Town of Paradise Valley Access Control

- Public Safety Building Phase 1 -
 - Materials and Labor \$69,859.76
 - Sales Tax -\$4,146.25
 - o Grand Total -\$74,006.01
- Public Safety Building Phase 2
 - Materials and Labor \$18,702.13
 - Sales Tax -\$1,179.39
 - o Grand Total -\$19,881.52
- Town Hall Access Control –

•

- Materials and Labor \$35,235.12
- Sales Tax -\$2,040.62
- o Grand Total -\$37,275.74
- Facilities Buildings Access Control
 - Materials and Labor \$27,189.95
 - Sales Tax -\$1,646.06
 - o Grand Total -\$28,831.01
- Grand total for all Buildings -\$159,994.28

Based off of 8.8% tax rate. Tax is applied to material only.



QUOTATION

Date: Quote #: 01/07/2016 02325

City of Pariadise Valley ALLEGION GSA Contract GS-07F-0326T Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Phone:

Fav

Fax:							
Item	Sin Number	Quantity	Anixter Catalog Number and Description	Unit	Unit Price	Extended Price	
01		37	CS497392	EA	199.50	\$7,381.50	
			XCEEDID MT15				
	246352		MT15				
			MULTI TECH SINGLE GANG READER				
			GS-07F-0326T				
02		21	237989	EA	54.46	\$1,143.66	
			BOSCH DS160				
	Open Market		REQUEST TO EXIT PIR				
			GREY				
03		7	N/S	EA	461.22	\$3,228.54	
			SCHLAGE L9090EU03A626RX				
	Open Market		SCHLAGE ELECTRIFIED MOTISE				
			03A TRIM 626				
			OPEN MARKET				
04		6	CS420982	EA	73.06	\$438.36	
			MARRAY INC TEF2+4C				
	Open Market		TEF2+4C 652 4.5X4.5				
			STD WEIGHT,4-WIRE TRANSFER				
			US26D,5-KNUCKLE				
05		1	CS460443	EA	297.00	\$297.00	
			SECURITY D LR100VDK				
	Open Market		LR100VDK				
			FIELD INSTALL LATCH RETR KIT				
06		1	CS378152	EA	317.38	\$317.38	
			XCEED MTK15				
	246352		MTK15				
			MULTI TECH SINGLE GANG RDR W/ RDR				
			GS-07F-0326T				
				Page	Total:	\$12,806.44	
TERN	15	2%15/NET	30, subject to credit approval	Quote Total: \$69,859.76			
F.O.B. SHIP.PT., PPD/CHARGE							



Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Tel

Fax:

Phone:

Fax:						
Item		Quantity	Anixter Catalog Number and Description	Unit	Unit Price	Extended Price
19	Open Market	8000	2820P5RBP COMPOSITE ACCESS CONTROL CABLE PLENUM RATED, CONTAINS ONE EACH 18-4, 22-4 AND TWO 22-6 SHIELDED	EA	1.21	\$9,680.00
08	Labor Charge	1	14ZZZ-READYLOCKSMITH SERVICE LINE FOR INSTALLATION OF DOOR LOCKING AND LOCKING HARDWARE 246-1000/51/52 SECURITYTECH II	EA	22743.32	\$22,743.32
09	Open Market	1	OO-DNA-SC-20 SOFTWARE LICENSE FOR 20 ADDITIONAL SUB CONTROLLERS	EA	1575.00	\$1,575.00
10	Open Market	-	OO-DNA-IPID DNA INTEGRATES PHOTO ID MODULE SOFTWARE ONLY	EA	2350.00	2350.00
	TERMS2%15/NET30, subject to credit approvalPage Total:F.O.B.SHIP.PT., PPD/CHARGE					

SHIPMENT: NOTES:

Please refer all inquiries to:	
BRYAN BROOKE	

COMMENTS:

ALLEGION GSA Contract GS-07F-0326T



QUOTATION

Date: Quote #: 01/07/2016 02325

City of Pariadise Valley ALLEGION GSA Contract GS-07F-0326T Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Phone:

Fax:

