1 Definitions and interpretation
1.1 In these terms and conditions:

Agnostic means the agreement between Famco Lighting Pty Ltd ABN 22 091 160 440 and the Purchaser comprising these terms and conditions and any other document which Famco Lighting Pty Ltd provides to the Purchaser which is expressed to be subject to these terms and conditions.

Australian Consumer Law means Schedule 2 to the Competition and Consumer Act 2010 (Cth).

Consumer means a “consumer” as that term is defined in section 3 of the Australian Consumer Law.

Contract means a contract for the supply of goods or services to a Consumer.

Famco Lighting Pty Ltd means Famco Lighting Pty Limited (ABN 22 091 160 440) and, unless otherwise stated or the context otherwise makes clear, includes its Related Bodies Corporate.

Order has the meaning given in clause 3.1.

Order Confirmation means given in clause 3.1.

Products means all goods offered to or supplied to the Purchaser by Famco Lighting Pty Ltd.

Purchaser means any person or entity to whom Famco Lighting Pty Ltd supplies or offers to supply Products.

Related Bodies Corporate has the same meaning as in section 50 of the Corporations Act 2001 (Cth).

Standard means an applicable standard or specification for a particular Product which is published by Famco Lighting Pty Ltd or mandatory under applicable laws or both.

Taxes means all taxes, duties, levies, value-added taxes, excises, imposts and any other charges incurred in the delivery of Products to the Purchaser.

Warranty Information means the document which forms part of these terms and conditions and which contains information Famco Lighting Pty Ltd provides to Purchasers which are also Consumers under applicable provisions of the Australian Consumer Law.

2 Application of terms and conditions
2.1 These terms and conditions apply to all quotations, offers and purchase orders made or accepted by Famco Lighting Pty Ltd and to all Products sold or otherwise supplied by Famco Lighting Pty Ltd to a Purchaser.

2.2 So far as applicable, these terms and conditions also apply to the provision of any services accompanying the supply of, or provided in relation to, Products and, where the context allows, any reference to the sale or supply of Products includes the provision of such services.

2.3 These terms and conditions may not be varied or cancelled unless agreed in writing by Famco Lighting Pty Ltd.

2.4 Other than these terms and conditions, any other terms or conditions which are set out in any offer, purchase order or other document submitted by or on behalf of the Purchaser are expressly excluded.

3 Orders
3.1 Each Purchaser’s order must be in writing (Order) and will be binding on Famco Lighting Pty Ltd only if Famco Lighting Pty Ltd gives written acknowledgement of its acceptance on these terms and conditions (Order Confirmation).

3.2 Despite clause 3.1, if Products are supplied by Famco Lighting Pty Ltd without an Order Confirmation, Famco Lighting Pty Ltd’s conduct in accepting and fulfilling an Order will be deemed to constitute the Order Confirmation and Famco Lighting Pty Ltd’s invoice will constitute evidence of the Order Confirmation.

4 Prices and payment
4.1 The price of all Products are those set out in Famco Lighting Pty Ltd’s then-current applicable price list at the date of their dispatch, unless otherwise specified in the Order Confirmation. Famco Lighting Pty Ltd also reserves the right to change prices for its Products and any applicable price list without notice to the Purchaser.

4.2 Unless otherwise specified, all prices are:

(a) inclusive of delivery costs to the Purchaser’s nominated store or other delivery location specified in an Order or when the Products are delivered by another carrier, that delivery will be at the Purchaser’s cost and risk.

(b) exclusive of all taxes, including goods and services tax (GST), sales, consumption and value added taxes, duties, excises, imposts and levies relating to the supply or use of the Products (Taxes).

(c) unless otherwise agreed or specified by Famco Lighting Pty Ltd, payment is due in full within 30 days of the end of the month of the date of the invoice.

(d) Famco Lighting Pty Ltd may at its discretion charge a minimum order fee of $25 for any orders below $300 excluding GST.

