# 1. DEFINITIONS

(a) The "Contract" is the Contract between the owner and the Hirer for the hire of Plant, which incorporates the Offer and is governed by these

(b) The "Hire Period" shall commence from the time when the Plant leaves the Owner's depot or place where last employed and shall continue until the Plant is received back at the Owner's depot or other agreed location. For the avoidance of doubt the Hire Period includes the time the Plant is left

on site during a Holiday Period. (c) The "Hirer" is the Company, firm, person, Corporation or public authority taking the Owner's Plant on hire and includes their success

(c) "Offer" is the Owner's offer 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" cover sail classes of Plant, or replacement Plant, machinery, vehicles, equipment, accessories, and any ancillary items, vehicles or equipment therefor, which the Owner agrees to hire to the Hirer, 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.
(h) 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 lunch break each day, unless otherwise specified in the Contract.
(c) 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

2. EXTENT OF CONTRACT
No terms, conditions or warrantics other than as specifically set forth in the Offer 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 Offer. This excludes all other terms or conditions which 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 expressed accepted in writing and signed by the Owner. The Owner and the Hirer do not intend that any of the terms of the Contract Rights of Third Partics) Act 1990 by any person not part to the Contract, except that a person who is a successor to or an assignee of the rights of the Owner is deemed to become a party to the Contract after the date of succession or assignment (as the case may be).

3. ACCEPTANCE OF PLANT s acceptance of all terms and conditions herein unless otherwise previously agreed in writing.

# Acceptance of the Plant on site implies as 4. UNLOADING AND LOADING

CINCADING AND LOADING
 The Hirer shall be responsible for the unobstructed access and egress and, unless otherwise agreed in writing, for unloading and loading of the Plant at
 the site; and any personnel supplied by the Owner for such unloading and/ or loading shall be denued to be under the direction and control of the
 Hirer. Such personnel supplied by the Owner for such unloading and/ or loading shall be denued to be under the direction and control of the
 Hirer. Such personnel supplied by the Owner for such unloading and/ or loading shall be denued to be under the direction and control of the
 Hirer. Such personnel supplied by the Owner for such unloading and/ or loading of the Plant be regarded as the
 servants or agreements of the Hirer (the without prejudice to any of the provisions of Clauses 13) who shall be solely responsible for all claims arising in
 connection with unloading and/ or loading of the Plant by, or with the assistance of, such personnel.
 S DEI LIVER UN COOD OWNERS OF SUCCESSOR (SUCCESSOR)

## 5. DELIVERY IN GOOD ORDER AND MAINTENANCE: INSPECTION REPORTS

5. DELIVERY IN GOOD ORDER AND MAINTEXANCE: INSPECTION REPORTS (a) Unless notification in writing to the contrary is received by the Owner from the litter in the case of Plant supplied with an operator within four working days, and in the case of Plant supplied without an operator within 3 working days, of the Plant being delivered to site, the Plant shall be deemed to be ingo of order, arsw for either an inherent fault or a fault not ascertainable by reasonable examination, in accordance with the terms of the Contract and to the Hirer's satisfaction, provided that where the Plant requires to be erected on site, the prior deliver day and the calculated from the date of completed energies of the Hirer shall be repossible for the safe keeping of the Plant, is use in a workmanike manner within the manufacturers rated capacity and in accordance with the manufacturers and / or the Owner's recommendations, and its return on completion of the Hire Period in equal good order, size, or continued at work or or in use in an unself-and uns

6. SERVICING AND INSPECTION The Hirer shall at all reasonable times allow b. SERVICING AND INSPECTION The Hirer shall all reasonable times allow the Owner, his agents or his insurers to have access to the Plant to inspect, test, adjust, repair or replace the same. So far as reasonably practicable the Hirer shall allow such access during the Working Day. 7. GROUND AND STE CONDITIONS

7. GROUND AND SITE CONDITIONS (a) The Hirer is deemed to have knowledge of the site or the property or land where the Plant is to be delivered and the Hirer warrants that the condition of the site or place of delivery of the Plant is suitable for the use of such Plant. (b) If, in the opinion of the Hirer, the ground (including any private access road of track) is soft or unsuitable for the Plant to work on, travel over, be transported over, be erected of dismanted on without inbusor or equivalent support, the Hirer shall supply and lay suitable limbers or equivalent support in a suitable position for the Plant to ravel over, work on, be transported over, be erected of dismanted on window or the purpose of delivery and collection.

