CONDITIONS OF SALE

DEFINITIONS AND INTERPRETATION

In these Conditions, the following words shall have the following meanings ste" – any Group Company of the Company including but not limited to Hills ects Plc.

Prospects Ptc." "Agreement" – the contract between the Company and the Customer for the sale and purchase of Goods which incorporates these Conditions; "Business Day" – a day other than a Saturday, Sunday or public holiday in England when banks in London are open for business.

panks in London are open for business.

"Company" – LWC Drinks Limited (Company number 07677007) whose registered office is at Greenside Way, Chadderton, Middleton, M24 15W;

"Conditions" – these terms and conditions of sale set out in this document;

"Control" – means control as defined in section 416 of the Income and Corporation Toxes Act 1988;

LISTOR). LISTOR ... ULSTORP. ... ULSTOME? — means the person, firm, company or other legal entity to whom the oods are supplied and to which the invoice, order acknowledgement or delivery note addressed;

Force subset.

Force

on, as unerneed on re-enacted, any phrase introduced by the terms "including", "includes", "in particular" or any expression shall be construed as illustrative and shall not limit the sense of the oreceding those terms; and a reference to "writing" or "written" includes email.

BASIS OF SALE

Any Order constitutes an offer by the Customer to purchase the quantity and of Goods referred to in the Order in accordance with these Conditions, which the pony shall be entitled to accept or reject at its discretion.

The Customer acknowledges that by placing an Order with the Company it und by these Conditions and all other terms and conditions, whether express or ed, are hereby excluded (to the extent permissible under English law) in their enril particular, these Conditions shall prevail in the event of any conflict between
2 Conditions and any terms and conditions which appear on the Customer's order
or on or in any other communication passing between the Parties.

No variation or amendment to these Conditions shall be binding unless agreed ting by a director of the Company and a duly outhorised representative of the
omer.

Any samples, descriptions advertising and file.

Any samples, descriptions, advertising and/or marketing materials provided by Company are intended as guidance only and are only intended to give a general roximation of the Goods in question. They shall not form part of the Agreement or e only contractual force.

The Customer acknowledges that the Company may at any time discontinue or nge its range of Goods without liability to the Customer.

The Company shall not be responsible for the procurement of any licences, sents or permissions required for the ownership and/or use of the Goods. The tomer shall be responsible for obtaining the same prior to delivery of the Goods. Any quotation given by the Company shall not constitute an offer.

2.7

GOODS

ods are described in the Order.

The Goods are described in the Order.

The Company reserves the right to amend the specification of the Goods if d by an applicable statutory or regulatory requirements or as amended by the cturer of such Goods.

quired by an applicable statutory or regulatory requirements or as amenae by an applicable statutory or regulatory requirements or as amenae by an applicable statutory of the Goods given by the Company shall only be lestimate. The Company shall use its reasonable endeavours to comply with such itemated time or date for delivery but time of delivery shall not be of the essence and e Company shall not be held liable for any loss or damage howsoever resulting to e Customer by reason of delay in delivery. The Company shall not be loible for any lay in delivery of the Goods that is caused by a Force Majeure Event or the Customs's failure to provide the Company with adequate delivery instructions or any other structions that are relevant to the supply of the Goods.

2. The Company shall be entitled to determine, in its reasonable apinion, the acceptance of the company of the Goods and the control of the supply of the Goods.

3. The Customer shall ensure that the Company for its agent or carrier as appliable) shall have sufficient access to the designated permises for delivery to enable fire and proper delivery of the Goods. If this obligation is not fulfilled by the Customine, the Company who are sufficient access to the designated permises for delivery to enable fire and proper delivery of the Goods. If this obligation is not fulfilled by the Customine for any additional costs and expenditure curred by the Company shall be entitled but not required to deliver the Goods in instalents and to invoice the Customer for each instalment Any delay in delivery or defect an instalment shall not entitle the Customer for each instalment shall not entitle the Customer for the Goods are the Company shall be entitled but not required to deliver the Goods in instalents and to invoice the Customer for each instalment any delay in delivery or defect an instalment shall not entitle the Customer for the Company, the Company may.

5. If the Customer refuses or foliation access that the window of the Agreement and the control of the Good

y note.

If the Goods have not been delivered despite receipt by the Customer of the any's invoice relating to them, then unless the Customer notifies the Company? days after the date of such invoice no claim against the Company may be n respect of non-delivery of those Goods.

