

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

all other documents referred to rs”) participate in Auctions on Our y 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 English language only.

1. Definitions and Interpretation

1.1 In these Terms for S expressions have the

text otherwise requires, the following

“Account”

nt required to access and/or use Our Site;

“Auction”

n that takes place on Our Site;

“Bidder”

o bids on an item in an Auction;

“Business”

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

“Content”

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

“Listing”

n Our Site advertising an item for o;

[“Listing Fee”

able for submitting and/or g:]

“Our Site”

te, <<insert website address>>;

“Payment Service”

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

“Payment Service Account”

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

“Seller”

o offers an item for sale in an

“Third Party Payment Service Provider”

“Transaction Fee”

“User”

“User Content”

“We/Us/Our”

2. Information About Us

- 2.1 Our Site is [owned by a company registered in England under company number>>, whose main trading address is] <<insert address>>.
- 2.2 [Our VAT number is <<insert VAT number>>.]
- 2.3 [We are regulated by <<insert regulator(s)>>.]
- 2.4 [We are a member of <<insert association(s) etc.>>.]
- 2.5 [<<insert further information>>.]

3. Access to and Use of Our Site

- 3.1 Access to Our Site is available to all users.
- 3.2 It is your responsibility to ensure you have the necessary arrangements necessary in order to access Our Site.
- 3.3 Access to Our Site is available on an “as available” basis. We use all reasonable endeavours to ensure that Our Site is available and fully functional at all times. We may, without notice, alter, suspend, or discontinue Our Site (or any part of Our Site) if we believe that such action is necessary. If Our Site (or any part thereof) is made unavailable, we will not be liable for any loss or damage. If an Auction in which you are the Seller, where reasonable notice has been given, We will [extend the Auction accordingly] OR [re-schedule the Auction accordingly]. Subject to the above, We will not be liable for any loss or damage if any part of it is unavailable.
- 3.4 Use of Our Site is subject to the Terms of Use and Terms for Bidders. Please ensure that you read and understand them carefully and that you understand

business name>> [, a limited company registered in England under company number>>, whose main trading address is <<insert address>>, whose trading address is] OR [of] <<insert address>> whose website is <<insert website address>>.

page fee applied to each sale on Our Site;

Our Site;

ent added to Our Site by a User;

business name>> [, a limited company registered in England under company number>>, whose main trading address is <<insert address>>, and whose trading address is] OR [of] <<insert address>>.

insert business name>> [, a limited company registered in England under company number <<insert company number>>, whose main trading address is <<insert address>> and whose main trading address is <<insert address>>.

>>.]

regulator(s)>>.]

association(s) etc.>>.]

arrangements necessary in order

on an “as available” basis. We use all reasonable endeavours to ensure that Our Site is available and fully functional at all times. We may, without notice, alter, suspend, or discontinue Our Site (or any part of Our Site) if we believe that such action is necessary. If Our Site (or any part thereof) is made unavailable, we will not be liable for any loss or damage. If an Auction in which you are the Seller, where reasonable notice has been given, We will [extend the Auction accordingly] OR [re-schedule the Auction accordingly]. Subject to the above, We will not be liable for any loss or damage if any part of it is unavailable.

ns of Use and Terms for Bidders. Please ensure that you read and understand

4. Age Restrictions

You may only participate in the Auctions if you are at least <<insert age>> years of age.

5. Auctions

5.1 Our Site is provided as a venue for Bidders and Sellers to participate in Auctions. We are not a party to any transactions or other relationships between Bidders and Sellers. You hereby acknowledge and agree that:

5.1.1 Bidders are not entering into a contract with Us and are not entering into a contract with Sellers. Their purchase is from you, and their purchase price is paid to you.

5.1.2 We will not be liable for any claims made between you and any Bidder or Seller, or any claims made directly against the party concerned;

5.1.3 We do not warrant the accuracy of any items that you advertise in our Listings. We are in no way responsible for any items or claims arising from any Listings; and

5.1.4 While you agree to these Terms for Sellers, which include provisions for payment methods, price, and delivery, we recognise that not all Sellers will accept the same payment methods, price, or delivery time frame, or offer the same delivery methods.

5.2 Once an Auction has begun, you may end the Auction at any time. You may end the Auction without any obligation to any Bidder or Seller. [Listing Fees remain non-refundable.]

5.3 The starting price of an Auction may be changed at any time, including once an Auction has begun, but only if you have placed a bid. Prices cannot be changed once all bids are withdrawn).