(c) Any timber or other materials supplied by the Owner is provided solely to assist the Hirer under their duties within clause 7(b) and expressly not to (C) Any timber of ouer materials suppreter up ure Owners a province story to assist in the transfer and the story of contractual obligations to ensure adequate stability of the Plant. (d) The Hirrer is responsible for the protection of, and liable for any damage to, any underground, surface or above ground services and utilities including, but not limited to cables, ducts, water pipes and gas lines, and any pavements, bridges, turnels and roadways on or adjacent to the site and the Hirrer shall liaise as necessary and comply with all requirements of the relevant statutory authority or similar body.

8. HANDLING OF PLANT

8. 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 Hirer. 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 Hirer (but without prejudice to any of the provisions of clause 13) and the Hirer shall be solely responsible for all claims arising in connection with the operation of the Plant by the said drivers / operators / persons.
(b) The Hirer shall not allow any other persons thal not operate any other plant or machinery or undertake work other than that for which they are supplied by the Owner unless previously agreed in writing between the Owner and the Hirer.
9. BREAKDOWN, REPART AND ADIVENTENT

### 9. BREAKDOWN, REPAIR AND ADJUSTMENT

A Any breakdown or the unstaffactory 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 will only be considered from the time and date which written notification is received and acknowledged by the

writing. Any claim for breakdown will only be considered from the tune and date writen written nonreasure of become a second sec

ID. STOPPACES No claims will be admitted (other than those allowed for under "breakdown" (clause 9) or for "idle time" clause 25, as herein provided), for stoppages through causes outside the Owner's control, including but not limited to bad weather and ' or ground conditions nor shall the Owner be responsible for the cost or expenses of recovering any Plant from soft or unsuitable ground, or a hazardous environment. For the avoidance of doubt, the Hirer shall be responsible for the cost and expense of recovering any Plant from soft or unsuitable ground or a hazardous environment.

ILLOSS OF OTHER FLANT DUE TO BREAKDOWN Each item of Plant specified in the Contract is lived as a separate unit and the breakdown or stoppage of one or more vehicles (whether the property of the Owner or otherwise) through any cause whatsoever, 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 q unit, such items shall be deemed to be one unit for the purpose of breakdown.

such items shall be deemed to be one unit for the purpose of breakdown.

12. LIMITATION OF LIABULITY
Except for liability on the part of the Owner which is expressly provided for in the Contract (including these causes):

(a) The Owner shall have no liability or responsibility for any loss, or damage of whatever nature due to or arising through any cause beyond his
reasonable control;

# reasonance control, (b) The Owner shall have no liability or responsibility, whether by way of indemnity or by reason of any breach of the Contract, breach of statutory duty or misrepresentation 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 rases to refacility, loss of 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

Itabilities 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 () wherever the Contract (including theses clauses) provides that any allowance is to be made against hire charges, such allowance shall be the Hirrer'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 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 operational law. 13. HIRER'R SERSONSIBILITY FOR LOSS AND DAMACE () To 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. (i) To the duration of the Hire Feriod () which 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. (a) To the duration of the Hire Feriod () which for the avoidance of doubt it as persong the avoid on the provisions referred to in suby aparagnh (a) make good to the Owner all loss of or duage to the Plant from whatever cause the same may arise, fair wear and tear excepted, and except as provided in clause 9 herein, and shall fully and completely indermity the Owner and any or a side financial under statue or common law. In the event of loss or damage to the Plant, the charges shall be continued to the agreement or inditing the storage. This was a defined in clause 23 until the settlement has been agreed. Payment of the settlement must be made within 21 calendar dys of the date of the agreement or indit ince charges can be reinstated from the barceon the to prove. (c) Nortichi

in full.
 (c) Notwithstanding the above the Hiter shall not be responsible for damage, loss or injury:
 (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 it's leaving such highway) where the Plant is in transit by transport of the Owner or as otherwise arranged by the Owner.
 (ii) dring the erection and /or dismantling of any Plant where such Plant requires to be completely erected / dismantled on site, provided always that such erection / dismantling is under the exclusive control of the Owner or his agent.
 (iii) after the Plant has been removed from the site and is in transit on a highway maintainable at the public expense after it has joined such highway)