4.3 If Famco Lighting Pty Ltd refuses, extends or withdraws credit to the Purchaser at any time and on such terms as it considers appropriate, in each case at its absolute discretion.

4.4 The Purchaser will pay all amounts due under these terms and conditions to Famco Lighting Pty Ltd by direct transfer to Famco Lighting Pty Ltd’s nominated bank account, in accordance with any procedure specified by Famco Lighting Pty Ltd from time to time.

4.5 Famco Lighting Pty Ltd may charge interest up to a rate which is 2% higher than that applied to commercial overdraft balances of over $100,000 by Famco Lighting Pty Ltd’s principal bank, such rate to be compounded and calculated daily on the amount outstanding (including Taxes) after expiry of the due date for payment until it has been paid in full.

4.6 If payment is not made in accordance with clause 4.3, 4.4 or 4.6, or if at any time the credit standing of the Purchaser, in the opinion of Famco Lighting Pty Ltd, is at risk or has been impaired Famco Lighting Pty Ltd may suspend or cancel an Order or deliver in part thereof and where at the Purchaser’s cost, until alternative arrangements as to payment or credit in terms satisfactory to Famco Lighting Pty Ltd have been agreed.

4.7 Despite clause 4.6, Famco Lighting Pty Ltd may charge interest on any surcharge made by Famco Lighting Pty Ltd under these terms and conditions, the Purchaser must pay and reimburse Famco Lighting Pty Ltd all Taxes. Without limiting that obligation, if GST is payable on any supply made by Famco Lighting Pty Ltd under these terms and conditions, the Purchaser must pay Famco Lighting Pty Ltd an additional amount equivalent to the GST at the time the relevant payment to Famco Lighting Pty Ltd is due. Famco Lighting Pty Ltd will provide the Purchaser with a tax invoice.

5 Cancellation and variation of Orders
5.1 Notices of cancellation or variation of Orders submitted by the Purchaser must be in writing and may be accepted or rejected by Famco Lighting Pty Ltd at its discretion.

5.2 If a Purchaser gives a notice under clause 5.1, without prejudice to its other rights, Famco Lighting Pty Ltd reserves the right to charge for all work it has performed and will need to perform in fulfilling an Order or, if the work is substantially complete or the Products were made to order or are otherwise not immediately available for sale to another customer at an equivalent price, to charge for the full amount set out in the applicable Order Confirmation in addition to any other costs it incurs on the Purchaser’s behalf.

6 Delivery and return
6.1 Famco Lighting Pty Ltd will deliver the Products to the Purchaser by means of Famco Lighting Pty Ltd’s preferred carriers. If the Purchaser wishes the Products to be delivered by another carrier, that delivery will be at the Purchaser’s cost and risk.

6.2 Unless Famco Lighting Pty Ltd otherwise agrees, and subject to any additional charges incurred in delivery and transport, delivery of Products will be made to the delivery point specified in Australia in the applicable Order Confirmation and in any event to the Purchaser’s nominated store.

6.3 Stated delivery times are no more than an estimate by Famco Lighting Pty Ltd and will not be binding upon Famco Lighting Pty Ltd. Famco Lighting Pty Ltd is not liable for any costs or other loss caused by reason of any delay in delivery.

6.4 If the Purchaser is at risk or has been impaired Famco Lighting Pty Ltd’s credit standing, in the opinion of Famco Lighting Pty Ltd, Famco Lighting Pty Ltd will not be liable to the Purchaser for any loss or other damage caused by reason of any delay in delivery.

7 Passing of risk and title
7.1 Risk in the Products will pass to the Purchaser when the Products are tendered for delivery at the delivery point specified in an Order or when the Products are collected by the Purchaser for loading into the vehicle of the Purchaser, its carrier or other agent.

7.2 Legal and beneficial title (ownership) in the Products will remain with Famco Lighting Pty Ltd until:

(a) all amounts in respect of the Products under an applicable Order; and

(b) any other amounts the Purchaser may owe Famco Lighting Pty Ltd, whether under these terms and conditions, under any other agreement or pursuant to any other Order, have been paid in full.

