

Container Hire Services Ltd

A company you can trust

TERMS AND CONDITIONS OF HIRE

1. Definitions (a) In these Conditions

"Delivery" means when the Plant is uplifted by the Hirer from the Owner's depot or delivered to the Hirer's site or other delivery location agreed between the Owner and the Hirer.

Hire Charges" means the various charges detailed in Condition 12. "Hirer" means the person, firm or company taking the Plant on hire, including the

"Off Hire Number" means a unique number provided by the Owner confirming that the Hirer is no longer responsible for meeting Hire Charges

"Owner" means the person, firm or company letting out the Plant on hire and includes their successors and assignees.

"Period of Hire" means from the time of commencement until the time of expiry of the period of hire as defined by Condition 3.

ns any machine, equipment or part of them which the Owner agrees to hire to the Hirer in accordance with these Conditions

"SPOA" means the Scottish Plant Owners Association

"Standing Time" means the time during which the Plant supplied with an operator is standing idle and available for work

"Working Week" means from start of business on a Monday until close of business on the following Friday.

(b) In these Conditions words importing the singular shall include the plural and vice versa and any gender includes any other gender and the ne

2. General (a) These Conditions shall be incorporated into and shall govern each contract ("the Contract") for the hire of Plant entered into between the Owner and the (a) meet constants such are incorporated must and shall giver it each constant, (in the ound at, (in the oun

Nothing in these Conditions shall exclude or limit any statutory rights of the Hirer which may not be excluded or limited due to the Hirer acting as a rsumer. Any provision which would be void under any consumer protection legislation shall, to that extent, have no force or effect.

3. Period of Hire

3. Period of Hire (a) In these Conditions, unless the context otherwise requires, the time of commencement of the Period of Hire is: (i) In a case where the Plant time is collected by the Hirer from the Owner's depot or elsewhere, the time it is so collected; (ii) in a case where the Plant comes under the control or direction of the Hirer or his agent before arrival at the Hirer's site, the time it becomes subject to such control or direction; or (iii) in all other cases, the time the Plant arrives at the Hirer's site. (b) In these Conditions, unless the context otherwise requires, the time of expiry of the Period of Hire is: (i) in a case where the Plant is returned by the Hirer to the Owner's depot or to such other destination as may be directed by the Owner, the time of its arrival there; or any other the Plant is returned by the Hirer to the Owner's depot or to such other destination as may be directed by the Owner, the time of the arrival there; or any other the Plant is returned by the Hirer to the Owner's depot or to such other destination as may be directed by the Owner, the time of the other destination as may be directed by the Owner, the time of the form of the Owner's depot or to such other destination as may be directed by the Owner, the time of the direction of the text of the text of the Owner's depot or to such other destination as may be directed by the Owner, the time of the direction of the text of the Owner's depot or to such other destination as may be directed by the Owner, the time of the direction of the text of the Owner's depot or to such other destination as may be directed by the Owner's depot or to such other destination as may be directed by the Owner's destination as may be directed by the Owner's depot or to such other destination as may be directed by the Owner's destination as may be directed by the Owner's destination of the Owner's destination as may be directed by the Owner's destination as may be directed by the Owner's destination of the Owner's destination of the Owner (ii) in a case where the Plant comes under the control and direction of the Owner after leaving the Hirer's site but before arriving at the Owner's depot or such other destination as may be directed by the Owner, the time it becomes subject to the Owner's control or direction.

Ownership and Risk

 (a) The Plans shall remain the property of the Owner at all times.
 (b) Subject to the Seconditions, riskin, and liability for loss or damage to, Plant supplied by the Owner to the Hirer shall pass to the Hirer at the time of commencement of the Period of Hire.

