



WIRED BROADCAST

terms of use

Thank you for visiting www.wiredbroadcast.com, the website of Wired Broadcast Ltd. ("Wired Broadcast", "we", "us", and "our").

These Terms govern your use of the website, any content (such as text, data, information, software, graphics or photographs) that we may make available through the site (collectively, "Materials"), and any services that we may provide through the site (collectively, "Services").

Please read these terms (the "Terms") as well as our Privacy Policy before using the site. By accessing, using, or browsing the site, you confirm that you have agreed to the Terms. If you do not agree to these Terms, you are not authorised to use the site.

Wired Broadcast reserves the right to modify these Terms and to change or remove features of the site without notice except to registered users.

We will notify registered users of any material change to these Terms by sending you an email or posting a notice on the site, in which case you may terminate this agreement within 30 days from the date of the notice. Your continued use of the site after the date of the modification shall be deemed acceptance of the modified Terms or agreement, as applicable.

The Terms shall be construed in accordance with the laws of England, and the parties submit to the exclusive jurisdiction of English courts.

All products and services apart from the site are

subject to separate terms and conditions that govern their use (see Hire Agreement or enquire about our General Conditions of Sale).

Company Information Wired Broadcast Ltd is registered in England at 31 Lee View, Enfield, EN2 8RY.

Company no. 237 6848. VAT no. GB 495 1716 21. WEEE compliance scheme member no. WEE/CA2637XW.

Copyright Except where otherwise specified, the Materials of the Wired Broadcast website are protected by copyright and intellectual property laws in England and other countries as well as by international treaties. You may not copy or distribute any portion of the site without express written permission except as necessary to view it. Please direct any questions or comments to info@wiredbroadcast.com.

Trademarks Wired Broadcast reserves all rights to its trademarks, service marks, and logos, collectively referred to as "Wired Broadcast Marks". All other trademarks, service marks, and logos that appear on the site are the property of their respective owners.

No employee or representative of Wired Broadcast is authorised to grant permission to use Wired Broadcast Marks or to provide guidance in their use without a formal written agreement. With a formal written agreement, the use of Wired Broadcast Marks will conform to our Brand Guidelines.

Wired Broadcast Marks are valuable intellectual property, and we will take steps to prevent their dilution and misuse as well as the use of third-party marks that are strikingly similar to Wired Broadcast Marks.

Use of Software To the extent that Wired Broadcast provides for the download from the site of proprietary software of third parties, such as Wired Broadcast's partners, such Software is protected by the applicable copyright, patent, or other intellectual property rights of the

third-party licensor. Any use of the Software is subject to the terms of the applicable end-user license agreement.

Any software provide for evaluation is provided "as is" for internal evaluation and use only. You may not use evaluation Software for commercial, development, or production purposes. In addition, evaluation Software may be disabled and cease to operate after a set interval.

Links to Third-Party Sites Our website may contain links to third-party websites provided solely for your convenience. You leave the Wired Broadcast site when you access those links. We do not endorse or make any representations about such third-party websites, nor are we responsible for their contents or the accuracy or reliability of the information, data, advice, or statements they contain.

Indemnification You agree to indemnify, defend, and hold harmless Wired Broadcast and its respective officers, directors, employees, or agents, from and against all claims, liabilities, damages, losses, costs, expenses and fees (including reasonable attorneys' fees) that such parties may incur as a result of or arising from your (or anyone using your account, computer, or software) use of the Wired Broadcast website or violation of these Terms. Wired Broadcast reserves the right to assume the exclusive defence and control of any matter otherwise subject to indemnification by you and, in such case, you agree to cooperate with Wired Broadcast's defence of such claim, and in no event may you agree to any settlement affecting Wired Broadcast without Wired Broadcast's written consent.

Electronic Communications When you visit the Wired Broadcast website or send us email, you are communicating with Wired Broadcast electronically. We may respond to you by email or by posting notices on our website. You agree that all such notices that we provide to you electronically satisfy any legal requirement that such communications be in writing.

Disclaimers The information on the Wired Broadcast website is provided for your general use only. Neither Wired Broadcast nor any third parties provide any warranty or guarantee as to the accuracy, timeliness, performance, completeness, or suitability of the information and materials found or offered on this website for any particular purpose. You acknowledge that such information and materials may contain inaccuracies or errors, and we expressly exclude liability for any such inaccuracies or errors to the fullest extent permitted by law. It shall be your own responsibility to ensure that any products, services, or information available through this website meet your specific requirements. Wired Broadcast makes no warranty that the Wired Broadcast website will be uninterrupted, timely, secure, or error free. Furthermore, Wired Broadcast provides no assurances that any reported problems will be resolved by Wired Broadcast, even if we elect to provide information with the goal of addressing a problem.

Limitation of Liability In no event will Wired Broadcast be liable for (a) any indirect, special, consequential, incidental, punitive, or exemplary damages or (b) any damages whatsoever in excess of GBP 100.00, including, without limitation, those resulting from lost profits, revenues or savings, loss or damage to data or business interruption arising out the use of or inability to use the Wired Broadcast website, Materials, or Services accessed on this website, whether such damages are based on warranty, contract, tort, or any other legal theory and even if Wired Broadcast has been advised or should have known of the possibility of such damages.

Exclusions and Limitations Some jurisdictions do not allow the exclusion of certain warranties or the limitation or exclusion of liability for certain damages. Accordingly, some of the above disclaimers and limitations of liability may not apply to you. To the extent that Wired Broadcast may not, as a matter of applicable law, disclaim any implied warranty or limit its liabilities, the scope and duration of such warranty and the extent of Wired Broadcast's liability shall be the minimum permitted under such applicable law.