1-Introduction
Commercial relations between Esprinet and its customers are governed exclusively by the following general conditions of sale, excluding any other non-written agreement; simply placing an order on-line implies acceptance in full of the conditions hereunder. The contract shall be effective only upon the confirmation by Esprinet of the order issued by the customer in writing.

2-Customers
Esprinet exclusively sells to: hardware and software retailers - system integrators - software houses - video game retailers - photographic equipment retailers - retailers of electrical household appliances, televisions and sound systems and photographic equipment - aerial installers - anti-theft system installers - electricians - stationery shops - entities which, pursuant to applicable trading legislation, are authorised under the ACTIVITY heading of its Certificate of Incorporation for the retail sale of information technology, electronic and consumer goods and audio-visual and/or photographic support media and equipment.

3-Liability
Esprinet shall not be liable for any direct and/or consequential damage or loss deriving from the sale of the goods and services offered in the catalogue published on the website www.esprinet.com, including any delay and/or failure to deliver the product, for the correspondence of such goods to the specifications published on the website or for any other event beyond Esprinet’s direct control.

4-Technical Information and use of software
The technical information on the www.esprinet.com website is taken from information published by the manufacturers of the goods included in our catalogue. Esprinet reserves the right to amend/update technical information and dimensions of catalogue products as provided by the manufacturers, even without prior notice.

In case the goods acquired by Esprinet consist of license for use of software or in case such goods embed software required for their utilization, in relation to such software the Client:

- acknowledges and agrees that the end user will be able to use such software only accepting and pursuant to the term and conditions included in the end user license agreement (if any) provided by the producer. The Client undertakes to inform the end user in relation thereto, notifying that without the acceptance of the end user license agreement (if any) the end user will not be able to use such software;

- undertakes to not copy, reproduce, translate, disassemble, reverse engineer, apply any procedure to ascertain and/or appropriate the source code, modify, use in any manner or allow third parties to use in any manner such software. The Client undertakes to sale the license for use of software or goods embedding software required for their utilization imposing to its customers the same obligation provided hereunder.

Should the customer fails to comply with the obligations under this article, the customer shall indemnify Esprinet for all damages, costs, charges and expenses that may arise as a result of the breach by the customer of such obligations.
5-Orders
Orders shall be accepted only and exclusively sent in writing, by fax, mail or e-mail (so called “non IT”, handled by Esprinet’s personnel), online (so called “on line”) or received electronic form. Customer entering an “on line” order, at the end of the ordering procedure, will receive by e-mail a communication confirming the receipt of the order and the details of the relevant “order number”. “On line” orders will be displayed five minutes after being placed and may be freely amended by the customer for up to twenty minutes after being entered. For “non IT” orders, customers must verify the receipt and any confirmation of orders by connecting to the website: www.esprinet.com in the section dedicated to customers under the heading “order tracking”. “Non IT” orders may be freely amended by the customer for up to twenty minutes after being entered. With reference to orders received electronic form the orders confirmation communication procedure will be agreed with each single customer. Customers may request that goods be delivered on a different date, postdating the originally accepted date. If the new date falls more than twenty days after the original date, Esprinet will not reserve products for more than twenty days prior to the requested date, provided that the goods are available at that date.

6-Prices
All prices indicated in the price list column on the website are the list prices to the end user – excluding VAT – gross of any discount reserved to the user. The sale price is as indicated in the order confirmation. If no discount is specified, the order confirmation will state the “net sales price” to the retailer – excluding VAT. The prices and discounts may be amended at any time without prior notice. For sales of goods to customers in S. Marino in the territory of San Marino, pursuant to Ministerial Decree dated 24.12.1993, a copy of the invoice duly stamped by the San Marino Revenue Office must be returned to the registered office of Esprinet within four months after the sale of the goods. If the copy of the invoice is not returned, the competent Authority will be notified pursuant to the aforementioned regulations. Esprinet reserves the right to amend prices at any time without prior notice. If a price is published in error, i.e. 50% or more below the correct price and/or in any event it is obviously wrong and/or clearly derisory for whatsoever reason (errors in our system, human error, etc.), the order may be cancelled, even if initially confirmed, and the product will not be delivered unless the customer decides to proceed with the order and agrees to pay the correct price.

7-Availability of Products
The number of products available in Esprinet stores is displayed in the product catalogue published on the www.esprinet.com website, in the “availability” area, which is updated every two minutes between 7 am and 9 pm. Since free access to the website and the option of placing orders “on-line” may modify product availability in real time, Esprinet does not guarantee the assignment of an ordered item until the order is displayed in the “order tracking” section with the status “reserved”.

8-Delivery, Risk and Ownership
Products are dispatched for delivery by carriers selected by Esprinet or other entities on its behalf and shall be delivered free port; delivery costs are charged to the customer in the invoice. Products are shipped at Esprinet’s risks until the place indicated by the customer and, more precisely, until the signing by the customer (or by its designee) of the accompanying document.

