

DeviceWare Terms

- All estimates remain valid for 28 days from estimation date;
- Acceptance of the proposal must be in writing;
- Estimates are based on stated specifications. Modifications to the specification will be re-quoted;
- Prices from third parties are based on current costs at time of writing and may be subject to amendment at any time after acceptance should these costs change;
- Estimations are as complete as possible, but additional expenses may be incurred;
- All monetary amounts are stated in NZ dollars and exclusive of GST, unless stated otherwise;
- DeviceWare accepts no responsibility in respect of any claims, costs or expenses arising out of this project, or any infringement of copyright, restraint of trade, patent or other intellectual property
- Unless specific arrangements are made upon acceptance of this estimate, payment terms are 14 days after date of invoice;
- Accounts not paid in full by due date may incur a penalty charge of 5% per month on the outstanding balance;
- DeviceWare shall retain the right to withhold the hand-over any material / intellectual property until all accounts are paid in full;
- Possession of all intellectual property, and software (in the form of source code) shall be exclusively managed and retained by DeviceWare unless specifically stated;
- All costs incurred in recovery of debts owed to DeviceWare are the responsibility of the debtor.