

LEASE RENTAL SUPPLEMENTAL TERMS (SERVICE CODE (SC) "L")

1. Introduction

- 1.1 These are the Supplemental Terms on which the Supplier supplies the Lease Rental to the Client ("Lease Rental Supplemental Terms").
- 1.2 These Lease Rental Supplemental Terms are governed by and apply in addition to the Master Services Agreement set out <u>here</u> between the Client and the Supplier as may be varied by the Parties (the "MSA").
- 1.3 Except as defined in these Lease Rental Supplemental Terms, capitalised terms shall have the meanings given to them in the MSA.
- 1.4 In the event of conflict with the terms of these Lease Rental Supplemental Terms and the MSA, the provisions in these Lease Rental Supplemental Terms shall take precedence and in the event of a conflict with the terms of these Lease Rental Supplemental Terms and a Statement of Work, the provisions of the Statement of Work shall take precedence over these Lease Rental Supplemental Terms.

LEASE UK

Lease United Kingdom Limited. was founded in 1995 by a small group of key individuals with over 80 years combined experience in the UK leasing industry.

Lease UK is an independent intermediary and arranges financing and leasing facilities with the majority of the UK's leading lessors. Unless stated otherwise, Lease UK will not be the lessor (Owner) in this transaction.

Using the acknowledged expertise of the founders, Lease UK seeks the best and most appropriate funding for its customers. This provides the broadest possible support, at the point of sale, to our many reputable and carefully selected equipment suppliers around the country.

Making use of the latest computer-basedtechnology for near instant credit, Lease UK provides a fresh, independent and rapid approach to finance solutions, combined with a reputation for high quality personal service and absolute integrity.

If you would like more information about our range of services please contact: Lease United Kingdom Limited, Dawes Court House, Dawes Court, High Street, Esher, Surrey KT10 9QU. Tel: 01372 466955 Fax: 01372 466997 email: info@leaseuk.com Web Site : w ww.leaseuk.com

CHECKLIST FOR BUSINESS FINANCE CUSTOMERS

You May Find It Helpful To Refer To The Finance and Leasing Association's Recommended Customer Check List As Set Out Below:

1. Ensure with the supplier that the office equipment is new, or if not that you are content that used or refurbished office equipment is suitable, and that the minimum period of hire is no longer than your expectation of the working life of the equipment.

2. ALways ensure that the completed contract corresponds with any verbalor written quotation, and that the equipment description accurately reflects what you are agreeing to pay for including any maintenance or services included in the repayments.

3. Ensure that the supplier of any office equipment involved is reputable and an accredited supplier of the equipment involved.

4. Make it clear within your own organisation who can sign such agreements

5. Read your business finance agreement carefully before signing it and ensure it is correct, particularly in respect of the rental amount and the period of hire. Never sign a business finance agreement which is not fully completed.

 $\delta.$ Check the name of the leasing company, and where relevant its parent company, on the page of the lease agreement which you sign and whether this company is a member of the FLA.

7. Makesure you understand and agreewith all terms and conditions of the business finance agreement and, if you are unsure, seek advice.

8. Make sure you understand the costs involved and whether the business finance agreement allows for any automatic increases in charges.

9. Check the period of hire and any notice period required for its termination and the settlement terms to be applied on early termination.

10. Check whether the business finance agreement includes the supply of services and whether this will continue after any minimum or initial period of hire. If you are entering into a separate contract for the provision of service you should check its terms carefully.

11. If any amendments are made to your contract or a further contract is required to replace an existing agreement, do not sign it until you have made the same checks as you did for the original agreement.

12. If a new business finance agreement includes an element of refinancing from a previous agreement with a different provider, check that thesettlement figure provided by the former provider matches the refinancing figure used by the new provider.

A. JRECT

INSTRUCTION TO YOUR BANK OR BUILDING SOCIETY TO PAY BY DIRECT DEBIT

Please complete form andsend it to the Originator:	Service User Number:	A DIRECT \.!.,IDebit
 Neraful II postal address of your Bank or Building Society Branch TO THEMANAGER: 	4. Bank or Building Society accountnumber:	
	5. Originator's reference number	
ADDRESS:	6. Instructions to your Bank or Building Sociel Please pay the Originator Direct Debit instruction subject to the safeguards ass understand that this instruction mayrem will be passed electronically tomy Bank/B	s from the account detailed on this ured by the Direct Debit Guarantee. I ainwith the Originator and, if so, details
POSTCODE: 2. <u>Name(s) of account holder(s)</u>	Signatur (s)	
Branch sort code (from top right corner of the cheque)		
	Date:	

THE DIRECT DEBITGUARANTEE

This guarantee should be detached and retained by the Payer

• This Guarantee is offered by all Banks and Building Societies that accept instructions to pay Direct Debits.

