

## (ASHCOURT COMPLETION ONLY)

A/C Opened: Credit Limit: Credit Ref 1: Credit Ref 2:

A/C Name:

Credit Agency Report:

# Application for Credit – 30 day term (nett monthly).

Trading Title (Company Name)	
Invoice Address:	
Telephone Number:	
Company Registration Number:	Credit Limit required:
VAT Number:	Number of years in business:
Associated/Subsiduary Company names and	addresses:
Proprietors/Partners Name(s) (If not Limited	Company)
	Date of Birth:
Bankers Name and Address:	
Bank Account Number:	Sort Code:
TRADE REFERENCES: (Please ensure nermis	ssion has been given to request a trade reference)
Trade Reference 1:	Trade Reference 2:
	Name:
	Address:
	Telephone:
	y of your business letterhead with this application
	DIT ACCOUNT MUST BE OPENED BEFORE ANY SUPPLY
<del>-</del>	NOTIFIED ONCE AN ACCOUNT IS OPEN
, , ,	ided under the General Data Protection Regulations.
Authorised Signature:	Name in block capitals:
(E-signature not accepted)	
Position:	Date:

ASHCOURT (LINCOLNSHIRE) LTD





## Construction Plant-hire **Association**

# MODEL CONDITIONS FOR THE HIRING OF PLANT

(With effect from October 2021)

These conditions are not to be used for consumer contracts. A consumer contract is a contract entered into with a person acting in their own capacity and not for or on behalf of any business or trade entity.

## 1. DEFINITIONS

(a) The "Contract" is the Contract between the Owner and the Hirer for the hire of

The "Common is the Common to constant of contract of contract in the Common in the Inner for the name or Plant, which incorporates the Offer and is governed by these conditions.

The "Hire Period" shall common to when either the Plant leaves the Owner's depot or place where last employed, and shall commune until the Plant is received back at the Owner's named depot or other agreed location. For the avoidance of doubt the Hire Period includes any time the Plant is being transported to or from site; or is left on site during evenings, nights, weekends, or any Holiday Pariod

or any Holiday Period.

(c) The "firm" is the Company, firm, person, Corporation, or public authority taking the Owner's Plant on hire and includes their successors or personal representatives.

(d) "Holiday Period" covers any costation of work over Easter, Christmas, and the New Year, as well as any other Bank or Public holidays.

(e) "Office" is the Owner's office to hire the Plant to the Hirer which will include.

details of the Plant to be hired, the Hire Period, relevant hire rates and charges and any supplementary conditions to be incorporated into the Contract.

(f) The "Owner" is the Company, firm or person letting the Plant on hire and

includes their successors, assignees, or personal representatives.

(g) "Plant" covers all classes of Plant, or replacement Plant, machinery, vehicles,

Plant: covers an classes of Plant, or replacement Plant, maximizery, venicles, equipment, accessories, and any ancillary items, welfare units, accommodation, vehicles, or equipment therefor, which the Owner agrees to hire to the Hirer including any personnel, or anything which is supplied by the Owner to effect the hire, and anything supplied by the Owner for the safe operation and routine inspection and maintenance of the Plant.

inspection and maintenance of the Plant.

(a) A "Working Day" shall be from 8.00 am to 4.30 pm, Monday to Thursday, and 8.00 am to 3.30 pm, on Friday allowing a half-hour hunch break each day, unless otherwise specified in the Contract.

(a) A "Working Week" covers the period from 8.00 am on Monday to 3.30 pm on Friday, unless otherwise specified in the Contract.

2. EXTENT OF CONTRACT

EXTENSION OF CONTRACT.

No terms, conditions, or warranties other than as specifically set forth in the Offier shall be deemed to be incorporated or to form part of the Contract or shall otherwise govern the relationship between the Owner and the Hirer in relation to the hire of any particular Plant pursuant to the Offier. This excludes all other terms or conditions which particular Plant pursuant to the Other. This exchange an Other states of acceptance or the Hirer may seek to apply under any order or acknowledgement or acceptance or similar document and supersedes all prior negotiations, representations, or agreements, whether written or oral unless and to the extent that they are expressly accepted in writing and signed by the Owner. The Owner and the Hirse do not intend that any of the terms of the Contract will be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person not a party to the Contract, except that a person a successor to or an assignee of the rights of the Owner is deemed to become a the Contract after the date of succession or assignment (as the case may be). ACCEPTANCE OF PLANT

Acceptance of the Plant or any personnal supplied by the Owner on site implies acceptance of all terms and conditions haven unless otherwise previously agreed in acceptance of all terms and condit