7.3 Until such time as ownership in the Products passes to the Purchaser, the Purchaser will:

(a) store the Products in a manner which makes them readily identifiable as the Products of Famco Lighting Pty Ltd;

(b) hold the Products as bailee of Famco Lighting Pty Ltd;

(c) keep, and provide Famco Lighting Pty Ltd at any time on reasonable request, proper and complete stock records covering the receipt, identification, storage, location, sale and movement of the Products; and

(d) keep the Products insured against theft, damage and destruction.

7.4 Despite clauses 7.2 and 7.3 the Purchaser is entitled, until notified by Famco Lighting Pty Ltd or until the happening of any of the events set out in clause 7.7, to sell the Products in the normal course of its business, in which case the proceeds of resale must be held in trust for Famco Lighting Pty Ltd in a separate account.

7.5 Famco Lighting Pty Ltd is entitled, at any time while any debt remains outstanding by the Purchaser beyond its due date of payment in respect of the amounts referred to in clause 7.2(a) and clause 7.2(b), to notify the Purchaser of its intention to take possession of the Products and for this purpose to enter upon the land and buildings of the Purchaser with all necessary equipment to take possession of the Products.
7.6 On receipt of notice from Famco Lighting Pty Ltd or on the happening of any of the events set out in clause 7.7, the Purchaser’s authority to sell or otherwise deal with the Products at clause 7.4 is withheld by Famco Lighting Pty Ltd.

7.7 The Purchaser will give immediate notice to Famco Lighting Pty Ltd of:
(a) any notice to the Purchaser that a receiver or manager is to be or has been appointed over its business or undertaking;
(b) any notice to the Purchaser that a petition to wind up the Purchaser is to be or has been presented or any notice of a resolution to wind up the Purchaser;
(c) a decision by the Purchaser that it intends to make any arrangements with its creditors; or
(d) any act of bankruptcy by the Purchaser as defined in section 40 of the Bankruptcy Act 1966 (Cth).

8 Personal Property Securities Act 2009 (Cth) (PPSA)

8.1 The Purchaser acknowledges and agrees that:
(a) in agreeing to these terms and conditions (in particular, by virtue of clause 7) the Purchaser grants a security interest pursuant to the PPSA to Famco Lighting Pty Ltd in any Products supplied by Famco Lighting Pty Ltd to the Purchaser and any proceeds of the sale of such Products;
(b) Famco Lighting Pty Ltd may register on the Personal Property Securities Register ("PPS Register") a security interest or purchase money security interest ("PMSI") in the Products; and
(c) Famco Lighting Pty Ltd may, on demand, obtain reimbursement from the Purchaser for all costs and expenses incurred by Famco Lighting Pty Ltd in relation to the Personal Property Securities Act 2009 (Cth) or any similar legislation introduced by any person or entity.

8.2 The Purchaser undertakes:
(a) promptly to do all things, sign any further documents and provide any further information (which information the Purchaser warrants to be complete, accurate and not misleading in all respects) which Famco Lighting Pty Ltd may reasonably require to enable it to perfect, and maintain the perfection of, its security interest or PMSI (including by registration of a financing statement or financing change statement on the PPS Register);
(b) not to register a financing statement or financing change statement in respect of the Products without the prior written consent of Famco Lighting Pty Ltd; and
(c) to give Famco Lighting Pty Ltd no less than 14 days prior written notice of any proposed change in the Purchaser’s name or any other change in the Purchaser’s details (including, but not limited to, changes in its address, facsimile number or trading name).

8.3 The Purchaser waives its right under section 157 of the PPSA to receive notice of any verification of any registration pursuant to the PPSA.

8.4 The Purchaser agrees that pursuant to section 151(1) of the PPSA and to the maximum extent permitted by law the Purchaser waives its rights under, and with Famco Lighting Pty Ltd’s agreement contracts out of, sections 95, 118, 121(4), 125, 129(2) and (3), 130, 132(3), 133(2), 135, 142 and 143 of the PPSA.

