



equipment hire price guide

March 2014



Creative rigging solutions for the entertainment, broadcast and exhibition industries

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Actus stocks an extensive inventory of hire equipment from leading manufacturers.

Maintained to the highest standards, fully compliant with current legislation, our equipment is supplied appropriately packaged for protection, rapid deployment and efficient transportation.

Our stock is evolving constantly with new products added on a regular basis; so if you're unable to find the item you're looking for in this list please do contact us, we may well have added it already or if not, be able to source it for you.

Our activities are not restricted to equipment hire. We have two other complimentary business divisions:

Actus Equipment Sales supplying equipment for sale

Actus Project Management working together with our hire and sales divisions providing design, fabrication, risk assessment and installation services.

Hire prices effective March 2014. E&OE

Dimensions and weights are included only as a guide and may vary dependent upon the model and manufacturer of equipment supplied.

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ELECTRIC CHAIN HOIST

CM Lodestar 415V - LV Control

WLL	Model	Speed	HOL	Weight	£ Week	WLL	Model	Speed	HOL	Weight	£ Week
2000kg	RR	4mpm	30m	151kg	100.00	500kg	F	4mpm	30m	64kg	65.00
			25m	135kg	95.00				25m	58kg	60.00
			20m	118kg	90.00				20m	50kg	60.00
			12m	92kg	90.00				12m	42kg	60.00
			Double Brake Option						Add	7.50	Double Brake Option
1000kg	L	4mpm	38m	109kg	85.00	500kg	JJ	16mpm	30m	98kg	77.50
			30m	96kg	75.00				25m	89kg	75.00
			25m	87kg	70.00				18m	78kg	70.00
			18m	76kg	70.00				12m	68kg	70.00
			12m	66kg	70.00				Double Brake Option		

ELECTRIC CHAIN HOIST

CM Prostar 415V - LV Control

WLL	Speed	HOL	Weight	£ Week
250kg	4mpm	20m	23kg	47.50
		12m	19kg	47.50

CM Prostar 240V - LV Control

WLL	Speed	HOL	Weight	£ Week
250kg	3mpm	20m	23kg	47.50

Litec EXE Rise 415V - LV Control

WLL	Speed	HOL	Weight	£ Week
1120kg	4mpm	25m	67kg	70.00
		18m	60kg	70.00
320kg	4mpm	25m	25kg	50.00
		18m	22kg	50.00

LTM Loadguard 415V - LV Control

WLL	Model	Speed	HOL	Weight	£ Week
3200kg	LG16	4mpm	25m	155kg	150.00

Accessories

	Weight	£ Week
LV Pickle	1kg	5.00
Weather Cover	1kg	5.00

ELECTRIC CHAIN HOIST CONTROL

Actus

		Weight	£ Week
LV Power Pickle	2-Channel	6.7kg	25.00

CM

		Weight	£ Week
LV Pickle		0.7kg	5.00

Outboard Electronics

		Weight	£ Week
LV Control Pack	12-Channel	27.0kg	100.00
	8-Channel	26.0kg	80.00
	4-Channel	30.0kg	50.00
Remote Handset	12-Channel	2.3kg	20.00
	8-Channel	1.6kg	14.00
	4-Channel	1.2kg	10.00
	Go Button	0.2kg	6.00

Outboard Electronics *continued*

			Weight	£ Week
Remote E-Stop			0.2kg	5.00
Remote Cable	12-Channel	20m	9.3kg	20.00
		10m	4.7kg	15.00
	8-Channel	20m	5.8kg	15.00
		10m	2.9kg	10.00
	4-Channel	20m	2.8kg	10.00
		10m	1.4kg	6.50
E-Stop		20m	1.2kg	3.50
		10m	0.6kg	2.00
		1m	0.1kg	1.00

Multiple Control Packs can be installed into a touring rack with integral power distribution. Further information available upon request.

ELECTRIC CHAIN HOIST CONTROL

Kinesys

		Weight	£ Week
Digihoist LV Pack	8-Channel	35.0kg	175.00
DigiHandset	32-Channel	4.0kg	100.00
	16-Channel	3.0kg	75.00
	8-Channel	2.0kg	50.00
DigiHandset Cable	20m	2.0kg	15.00
	10m	1.1kg	10.00
DigiLink		6.0kg	100.00

Please refer to pages 16 and 17 for Kinesys Automation and Load Measurement equipment

XLNT Technologies

		Weight	£ Week
DS8 Pro LV Pack	8-Channel	26.0kg	125.00
Remote Handset	64-Channel	1.2kg	100.00
	8-Channel	1.1kg	75.00
Remote Cable	20m	1.8kg	15.00
	10m	0.9kg	10.00
	1m	0.1kg	2.00

Multiple Control Packs can be installed into a touring rack with integral power distribution. Further information available upon request.

TRUSS

JTE 76cm x 52cm Supertruss

		Weight	Black £ Week	Natural £ Week
Truss Section	4.00m	54.0kg	58.00	52.00
	3.00m	46.0kg	48.50	44.00
	2.75m	43.0kg	46.00	42.00
	2.50m	39.0kg	43.75	40.00
	2.00m	36.0kg	39.00	36.00
	1.50m	32.0kg	34.25	32.00
	1.00m	28.0kg	29.50	28.00
Gate	3-Way 120°	6.0kg	16.00	15.00
	3-Way+Point	10.5kg	24.00	22.00
	2-Way 90°	7.0kg	16.00	15.00
Lifting Point	2000kg SWL	7.0kg	7.50	6.50
Support Plate		5.0kg	9.00	9.00
Vertical Connection Plate		8.0kg	15.00	15.00

JTE 52cm x 52cm Supertruss

		Weight	Black £ Week	Natural £ Week
Truss Section	5.00m	54.5kg	49.50	42.00
	4.00m	45.0kg	42.00	36.00
	3.00m	35.5kg	34.50	30.00
	2.50m	32.0kg	30.75	27.00
	2.00m	26.0kg	27.00	24.00
	1.50m	22.5kg	23.25	21.00
	1.00m	16.5kg	19.50	18.00
	0.75m	14.0kg	19.50	18.00
	0.50m	10.5kg	17.50	16.00
Gate	3-Way 120°	4.3kg	11.00	10.00
	3-Way+Point	9.0kg	18.00	15.00
	2-Way 90°	5.0kg	11.00	10.00
Lifting Point	2000kg SWL	7.0kg	7.50	6.50
Support Plate		5.0kg	9.00	9.00
Vertical Connection Plate		8.0kg	15.00	15.00

TRUSS

JTE 30.5cm x 30.5cm Supertruss

		Weight	Black £ Week	Natural £ Week
Truss Section	5.00m	46.5kg	45.00	40.00
	4.70m	45.0kg	41.75	37.00
	4.00m	38.0kg	38.00	34.00
	3.00m	29.5kg	31.00	28.00
	2.50m	25.0kg	27.50	25.00
	2.00m	20.5kg	24.00	22.00
	1.50m	16.0kg	20.50	19.00
	1.00m	11.5kg	17.00	16.00
	0.50m	7.5kg	13.50	13.00
Gate	3-Way 120°	2.8kg	11.00	10.00
	2-Way 90°	3.5kg	11.00	10.00
Lifting Point	2000kg SWL	4.0kg	7.00	6.50
	500kg WLL	4.0kg		5.00
Support Plate		1.8kg	8.00	8.00
Vertical Connection Plate		5.0kg	14.00	14.00

JTE Supertruss Accessories

		Weight	£ Week
Base Plate	86x86x1cm	54.0kg	25.00
Fork	Half Coupler	0.9kg	2.00
	Vertical	0.6kg	1.75
	20mmØ	0.4kg	1.50
	16mmØ	0.4kg	1.50
	12mmØ	0.4kg	1.50
Fork Hinge	200mm	1.4kg	6.00
	175mm	1.2kg	6.00
	150mm	1.0kg	6.00
Fork Spacer	250mm	1.7kg	3.50
	180mm	1.2kg	3.50
	115mm	0.8kg	3.50
Pin & Clip		0.1kg	0.10
Taper Bolt & Nut		0.1kg	0.75
Pin Removal Tool			5.00