## 4. UNLÖADING AND LOADING

UNLOADING AND LOADING
The Hirer shall be responsible for the unobstructed access and egrees to the site, and
where applicable any access road to the site and, unless otherwise agreed in writing, for
unloading and loading of the Plant at the site or on the access road, and any personnel
supplied by the Owner for such unloading and/or loading shall be deemed to be under
the direction and control of the Fliner. Such personnel shall for all purposes in connection
with their employment in the unloading and/or loading of the Plant be regarded as the
servants or agents of the Hirer (but without prejudice to any of the provisions of clause
13) who shall be solely responsible for all clauses arising in connection with unloading
and/or loading of the Plant by, or with the assistance of, such personnel.

DELIVERY IN GOOD ORDER AND MAINTENANCE:
INSPECTION REPORTS

INSPECTION REPORTS

(a) Unless written notification is received by the Owner within 24 hours from the commencement of the Hire from the Hirer, the Plant shall be deemed to be in good order, save for either an inherent fault or a fault not ascertainable by reasonable examination, in accordance with terms or use Commact and to use Hirer's satisfaction, provided that where the Plant requires to be erected on site, the periods stated above shall be calculated from the date of completed erection of Plant. The Hirer shall be responsible for the safe keeping of the Plant, its use in a workmanlike manuscruthin the manufacturer's rated capacity and in accordance with the manufacturer's and/or the Owner's recommandations, and its return on the nable examination, in accordance with terms of the Contract and to the

wim me mammacturer a motor the Owner's recommendations, and its return on the completion of the Hirs Period in equal good order (fair wear and tear excepted).

(b) The Hirse shall at all times when hiring Plant without the Owner's operator or driver take all reasonable steps to keep themselves acquainted with the state and condition of the Plant If such Plant is continued at work or in use in an unsafe and unsatisfactory state or environment, the Hirse shall be solely responsible for any damage, loss, cost, expense, or accidents whether directly or indirectly arising therefrom

(c) Any impaction report required under the relevant legislation, or a copy thereof, shall be supplied by the Ouner, if requested by the Hirer, and returned on completion of the Hire Period 6. SERVICING AND INSPECTION

The Hirer shall at all reasonable times allow the Owner, the Owner's agents, or insurers have access to the Plant to inspect, test, adjust, repair, or replace the same firer shall allow such access during the Working Day. The Owner reserves the

to charge the Hirer for any inspection or maintenance work carried out on the Plant during the Hire Period.

7. GROUND AND SITE CONDITIONS

(a) The Hirer is deemed to have knowledge of the site, the site's access road, the property or land where the Plant is to be delivered or collected, loaded or unloaded, to work on, travel over, be transported over, be exected or dismantled on is suitable for the use of such Plant, and any electronic interference which may affect the

(b) Subject to 7(a), if, in the opinion of the Hirer, the ground (including any private access road or track) is soft or unsuitable for the Plant, then the Hirer shall supply

access road or man; its cort or unsumates for me Plant, then the First shall support and lay suitable support in a suitable position for the Plant.

Any suitable support supplied by the Owner is provided solely to assist the Hirst under their duties within clause 7(b) and expressly not to relieve the Hirst of their legal, regulatory, or contractual obligations to ensure adequate stability of the Plant of their legal, regulatory, or contractual obligations to ensure adequate stability of

(d) The Hirer is responsible for the protection of, and liable for any damage to, any underground, surface or above ground services and utilities including, but not insisted to cables, ducts, water pipes and gas lines, and any pavenests, bridges, tumests, and readways on or adjacent to the site and the Hurr shall listice as necessary and comply with all requirements of the relevant statutory authority or

HANDLING OF PLANT

a) When a driver or operator or any person is supplied by the Owner with the

Plant, the Owner shall supply a person competent in operating the Plant or for
such purpose for which the person is supplied and such person shall be under the
direction and control of the Firer. Such drivers or operators or persons shall for
all purposes in connection with their employment in the working of the Plant be
regarded as the servants or agents of the Hirse (but without purjuicite to any of the
provisions of clause 13) and the Hirse shall be solely responsible for all site costs
and claims arising in connection with the operation of the Plant by the said drivers/
operatively-servers.

operators/persons.

(b) The Hirer shall not allow any other person to operate such Plant without the

Owner is prior written consent.

(c) Such drivers or operators or persons shall not operate any other plant or machinery or undertake work other than that for which they are supplied by the Owner unless proviously agreed in writing between the Owner and the Hirer.