• If there are any changes to the amount, date or frequency of your Direct Debit the Originator will notify you ten working days in OOvance of your account being debited or as otherwise agreed. If you request the Originator to collect a payment, confirmation of the amount 111d date will be given to you the time of lhe request.

If an error is made in tt1 e payment of your Direct Debit, by the Originator or your Bankor Building Society you are entitled to a full and immediate refund of the, mount paid from your Bank or Building Society.

If you receive a refund you are not entitled to, you must pay ii baok when the Originator asks you to.

• You can caicel a Direct Debit at anytime by simply contas::ting your Bank or Building Society. Written confirmation may be required. Please also notify us.

Customer to signhare

Data

RENTAL AGREEMENT

PLEASE COMPLETE THE SHADED PORTIONS

CuatomarNa:

OWNER ("WE'1

WE, THE OWNER, WILL BEAFINANCE COMPANY WHICH ISENTIRELY SEPARATE FROM THE SUPPLIER. OUR DETAILS WILL BEINSERTED BELOW AND NOTIFIED TOYOU WHEN THIS AGREEMENT IS ACCEPTED. YOU AGREE TO BE BOUND BY TERMS AND CONDITIONS HERE AND OVER THE PAGE UPON ACCEPTANCE BY US.

Owner's Name:

CUSTOMER ("YOU")

Full Name:		Type of Business:	
Address:	-	YearsinBusiness:	
		Company RegNo:	
Postcode:	Telephone	Contact:	
Website:	Email:		

SUPPLIER

Name of Supplier:				
AddIII6s:	 -]	
Postcode:	 Telephone:	Salesperson:]	I

PRODUCTS

QTY	MANUFACIIJRE	R NEW NO	Т	MOD	ELNUME	BER	DESCRI	PTION	SERIALNUMBER
	::	NEW		= =	= =	= =	= = :		
		<u>=</u>		= =	=	= =	= =	= =	
[]	II		<u>==</u>	= =	=	=	= =	=	
₽ }	<u> </u>		••===== ••			<u> </u>		_ =	
Ï			•• <u> </u>	= =	:			_ =	
Ц	II 		····==	= =	=	=	= =	=	
Ц	\prod_{n}	····•====	<u>==</u>	= =	=	=	= =	=	
₽	II		···===	= =	=		= =	_=	
[]	I		<u>.:===</u>	= =	= =	= =	= =	\equiv	

[]	II		_	-	-	-	-	-	
Installation Address:									

Customer to sign here

Dat.e

RENTAL AGREEMENT

TERMS

Fixed Term

(MONTHSIN WORDS)

(IE MONTHLY/OUARTERLY.ETC.)

First Rental

£	+ VAT
---	-------

Follo

Remaining Rentals

Payment Period

(NUMBER IN WORDS)

Rentals of

£	+ VAT

Variation to Rentals

Theabove Rentals are subject to variation if:

• the rate of Corporation Tax increases;

• the m ethod of payment changes from Direct Debitto Invoice.

Payments: The First Rental is payable at the beginning of the first Payment Period which shall commence on the date of acceptance of this Agreement by the Owner. Subsequent Rentals are payable on the first day of each following Payment Period.

Full details are set out in Clause 5 overleaf. We may also at your expense Term of Agreement: This Agreement commences on the date of acceptance by the Own er arrange products insurance cover in accordance with Clause 4.6 overleaf. and will continue for the Fix ed Term, unless terminated by either party under Clause 6 or 7 overleaf.

Other Charges: An administration charge of £150.00 PLUSVAT is payable on

our acceptance of this Agreement and will be collected with the First Rental, Payments on Voluntary Termination: If you terminat e under Clause 6 overleaf you must pay us all arrears and the future Rentals to the end of the Fixed Term less a discount of no An annual service fee of £40.00 + VAT will be payable on each anniversary of less than 2% per annum. See Clause 8 overleaf. this agreement.

 $\label{eq:constraint} \textbf{Application:} You apply to rent the Products for the Fixed Term on the basis of the Terms and Conditions set out above and overleaf. You appoint Lease UK as your agent for the the terms and the terms are the terms and terms are the terms and terms are terms and terms are terms and terms are terms ar$ purpose of communicating the application to prospective Owners and the Owner who accepts this application will be notified to you as set out opposite. You undertake that all of the information provided is correct, that all details were completed at the time of signature, and that the Products will be used in the course of business carried on by you. You ackno wledge that whilst the Products may not be fully operational at the time of acceptance, the Rentals are due as detailed above. You declare that you have read and understood the terms overleaf and that your attention was drawn to the exclusions in Clause 3.