If the Company agrees that the Customer has a valid claim for any damage to Goods during transit or short delivery, the Company's only obligation in to f such loss or damage shall, at the Company's option, be to:

make good any damage or short delivery of the Goods.

4.8.1 make good any damage or short delivery of the Goods;
4.8.2 replace such damaged Goods which have been returned to it by and at the expense of the Customer, and/or
4.8.3 in either case make a full refund in respect of such Goods; and such making good, replacement or refund shall be the Customer's sole remedy in respect of any claims it has for any damage caused to Goods during transit or short delivery of the Goods and such making that the sole of the company of the customer of Goods as recorded by the Company of the quantity of any consignment of Goods as recorded by the Company of the quantity received by the Customer on delivery unless the Customer can provide conclusive evidence proving the contrary.

4.10 The Company shall not be liable for any non-delivery of Goods (even if caused by the Company's negligence) unless the Customer gives written notice to the Company of the non-delivery within two days of the date when the Goods would in the ordinary course of events have been received.

4.11 Any liability of the Company for non-delivery of the Goods shall be limited to replacing the Goods within a reasonable time or issuing a credit note at the Agreement rate price against any invoice raised for such Goods.

5. PRICES AND PAYMENT

PRINCES AND PAYMENT

The prices of the Goods shall be as featured in the Customer's bespoke price provided to the Customer by the Company in any format from time to time. The Company may, by giving notice to the Customer at any time before deliveness the price of the Goods doe to:

is due to: any factor beyond the Company's control (including foreign exchange fluctu-increases in taxes and duties, brand owner increases, movement of the Retail index and increases in labour, materials and other manufacturing costs); any request by the Customer to change the delivery date(s), quantities or typods ordered;

5.2.2 any fequest by the Customer to change the derivery date(s), quantities in types of Goods ordered.

5.2.3 any delay caused by any instructions of the Customer or failure of the Customer to give the Company adequate or accurate information or instructions.

5.3 Where the Company elects to deliver the Goods via a third party courier in accordance with Condition 4.2, the Customer shall be responsible for such third party courier delivery costs including any packaging, insurance and transport costs. The Company not harge a delivery fee where on Order does not exceed the minimum value threshold, as determined by the Company from time to time.

5.4 In addition to all amounts payable under the Agreement, the Customer shall pay all applicable taxes including value added tax.

5.5 Commodities may be available in single bottles, except where stated otherwise in the Company's price list, but these may be subject to a surcharge.

5.6 Container sizes quaded in the Company's price list and on any other documentation are trade descriptions only and are not intended as a guarantee of the actual

valume of the Goods within the container

volume of the Goods within the container.

5.7 The Company may invoice the Customer for the Goods on or at any time after the completion of delivery. Payment for the Goods shall be made in accordance with the written correspondence between the parties (including any approved credit facilities) and in obsence of such correspondence, payment for the Goods shall be made by the Customer by cash (or by cheque if the prior agreement of the Company has been obtained) on delivery and prior to the unloading of the Goods (unless otherwise agree by the parties in writing from time to time). If the Customer disputes any movice issued by the parties in writing from time to time). If the Customer disputes any movice issued invoice, specifying the reasons for disputing the invoice.

5.8 The Customer Shall have deleted from the prior of the Goods (unless otherwise and the control of the Customer shall be not the control of the Customer shall be not the control of the Customer shall be not shall be not the control of the Coods (unless otherwise and the coods (unless otherwise and the coods (unless otherwise and the coods) (unless otherwise and the coods (unless otherwise and the coods (unless otherwise and the coods (unless otherwise and the co

voice, specifying the reasons for disputing the invoice.

3 The Customer shall not deduct from the price of the Goods (and related costs arged by the Company) any other monies due or claimed to be due to the Customer in the Company in respect of the Agreement or any other contract.

5 Deposit charges on containers must be paid for at the time of delivery and will credited in full when the containers are returned to the Company in good condition.