9 Warranty for defective Products

9.1 Famco Lighting Pty Ltd undertakes that if Products are found upon inspection by or on behalf of Famco Lighting Pty Ltd not to conform to a Standard or are otherwise defective in materials or workmanship, Famco Lighting Pty Ltd will, at its option:
(a) replace or repair the Products;
(b) refund the purchase price of the Products to the Purchaser;
(c) take back the Products found not to conform to the Standard or which are otherwise defective and refund the appropriate part of the purchase price; or
(d) pay for the cost of replacement or repair of the Products provided that:
(i) the liability of Famco Lighting Pty Ltd will never exceed the purchase price of the Products
(ii) the Purchaser has performed all its contractual obligations.

9.2 If any Products are damaged during transportation or delivery by Famco Lighting Pty Ltd the Purchaser must comply with the relevant documentation and Famco Lighting Pty Ltd will accept return of those Products and will credit the Purchaser with any amount which it has paid for them.

9.3 Clauses 9.1 and 9.2 are limited, at the Purchaser’s option, to any one or more of the following:
(a) any alleged defect or damage to the Products occurred within 12 months of the date of installation and use (including operating instructions which specify applicable operating and environmental conditions for particular Products) have been fully observed;
(b) the Purchaser gives written notice to Famco Lighting Pty Ltd of the alleged defect in respect of the Products, such notice to be received by Famco Lighting Pty Ltd within 14 days of the date when such defect appeared or ought to have been discovered;
(c) the Purchaser gives written notice to Famco Lighting Pty Ltd of the alleged defect in respect of the Products, such notice to be received by Famco Lighting Pty Ltd within 14 days of the date of installation and use (including any head of liability will not in any circumstances exceed the total price paid by the Purchaser.

9.4 If any Products are damaged during transportation or delivery by Famco Lighting Pty Ltd the Purchaser must comply with the relevant documentation and Famco Lighting Pty Ltd will accept return of those Products and will credit the Purchaser with any amount which it has paid for them.

9.5 Famco Lighting Pty Ltd undertakes that if Products are found upon inspection or otherwise provided to the Purchaser with data and information contained in this clause 9 they are:
(a) to the extent defects or damage to any Products are attributable to their installation or assembly by any third party;
(b) to the extent defects or damage to any Products have been caused by normal wear and tear; and
(c) to the extent any Product is found on the Purchaser and may not be excepted assign with the prior written consent of Famco Lighting Pty Ltd. In particular, it is hereby stated and acknowledged by the Purchaser that the warranty contained in this clause 9 confers no rights and is not intended to benefit end-users of Products who are Consumers.

9.7 Famco Lighting Pty Ltd reserves the right to provide express warranties direct to end-users of Products. Such warranties may vary or extend the term of available warranty protection and may also be subject to different conditions than are set out in this clause 9.

10 Exclusion of liability

10.1 Famco Lighting Pty Ltd acknowledges that certain legislation in Australia, including the Australian Consumer Law, provides Consumers with guarantees and rights which cannot be excluded, restricted or modified or which may in certain cases only be modified or restricted to a limited extent. Nothing in these terms and conditions excludes, restricts or modifies, or is intended to exclude, restrict or modify, any guarantee, condition, warranty, right or liability implied by law (including any term, condition, right or liability imposed under the Australian Consumer Law) which cannot lawfully be excluded, restricted or modified.

10.2 If the Purchaser is a Consumer and the goods or services acquired are of a kind ordinarily acquired for personal, domestic or household use or consumption, then Famco Lighting Pty Ltd notes the following:
(a) our goods come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund if the goods fail to be of acceptable quality and the failure does not amount to a major failure;
(b) if the Purchaser is a Consumer and the goods or services supplied under a Consumer Contract are not of a kind ordinarily acquired for personal, domestic or household use or consumption, then to the extent permitted by the Australian Consumer Law, Famco Lighting Pty Ltd’s liability is limited, at Famco Lighting Pty Ltd’s option, to any one or more of the following:
(i) in the case of goods, the replacement, repair or payment of the cost of replacement or repair of the goods;
(ii) in the case of services, the replacement of the services or payment of the cost of having the services supplied again.