In the event of theft/loss of Products dispatched free port as above indicated, Esprinet will refund to the Client the whole price of the stolen or lost Product, and the Client may issue a new order for such Products at its option. In the event the carrier is appointed, in any capacity, by the customer, the products shall be delivered freight collect and Esprinet shall not be liable for loss
and/or damage to the product from the time of consignment of the goods to the carrier at its own stores.

Products are dispatched for delivery, unless otherwise agreed in writing by the parties, throughout Italy by the purely indicative deadlines of 24, 48, 72 hours starting from the moment of the delivery to the carrier, is carried out by lorry during business hours from 8.30 am to 12.30 pm and from 2 pm to 6 pm. Monday to Friday, excluding public holidays.

On delivery of the goods, customers must verify that the packages are intact and correspond in terms of quantity and quality with the information in the accompanying documents and any non-conformity must be notified on the same accompanying document with a note that specifically and exactly indicates the non-conformity – and confirmed within 8 (eight) calendar days by email to Esprinet to the attention of the referenced vendor and by the submission of a request for non-conformity (NCDE) on the Esprinet web page. Even if the packaging is intact, goods must be verified within 8 (eight) calendar days of their receipt; any defects caused by damage during transit must be notified in writing by registered letter with return receipt to the carrier with a copy to Esprinet, within 8 (eight) calendar days from the receipt. Any notification after the aforementioned deadline shall not be considered and shall not have effect. The customer is responsible for all declarations made.

9-Payments
Goods supplied must be paid for by credit card or irrevocable bank transfer, in advance, and confirmed, excluding any other conditions, which must be agreed in writing with Esprinet in order to be valid.

The bank details for transfers are:

Intesa SanPaolo S.p.A.
ABI 03069
CAB 32934 cc
17191197 cin D
IBAN IT82D0306932934000017191197

Esprinet reserves the right not to dispatch the goods, including after accepting the order, to clients that have exceeded their credit limit or that owe "outstanding" amounts, who are "in dispute", or who attempt to pay by unconfirmed and/or non-irrevocable bank transfers.

10-Obligations of traceability of financial flows – Art.3 L.136/2010
Esprinet operates in compliance with the obligations in Article 3 of Law No. 136/2010 as amended by Articles 8 and 9 of Decree-Law No. 187/2010, for the purposes of ensuring the traceability of financial flows in supplies and services to the public. If orders come within the scope of application of Law no. 136/2010 as subsequently amended and supplemented, customers must comply with all the provisions of said law, expressly indicating the tender identification code (CIG in the Italian acronym) or if provided by law, the single project code (CUP in the Italian acronym) and the references of the Tendering Authority, providing any cooperation necessary to enable Esprinet to properly fulfil its legal obligations. Customers must pay for goods supplied exclusively using payment instruments guaranteeing full traceability of transactions with Esprinet, as provided by this Article 10. Violation of the provisions of this Article and/or in any event of the prescriptions of the Article 3 in Law No. 136/2010 as amended and supplemented, shall result in cancellation of entitlement to any orders pursuant to law.
11- Order Cancellation
Customers may request the cancellation of orders or part thereof. Esprinet reserves the right to accept or reject said cancellations. Cancellation requests (and their acceptance) are made using the online form for cancellation of order lines.

12- Returned Goods
Returns of goods to Esprinet must be requested using the online form, indicating the reasons for the request, quoting the details of the invoices and/or the consignment note and shall be expressly authorised “on-line” by Esprinet. Returns of goods are subject to authorisation and “online” assignment of a “return number” within ten business days of the date of approval of the return request. Returned goods may be subject to deductions (see amounts in the online return form) if the product:

- although perfectly intact (sealed), is marked by the icon (an end of line product no longer available from our supplier) or (a back to back product but purchasable in expressly on receipt of the client order) at the time of entry of the return request
- is declared open
- is declared unopened via the on-line form whereas in reality it was open
- reaches Esprinet more than ten business days after the time the return was authorised

Returned goods must be in perfect condition, in their original packaging, and sent carriage paid to our stores, quoting the assigned return number on the document.

13- Complaints
Any errors in dispatch or absence of items must be notified in writing, and/or online, by the methods and deadlines indicated in point 9.

14- Guarantees
Purchases of equipment from Esprinet implies full acceptance of the guarantee conditions of the manufacturer, which are beyond the control of Esprinet. Therefore, customers should be aware that goods purchased will be guaranteed by the manufacturer under the conditions provided by the latter, and accept, without any reservation, all the guarantee service provision formalities of the manufacturer, including with respect, purely by way of example, to the entity managing the guarantee, including if other than Esprinet. To this end, customers will find details of the identity and domicile of manufacturers and the guarantee conditions they apply on the Esprinet website www.esprinet.com.