IMPORTANT - USE OF YOUR INFORMATION DATA PROTECTION ACT 1998

You have a right to know how we will use your personal information. It is important that you read the "Use of your Information" notice printed after the conditions of this Agreement before you sign. By signing this Agreement you agree that we may pass the information about you in this form to the Finance Company, the Supplier or the service providers, insurers, and credit reference agencies and fraud prevention agencies. The information you have provided will be used to help make credit decisions about you, and the second secofor fraud prevention, and to administer the Agreement and the services provided. Unless you tell the Finance Company otherwise your personal information may also be used to provide you with details of similar products and services. Please tick the boxes below if you DONOT wish to receive information on similar products and services from: the provide you with details of similar products and services and services are serviced by the provide you with details of similar products and services. Please the provide you with details of similar products and services from the provide you with details of similar products and services. Please the provide you with details of similar products and services from the provide you with details of similar products and services. Please the provide you with details of similar products and services from the provide you with details of similar products and services. Please the provide you with details of similar products and services from the provide you with details of similar products and services. Please the provide you with details of similar products and services from the provide you with details of similar products and services from the provide you with details of similar products and services from the provide you with details of similar products and services from the provide you with details of similar products and services from the provide you with details of similar products and services from the provide you with details of similar products and services from the provide you with details of services and services from the provide you with details of services and services from the provide you with details of services and services from the provide you with details of services and services from the provide you with details of services and services from the provide you with details of services and services from the provide you with details of services and services from the provide you with details of services and services and services from the provide you with details of services and serviThe Finance Company D Other Companies D

Declaration for exemption relating to businesses (articles 60C and 600 of the Financial Setvices and Marke ts Act 2000 (Regulated Activities) Order 2001)

I am/We are' entering this agreement wholly or predominantly for the purposes of a business carried on by me/us or intended to be carried on by me/us.

//We' understand that I/We• will not have the benefit of the protection and remedies that would be available to me/us• under the Financial Services and Markets Act 2000 or under the Consumer Credit Act 1974 if this agreement were a regulated agreement under those Acts.

I am/We are aware that if I am/we are in any doubt as to the consequences of the agreement not being regulated by The Finan cial Services and Markets Act 2000 or the Consumer Credit Act 1974 1/we should seek independe nt legal advice.

SIGNATURES

YourSignature(s)

Your Details

Our Acceptance

Signature(s) of Customer(s)

Name(s) (please print)

For and on behalf of the Owner

Position(s) (pleaseprint)

Fixed TermRental TERMS AND CONDITIONS

Customer to sign here

Dat,e

Page 4 of 5

All words a ring industries and condil-bns with capital initial letters shall bear the meanings indicated overleaf. The words "you" and its derivatives are used to mean the Customer and it: successors and the words "we" and its derivatives are used to mean the Owner and the Owner are used to mean the Owner

1, DELIVERY OF THE PRODUCTS

- You agree that forthwith upon delivery of the Prod.Jets you will inspect thErn a,d no tify us in writing within fiveworking d3.ysof anyOOfect.In the absence of such notificationit shall be ooncl vely presumed that the Prod.Jets are ingood working orOO and condition, satisfactory and irrevocablyaccEpted by you and fit for thep_1rposes for which they might be require:::t
- 2, SOF TW ARE
- 2.1 If the Prod.Jcts.ncuc:esoftware, youae resp:>rsilje fcr00\$_J'ilQthattheSuppieror licensor grantsyou a suitable licenceunless week:resslygrantyoua lk:ence to use the softwa-eon the same terms as those in the licence agreement.If we do grant youa licence, the licencebetween youand the Supplier and/or thelicensor will not c:pply. Yournustcomply with the termsof anysuchsoftware licence and indannifyus for any losses in connection withay failure to so oomply.
- 2.2 Youundertake to comply with al the terms of the licence, which will incorporate the Suppia-'s standard terms and conditions for the use of the Softwa-e.
- 2.3 YouacknowledgethatSoftwa-emaintenanceisnotaconditionofthisA;;Jroomentand Root.as wil l continueto 00 .:Dieevenif theSupplier does notp--ovideSoftwaremaintenance.
- 3, OUR EXCLUSIONS AN DLIMIT ATI ONS
- 3.1 You accept that we are not a dealer or expert in the Prod.Jets and that we have not inspected the Products. Wedo not the effore give any activice or assurance about the Prod.Jets, tOOrqua lity or whether the X are suitable for your needs, nor does this Agreema, tinclude any gua-antees or warraities about the QJB.lity or suitability of the Prod.Jets. You aid we recognise that there is a risk that any PrOOucts, in P3rticular computer hardware End Software, may not pa-form as expected and mey not be satisfactory. We will not be liable to you for a, y conditions, wa-ranties, tams, representations and lia::>ilities in resp3etof the PrOOUcts. Whet Prod Jets are financed, the

risk:of than not working satisfactorily or accoding to any represonationsmay 00 assumed by you, by us, by theSupplier, by an intermediaryor of an insurier. You and we both EPJJ(eciate that thealk>cation of risk is a matter of agreema, t and 00thi::arties have decided that it shall be borne

of you. It is your resp::insiblity to obtain warraities for the Equipment from the ma,ufacturer or Supplier. Hyou fail to obtain from the manufacturer of the EQ. Jipma, t or the Supplier express warrai ties atout the Equipment we will $\mathcal{E}1C$ leavour, at you r request and cost, to traisfer to you

the benefits of any manufacturer's or Sur:plier's exp-

ess warranties giva, to us in respa::t of the EQ..Jipmoot. If we have teen able to obtain a right of recourse against the Supf.)ier or any intermediary wewill pass that right on to you, via a, assignmoot or under the O::>ntracts (Rights of Third PartiES) /:let 1999, or otherwise to the extent that we are legally entiUed to do so