(iii) after the Plant has been removed from the site and is in transit on a highway maintainable at the public expense area is the sponse aware measure of the Owner or as otherwise arranged by the Owner.
(iv) where the Plant is travelling to or from a site on a highway maintainable at the public expense, prior to its leaving or after it's joining such highway index is own power with a driver supplied by the Owner.
It here the Plant is involved in any accident resulting in injury to persons or damage to property, immediate notification must be given by telephone and confirmed in writing to the Owner to fail within a driver supplied by the Owner.
If the Plant is involved in any accident resulting in injury to persons or damage to property, immediate notification must be given by telephone and confirmed in writing to the Owner to alter than 24 hours after such telephone notification. In relation to any claim in respect of which the Hirer is no bound to fully indemnify the Owner, no admission of liability, offer, promise of payment or indemnity shall be made by the hirer without the Owner information.

15. RE-HIRING ETC. part thereof shall be re-hired, sub-let, or lent to any third party without prior written permission of the Owner,

# Neither the Plant nor any par 16. CHANGE OF SITE

which it was delivered or consigned without the prior written permission of the Owner.

# The Plant shall not be moved from the site to write 17. RETURN OF PLANT FOR REPAIRS

17. BETURN OF PLANT FOR REPARS If during the Hire Period the Owner decides that urgent repairs to the Plant are necessary then he may arrange for such repairs to be carried out on site or at any location of his nomination. In the event that urgent 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 clauses 9 and / or 13 by giving written motice to the Hire, 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 10 at 19 at 1

(a) while more instance to do the contraction of the time tensor, are downed (our whiteour preparect to any or the provisions of clauses 2 and (or 13) shall pay all transport charges involved, or, (b) more than three months from the commencement of the time Period, the Owner (but without prejudice to any of the provisions of clauses 9 and (or 13) shall be liable only for the cost of reloading and return transport.

## 18. BASIS OF CHARGING

I.D. DAND UP CHARGING (a) The Hirer 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 Hirer shall sign their time record sheets. (b) Full allowance will be made for breakdown periods resulting from mechanical or electrical faults or absence of driver or operator supplied by the Owner except where breakdown is due to acts or omissions of third parties and / or the Hirer's misus, misdirection or negligence, subject however to the provisions of clause 8 of these conditions. (c) Breakdown time in respect of such periods shall be allowed for not more than the Working Day less the actual hours worked.

the provisions of clause 8 of these conditions. (c) Breakdown time in respect of such periods shall be allowed for not more than the Working Day less the actual hours worked. (d) Plant shall be hired our either: (i) Plant shall be hired our either: (ii) without any qualification as to minimum hours. Odd days at the beginning and end of the Hire Period shall be charged pro rata. (e) Stoppage 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 excess will be charged for at the appropriate idle time rates. (f) In the case of Plant which is required to be dismantling upon completion of the Hire Period, such modification of the hire charge for the period for which is shall and/v shall be stated in the OTIer / Contract.

Period for which it shall apply shall be stated in the Offer / Contract. 19. PLANT HIRED ON A DAILY BASIS WITHOUT QUALIFICATION AS TO HOURS

The full daily 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 rata of the average working Day. No hire charge shall be made for Saturday and / or Sunday unless the loant is actually worked.

Sunday unless the plant is actually worked. 20. PLANT HIRED BY THEE WEEK OR MONTH WITHOUT QUALIFICATION AS TO HOURS The weekly or monthly rate shall be charge 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 weekly rate or pro rata of the agreed monthly rate will be made for each full Working Day broken down, calculated to the nearest half Working Day. 21. PLANT HIRED BY THE WEEK OR THE HOUR FOR A MINIMUM OF 39 HOURS PER WEEK

21. FLANT HIRED BY THE WEEK OK THE HOUR FOR A MINIMUM OF 99 HOURS FER WEEK The full hire for the minimum period in the Contract will be charged and an additional por rata charge will be made for hours providing always that where the actual hours worked are in excess of the minimum period less breakdown time, the actual hours worked hall be chargeable. Idle time for this purpose shall be treated as actual working time. The minimum Working Week of 39 hours shall be reduced by 8 hours Monday to Thursday and 7 hours Friday for each Holiday Period occurring in such Working Week, provided that the Plant is not in use during such Holiday Period

## Period

22. "ALL-IN" RATES

"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. 23. COMMENCEMENT AND TERMINATION OF CONTRACT (TRANSPORT OF PLANT)