Fax: Item	Sin Number	Quantitv	Anixter Catalog Number and Description	Unit	Unit Price	Extended Price	
11	Open Market		OO-ENCL-2A TEAL 16X20X4 ENCLOSURE TAMPER SWITCH	EA	260.00	\$2,080.00	
12	Open Market	4	ESD-SPS-5 24VDC/5 AMP SUPERVISED POWER SUPPLY	EA	159.29	\$637.16	
13	Open Market	2	ESD-SPS-10CE 12VDC/10 AMP SUPERVISED POWER SUPPLY	EA	159.29	\$318.58	
14	Open Market	2	ESD-PDM-8-MMM-FFF 8 FUSED OUTPUTS, LED ON EACH OUTPUT UL294 & UL603 LISTED	EA	25.71	\$51.42	
15	Open Market	4	ESD-PDD-8ACI 8 INDIVIDUALLY CONTROLLED, ISOLATED FUSED RELAY OUTPUTS W/ MASTER FIRE TRIGGER INTERFACE	EA	138.57	\$554.28	
16	Open Market	8	YU-7AH 12CDV LEAD ACID BATTERY (7.0Ah)	EA	26.43	\$211.44	
Page Total:TERMS2%15/NET30, subject to credit approvalQuote Total:F.O.B.SHIP.PT., PPD/CHARGE							



QUOTATION

Date: Quote #: 01/07/2016 02325

Quote is subject to Anixter's terms and conditions of sale, see attache Customer #:

City of Pariadise Valley ALLEGION GSA Contract GS-07F-0326T Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Phone:

Fax:

F.O.B.

SHIP.PT., PPD/CHARGE

ltem	Sin Number	-	Anixter Catalog Number and Description	Unit		Extended Price	
17		3	OO-SSP-DCONTROLLER SSP-D2 NATIVE READY IP INTELLIGENT	EA	1175.00	\$3,525.00	
	Open Market		CONTROLLERWITH EMBEDDED READER				
			INTERFACE, SUPPORT FOR 64 DOORS				
18		15	OO-RSC-2	EA	638.57	\$9,578.55	
			DUAL READER INTERFACE SUB				
	Open Market		CONTROLLER - BOARD ONLY				
19		2	00-AD-10	EA	825.00	\$1,650.00	
			SORFWARE LICENSE FOR DNA FUSION				
	Open Market		ALLOWS CONNECTION OF 10 AD400 LOCKS				
20		1	OO-SSP-EP	EA	2098.57	\$2,098.57	
			SECURITY SYS PROCESSOR-EXTENDED				
	Open Market		32 SUB CONTROLLER SUPPORT DUAL 232/485 HOST COMM PORTS				
			4 2 WIRE RS-485 SUB CONTROLLER BUS				
Page Total:							
TERN	MS 2%15/NET30, subject to credit approval			Quo	te Total:	\$69,859.76	



Date: 01/07/2016 Quote #: 02352

Quote is subject to Anixter's terms and conditions of sale, see attached Customer #:

City of Paradise Valley ALLEGION GSA Contract GS-07F-0326T

Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Phone:

Fax:				_		
						Extended
Item	Sin Number	Quantity	Anixter Catalog Number and Description	Unit	Unit Price	Price
01		9	CS473306	EA	1373.20	\$12,358.80
			SCHL/ELECT AD400-MS70MT-RH			
	246 35 2		AD400-MS70MT-RHO-626-BD-LHR-8B			
			WRLS,CLS/STR,MULTI-TECH,L/SFIC			
			AD400-MS-70-MT-RHO-626-BD			
			GS-07F-0326T			
02		1	14ZZZ-READYLOCKSMITH	EA	5300.35	\$5 <i>,</i> 300.35
	labor		SERVICE LINE FOR INSTALLATION			
			OF DOOR LOCKING AND LOCKING			
			HARDWARE			
03			PIM400-485	EA	1043.33	\$1,043.33
	Open Market		INTELLIGENT CONTROLLER FOR ALLEGION			
			AD-400 SERIES LOCKSETS.SUPPORTS UP			
			TO 16 LOCKS.			
				Page To		\$18,702.48
TERM	-		30, subject to credit approval	Quote T	otal:	\$18,702.48
F.O.B.		SHIP.PT., P	PD/CHARGE			
SHIPN	/IENT:					

NOTES:

Please refer all inquiries to:	Tel
BRYAN BROOKE	Fax:

COMMENTS:

ALLEGION GSA Contr



Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Phone:

TERMS F.O.B. SHIPMENT:		2%15/NET30, subject to credit approval SHIP.PT., PPD/CHARGE		Quote	\$35,235.12 \$35,235.12	
06	Open Market	1	PIM400-1501 INTELLIGENT CONTROLLER FOR ALLEGION AD-400 SERIES LOCKSETS.SUPPORTS UP TO 16 LOCKS.	EA Page To	2087.14	\$2,087.14
05	Open Market	1	OO-DNA-S20 SOFTWARE LICENSE FOR NPOWER DNA STAND ALONE 20 SUBCONTROLLERS	EA	1500.00	\$1,500.00
04	labor	1	14ZZZ-READYLOCKSMITH SERVICE LINE FOR INSTALLATION OF DOOR LOCKING AND LOCKING HARDWARE	EA	12046.25	\$12,046.25
03	246 35 2 line 437	7	N/S SCHLAGE AD400MS70MTRHO6 AD-400-MS-70-MT-626-RHO-BD GS-07F-0326T	EA	1373.20	\$9,612.40
02	246 35 2 line 419	1	N/S SCHLAGE AD400CY70MTRHO6 AD-400-CY-70-MT-626-RHO-BD GS-07F-0326T	EA	1225.09	\$1,225.09
01	Open Market	8	N/S SCHLAGE AD400993R70MTRH AD400-993R-70-MT-RHO-626-BD OPEN MARKET	EA	1095.53	\$8,764.24
ltem	Sin Number	-	Anixter Catalog Number and Description	Unit	Unit Price	Extended Price

NOTES:



Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Phone:

SHIPMENT: NOTES:

Fax:

Fax:		•				
Item	Sin Number		Anixter Catalog Number and Description	Unit	Unit Price	Extended
01	246 35 2	5	CS497392 XCEEDID MT15 MT15 MULTI TECH SINGLE GANG READER MHZ AND 125KHZ	EA	193.95	\$969.75
02	Open Market	3	237989 BOSCH DS160 REQUEST TO EXIT PIR GREY	EA	54.46	\$163.38
03	Open Market	1	CS460443 SECURITY D LR100VDK LR100VDK FIELD INSTALL LATCH RETR KIT	EA	297.00	\$297.00
04	246 35 2	6	N/S SCHLAGE AD400MS70MTRHO6 AD-400-MS-70-MT-626-RHO-BD GS-07F-0326T	EA	1373.20	\$8,239.20
05	Labor	1	14ZZZ-READYLOCKSMITH SERVICE LINE FOR INSTALLATION OF DOOR LOCKING AND LOCKING HARDWARE	EA	8479.68	\$8,479.68
TERMS F.O.B.			T30, subject to credit approval PPD/CHARGE	Page Total: Quote Total:		\$18,149.01 \$27,189.95



Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Phone:

12	Open Market	-	SOFTWARE LICENSE FOR 10 ADDITIONAL		023.00	JUZJ. 00
12		1	TO 16 LOCKS. OO-DNA-SC-10	EA	825.00	\$825.0
11	Open Market	1	PIM400-1501 INTELLIGENT CONTROLLER FOR ALLEGION AD-400 SERIES LOCKSETS.SUPPORTS UP	EA	2087.14	\$2,087.1 [,]
			CONTROLLERWITH EMBEDDED READER INTERFACE, SUPPORT FOR 64 DOORS			
10	Open Market		OO-SSP-D2 SSP-D2 NATIVE READY IP INTELLIGENT	EA	1410.00	\$2,820.0
09	Open Market	4	YU-7AH 12CDV LEAD ACID BATTERY (7.0Ah)	EA	26.43	\$105.7
			FUSED RELAY OUTPUTS W/ MASTER FIRE TRIGGER INTERFACE			
08	Open Market	2	'ESD-PDD-8ACI 8 INDIVIDUALLY CONTROLLED, ISOLATED	EA	138.57	\$277.1 [,]
	Open Market		24VDC/5 AMP SUPERVISED POWER SUPPLY			
Item 07	Sin Number	-	Anixter Catalog Number and Description ESD-SPS-5	Unit EA	159.29	\$318.5
Itom	Sin Number	Quantity	Anistor Catalog Number and Description	Unit	Unit Price	Extended Price

NOTES:



Anixter Limited 16 Abercrombie Court Prospect Road, Arnhall Business Park Westhill, Aberdeenshire, AB326FE

Phone:

Fax:						
						Extended
Item	Sin Number	-	Anixter Catalog Number and Description	Unit	Unit Price	Price
14	Open Market	2	DE-S106-YRE2 NARROW STILE PUSH PLATE ENGRAVED WITH "PUSH TO EXIT" RED ANODIZED ADJUSTABLE PNEUMATIC DELAY SWITCH	EA	286.67	\$573.34
15	Open Market	5	GE-R1078BR SENTROL 1" RECESSED DOOR CONTACTS WITH RARE EARTH MAGNET - BROWN	EA	9.19	\$45.95
16	Open Market	1	CS464270 SCHLAGE M450 SINGLE DOOR ELECTROMAGNETIC LOCK 1200LB HOLDING FORCE	EA	258.07	\$258.07
17	Open Market		2820P5RBP COMPOSITE ACCESS CONTROL CABLE PLENUM RATED,CONTAINS ONE 18-4,22-4 AND TWO 22-6 SHIELDED	EA	1.21	\$1,210.00
TERM	s	2%15/NE	T30, subject to credit approval	Page To Quote 1		\$2,087.36 \$27,189.95

F.O.B. SHIPMENT: NOTES: 2%15/NET30, subject to credit approv SHIP.PT., PPD/CHARGE

ANIXTER TERMS AND CONDITIONS OF SALE

ANIXTER LIMITED

General Conditions of Sale

The Purchaser's attention is in particular drawn to the provisions of Condition 11

1. DEFINITIONS

"The Company" means Anixter Limited or the Anixter entity otherwise identified on the face of this document.

"The Purchaser" means the person, firm or company to be supplied with the goods and services by the Company.

"Goods" means the goods, materials and/or other items and any Services to be supplied pursuant to the Contract. "Services" means the services to be supplied pursuant to the Contract.

"The Contract" means the contract for sale and purchase of the Goods and supply of the Services made between the Company and the Purchaser to which these Conditions apply.

"Fasteners" means any Goods sold by any of the Company's following divisions- Fasteners and OEM Solutions. 2. SCOPE

These Conditions apply to all sales of Goods and supplies of Services by the Company and shall prevail over any terms or conditions referred to in the Purchaser's order or in correspondence or elsewhere unless specifically agreed to in writing by the Company and expressed to form part of the Contract and any conditions or stipulations to the contrary are hereby excluded or extinguished.

3. QUOTATION

A quotation by the Company does not constitute an offer and the Company reserves the right to withdraw or amend the same at any time prior to the Company's acceptance of the Purchaser's order.

4. PRICES

4.1. Unless the prices quoted are stated to be fixed the prices payable for the Goods or Services shall be those charged by the Company at the time of despatch or supply of the Services so that the Company shall have the right at any time to revise quoted prices to take account of increases in cost including (without limitation) costs of raw materials or labour and any variation in exchange rates.

4.2. Quoted prices for the Goods are "ex-works" and exclusive of Value Added Tax and other duty levy or tax assessed against the Goods or Services by any Government or other authority.

5. TERMS OF PAYMENT

5.1. Subject to Condition 5.5 below payment of invoices shall, unless otherwise agreed in writing, be made in full without any deduction or set off within 30 days of the date of invoice.

5.2. Any extension of credit allowed to the Purchaser may be changed or withdrawn at any time.

5.3. The Company may claim interest upon late payments in accordance with the law and further recover from the Purchaser all reasonable costs incurred in recovering late payments.

5.4. If in the opinion of the Company the creditworthiness of the Purchaser shall have deteriorated prior to the delivery the Company may require full or partial payment of the price prior to delivery or the provision of security for payment by the Purchaser in a form acceptable to the Company.

5.5. In any case where the Purchaser is resident outside the UK and unless otherwise agreed the price of the Goods shall be secured by an irrevocable letter of credit satisfactory to the Company established by the Purchaser in favour of the Company immediately upon receipt of the Company's acceptance and confirmed by a United Kingdom bank acceptable to the Company. The letter of credit shall be for the Contract price inclusive of any tax or duty payable by the Purchaser and shall be valid for the period specified by the Company. The Company shall be entitled to payment on presentation to such UK bank of the documents specified by the Company.
6. DELIVERY

6.1. Delivery or performance dates mentioned in any quotation or acceptance form or elsewhere are approximate only and not of any contractual effect, and time for delivery shall not be made of the essence by notice. The Company shall not be under any liability to the Purchaser in respect of any delay in delivery howsoever arising.
6.2. In the event of the Purchaser returning or failing to accept any delivery of the Goods in accordance with the Contract the Company shall be entitled at its option to invoice the Purchaser for such Goods and either to deliver and invoice the Purchaser for the balance of Goods then remaining undelivered or to suspend or cancel further deliveries under the Contract. The Company shall be entitled to store at the risk of the Purchaser any Goods which the Purchaser refuses or fails to accept and the Purchaser shall in addition to the invoice price pay all costs of such storage and any additional costs or carriage incurred as a result of such refusal or failure. The Company shall be entitled after the expiration of 3 months from the date upon which the price became payable to dispose of the Goods in such manner as the Company may determine.