10 If the Customer fails to make payment in accordance with the Conditions the impany shall be entitled without further notice to:

10.1 terminate this Agreement immediately upon written notice and any other ntract with the Customer or suspend all further deliveries of Goods.

charge the Customer interest in accordance with the 'Late Payment of ercial Debt Interest act 1998' from the date payment was due until the payment is made: request all other sums due from the Customer to be paid immediately

equest, att other sums oue from the Customer to be paid immediately, charge the Customer for any third party charges incurred by the Company in ion with any failure to make payment, including but not limited to legal costs charges for rejecting or presenting cheques; and/or withdraw the credit facility granted to the Customer by the Company (as appli-

WARRANTIES AND LIABILITY

Subject to Condition 4.6, the Company warrants that the Goods shall be deliv-the Customer in a materially undamaged condition and free from any material

defects.

6.2 If any of the Goods are defective and are covered by the warranty in Condition 6.1 above the Company shall at its sole option either supply replacement Goods or refund the price which has been paid by the Customer for the defective Goods. Such replacement or refund shall be the Customer's sole remedy in respect of any claims it has under the warranty given by the Company in Condition 6.1 above. These Conditions shall apply to any replacement Goods supplied by the Company.

6.3

angly to any replacement Goods supplied by the Company.

Except where expressly provided by these Conditions the Company gives no anxiety of the Company.

Except where expressly provided by these Conditions the Company gives no anxiety of the Company shall not be liable, howsoever arising, including without limitation in section with or arising out of the design, manufacture, supply, use of or otherwise ing to the Goods (whether arising in contract, tort (including negligence), breach atturby duty or otherwise, for any:

Loss of anticipated profits and/or damage to goodwilt;

Further of the Company and the company contracts of the company gives not any contract gives not give the series of the company gives not give the series of the company gives not give the contract gives not give the company gives not

pure economic and/or other similar losses; special damages;

aggravated, punitive and/or exemplary damages; consequential losses and/or indirect losses;

Subject to Condition 6.4 is 5 and 6.6 more time to the formation in gredients, nutritional guides, our formation in good formation in the Agreement may be be product information in gredients, nutritional guides, and 6.5 more than the customer and for the formation in the formation in the formation in the formation with an Agreement (whether arising in contract, tort (including negligence), breach of studies with the formation in the formation with an Agreement (whether arising in contract, tort (including negligence), breach of studies and including without limitation in builty to the Cook of the formation in gredients, nutritional guides, altergens and/or dietary advice ("Product Information"), in good faith. The Company shall use its reasonable endeavours to ensure the Product Information in 6.9. Subject to Condition 6.8 the Company shall use its reasonable endeavours to ensure the Product Information is up-to-date and accurate.

6.9 Subject to Condition 6.8 the Company shall not be responsible for any inaccuracies or omissions in the Product Information.

INDEMNITY
Customer shall indemnify the Company in respect of all actions, claims, demands expenses related to damage, injury or loss occurring to any person or property which has arisen from the condition or use of the Goods or of any of the property rired to in Condition Below to the extent that such damage, injury or loss shall be been occasioned partly or wholly by the act, omission, negligence or wifuful utl of the Customer, its servants or agents or by any breach by the Customer of its gations to the Company under these Conditions.

PROPERTY OF COMPANY/SUPPLIER

B. PROPERTY OF COMPANY/SUPPLIEM ALL containers including but not limited to bottles, cases, kegs, cylinders and pallets in or upon which the Goods are supplied shall remain the property of the Company of the Company souther (so the case may be) and the Company shall be entitled to charge the Customer a deposit for the safekeeping thereof. If the Customer falls to return such items upon request or returns them in a damaged condition, any deposit more beforfeited in whole or in port and the Company shall in addition be entitled to charg the Customer the balance of the cost of any replacement thereof or reption thereto.

RISK AND TITLE

RISK AND TITLE

Risk of loss of or damage to the Goods shall pass to the Customer on delivery in the case the Customer wrongfully falling to take delivery of the Goods the time and the Company has been dered delivery of the Goods) and the Customer shall insure 6 Goods from that time until ownership of and title to them passes to the consumer. Despite earlier delivery of the Goods, ownership of and title to the Goods all or retained by the Company until such time as the Customer shall have paid all or retained by the Company until such time as the Customer shall have paid to retain the company of the construction of the Company, and until that time the Customer shall knowledges that it is in possession of the Goods solely as ballee in a fladuciny capace, for the Company. The Customer shall keep the Goods separate from goods which long to the Customer and to third parties and ensure that such Goods are properly pred, protected (and insured) and clearly marked as the Company's property ored, protected (and insured) and clearly marked as the Company's property.