23. COMMENCEMENT AND TERMINATION OF CONTRACT (TRANSPORT OF PLANT) (a) The Hire Period shall commene from the time when the Plant leaves the Owner's depot or place where last employed and shall continue until the Plant is received back at the Owner's named depot or other agreed location but an allowance shall be paid for the prior of use on that day. If more than one day's hire charge each way for traveling time. If the Plant is used on the day of traveling, full hire rates shall be paid for the prior of use on that day. If more than one day is properly and unavoidably occupied in transporting the Plant, a hire charge at lide time rates shall be paid for the prior of use on that day. If more than one Working Week, the full hire rate shall be paid for the date of despatch to the date of return to the Owner's named depot or other agreed location.
(b) If the Plant is not made available for collection as agreed between the parties, such Plant shall be deemed with immediate effect to be placed back on hire. The Hirer shall be responsible for the safekeeping of the Plant in accordance with clause 13, and for all the reasonable costs and expenses incurred by the Owner in seeking to collect such Plant.
(c) Upon the completion of the Hire Friend, the Hirer shall clean and where necessary, decontaminate the Plant. All fuel and contaminates will be removed from bunds, storage tanks and howsers. The Hirer shall be liable for any costs, liabilitize and expenses incurred by the Owner is asseking to collect such Plant.
(d) Upon the completion of the Hire Friend, the Hirer shall clean and where necessary. Secontaminate the Plant. All fuel and contaminates will be the Hirer fail to comply with this clause.
24. HIRER'E DURING THE NOTICE OF TERMINATION OF CONTRACT

Hirer fail to comply with this clause: 24. HIRER'S LIABLITY DURING THE NOTICE OF TERMINATION OF CONTRACT (a) Where the Hire Period is indeterminate or having been defined becomes indeterminate the Contract shall be terminable by seven days' notice in writing given by either party to the other except in cases where the Plant has been lost or damaged. Notwithistanding that the Owner may have agreed to accept less than 7 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 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 constitute compliance with the provisions of this clause. (b) Without prejudice to clause 24(a), should the Hirer fail to make the Plant available for collection by the Owner before the end of the 7 days rotters, (b) Without prejudice to clause 24(a), should the Hirer fail to make the Plant available for collection by the Owner before the end of the 7 days rotters, (c) Without prejudice to clause 24(a), should the Hirer fails to make the Hirer systemation to accept as a 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 Hire Period commences, then the Hirer is liable for all reasonable costs and charges incurred by the Owner to which the Owner is committed at the time of termination.

25. IDLE TIME

22. DLP INFE
23. DLP INFE
24. DLP INFE
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 itme. In any case no period less than one Working Day shall be rectarged as working itme. In any case no period less than one Working Day shall be rectarged as working itme. In any case no were Working Day shall be rectarged as working itme. In any case no new Working Day shall be rectarged as working itme is charged, idle time is calculated on the machine element only. Full rate will be any for the period be and the state of the state

arged for the operator. **WAGES AND OTHER CHARGEABLE ITEMS RELATING TO DRIVERS AND OPERATORS OF PLANT** I chargeable items shall be paid by the Hirer at the rates set out in the Contract save that any subsequent increases before and / or during the Hire i data arising from awards under waveg agreements and / or from increase in the Owner's statutory contribution shall be charged as additions at cost the Owner and shall be admitted and paid by the Hirer.

# 27. TRAVELLING TIME AND FARES

27. TRAVELLING TIME AND FARES
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, operators and any person supplied by the Owner to his home will 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, missilection on missue of the Plant.
28. FUEL, OIL AND GREASE
Fuel, oil and grease shall, when supplied by the Owner. The Hirer's negligence, the cost or an agreed estimate of net cost, and when supplied by the Hirer, shall be of a grade or type specified by the Owner. The Hirer shall be solely responsible for all damages, losses, costs and expenses incurred by the Owner if the Hirer use.

29. SHARPENING OF DRILLS/STEELS ETC

32. GOVERNMENT REGULATIONS

during the Hire Period. 33. PROTECTION OF OWNER'S RIGHTS

(d) The rights under sub-paragraph (b) and (c) above

36. LATE PAYMENTS

any subsequent legislation

The cost of re-sharpening or replacement of drill bits, blades and other ancillary items shall be borne by the Hirer. 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 his property, without the prior written the permission of the Owner.

the permission of the 31. TRANSPORT 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 on someletion of the Hire Period.