TRUSS

Litec 106cm x 67cm RL105A

		Weight	Natural £ Week
Truss Section	3.00m	115.0kg	80.00
	2.00m	86.0kg	66.00
	1.00m	53.0kg	52.00
Pin & Clip		0.15kg	0.20

Litec 76cm x 76cm QL76A

		Weight	Natural £ Week
Truss Section	2.50m	67.0kg	54.00
	2.00m	57.0kg	42.00
	1.00m	31.0kg	38.00
	0.78m	26.0kg	36.00

Litec 29cm x 29cm QH30SA

		Weight	Black £ Week	Natural £ Week
Truss Section	4.00m	28.4kg	31.50	27.50
	3.00m	21.9kg	25.50	22.50
	2.50m	18.7kg	22.50	20.00
	2.00m	15.5kg	19.50	17.50
	1.50m	12.3kg	16.50	15.00
	1.00m	9.1kg	13.50	12.50
	0.50m	5.8kg	10.50	10.00
	0.29m	4.3kg	10.50	10.00
	0.21m	3.6kg	10.50	10.00
	0.105m	3.1kg	10.50	10.00
Truss Circle	8.00m OD	262.0kg	340.00	300.00
	6.00m OD	196.0kg	260.00	230.00
	4.00m OD	131.0kg	175.00	160.00

TRUSS

Litec 29cm x 29cm QH30SA *continued*

			Weight	Black £ Week	Natural £ Week
Corner	2-Way	135°	7.7kg	22.00	20.00
		120°	6.8kg	22.00	20.00
		90°	11.7kg	24.00	22.00
		60°	10.5kg	24.00	22.00
		45°	9.4kg	24.00	22.00
	Adjustable		-	30.00	
3-Way	Leg		8.2kg	26.00	24.00
	Tee		8.0kg	26.00	24.00
4-Way	Cross		9.3kg	28.00	26.00
	Leg		10.8kg	28.00	26.00
5-Way			11.8kg	30.00	28.00
6-Way			12.9kg	32.00	30.00

Litec 29cm x 29cm QH30SA *continued*

			Weight	Black £ Week	Natural £ Week
Dado Block - K8	1-Way		8.9kg	24.00	22.00
	2-Way		9.8kg	26.00	24.00
	3-Way		10.7kg	28.00	26.00
	4-Way		11.6kg	30.00	28.00
	5-Way		12.5kg	32.00	30.00
	6-Way		13.4kg	34.00	32.00
Connect Set	4-Piece		0.5kg		1.60
Nut & Bolt Set	4-Piece		0.2kg		0.50
Lifting Point	500kg WLL		4.0kg		5.00
Alignment Tool Set					2.50

TRUSS

Slick 32cm x 25cm Minibeam

		Weight	Black £ Week
Truss Section	10ft	30.0kg	28.00
	8ft	24.0kg	25.00
	4ft	14.0kg	21.00
Corner	2-Way	10.0kg	25.00
	3-Way	11.0kg	30.00
	4-Way	12.0kg	35.00
Pin & Clip		0.1kg	0.10

GROUND SUPPORT TOWER

JTE 30cm x 30cm Supertower

	WLL	Max Height	£ Week
Vertical Tower System	2000kg	12.0m	POA
PA Tilt Tower System	800kg	9.5m	POA

Litec 76cm x 76cm MT-76 Tower

	WLL	Max Height	£ Week
Vertical Tower System	4000kg	20.0m	POA
PA Tilt Tower System	2000kg	15.0m	POA

Litec 29cm x 29cm QH30SA Tower

	WLL	Max Height	£ Week
Vertical Tower System	1000kg	7.0m	POA
PA Tilt Tower System	500kg	7.5m	POA

GRID & LADDER BEAM

Litec 105cm Libera Grid System

		Weight	£ Week
Ladder Section	1.86m	22.0kg	20.00
	0.86m	10.5kg	17.00
	0.45m	7.0kg	14.00
Connector Post	4-Way	4.3kg	8.00
	4-Way + Point	7.5kg	12.00
Snap-Brace	2.82m	4.2kg	2.00
	2.23m	3.5kg	2.00
	2.05m	3.3kg	2.00
	1.11m	2.0kg	2.00
Pin & Clip		0.2kg	0.10

Litec 52cm Libera Grid System

		Weight	£ Week
Ladder Section	1.86m	10.1kg	11.00
	0.86m	5.8kg	9.00
	0.45m	3.8kg	8.00
Connector Post	4-Way	3.4kg	7.00
	4-Way + Point	5.8kg	10.00
Snap-Brace	2.82m	4.2kg	2.00
	2.23m	3.5kg	2.00
	2.05m	3.3kg	2.00
	1.11m	2.0kg	2.00
Pin & Clip		0.2kg	0.10

GRID & LADDER BEAM

45cm Aluminium Ladder Beam

		Weight	£ Week
Ladder Section	4.0m	17.1kg	20.00
	3.0m	13.5kg	15.00
	2.0m	8.5kg	10.00
Connection Spigot		1.9kg	1.00

MANUAL LIFTING

Chain Block

WLL	HOL	Weight	£ Week
1000kg	12.0m	20kg	30.00
500kg	12.0m	15kg	25.00

Genie Superlift

WLL	HOL	Weight	£ Week
295kg	8.0m	210kg	125.00

Lever Hoist

WLL	HOL	Weight	£ Week
3000kg	1.5m	20kg	25.00
1500kg	1.5m	11kg	20.00
750kg	1.5m	7kg	15.00

Tirfor

WLL	HOL	Weight	£ Week
1600kg	20.0m	34kg	50.00
800kg	20.0m	15kg	37.50

KINESYS AUTOMATION

Elevation Variable Speed Chain Hoist

	WLL	Speed	HOL	Weight	£ Week
Liftket	1000kg	0-12mpm	25m	70.0kg	150.00
	500kg	0-24mpm	25m	70.0kg	150.00

Elevation Control System

		Weight	£ Week
Elevation 1+ Controller		10.0kg	150.00
Hoist Cable	20m	TBCkg	60.00
	10m	TBCkg	40.00
	5m	TBCkg	30.00
Remote Handset	Rigger 24	2.8kg	75.00
	Rigger 16	2.1kg	55.00
	Rigger 8	1.4kg	35.00

Elevation Control System *continued*

		Weight	£ Week
E-Stop Button	5m	1.0kg	10.00
	1m	0.4kg	9.00
	Cheater Plug		2.00
Power Distribution	PD-ES	86.0kg	325.00
	Mini PD-ES	9.0kg	150.00
Data Distribution	Array 485	6.0kg	85.00
	Array IP8	6.0kg	45.00
XLR7 Data Cable	100m <i>on drum</i>	10.6kg	20.00
	50m	4.2kg	8.00
	30m	2.6kg	5.00
	20m	2.0kg	3.50
	10m	1.0kg	2.00
	5m	0.6kg	1.25
	2.5m	0.4kg	1.25
	0.5m	0.5kg	1.00
	Terminator		1.00

Vector Control System

		Weight	£ Week
Vector Laptop & USB Keypad		5.3kg	200.00
FOH Cable	25m	11.7kg	30.00
	10m	5.1kg	20.00
Ethercon Cable	100m <i>on drum</i>	10.6kg	20.00
	50m	4.2kg	8.00
	30m	2.6kg	5.00
	20m	2.0kg	3.50
	10m	1.0kg	2.00
	5m	0.6kg	1.25
	2.5m	0.4kg	1.25
	0.5m	0.5kg	1.00
	Connector		1.00