6.3. Unless otherwise specified delivery shall be "ex-works" so that the Goods shall be deemed to have been delivered and the risk therein to have passed to the Purchaser upon the Company notifying the Purchaser that the Goods are available for collection.

6.4. In any case where Goods are sold CIF or FOB or on the basis of any other international trade term the meaning of such terms contained in the latest Incoterms shall apply as if expressly incorporated herein except insofar as any part of the same may be inconsistent with any of the provisions contained in these Conditions.

6.5. In the case of any sale of Goods FOB the Company shall be under no obligation to give the Purchaser the notice specified in section 32(3) of the Sale of Goods Act 1979.

6.6. Unless otherwise expressly agreed the Company may effect delivery in one or more instalments. Where delivery is effected by instalments each instalment shall be treated as a separate contract.

6.7. If the Contract involves more than one delivery and any default is made in payment the Company shall have the right to suspend all or any further deliveries pending payment or to terminate the Contract in its entirety by notice in writing to the Purchaser.

7. EXPORT

The Purchaser represents and warrants that it will not violate U.S., E.U., or other applicable local country export-related laws with respect to the Goods.

8. TITLE

Title to the Goods shall pass to the Purchaser upon delivery.

9. VARIATIONS

The Company shall be deemed to have fulfilled its contractual obligations in respect of any delivery though the quantity may be up to ten per cent more or less than the quantity specified in the Contract and in such event the Purchaser shall pay for the actual quantity delivered.

10. SPECIFICATIONS BY THE PURCHASER

The Purchaser shall indemnify and keep indemnified the Company against all claims, costs, damages and expenses incurred by the Company or for which the Company may become liable as a direct or indirect result of the carrying out of any work required to be done on or to the Goods in accordance with the requirements of specifications of the Purchaser involving any infringement or claim or infringement of any intellectual property right vested in another person, firm or company.

11. LIABILITY

11.1. The Company shall not be liable for any visible defects or non-conformities and/or for any shortage in the quantity delivered unless a claim in writing shall have been received by the Company from the Purchaser within 7 days of delivery of the Goods. Where liability for any shortage is accepted by the Company, the Company's only obligation shall be to make good such shortage.

11.2. The Company warrants that (subject to the other provisions of these Conditions), for a period of 12 months (or, in the case of software, 30 days) from delivery, the Goods will be free from material defects in material and workmanship and materially in accordance with the specifications provided by the manufacturer of the Goods. 11.3. The Company will perform the Services with reasonable skill and care.

11.4. The Company makes no warranty that software will operate uninterrupted or error-free.

11.5. The warranties in Condition 11.2 do not cover wear and tear and shall not apply to Goods which have been subjected to misuse or abuse, neglect, accident, damage, improper storage, improper installation or maintenance. 11.6 Subject to Conditions 11.4 and 11.5, if the Goods do not comply with the warranties in Condition 11.2 the Company shall at its option replace or repair such Goods free of charge or refund the price of such Goods provided that, if the Company so requests, the Purchaser shall, at the Purchaser's expense, return the Goods or the part of such Goods which is defective to the Company. Such remedy shall be exclusive for all Goods other than Fasteners. Any repaired or replacement Goods shall be guaranteed on these terms for the unexpired portion of the 12 month period. 11.7 Without prejudice to Condition 11.6, the Company's maximum aggregate liability (including any liability for the acts or omissions of its employees, agents and sub-contractors) to the Purchaser whether for tort (including

negligence or breach of statutory duty), breach of contract (including deliberate, repudiatory breach by the Company), misrepresentation, restitution or otherwise shall in no circumstances exceed:

(a) £100,000 in any 12 month period in relation to Fasteners or

(b) 50% of the cost of the relevant Goods which give rise to such liability as determined by the net price invoiced to the Purchaser, in relation to all other Goods.

11.8. The Company shall not be liable to the Purchaser for loss of profit, loss of business or depletion of goodwill in each case whether direct, indirect or consequential, or any claims for consequential compensation whatsoever (howsoever caused) which arise out of or in connection with the Contract, whether such loss or claim was foreseeable or in the contemplation of the parties and whether arising in or caused by breach of contract, tort (including negligence and breach of statutory duty), indemnity or otherwise.