. Notinazion or Detects. The itree of his representative shall inspect the Plant on Delivery. The Plant shall be deemed to be in good order (save for latent defects and defects not reisonably ascertainable by inspection) and no claim for loss and damage shall be considered by the Owner unless the Hirer gives written notice to the Owner of an alleged defect writinh 24 hours of delivery.
(b) Safe Keeping of Plant. The Hirer or his representative shall until the time of expiry of the Period of Hire keep himself acquainted with the state, condition and use of the Plant, ensure its safekeeping, and use it in a workmanilie manner only and not for any purpose beyond its capacity nor in any way likely to result in undue deterioration.

result in undue deterioration. (c) Vandalism. Which a prejudice to (b) hereof, the Hirer will be responsible to the Owner for destruction of or damage to the Plant caused maliciously or mischlevously by any party whilst it is in his care or under his control. Destruction of or damage to Plant will be presumed to have been caused maliciously or mischlevously and the onus of rebuting that presumption will be on the Hirer. (d) On expiry of the hire the Hirer shall be responsible for returning the Plant to the Owner or allowing the Owner access to uplift it, whichever is agreed between the Owner and the Hirer, in the same condition as on Delivery (I'm vers and tear excepted).

6. Breakdown (a) Except as otherwise provided in Condition 5(a), any breakdown or unsatisfactory working of Plant must be notified to the Owner within 24 hours of its discovery by the Hirer or his representative. Breakdown time claims will only be considered from the time of notification. In default of such notification in the Owner shall be deemed to have properly performed is to bigliation under the Contract. In the event of a breakdown or unsatisfactory working of Plant, not such as the owner of the section of the contract of the event of a breakdown or unsatisfactory working of Plant, not such as the contract in the contract in the event of a breakdown or unsatisfactory working of Plant, not such as the contract in the contract in the contract. In the contract is the section of the contract is the section of the contract in the section of the contract is the provide plant of the contract is the section of the section of the contract is the section of the section of the contract is the section of the contract is the section of the contract is the section of the section of the contract is the section of the contract is the section of the section of the section of the section of the contract is the section of Owned shall be deemed to have properly period mine its doligations under the contract, in the event of the owned shall be are backed by working or name, nor readily reparately the Owner shall be entitled to supply substitution Phate of a similar type and condition. If the Owner is not in a position to do so, the Contract shall be terminated as from the date of the breakdown. (b) The breakdown or stoppage do nor not need on the owner is not need to be an owner of the Owner is not in a position to do so, the (b) The breakdown or stoppage do not need to the breakdown. (b) The breakdown or stoppage do not need to the owner own

(a) Provided notification has been made to the Owner in accordance with these Conditions, the Hirer will not be charged for any stoppages for normal working repairs or due to breakdown of Plant caused by an inherent fault or fair wear and tear. The Hirer's only remedy for such stoppages shall be an allowance up to the amount of Hire Charges otherwise due. (b) No allowance will be made for stoppages resulting from any other cause for which the Owner is not responsible (including bad weather and ground conditions).

8. Servicing and Inspection The Hirer shall allow the Owner, his representatives or insurers access to the Plant at all reasonable times for the purposes of inspecting, testing, adjusting, repairing or replacing it

9. Hirer's Responsibilities (a) Except as otherwise provided in Conditions 5 & 6, the Hirer shall reimburse the Owner for all loss or damage to the Plant (fair wear and tear during the Period of Hire whether or not caused by fault on the part of the Hirer and shall indemnify the Owner in respect of all claims by third p any loss, injury or damage arising out of the storage, transit, transport, unloading, loading, erecting, dismantling and/ or use of the Plant and all a any loss, injury or damage arising out of the storage, transit, transport, unloading, loading, erecting, dismantling and/ or use of the Plant and all associated costs and charges. (b) During the Period of Hire the Hirer shall insure the Plant at the Hirer's own expense against loss and damage from all risks (including third party risks) and