15- Export Limitation
The customer agrees not to export or re-export, directly or indirectly, the products provided to the customer by Esprinet, to countries subject to economical, commercial or financial sanctions and/or embargo enforced by Italy, European Union, United States of America and UN, and/or persons or legal entities of countries subject to sanctions and/or embargo above mentioned and/or to persons or legal entities included in the black list maintained by the US, EU, UN or national black list (including but not limited to US Denied Persons List – US Entity List – US Specially Designated Nationals List). In addition, the customer agrees not to send or otherwise sell, directly or indirectly, the products provided to the customer by Esprinet to persons or legal entities which are in any way, directly or indirectly, involved with the development and/or production and/or use and/or sale of chemical, biological or nuclear mass destruction weapons. The customer acknowledges that certain products are not intended for the use in nuclear power plants, medical purposes, life support and sustaining life systems and that therefore any improper use
of that products is under his direct exclusive responsibility and Esprinet shall have no responsibility
and liability in relation thereto.

Should the customer fails to comply with the obligations under this article, the customer shall
indemnify Esprinet for all damages, costs, charges and expenses that may arise as a result of the
breach by the customer of such obligations.

16- Legislative Decree 231/2001 and Ethical Code – Personal data of third parties

16.1 The parties declare to be aware of the dispositions of Legislative Decree no. 231/2001 and
to commit themselves to engage in a conduct respectful of the principles of transparency and
fairness.

The parties declares have adopted and effectively implemented corporate procedures and
conduct rules appropriate to prevent the commission of crimes provided by Legislative Decree
no. 231/2001 and are committed to keep all of them effectively implemented throughout the
duration of their commercial relationship.

The Customer acknowledges that Esprinet has adopted an Ethical Code and an organizational
model in accordance with the principles established by Legislative Decree no. 231/2001.

The Customer undertakes to respect the principles and the conduct rules included in the
Esprinet’s Ethical Code, as applicable. Failure by the Customer, even partial, of this obligation
constitutes a material breach of the obligations under these general conditions and entitles
Esprinet to suspend any orders or, in the most serious cases, to terminates them with immediate
effect, as established by Article 1456 of Italian Civil Code, without prejudice for the
compensation of any damage caused to Esprinet by the Customer such as, but not limited to,
those applicable to Esprinet for the enforcement of sanctions set out by Legislative Decree no.

The list of crimes set out in the Legislative Decree no. 231/2001 is mandatory but it could be
expanded in the future and this clause is automatically extended to all crimes contemplated in
the Decree introduced even after the signing of the contract.

16.2 Whereas the Customer discloses to Esprinet third parties Personal Data in order to execute
the Order (e.g. for dropshipment service, consisting in delivery of the purchased goods from
Esprinet warehouses directly to third party’s location, or for software purchases, when licenses
need to be activated by the Vendor, requiring End Users Personal Data), according to
applicable data protection laws and regulations, Esprinet, acting as a Data Processor, is in
charge of processing those Personal Data solely for the purpose of executing the Order during
the relevant contractual term according to the time limit provided by the laws and regulations
and by contractual obligations between Esprinet and the provider of such goods.

Esprinet, therefore, warrants that:

- It shall comply with relevant data protection laws and regulations and implement all
  necessary and appropriate actions, including the maintenance of record of processing
  activities for the Customer;
- It shall provide the Customer with assistance and co-operation to enable the Customer to
  comply with any obligations imposed on it by Data Protection Legislation in relation to
  Personal Data processed by Esprinet, including data subject’s rights;
- It shall adopt, implement and maintain all appropriate security measures aimed at granting
  availability, integrity and confidentiality of those data;
- It shall cease all use of Personal Data and irrevocably delete all Personal Data at the
  expiration of the contract term, except for compliance with legal or contractual obligation
- It shall inform the Customer immediately of any enquiry, complaint, notice or other communication coming by a data subject and will not respond to the subject;
- It shall notify the Customer immediately in writing if it becomes aware of any data breach providing complete information related to the event;
- It shall support the Customer in the provision of all information necessary to disclose compliance with personal data laws and regulations, where the Customer is legally required to provide those information, in relation to Personal Data processed by Esprinet.

All services are provided by the means of self managed technological infrastructures, inside Esprinet Data Centers and Servers, located in Italy.

17-Disputes
The Court of Monza shall have exclusive jurisdiction over any disputes which may arise.

18-Amendment of the present general conditions
The general conditions in this document may be amended without prior notice, and shall be valid from the date of their publication on the website: www.esprinet.com.

Pursuant to and for the purposes of Articles 1341 and 1342 of the Italian Civil Code, the Customer declares to have carefully read the above general conditions in all relevant points and, after careful re-reading, to have expressly accepted all the clauses, including, specifically, the following: Art. 3 ("Liability"); Art. 5 ("Orders"); Art. 6 ("Prices"); Art. 7 ("Availability of Products"); Art. 8 ("Delivery, Risk and Ownership"); Art. 9 ("Payments"); Art. 10 ("Obligations of traceability of financial flows – Art. 3 L.136/2010"); Art. 12 ("Returned Goods"); Art. 13 ("Complaints"); Art. 14 ("Guarantees"); Art. 15 ("Export Limitation"); Art. 18 ("Disputes").

These general conditions are effective from September 3, 2018