LOAD MEASUREMENT

Kinesys Libra

		Weight	£ Week
Libracell	4750kg WLL	1.3kg	60.00
	3250kg WLL	0.9kg	60.00
LibraRig	Shackle Adaptor	0.2kg	5.00
LibraPro	Controller/PSU	5.7kg	100.00
LibraBasic	PSU	0.3kg	20.00
LibraSplit	Signal Splitter - 4-Way	0.3kg	20.00
LibraWiFi	Signal Transmitter	1.0kg	50.00
LibraWatch	Wireless Tablet	1.0kg	50.00
XLR4 Cable	50m	4.2kg	8.00
	30m	2.6kg	5.00
	20m	1.8kg	3.50
	10m	1.0kg	2.00
	5m	0.6kg	1.25
	2.5m	0.4kg	1.25

Broadweigh Wireless

		Weight	£ Week
Loadcell Shackle	4750kg WLL	1.4kg	65.00
Anemometer		2.8kg	40.00
Handheld Display		0.3kg	35.00
Wireless Tablet		1.0kg	50.00
Active Repeater		0.6kg	25.00
USB Base Station		0.1kg	25.00

POWER CABLE & DISTRIBUTION

CEE Form Power Cable

		Weight	£ Week			Weight	£ Week
125A 415V 3P+N+E	20m	65.0kg	58.00	16A 415V+110V Pair <i>LV Control Hoist Cable</i>	50m	13.1kg	12.00
	10m	35.0kg	30.00		30m	8.3kg	8.00
	5m	18.0kg	16.00		20m	5.9kg	6.00
			15m		4.7kg	5.00	
			10m		3.5kg	4.00	
63A 415V 3P+N+E	20m	33.4kg	18.00	5m	2.3kg	3.00	
	10m	16.0kg	12.00	2m	1.7kg	3.00	
	5m	7.3kg	9.00				
32A 415V 3P+N+E	50m	28.6kg	15.25	16A 415V 3P+N+E	50m	10.7kg	9.25
	30m	17.4kg	10.25		30m	6.7kg	6.25
	20m	11.8kg	7.75		20m	4.7kg	4.75
	15m	9.0kg	6.50		10m	2.7kg	3.25
	10m	6.2kg	5.25		5m	1.7kg	2.50
	5m	3.4kg	4.00				
	2m	2.0kg	4.00				

POWER CABLE & DISTRIBUTION

CEE Form Power Cable *continued*

		Weight	£ Week
16A 415V 3P+E <i>Direct Control Hoist Cable</i>	50m	9.6kg	6.50
	30m	6.0kg	4.50
	20m	4.2kg	3.50
	15m	3.3kg	3.00
	10m	2.4kg	2.50
	5m	1.5kg	2.00
	2m	1.1kg	2.00
16A 240V 2P+E	50m	7.4kg	6.00
	30m	4.6kg	4.50
	20m	3.2kg	3.00
	10m	1.8kg	2.00
	5m	1.1kg	1.50
	2m	0.8kg	1.50
	16A 100V 3P+E <i>LV Control Pickle Cable</i>	30m	6.0kg
20m		4.2kg	3.00
10m		2.4kg	2.00
5m		1.5kg	1.50

Socapex Power Cable

		Weight	£ Week
Socapex Cable <i>18 x 1.5mm</i>	50m	17.5kg	28.00
	30m	13.3kg	15.00
	20m	9.1kg	11.00
	10m	4.9kg	7.00
	5m	2.8kg	5.00
CEE Fan-In	2-Hoist	1.6kg	7.00
CEE Fan-Out	2-Hoist	1.6kg	7.00
CEE Break-Out Box	3-Hoist	3.9kg	10.00

POWER CABLE & DISTRIBUTION

Power Cable Adaptor

Input	Output	Weight	£ Week
Powerlock 415V	125A 415V CEE	8.5kg	22.50
125A 415V CEE	Powerlock 415V	8.5kg	22.50
63A 415V CEE	Powerlock 415V	7.5kg	20.00
32A 415V CEE	63A 415V CEE	2.3kg	5.00
16A 240V CEE	4 x 13A 240V	0.6kg	3.00
16A 240V CEE	2 x 13A 240V	0.3kg	1.50
13A 240V	16A 240V CEE	0.3kg	1.50

POWER CABLE & DISTRIBUTION

Power Distribution Unit

	Input	Output	Weight	£ Week
125A 415V - Type D	125A 415V CEE - 3P+N+E	3 x 63A 415V CEE - 3P+N+E 2 x 32A 415V CEE - 3P+N+E 3 x 16A 240V CEE - 2P+E 3 x 13A 240V	78.0kg	125.00
63A 415V - Type A	63A 415V CEE - 3P+N+E	1 x 63A 415V CEE - 3P+N+E 3 x 32A 415V CEE - 3P+N+E 3 x 16A 415V CEE - 3P+E 1 x 16A 240V CEE - 2P+E	23.0kg	60.00
32A 415V - Type B	32A 415V CEE - 3P+N+E	2 x 16A 415V CEE - 3P+E	4.8kg	20.00
32A 415V - Type C	32A 415V CEE - 3P+N+E	3 x 32A 415V CEE - 3P+N+E	4.2kg	20.00

RIGGING HARDWARE

Bow Shackle

WLL	Weight	£ Week
6500kg	1.64kg	1.25
4750kg	1.07kg	0.75
3250kg	0.62kg	0.50
2000kg	0.33kg	0.50
1500kg	0.17kg	0.50
1000kg	0.14kg	0.50

Masterlink (O Ring)

WLL	Weight	£ Week
8000kg	1.60kg	2.00
6000kg	1.08kg	1.75
4000kg	0.86kg	1.50
2000kg	0.36kg	1.00
1000kg	0.30kg	0.75

Steel Wire Rope

13mm - 2000kg WLL - Hard Eye

Length	Colour	Weight	£ Week
50ft	Yellow	9.0kg	4.50
30ft	Green	6.0kg	3.00
20ft	Blue	4.5kg	2.75
10ft	White	3.0kg	2.50
5ft	Red	2.3kg	2.25
2ft	Orange	1.8kg	2.00

10mm - 1000kg WLL - Hard Eye

Length	Colour	Weight	£ Week
50ft	Yellow	5.5kg	3.25
30ft	Green	3.5kg	2.00
20ft	Blue	2.5kg	1.75
10ft	White	1.5kg	1.50
5ft	Red	1.0kg	1.25
2ft	Orange	0.7kg	1.00
1ft	Silver	0.5kg	1.00

Steel Wire Rope + PVC

13mm - 2000kg WLL - Hard Eye

Length	Weight	£ Week
5.0m	4.0kg	4.50
3.0m	3.0kg	3.50
2.0m	2.5kg	3.00

10mm - 1000kg WLL - Hard Eye

Length	Weight	£ Week
5.0m	2.2kg	3.50
3.0m	1.6kg	2.25
2.0m	1.2kg	2.00

RIGGING HARDWARE

Clutch Chain

WLL	Length	Weight	£ Week
5300kg	2.0m	13.5kg	12.00
2000kg	1.5m	4.2kg	5.00
1600kg	1.5m	3.4kg	5.00

STAC Chain

WLL	Length	Weight	£ Week
5400kg	1.5m	4.3kg	5.00

Reutlinger SVII Ring

	Rope	WLL	Weight	£ Week
T-80	8mm	330kg	0.9kg	8.00
	6mm	190kg		
T-50	5mm	130kg	0.3kg	5.00
	4mm	80kg		

Roundsling - Polyester

2000kg WLL

Circ	EWL	Weight	£ Week
8.0m	4.0m	0.40kg	2.00
6.0m	3.0m	0.25kg	1.50
4.0m	2.0m	0.13kg	1.25
3.0m	1.5m	0.09kg	1.25
2.0m	1.0m	0.06kg	1.00
1.0m	0.5m	0.04kg	1.00

