

Agenda Item
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**LEDBURY TOWN COUNCIL
MINUTES OF A MEETING OF THE
ENVIRONMENT AND LEISURE COMMITTEE
HELD ON 15 JULY 2021
VIA ZOOM**

PRESENT: Councillors Chowns (Chair), Eakin, Morris and Whattler

IN ATTENDANCE: Town Clerk – Angela Price

E158. APOLOGIES

Apologies were received from Councillors Knight and Manns (ex-officio)

E159. DECLARATION OF INTERESTS

None received.

E160. TERMS OF REFERENCE

Members received and noted the Terms of Reference for the Environment & Leisure Committee for the 2021/22 Municipal.

E161. PUBLIC PARTICIPATION

Councillor Chowns advised that the meeting would be a non-decision, non-voting meeting due to legislation for Council's to hold virtual meetings being withdrawn (minute no. C317 refers). She advised that any decision made in respect of the items discussed at the meeting would be made by the Clerk in consultation with the Chair and Vice Chair of the committee under delegated powers.

None received.

E162. TO RECEIVE AND NOTE THE MINUTES OF A MEETING OF THE ENVIRONMENT AND LEISURE COMMITTEE HELD ON 20 MAY 2021

That the minutes of a meeting of the Environment and Leisure Committee held on 20 May 2021 be received and noted, noting that they will be resubmitted to the first face-face meeting of the Committee for approval.

E163.

TO REVIEW ACTION SHEET

The Clerk provided an update on the following items on the Action Sheet:

1. E115 – The Clerk advised that she had contacted a number of companies to request quotes for undertaking a valuation of the Council's properties, however she advised that despite repeated emails and phone calls had not received any quotes. She therefore suggested that Members consider whether to recommend to Council to accept the quote received and move forward with this.
2. E135 – The Clerk advised that a decision had been taken by the Events Working Party Members, Councillors Knight and Howells, not to proceed with the proposed event on the recreation ground in 2021. The reason for the decision had been due to Covid restrictions not being lifted until 19 July and a licence not having been issued to date. It had been suggested that the Events Working Party would consider an event to coincide with the Queens Jubilee in 2022.

Councillor Morris suggested the Clerk contacting the new CEO at Herefordshire Council to discuss concerns in respect of communication with Herefordshire Council. The Clerk advised that she had spoken with one of the Community Hub Officers about meeting with Mr Walker and all six Herefordshire Town Clerks.

E164.

RECREATION GROUND

1. The Clerk had provided a report on the state of the shelter at the recreation ground following a recent fire that had been started at the recreation ground. She highlighted an issue with one of the centre arms of the shelter and advised that she had been in touch with a company in respect of the repairs. Currently the shelter had been cordoned on for safety concerns.

The Clerk advised that she had recently spoken with the Fire Brigade and Police who had suggested that a three-way group with the Council to put a programme in place to educate people about the risks of setting fires such as this.

The Clerk advised that she had shared cctv footage to the Police of the incident and that she was in discussions with

Herefordshire CCTV suite about linking the CCTV at the Recreation Ground with theirs to improve the coverage and imagery. However, she advised that due to where the CCTV is currently stored it is difficult to access this, but it is hoped that access should be available in August.

Basketball Court Line Marking

2. The Clerk reported that this should now have been completed by BBLP free of charge.

Benches

3. The Clerk reported that the multi-coloured bench had been delivered and it was hoped that this would be installed in the following week. She also advised that the TMO had been painting some of the benches in the recreation ground and that there were plans to install replacement benches at the recreation ground.

Members received and noted the update on the recreation ground.

E165.

CEMETERY

Grant of Exclusive Right of Burial

1. That in accordance with Standing Order 23(a), authority be given for the Deeds of Exclusive Right of Burial (Deed numbers 326, 695 and 698 -701 inclusive) be signed, granting the exclusive right of burial to those named as the purchaser of the Deed of Exclusive Right of Burial

2. Transfer of Exclusive Right of Burial

That in accordance with Standing Order 23(a), authority be given for the Transfer of the Deed of Exclusive Right of Burial (Deed numbers 199, 324 and 471) to be signed, granting the exclusive right of burial to those named as the purchaser of the Deed of Exclusive Right of Burial.

Members noted the above information

E166.

WORKING PARTIES

1. To receive and note the minutes of the meeting of the Climate Change Working Party held on 28 June 2021 and to consider the following recommendations:

- a. *That the possibility of a pop-up shop, preferably in the High Street for the week before and during COP 26, in*

order to promote public awareness and possibly arrange a swap shop for items such as children's winter coats.

The Clerk advised that she had spoken with the Chair of the Committee in respect of also inviting school children to the Council Committee Room to hold a meeting to debate Climate Change issues with the Mayor and Chair of the Climate Change Working Party.

Councillor Whattler asked who would man the shop and what would happen to the clothes at the end of the project. Councillor Chowns advised that Members of the Climate Change Working Party had offered to help with this and that a rota would be drawn up to assist this.

Members were in support of the initiative to promote the COP 26 event proposed.

Members suggested that the Community Development Officer was asked to investigate possible venues for the project.

- b. That the Council promote refill.org.uk and the refill ap with traders and supermarkets, and that Ledbury aim to become a Refill Town.

Members were in support of this initiative.

- c. That consideration be given to the facilitation of a Climate Change blog on the Council website, in collaboration with schools and local organisations.

Members suggested that the Community Development Officer be asked to provide more information on this initiative before a final decision.

- 2. Members received and noted the update on the inaugural meeting of the Friends of the Cemetery Group.
- 3. Christmas Lights

Councillor Chowns advised that Councillor Knight was keen to be part of a Task and Finish Group to consider the quotes for the Christmas Lights for the following three years.

It was suggested that the Clerk organise a Task & