TERMS & CONDITIONS

4.5 The Customer agrees to indemnify Coast and keep Coast indemnified against all costs incurred by Coast in removing the Goods and against all claims against Coast arising from such removal.

4.6 The Customer bears the onus of proving that Goods supplied by Coast in the Customer's possession (whether mixed with other Goods or not) have been paid in full by the Customer. If the Customer is unable to prove to the satisfaction of Coast, the Goods identified as Coast Goods have been paid in full by the Customer, then those Goods shall be deemed to relate to unpaid invoices outstanding from time to time and such Goods are deemed to be the property of Coast. Coast reserves the right to repossess those Goods without having to prove that the Goods relate to specific unpaid invoices outstanding at the time of repossession.

4.7 Where the Customer makes a new object from the Goods, (whether finished or not) or the Customer mixes the Goods without Goods, or the Goods become part of other Goods (the "New Goods"), the Customer agrees with Coast that the ownership of the New Goods immediately passes to Coast and that until payment of all sums owing to Coast whether under this or any other contract the Customer will hold the New Goods as a fiduciary for Coast. The ownership of the New Goods passes to Coast at the beginning of any operation or event by which the Goods are converted into the New Goods. Where Coast has not been paid in the manner specified in sub-clause 2.1 herein, the Customer agrees with Coast to hold the New Goods in a manner that clearly shows the ownership of Coast.

4.8 Notwithstanding the provision of the preceding sub-clauses, the customer may sell the Goods and the New Goods to a third party in the course of business and deliver them to that party provided however that:

(a) where the Customer is paid by that party, the Customer holds the whole of the proceeds of the sale on trust for Coast and shall not mingle any of the proceeds of sale with the Customer's own monies or in any Bank Account with other monies, but shall ensure that all receipts of sale are separate and identifiable. Moreover, the Customer shall immediately on receipt of the proceed of sale remit to Coast all monies owning under the Contract; and

(b) where the Customer is not paid by the party, the Customer agrees, at the option of Coast to assign his claim against that party to Coast upon Coast giving the Customer notice in writing to that effect. For the purpose of giving effect to this subclause the Customer irrevocably appoints Coast as its attorney.

4.9 Where the contract is for delivery of the Goods by instalments the property shall not pass in any instalment of the Goods until payment has been made to Coast of the total contract price.

5. WARRANTIES AND INDEMNITIES

5.1 Subject to the provision of these terms and conditions, Coast warrants the Goods to be of merchantable quality. The liability of Coast pursuant to this warranty or any other warranty implied by operation of the Trade Practices Act 1974 shall be limited to the cost of replacing defective Goods, the cost of obtaining equivalent Goods, or the cost of repairing the Goods at Coast's discretion provided that in all such cases freight costs and cost of dismantling and reassembly shall be borne by the Customer.

5.2 Coast agrees to provide in respect of the Goods the warranty as described in Coast's form of warranty as supplied with the Goods (if any) provided that the Goods are used strictly in accordance with Coast's specifications and any manufacturers specifications.

5.3 Subject to paragraph 5.1 this agreement shall exclude Coast from any liability arising out of or in connection with the supply, resupply, use or reuse of the Goods, howsoever arising and whether for consequential loss or otherwise, including but not limited to any liability Coast may otherwise have had by virtue of any representations, warranty, condition or term whether express or implied.

5.4 The Customer hereby indemnifies and agrees to hold Coast harmless against all costs, claims, expenses or other liability arising out of or in connection with delivery to the Customer of the Goods, prepared, manufactured or dispatched in accordance with drawings, models, description, analyses, prescriptions other specifications submitted to Coast by the Customer, including but not limited to action for alleged infringement of copyright, patents, registered designs or trade marks.

6. ADVICE

Subject to clause 5, any advice recommendation, information, assistance or serviced provided by Coast in relation to Goods supplied or manufactured by it in respect to their use or application is given in good faith however any such advice, recommendation, information, assistance or service shall be given and accepted without liability on the part of Coast and it shall be the responsibility of the Customer to confirm the accuracy and reliability of the same in light of the use to which the Customer makes or intends to make the Goods.

7. APPLICABLE LAW

This contract shall be deemed to have been made in New South Wales and is governed by the law of New South Wales.