Roundsling - Softsteel

2000kg WLL

Circ	EWL	Weight	£ Week
6.0m	3.0m	2.67kg	2.50
4.0m	2.0m	1.82kg	2.00
3.2m	1.6m	1.32kg	1.75
3.0m	1.5m	1.27kg	1.75
2.0m	1.0m	1.00kg	1.50
1.0m	0.5m	0.62kg	1.50

Beam Clamp

WLL	Beam Size	Weight	£ Week
5000kg	95-330mm	12.3kg	20.00
3000kg	95-330mm	11.0kg	16.00
2000kg	75-240mm	5.6kg	12.00
1000kg	75-235mm	4.8kg	8.00

Beam Trolley

WLL	Beam Size	Weight	£ Week
2000kg	66-220mm	18.0kg	14.00
1000kg	58-220mm	10.5kg	10.00

RIGGING HARDWARE

Aluminium Coupler

48-51mm OD Tube

	WLL	Weight	£ Week
Swivel	750kg	1.33kg	2.00
	500kg	0.76kg	1.50
	75kg	0.40kg	1.50
Fixed 90°	750kg	1.33kg	2.00
	500kg	0.76kg	1.50
Parallel	750kg	1.33kg	2.00
	500kg	0.76kg	1.50
Eyebolt	750kg	0.90kg	5.00
	500kg	0.90kg	1.50
	340kg	0.44kg	1.25
	75kg	0.28kg	1.25
Half	750kg	0.70kg	1.00
	500kg	0.34kg	0.75
	75kg	0.18kg	0.75

Slim Aluminium Coupler

48-51mm OD Tube

	WLL	Weight	£ Week
Swivel	750kg	0.89kg	2.00
	300kg	0.55kg	1.50
Eyebolt	340kg	0.61kg	1.25
	300kg	0.34kg	1.25
Half	750kg	0.41kg	1.00
	300kg	0.24kg	0.75

Aluminium Coupler

60-63mm OD Tube

	WLL	Weight	£ Week
Swivel	500kg	0.90kg	3.00
Eyebolt	340kg	0.51kg	2.00
Half	500kg	0.41kg	1.50

Aluminium Prop Coupler

60-63mm to 48-51mm OD Tube

	WLL	Weight	£ Week
Swivel	750kg	0.89kg	2.00
Fixed 90°	340kg	0.61kg	1.25

Tank Trap Base

48mm OD Tube

	Weight	£ Week
0.8m x 0.8m	54.0kg	25.00
0.5m x 0.5m	26.0kg	10.00

Hand Weight

	£ Week
25.0kg	3.50
12.5kg	2.50

RIGGING HARDWARE

Ratchet Strap

	WLL	Length	Weight	£ Week
50mm	2500kg	10m	2.0kg	3.00
		5m	1.5kg	2.50
		3m	1.3kg	2.25
25mm	500kg	10m	0.6kg	2.00
		5m	0.4kg	1.50
		3m	0.3kg	1.25

HEALTH & SAFETY

Fall Arrestor

Length	Weight	£ Week
28m	17.0kg	50.00
20m	10.0kg	40.00
15m	7.0kg	35.00

Load Arrestor

Length	WLL	Weight	£ Week
20m	500kg	14.0kg	50.00

Horizontal Safety Line

Length	Weight	£ Week
20m	4.0kg	20.00

SCAFFOLDING

48mm OD Scaffold Tube

		Weight	Natural £ Week	Black £ Week
Aluminium	6.0m	9.9kg	6.00	9.00
	4.0m	6.6kg	4.00	6.00
	3.0m	5.0kg	3.00	4.50
	2.0m	3.3kg	2.00	3.00
	1.5m	2.5kg	1.50	2.25
	1.2m	2.0kg	1.20	1.80
	1.0m	1.7kg	1.00	1.50
	0.5m	1.0kg	1.00	1.50
	0.3m	0.5kg	1.00	1.50
Steel	4.0m	17.5kg	2.40	3.20
	3.0m	13.2kg	1.80	2.70
	2.0m	8.8kg	1.20	1.80
	1.5m	6.6kg	0.75	1.25
	1.0m	4.4kg	0.75	1.25
	0.5m	2.1kg	0.75	1.25

48mm Scaffold Fitting

		Weight	£ Week
Aluminium	Fixed 90°	1.4kg	2.00
	Swivel	1.4kg	2.00
Steel	Base Plate	2.2kg	0.50
	Double	1.1kg	0.50
	Joint Pin	0.9kg	0.50
	Swivel	1.2kg	0.50
	Tube Joiner	1.1kg	0.50

TAB TRACK

Triple E Unitrack

		Weight	£ Week			Weight	£ Week
Track Section	2.00m	5.6kg	12.00	Runner	4-Wheel	0.3kg	1.25
	2.00m Curve	5.6kg	26.00		2-Wheel	0.3kg	0.50
	1.00m	2.8kg	6.00		Master	0.3kg	4.50
	0.50m	1.4kg	4.00		Master + Rope Clamp	0.9kg	4.75
	0.25m	0.7kg	2.00		Overlap Arm	0.2kg	1.00
Suspension	Hook Clamp	0.6kg	0.50	Scenery Carrier - Top	0.9kg	4.50	
	Deadline Fixing	0.3kg	0.50	H/D Scenery Carrier - Top	2.4kg	10.00	
	Offset Plate	0.2kg	0.50	Scenery Carrier - Bottom	1.0kg	3.50	
				Pulley	Single Track - Head	1.6kg	2.75
					Single Track - Return	1.3kg	2.75
					Floor - Adjustable	1.4kg	3.50
					Foot Stirrup	1.2kg	4.50

ACCESS

BoSS 1450 Ladderspan Tower

1.45m x 1.8m Platform

Working Height	Platform Height	Weight	£ Week
14.2m *	12.2m	347kg	337.50
13.2m *	11.2m	335kg	317.50
12.2m *	10.2m	301kg	291.50
11.2m *	9.2m	289kg	271.50
10.2m	8.2m	270kg	249.50
9.2m	7.2m	243kg	225.50
8.2m	6.2m	210kg	207.50
7.2m	5.2m	186kg	177.50
6.2m	4.2m	151kg	151.50
5.2m	3.2m	139kg	131.50
4.2m	2.2m	106kg	95.50
3.2m	1.2m	72kg	78.00

* Internal use only

Step Ladder

Fibreglass

	Open	Closed	Weight	£ Week
12 Rung	2.5m	2.8m	10.5kg	16.00
10 Rung	2.1m	2.3m	9.0kg	14.00
8 Rung	1.7m	1.8m	7.5kg	12.00

Truss Ladder

	Weight	£ Week
20m	5.5kg	22.00
15m	4.1kg	17.00
10m	2.7kg	22.00

Zarges Y-Frame Ladder

	2-Part*	3-Part**	Closed	Weight	£ Week
14 Rung	6.9m	9.7m	4.1m	5.5kg	22.00
12 Rung	6.1m	8.6m	3.5m	4.1kg	17.00
10 Rung	4.9m	6.9m	3.0m	2.7kg	22.00

*2-Part maximum height as a freestanding Y-Frame Ladder

**3-Part maximum height as a 3-Section Extension Ladder

ACTUS INDUSTRIES LIMITED

Terms and Conditions of Trading

1. INTERPRETATION

1.1 Definitions. In these Conditions, the following definitions apply:

“Additional Fees” the amount payable by the Customer to Actus for the Additional Services;

“Additional Services” any additional Services which fall outside the scope of the Quotation as agreed by the parties in accordance with clause 8.