- 3.2 For thatreason, youareresponsible for droosing the Products and for making sure that they are fit and suitable for yourneeds. We are not responsible fithe PrOOucts are OOivered late. We agree that there is no term in this Agreement by which we are responsible for the performance of the Products, whether gene-ally or in relation to any particular purpose. We do not know if any representation was made to you about the Proclucts, but if it was, you acknowledge that it was not made on our behaf aid that you have not entered into this A; Jreement in reliance on it. You and we also agree that we have not assumed any duty of care towards you.
 3.3 For the avoidance of doubt, you and we agree that no terms are to be imDled into this
- 3.3 For the avoid A::Jrooment.
- If, contrary tosub-i::aragraDI 3.3 the law req_lires terms tote implicit to this Agreemoot, you a1d we agree that we are not liEble for any breach of them, t:ecause if therrsk of 1:t'ooch of any such ta-mshad been alocated d fferently we would have charged a higher rental;

t:ecause we a-e not in a position to evaluate and therefore insure against the risk of a treach,whilst you are in a bette- i:osition to cb so; aid because you have chosen the PrOOucts a-id the Suppler.

- 3.5 Innoevent willour liality under this A:: Jree 11ent exceed the aggregate of the Rentals -Oessany Maintenance Paymoots included) paid Of you at the time the liab lity arises. For the avoldance of doubt we do not restrict or exclude our liability in respect of death or pa--sonal injury to the extent that it results from our negligence or that of our employees in the course of their an oyment by us,
- 3.6 In no event will we 00 liable to you in oontract, tort or otherwise including any liability for negligence (except for death or injury,caused θ / our negligence or that of our anployees in the course of their emJjoyment withus)

a) for any lossof revenue, bJsiness, anticipatocl savings or profits or any loss of use or value; or for any indiroct or conSOCjuentia I loss , however arising.

"Anticipatocl Savings" means any expense which you expect to avoid incurringor to incur in a lesser amount tha, would otherwise have been the case.

- 3.7 It is your responsibility to obtain warranties for the Prod.Jets from the manufacturer or & Jpplie-. If you fail to obtain from the manufactur from the Prod.Jets or the & Jpplier express warranties about the Products we will endeavour, at your re<:1, JOSt and cost, to transfer you the tenefits of aw mai ufacturer's or SuPDier's express warraities given to us in resp3et of the Products.</p>
- 3.8 You confirm that with the exception of any maintenance agreement relating to the Prod.Jets, you havenot enterOOintoanyotheragr03111entsor arrangements in resi:ioct of the Products, the financing of the Products, the payment of the Rentals, or otherwise relating to this Agreema, t whether with us, the Supplier, any introd.Jeer or broke- or other thirdparty.
- 3.9 Youagreeaid acknowledge that the Rentals relatesolely to the financing of the PrOOucts and cb not include provision for any services or consum; bles ncluding but not limited to telephone lines, call charges, network charges, toner, cups, and ingredia, ts). It shall be your sole resp::insibility to i:rocurea, yservices or consumables that your equire from the Supplier or othe-thirdparties at your own expense. Rentals will be i::ayable by youin fullE:Nenif the Proclucts cain to be used for any reason and/or regardless of any problems or disputes relating to a, y services or consuma:>lesor failure to supply the same.

4, YO UR OBLIG ATIONS

During the i:eriod of this Agreement you will:-

- 4.1 PayRentalsby thedue dates. Prompt payment is of the essence of this Agreement. You shall pay the Rentals specified overleaf in full without any d8ductlon, set-Off or count erclaim any withholding whatsoever.
- 4.2 Pay an administration charge of £150.00 + VAT on inception of this Agreement and on each anniversa-y of this A;;)reement pay a, annual servico feeof £40.00 + VAT;
- 4.3 Only use the Products in accordaice with the manufacturer's instructions;
- 4.4 Keep the i:roducts in good working orde-. Take proper cale of the Products aid notify us immediately if they are lost or danaged;
- 4.5 Not remove the PrOOucts from the premises, where they were originally installed fy/hich will 00 your ad: Iressas 'Shownin thisA;;)r€e/Tlent unless stated to the contrary in the Products schedule) without our written permission. You will notify us of the whe-

0.3.bouts of any portatle Products and not remove nor permit them to be removed outside the UK.

