

APPLICATION OF THESE TERMS
 1.1 Unless otherwise agreed in writing these terms and conditions apply exclusively to each transaction for the hire or sale of Equipment (including hire with an option to purchase), removal or relocation of Equipment and remove my work or services carried out by William in repect of Equipment.
 1.2 Inc. CATE (apulpment salets and 1.2.2 Equipment salets and 1.2.2 Equipment hire to companies and other persons hiring Equipment for the purposes of their

business.

If You are hiring Equipment from Willbox, by agreeing to these Conditions, You warrant you are either a company or that You are entering int the Contract wholly or predominantly for the purposes of a business carried on, or intended to be carried on, by You.

We have separate three terms for consumers. If you are a consumer and wish to hire Equipment, please

advise us accordingly.

2. DEFINITIONS AND INTERPRETATION

"Conditions" means these terms and conditions.

2.1 consumer" means an individual acting for purposes which are wholly or mainly outside your trade, business,

Consumer' means an indiviousity style of the control of the contro 2.5

2.6

2.8

Form, and as updated from time to time under clause 13.4 "Minimum tire, Annount** means an amount equal to one month's hire clackulated at the applicable monthly hire rate for the Equipment in question. However, and the control of the Equipment in question. We have the control of the Equipment in question and accepted by You (b) any order placed by You that accepted by Willbox or (c) any order confirmation or similar document issued by Willbox accepted two-in each case for the hire, sale or modification of Equipment. The experiment under a Contract (orduring under a contract for the hire of Equipment with an oppion to purchase, as specified in the Order Form "Willbox" means Willbox Limited, a company registered in England and Wales with company number 0x15566 and howing its registered of line at Mann Frobus Avenue, Millhox), Southempton, Hampshire, 2.9 2.10

r. Price" means the amount payable for the modification of Equipment under a Contract, as specified

in the Order Form.

"You" means the person hiring, purchasing or requesting modification of Equipment under an Order Form.

All words in the singular shall where the context so admits be deemed to have also the plural meaning and

2 14

vice versa. Where there are two or more persons hiring, purchasing or procuring the modification of Equipment under the Contract with Willbox their liabilities hereunder shall be joint and several. In the event of any conflict between the Conditions and the Order Form, the Conditions shall prevail, unless the Conflicting provision in the Order Form expressly states that it is intended to override these Conditions and is signed by a director of Willbox.

and is signed by a director of Willbox.

HER OF EQUIPMENT

1. This datuse 3 applies to You if You hire Equipment from Willbox.

2. The life Period shall commence from the time the Equipment leaves Willbox's depot or place where last.

The Period Shall commence from the time the Equipment leaves Willbox's damed depot or other agreed location or until You have paid for its purchase under a hire purchase option.

3. ou shall hap the Hier Price monthly in advance, or a stack nother frequency as may be specified on the Order Form, throughout the time Period. You shall also pay for any delivery and collection charges. Unless of the Period Shall have been seen to the Period Shall be payable in addition to the Hire Price, as applicable, at the prevailing rate. If not stated on the Order Form, delivery and collection fees are available for the Price Period Shall have been seen to the Price Associated on the Hire Price Shall have been seen to the Price Associated on the Price Period Shall be should be payable in addition to the Hire Price and the Price Period Hire Pri

following times:

3.5.1 The first invoice shall be issued at the start of the Hire Period for the Minimum Hire Amount together with any applicable delivery and collection fee:
3.5.2 together with any applicable delivery and collection fee:
3.5.3 together with any applicable delivery and collection fee:
3.5.3 If the Hire Period is one of the Collection of the Salance of the Hire Period is from the Salance of the Salance of the Hire Period is from the Salance of the Salance of the Period is from the Hire Period is nonthly in advance and the Salance of Salance S

avoites a true start for text reasons inform the property of the start and information to the balance of the Hiffer Period of Shorter and the start of the start and the start of the star

3.7

FULL manual Policy and the contract from Willbox (including at the end of a hire contract with an option to purchase). In respect of new Equipment, Willbox warrants that for a period of two years from the date of delivery,

4.2

Complies with its description on the Order Form: and

4.2.2 Will be free from material defects.

In respect of second-hand Equipment, Willbox warrants that the Equipment will comply with its description on the Order Form for a period of six months from the date of delivery. If no description is given, second 4.3

on the Curel Form for A period on six monotris from the date of elsewing. If no descriptions is given, second mand equipments soil data Seets.