5.4 A Bidder may withdraw a bid at any point up until the Auction reaches the end of its duration and stated duration.

5.5 <<Insert further provisions as required>>.

6. What Can and Cannot be Sold

6.1 The following are permitted to be sold on Our Site:

6.1.1 <<insert a list of items permitted to be sold on Our Site, defining things clearly where necessary>>.

6.2 The following are not permitted to be sold on Our Site:

6.2.1 <<insert a list of items not permitted to be sold on Our Site, defining things clearly where necessary>>.

6.3 We reserve the right to remove any item that breaches the provisions of this Clause 6. [If We do, Listing Fees are non-refundable.] In addition, We may suspend your Account. All sums due will be payable to Us.

remain due and payable for any reason.

any suspension or termination for

7. Descriptions Policy

When advertising an item for sale, it is important that all descriptions of items are truthful and accurate. All visual representations are true and accurate (as reasonably possible). You agree to the following:

When advertising an item for sale, it is important that all descriptions of items are truthful and accurate. All visual representations are true and accurate (as reasonably possible). You agree to the following:

- 7.1 if an item is not new, you must state it as such;
- 7.2 if an item is used, you must provide as much detail as is reasonably possible about the age, condition, and any damage or defects;
- 7.3 [if an item is not purchased from, or otherwise supplied by, another Seller, you must state it as such;]
- 7.4 [you may only describe an item as "authentic" if that is truly the case. If any other party is involved in the transaction, the Listing must state and describe their involvement;]
- 7.5 photographs must be original and not stock photographs, illustrations, drawings, renderings, or other representations;
- 7.6 [your Listing must include the item's weight and dimensions where it is possible to calculate them in advance, or reasonably estimate them in advance;]
- 7.7 you must not use another party's intellectual property without their express written permission. See Clause 8 for more information;
- 7.8 your Listing must not include any information from which your item can be identified as a counterfeit or infringing item. See Clause 8 for more information;
- 7.9 you may not materially alter an item after an Auction has ended where such alterations result in a description of an item or to its price.

- When advertising an item for sale, it is important that all descriptions of items are truthful and accurate. All visual representations are true and accurate (as reasonably possible). You agree to the following:
- if an item is not new, you must state it as such;
- if an item is used, you must provide as much detail as is reasonably possible about the age, condition, and any damage or defects;
- [if an item is not purchased from, or otherwise supplied by, another Seller, you must state it as such;]
- [you may only describe an item as "authentic" if that is truly the case. If any other party is involved in the transaction, the Listing must state and describe their involvement;]
- photographs must be original and not stock photographs, illustrations, drawings, renderings, or other representations;
- [your Listing must include the item's weight and dimensions where it is possible to calculate them in advance, or reasonably estimate them in advance;]
- you must not use another party's intellectual property without their express written permission. See Clause 8 for more information;
- your Listing must not include any information from which your item can be identified as a counterfeit or infringing item. See Clause 8 for more information;
- you may not materially alter an item after an Auction has ended where such alterations result in a description of an item or to its price.

8. Intellectual Property Rights

- 8.1 The provisions of Clause 8 apply to all User Content submitted to Our Site.
- 8.2 Sellers must, at all times, protect the intellectual property rights of others (including, but not limited to, trademarks and copyrights) using Our Site. Under no circumstances may you use the intellectual property belonging to another party without that party's written permission.
- 8.3 If you feel that another party (including, but not limited to, another Seller or a Bidder or other user) has infringed your intellectual property rights in any way, please contact Us at <<insert email address>>.
- 8.4 If another party complains to Us of infringing their intellectual property rights:
 - 8.4.1 We will contact the party who is the subject of the complaint;
 - 8.4.2 We may remove the User Content that is the subject of the complaint;

- Clause 8 of Use apply to all User Content submitted to Our Site.
- Sellers must, at all times, protect the intellectual property rights of others (including, but not limited to, trademarks and copyrights) using Our Site. Under no circumstances may you use the intellectual property belonging to another party without that party's written permission.
- If you feel that another party (including, but not limited to, another Seller or a Bidder or other user) has infringed your intellectual property rights in any way, please contact Us at <<insert email address>>.
- If another party complains to Us of infringing their intellectual property rights:
 - We will contact the party who is the subject of the complaint;
 - We may remove the User Content that is the subject of the complaint;

- 8.4.3 if you have a complaint, or wish to challenge it, you must contact the Seller. We will not be a party to any dispute concerning the Seller's property and cannot assist in resolving such dispute.
- 8.4.4 you are free to withdraw your complaint if the complaint is resolved and you agree to the resolution. You may not resubmit the same complaint.

complaint, or wish to challenge it, you must contact the Seller. We will not be a party to any dispute concerning the Seller's property and cannot assist in resolving such dispute.

content in question if the complaint is resolved and you agree to the resolution. You may not resubmit the same complaint.