BREAKDOWN, REPAIRS AND ADJUSTMENT.

(a) Any breakdown or the unsatisfactory working of or damage to any part of the Plant must be notified immediately to the Owner and confirmed in writing. Any claim for breakdown time will only be considered from the time and date at which written notification is received and acknowledged by the Owner.

(b) Full allowance for the hire charges set out in the Offer will be made to the Hirer for any stoppage due to breakdown of the Plant caused by the davalogment of either an inharent fault or a fault not ascertainable by reasonable examination or fair wear and tear and for all stoppages for normal running repairs in accordance with the terms of the Contract.

fair wear and tear and for all stoppages for normal running repairs in accordance with the terms of the Contract.

(c) The Hirer shall not repair, modify, or alser the Plant without the prior written permission of the Owner (including without limitation the changing or repair of any tyre-puncture). The Hirer is responsible for all cost incurred in the changing or replacement of any tyre (which must be of an equivalent specification) as approved by the Owner and for the repair of any puncture.

(d) The Hirer shall be responsible for all expense involved arising from any breakdown, unsatisfactory working of or damage to any part of the Plant due to the Hirer's negligence, misdirection, or misuse of the Plant, whether by the Hirer or their servants, and for the payment of hire at the side time rate as defined in clause 25, during the period the Plant is necessarily idle due to such breakdown, unsatisfactory working or damage. The Hirer is responsible for the cost of sparse and/or repairs due to theft, loss, or vandation of the Plant in Couner will be responsible for the cost of repairs, inclusive of the cost of sparse, to the Plant involved in breakdown from all other causes.

OTHER STOPPAGES

10. OTHER STOPPAGES

OTHER STOPPAGES
No claims will be admitted (other than those allowed for under "Breakdown" (clause 9) or for "Idle Time" (clause 25), as harein provided), for stoppages through causes outside the Owner's control, including but not limited to adverse weather and/or ground conditions nor shall the Owner be responsible for the cost or expense of recovering any Plant from soft or unsuitable ground, or a hazardous environment. For the avoidance of Plant from soft or unsuitable ground, or a hazardous servironment. Fi doubt, the Hirer shall be responsible for the cost and expense of re-from soft or unsuitable ground or a hazardous servironment.

from soft or unsuitable ground or a hazardous environment
11. LOSS OF OTHER PLANT DUE TO BREAKDOWN

LUSS OF OTHER PLANT DUE TO BREAKDOWN

Each item of Plant specified in the Contract is hired as a separate unit and the breakdown
or stoppage of one or more units or vehicles (whether the property of the Owner or
otherwise) through any cause whatsower, shall not entitle the Hirer to compensation
or allowance for the loss of working time by any other unit or units of Plant working
in conjunction therewith, provided that where two or more items of Plant are expressly
hired together as a unit, such items shall be deemed to be one unit for the purpose of

12. LIMITATION OF LIABILITY

Except for liability on the part of the Owner which is expressly provided for in the Contract (including those clauses):

(a) the Owner shall have no liability or responsibility for any loss, or damage of whatever nature due to or arising firrough any cause beyond the Owner's reasonable

- (b) the Owner shall have no liability or responsibility, whether by way of indennity or by reason of any breach of the Contract, breach of statutory duty or missepresentation or by reason of the commission of any tort (including but not limited to negligence) in connection with the hire, for any of the Hirer's loss of profit, loss of use of the Plant or any other asset or facility, loss of production or productivity, loss of contracts with any third party, liabilities of whatever nature to any third party, and/or any other financial or economic loss or indirect or consequential loss or damage of whatever nature, and (c) whenever the Contract (including these clauses) provides that any allowance is
- to be made against hire charges, such allowance shall be the Hirer's sole and exclusive remedy in respect of the circumstances giving rise to the allowance, and such remedy shall be limited to the amount of hire charges which would otherwise
- such remedy shall be immited to the amount of hire charges which would otherwise be or become due if the allowance in question had not been made.

  (d) For the avoidance of doubt, nothing in these conditions limits or seeks to exclude the Owner's liability for claims of death or personal injury caused by the Owner's negligence, fraud or for any other liability for which it is not permitted to seek to limit or exclude by operation of law.