52. GOV DENMENT REGULATIONS (a) The Hirer will be responsible for compliance with relevant regulations issued by the Government or Local Authorities, including regulations under Environmental Acts, Health and Safety at Work, etc. Act and observance of the Road Traffic Acts should they apply, including the cost of road fund licenses and any instrunces made necessary therebys, suse that if and during such time as the Plant is travelling, whether for full or part journey from Owner to site to Owner under its own power with a driver supplied by the Owner, the Owner and not the Hirer shall indemnify the Owner against any charges or fines that the Owner, the Owner and not the Plant is travelling, whether for the Plant

33. PROTECTION OF OWNER'S RIGHTS
(a) The Hirer shall not re-hire, set, mortgage, charge, pledge, part with possession of or otherwise deal with the Plant except as provided under clause IS and shall protect the same against distress, execution or seizure and shall indemnify the Owner against all losses, damage, costs, charges and expenses arising as a direct result of any failure to observe and perform this condition except in the event of Government requisition.
(b) The Owner may terminate the Contract forthwith by written notice to the Hirer if one or more of the following events occur:
(i) The Hirer defaults in punctual apyment of any sum due to the Owner for hire of Plant or other charges payable pursuant to these conditions;
(ii) The Hirer defaults in punctual payment of any same due to the Owner for hire of Plant or other charges payable pursuant to these conditions;
(iii) The Hirer defaults in punctual payment of any same due to the Owner for hire of Plant or other charges gainst him;
(iv) The Hirer defaults in punctual end any arrangement with his creditors or becomes insolvent within the meaning of Section 113 of the Housing Grants, Construction and Regeneration Act 1996 or any amendment or re-enactment thereof for the time being in force; or
(v) The Hirer decs 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 incomardy.

jcopardy. (c) In the event of termination under sub-paragraph (b) above: (i) The Hirer must give the Owner or his agents, immediate unobstructed access to recover the Plant. (ii) The Owner shall be entitled to claim the hire charges outstanding as at the date of termination of the hire under this clause and return transport charges under clause 31.

(d) The rights under sub-paragraph (b) and (c) above: (i) May be exercised notwithstanding that the Owner may have waived 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 due under the Contract as a debt. (e) If the Hirer does 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 may not be exercised without first giving to the Hirer at least 7 days' notice in writing of the Owner's intertion to suspend performance, stating the ground or grounds on which the Owner intends to suspend performance. The right to suspend performance will cease when the Hirer makes payment in full of the amount due.

2-4. CHARVES IN NORMAL WORKING 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 week/ hours in the industry in which the Hirer is engaged or, (b) the Contract being made with reference to a 5 day week of other than 39 hours. (Clauses 1(b) and (i), 18(c) and (d), 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 altention in the normal weekly working hours in the said industry the "Hire Rates and Terms" of Plant hired for a minimum weekly or daily period shall be varied pro rata. 35. DISPUTE RESOLUTION

**5. DISPUTE RESOLUTION**(a) if the situated within the United Kingdom, then the court whose jurisdiction and interpretation of the law for this Contract. If the original site is not situated within the United Kingdom, then the relevant jurisdiction and interpretation of the law of the Contact will be governed by the country where the owner's head office is located.
(b) Both parties to the Contract thave the right to refer any difference or dispute arising under or in connection with the Contract to adjudication and the procedure set out in Part 1 of the Scheme for Construction Contracts (England and Wales) Regulations 1998 (or any amendment or re-enacument thereof for the time being in force) will apply. The person (if any specified in the Construction Plan-thire Association acting by its President or Chief Executive for the time being. (or Construction Plan-thire Association acting by its President or Chief Executive for the time being. (or Scots law, shall compt) forthwith with any decision of the adjudicator and better shall compt for the state in the present of any specified in the Construction Plan-thire Association acting by its President or Chief Executive for the time being. (or Scots law, shall compt) forthwith with any decision of the adjudicator and the law for the state in the state in the store in the stor

time being. (c) The Owner and the Hirer shall comply forthwith with any decision of the adjudicator; and shall submit to summary judgement and enforcement (and / or, under Scots law, shall consent to a motion for summary decree and submit to enforcement) in respect of all such decisions; in each case, without any defence, set-off, counterclaim, abatement or deduction. Where, under Scots law, the Owner, the Hirer, or the adjudicator, wished 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 decision before a winess.

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

es the right to charge the Hirer for the late payment of any outstanding invoices under the Late Payment of Commercial Debts