8 The Customer may resell or use the Goods in the ordinary course of its.

belong to the Customer and to third parties and ensure that such Goods are properly stored, protected (and insured) and clearly marked as the Company's property.

9.3 The Customer may resell or use the Goods in the ordinary course of its business (but not otherwise) before the Company receives payment for the Goods. However, if the Customer resells or otherwise disposes of the Goods before that time:

9.3.1 it does so as principal and not as the Company's agent;

9.3.2 title to the Goods shall poss from the Company to the Customer immediately before the time at which resele by the Customer occurs;

9.3.3 the Customer shall hold the entire proceeds of sale of such Goods whether tangible or intangible, including insurance proceeds, for and on behalf of the Company until the Company has received payment in full and shall keep all such amounts separate from any monies or property of the Customer and third parties and, in the case of tangible proceeds, properly stored and protected and insured. The Customer shall maintain records of the persons for those Goods and will allow the Customer shall be payments mode by such persons for those Goods and will allow the Customer shall be entitled to trace the proceeds of sale or otherwise of such Goods and of the payments mode by such persons for those Goods and will allow the Customer shall be entitled to trace the proceeds of sale or otherwise of such Goods.

9.4 For the avoidance of doubt, the Goods and all other goods supplied to the Customer by the Company unless the Customer can prove otherwise.

9.5 Until ownership of and title to any Goods owned by the Company passes to the Customer (and providing the Goods are still in existence and have not been resold), the Company shall be entitled at any time to require the Customer to deliver up such Goods to the Company and, if the Customer fails to do so immediately, to enter upon any premises owned or occupied by the Customer on third party, which Goods or estored and reposses them. The Customer fails to do so immediately, to

OWNERSHIP OF THE BRAND

OWNERSHIP OF THE BRAND

The Customer acknowledges that all Intellectual Property Rights used by or
ing in the Goods are shall remain at all times in the absolute ownership of the
my (or of the Company's suppliers as applicable).

No right or licence is granted to the Customer in respect of the Intellectual
ty Rights used by or subsisting in the Goods, except the right to use or re-sel
adds in the Customer's ordinary course of business. 10.2

10.3

10.4

Goods in the Customer's ordinary course of business.

Any and all goodwill derived from the Customer's use of the Intellectual Proprights shall accrue to the Company (or the Company 's suppliers as applicable).

The Customer shall not apply for registration of or obtain any Intellectual perty Rights used by or subsisting in the Goods.

The Customer undertakes at the request and expense of the Company to bring effect or do all acts and execute all documents which may be necessary to conthe title of the Company to the Intellectual Property Rights used by or subsisting to Goods whether in connection with any registration of that title to design right or le mark or other similar right or otherwise. 10.5

11. TERMINATION

11.1 Without prejudice to any other right or remedy the Company may have, the Company shall be entitled to terminate the Agreement (or any other contract that the parties may have entered into for the supply of Goods) or suspend deliveries of the Goods forthwith by notice in writing if:

11.11 the Customer commits any material breach of any of these Conditions (whether in relation to this Agreement or any other contract to which the parties have entered into), persistently repeats a breach or commits any material breach and fails to remedy it within 7 days of receipt of notice of the breach requiring remedy of the same (and for the avoidance of doubt and without prejudice to any other rights the Company may have, failure to pay sums when due shall be considered a material breach);

11.12 the Customer becomes the subject of any voluntary arrangement, receivership, administration, liquidation or winding-up, or 11.13 the Customer is unable to pay its debts within the meaning of Section 123 of the insolvency Act 1986; or

the Customer (being an individual) dies or, by reason of illness or incapacity

(whether mental or physical), is incapable of managing its own affairs or becomes a patient under any mental health legislation; or 11.1.6 the Customer ceases or threatens not to carry on business; or 11.1.7 the Company reasonably believes that any of the events mentioned in Conditions 10.1 to 10.6 above is about to occur and notifies the Customer accordingly; 11.1.8 the Customer fails to make any payment when due; or 11.1.9 the Customer undergoes a change of Control, 11.2 The Company shall be entitled to terminate the Agreement for any reason whatsoever by giving no less than 14 days' written notice to the Customer. 11.3 Should the Agreement be terminated under any, some or all of Condition 11.1, the Company reserves the right to charge the Customer for any loss of profit as a direct result of having to terminate the Agreement and for any surplus Goods which were due to be delivered to the Customer but for the termination and which the Company using its reasonable endeavours cannot resell.