  13. HRER'S RESPONSIBILITY FOR LOSS AND DAMAGE

- (a) For the avoidance of doubt, it is hereby declared and agreed that nothing in this clause affects the operation of clauses 4, 5, 8 and 9 of these conditions.
  (b) For the duration of the Hire Period (which for the avoidance of doubt includes the
- time Plant is left on site during a Holiday Period) the Hirer shall, subject to the provisions referred to in sub paragraph (a) be liable for all loss of or damage to the Plant, and shall also fully and completely indemnify the Owner and any personnel Plant, and shall also fully and completely indexemify the Owner and any personnel supplied by the Owner in respect of all claims by any person whatsoever for injury to person or property caused by or in commection with or arising out of the storage, transit, transport, unloading, loading or use of the Plant during the continuance of the Hire Period, and in connection therewith, whether arising under statute or common law. In the sevent of loss of or demage to the Plant, hire charges thall be continued at idle time rates as defined in clause 25 until the settlement has been agreed. Psymmet of the settlement must be made within 21 calendar days of the date of the agreement or idle time charges can be reinstated from the date of that agreement or idle time charges can be reinstated from the da Should idle time charges be re-instated, the agreed settlems
- agreement. Should have these contract or remaintees, are agreed evaluations and are remains payable in full.

  (c) For the avoidance of doubt, notwithstanding any agreement by the Owner to warve him charges after any agreed period of the of the Plant, the Finer's obligations specified under clause 13(b) shall continue for the charation of the Him Pariod.

  (d) Notwithstanding the above the Hirer shall not be responsible for damage, loss, or injury, subject to clauses 1(b) and 7:

injury, subject to clauses 1(b) and 7:

(i) prior to delivery of any Plant to the site (or, where the site is not immediately adjacent to a highway maintainable at the public expense, prior to its leaving such highway) where the Plant is in transit by transport of the Owner or as otherwise arranged by the Owner,

(ii) during the erection and/or diamanting of any Plant where such Plant

to be completely physically erected/dismantled that such erection/dismantling is under the exclunantied on site, provided e exclusive control of the

- Owner or their agent,

  (iii) after the Plant has safely been removed from the site, and until it is in
  transit on a highway maintainable at the public expense, (or where the site is
  not immediately adjacent to a highway maintainable at the public expense
  including the site's access road, after it has safely joined such highway) to
- including the site's access road, after it has safely joined such highway) to the Owner by transport of the Owner or as otherwise arranged by the Owner (exchading always on such occasion that the Plant is on a Public Highway (or access road) during the currency of the hire and is being utilised by the Firm? (iv) where the Plant is travelling to or from a site on a highway maintainable at the public expense including the site's access road, prior to its leaving or after its joining such highway under its own power with a driver supplied by the Owner (excluding always) on such occasion that the Plant is on a Public Highway) (or access road, prior to its leaving or after its joining such highway) under its own power with a driver supplied by the Owner (excluding always) on such occasion that the Plant is on a Public Highway) (or access road) during the currency of the hire and is being utilised by the Firm's).

## 14. NOTICE OF ACCIDENTS

NOTICE OF ACCUMENTS
If the Plant is involved in any accident resulting in injury to persons or dama, property, immediate notification must be given by the Hirer to the Owner by telep and confirmed in writing to the Owner no later than 24 hours after such telep notification. In relation to any claim in respect of which the Hirer is not bound to indearmify the Owner, no admission of liability, offse, promise of payment or indear shall be made by the Hirer without the Owner's prior

Neither the Plant nor any part thereof shall be re-hired, sub-let, or lent to any third party othout the unior written

16. CHANGE OF SITE

The Plant shall not be moved from the site to which it was delivered or consign

without the prior written permission of the Owner. 17. RETURN OF PLANT FOR REPAIRS

RETURN OF PLANT FOR REPAIRS
If during the Hire Period the Owner decides that urgant repairs to the Plant are
necessary than the Owner may arrange for such repairs to be carried out on site or at
any location of the Owner may arrange for such repairs to be carried out on site or at
any location of the Owner is nomination. In the event that urgant repairs to the Plant
are necessary the Owner shall be obliged to replace the Plant with similar Plant if
available, the Owner (but without prejudice to any of the provisions of clauses 9 and
or 13) paying all transport charges involved. In the event of the Owner being unable to
replace the Plant the Owner shall be entitled to terminate the Contract forthwith (but
without prejudice to any of the provisions of clauses 9 and/or 13) by giving written
notice to the Hirer. If such termination occurs:

- (a) within three months from the commencement of the Hire Period, the Owner (but without prejudice to any of the provisions of clauses 9 and/or 13) shall pay all
- (the warmout prejunce to any or me provisions or clauses 9 and or 15) scall psy transport charges involved, or, (b) more than three months from the commencement of the Hire Period, the Ow (but without projudice to any of the provisions of clauses 9 and/or 13) shall liable only for the cost of reloading and return transport. 18. BASIS OF CHARGING