10.4 In the case of goods or services which are not supplied by Famco Lighting Pty Ltd under a Consumer Contract:
(a) if the goods or services are not supplied under a Consumer Contract, Famco Lighting Pty Ltd shall have no liability for any economic, indirect or consequential loss, including loss of profit, loss of income, loss of contracts or business and loss of data and Famco Lighting Pty Ltd’s maximum aggregate liability for any cause and under any head of liability shall not exceed the total price paid by the Consumer User for the goods and services; and
(b) Famco Lighting Pty Ltd’s maximum aggregate liability for any cause and under any head of liability will not in any circumstances exceed the total price paid by the Purchaser for those goods and services supplied by Famco Lighting Pty Ltd.

10.5 To the full extent permitted by law, these terms and conditions describe the full extent of Famco Lighting Pty Ltd’s obligations and liabilities in respect of the supply of its Products and, unless otherwise provided to the Purchaser, Famco Lighting Pty Ltd is not liable to the Purchaser for any economic, indirect or consequential loss or damage, in particular, it is hereby stated and acknowledged by the Purchaser that the warranty contained in this clause 9 confers no rights and is not intended to benefit end-users of Products who are Consumers.

10.6 Famco Lighting Pty Ltd is not liable to the Purchaser for any economic, indirect or consequential loss or damage, in particular, it is hereby stated and acknowledged by the Purchaser that the warranty contained in this clause 9 confers no rights and is not intended to benefit end-users of Products who are Consumers.

11 Product specification and discontinuance

Famco Lighting Pty Ltd reserves the right to:
(a) discontinue Products;
(b) substitute comparable products; and
(c) modify the design, specifications and Standards (other than mandatory Standards) applicable to any of its Products at its absolute discretion or in accordance with any of these terms and conditions and any current Order and, in each case, without incurring any liability or other obligation to the Purchaser.

12 Termination

12.1 Famco Lighting Pty Ltd may terminate the Agreement, or suspend or cancel any current Order, by written notice to the Purchaser if the Purchaser does not pay any amount in accordance with these terms and conditions.

12.2 Either party may terminate this Agreement, or suspend or cancel any current Order, by written notice to the other if:
(a) the other party commits a material breach of these terms and conditions and does not within 21 days of receiving a written notice from the first mentioned party rectify that breach;
(b) the other party commits a material breach of these terms and conditions which cannot be remedied;
(c) the other party becomes, or resolves to become, subject to external administration or proceedings under Chapter 5 of the Corporations Act 2001 (Cth); or
(d) an event of the kind described in clause 7.7 occurs in respect of the other party.
12.3 Upon the expiration or termination of this Agreement or the suspension or cancellation of any Order for any reason, the Purchaser must promptly pay all amounts owing to Famco Lighting Pty Ltd under this Agreement.

13 Force majeure

Neither party will be liable for any loss or damage caused by delay in the performance or non-performance of any of its obligations occasioned by any cause whatsoever that is beyond its reasonable control including: Act of God; war; civil disturbance; requisitioning by governments or public authorities; governmental restrictions; prohibition of any kind; fire; flood; storms; lightning; strikes; shipping and transport delays; lock-outs or other industrial disputes (whether involving its own employees or those of any other person); difficulties in obtaining the Products; breakdown of machinery; fires; or accidents. If any such event occurs the affected party may to the extent necessary vary or suspend any Order, these terms and conditions or the Agreement, in each case at its discretion and without incurring any liability to the other party for any such loss or damage.