costs and charges. (c) During the Period of Hire the Hirer shall insure the Plant at the Hirer's own expense against loss and damage from all risks (including third party risks) and indemnify the Owner against all loss or damage to the Plant at the exceverable under the policy of insurance. (c) During the Period of Hire the Hirer shall, in the event of loss of or damage to the Plant howsover caused, be liable for the Hire Charges until the Hirer pays for the cost incurred by the Owner in respect of such loss and damage. (d) If the Plant is involved in any accident resulting in injury to persons or damage to the Plant howsover caused, be liable for the Hire Charges until the Hirer (d) If the Plant is involved in any accident resulting in injury to persons or damage to the Plant howsover caused, be liable for the tyre(s) to be regained or replaced (e) The Hirer shall be responsible for the cost of the changing and repair of any tyre punctures and shall arrange for the tyre(s) to be regained or replaced (e) The Hirer shall be responsible for the cost of the changing and repair of any tyre punctures and shall arrange for the tyre(s) to be regained or replaced (e) The Hirer shall be responsible for the unobstructed access to, and (unsultable for the Plant to work on, travel, or be transported over (including for deliver and collection) without suitable timbers or equivalents it as suitable position. (g) The Hirer shall be responsible for the unobstructed access to, and (unsultable for the Plant to work on, travel, or be transported over (including for deliver and collection) without suitable timbers or equivalents. The unsultable for the Plant to work on, travel, or be transported over (including for deliver and collection) without suitable timbers or equivalents. The unsultable for the Plant to work on, travel, or be transported over (including for deliver and the Hirer's site. Any personnel supplied by the Owner for such work at the Hirer's site shall be deemed to be under the direction and control o

permission of the Owner. (k) Upon termination of himing, the Hirer shall forthwith remove all goods from the equipment. Should the Hirer fail to do so, he hereby appoints the Owner or their agents to do so. The Hirer hereby authorises the Owner at its option to place such goods at any premises apparently occupied by the hirer or to sell such goods, applying the proceeds to the payment of any charges due the hirer to the Owner. The Hirer warrants that only goods owned by the Hirer or to sell stored in the equipment hired. (1) The Hirer shall not use the equipment for storage or transport of any upprotected corrosive substance high density poorly secured materials which may corrode, ouidide, dent, contaminate, puncture, stain or damage the equipment or make any other use of the equipment subjecting them to damage by

oper loading or otherwise

improper loading or otherwise. (in) The Hirrs shall comply with all loading limitations as specified by the Owner and shall prevent excessive impact and concentrated loads. (in) Equipment is to be handled by proper ISO container lifting equipment or forklift using the available fork pockets only. (o) Contents Insurance The insurance of the contents of the equipment is the responsibility of the Hirrs. The Owner shall not be responsible, whether in negligence or otherwise, for loss or damage or deterioration of any goods stored in the equipment, howsoever caused.

10. Indemnity to Owner Where an operator is provided with the Plant, he shall work under the supervision and instructions of the Hirer or his representative who shall not permit any person other than the operator to operate the Plant without the Owner's prior written consent. During the Period of Hire the Hirer shall be responsible for the operator's actions as if the were in the Hirer's direct employ to the effect that the Hirer shall free and relieve the Owner of and from the consequences of all claims made against the Owner by (a) third parties as a consequence of any acts or omissions of the operator, including negligence or breach of statutory dury; and/or (b) the operator in respect of any loss injury or damage suffered by him except where that loss injury or damage arises as a consequence of any negligence of the Owner.

(a) Inferrite shall not sets, source, image, source, jugant seturing over, user more year more year source sour

12. Charges
(a) (1) Where the Plant is hired at a rate per Working Week the charge is based on a maximum of 39 hours per Working Week unless otherwise stated
(Hours worked in excess of that maximum shall be charged pro-rata);
(2) Where the Plant is hired on a basis of a rate per day the charge is based on a maximum of eight hours per day (except friday which shall be seven hours)
unless otherwise stated (Hours worked in excess of that maximum shall be charged pro-rata);
(b) Assembling, Rigging and Dismantling. Time spent in assembling, rigging and dismantling Plant shall be charged to the Hirer.
(c) Other Costs

11. Protection of Owner's Rights (a) The Hirer shall not sell, sub-let, hire, assign, grant security over, deal with or part with possession or control of the Plant, or attempt to do so without the

(c) Other Costs
 (i) Any costs incurred by the operator in travelling to and from the Owner's depot or his home to the Hirer's site shall be charged to the Hirer.
 (ii) Any costs incurred by the operator in travelling to and from the Owner's depot or his home to the Hirer's site shall be charged to the Hirer.
 (iii) Any costs mumble items, such as fuel, oil or grease supplied by the Owner shall be charged to the Hirer.
 (iii) Any costs mumble items, to purchase items of good quality and which meet the appropriate specification for the Plant.
 (iii) Where appropriate, the cost of transport of the Plant from the Owner's depot or equivalent to the Hirer's site or other delivery location and also return to the Owner's depot or equivalent on explicit of the Plant from the Owner's depot or equivalent to the Hirer's site or other delivery location and also return to the Owner's depot or equivalent on explicit of the Plant from the Owner's depot or equivalent to the Hirer's site or other delivery location and also return to the Owner's depot or equivalent to the Plant explicit of Hire.
 (v) The Hirer shall be responsible for the cost or expense of recovering any Plant from soft ground.

13. Determination of Responsibility for Hire Charges
 (a) The Hire Charges shall run from the time of commencement of the Period of Hire until:
 (i) where the hire is for a fixed period, the expiry of that fixed period;
 (ii) where the hire is for a fixed period, or where the hire is continued after the expiry of the fixed period without any new period being determined,
 seen days after either parts ystall have given to the other written notice to terminate the hire; or
 (iii) have event, when the Hirer receives from the Owner a valid Off Hire Number in respect of the Plant; when the Hirer shall forthwith deliver the Plant to,
 or allow its upilt, by, the Owner. Failure to day awill result in the Hirer being liable for the Hire Charges in respect of any period where there is delay in
 delivery or upilit which is not due to any act or omission of the Owner.

14. Termination (a) If the infra:
(i) fails to pay any Hire Charges or other sums payable under the Contract when they become due (whether demanded or not);

(i) raiss up any met Charges of ourse suits payable under the Contract, when they exclude use (when the demanded of not), (ii) commits a breach dany other terms and conditions of the Contract, to meet may loopardise the Owner's rights in the Plant, then the Owner shall, without prejudice to any other right or remedy, have the right to automatically terminate the Contract without notice and without liability to the Hirer.

(iii) same to do more obtaining sector timing meterinities of the sector of the sec

date of terminati

date of termination. (e) On termination of the Contract or expiry of the Period of Hire, the Hirer shall no longer be in possession of the Plant with the Owner's consent and shall (unless otherwise agreed with the Owner) forthwith return the Plant to the Owner at such address as the Owner may direct in good order and in good working condition and at the Hire's expense and risk. Whitout prejudice to any other rights or remedies of the Owner under the Contract, the Owner may at any time after such termination, without notice, retake possession of the Plant for which purpose it shall be lawful for the Owner or his representatives to enter into or upon any premises or site where the Plant may be held, and the Hirer shall indemnify the Owner against all loss, damage, costs, or expenses so arising including in respect of third party claims.

15. Outriggers and Stabilisers

Any sound timber or other material supplied by the Owner for use with outriggers or stabilisers to the Plant is provided solely to assist the Hirer and expressly not to relieve him in any way from his legal, regulatory or contractual obligations to ensure adequate stability of Plant under imposed loading.

clusion of Warranties rranties, conditions or other terms implied by statute or common law with regard to the Plant, except as expressly provided in these Conditions, are sly excluded to the fullest extent permitted by law.

In Junction or Lability (a) Except for liability for deads or personal injury arising from the Owner's negligence or fraudulent misrepresentation, the Owner's obligation to repair or replace the Plant as provided in Condition 6 shall constitute the full extent of the Owner's liability in respect of any loss or damage sustained by the Hirer; (b) The Owner shall not be liable to the Hirer for any indirect or consequential loss or damage (whether for loss of profit, loss of business, depletion of goodwill or otherwise) costs, expenses or other claims for consequential compensation whatsoever (howsoever caused) which arise out of or in connection with the Contract.

18. Consumer Oredit Legislation Where the Contract is one to which the Consumer Credit Act 1974 would otherwise apply it is an essential condition of the hire (unless the Owner and Hirer expressly agree in writing that the Contract shall subsit for a period of greater than 80 days) that it will terminate on the expiry of 80 days from its commencement and that there shall be no right or option on the part of the Hirer to require the Owner. This cluse is without prejudice to the provisions for termination contained in Condition 14.

19. Interest All invoices are payable within 30 days of the invoice date. Time of payment shall be of the essence of these Conditions. In the event of late payment then, without prejudice to any other right or remedy, the Owner shall be entitled to charge interest at the rate of 3% per anoma hows the base rate of the Royal Bank of Sociand ph from time to thin efforts and after any judgement of from the due atte until settlement is received in full.

20. Government Regulation

During the Period of Hire the Hirer shall be responsible for complying with statutory provisions or regulations in relation to the operation and use of the Plant.

21. Data Protection Where the Hirer is a sole trader: (a) the Owner will take all reasonable precautions to keep the details of the Hirer's order and payment secure, but unless the Owner is negligent, the Owner sail not be liable for unauthorised access to information supplied by the Hirer; and (b) the Owner will only use the information the Hirer provides about himself for the purpose of fulfilling the Owner's obligations under the Contract, unless the Hirer agrees otherwise. The Hirer may correct any information about himself or ask for information about himself to be deleted, by giving the Owner written notice in accordance with Condition 22(d).

nt of the Owne

24. Governing Lav

the Scottish Courts

 A state of the sta 22. Indexamenus (a) The Owner shall use all reasonable endeavours to discharge its obligations under these Conditions in a prompt and efficient manner but does not accept responsibility for any failure or delay caused by circumstances beyond its control.
(b) No waiver but bo Owner of any breach of these Conditions by the Hirrer shall be considered as a waiver of any subsequent breach.

(b) No waiver by the Owner of any breach of these Conditions by the Hirer shall be considered as a waiver of any subsequent breach.
(c) If any provision of these Conditions is held by any competent authority to be invalid or unenforcable in whole or in part the validity of the other provisions of these Conditions and the remainder of the provision in question shall not be affected.
(d) Any notice required or permitted under these Conditions shall be an inviting and shall be served by personal delivery, email, fax or by pre-paid first class post addressed to the other party at its principal place of business or such other address as has been notified pursuant to the party giving the notice. Any subsing any significant and the ence the ence of any ence received if delivery derest deependence, it is principal of the other of the notice. Any subsing and shall be served by personal delivery, if served by fax, at the time of transmission and in case of prepaid first class post, 48 hours from date of posting.
(e) The Owner may subsign, transfer, sub-contract or otherwise dispose of the benefit or burden of the Contract to a third party without the prior written consent of the Owner.

consent or me owner. (g) A certificate signed for and on behalf of the Owner shall be sufficient to fix and ascertain the sums due by the Hirer to the Owner under the Contract and shall be conclusive of the amounts due. (h) The Hirer consents to registration of the Contract and any certificate under Condition 22(g) for preservation and execution.

23. Dispute Resolution (a) The Scheme for Construction Contracts (Scotland) Regulations 1998 as amended or re-enacted from time to time (whether before or after the date of the Contract) (the Regulations") shall apply to the Contract. The Contract may specify the person (if any) to act as adjudicator. For the purposes of the Regulations, the specified nominating body to select any adjudicator shall be the SPOA acting through its President from time to time. (b) The Owner and Hirrs shall comply forthis in this and ydications of and yeal/uctors and where count action follows thereon, shall not defend such action and shall consent to decree and submit to enforcement in respect of any such decision, in each case without any defence, set-off, counterclaim, abatement or dordurekow.

These Conditions shall be governed and construed in accordance with the Law of Scotland and the Hirer hereby submits to the non-exclusive jurisdiction of

A large print version of this document is available on request

deduction.) Where the Owner, Hirer or adjudicator wishes to register a decision of the adjudicator for execution in the Books of Council and Ser all, on being requested to do so, forthwith consent to such registration by subscribing the decision before a witness.