4.6 a. Youmustinsure the EQ.Jipment withareputableinsura1cecompanyagainst lossordamage at all timesfrom ail insurablerisks (including third partyand public liability claims) for the greater of the full cost of replacing it or the amount that would be payatle under Clause 8.1 to settle this Agreement. You must arrange for the insurance company to put our interest in the Equipment on the insurancepolicy. If we ask, you must show us accepta:>le evidence of the insurance policy. You must comply in al respects with the termsand conditions of the relevant insurance policy or policies. . If you do not show us acceptat:.eevidence of the insurance policy when we ask: we have the right to either:

to. Fcxthe

Q) arrangeinsurance of the Equipment for you; or
) takeout our owninsuranceon the EQJipment for a suitable
period at your expense. We do not have to do this if we choose not

avoidanceof doubt, youacknowledge and agree that if we takeout our own insurance policy under Clause 4.6b, you shall have no rights under such policy.

In the event that we arrange insurance for you under Clause 4.6 babove you will pay the full cost of any insurance which we arrange and we will collect the insurance premiums from you with the Rentas.

In theevent that we takeout our own insurancepolicy, we shall charge you a fee(the "Fee") which shEll besugect to VAT. Such Feeshall be co llected from you by instalma, tsat thesame timeas the Rentals become due. The payment of the Feeshall besugect to prior written notice from us specifying the amount of the Fee, the VAT thereon and the frequency of payments that shall be reQ.Jired tote made by you. Where we have taken out our own insurance i:olicy you must promptly provide to us all information that we may reasonably require in connection with such insurance including for the avoidance of doubt all information required to enable us to effoct such p::,licy aid to enat:.eus to make a claim under it. In the event that we make aciaim,

you. must, make very reasonat: eeffort to protoct the Equipment from further loss.

- Notwithstanding the forgoing, you may arrangeyour own insuranceat dW time. You must notify us immediately in the event of loss or damage to the Equipment aid you may not settle any claims without our prior agreement. Youagree to hold any Insurance proceeds from any insurance that you have effected on trust for us. If the Equipment is damaged or stolen aid there is a total lossclaim, you shall either:
 - o wi th our writtoo permission, replace the Equipma, t at your own exp01se and continuewith this Agreement aid we will giveyouany reievant insurance monies we receive; or

settle this A;;)reement by paying us the amounts left owed under Oause 8.1 of thi'S Agreement. We will dedJct theamount of any relevant insurance settlement weobtain from the insurers from the an ount youowe us.

- Except asset out in Clause 4.6g i) at:ove, the total losswill notaffoct this Agreement which will continue. You must aso continue to pay all the Rentals due under it and any replacement equipment will become our prope-ty.
- Be soleiy resi: onsible for and will indemnify us, our employees, agents and contractors at all times from and against:

(a) loss, theft, destruction of ordamage to the Equipment from what ever cause arising and whether or not such loss, theft, destruction *or* damage results from

your negligence or that of your employees or agents; and (b) allclaims,demands,JXOCeedings(civilorcriminal),penalties,fines,liabilities, losses, damages, costs and expenses or whatsoever nature which my be brought

losses, damages, costs and expenses or whatsoever nature which my be brough against Ls

or which we may suffer, incur or sustain in connection with our ownership of the Equipment or arising out of this agreement. This indemnity will survive and remain in full force and effect should this Agreement be

terminated.

1.8 Not sell, sub-hire or part with possession of the PrOOucts, or tra,sfer the benefit of this Agreement to anyoneelse;

1.9 Payour a::Iministrativecosts incurred in deaing with any failureby you to complywith theterms of this Agreemoot including, but without limitation, charges for each letter dspa tchedas a result of your non-i:ayment, any visit made to your t known adctess to ascertain the wha'oobouts of you or the Prod.Jets, or applying for or enforcing i::ayment of any sums payable by you tous under this Agreement; pluslate payment interest dla rges, which will be 00.sed oo a rateof 5% above the Finance House Base Rateon the amount due, for ea::h monthor i::art monthon all overd.Jepayments,bothteforeand after judgement (such obligation to be independent of and not to merge with the judgemoot); Finance House BaseRate means the ratepublished by the Financeand Leasing Associatioo in thefinaicial prESs, from time to time.

- 4.10 Paytouson demandour charges for providing amitional services at your request, p-ovided that the amount of such charge is notified to you at the timeof your request for such services.
- 4.11 All rentals and other sums able OJ you under this Agreementshall be made withoutset off, deduction or withholding and you agree that your obligation to pay the Rental and other sums due hereunder shall be absciute and unconditiona. If you are required by law to deduct any sum from a payment then the amount of such payment shall be incroosed by the amount of such deduction so that the amount received by us equal to the original amountdue.
- 4.12 Letusinspect the Equipmentatre as on able times during the period of this A;; Jreement as long as we give your easonable notice of an inspection;
- 4.13 Be resi:onsible for paying any licence fees, fines, duties, insurancepremiums and other payments for the EQ...Jip moot which are not included in this Agreement.
- 4.14 Notalter, improve or addanything to the Equipment without our writta, permissioo. If you alter the Equipment without our written permission in such a way that it is detrimental to its value (in our opinion), you agree that we will decide which of Q) you will pay for reinstating the EQ. Jipment to its original condition, or 00 you will pay for a new piece of EQ. Jipment, you will perform. If you do improve add anything to the Equipment with or without our written permission, then unless the Equipment can be reinstated to its original condition with no
 - detrimental effect oo its value, such improvements and / or additions will automatically become our prOj:)erty at no cost to us;
- 4.15 Not sell, sub-let, give away the Equipment or try to do so, or use the EQ.Jipm ent as security for a loanor anyother obligation; not transfer or assign any of yourrights or obligations under the Agreement to anyone elseor try to do so without our written permission; subject to the exception in C use 3.5 be solely responsible for, and inde mnify us, our employees, agents and
 - contractors at all times from and against: O loss, theft, destruction of or dam2ge to the Equipment from whatever causea-ising and whether or not such loss, theft, destruction or damage results from your

negligence or that of your employees or agents; Qi) a I I c ims, demands, JXOCeed ing s (civil or criminal). penalties, fines. liabilities. of losses, damages, oosts and expenses whatsoever nature which may be brought against us or which we may, whether directly or indirectly, suffer, incur or sustain in connectioo with our ownership of the Equipment and hiring it to you or arising out of this agroornmt.

The expiry or termination of the Agreemoot does notaffect your obligations which have arisen or accrued under this indemnity up to and including thedate of expiry or termination. The indemnity in this Oause:

A is a separate and independent olj igation from the other obligations in the Agreemoot; B Gives rise to a separate and inc:!€penden t cause of action;

C Applies whether or not any indulgence is granted by us; and D Will continue in full force and effect c:le;pite any judgment, order, claim or JXOOf for a liqJidated amount in respectof any sum d..Je IJ'lda' this Agreement.orany other jud;Jment or orref';

4.16 Not fixor attach the Equipment to anyland or Wilding so that it becomes part of such land or building. It is a:::knowledged by you that should the Equipment become in any way fixed or attached to la1d *or* a build ng then title to the EQ...Jipmoot shall still remain vested in us.

Fixed TermRental TERMS AND CONDITIONS

Cust ome r to sign here

Page 5 of 5

CHANGESTO PAYMENTS 5.1 Taxation

We have assumed that during the period of this Agreement the staldard rate of Corporation Tax will remain the sameas thatapJ:lying at the dateof ouracceptance. If at a,y time the a::::tual rate rises3XJve the assumed rate Of 5 percentage r:oint'Sor more, we may increase the Rentals by givingyou 7 ct 3. ys' notice. For each whole 5 percent age points increase to the assumed rate, we are the second secmay WY an 8 % increase to the Root.al payable at that time.

Payment by Invoice

If when you entered into this Agreement you undertook to make paymrot:s by d rect debit, we may at our 'SOie discretion agree to your changing to payment against invoice. In this case we will increase the Rental payable at that time by 2 % to cover the additional administration costs.

EARLY TERMINATION BY YOU

You may put an end to this Agreement at any time by giving us three months' notioo that you wish to00 so, and by paying us a sum calculatOO in acc<Xdalce with the provisions of Oaus 8. Vife will advise you of the sum which we reqJire aid on re::eipt of this sum by us this A;;;reanent will be cancelled. You must return the Products as provid:ld in Cla rse 9

DEFAULT

- Vife can tring the hiring under this Agreement to an end at any time during the period of the A;;;reement if any of the following happens:
- You fail to pay any Rental within 7 days of the date when it is due in breach of Clause 4.1; or any other sum due under this $<\!x$ any other agreement with us: or 7.1
- You fail to keep to aiy of your other obligations under this Agreement and do not correct the 7.2 failure within 7 daysof us requiring you to 00 so;or
- Youor any guarantor makesany misrepresentation in respect of this or any other agreement 7.3 ntered into between the parties
- You <X any guarantor of this Agreement, being an individual or company, are unable to pay 7.4 your debts as they fall due, become bankrupt <X begin negotiations with your credtors <X in the case of anindividual.de: or
- You or any guarantor of this Agreement, cease to trade being a company, are unable to pay 7.5 your debts (asdefined in the Insolvency Act 1986), go intoliquidationor administrationor f you are a partnership) you are or become dissolved or have a receiver or administrative eceiverapj:)Ointed overall or any of your assets.
- You being a company are subject to a change in voting control in respect of yourself, or ai y 7.6 holding company which controls you or a material part of your assets is transferred to another pg.rty.
- If the Produ::t'S pr aiy P3rt of them) OOX)!Tles a1 actual or oonstructive total loss; or
- an event occurs which has or is likely to have in our opinion a material adverse effect on your business, properties or condition, financial or otherwise, or on your ability to 7.8 duly perform and observe any of your obligations under this Agreement; or
- 7.9 If any other agreement which you enter into with us or a member of our group of companies is terminated or becomes capable of termination. Any of the above will be considerec:las a "Repudiation".Rep., rdiat ion is when you indicate that you no longer intent to keep to this Agreemait and we may give you notice that your right to J:)OSsession of the Proclucts
- is terminated and make arrangements for their reo::>Very; or 7.10 any eventoccurs which has or is likely to have inour opinion a material adverse effecton your business, properties or condition, financial or otherwise, or on your ablity toduly perform and observe any of your obligations under this reement.

