

GENERAL TERMS & CONDITIONS

I. General Use

I.I Your use of this website is subject to these terms and conditions ("these Conditions"). By using this site you are agreeing to be bound by these Conditions and our Privacy Policy. If you do not agree to these Conditions, do not use this Site. In addition, if you purchase any of our goods or services, then that purchase is governed by our Terms of Business and Consultancy Service. Please read these; they are important. I.2 We may change these Conditions at any time without giving you notice, so please check them regularly. I.3 You may not link to this website without the prior consent of Os2i. Requests to link to the website should be made to nikkicrimes@os2i.org or mikkicrimes@os2i.org or mikkicrimes@os2i.org or

2. Intellectual Property Rights

- 2.1 Except where otherwise indicated, the Material on this website is protected by copyright, database rights and other intellectual property rights that belong to Os2i. All Os2i's rights in the content and design of the website are reserved. 2.2 Notwithstanding the above, you may read, print and download material from the website other than third-party material free of charge, provided it is:
- for your private use or for use in the ordinary course of your business;
- reproduced accurately;
- · not used in a misleading context; and,
- the source of the material is identified and the copyright status acknowledged.
- 2.3 However, you may not republish, disseminate or transmit any of that material, or exploit it for commercial purposes, make any derivative work, or copy it for any other purpose without first obtaining our written permission, or that of the rights owner. If you wish to seek such permission please contact: nikkicrimes@os2i.org or mikecrimes@os2i.org. 2.4 Os2i's brand name mentioned on this site is a registered trade mark belonging to us. 2.5 Subject to any approval under clause I.3, if you wish to display ADEPT® sample reports, you should link to the ADEPT® sample reports on our website rather than uploading examples of your own on yours. This ensures that surfers have access to the most recent versions of the documents as we continue to update and revise our materials. 2.6 If you wish to use ADEPT® logo directly on your website, you will require prior consent from Os2i. If you wish to seek such permission please contact: nikkicrimes@os2i.org or mikecrimes@os2i.org.



3. Data Protection and Privacy

3.1 Os2i wants to protect the privacy of visitors to our website and that of our customers. Please read our Privacy Policy; it will help you to understand how we use your personal data. We may change our privacy policy at any time without giving you notice, so please check it regularly. 3.2 Whenever you give us personal data, you are consenting to its collection and use in accordance with our Privacy Policy.

4. Purchase of Products & Services

4.1 Our Terms of Business and Consultancy Service apply whenever you wish to purchase products or services from us. 4.2 In the event of any conflict or inconsistency between these Conditions and our Terms of Business or Consultancy Service, our Terms of Business and Consultancy Service will prevail but only to the extent necessary to resolve that conflict or inconsistency.

5. Third Party Goods and Services and Links

5.1 If you purchase goods or services from third parties, even if you have been directed from our site to them, any contract you enter into with those third parties and any use you make of their website is a matter between you and them. Os2i has no liability for the quality or type of services or goods provided by any third party we may mention on our site or to whom our site is linked. It is for you to make your own judgment about them. 5.2 Any information, offer or service made available by any third party on this site, or on any site to which this site is linked, is that of the author or provider, and not of Os2i. We do not necessarily endorse, and we are not responsible for, the accuracy or reliability of, any such information, offer or service. 5.3 Os2i makes no representations and gives no warranty about any other websites or any information, offer or service on them. We have no control over their content or availability. Os2i will not be liable for any loss or damage caused by or in connection with use of, or reliance on, any content, goods or services available on or through any other website. 5.4 Any concern you have about any external link should be directed to nikkicrimes@os2i.org or mikkecrimes@os2i.org.org.

6. Accuracy of Information and Disclaimer

6.1 We try to ensure that any information on our site is accurate, but we make no representations and give no warranty that any information is accurate, up to date or complete. We accept no liability for any loss or damage caused by inaccurate information or by the manner in which that information is used or interpreted by others. 6.2 If you find any inaccurate information on our site, please let us know immediately by contacting: nikkicrimes@os2i.org or mikecrimes@os2i.org



7. Our Liability

7.1 Where you have purchased goods or services, our liability is governed by our Terms of Business or Consultancy Service. 7.2 We have no liability for the inability of anyone to access our site or any information, material or service on it, and we do not warrant that our site will operate without interruption. 7.3 We do not exclude or limit our liability for death or personal injury caused by our negligence or for any fraud on our part, or for any liability, which cannot be excluded by law. 7.4 Subject to Condition 7.3, we will not be liable for any indirect or consequential loss, or for any loss of business, profit, revenue, goodwill or data, lost or wasted management time or the lost time of other employees arising from your use of our site or information on it (whether direct or indirect). 7.5 Except as expressly set out in our Terms of Business or Consultancy Service (which applies only in relation to any purchased goods or services) we exclude to the fullest extent permitted by law all warranties, representations, terms, conditions and undertakings, whether implied by statute, common law, custom, trade usage, course of dealing or otherwise (including any implied warranty, representation, term, condition or undertaking of satisfactory quality or fitness for a particular purpose). 7.6 The information on this site is not intended to address your particular requirements; it does not constitute any form of advice or recommendation by Os2i and is not intended to be relied upon by you in making (or refraining from making) any decisions. Where appropriate you should take professional advice.

8. General

8.1 No delay, neglect or forbearance on the part of Os2i in enforcing any of these Conditions will be or be deemed to be a waiver or in any way prejudice any right of Os2i. 8.2 If any of these Conditions is, for any reason, held to be unenforceable, illegal or otherwise invalid in any way, the unenforceable, illegal or invalid provision will not affect any other Condition and those Conditions will continue in full force and effect. 8.3 These Conditions are governed by English law and you agree you will only sue us in the courts of England. The place of performance of the contract will be England. 8.4 No addition to or modification of any provision of these Conditions will be binding on Os2i unless made in writing and signed by its duly authorised representative. 8.5 All customers shall be required, in using Os2i's Materials to verify any local requirements and/or restrictions on using the Materials in particular, in that jurisdiction, whether imposed by law, regulation or by a local regulatory or governmental body. Where any local requirements and/or restrictions exist that alter the criteria for, or prevent, use of Materials within a particular jurisdiction, it shall be the responsibility of the customer to ensure that it fully complies with any and all such local requirements and/or restrictions.



Where any individual or entity uses Materials in a particular jurisdiction in contravention of any local requirements and/or restrictions, whether knowingly or inadvertently, such individual or entity shall be solely responsible and liable for such use and shall hold harmless and indemnify Os2i in respect of any loss or claim by a third party against Os2i arising from such. Further, in the event that a customer has failed to ensure that any Materials may be legitimately used within a particular jurisdiction and subsequently purchases Materials for use in that jurisdiction, such customer shall be liable for the costs thereof and Os2i shall bear no responsibility or liability for return of such Materials or the reimbursement of any associated costs.

9. Further Information

9.1 If you wish to raise any query, please contact: nikkicrimes@os2i.org or mikecrimes@os2i.org 9.2 Os2i is a partnership company registered in England. 9.3 Our registered office is at: 13 Station Road, Faversham, Kent ME13 8EB.