“Business Day” a day (other than a Saturday, Sunday or public holiday) in England when banks in London are open for business;

“Actus” Actus Industries Limited registered in England and Wales with company number 06641015 whose registered office is at 5a Fascati way, Maidenhead, Berkshire SL6 4UY;

“Actus’ Premises” Actus’ premises at Unit K5, Field Way, Metropolitan Park, Greenford, Middlesex UB6 8UN or such other premises as notified to the Customer by Actus;

“Conditions” these terms and conditions as amended from time to time in accordance with clause 18.7;

“Contract” the Quotation and these Conditions together constitute the contract between Actus and the Customer for the supply of Services in accordance with these Conditions;

“Customer” the person or firm who purchases the Services from Actus;

“Deposit” the deposit amount set out in the Quotation or as agreed between the parties in writing;

“Goods” the items provided for sale by Actus to the Customer as specified in the Quotation;

“Hire Equipment” the items of equipment provided for hire by Actus as listed in the Quotation, including all substitutions, replacements or renewals of such Hire Equipment and all related accessories, manuals and instructions provided in relation to it;

“Hire Period” the period of hire of the Hire Equipment, commencing on the Start Date stipulated in the Quotation or agreed between the parties in writing and continuing until the End Date stipulated in the Quotation unless the Contract is terminated earlier in accordance with these Conditions or such Hire Period is extended by written agreement of the parties;

“Labour Services” the services supplied by employees, agents, sub-contractors or other representatives of Actus to the Customer, as detailed in the Quotation;

“Place of Use” the location(s) where Actus shall supply the Services, as agreed between the parties in writing;

“Quotation” a quotation provided by Actus which has been accepted by the Customer in writing and expressly incorporates these Conditions;

“Service Fees” the charges payable by the Customer in consideration of the provision of the Services as set out in the Quotation;

“Services” the services supplied by Actus to the Customer as set out in the Quotation, including without limitation the provision of Hire Equipment, Labour Services, Transportation Services and the sale of Goods;

“Specification” the specification and or description of the Services, including any relevant plans or drawings, provided in the Quotation or in writing by Actus to the Customer;

“Total Loss” due to the Customer’s default or during the Hire Period, the Hire Equipment is, in Actus’ reasonable opinion or the opinion of its insurer(s), damaged beyond repair, lost, stolen, seized or confiscated;

“Transportation Services” the delivery and/or collection services provided to the Customer by Actus, as detailed in the Quotation

“VAT” value added tax chargeable under the Value Added Tax Act 1994.

1.2 Construction. In these Conditions, the following rules apply:

1.2.1 a reference to a party includes its personal representatives, successors or permitted assigns;

1.2.2 a reference to a statute or statutory provision is a reference to such statute or statutory provision as amended or re-enacted. A reference to a statute or statutory provision includes any subordinate legislation made under that statute or statutory provision, as amended or re-enacted; and

1.2.3 a reference to writing or written includes e-mails but not faxes.

2. BASIS OF CONTRACT

2.1 The Customer’s written acceptance of Actus’ Quotation constitutes an offer by the Customer to purchase the Services in accordance with these Conditions.

2.2 The Contract shall only come into existence when Actus confirms receipt of the Customer's acceptance of the Quotation in writing.

2.3 The Contract constitutes the entire agreement between the parties. The Customer acknowledges that it has not relied on any statement, promise, representation, assurance or warranty made or given by or on behalf of Actus which is not set out in the Contract. The Customer agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in the Contract. Nothing in this clause shall limit or exclude any liability for fraud.

2.4 Any samples, drawings, descriptive matter or advertising issued by Actus, and any descriptions of the Hire Equipment or illustrations or descriptions of the Services contained in Actus' catalogues or brochures, are issued or published for the sole purpose of giving an approximate idea of the Services described in them. They shall not form part of the Contract or have any contractual force.

2.5 These Conditions apply to the Contract to the exclusion of any other terms that the Customer seeks to impose or incorporate, or which are implied by trade, custom, practice or course of dealing.

3. SUPPLY OF SERVICES

3.1 Actus shall provide the Services to the Customer in accordance with the Specification in all material respects.

3.2 Actus shall provide the Services with reasonable care and skill and shall use all reasonable endeavours to meet any performance dates for the Services specified in the Quotation or as agreed in writing between the parties, but any such dates shall be estimates only and time shall not be of the essence for the performance of the Services.

3.3 Actus shall have the right to make any changes to the Services which are necessary to comply with any applicable law or safety requirement, or which do not materially affect the nature or quality of the Services, and Actus shall notify the Customer in any such event.

4. EQUIPMENT HIRE

4.1 Actus shall hire the Hire Equipment to the Customer subject to the terms of the Contract.

4.2 The Customer shall have the option to either:

- i) collect the Hire Equipment from Actus' Premises in accordance with clause 4.3; or

- ii) purchase the Transportation Services provided by Actus in accordance with clause 6.

4.3 If the Customer chooses to collect the Hire Equipment in accordance with clause 4.2, the parties shall agree a date and time for the Customer or its representative to attend Actus' Premises. The collection of the Hire Equipment by the Customer from Actus' premises shall constitute conclusive evidence that the Customer has examined the Hire Equipment and has found it to be in good condition, complete and fit in every way for the purpose for which it is intended. If required by Actus, the Customer's duly authorised representative shall sign a receipt confirming such acceptance.

4.4 The Hire Equipment shall at all times remain the property of Actus, and the Customer shall have no right, title or interest in or to the Hire Equipment save the right to possession and use of the Hire Equipment during the Hire Period subject to these Conditions.

4.5 The Hire Equipment shall remain at the sole risk of the Customer during the Hire Period and any other time during which the Hire Equipment is in the possession, custody or control of the Customer ("Risk Period") until such time as the Hire Equipment is returned to Actus. During the Hire Period and the Risk Period, the Customer shall, at its own expense, obtain and maintain the following insurances:

4.5.1 insurance of the Hire Equipment to a value not less than its full replacement value comprehensively against all usual risks of loss, damage or destruction by fire, theft or accident, and such other risks as Actus may from time to time specify in writing; and

4.5.2 insurance for such amounts as a prudent owner or operator of the Hire Equipment would insure for, or such amount as Actus may from time to time reasonably require, to cover any third party or public liability risks of whatever nature and however arising in connection with the Hire Equipment.

4.6 The Customer shall:

4.6.1 ensure that the Hire Equipment is kept and operated in a suitable environment, used only for the purposes for which it is designed, and operated in a proper manner by trained competent staff in accordance with any operating instructions provided by Actus;

4.6.2 take such steps (including compliance with all safety and usage instructions provided by Actus) as may be necessary to ensure, so far as is reasonably practicable, that the Hire Equipment is at all times safe and without risk to health or damage;

4.6.3 not make any alteration to the Hire Equipment, attempt to repair the Hire Equipment or remove any existing component(s) or labels or signage from the Hire Equipment without the prior written consent of Actus;

4.6.4 give immediate written notice to Actus in the event of any loss, accident or damage to the Hire Equipment arising out of or in connection with the Customer's possession or use of the Hire Equipment;

4.6.5 permit Actus or its duly authorised representatives to inspect, maintain or repair the Hire Equipment at all reasonable times and for such purpose to enter upon any premises at which the Hire Equipment may be located, and shall grant reasonable access and facilities for such inspection;

4.6.6 not without the prior written consent of Actus, attach the Hire Equipment to any land or building so as to cause the Hire Equipment to become a permanent or immovable fixture on such land or building;

4.6.7 not, without the prior written consent of Actus, part with control of (including for the purposes of repair or maintenance), sell or offer for sale, underlet or lend the Hire Equipment or allow the creation of any mortgage, charge, lien or other security interest in respect of it;

4.6.8 not do or permit to be done any act or thing which will or may jeopardise the right, title and/or interest of Actus in the Hire Equipment and, where the Hire Equipment has become affixed to any land or building, the Customer must take all necessary steps to ensure that Actus may enter such land or building and recover the Hire Equipment both during the term of the Contract and for a reasonable period thereafter, including by procuring from any person having an interest in such land or building, a waiver in writing and in favour of Actus of any rights such person may have or acquire in the Hire Equipment and a right for Actus to enter onto such land or building to remove the Hire Equipment;

4.6.9 not suffer or permit the Hire Equipment to be confiscated, seized or taken out of its possession or control under any distress, execution or other legal process, but if the Hire Equipment is so confiscated, seized or taken, the Customer shall immediately notify Actus and the Customer shall at its sole expense use its best endeavours to procure an immediate release of the Hire Equipment and shall indemnify Actus on demand against all losses, costs, charges, damages and expenses incurred as a result of such confiscation;

4.6.10 not use the Hire Equipment for any unlawful purpose;

4.6.11 ensure that at all times the Hire Equipment remains identifiable as being the property of Actus and wherever possible shall ensure that existing visible signs to that effect remain attached to the Hire Equipment;

4.6.12 return the Hire Equipment at the end of the Hire Period or on earlier termination of the Contract at such address as Actus requires, or if necessary allow Actus or its representatives access to the premises where the Hire Equipment is located for the purpose of removing the Hire Equipment. The Customer shall return the Hire Equipment to Actus without delay; and

4.6.13 make all arrangements necessary to protect the Hire Equipment from all risks including theft, fire and vandalism whilst the Hire Equipment is in its possession or control.