Mand equipments soil data Seets.

Minamed equipments soil data Seets.

Unless You are a consumer, Willbox gives no other warranties (and excludes any warranty, term or condition that would otherwise be implied by by as to the quality of the Equipment or its fitness for any purpose. You shall pay the Sale Price for the Equipment as specified on the Order Form together with any delivery charges. Unless Notwell seets are soil of the Condition of the Condit 4.6

on request.

You shall be reponsible for any import duties taxes or other resulting levies payable in respect of the sale of
the Equipment (including interest and fines thereon), and for taking any registration or other administrative
steps required to be taken in connection with your use of the Equipment, including without initiation where
you purchase a second-hand item of Equipment including without initiation where
where the second-hand item of Equipment that has previously been used as international packaging for
the second temperature of the second tem

yoù purchase a second-hand item of Equipment that has previously been used as international packaging for the transportation of goods, and you omersticate the Equipment by using it as a permanent installation or some other purpose not related to international transport. You shall reimburse Willbox if it is required to pay the purpose of the purpose not related to international transport. You shall reimburse Willbox if it is required to pay the purpose of the purpose of the sale Private of the Sale Pri

40

RIGHT TO CANCEL SALE CONTRACTS IF YOU ARE A CONSUMER If you are a consumer an the Contract is entered into online by email or phone or by some other distance means, then You are entitled, under the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2011, to cancel the Contract with Willows within 14 days of the date upon which the Charges) Regulations 2011, to cancel the Contract with Willows within 14 days of the date upon which the If this cancellation right applies to you and you with to cancel within the Cancellation Period, you can notify willbox accordingly by post, telephone or email or by completing and sending Willows the model cancellation form as set out on Willbox's website [Insert Inik]. 4.10

412

collection charges (plus VAT).

MODIFICATION OF FOUIPMENT

ICATION OF EQUIPMENT
This clause applies to You If You request us to modify Equipment.
Will clause applies to You If You request us to modify Equipment.
Will consider the process of the Control of the

5.5

If You with for us to make any alterations or additions to Equipment not supplied by Willbox then Willbox makes no warranties or persentations as to the quality of the Equipment so supplied. Willbox reserves the right to change any specification or instructions that are necessary to ensure they conform to any applicable safety or statutory requirements. If You wish for us to make any alterations or additions to Equipment You must ensure that Your specifications or instructions with or usual to make any alterations or additions to Equipment You must ensure that Your specifications or instructions will not result in the infringement of any intellectual property rights of a third party, or in or instructions with or testial in the infringement of any intellectual property rights of a third party, or in constitutions of the property of th

liability or cost we suffer as a result of specifications, drawings or instructions provided by You Infringing the intellectual property rights of all this given its state on the Order Form, together with any collection. You shall pay the Works Price for the Equipment as specified on the Order Form, the Works Price does not include the cost of collection, delivery. Will, import or export clusters or any other dutte or transcribed the cost of collection, delivery by Will, import or export clusters or any other dutte or transcribed with the order of the order form. The prevailing rate. In not stated on the Order Form, delivery and Collection fees are available on request.

Unless otherwise stated on the Order Form Willibox may issue an invoice in respect of the Works Price upon Completion of the Works, unless the modification works control unline for a period off more than one month in which case Willibox shall be entitled to issue invoices for a reasonable proportion of the Works Price monthly in arraers based on volume of modification works carried out in the preceding more than one month in which case Willibox shall be entitled to issue invoices for a reasonable proportion of the Works Price monthly in arraers based on volume of modification works carried out in the preceding more than one month in

ID TITLE

Risk in the Equipment shall pass on delivery prior to commencement of unloading, unless Willbox has agreed in the Order Form to unload the Equipment in which case it shall pass when unloading from the means of carriage has been completed. If the collector the Equipment was present pass to collection, immediately prior to commencement of loading, unless Willbox has agreed in the Order Form to load the equipment in ITVo purphase Equipment from Willbox tust be all pass to You in accordance with this clause 6.

If You Inter Equipment from Willbox, title to the Equipment shall not pass at any time to You, unless You exercise an option to purchase the Equipment at the end of the life Perford in Which case title shall pass to You in accordance with this clause 6.

