Ambitious Futures Ltd - CONDITIONS OF SALE

GENERAL

- these conditions

 Ambitious Futures Ltd is called "Ambitious Futures Ltd" and the individual firm, company or other party with whom Ambitious Futures Ltd contracts is called "the Customer".

 The Customer of the Customer of

- Unless otherwise provided in the Contract
 - The price of the Goods is exclusive of Value Added Tax, which will be charged at the rate applicable at the
 - The price of the Goods includes the cost of carriage to the contracted place of delivery by the means rownering than Mahiltons Futures Ltd. If the Customer instructs Ambiltons Futures Ltd. If the Customer instructs Ambiltons Futures Ltd. If the Customer instructs Ambiltons Futures Ltd. But osed the Good passenger train, parcel post, airfreight or other special transport, the additional cost will be for the account of Customer.

DELIVERY AND RISK

- Delivery of the Goods shall be made to the Customer at the place specified in the Contract or as subsequently agreed between the parties and the risk in respect of all Goods shall pass to the Customer at the time of delivery. Special notice is directed to the fact that in accordance with the provisions of Sections 32 or the Sale of Goods Act 1979 delivery to the carrier will, in such circumstances, constitute delivery to the Customer. Ambitious Futures Ltd shall be entitled to make delivery of the Goods by instalments and to invoice the
- Ambitious Futures Ltd shall be entitled to make delivery of the Goods by instalments and to invoice the Customer for each instalment dispatched.

 Where damage to or loss of the Goods occur before delivery thereof to the Customer Ambitious Futures Ltd undertakes (subject as provided below) to replace free of charge any (Goods so damaged or lost in which event the time for delivery of the Goods shall be extended for such period as Ambitious Futures Ltd shall reasonably require for such replacement. The foregoing undertaking of Ambitious Futures Ltd is conditional upon the Customer giving written notice of such damage or loss with reasonable particulars thereof to Ambitious Futures Ltd and to the carrier within three days of the receipt of the Goods and a claim being made in writing within forty two days of receipt of Ambitious Futures Ltd's or the carrier delivery advice or other notification of dispatch. Provided that if the Customer proves that:

 It was not reasonably possible for the Customer to advise the Ambitious Futures Ltd and the carrier or make a claim in writing within the time limit applicable; and is Such advice or claim was given or made within a reasonable time; the Ambitious Futures Ltd shall not have the benefit or the exclusion of liability afforded by this Condition;

 Save as expersely provided in this Condition, Ambitious Futures Ltd shall not have any liability whatsoever for or in connection with any damage to or loss of the Goods in transit to the contracted place of delivery.

TITLE

- Title to and property in the Goods shall remain vested in **Ambitious Futures Ltd** (notwithstanding the delivery of possession of he same and the passing of the risk therein to the Customer) until:

 i) The price of the Go

- satisfied in full;

 Until the title to and property in the Goods pass to the Customer as aforesaid the following provisions shall apply:

 i) Ambitious Futures Ltd may at any time without prior notice to the Customer repossess and resell the Goods
 if in any, of the events specified in Condition 9 hereof shall occur, or if any sum owed by the Customer to

 Ambitious Futures Ltd under this or any other Contract between the Customer and Ambitious Futures Ltd
 is not paid on the due date for payment. For the purpose of exercising its rights under this sub-clause (i)

 Ambitious Futures Ltd its employees or agents together with all vehicles and plant considered by
 Ambitious Futures Ltd to be necessary shall be entitled at any time without prior notice to the Customer to

 free and unrestricted entry upon the Customer's premises and/or locations where any of the Goods are
 situated.
- situated.

 The Customer shall store the Goods in a proper manner without charge to Ambitious Futures Ltd and ensure that they are clearly identified as belonging to Ambitious Futures Ltd. Ambitious Futures Ltd shall be entitled to examine the Goods in storage at any time during normal business hours and upon giving the Customer reasonable notice of its intention to do so.

 The rights and remedies conferred upon Ambitious Futures Ltd by this Condition 4 are in addition to and shall not in any way prejudice, limit or restrict any other rights or remedies of Ambitious Futures Ltd under the Contract.