11.4 On expiry or termination of the Agreement for any reason the Customer shall immediately pay to the Company all of the Company's outstanding unpaid invoices and sums in respect of Goods delivered but not yet invoiced and interest.

11.5 Termination of the Contract, however arising, shall not affect any of the parties' rights, remedies, obligations and liabilities that have accuraed as a termination of the Contract.

Conditions which expressly or by implication survive termination of the Conshall continue in full force and effect.

MISTARES AND INFORMATION ompany reserves the right to amend any clerical, administrative or computer ssing error which appears in the Company's invoice, order acknowledgement, ry note or other documentation issued by it.

No realisation, forbearance, delay or indulgence by either party in enforcing any of these Conditions or the granting of time by either party to the other shall prejudice, effect or restrict the rights and powers of the said party, nor shall any waiver by eith party of any breach of these Conditions operate as a waiver of any subsequent or ar continuing breach of these Conditions.

eadings in these terpretation the

15. GENERAL
15.1 The Agreement constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter. The parties agree that they have not entered into the Agreement in reliance on any promise, assurance, representation, warranty, details and/or specification (whether in writing or not) that is not expressly set out in the Agreement. Nothing in the Agreement shall exclude liability for any fraudulent statement and/or act made prior to the date of the Agreement. Nothing in the Agreement shall exclude liability for any fraudulent statement and/or act made to it for breach of the Agreements that it is not in the remark of the Agreement and it shall have no right of action against any other party in respect of in writing or not) that is not expressly set out in the Agreement.
15.2 The Customer shall not assign, transfer, dispose of or sub contract (or purport to do any of the above in respect of) any of its rights or obligations under the Agreement without the prior written consent of the Company.
15.4 The Company shall be entitled to perform any of its obligations under the Agreement through any Affiliate, in such circumstances:
15.4.1 any reference to "the Company" or "LWC" in the Agreement shall be interpreted as a reference to the relevant Affiliate to the extent applicable to the obligations performed by such Affiliate; and
15.4.2 any payment owed to the Company by the Customer under the Agreement in respect of only of the Affiliate shall instead be payable by the Customer to the relevant Affiliate in accordance with the terms of this Agreement in respect of oubly, the Customer rounder the Agreement in the respect of Such obligations performed by the Affiliate shall instead be payable by the Customer to the relevant Affiliate in accordance with the terms of this Agreement in the ea

For the evoludance of robust, the Customer snall be responsible to pay the price for the Goods to the entity (being either LIWC or an Affiliate) stated on the delivery note.

15.5 None of the terms and conditions of the Agreement shall be enforceable by ony person who is not a party to it. This shall not apply to any Affiliate who the Company consents to being dale to enforce the Agreement in addition to the Company consents to being dale to enforce the Agreement in addition to the Company consents to being dale to enforce the Agreement of addition to the Company consents of the Agreement of the Agreement of any third party stringuished by agreement between the parties without the consent of any third party 15.6 Neither party shall be in breach of the Agreement or otherwise liable for any failure or delay in the performance of its obligations if such delay or failure results from a Force Majeure Event. The time for performance of such obligations shall be extended accordingly. If the period of delay or non-performance continues for three months, the party not affected may terminate the Agreement by giving seven days' written notice to the affected party.

15.7 If any provision of the Agreement is or becomes invalid, illegal or unenforce-able, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision shall be deemed deleted. Any modification or deletion of a provision under this Condition shall not affect the validity and enforceability of the rest of the Agreement.

15.8 Nothing in the Agreement is intended to, or shall be deemed deleted any porting in the Agreement is intended to, or shall be deemed ended to, establish any portnership or joint venture between the Company and the Customer, constitute either party to mode or on behalf of the other party.

greement shall be governed by and construed in accordance with English law ny disputes shall be referred to the Courts of England and Wales.