11.9. Subject to the foregoing all conditions, warranties, representations and other terms expressed or implied by statute, common law or otherwise (save for the conditions implied by section 12 of the Sale of Goods Act 1979 and section 2 of the Supply of Goods and Services Act 1982) are, to the fullest extent permitted by law, hereby excluded. 11.10. Nothing in this Condition 11 or otherwise in the Contract, excludes or limits the liability of the Company (a) for death or personal injury caused by the Company's negligence; or (b) for any matter which it would be illegal for the Company to exclude or attempt to exclude its liability; or (c) for fraud or fraudulent misrepresentation. 12. LICENCES AND CONSENTS

12.1. The Contract is conditional upon the obtaining of all licences or consents necessary for its performance (other than for the importation of the Goods by the Purchaser) in which connection the Purchaser shall sign all such forms and documents and render such other assistance to the Company as may be necessary.

12.2. The Purchaser shall obtain at its own expense any licence or consent required for the importation of the Goods by the Purchaser and if necessary or so required, shall produce evidence of the same to the Company on demand. 13. PURCHASER-OWNED MATERIALS

Title and risk of loss to Purchaser-owned materials that are in the Company's possession shall remain with the Purchaser. The Company shall not be liable for any loss or damage to Purchaser-owned materials stored by the Company unless caused solely by the Company's negligence. Payment by the Company for such loss or damage shall be limited to the direct manufacturing cost of the Purchaser-owned materials (if it is manufactured by the Purchaser or its affiliates), or the replacement cost (if it was purchased from a third party), in either instance less the salvage value. The Purchaser shall be responsible for insuring its materials against all loss or damage not caused solely by the Company's negligence. The Company assumes no liability for loss or damage to Purchaser-owned materials caused by any force majeure circumstance (as defined in Condition 14.2 below).

14. FORCE MAJEURE

14.1. The Company shall not be liable to the Purchaser for any loss or damage which may be suffered by the Purchaser as a direct or indirect result of the supply of the Goods or Services by the Company being prevented, hindered or

delayed by reason of any force majeure circumstances.

14.2. In this Condition "force majeure circumstances" shall mean any act of God, riot, strike, lock-out, trade dispute or labour disturbances, accident, breakdown of plant or machinery, fire, flood, difficulty in obtaining workmen, material or transport or other circumstances whatsoever outside the control of the Company affecting the provision of the Goods or of raw materials therefor by the Company's usual source of supply or the manufacture of the Goods by the Company's normal means or the delivery of the Goods by the Company's normal route or means of delivery.
15. TERMINATION

If the Purchaser enters into a deed of arrangement or commits an act of bankruptcy or compounds with his creditors or if a receiving order is made against him or (being a company) it passes a resolution or the Court makes an order that the Purchaser be wound up (otherwise than for the purpose of amalgamation or reconstruction) or if a receiver, administrator or administrative receiver is appointed of any of the assets or undertaking of the Purchaser or if circumstances arise which entitle the Court or a creditor to appoint a receiver, manager or administrator or which entitle the Court to make a winding-up order or if the Purchaser takes or suffers any similar action in consequence of debt or commits any breach of any part of this or any other contract between the Company and the Purchaser the Company may stop any Goods in transit and suspend further deliveries and by notice in writing to the Purchaser may immediately terminate the Contract without prejudice to the provisions of Condition 5.3 and to existing claim. 16. WAIVER

The failure on the part of either party to the Contract to exercise or enforce any rights conferred by the Contract shall not be deemed to be a waiver of any such right nor operate so as to bar the exercise or enforcement thereof at any time or times thereafter.

17. NOTICES

Any notice required to be given hereunder in writing shall be deemed to have been duly given if sent by pre-paid first-class post or recorded delivery addressed to the party concerned at its principal place of business or last known address.

18. HEADINGS

Headings to any of these Conditions are included to facilitate reference only and shall not affect the construction hereof. 19. SEVERANCE

If any Condition of the Contract (or part of any Condition) is found by any court or other authority of competent jurisdiction to be invalid, illegal or unenforceable, that Condition or part-Condition shall, to the extent required, be deemed not to form part of the Contract, and the validity and enforceability of the other Conditions shall not be affected. 20. GOVERNING LAW

The Contract shall be governed by and construed and interpreted in accordance with the laws of England and for the purposes of settlement of any disputes arising out of or in connection with the Contract the parties hereby submit themselves to the exclusive jurisdiction of the English Courts.