winning cement. You must bear the costs acement within a reasonable time to the winning Bidder. If either a or disproportionately difficult, you ernative option (i.e. a replacement a full refund. If the winning Bidder ring the 30 calendar day rejection while you carry out the repair or he day that the winning Bidder item. If less than 7 calendar days I be extended to 7 calendar days.

item still does not conform (or if described above, or if you have le time or without significant inconvenien right to keep a refund.

- 17.3 If the winning Bidde months after receivi winning Bidder has
- 17.4 Please note that wi 17 in the following d
 - 17.4.1 you provide item in your because of subsequentl
 - 17.4.2 the winning that is neith resulted fron
 - 17.4.3 the problem or careless of
 - 17.4.4 We provide to use when be covered t
- 17.5 Refunds (whether Clause 17 must be agree that the winni
- 17.6 Any and all refunds by the winning Bido of the Auction.
- 17.7 Further information Advice Bureau or T

18. Further Transaction Can

- 18.1 Transactions can l refund of any su circumstances:
 - 18.1.1 You and th transaction t
 - 18.1.2 You and th transaction f winning Bidd
 - 18.1.3 The winning
 - 18.1.4 [You have c
- 18.2 Refunds must be m
 - 18.2.1 the date on under sub-C
 - 18.2.2 [the date c cancelling th

, the winning Bidder may have the rice, or to reject it in exchange for

nt to reject the item more than six y refund to reflect the use that the

eligible to claim under this Clause

amage, or other problems with the nning Bidder purchases it and it is ue(s) that the winning Bidder m;

he item for an unsuitable purpose own to you and the problem has e of the item for that purpose; or

ear and tear, misuse, or intentional winning Bidder.

s form on Our Site <<insert link>> ts of returning items to you should inning Bidder where necessary.

reductions in price) under this lar days of the day on which you refund.

ust include all delivery costs paid riginally purchased on completion

obtained from your local Citizens

issuing, where applicable, a full ivery charges) in the following

mutually agreed to cancel the hed;

mutually agreed to cancel the vinning Bidder of the item and the to you;

o the winning Bidder.]

d>> of:

te

ing Bidder agree the cancellation, ; or

e winning Bidder that you are Clause 18.1.4.]







19. Your Account Cancellation

- 19.1 You may close you details of how to ca
- 19.2 Any outstanding su [Listing Fees and] date and your Accord been paid.
- 19.3 If you have any actic cancel your agreen and the Auction(s) with items to winning Bid have not yet been Bidders. The rights in these Terms for a Your Account will complete.
- 19.4 If We have done so a refund of certain a You may also be a circumstances:
 - 19.4.1 We have bre remedy the in writing; or
 - 19.4.2 We go into over Our as
 - 19.4.3 We change disadvantag
 - 19.4.4 We are adv continues fo 21.2.5).

20. Our Liability to You

- 20.1 As stated in Clau relationships, or dis
- 20.2 We will be responsi as a result of Our negligence.
- 20.3 Subject to sub-Clau not be liable to yo business, or for any
- 20.4 Nothing in these T death or personal employees, agent misrepresentation.
- 20.5 Nothing in these Te rights. For more de

ur agreement with Us by <<insert nt>>.

Us (including, but not limited to, main payable by the original due ed until all sums due to Us have

when you close your Account and (s) will be removed from Our Site u will remain bound to deliver any have completed, where the items t of payment from those winning your obligations to them described by your closure and cancellation. htil all pending transactions are

be entitled to cancel and receive at have not been provided to you. . This may apply in the following

ellers in a material way and fail to eriod>> of you asking Us to do so

ceiver or administrator appointed

erms for Sellers to your material

vent outside of Our control [that period>>] (as under sub-Clause

oarty to any transactions, other nd Sellers.

ss or damage that you may suffer for Sellers or as a result of Our

xtent permissible by law, We will loss of business, interruption to inity.

o limit or exclude Our liability for negligence (including that of Our ; or for fraud or fraudulent

limit or exclude consumers' legal rights, please refer to your local

te



Citizens Advice Bur

21. Events Outside of Our Co

- 21.1 We will not be liabl you where that fail reasonable control. internet service pro fire, explosion, flood of war, government event that is beyond
- 21.2 If any event describ affect Our performa
 - 21.2.1 We will infor
 - 21.2.2 Our obligation any time limi
 - 21.2.3 We will infor provide deta necessary;
 - 21.2.4 If the event period>> We
 - 21.2.5 If the event <<insert per sub-Clause and close a cancel, plea

Telephone:

Email: <<ins

Post: <<inse

Any refunds Clause 21.2 and in any e cancelled.