TERMINATIONAYMENT

- 8.1 If we 01d the hiring of the Prod.Jets under Cla.ise 7 or you end the hiring of the Products under
 - Oause 6 you must return the Prod. Jets to us in acoo rdalce with Oause 9 and pg.y us im med iately
 - a) all Raitalsandother sums alr09dv due to us; and
 - all Ren tals Oess any Maintenai ce Payments includei) youwould have paid had the hiring continued for the full Minimum Term, discountedat a rateof no less than 2% D0" annum from the date on whicheachRental wouldhave f.3.llen due, to the date the hiringwouldhaveended.
- Except where you exa-ciseyour rights unOOf' Clause 6, if we are to recover the Proclucts and are able to seH them, we will appy aiy proceeds of sale after deducting aiy value added tax and our costs inrepossessing aid selling the ProdJets in the following order: a) first towards allounts due tu t no t pa d by yo u pursuant to Cla,se8.1(a) aoo (b)above; b) to the extent that thffeisanybdaice, rebatetoyoutheRentalsp:3id by you

RETURN OF PRODU CTS

20. When you stophiring under this At: Jreement, or it is term in a toclunder Oause6 or aause7, you must ensure the Proclucts are safely and p-o ly stored until return€d, not use the Prod.Jets, return the Prod.Jets within fourteen days,and in the same original, oompete working $\mathsf{ord} \varepsilon \mathsf{r}$ as when occeptocl, save for wear & tea- to ai address nominated: by us within the United Kingcbm. You will be re;;.pons.ible at your own cost f<X the remova I, J:)Ossession chage.& any other expenses incurred relating to return of the Products until the time we tal<e delivery of them. If you do not you mustcontinue to pay Rentalson a i:roratabasis until the Productsare roceivocl and occepted byus.

"Same Original, Compete Working Ord€r" means that all of the Prod.Jets are imm ocla tely available for use by a third party, user or other le;;, sre, other than yourself, without then a3d for repg.ir or refurbishment. AJI Proclucts must be free of markings. You will reimbJrseus for any $missing or defoctive \ parts or \ accessories. \ The \ Proclucts \ must be \ properly \ packed \ for \ ship-nent \ in \ parts \ or \ accessories.$ accordance with the manufacturer's re::ommaid ations and specifications, frOghtp-e-paid and insured. If you fail to do so you will be lia::>le for ou r costs

incurred in recovering the Products and/or restoring th€fn to good operating order. In the event that we are prevented from re:::overing the Prod.Jets, or that they are no longa- in yo possession, you will be liable to J:>BY us on demanda sum equal to the estimated av Erage fair $market {\it value of similar} products of {\it like} age.. Where the {\it Proclucts consist of Software, you are} and {\it value of similar} and {\it valu$ under no ot; igation to return the medium on which it is stored, or training mai uals to us, as they are given to you, not hirocl. This cbes not affect any arrangement you may have rea; hed with thelicaisor of the Software

NOTICES

10.

11.

12.

14

16.

9

Notice. from you to us should be sent to the addre.s overleaf. Notice. from us to you will te senttoyouradctessoverleafortoanyotheradctesswhichyouhavenotified to us inwriting. VAT

All Rentals and o ther amounts p:3.yable under this Agreement are subject to VAT at the rate ai:plicable when they are due for payment. We will supply perioclic VAT invoices

ENTIRE AGREEMENT

This Agreement incorporates all of the terms a;;ireed between you and us. It cannot be variocl except by a document signed by you and us on or after the date whoo it commences. WE exclude all representations maOO beforeentry into this Agreement.

13 CAPACITY 13.1

Vife confirm that weenter into this Agreement aseither: a) owna- of the Prod.Jets; or

b) a; ient of the thirdpa ty who has acquired titkl in the Products.