14 Intellectual property

14.1 Famco Lighting Pty Ltd and on behalf of itself, its Related Bodies Corporate and its licensees (if any) reserves ownership and intellectual property rights in all inventions, names, illustrations, drawings, plans, specifications, formulas and documents relating to the Products. Nothing in these terms and conditions operates or is intended to deny Famco Lighting Pty Ltd, its Related Bodies Corporate or its licensees, or confer on the Purchaser, such rights or any other intellectual property rights in the Products.

14.2 If a third party asserts a claim for breach of its intellectual property rights arising from the supply or use of the Products the Purchaser will immediately inform Famco Lighting Pty Ltd and Famco Lighting Pty Ltd will be solely responsible for the defence, resolution and settlement of any such claim. The Purchaser will at Famco Lighting Pty Ltd’s cost and request render such reasonable assistance as Famco Lighting Pty Ltd require regarding any such claim. In no circumstances will Famco Lighting Pty Ltd acknowledge or concede the validity of any such claim except with Famco Lighting Pty Ltd’s express written consent. If any such claim against Famco Lighting Pty Ltd succeeds, Famco Lighting Pty Ltd will at its option use its best endeavours to obtain a right to use or license any such intellectual property rights or modify the Products or replace them at its cost.

14.3 The Purchaser will indemnify Famco Lighting Pty Ltd for and in respect of claims by any third party in relation to the Products which arise from or can be attributed to the special processes, requirements or specifications of the Purchaser, including the use or transfer of designs, logos, trade marks and techniques, equipment and tools in the manufacture, production and labelling of the Products.

14.4 In this clause 14 a reference to intellectual property rights includes patents, trade marks, copyright, registered designs and licences and applications in respect of any of the above.

15 Assignment

This Agreement is personal to Famco Lighting Pty Ltd and the Purchaser and any rights and obligations under this Agreement may only be assigned by the Purchaser with the prior written consent of Famco Lighting Pty Ltd.

16 Waiver

No neglect, delay or indulgence on the part of Famco Lighting Pty Ltd in enforcing these terms and conditions will prejudice the rights of Famco Lighting Pty Ltd or be construed as a waiver of any such rights.

17 Severability

If any of these parts of terms and conditions (including any provision, part, paragraph, phrase or word) is illegal, invalid or unenforceable it will be read down so far as necessary to give it a valid and enforceable operation or, if that is not possible, it will be severed from these terms and conditions, but in any event the remaining provisions will remain in full force and effect.

18 Governing law

This Agreement and these terms and conditions are governed by and must be construed in accordance with the laws which apply in the State of New South Wales. The parties submit to the non-exclusive jurisdiction of the courts of that State and the Commonwealth of Australia in respect of all matters or things arising out of these terms and conditions and any other provision of this Agreement.

19 Privacy policy

Famco Lighting Pty Ltd’s Privacy Policy and Credit Reporting Policy are on our website at famco.com.au. The Purchaser and its directors, partners orproprietors:

(a) consent to the collection, use and disclosure of the personal information and credit information for the purpose of Famco Lighting Pty Ltd supplying the Products and managing the Purchaser’s account, assessing the credit worthiness of the Purchaser, registering Famco Lighting Pty Ltd’s security interests on the PPSR and otherwise implementing these terms and conditions and for any other purpose described in the Privacy Policy and Credit Reporting Policy, and warrant that all data provided by the Purchaser is accurate; and

(b) consent to any personal information collected by Famco Lighting Pty Ltd being disclosed to third parties operating outside Australia including New Zealand, France, and other European countries, United States of America, and any other countries where Famco Lighting Pty Ltd or its related entities have a presence or engage third parties, acknowledge and agree that Australian Privacy Principle 8.1 will not apply to such disclosures, that Famco Lighting Pty Ltd will not be required to take such steps as are reasonable in the circumstances to ensure such third parties outside of Australia comply with the Australian Privacy Principles and will not be accountable under the Privacy Act (Cth) and the individual will not be able to seek redress against Famco Lighting Pty Ltd under the Privacy Act (Cth) in the event such overseas third parties do not comply.