- (a) The Hirst shall render to the Owner for each Working Week an accurate statement of the number of hours the Plant has worked each day. When any personnel, operator or driver is supplied by the Owner, the Hirst shall sign their time record short. The signature of the Hirst's representative shall bind the Hirst to accept the hours shown on the time records sheets. Where applicable, the Plant's to accept the hours shown on the time records sheets. Where applicable, the Plant's telematics may be checked against the Hirer's statement or operator's signed timesheet, should any conflict raise, then the telematics will take precedence will other records. (If there is any conflict between the signed timesheet and any other record taken, then the signed timesheet takes precedence.)

  (b) The Hirer shall be charged for any toolbox talks, briefings, inductions, mandatory training uthich the Owner's personnel have to attend prior to or when working on the Hirer's site.
- wance will be made for breakdown periods resulting from mechanical or electrical faults or absence of driver or operators applied by the Owner except where breakdown is thus to acts or omissions of third parties and/or the Hirer's missue, misdirection or negligence, subject however to the provisions of clause 8 of these conditions.
- (d) Breakdown time in respect of such periods shall be allowed for not more than

- Intention with time in respect or such periods shall be allowed for not more than the Working Day less the actual hours worked.

  Plant shall be hired out either:

  (i) for a stated-minimum number of hours per Working Day or per Working Week or, (ii) without any qualification as to minimum hours. Odd days at the beginning and at the end of the Hire Period shall be charged pro rate.
- (f) Stoppages due to changing of types and repairs to punctures will be chargeable as working time up to a maximum of 2 hours for any one stoppage and any
- coss will be charged for at the appropriate idle time rates.
  the case of Plant which is required to be dismantied for the purpose of transportation, if the Owner agrees to a modification of the hire charge for the period required for assembling on site and diamentling upon completion of the Hire Period, such modification of the hire charge and the Hire Period for which it shall apply shall be stated in the Offier/Contract.

  (h) The Hirer shall pay the Owner's invoice within 30 days not unless otherwise

- (a) The time that pay the Owner's invoice written 30 days not unless otherwise agreed.

  (i) Amy query with the Owner's invoice must be raised in writing by the Hirer within 14 calendar days of receiving the invoice.

  (i) The Owner in their absolute discretion may agree to accept electronic records and data as an alternative to written statements of the number of hours, time record sheets and other information related to charging that the Hirer is required to provide to the Owner. Such electronic records and data may include but it not limited to talements automatically generated by the plant and electronic log books.

  19. PLANT HIRED ON A DAILY BASIS WITHOUT QUALIFICATION
  AS TO LIGHES.

## AS TO HOURS

AS TO HOURS.

The full duly rate will be charged on a daily basis irrespective of the hours worked except in the case of breakdown for which the Owner is responsible, when the actual hours worked will be charged pro rate of the average Working Day. No him charge shall be made for Saturday and/or Sanday unless at the Hirer's request, the Plant is actually worked or has been delivered to site or is on standby. The Hirer must inform the Owner if the Plant is going to be used at these times

## 20. PLANT HIRED BY THE WEEK OR MONTH WITHOUT

QUALIFICATION AS TO HOURS

The weekly or monthly rate shall be charged irrespective of the number of hours worked, except in the case of breakdown for which the Owner is responsible when an allowance pro rata of the agreed weakly rate or pro rata of the agreed monthly ra will be made for each full Working Day broken down calculated to the nearest h Working Day. 24. PLANT HIRED BY THE WEEK OR MONTH WITH

QUALIFICATION AS TO HOURS

QUALIFICATION AS TO HOURS

The full hire for the period in the Contract will be charged as per the Working Day or Working Week and an additional pro rats charge will be made for hours worked in excess of such period. An allowance will be made for breakdowns for up to the entirety of that Working Day providing always that where the actual hours worked are in excess of the breakdown time, the actual hours worked shall be chargeable. Idle time for this purpose shall be treated as actual working time. An allowance may be made for any Holiday Period that falls within the Working Day or Working Week, provided that the Plant is not available for the Hurst to use during that time.