PERFORMANCE

- Ambitious Futures Ltd will use its reasonable endeavours to comply with any date or dates for dispatch or delivery of the Goods as states in the Contract, but unless the Contract otherwise expressly provides in such date or dates shall constitute only statements of expectation and shall not be binding. If Ambitious Futures Ltd having used list reasonable endeavours fails to dispatch or deliver the Goods on such date or dates, such failure shall not constitute a breach of the Contract nor shall the Customer be entitled to treat the Contract as thereby repudiated or to resclind it or any related contract in whole or in part or claim compensation for such failure or for any consequential loss or damage resulting there from.

 If Ambitious Futures Ltd is prevented or hindered from performing the Contract or any part thereof by any circumstances beyond its reasonable control including (but without limiting the generality of the foregoing) strikes, lock-outs or other industrial action, inability to obtain materials or labour, power or machinery breakdown or failure, fire, flood, civil commotion or any cause of whatever kind and whenever occurring, further performance of the Contract shall be suspended for so long as the further Ltd is so prevented or inhidered provided that if the performance of the Contract is suspended for so long as the Ambitious Futures Ltd is so prevented or indicated any object of the Contract of th such circumstances
- where Goods are delivered by instalments each such instalments shall be deemed to be sold or supplied under a
- where Goods are delivered by instainlerss each such instainlerss shall be deemed to be sold of supplied funder a separate contract to which these Conditions shall apply (mutatis mutands), and save as provided in sub-clause (d) of this Condition no default in respect of any one instalment shall effect or prejudice due performance of the control as regards any other instalments.

 Control as regards any other instalments, which is supplied to the properties of the control as the state of the control as t
- contilled to relimbursement of any additional costs and expenses incurred or suffered as a result of any such cancellation or variation;
 When expedited delivery is agreed by Ambitious Futures Ltd and necessitates overtime or other additional costs, the Customer hall reimburse Ambitious Futures Ltd for the amount of such overtime payment or other costs. Where postponement of delivery is agreed by Ambitious Futures Ltd the customer shall if required by Ambitious Futures Ltd, and expenses (including a reasonable charge for storage and insurance of the Goods and interest on the contract price) occasioned thereby, but the Goods shall be held at the Customer's risk from the time of such postponement.

 If performance of the Contract is suspended at the request of or delayed through default of the Customer including (without prejudice to the generality of the Goods for a period of 14 days, Ambitious Futures Ltd shall be entitled to collect or accept delivery of the Goods for a period of 14 days, Ambitious Futures Ltd shall be entitled to support the Contract rate for Goods supplied or ordered and any other additional costs thereby incurred including storage, insurance and interested PROVIDED THAT if the Customer fails to collect or accept delivery of the Goods or any part thereof within 28 days of written notification from Ambitious Futures Ltd that the Goods remedies under the Contract for such breach) to sell the Goods and to apply the proceeds of sale thereof if sold towards payment of all sums due to the Ambitious Futures Ltd due the Contract.

ACCEPTANCE

- Without prejudice of the Customer's rights under Conditions 8 hereof the Customer shall be deemed to have accepted the Goods as being in conformity with the Contract and shall be bound to pay for them, unless written notice of rejection thereof is received by Ambitious Futures Ltd within 3 working days of delivery. Save in the circumstances referred to in Condition 8 hereof Goods accepted by the Customer cannot subsequently be returned and any claim which the Customer might otherwise have shall be deemed to have been waived.

 If after notice or rejection has been given, the Customer deals with Goods as owned thereof or if any conduct of the Customer is inconsistent with such rejection or with the ownership of the Goods by Ambitious Futures Ltd, the Customer shall be deemed to have accepted the Goods and be bound to pay for them.

PAYMENT

- Unless the Contract otherwise provides, the contract price for Goods shall be payable not later than 14 days after the invoice date or otherwise as by the Contract provided.

 Where Goods are delivered by instalments, the Customer shall be obliged to pay for each instalment upon terms set out in sub-clause (a) of this Condition.

 The time stipulated for payment shall be of the essence of the Contract and failure to pay within the period specified shall entitle Ambitious Futures Ltd upon the expiration of 21 days notice in writing to the Customer to suspend further performance of the Contract pending payment and in addition the Ambitious Futures Ltd shall be entitled without liability to the Customer to suspend performance or or cancel in whole or in part available to Ambitious Futures Ltd in respect of each default in payment.