4.7 Actus shall not, other than in the exercise of its rights under the Contract or applicable law, interfere with the Customer's quiet possession of the Hire Equipment during the Hire Period.

4.8 Actus may substitute the Hire Equipment as it deems necessary in order to fulfil its obligations under the Contract provided that the substitute equipment is the same as, or an improvement of, the Hire Equipment.

5. GOODS

5.1 The Customer shall purchase the Goods described in the Quotation subject to the terms of the Contract.

5.2 The Customer shall have the option to either:

- i) collect the Goods from Actus' Premises in accordance with clause 5.3; or
- ii) purchase the Transportation Services provided by Actus in accordance with clause 6.

5.3 If the Customer chooses to collect the Goods in accordance with clause 5.2, Actus shall notify the Customer when the Goods are ready and the parties shall agree a date and time for the Customer or its representative to attend Actus' Premises. The collection of the Goods by the Customer from Actus' premises shall constitute conclusive evidence that the Customer has examined the Goods and has found them to be in good condition, complete and fit in every way for the purpose for which it is intended. If required by Actus, the Customer's duly authorised representative shall sign a receipt confirming such acceptance.

5.4 The risk in the Goods shall pass to the Customer on collection in accordance with clause 5.3 or following receipt of confirmation that the Customer has accepted the Goods in accordance with clause 6.2.

5.5 Title to the Goods shall not pass to the Customer until Actus receives payment in full (in cash or cleared funds) for the Goods.

5.6 Until title to the Goods has passed to the Customer, the Customer shall:

5.6.1 not remove, deface or obscure any identifying mark or packaging on or

relating to the Goods;

5.6.2 maintain the Goods in satisfactory condition and keep them insured against all risks for their full price from the date of delivery; and

5.6.3 give Actus such information relating to the Goods as Actus may require from time to time.

6. TRANSPORTATION SERVICES

6.1 The Customer shall purchase the Transportation Services described in the Quotation from Actus subject to the terms of the Contract.

6.2 Transportation Services shall be provided by Actus or by a third party on behalf of Actus. Actus shall use reasonable endeavours to provide the Transportation Services on the date and time agreed between the parties, but timing of delivery or transportation is not of the essence of the Contract.

6.3 In the event that Transportation Services are provided to transport Hire Equipment or Goods then the Customer shall procure that a duly authorised representative of the Customer shall be present at the delivery of the Hire Equipment and/or Goods. Acceptance of delivery by such representative shall constitute conclusive evidence that the Customer has examined the Hire Equipment and has found it to be in good condition, complete and fit in every way for the purpose for which it is intended. The Customer's duly authorised representative shall sign a receipt confirming such acceptance.

6.4 Actus reserves the right not to attempt to provide the Transportation Services via any route which in the reasonable opinion of the driver is considered not to be safe, may lead to the injury of passengers, or may lead to damage to the Hire Equipment, the Goods or the vehicle. In the event that transportation or delivery of the Hire Equipment and/or Goods is not possible due to adverse site conditions or unsafe routes, pursuant to this clause 6.4 or as a result of the Customer's breach of clause 9.1.3, the Service Fees will still be payable.

7. LABOUR SERVICES

7.1 If Actus has agreed to provide the Labour Services to the Customer as set out in the Quotation then this clause 7 shall apply.

7.2 Actus shall use reasonable endeavours to provide the Labour Services in accordance with the Specification in all material respects.

7.3 Actus shall use reasonable endeavours to meet any performance dates specified in the Quotation but any such dates shall be estimates only and time for performance by Actus shall not be of the essence of the Contract.

7.4 The Customer shall:

7.4.1 co-operate with Actus in all matters relating to the Labour Services;

7.4.2 provide, for Actus, its agents, subcontractors, consultants and employees, in a timely manner and at no charge, access to the all premises, office accommodation, data and other facilities as reasonably required by Actus for the provision of the Labour Services;

7.4.3 at its sole expense provide all requisite materials, facilities, access and suitable working conditions to enable Actus to carry out the Labour Services safely and expeditiously; and

7.4.4 inform Actus of all health and safety rules and regulations and any other reasonable security requirements that apply at premises at which the Customer requires Actus to carry out the Labour Services.

8. ADDITIONAL SERVICES

8.1 If the Customer requests Actus to perform Additional Services or if an instruction by the Customer falls outside the scope of Services as agreed in the Quotation, Actus shall notify the Customer of any Additional Fees and will not undertake those Additional Services until the Additional Fees and time for performance of the Additional Services is agreed by the parties in writing.

8.2 Unless the parties agree otherwise, the Additional Fees shall be a reasonable amount calculated by reference to the time charges set out in the Quotation

8.3 Any Additional Fees payable by the Customer shall be included in the next invoice following performance of the Additional Services to which it relates

9. THE CUSTOMER'S RESPONSIBILITIES AND OBLIGATIONS

9.1 The Customer shall during the term of the Contract:

9.1.1 ensure that the terms of the Quotation and any information provided by the Customer to Actus are complete and accurate;

9.1.2 keep Actus fully informed of any and all material matters relating to the Services;

9.1.3 provide Actus and its representatives with access to the Place of Use as required for the provision of the Services. The Customer shall ensure that the Place of Use is fully prepared, suitable and safe for the provision of the Services;

9.1.4 ensure compliance with any local authority, fire, health and safety or other regulations and applicable laws and the Customer shall also obtain any necessary licences, consents, permissions and approvals for the provision of the Services;

9.1.5 co-operate with Actus in all matters relating to the Services;

9.1.6 provide Actus with such information and materials as Actus may reasonably require to supply the Services, and ensure that such information is accurate in all material respects; and

9.1.7 not do or permit to be done anything which could invalidate the insurances referred to in these Conditions.

9.1.8 insure against such risks relating to the Services as may be required by law, together with such other insurance as Actus may from time to time consider reasonably necessary and advise to the Customer.

9.1.9 ensure that all insurance policies procured by the Customer shall be endorsed to provide Actus with at least 20 Business Days' prior written notice of cancellation or material change (including any reduction in coverage or policy amount) and shall upon Actus' request name Actus on the policies as a loss payee in relation to any claim relating to the Hire Equipment. The Customer shall be responsible for paying any excess and related costs due on any claims under such insurance policies.

9.1.10 on demand, supply copies of the relevant insurance policies or other insurance confirmation acceptable to Actus and proof of premium payment to Actus to confirm the insurance arrangements.

9.2 If the Customer fails to effect or maintain any of the insurances required under these Conditions, Actus shall be entitled to effect and maintain the same, pay such premiums as may be necessary for that purpose and recover the same as a debt due from the Customer.

9.3 In the event of a breach of clause 9.1.3, the Customer shall indemnify Actus against all expenses, costs, claims, loss, damage or liability to which Actus may become liable or subject to it performing its obligations under the Contract.