"ALL-INT RATES

## 22

\*MLI-IN\* PALES

Where "All-In" rates are charged by agreement the minimum period shall be as defined in the Contract and in accordance with the hire rates and terms contained therein, subject to the provisions of clause 26.

subject to the provisions of of 23. PERIOD OF CHARGING

- (a) Within the Hire Period, an allowance may be made of not more than 1 day's hire charge each way for travelling time. If the Plant is used on the day of travelling, full hire rates shall be paid for the period of use on that day. If more than 1 day is properly and unavoidably occupied in transporting the Plant, a hire charge at idle time rates shall be payable for such extra time, provided that where Plant is hired for a total period of less than one Working Week, the full hire rate shall be paid from the day of described to the day of the paid. te of despatch to the date of return to the Owner's named depot or o
- agreed location.
  b) Should the Hirer delay the commencement of the Hire Period for whatever reason Should the first dearly the commencement of the first the idle time rate at defined in clamps 25 for the intervening period
   (c) If the Plant is not made available for collection as agreed between the parties.
- such Plant shall be desured with immediate effect to be placed back on hire. The Hirer shall be responsible for the asfakesping of the Plant in accordance with clause 13, and for all the reasonable costs and expenses incurred by the Owner in seaking to collect such Plant.
- (d) Upon the completion of the Hire Period, the Hirer shall clean and where necessary, decontaminate the Plant All finel and contaminates will be removed from bunds, storage tanks and bowsers. The Hirer shall be liable for any costs, liabilities and expenses incurred by the Owner should the Hirer fail to comply with

## 24. HIRER'S LIABILITY DURING THE NOTICE OF TERMINATION

- Where the intended duration of the hire of the Plant is indeterminate or having been defined becomes indeterminate the Contract shall be terminable by 7 working Where the int days' notice in writing given by either party to the other except in cases where the Plant has been lost or damaged. Notwithstanding that the Owner may have agreed to accept less than 7 working days' notice of termination, the Hirer's obligations under clause 13 shall continue until the Plant is returned to the Owner in accordance with clause 31 or until the Owner has collected the Plant within the 7 working days following the acceptance of short notice. Oral notice given by the Hirer to the Owner's driver or operator shall not be deemed to cons provisions of this clause.
- provisions of this cames.

  Without projudice to clause 24(a), should the Hiver fail to make the Plant available for collection by the Owner before the end of the 7 working days notice, the Hirer's obligations under clause 13 shall continue for a further 3 working days or until such time as the Plant is made available for collection and the Owner has collected the Plant. For the avoidance of doubt, where the Hirer gives a notice collected the Plant. For the avoidance of acute, where the filter gives a notice pursuant to clause 24(a) but subsequently and with the consent of the Owner, withdraws such notice, the obligations of clause 13 shall continue to apply and the requirements of clause 24 will apply to any later termination of the Contract c) If the Hirer terminates the Contract before the Hirer is liable for all reasonable costs and clarges incurred by the Owner or to which the Owner is committed at the time of termination.

  (d) Should the Hirer terminate the Contract once the Hire Puriod has commenced, the Owner means the right to dware the Hirer had believe of the Contract. When

- the Owner reserves the right to charge the Hirer the balance of the Contract. Where the Hire Period has not commanced but insufficient notice of cancellation is provided by the Hirer to allow the Owner to mitigate the effects of late cancellation, the Owner reserves the right (at its absolute discretion) to charge the Hirer the full balance of the charges for the Hire Period.

  The Hirer may off-hire the Plant by written notification via an electronic device or application (app.). This off-hire will only be accepted by the Owner, provided the Owner issues an off-hire confirmation to the Hirer. the Owner reserves the right to charge the Hirer the balance of the Contract. Where

IDLE TIME.

When the Plant is prevented from working for a complete Working Week, the hire charges shall be two thirds of the hire rate or such other idle time rate as is agreed in writing by the Owner for the period during which the Plant is not in use. If the Plant works for any time during the Working Day, then the whole of that Working Day shall be charged as working time. In any case no period less than one Working Day shall be reckened as idle time save for as provided for in clause 18(f). Where an "All-In" rate is charged, idle time is calculated on the machine element only. Full rate will be

# charged for the operator. 26. WAGES AND OTHER CHARGEABLE ITEMS RELATING TO DRIVERS

WAGES AND OTHER CHARGEABLE HEMS RELATING TO DRIVERS
AND OPERATORS OF PLANT
All chargeable itsens shall be paid by the Hirar at the rates set out in the Contract
save that any subsequent increases before and/or during the Hira Period arising from
awards under any wage agreements and/or from increases in the Owner's statutory
contribution shall be charged as additions at cost by the Owner and shall be admitted

## and paid by the Hirst. 27. TRAVELLING TIME AND FARES

ITAVELLARYS HIME AND PAPES.