20 Exports and Embargoes

20.1 This section applies where the Purchaser undertakes export, re-export or resale of the Products or where our commercial arrangement is not restricted solely to the Australian market (Exports).

The Purchaser warrants and undertakes to Famco Lighting Pty Ltd:

(a) The Purchaser shall comply with all the (re-) export control regulations of Australia, France, the EU and the USA and those of any other applicable jurisdiction and it shall obtain all necessary licences, shipping documents and authorisations required under such legislation in respect of such Exports.

(b) The Purchaser shall not export or re-export the Products to a country that is subject to embargo or sanction without having obtained all necessary authorisations from Australian, French, European or American authorities, the United Nations or any other country or organisation that imposes such restrictions.

(c) The Purchaser shall not supply the Products to parties, organisations or entities subject to embargoes, sanctions or other restrictions imposed by Australia, France, the EU, the USA, the United Nations or by any other country, or to parties or organisations or entities if there is reason to believe that they fail to fully comply with all applicable national or international regulations, sanctions and embargoes.

(d) The Products are not intended to be used in connection with any sectors or use that is banned or subject to restrictions under any laws or regulations, unless all required authorisation by the relevant bodies have been obtained.

(e) All fees and levies and/or expenses and costs of funds by the Purchaser comply with all national and international regulations.

(f) To enable authorities or Famco Lighting Pty Ltd to conduct compliance audits, the Purchaser upon request by Famco Lighting Pty Ltd, shall promptly provide Famco Lighting Pty Ltd with all relevant licences and authorisations, information as to the identity of the customer to whom the Products are supplied, the destination and intended use of the Products and the financial institutions or entities used to collect and issue payments.

(g) The Purchaser shall notify Famco Lighting Pty Ltd if the Purchaser suspects that any person who has supplied the Products to may not be complying with any embargo, sanction or export control regulation.

(h) Purchaser shall indemnify and hold harmless Famco Lighting Pty Ltd from and against any and all claims, proceedings, actions, fines, losses, costs and damages arising out of or relating to any noncompliance by the Purchaser with any of the above undertakings or breach of any relevant export control regulations or sanction or embargo.

20.2 The Purchaser’s compliance with all the above undertakings is a condition of Famco Lighting Pty Ltd continuing to supply the Products to the Purchaser and Famco Lighting Pty Ltd has the right to suspend such supply and terminate any agreement where we have a reasonable belief that the above undertakings are not being complied with or if any obligation under any agreement would constitute a breach of any national or international regulations or any embargo or sanction and Famco Lighting Pty Ltd shall have no liability to the Purchaser or any third party by way of damages or otherwise in respect of such suspension or termination.

21 Online Apps

Where an online app is used in conjunction with a product supplied under these terms and conditions:

(a) The app will be licensed separately under the licence agreement accompanying that app but this agreement shall otherwise apply to any use of the app in connection with the product, including without limitation in relation to any liability of Famco Lighting Pty Ltd under the Australian Consumer Law or otherwise.

(b) Famco Lighting Pty Ltd warrants that it has used its best endeavours to ensure that the functionality provided by the app is as publicly represented by that app and/or by Famco Lighting Pty Ltd but otherwise, to the maximum extent permitted by law, disclaims all liability for such representations.

(c) Where an app advises that it collects personal data, any consent you provide to the collection of that data is taken to be a consent for the collection and use of that data by Famco Lighting Pty Ltd under the Privacy Act (Cth). You also consent to that data being stored in the jurisdiction(s) stipulated by the app.”

22. Repair Facilities and Spare Parts

If Famco Lighting Pty Ltd or one of its Related Bodies Corporate is deemed the manufacturer of the Products under the Australian Consumer Law then to the extent permitted by law Famco Lighting Pty Ltd and/or its Related Body Corporate hereby provides written notice pursuant to s 58(2) of the Australian Consumer Law that it does not guarantee that facilities for the repair of the Products available; and/or parts for the Products are available.