CONFIDENTIALITY CONFIDENTIALITY
 CONFIDENTIALITY
 Control porty undertakes that it shall not at any time during this Agreement, and for a period of five years after termination of this Agreement, disclose to any person any confidential information concerning the business, officiars, customers, clients or suppliers of the other party or of any Group Company of the other party, except as permitted by Condition 17.3 of these Conditions.
 Each party may disclose the other party's confidential information.
 Each party may disclose the other party's confidential information for the purposes of exercising the party's rights or carrying out its obligations under or in connection with this Agreement. Each party shall ensure party's confidential information comply with this Condition 17, and
 Confidential information comply with this Condition 17 and the condition of the party's confidential information comply with this Condition 17 and the condition of the party's confidential information comply with this Condition 17 and the party's confidential information comply with this Condition 17 and the party's confidential information comply with this Condition 17 and the party's confidential information comply with this Condition 17 and the party's confidential information comply with this Condition 17 and the party of the party of

tal or regulatory authority.

17.3 Neither party shall use the other party's confidential information for any purpose other than to exercise its rights and perform its obligations under or in connection with this Agreement.

18. DATA PROTECTION

18.1 For the purposes of this Condition 18 the following definitions shall apply:
"Business Contact Data" – means the business contact information of personnel engaged by either party to this Agreement, specifically the name, business telephor number, business email address, business postal address and/or the job title of such personnel:

number, business email address, business postal address and/or the job title of such personnel;

"Data Protection Laws" – the Data Protection Act 2018, the UK GDPR, GDPR, any relevant law implemented as a result of GDPR and ePrivacy Law;

"ePrivacy Law" – Directive 2002/58/EC concerning the processing of personal data and the protection of privacy in the electronic communications sector, as amended Directive 2009/136/EC and any relevant law implementing or superseding Directive 2009/136/EC and any relevant law implementing or superseding Directive 2002/58/EC including the Privacy and Electronic Communication (EC Directive) Regulations 2003 and any superseding law;

"GDPR" – Regulation (EU) 2016/6/99 on the protection of natural persons with regar to the processing of personal data and on the free movement of such data; and

to the processing or personal data and on the free movement or such data, and 205(4)) of the Data Protection Act 2018.

18.2 The expressions "personal data", "controller", "processor" and "process" bear the meaning given to that expression in GDPR.

18.3 The parties acknowledge and agree that for the purposes of this Agreement:

18.3.1 each party is a controller for the personal data it processes in connection with this Agreement;

each party is responsible for its own compliance with its data protection ions under Data Protection Laws with regard to its processing of persona

18.3.3 the only personal data to be transmitted between the parties is Business Contact Data. If a party (the "Disclosing Party") discloses Business Contact Data to the othe (the "Recipient Party"), the Disclosing Party shall ensure that such disclosure is

The Recipient Party shall only process the Disclosing Party's Business Contact 18.5

to the extent necessary to perform its obligations under this Agreement or as rwise necessary to comply with a legal obligation; and 18.5.2 in compliance with Data Protection Laws.

18.5.2 in compliance with Data Protection Laws.
18.6. In the event that Condition 18.3 3 becomes or will become inaccurate or incomplete before the expiry or termination of this Agreement, the parties agree to negatiate in good faith to vary this Agreement as soon as reasonably practicable in order to: (i) reflect the personal data being transmitted between the parties; and (ii) ensure that the transmission and processing of such personal data complies with all applicable requirements under Data Protection Laws.

Notices

19.1

Any notice given to a party under or in connection with the Agreement shall be and shall be:

1 delivered by hand or by pre-paid first-class post or by a signed-for next working delivery service at its registered office (if a company) or its principal place of ness (in any other case), or pusiness (in any other case), or 19.1.2 sent by email to enquiries@lwc-drinks.co.uk in respect of LWC and the address specified in the Order in respect of the Customer.

19.2 Any notice shall be deemed to have been received:
19.2.1 if a delivered by hand, on signature of a delivery receipt or, if not signed the time the notice is left at the correct address;
19.2.2 if sent two considerations.

19.2.2 if sent by pre-paid first-class post, at 09:00 on the second Business Day afte

19.2.3 if sent by a signed-for next working day delivery service, at the time recorded by the delivery service; and

19.2.4 if sent by email, at 09:00 on the next Business Day after transmission

3 This Condition does not apply to the service of any proceedings or other cuments in any legal action or, where applicable, any arbitration or other method of pute resolution.

MISTAKES AND INFORMATION

13. WAIVER

HEADINGS

GENERAL

GOVERNING LAW AND JURISDICTION