9. Seller Rules and Acceptance

- 9.1 When using Our Site to participate in an Auction, you must comply with the provisions of this Clause 9. Specifically:
 - 9.1.1 you must comply fully with all local, national, or international laws (including but not limited to those which may apply to the goods you wish to sell);
 - 9.1.2 you must not use the Site for any purpose, that is unlawful or for any purpose that is prohibited by law;
 - 9.1.3 you must not use the Site to send, upload, or in any other way transmit any form of virus or other malware, or any other content that may adversely affect computer hardware, software, or data;
 - 9.1.4 you must not use the Site for any purpose, that is intended to harm the Site or its users in any way;
 - 9.1.5 you must not provide false or dishonest information about yourself or the goods you are selling on Our Site;
 - 9.1.6 you must not use the Site to deliver goods to winning Bidders;
 - 9.1.7 you must not use the Site in any way intended to avoid paying the applicable Taxes;
 - 9.1.8 you must not use the Site for bidding manipulation; and
 - 9.1.9 you must not use the Site for any purpose not provided by a Bidder except for the purposes permitted under these Terms for Sellers.
- 9.2 When using Our Site to post anything (including, but not limited to, material in a Listing), you must not post anything that:
 - 9.2.1 is sexually explicit;
 - 9.2.2 is obscene, defamatory, or otherwise inflammatory;
 - 9.2.3 promotes violence;
 - 9.2.4 promotes or incites any unlawful activity;
 - 9.2.5 discriminates on the basis of race, gender, group, or class, or on the basis of sexual orientation;
 - 9.2.6 is intended to threaten, harass, annoy, alarm, or otherwise harm another person;
 - 9.2.7 is calculated to deceive;

participating an Auction, you must comply with the provisions of this Clause 9. Specifically:

fully with all local, national, or international laws (including but not limited to those which may apply to the goods you wish to sell);

way, or for any purpose, that is unlawful or for any purpose that is prohibited by law;

ngly send, upload, or in any other form of virus or other malware, or any other content that may adversely affect computer hardware, software, or data;

way, or for any purpose, that is intended to harm the Site or its users in any way;

honest information about yourself or the goods you are selling on Our Site;

delivery to winning Bidders;

ity intended to avoid paying the applicable Taxes;

bidding manipulation; and

ls provided by a Bidder except for the purposes permitted under these Terms for Sellers.

anything (including, but not limited to, material in a Listing), you must not post anything that:

teful, or otherwise inflammatory;

lawful activity;

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

threaten, harass, annoy, alarm, or otherwise harm another person;

deceive;

S

A

M

P

L

E

9.2.8 is intended to infringe (or threaten to infringe) another person's intellectual property rights or otherwise uses their personal data in a way that infringes (or threatens to infringe) another person's intellectual property rights or otherwise uses their personal data to;

9.2.9 misleadingly represents your identity or a person's identity or a person's identity is calculated to deceive (obvious definition provided that they do not fall within any of the exceptions set out in this sub-Clause 9.2);

9.2.10 implies any fact where none exists;

9.2.11 infringes, or attempts to infringe, the intellectual property rights (including copyright, trade marks, patents, and database rights) of a third party;

9.2.12 is in breach of a duty of confidentiality owed to a third party including, but not limited to, confidentiality of information of confidence.

9.3 We reserve the right to suspend or terminate your access to Our Site and/or to take any action that we consider appropriate if you materially breach the provisions of this Clause 9 or any other provision of these Terms for Sellers. Further actions We may take are limited to:

9.3.1 removing you from Our Site;

9.3.2 issuing you a warning;

9.3.3 legal proceedings and reimbursement of any and all costs incurred by Us in connection with such proceedings on an indemnity basis;

9.3.4 further legal action as we consider appropriate;

9.3.5 disclosing such information to enforcement authorities as required by law; and/or

9.3.6 any other action that is reasonable, necessary, appropriate, and lawful.

9.4 We hereby exclude any liability arising out of any actions that We may take in response to a breach of these Terms for Sellers.

10. [Listing Fees and] Transaction Fees

10.1 [Listing Fees of £<insert amount> are charged when submitting a new Listing [and when submitting a new Listing if an item has not sold in an Auction].]

10.2 [Listing Fees are payable whether or not an Auction results in a sale and cannot be refunded if you cancel your Listing or Auction early.]

10.3 A Transaction Fee of <insert percentage> % of the winning bid for each item sold will apply to each item sold. Transaction Fees are calculated based only on the final price of an item and do not include items such as delivery charges.

10.4 Any and all actions taken by Us in connection with the payment of any fees described in these Terms for Sellers shall be limited to those described in sub-Clauses 7.8 and 9.1.

11. Payment Service

11.1 All Payments on Our Site shall be made using the Payment Service provided by <<insert name of Third Party Payment Service Provider>>, Our Third Party

- Payment Service Provider
- 11.2 Your use of the Payment Service Provider's account with the Third Party Payment Service Provider is subject to its own terms and conditions and privacy policy. You must read and accept those terms and conditions and privacy policy before making payments from Bidders.
- 11.3 By using the Payment Service Provider, you acknowledge and agree to Us sharing your personal information with the Third Party Payment Service Provider about your transactions on Our Site with the Third Party Payment Service Provider.
- 11.4 The Payment Service Provider offers the following payment methods:
- 11.4.1 <<insert a list of payment methods accepted through the Payment Service>>.
- 11.5 If We receive notice from the Third Party Payment Service Provider that your use of Our Site or the Payment Service Provider is in breach of their terms or of any agreement between Us and the Third Party Payment Service Provider, we may take actions including, but not limited to, those necessary to protect Our Site, including, but not limited to, suspending or terminating your access to the Payment Service Provider, removing your ability to use the Payment Service Provider to make payments on Our Site, and/or the suspension or termination of your access to Our Site.
- 11.6 The Third Party Payment Service Provider reserves the right to refuse the use of the Payment Service Provider for any reason, and at any time.

12. Payments from Winning Bidders

- 12.1 All payments are payable to Us through the Payment Service described above in Clause 11.
- 12.2 You may choose to make payments to Us using some or all of the payment methods listed in Clause 11.4.
- 12.3 When the winning Bidder makes a payment to Us, their payment will [be credited to your Payment Service Provider account or be transferred directly into your designated bank account <<insert period>>].
- 12.4 If the winning Bidder wishes to cancel the transaction. Please refer to Clause 18 for our cancellation rights.
- 12.5 We will not make a card payment if you provide card numbers, bank account details (including, but not limited to, sort codes) available to you at any time, or for any reason. All card payments are held securely and shared only with Our Third Party Payment Service Provider.

13. Payments to Us

- 13.1 We will send you an invoice by email <<insert time, e.g. within 14 days>> of any and all amounts paid to Us. The invoice will include a statement of account in addition to any and all amounts due to Us. Invoices can also be viewed in your Account <<insert link>>.
- 13.2 Any and all sums due to Us must be paid to Us within <<insert period>> of the date of Our invoice.
- 13.3 All sums due must be paid in full, without any set-off, counterclaim, deduction, or withholding (except as required by law).

13.4 We accept the following

13.4.1 <<insert a list of items accepted>>.

13.5 If you do not make your Listings you have on time, We will suspend any Auctions currently underway) and may, in addition, suspend your Account. All sums due will remain due and payable in full upon suspension or termination for any reason.

13.6 If you believe that We have charged an incorrect amount, please contact Us at <<insert email address>> as reasonably possible to let Us know.

14. Taxes

14.1 It is your responsibility to pay any applicable taxes on any sales made through Our Site.

14.2 Where any tax, for example, is a part of the price of any item on Our Site, the tax must be included in the price of the item.

14.3 Value added tax ("VAT") is applied to winning Bidders on purchases and to Sellers on fees.

14.4 If you are VAT registered, you are required to charge VAT on the items that you sell on Our Site.

14.5 For further information on VAT rates in your location, please contact your local tax authorities.

15. Delivery

15.1 You must dispatch items as soon as reasonably possible upon receipt of payment from a winning Bidder, taking into account the nature of the item and the time of day. Unless your Listing has stated otherwise, or you and the winning Bidder have agreed otherwise, you must dispatch items within 10 business days after the date on which the Auction ends.