 Unless otherwise agreed in writing the Customer shall not be entitled to set off against monies due to Ambitious Futures Ltd under the Contract, any amount claimed by or due to the Customer from Ambitious Futures Ltd whether pursuant to the Contract or another account whatsoever.

 Ambitious Futures Ltd shall be entitled to interest before as well as after judgement of any part of the Contract price not paid by its due date from that date until actual payment, at the rate of 4 per cent per annum above the Base Lending Rate of National Westminster Bank plc prevailing from time to time during such period.

- a. Where any Goods are shown, to the reasonable satisfaction of **Ambitious Futures Ltd**, to have been defective at the time when they left **Ambitious Futures Ltd**'s premises, **Ambitious Futures Ltd** shall, at its sole option:

 i) Deliver replacement Goods to the Customer free of charge; and/or

 ii) Refund to the Customer the contract price of such Goods;

 - PROVIDED that;
 iii) the Customer notifies Ambitious Futures Ltd in writing within fourteen days of becoming aware of any such defect; and iv) if so required by Ambitious Futures Ltd's lad defective Goods are first returned to Ambitious Futures Ltd's
- The sequence of Ambitious Futures Ltd an detective Goods at misst returned to Ambitious Futures Ltd and the sequence of the State of the Contract of the State of the State of the Contract of the State of
- - Nothing in these Conditions shall:

 Limit or exclude the liability of **Ambitious Futures Ltd** in respect of death or personal injury resulting from
 the negligence of **Ambitious Futures Ltd**, its employees or agents; or
 Limit or exclude the respective rights and remedies of **Ambitious Futures Ltd** and the Customer under the
 Unfair Contract terms Act 1977, or

 IIII Contract terms Act 1977, or
 Lexclude the conditions and warranties implied by Section 12 of the Sale of Goods Act 1979.

INSOLVENCY AND BREACH OF CONTRACT

- any of the following events occur, are threatened or in the opinion of Ambitious Futures Ltd are reasonably
 - likely to occur;

 The Customer shall commit any breach of Contract and shall fail to remedy such breach (if capable of reme within a period of thirty days from receipt of notice in writing from **Ambitious Futures Ltd**, requesting s breach to be remedied; or

within a period of thirty days from receipt of notice in writing from Ambitious Futures Ltd, requesting such breach to be remedied; or

b. Andy distress or execution is levied upon any Goods or property of or in the possession of the Customer; or

c. The Customer (or where the Customer is a partnership any partner thereof) offers to make any arrangement with or for the benefit of its or his creditors or commits any act of bankruptcy; or

d. The Customer (being a limited company) has a Receiver appointed for the whole or any part of its undertaking property or assets or any order is made or a resolution passed or analogues proceedings are taken for the modified or any part of the Customer (save for the purpose of reconstruction or amalgamation without insolvency and making the company of the customer without resolutions and the customer without resolutions and the customer without the company of the company of the customer without the company of the company of the customer without the default has been made good or to terminate the Contract of any other contract between Ambitious Futures Ltd and the Customer or any unfulfilled part thereof or at Ambitious Futures Ltd and the Customer or any unfulfilled part thereof or at Ambitious Futures Ltd and the Customer or any unfulfilled part thereof or at Ambitious Futures Ltd at the Contract are for all Goods delivered up to and including the date of termination and shall in additional indemnify Ambitious Futures Ltd against any loss, damage or expense incurred by Ambitious Futures Ltd as a result of such default.

SEVERANCE

10. If at any time one or more of these Conditions (or any paragraph sub-paragraph or any part thereof) is held to be or becomes void or otherwise unenforceable for any reason under any applicable law, the same shall be deemed omitted, herefrom and the validity and/or enforceability of the remaining provisions of these Conditions shall not in any way be affected or impaired thereby.

The rights and remedies of the **Ambitious Futures Ltd** under the Contract shall not be diminished, waived extinguished by the granting of any indulgence, forbearance or extension of time by **Ambitious Futures Ltd** nor any failure of or delay by **Ambitious Futures Ltd** in asserting or exercising any such rights or remedies.

These Conditions and each and every Contract made pursuant thereto shall be governed by and construed in all respects in accordance with the Laws of -England and Ambitious Futures Ltd and the Customer irrevocably submit to the exclusive jurisdiction of the English Courts.