Travelling time, fares and similar expenses for drivers, operators and any person supplied by the Owner, incurred at the beginning and end of the Hire Period and where appropriate return fare of the driver, operator and any person supplied by the Owner to their home may be chargeable at cost No charge shall be made by the Owner for any such expenses incurred by other employees of the Owner for the purpose of servicing, repair, or maintenance of Plant, unless necessitated by the Hirer's negligence, misdirection, or missus of the Plant.

# misdirection, or misuse of the Plant. 28. FUEL, OIL AND POWER

- (a) Fuel, fuel additives or power shall when supplied by the Hirer and where instructed or specified by the Owner, be of a grade and type specified. The Hirer shall be solely responsible for all damages, losses, costs, and expenses incurred by the Owner if the Hirer fails to supply, maintain, or use the wrong/contaminated final, final additives or power rating. fisel, fisel additives or power rating.

  Fuel, fisel additives or power when supplied by the Owner, to be charged at an
- agreed cost.

  (b) If the Plant requires an electrical supply to either safely operate or recharge,
  than the Hurr will be responsible for the cost of providing the cornect electrical
  supply, which will be available prior to the Plant's delivery, and continue until supply, which will do shallone prior to the Paint's charlowly, and commiss that the first that exist The Hirer shall ensure that all current Health and Safety and other applicable legislation and industry guidance is complied with including fitting, testing and inspection of the supply. The Hirer will indemnify the Owner against any and all damages, losses, or claims should the Hirer fail to do so.

  29. SHARPENING OF DRILLE/STEELS ETC.

The cost of re-sharpening or replacement of drill bits, blades, bucket teeth and other ancillary itsens shall be borne by the Hirsz.

## 30. OWNER'S NAME PLATES

The Hirer shall not remove, deface, or cover up the Owner's name plate or mark on the Plant indicating that it is the Hirer's property, without the prior written permission of the Owner.

The Hirer shall pay the cost of and if required by the Owner, arrange transport of the Plant from the Owner's depot or other agreed location to the site and return to the Owner's named depot or other agreed location on completion of the Hire Pariod.

32. GOVERNMENT REGULATIONS

33. The Hirer well have a site of the Hire Pariod.

OVERNMENT REGULATIONS

The Hirse will be responsible for compliance with all relevant legislation, regulations, instructions, or guidance issued by the Government, Government Agencies, Local Authorities, statutory regulators, and Public/Corporate Bodies established by Parliament/Government including (without limitation) regulations under the Bribery Act, the Civil Aviation Act, the Construction (Design and Managament) Regulations, the Environmental Acts, Factories Acts, the General Data Protection Regulation (GDPR), the Health and Safety at Work, etc. Act and observance of the Road Traffic Acts should they apply, including the cost of road

- fund licences and any insurances made necessary thereby, save that if and during such time as the Plant is travelling, whether for full or part journey from Owner to site and site to Owner under its own power with a driver supplied by the Owner, the Owner and not the Hirur shall be responsible as aforesaid.

  b) For the avoidance of doubt, the Hirur shall indemnify the Owner against any
- and all charges, fines, or losses that the Owner may become the Hirse unlising the Plant during the Hire Period.

  33. PROTECTION OF OWNER'S RIGHTS a liable for:

PHOTECTION OF COWNER'S HIGHTS
The Hirst shall not re-hirs, sell, mortgage, charge, pledge, part with possession of or
otherwise deal with the Plant except as provided under clause 15 and shall protect the
same against distress, execution or seisure and shall indemnify the Owner against all
losses, damage, costs, charges, and expenses arising as a direct result of any fisher
to observe and perform this condition except in the event of Government requisition.
TERMINISTERM AND SUPPLISHED. to observe and perform this condition es: 34. TERMINATION AND SUSPENSION

- (a) The Owner may terminate the Contract forthwith by written notice to the
  - The Owner may terminate the Commic formation by written notice to the Hister if one or more of the following events occur:

    (i) The Hister defaults in punctual payment of any sum due to the Owner for hire of Plant or other charges payable pursuant to these conditions and fails to remedy such default within 10 working days or such other period as might be considered reasonable under the circumstances upon receiving
  - written notice requiring it to do so;
    (ii) The Hirer fails to observe and perform the terms and conditions of the Contract and fails to remedy such default within 10 working days of
  - receiving written notice requiring it to do so; (iii) The Hirer suffers, or the Owner reasonably believes that the Hirer shall
  - (m) The Furer summer, or the Owner reasonabily believe that the Futer static suffic, any distrest or execution to be levied against them;
    (iv) The Hirar makes or proposes to make any arrangement with their creditors or becomes insolvent within the meaning of Section 113 of the Housing Grants, Construction and Reguestation Act 1996 or any amendment or re-sunaturent thereof for the time being in force; or
  - re-enactment thereof for the time tening in zorce; or (v) The Hirer does or causes to be done or permit or suffer any act or thing whereby the Owner's rights in the Plant may be prejudiced or put into jeopardy
- In the event of termination under sub-paragraph (a) above:

  (i) The Hirer must give the Owner or the Owner's agents, immediate unobstructed
- access to recover the Plant.

  (ii) The Owner shall be entitled to claim the hire charges outstanding as a the date of termination of the hire under this clause and return transport charges under clause 31. a rights under sub-paragra
- The rights under sub-paragraph (a) and (b) above:

  (i) May be exercised notwithstanding that the Owner may have waived some previous default or matter of the same or a like nature.
- (i) May be exercised notwithstanding that the Owner may native warrant some previous default or matter of the same or a like nature.
  (ii) Shall not affect the Owner's right to claim damages for breach of Contract or recover any sums the under the Contract as a debt.
  (d) If the Hirer dose not make payment of a sum by the final date on which payment is due to be made, the Owner has the right to suspend performance of its obligations under the Contract. The right to suspend pay not be exercised without first giving to the Hirer at least 7 working days notice in writing of the Owner's intention to suspend performance, string the ground or grounds on which the Owner intends to suspend performance, string the right to suspend performance will cases when the Hirer makes payment in full of the amount due.
  35. CHANGES IN NORIMAL WORKING WEEK
  The foresteing provisions have been framed upon the basis of the Hirer working a

CHARMES IN NOTMAL WORNING WEEK

The foregoing provisions have been framed upon the basis of the Hirer working a
5-day week of 39 hours; it is hereby agreed that in the event of:

(a) there being any agreed change in the normal weekly hours in the industry in
which the Hirer is sengaged or,

(b) the Contract being made with reference to a 5-day week of other than 39 hours.

the Contract being made with reference to a Y-any week or course was 37 mount. Clauses 1(h) and (i), 18(d) and (e), 20 and (in regard to breakdown allowance and reduction for statutory holidays) 21 shall be deemed to be modified conformably and in the event of an alteration in the normal weekly working hours in the said industry the "Ther Rates and Tarms" of Plant hired for a minimum weekly or duily period shall be varied pro rata.

# weekly or daily period sha 36. DISPUTE RESOLUTION

- (a) The Owner will determine which court will have exclusive jurisdiction and interpretation of the law for this Contract be it governed by the country where the
- Owner's Head Office or site is located.

  (b) Both parties to the Contract have a right to refer any difference or dispute arising under or in connection with the Contract to adjudication and the procedure arrang under or in connection with the Contract to Supulcation and has proceedings set out in Part 1 of the Scheme for Contraction Contracts (England and Wales) Regulations 1998 or such equivalent legislation which confurs on the parties the statutory right to adjudicate within the relevant jurisdiction (or any amendment or re-maximent thereof for the time being in force) will apply. The person (if any) specified in the Contract to act as adjudicator may be named in the Offier. The
- specified in the Contract to act as adjudicator may be named in the Offer. The specified nominating body to salect adjudicators shall be the Construction Planthire Association acting by its President or Chief Euscutive for the time being.

  (c) The Owner and the Hirer shall comply forthwith with any decision of the adjudicator; and shall submit to summary judgment and enforcement (and/or, under Scots law, shall consent to a motion for summary decrees and submit canoics, unusar score and, manacomment to amount not memorary decrees and summer to enforcement jin respect of all such decisions; in each case, without any defance, set-off, counterclaim, abatement, or deduction. Where, under Scots law, the Owner, the Hirst, or the adjudicator, wishes to register a decision of the adjudicator for execution in the Books of Council and Session, any other party shall, on being requested to do so, forthwith consent to such registration by subscribing the ore a witness.

# decision before a 37. LATE PAYMENTS

The Owner reserves the right to charge the Hirer for the late payment of any outstanding invoices under the Late Payment of Commercial Debts (interest) Act 1998, or an at legislation.

# subsequent legislation 38. SEVERABILITY

If any of these clauses are held to be unlawful, void, or unenforceable, then that clause will be desemed severable and will not affect the validity and enforceability of the remaining clauses, to the extent permitted by law.