Ownership of the Equipment from Willbox to pass to You until Willbox has received in full (in cash or cleared funds)

Ownership of the Equipment shall not pass to You until Willbox has received in full (in cash or cleared funds) all sums due to it in respect of:

It is not to the control of the control

against all risks to the reasonable satisfaction of Willbox. On request You shall produce the policy of insurance to Willbox and not mix them with the proceeds of the insurance referred to in clause 6.5.3 on trust for Willbox and not mix them with the proceeds of the insurance referred to in clause 6.5.3 on trust for Willbox and not mix them with the proceeds of the proceeds with the pro 6.8

6.7

If the common is a common is a common is a common is a common in the common in the common is a common in the common in the common in the common is a common in the common in the common in the common is a common in the common in the common in the common in the common is a common in the com

Deen deliveree, and use from the construction of the construction r to cancel the Contract. In addition to Willbox's rights under clause 4.4, You shall be liable to pay interest (compounded monthly).

on any amounts outstanding (both before and after judgment) at the rate of 4 per cent per annum above the base rate of National Westminster Bank plc for the time being in force, accruing on a daily basis until payment is made. All payments payable to Willbox under the Contract shall become due immediately upon termination of the Contract desiries any other provision.

Athough Willbox will make all reasonable efforts to deliver Equipment and to complete modification works in accordance with prearranged dates, such dates are estimates only and time shall not be of the essence. If You accept delivery of the Equipment after the estimated delivery time, it will be on the basis that You have no claim against Willbox for delay finchuding indirect or consequential loss).

In the property of the Equipment of the property of the property of any Equipment within a reasonable time of it being ready for delivery, or Willbox are mable to deliver the Equipment because You have not provided adequate instructions, or if You do not collect the Equipment by the date we give for collection, willbox may,

3.3.1 when the property of the state of the Equipment of the State of the State

than 48 hours prior to the date scheduled for delivery, you will be required to be a cancellation fee equal to thing yet cent of the reginal delevery charge. The other prior to the prior the prior that the condition of the site or place of delivery of the Equipment is suitable for the use the prior that the prior that the condition of the site or place of delivery of the Equipment is suitable to the use that the prior that

expressly not to relieve You of Your legal, regulatory or contractual obligations to ensure adequate stability to Equipment.

It is Equipment.

An analysis of the protection of an alliable for any damage to, any underground, surface to alliably or ground services and utifities including, but not limited to cables, ducts, water pipes and gas lines, and any provenents, bridges, tunnels and roadways on or adjacent to the size and you shall liable se necessary and provided to the size of the size

accordance with clause 8.5). You warrant that You are the owner of the site where the Equipment will be delivered, or that you have the permission of the owner to have the Equipment delivered and sited there.

9. OBLIGATIONS RELATING TO INSPECTION AND REMEDIES FOR DEFECTS

ALTIONS FILE THIS TO HISSECTION AND REMEMBERS OF DEFECTS
TO Write Linguistic the Equipment upon delivery or collections applicable). If any Equipment is damaged or there are issues with any modifications carried out by Willbox You must inform the delivery driver and write to tell us immediately, providing a description of the defects and, if possible, phototrophs. In such circumstances You must not use the Equipment and give us a fair chance to inspect it before using it. If You do not introval or all or gletch in the Equipment is accordance with clause 3, Your acceptance of it to be complete in good order and condition, if if or any purpose for which it may be required and in every way satisfactory size en only in respect of latent defects or those thems (if any which are agreed between the parties not to be in such satisfactory condition as listed on the Order Form.

If You notify us in accordance with clause 3 in and the Equipment is found to be in breach of our warranty (following our investigations), we will git our option;

If You notify us in accordance with clause 3 in and the Equipment is found to be in breach of our warranty (following our investigations), we will git our option;

2,3.2. where the Equipment decire con comply with its description, for example, are of a lower grade, account to You for the difference in price between the Equipment ordered and Equipment delivered, or a supplement of the properties of the p

9.3.3 refund the price.
Subject to clause 10.5, the remedies in clause 9.3 shall be Your sole remedy for any defect in, and any breach of warranty in relation to, the quality of the Equipment and Willbox shall not be liable for any other loss or damage (including direct or consequential loss, financial loss, loss of profits or loss of use) in respect thereof, even if it is negligies.

