

## **CONDITIONS OF CONTRACT**

### **1. Contract**

The contract shall take effect from the date of the signature on the order form. The order is legally binding upon signature and cannot be revoked. Cancellation of orders will not be entertained other than in accordance with Condition 6 below. Any alteration required must be indicated on the order form and to become effective requires the specific agreement of the Publishers in writing. All orders are subject to these conditions of contract and to "force majeure" provisions.

### **2. Type size**

Where the subscriber fails to indicate the type required, it will be at the discretion of "the Publishers to provide a type size dependent upon space and other technical needs. It will in any event be at least 10 point bold type face.

### **3. Claims**

No claim will be entertained nor indicate paid for misprints, typographical errors or inadvertent omissions. If any of these errors occur, the Publishers will correct them in following edition and not be liable therefore.

### **4. Prices**

Prices for insertions and advertisements as listed in the order form are firm for the year of order. The total amount due becomes payable upon receipt of the invoice and confirmation of order. The Publishers reserve the right to charge interest on overdue amounts at the rate of 2% per cent per month. The Publishers reserve the right to increase the price for subsequent editions in accordance with condition 6 hereof.

### **5. Publishing date**

The Publishers will endeavour to publish the Edition in good time, but will not be liable for non observance of specific data, if a subscriber's order received too late to be included in next edition of the publication for which he has subscribed, it will be included in the next up-date list and then incorporated in the subsequent Edition.

### **6. Cancellation**

An insertion order can only be cancelled for the edition following the next edition provided that cancellation is sent by registered post before the end of the calendar year for a current edition. Uncancelled entries will continue to be repeated in new editions and will be charged accordingly. The Publishers guarantee not to increase charges by more than 10%(on each increase) to subscribers who are under a subscription agreement (other than increases in postal charges and in the retail price index or other acceptable indices or in actual cost to the Publisher).No cancellation will be valid unless the subscriber has paid all outstanding charges due at the date of notification of cancellation.

### **7. Law applicable-Jurisdiction**

Any difference or dispute arising under or resulting from this contract will fall to be governed under the law of either the country where the Publishers are registered or incorporated or that of the subscriber or the place of the place of execution of the contract, at the option of the Publishers, and both parties agree to submit to the jurisdiction of the Courts of the governing law country.