9.4 If Actus' performance of any of its obligations in respect of the Services is prevented or delayed by any act or omission by the Customer or failure by the Customer to perform any relevant obligation ("Customer Default"):

9.4.1 Actus shall without limiting its other rights or remedies have the right to suspend performance of the Services until the Customer remedies the Customer Default, and to rely on the Customer Default to relieve it from the performance of any of its obligations to the extent the Customer Default prevents or delays Actus' performance of any of its obligations;

9.4.2 Actus shall not be liable for any costs or losses sustained or incurred by the Customer arising directly or indirectly from Actus' failure or delay to perform any of its obligations as set out in this clause 9.4; and

9.4.3 the Customer shall reimburse Actus on written demand for any costs or losses sustained or incurred by Actus arising directly or indirectly from the Customer Default.

10. GOODS AND HIRE EQUIPMENT WARRANTY

10.1 Actus warrants that the Hire Equipment and Goods shall substantially conform to their specification (as detailed in the Quotation), be of satisfactory quality and fit for any purpose held out by Actus. Actus shall use its reasonable endeavours to remedy, free of charge, any material defect in the Hire Equipment or Goods which manifests itself provided that:

10.1.1 the Customer notifies Actus of any defect in writing within 10 Business Days of the defect occurring or of becoming aware of the defect;

10.1.2 Actus is permitted to make a full examination of the alleged defect;

10.1.3 the defect did not materialise as a result of misuse, neglect, alteration, mishandling or unauthorised manipulation by any person other than Actus's authorised personnel;

10.1.4 the defect did not arise out of any information, design or any other assistance supplied or furnished by the Customer or on its behalf; and

10.1.5 the defect is directly attributable to defective material, workmanship or design.

10.2 If Actus fails to remedy any material defect in the Hire Equipment and/or Goods in accordance with clause 10.1, Actus shall provide replacement equipment that is at least the same specification as the Hire Equipment and/or Goods, or, if such replacement is not available, accept the return of part or all of the Hire Equipment and/or Goods and make an appropriate reduction to the Service Fees payable during the remaining term of the Contract and, if relevant, return any Deposit (or any part of it).

11. PAYMENT TERMS

11.1 The Customer shall pay the Service Fees and any Additional Fees to Actus.

11.2 The Customer shall pay each invoice submitted to it by Actus, in full and in cleared funds and in GB Pounds Sterling by the due date for payment to a bank account nominated in writing by Actus. Time for payment shall be of the essence of the Contract.

11.3 The Fees are exclusive of VAT and any other applicable taxes and duties or similar charges which shall be payable by the Customer at the rate and in the manner from time to time prescribed by law.

11.4 The Customer shall reimburse Actus for any expenses or disbursements (including without limitation any third party disbursements, congestion charges, parking tickets, travelling expenses, hotel costs, subsistence and any associated expenses). Any expenses or disbursements payable by the Customer shall be included in the next invoice after they are incurred by Actus and paid by the due date for payment as stipulated on the invoice.

11.5 If the Customer fails to make any payment due to Actus under the Contract by the due date for payment, then, without limiting Actus' other rights and remedies, the Customer shall pay interest on the overdue amount at the rate of 4% per annum above the Bank of England's base rate from time to time. Such interest shall accrue on a daily basis from the due date until actual payment of the overdue amount, whether before or after judgment. The Customer shall pay the interest together with the overdue amount.

11.6 The Deposit is a deposit against default by the Customer of payment of any Fees or any loss of or damage caused to the Hire Equipment. The Customer shall, on the date of the Quotation, pay the Deposit to Actus. If the Customer fails to make payment of any Fees in accordance with the Contract, or causes any loss or damage to the Hire Equipment (in whole or in part), Actus shall be entitled to apply the Deposit against such default, loss or damage. The Customer shall pay to Actus any sums deducted from the Deposit within 10 Business Days of a demand for the same.

11.7 The Customer shall pay all amounts due under the Contract in full without any set-off, counterclaim, deduction or withholding except as required by law. Actus may, without limiting its other rights or remedies, set off any amount owing to it by the Customer against any amount payable by Actus to the Customer.

12. INTELLECTUAL PROPERTY RIGHTS

12.1 In this clause 12, "Intellectual Property Rights" means all patents, rights to inventions, copyright and related rights, trade marks, business names and domain names, rights in get-up, goodwill and the right to sue for passing off, rights in designs, database rights, rights to use, and protect the confidentiality of, confidential information (including know-how), and all other intellectual property rights, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim priority from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

12.2 All Intellectual Property Rights in or arising out of or in connection with the Services shall be owned by Actus.

12.3 The Customer acknowledges that, in respect of any third party Intellectual Property Rights in the Services, the Customer's use of any such Intellectual Property Rights is conditional on Actus obtaining a written licence from the relevant licensor on such terms as will entitle Actus to license such rights to the Customer.

13. CONFIDENTIALITY

A party ("**receiving party**") shall keep in strict confidence all technical or commercial know-how, specifications, inventions, processes or initiatives which are of a confidential nature and have been disclosed to the receiving party by the other party ("**disclosing party**"), its employees, agents or subcontractors, and any other confidential information concerning the disclosing party's business, its products and services which the receiving party may obtain. The receiving party shall only disclose such confidential information to those of its employees, agents and subcontractors who need to know it for the purpose of discharging the receiving party's obligations under the Contract, and shall ensure that such employees, agents and subcontractors comply with the obligations set out in this clause as though they were a party to the Contract. The receiving party may also disclose such of the disclosing party's confidential information as is required to be disclosed by law, any governmental or regulatory authority or by a court of competent jurisdiction. This clause 13 shall survive termination of the Contract.

14. LIMITATION OF LIABILITY: THE CUSTOMER'S ATTENTION IS PARTICULARLY DRAWN TO THIS CLAUSE

14.1 Nothing in these Conditions shall limit or exclude Actus' liability for death or personal injury caused by its negligence, or the negligence of its employees, agents or subcontractors; fraud or fraudulent misrepresentation; breach of the terms implied by section 2 of the Supply of Goods and Services Act 1982 (title and quiet possession); breach of the terms implied by section 8 of the Supply of Goods (Implied Terms) Act 1973; or any other liability which cannot be excluded by law.

14.2 Subject to clause 14.1:

14.2.1 Actus shall under no circumstances whatsoever be liable to the Customer, whether in contract, tort (including negligence), breach of statutory

duty, or otherwise, for any loss of profit, loss of revenue, loss of business or any indirect or consequential loss or damage arising under or in connection with the Contract however caused, even if foreseeable; and

14.2.2 Actus's maximum aggregate liability for breach of the Contract (including any liability for the acts or omissions of its employees, agents and subcontractors), whether arising in contract, tort (including negligence), misrepresentation or otherwise, shall in no circumstances exceed 125% of the Fees for a consecutive 12 month period.

14.3 Subject to clause 14.1 the Contract sets forth the full extent of Actus' obligations and liabilities in respect of the performance of its obligations in accordance with the Contract. In particular, there are no conditions, warranties or other terms, express or implied, including as to quality, fitness for a particular purpose or any other kind whatsoever, that are binding on Actus except as specifically stated in the Contract. Any condition, warranty or other term concerning the Hire Equipment and/or Goods which might otherwise be implied into or incorporated within the Contract, whether by statute, common law or otherwise, is expressly excluded. The terms implied by sections 13 to 15 of the Sale of Goods Act 1979 and the terms implied by sections 3 to 5 of the Supply of Goods and Services Act 1982 are, to the fullest extent permitted by law, excluded from the Contract.