10. LIMITATION OF LIABILITY
10.1 Wilbox shall not be liable, whether in contract, negligence or otherwise, for:
10.1.1 any damage to property caused by Wilbox loading or unloading the Equipment at the delivery location where such loading or unloading was not previously agreed to be provided on the Order

Form: or considerable terms or equipment at the delivery sile that You ask Willbox to relocate to using its delivery equipment (either in order to create space for the unbading of the Equipment or using its delivery equipment (either in order to create space for the unbading of the Equipment or using its delivery equipment or other terms of moveable property belonging to and which You request Willbox to deliver to You (free of charge) on the same means of transport as a delivery or request Willbox to deliver to You (free of charge) on the same means of transport as a delivery or order form or is the subject of a separate Contract, or all free in was periously agreed to on the Order Form or is the subject of a separate Contract, or all free in was greed on the Order Form to relocating the Euipment at Curr equest, unless Willbox has also agreed on the Order Form to

secure such items prior to delivering or relocating the Equipment

WILLBOX LIMITED - STANDARD TERMS AND CONDITIONS

FOR EQUIPMENT SALES AND EQUIPMENT HIRE FOR BUSINESSES

If Willbox agrees in the Order Form to load or unload the Equipment, Willbox's liability for property damage limit shall apply in addition to the remedies in clause 5.3 unless You have agreed a higher limit with Willbox specified in the Order Form. You are advised to ensure You have adequate insurance in respect of any property that may be damaged uning the loading or unloading of Equipment at the delivery site the value of property that may be damaged uning the loading or unloading of Equipment at the delivery site the value of the Contract shall be limited to an amount equal to:

10.3.2 in the case of sales, the price paid or payable for the Equipment;

10.3.3 in the case of sales, the price paid or payable for such experts the Contract in the 12-month period prior to the liability arising.

10.3.3 in the case of sales, the price paid or payable for such experts. The contract is the case of sales, the price paid or payable for the Equipment;

10.3.3 in the case of sales, the price paid or payable for such experts. The contract in the 12-month period prior to the liability arising.

10.3.1 in the case of sales, the price paid or payable for such experts. The contract is not property damage in the Order Form, Williox is not lable for any fary damage waver provision in relation to property damage in the Order Form, Williox is not lable for any representation clines fraudient, or any warranty (experts or similar loss; and or such properts or such properts or similar loss; and or such propert

11. INDEMNITY IF YOU HIRE EQUIPMENT

NITY IF YOU HIBE EQUIPMENT

You have Equipment then, save to the extent that clause 11.5 applies, You shall be solely responsible for and shall indemnify willbox in respect of all loss and damage however caused to the Equipment during the Hire Period whether or not such loss or damage caused to the Equipment resulted from the negligence of or the Period whether or not such loss or damage caused to the Equipment resulted from the negligence of the Period whether or his properties that the Period Period

the equipment is returned to Willbox's premises in a useable condition

I the equipment is returned to Willbox's premises in a useable condition;
Willbox recover all mones in respect of loss or draings to include the fire Price until full settlement
specified or as may be specified from time to time by Willbox to Not
specified or as may be specified from time to time by Willbox to Not
specified or as may be specified from time to time by Willbox to Not
specified or as may be specified from time to time by Willbox to
specified or as may be specified from time to time by the secret that you have agreed, in the Order
t, to pay an additional amount to Willbox for a damage waiver or for any other insurance cover procured will
though and the liability in question is covered by such damage waiver or insurance cover procured to
the control of the specified or the specified

RESTRICTIONS ON USE OF HIRED EQUIPMENT

NON USE OF HIRED EQUIPMENT.

Ihrier the Equipment You shall not during the Hire Period:
without the written authority of Willbox permit the Equipment to be moved from its original delivery location:

delivery location; self, assign morrgage, pledge underlet, let on hire or dispose of or part with possession of the Equip-ment or any part thereof or assign or charge the benefit of any Contract or attempts to do any of a star of the property of the self of the Contract of the self of the Se

respect thereor; make any modification to the manufacturer's design and specification of the Equipment without the

1.3 make any modification to the manufacturer's design and specification of the Equipment without the previous written authority of Willowie in contravention of any applicable below or 1.5 use or permit the Equipment to be used in contravention of any applicable below or 1.5 use or permit the Equipment to be used in the Equipment indicating that it is Willbox's property, without the prior written permission of Willbox. 1.5 that I during the Hire Period: 1.5 though the Property of the Equipment in an accessible place and be fully responsible for maintaining the Equipment in good condition and for any loss of the Equipment or damage howsover or caching of large 1.5 the Equipment and shall give mendate notice to Willbox in writing of any such loss or damage 1.5 the Equipment and shall give mendate notice to Willbox in writing of any such loss or damage.

and tear excepted) and shall give immediate mouse to window in writing and star excepted) and shall give immediate mouse to whether the star in the Edupment does not become contaminated or rendered unusuable for any reason including, but not limited to, by toost, radioactive or any other dangerous ubstance, petro or chemical. If any gaugement becomes contaminated or is rendered unusuable, you shall nostly William immediately; contaminated or its rendered unusuable, you shall nostly William immediately; contaminated or its rendered unusuable, you could not shall not be taken to oblige willious to undertake any repairs or adjustments thereoi provided that this shall not be taken to oblige Willibox to undertake any repairs or adjustments for which it is not otherwise responsibility.

The detailed in the control of the c

13. INSURANCE OF INIZED QUIPMENT CONTROL OF Explanements obtained.

13. INSURANCE OF INIZED QUIPMENT CONTROL OF Explanements obtained.

13.1 INSURANCE OF INIZED QUIPMENT CONTROL OF EXPLANEMENT CONTROL OF E

14. TERMINATION OF HIRE CONTRACTS

ANTON OF HIRE CONTRACTS
Subject to clause 14.5 You may terminate the hire of the Equipment under the Contract by giving to Willbox not less than 7 days prior written notice (which must be emailed to enquiries@willbox.co.uk) and Willbox not less than 7 days prior written notice (which must be emailed to enquiries@willbox.co.uk) and Willbox 14.1 the Corder form provided for for fact ferm, in which case the Contract shall continue for the fixed term and terminate automatically at the end of such fixed term; or which case the Contract shall continue for the fixed term and terminate automatically at the end of such fixed term, in which case the above periods of notice shall

14.1.2 the Order Form provides for a minimum mitted latern, in which case the above periods of notice shall apply once the minimum initial term has expired, in which case the periods of notice for 14.1.3 the Order Form provides for different periods of notice for termination, in which case the periods of 14.1.3 the Order Form provides for different periods of notice for termination, in which case the periods will be compared to the Order Form and all apply.

If the Order Form provides for different periods of notice for termination, in which case the period to the providence of the Order Form and the Order Form and the Order Form and the Order Form and order the Order Form and order the Order Form and order the order for the Order Form and order the Englange of the Order Form and Order Form

above in circumstances which would allow it to do so all sums thereafter payable under clause 3.3 above shal

In the event that Willbox does not terminate the Contract for hire of Equipment as provided by clause 14.2

continue to be payable pursuant to the Contract save that no relaxation forbearance delay or indulgence by Willbox in enforcing any of the terms of the Contract nor the granting of time to You to rectify a breach of view of the Contract in the granting of time to You to rectify a breach of or any breach thereof operate as a waiver of any subsequent or continuing breach hereof. Notwithstanding any earlier termination under clause 14.1, the total charges for the Hirip Period shall not be the sets than the Minimam Hire Amount, plus applicable delivery and collection for darges and VAI. They have the contract of the Hirip Period of the Contract (Total Contract of Hirip Period Of Hirip

15. RETURN OF FOUIPMENT

VOF EQUIPMENTOn the termination of any Contract for any reason (save as result of the exercise by You of an option to purchase the hind Equipment, or neither Wilson cereafforce its right by the Chause C.B. Too shall for think the turn channel to hind the hind Equipment, or neither Wilson cereafforce its right by the Chause C.B. Too shall for the the Chause C.B. Too shall for the Chause C.B. Too shall contract the Chause C.B. Too

swithings.

17 you are responsible for returning the Equipment, Willibox will accept the return of Equipment from You 15.2.1 only by prior arrangement (confirmed in writing); and 15.2.1 only by prior arrangement (confirmed in writing); and 15.2.2 on payment of an agreed handing charge (unless the Equipment was defective when delivered). Upon termination of this Agreement, Willbox shall endeavour to collect the Equipment as soon as possible will be not their revision of the Agreement from the Equipment as the Confirmed from the Equipment of the Agreement from the Equipment of make it available for collection after the termination of the Contract and after Willbox has indicated that its ready to collect into Equipment shall be deemed to remain on his et after current tire. Price until its delivered to Willbox by You or Willbox have collected if from You and returned it to its depot. In addition to but his become lable to pay any additional carriage costs resulting from the delay in collecting.

Price until it is delivered to virtuous by 100 or virtuous ware correct or the college from the delay in collecting the Equipment from You (If any).

If Willibox is required to collect the Equipment from You (or If Willibox exercises its rights under clause 6.8 to collect it from You You must ensure that it is easily accessible to Willibox and that any terms owned by You additional staff to load Equipment an additional charge will be made. Waiting time in excess of 1 hour will be additional staff to load Equipment an additional charge will be made. Waiting time in excess of 1 hour will be charged at Willibox's standard demurgar clares of 650 per hour. See no more accessibility to the Equipment at the time of collection from You. If You do not remove items from the Equipment by the time Willibox comes to collect the Equipment, Willibox may (at it's option):

15.5.1 remove such items from the Equipment and execute them at the collection size. You warred that Willibox from its Equipment and you shall indeemly Willibox and goagnant any of the control of the c

prevent Wilbox from claiming any further amounts due that are not met by deduction from the proceeds of sale;

15.5.3 refuse to collect the Equipment in which case clauses in 3 she alongly until You make the Equipment 15.5.3 refuse to collect the Equipment in which case clauses in 3 she along by the Sale of the Sale of the Sale of the Sale of Sal

16. AUTHORITY

ANY supplier, dealer or other person not in the actual employ of Willbox by or through whom this transaction may have been introduced negotiated or conducted is not the agent of Willbox and has no authority to act as agent of Willbox wish sall under no circumstances whatsoever be held liable for any statement warranty or representation made by such supplier dealer or other person.

ATIONS
Unlies otherwise stated, all quotations issued by Willbox are:
173.1. valid for a period of 10 days
173.2. subject to W1 at the prevailing rate;
173.3 subject to availability
and no sale or her is guaranteed until a signed order acknowledgment is issued by Willbox.

S

Any notice to be given by either Party to the other may be sent by first class post to the address of the other Party appearing on the Order Form or such address as such party may from time to time have communicate to the other for such purpose and its ose est shall be deemed to be served on the day following the date of posting, in proving service, it shall be sufficient to show that the letter containing the notice was properly addressed stamped and posted by first class mail. Each party agrees that it will also send copies of such notices to the email address of the other party. For this purpose:

18.1.1 The renal address of Willios all bit e- enquiries@ivillox.co.ukl and 18.1.1 The renal address of willios could be enquiries@ivillox.co.ukl and 18.1.3 Or, in each case, such other email address as either party provides to the other for the purpose from time to time.

from time to time 18.2 If Your obligations under the Contract are guaranteed, Willbox may also sent notices to the address provided

10 ENTIRE AGREEMENT

AGREEMENT
The Contract contains the entire agreement between the parties pertaining to the hire, sale or modification of the Equipment specified in the Order Form and no agreements, representation, understandings or undertakings not contained in the Contract shall be binding upon either Willbox or You unless reduced to writing and signed by both parties.

20. VARIATON 20.1 The terms and conditions set out in these Conditions may hereafter be modified varied or supplemented only

by an instrument in writing signed by the parties hereto MAJEURE
Willbox is not liable to You for any failure or delay in performance of it obligations under any Contract due to
the occurrence of any event beyond the reasonable control of Willbox (including, without limitation, strikes
or lockoust of Willbox's or a third party semployees, adviser weather condition, road troffic accidents or
delays and delays by third partiest, which causes Willbox to be unable to comply with air or a material part
of willbox.

Or willbox. 21. FORCE MAIEURE

Willbox shall at its own discretion be at liberty without giving prior notice to You to assign the Contract to any third party. You may not assign the Contract to a third party.

Hand of the clauses in these Conditions is held to be unlawful, void or unenforceable, then that clause will be deemed severable and will not affect the validity and enforceability of the remaining clause to the exter o

Nothing in the Contract is intended to confer a benefit on any person who is not a party to the Contract and the provisions of the Contracts (Rights of Third Parties) Act 1999 are excluded.

25. LAW AND JURISDICTION
25.1 The Contract shall be governed by and construed in accordance with the laws of England. The English Courts shall have exclusive jurisdiction in respect of any dispute arising under or in connection with the Contract.