15.2 You must ensure that items are dispatched to the correct address provided by the winning Bidder. You must ensure that the address that you use exactly matches the address provided by the winning Bidder. If items dispatched to an incorrect address provided by the winning Bidder do not reach the winning Bidder, it is not your responsibility.

15.3 You are free to determine the delivery charges for your items; however, the charges must not be excessive, and must genuinely reflect the actual cost of delivery of the item in question to the winning Bidder.

15.4 You must provide the winning Bidder with the address <<state where this information should be sent>>.

15.5 You are responsible for ensuring that you receive winning Bidders upon receipt of payment. You may, at your discretion, arrange with the winning Bidder for them to collect the item from you, or for delivery service [of your choice] to be arranged by the winning Bidder. **OR** [agreed between you and the winning Bidder].

15.6 It is strongly recommended that you provide proof of postage or dispatch when

S

A

- M

- # P

- L

E

- orders who are consumers (that is, you may be entitled to a “cooling-off” period with you and return an order if the cooling-off period ends 14 calendar days after the order is received (or someone nominated by them).

- following circumstances:
 al; or
 hygiene reasons, and the winning
 ceiving it; or

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

- has been downloaded or otherwise

- kly, for example flowers or food; or

- or made-to-order for the winning

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

- cancel during the cooling-off period, the cooling-off period. The winning bidder may, however, for convenience, We provide the <<insert link>>. Cancellation by the Bidder in which the winning Bidder sends a notice of cancellation during the cooling-off period lasts for whole of the cooling-off period. If the winning Bidder sends you an email or letter during the cooling-off period, their cancellation will be

- winning Bidder no more than 14
inform you that they wish to cancel.
The costs of returning items to you if

E

- inconvenient, the winning Bidder may have the right to keep the item, or to reject it in exchange for a refund.
- 17.3 If the winning Bidder does not reject the item more than six months after receiving the item, the winning Bidder may be eligible to claim under this Clause 17 in the following circumstances:
- 17.4.1 you provide the item in your possession because of damage, or other problems with the item that the winning Bidder subsequently purchases it and it is damaged; or
- 17.4.2 the winning Bidder uses the item for an unsuitable purpose that is neither reasonable nor necessary and the problem has resulted from the use of the item for that purpose; or
- 17.4.3 the problem is due to wear and tear, misuse, or intentional damage by the winning Bidder.
- 17.4.4 We provide a form on Our Site <<insert link>> for the return of items to you should the winning Bidder where necessary.
- 17.5 Refunds (whether in the form of reductions in price) under this Clause 17 must be made within 14 days of the day on which you receive the refund.
- 17.6 Any and all refunds must include all delivery costs paid by the winning Bidder originally purchased on completion of the Auction.
- 17.7 Further information may be obtained from your local Citizens Advice Bureau or The Citizens Advice Bureau.
- 18. Further Transaction Cancellation**
- 18.1 Transactions can be cancelled, where applicable, a full refund of any such refund (including delivery charges) in the following circumstances:
- 18.1.1 You and the winning Bidder mutually agreed to cancel the transaction before the item is delivered;
- 18.1.2 You and the winning Bidder mutually agreed to cancel the transaction after the item is delivered to the winning Bidder of the item and the item is returned to you;
- 18.1.3 The winning Bidder is not the winning Bidder.
- 18.1.4 [You have cancelled the transaction to the winning Bidder.]
- 18.2 Refunds must be made within 14 days of the day on which you receive the refund of:
- 18.2.1 the date on which the winning Bidder agree the cancellation, under sub-Clause 18.1.4; or
- 18.2.2 [the date of cancellation of the winning Bidder that you are cancelling the transaction under Clause 18.1.4.]

19. Your Account Cancellation

- 19.1 You may close your Account by following the details of how to cancel your Account in the Terms and Conditions of our agreement with Us by <<insert appropriate link>>.
- 19.2 Any outstanding sums due to Us (including, but not limited to, Listing Fees and) will remain payable by the original due date and your Account will remain open until all sums due to Us have been paid.
- 19.3 If you have any active Auction(s) when you close your Account and cancel your agreement with Us, the Auction(s) will be removed from Our Site and you will remain bound to deliver any items to winning Bidders that you have completed, where the items have not yet been delivered. You will not be entitled to payment from those winning Bidders. The rights and obligations to them described in these Terms for Sellers will remain in force by your closure and cancellation. Your Account will remain open until all pending transactions are complete.
- 19.4 If We have done so, you may be entitled to cancel and receive a refund of certain sums that have not been provided to you. You may also be entitled to a refund. This may apply in the following circumstances:
- 19.4.1 We have breached our obligations to Sellers in a material way and fail to remedy the breach within the <<insert appropriate period>> of you asking Us to do so in writing; or
- 19.4.2 We go into liquidation, receivership or administrator appointed over Our assets;
- 19.4.3 We change our terms for Sellers to your material disadvantage;
- 19.4.4 We are advised by a competent authority that a material event outside of Our control [that <<insert appropriate period>>] (as under sub-Clause 21.2.5).