22. Communication and Con

- 22.1 If you wish to con contact Us by telep email address>>, or
- 22.3 For matters relatin <<insert telephone post at <<insert add

s Office.

y in performing Our obligations to m any cause that is beyond Our it are not limited to: power failure, ction by third parties, civil unrest, subsidence, acts of terrorism, acts ther natural disaster, or any other

occurs that is likely to adversely ions to you:

onably possible;

or Sellers will be suspended and by will be extended accordingly;

outside of Our control is over and mes, or availability of services as

continues for more than <<insert at you may take>>;

curs [and continues for more than xercise your right to cancel under / <<insert details of how to cancel ld prefer to contact Us directly to ils:

er>>

te

t of your cancellation under subs soon as is reasonably possible lendar days after your Account is

uestions or complaints, you may ne number>>, by email at <<insert ess>>.

ut not limited to, these Terms for t other Sellers, please contact Us er>>, by email at <<insert email

ase contact Us by telephone at <<insert email address>>, or by levant Clauses above.

23. Data Protection

- 23.1 All personal inform held in accordance Data Protection Reg
- 23.2 For complete detai personal data inclu data is used, the le how to exercise the refer to Our Privacy <<insert link to Coo
- 23.3 As a Seller, you information in the addresses, and pos place to govern you data.] Sellers are, th and you will be re protecting Bidders' data of other Use necessary to com transaction, to com them. You may not or retain any payme for additional purpos
- 23.4 If a Seller and Us personal data, and because of somethi to indemnify Us fo actions in respect o the GDPR can be o

24. Other Important Terms

- 24.1 We may transfer (a Sellers to a third business). If this o under these Terms these Terms for Se bound by them.
- 24.2 You may not transf for Sellers without C
- 24.3 If any of the provis invalid or otherwise provision(s) shall be Sellers. The rem enforceable.
- 24.4 No failure or delay the Sellers means that breach of any proving any subsequent breach of any subsequent breach brea
- 24.5 We may revise the changes in relevant

© Simply-Docs - TR.WEB.TC.30TS - Website



will be collected, processed, and EU Regulation 2016/679 General ur rights under the GDPR.

cessing, storage, and retention of the purpose(s) for which personal using it, details of your rights and haring (where applicable), please ivacy Policy>> [and Cookie Policy

and process Bidders' personal is (for example, names, email st have your own privacy policy in and holding of Bidders' personal data controllers under the GDPR with your legal obligations and You must only use the personal didders or Sellers) to the extent communicate about a specific d/or to respond to messages from g list, use their data for marketing, use another User's personal data

data controllers of any Bidders' or otherwise incur any expense Bidder's personal data, you agree d by Us in connection with your ther details of the requirements of tion Commissioner's Office.

and rights under these Terms for n, for example, if We sell Our ned by Us in writing. Your rights ffected and Our obligations under to the third party who will remain

ns and rights under these Terms ssion.

Sellers are found to be unlawful, purt or other authority, that / those the remainder of these Terms for for Sellers shall be valid and

f Our rights under these Terms for right, and no waiver by Us of a Sellers means that We will waive ther provision.

rom time to time in response to ry requirements. If any changes to

these Terms for Se set out in sub-Claus

25. Law and Jurisdiction

- 25.1 These Terms and (whether contractuation accordance with the
- 25.2 If you are a consur law in your country away or reduces yo
- 25.3 If you are a cons between you and relationship betwee subject to the juri Northern Ireland, as
- 25.4 If you are a busine the relationship be associated therewit [non] exclusive jur Ireland] [Scotland].



disadvantage, you may cancel as

elationship between you and Us e governed by, and construed in s] [Northern Ireland] [Scotland].

any mandatory provisions of the in Sub-Clause 25.1 above takes o rely on those provisions.

ntroversy, proceedings or claim Terms and Conditions, or the contractual or otherwise) shall be of England, Wales, Scotland, or dency.

hing these Terms and Conditions, any matters arising therefrom or otherwise) shall be subject to the of [England & Wales] [Northern