13.2 Vife mayassign the benefit of this Agreement to another party and may cause the title in the Proclucts to vest in another pa-ty. In any such event, you shallowe to the principal or assigned all obliga tions to be performed by you under this Agreement \mathfrak{m} if the principal/assignee was named in this Agreement in our Daoe. Regard ess of the assignment or agency, we shall pa"form our obligationsd rectly to you and will remain responsible for the management of this Agreement. By signing this Agreement you consent to such assignment or agency. You acknowledge that you have no right to acQJire title in the Products at any tlme.

AGENCY

Neither the Suippliernoral v other parson not directly empoyed by us has any authority to oct as our agent or to ma<e commitments in relation to this Agreement.

15 JOINTAND SEVERALLIABILITIES

If more than one pa-son is named as customer the liability of each shall be joint aid several. SETOFE

If any monie. are payable to you undEr this Agreement by us, we may withhold from those monies an an ount equial to the total monies you owe us under this or any other account.

CONTRACTS (RIGHTS OF THIRD PARTIES) 17

A person who is not a p:3.rty to this reement shall have no right to enforce any term of this Agreement uncl:>r the O>ntracts (R htsof Third Partm) Act 1999

18 OURRIGHT

ourrightsupporthisAgreement will not the affocted if week > not enforce, or wede laven forcing. any of these tams

GOVERNING LAW

This Agreement is governed by English Ia.v. My d spute arising from it shall the subject to the jurisd ction of the English Courts.

FLEC'THONIC SIGNATURE

You agree that this Agreement may be entered into and signedele::tronically.Any signature maoo by you or on your behalf in a wa;; which complies with the Electroic Communications Act 2000 will be effective and bind ng on you.

IMPORTANT - USE OF YOUR INFORMATION DATA PROTECTION ACT 1998

By signing this Agreement you agree that information you provide about your finthisW icaiton by signing intervent provide the second seco dpersonalaid businessre::ordsatcrOOitreference agencies(CRAs).WhenCRAs

the solution of the solution o ng the electoral register) and shared croclit and fraud prevootion information. If you are a d rector, the Finance Company will seek conf irmat k>n, from CRAs, that the residential addre.s that you provide is the same as that shown on the restricted register of d rectors' usual aoo'resses at Compa,ies House.

CRAs will reors rd all a ication information, including information on your bJsinessand its proprietors and CRAs may create record of thenameandadctessofyourbusine;,s and its proprietors if there is not or 10 alread y. Where you borrow from the Finance Company, will give details of your occounts aid how you manage it/th€fin to CRAs. If you torrow anddo not repay in fullaid on time, CRAs will record the outstanding debt. This information willbeuS€dby theFinanceComJa'lya'lya' d may be suppliOO to otherorganisations by CRAsaid FPAs to i:ierform similar chocks a,d to trace your whifeabouts and record to the you ward. and recover drots that you owe

Records ran ain on file for 6 years afte- they are closed, whether settledby you or defailted.

Records ran ain on file for 6 years afte- they are closed, whether settledby you or defail ted A joint W ication may result in you OOng financial ly linked with the other party when future applications are oons.idered . If you give the Finance Company falseor inaccurate information and the Fina, ce ())mpay suspector identify fraud the Finance Company will record this and may alsopass this information to FPAs and other organisations involved in crimeand fraud prevootion. The Finance lilimpaiy aldother organ isations may alsopaces and use information recorded by FPAs from other countries. The Finance Company will mal scheckssuch as assessing this ap Jjication for creditand verifyingiOOffitties to prevent and detoctcrime and moneylain dering. The Fina1CeCompany ma; also make periodic searches at a?: As and FPAs to manage your account with them. If you wish to know which CRA's have been sui: piled your details, would like details of the information the Finance Ompay hokka aout you (a small fee may **yor covuol tike full dets**; i.go Hew We Var Data (th; is a cono nsed vask-n) pklase write to The Finaice Compay, whose detsi; will be inserted in the box how ded'Owr1er's Name aid Actkessoverleaf. Your data may also be used whai ra:::uirdely law or where permittoclu the terms of the Data Protection Act 1998. The

Name aid ActKessoverleaf. Yourdatamayalsobe usedwhai ra:::iuiredby law or where permittoclu the terms of the Data Protection Act 1998. The data that we collect from you may be transferrec: Ito, and storocl at.a destination outside the Europe.31 Economic /Vea(EEA). It may aso be processed by staffopa-ating outside the EEA whow-Xl<for u; or one of our suppliers. Such staff may the 07Qaged in, anong other things, the processing of your P3yment detailsaid the provision of SUUJ!.X)rt services. We will take all stein reaconably necessary to ais ure that your data is treated securely and in accordance with this privocy policy.



Please telephone us on if you want to have details of those credit reference and fraud prevention agencies from whom we obtain and to whom we pass information about you. You have a legal right to these details. You have a right to receive a copy of the information we hold about youif you apply to us in writing. A fee may be pay able.

FT/1&I40,1J3.2016

1.5