20. Our Liability to You

- 20.1 As stated in Clause 1.1, We are not a party to any transactions, other than those between you and Sellers.
- 20.2 We will be responsible for any loss or damage that you may suffer as a result of Our negligence for Sellers or as a result of Our negligence.
- 20.3 Subject to sub-Clause 20.4, to the extent permissible by law, We will not be liable to you for any loss of business, interruption to business, or for any injury or damage to property.
- 20.4 Nothing in these Terms will limit or exclude Our liability for death or personal injury caused by Our negligence (including that of Our employees, agents or subcontractors); or for fraud or fraudulent misrepresentation.
- 20.5 Nothing in these Terms will limit or exclude consumers' legal rights. For more details, please refer to your local consumer protection laws.

A

- M

P

- 

23. Data Protection

- 23.1 All personal information that we collect, process, and hold in accordance with applicable law, including the EU Regulation 2016/679 General Data Protection Regulation, will be collected, processed, and held in accordance with applicable law, including the EU Regulation 2016/679 General Data Protection Regulation. We will ensure that your rights under the GDPR are protected.
- 23.2 For complete details regarding the processing, storage, and retention of your personal data including the purpose(s) for which personal data is used, the legal basis for processing it, details of your rights and how to exercise them, and data sharing (where applicable), please refer to Our Privacy Policy >> [and Cookie Policy >>].
- 23.3 As a Seller, you will be responsible for collecting, processing, and holding Bidders' personal information in the United States (for example, names, email addresses, and postal addresses), and you will be responsible for governing your use of such data. Sellers are, therefore, data controllers under the GDPR and you will be responsible for complying with your legal obligations and protecting Bidders' personal data of other Users necessary to complete a transaction, to communicate with them, or retain any payment information for additional purposes. You must only use the personal data of Bidders or Sellers to the extent necessary to communicate about a specific transaction and/or to respond to messages from Bidders. You may not use Bidders' data for marketing, or use another User's personal data for marketing purposes.
- 23.4 If a Seller and User are both data controllers of any Bidders' personal data, and you or we otherwise incur any expense or liability in connection with a Bidder's personal data, you agree to indemnify Us for any claims or damages caused by Us in connection with your use of Bidders' personal data. For further details of the requirements of the GDPR, please contact your local Data Protection Commissioner's Office.

24. Other Important Terms

- 24.1 We may transfer (assign) our rights and obligations under these Terms for Sellers to a third party (for example, if We sell Our business). If this occurs, your rights and obligations under these Terms for Sellers will remain unaffected and Our obligations under these Terms for Sellers will remain bound by them.
- 24.2 You may not transfer (assign) your rights and obligations under these Terms for Sellers without Our prior written consent.
- 24.3 If any of the provisions of these Terms are found to be unlawful, invalid or otherwise unenforceable by a court or other authority, that / those provisions shall be severed from the remainder of these Terms for Sellers. The remainder of these Terms for Sellers shall be valid and enforceable.
- 24.4 No failure or delay by Us in exercising our rights under these Terms for Sellers means that we will not be deemed to have waived any provision or any subsequent breach of any provision of these Terms for Sellers.
- 24.5 We may revise these Terms for Sellers from time to time in response to changes in relevant laws, regulations, or other requirements. If any changes to these Terms for Sellers are made, we will post the revised Terms for Sellers on our website.

these Terms for Se
set out in sub-Claus

disadvantage, you may cancel as

25. Law and Jurisdiction

25.1 These Terms and
(whether contractu
accordance with the

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

25.2 If you are a consum
law in your country
away or reduces yo

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

25.3 If you are a cons
between you and
relationship betwee
subject to the jur
Northern Ireland, as

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

25.4 If you are a busine
the relationship be
associated therewit
[non] exclusive jur
Ireland] [Scotland].

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