14.4 This clause 14 shall survive termination of the Contract.

15. TERMINATION

15.1 In the event that the Customer wishes to cancel the Equipment Hire Services prior to the Despatch date of the Hire Period, the Customer agrees that it shall pay cancellation charges to Actus in accordance with the table below:

Notice Period	Cancellation Charges
<i>Up to 7 days</i>	100% of the total Service Fees due in relation to the Equipment Hire Services
<i>Between 8 and 14 days</i>	50% of the total Service Fees due in relation to the Equipment Hire Services
<i>Between 15 and 21 days</i>	25% of the total Service Fees due in relation to the Equipment Hire Services
<i>22 days or more</i>	No sums due

15.2 In the event that the Customer wishes to cancel the Transportation Services prior to the commencement of such services, the Customer agrees that it shall pay cancellation charges to Actus in accordance with the table below:

Notice Period	Cancellation Charges
<i>Up to 7 days</i>	100% of the total Service Fees due in relation to the Transportation Services
<i>Between 8 and 14 days</i>	50% of the total Service Fees due in relation to the Transportation Services
<i>Between 15 and 21 days</i>	25% of the total Service Fees due in relation to the Transportation Services
<i>22 days or more</i>	No sums due

15.3 In the event that the Customer wishes to cancel the Labour Services prior to the commencement of such services, the Customer agrees that it shall pay cancellation charges to Actus in accordance with the table below:

Notice Period	Cancellation Charges
<i>Up to 7 days</i>	100% of the total Service Fees due in relation to the Labour Services
<i>Between 8 and 14 days</i>	50% of the total Service Fees due in relation to the Labour Services
<i>Between 15 and 21 days</i>	25% of the total Service Fees due in relation to the Labour Services
<i>22 days or more</i>	No sums due

15.4 Without limiting its other rights or remedies, either party may terminate the Contract with immediate effect by giving written notice to the other party if:

15.4.1 be unable to pay its debts as they fall due or admits inability to pay its debts or is deemed unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986;

15.4.2 enters into compulsory or voluntary liquidation, or compounds with or convenes a meeting of its creditors with a view to rescheduling any of its debts, or makes a proposal for or enters into any compromise or arrangement with its

creditors, or a petition is filed, a notice is given, a resolution is passed, or an order is made, for or in connection with the winding up of that other party (other than, in each case, for the sole purpose of a scheme for a solvent amalgamation of that other party with one or more other companies or the solvent reconstruction of that other party);

15.4.3 has a receiver or manager or an administrator appointed or an application is made to court, or an order is made, for the appointment of an administrator or if a notice of intention to appoint an administrator is given or a person becomes entitled to appoint a receiver over the assets of the other party; or

15.4.4 any event occurs or proceeding is taken with respect to the other party in any jurisdiction to which it is subject that has an effect equivalent or similar to any of the events mentioned in clause 15.4.1 to clause 15.4.3 (inclusive); or

15.4.5 the other party suspends or ceases, or threatens to suspend or cease, to carry on all or a substantial part of its business.

15.5 Without limiting its other rights or remedies, Actus may terminate the Contract with immediate effect by giving written notice to the Customer if:

15.5.1 the Customer fails to pay any amount due under the Contract on the due date for payment and fails to pay all outstanding amounts within 7 days after being notified in writing to do so;

15.5.2 the Customer commits a breach of any other term of the Contract and (if such a breach is remediable) fails to remedy that breach within 14 days of the Customer being notified in writing to do so;

15.5.3 the Customer fails to take Delivery of the Hire Equipment; or

15.5.4 the financial position of the Customer deteriorates to such an extent that in Actus's opinion the Customer's capability to adequately fulfil its obligations under the Contract has been placed in jeopardy.

15.6 The Contract shall automatically terminate if a Total Loss occurs in relation to the Hire Equipment.

16. CONSEQUENCES OF TERMINATION

16.1 On termination of the Contract for any reason:

16.1.1 Actus's consent to the Customer's possession of the Hire Equipment shall terminate and Actus may, by its authorised representatives, without notice and at the Customer's expense, retake possession of the Hire Equipment and for this purpose may enter the Place of Use or any premises at which the Hire Equipment is located; and

16.1.2 without prejudice to any other rights or remedies of the Customer, the

Customer shall pay to Actus on demand:

a. all Fees and other sums due but unpaid at the date of such demand together with any interest accrued pursuant to clause 11.5;

b. any costs and expenses incurred by Actus in recovering the Hire Equipment and/or in collecting any sums due under the Contract (including without limitation any storage, insurance, repair, transport, legal and remarketing costs);

16.1.3 the accrued rights, remedies, obligations and liabilities of the parties as at expiry or termination shall be unaffected, including the right to claim damages in respect of any breach of the Contract which existed at or before the date of termination or expiry; and

16.1.4 clauses which expressly or by implication survive termination shall continue in full force and effect.

17. FORCE MAJEURE

17.1 For the purposes of the Contract, "Force Majeure Event" means an event beyond the reasonable control of a party including but not limited to strikes, lock-outs or other industrial disputes (whether involving the workforce of Actus or any other party), failure of a utility service or transport network, act of God, war, riot, civil commotion, malicious damage, compliance with any law or governmental order, rule, regulation or direction, accident, breakdown of plant or machinery, fire, flood, storm or default of suppliers or subcontractors.

17.2 A party (the "Affected Party") shall not be liable to the other party as a result of any delay or failure to perform its obligations under the Contract as a result of a Force Majeure Event.

17.3 If the Force Majeure Event prevents the Affected Party from providing the Hire Equipment and/or any of the Services (as the case may be) for more than 4 weeks, the other party shall, without limiting its other rights or remedies, have the right to terminate the Contract immediately by giving written notice to the Affected Party.

18. GENERAL

18.1 Assignment and other dealings.

18.1.1 Actus may at any time assign, transfer, mortgage, charge, subcontract or deal in any other manner with all or any of its rights under the Contract and may subcontract or delegate in any manner any or all of its obligations under the Contract to any third party or agent.

18.1.2 The Customer shall not, without the prior written consent of Actus,

assign, transfer, mortgage, charge, subcontract, declare a trust over or deal in any other manner with any or all of its rights or obligations under the Contract.

18.2 Notices.

18.2.1 Any notice given to a party under or in connection with the Contract shall be in writing, addressed to that party at its registered office (if it is a company) or its principal place of business (in any other case) or such other address as that party may have specified to the other party in writing in accordance with this clause, and shall be delivered personally, sent by pre-paid first class post or other next working day delivery service, commercial courier or e-mail.

18.2.2 A notice shall be deemed to have been received: if delivered personally, when left at the address referred to in clause 18.2.1; if sent by pre-paid first class post or other next working day delivery service, at 9.00 am on the second Business Day after posting; if delivered by commercial courier, on the date and at the time that the courier's delivery receipt is signed; or, if sent by e-mail, one Business Day after transmission.

18.2.3 The provisions of this clause shall not apply to the service of any proceedings or other documents in any legal action.

18.3 Severance.

18.3.1 If any provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of the Contract.

18.3.2 If any provision or part-provision of this Contract is invalid, illegal or unenforceable, the parties shall negotiate in good faith to amend such provision so that, as amended, it is legal, valid and enforceable, and, to the greatest extent possible, achieves the intended commercial result of the original provision.

18.4 Waiver. A waiver of any right under the Contract or law is only effective if it is in writing and shall not be deemed to be a waiver of any subsequent breach or default. No failure or delay by a party in exercising any right or remedy provided under the Contract or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict its further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy. A waiver (given in accordance with this clause) will only constitute a waiver under this Contract

and shall not be a waiver of any similar right, obligation or arrangement under another contract between the Customer and Actus.

18.5 No partnership or agency. Nothing in the Contract is intended to, or shall be deemed to, establish any partnership or joint venture between the parties, nor constitute either party the agent of the other for any purpose. Neither party shall have authority to act as agent for, or to bind, the other party in any way.

18.6 Third parties. A person who is not a party to the Contract shall not have any rights to enforce its terms.

18.7 Variation. Except as set out in these Conditions, no variation of the Contract, including the introduction of any additional terms and conditions, shall be effective unless it is agreed in writing and signed by Actus.

18.8 Governing law. This Contract, and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with the law of England and Wales.

18.9 Jurisdiction. Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this Contract or its subject matter or formation

18.10 (including non-contractual disputes or claims).

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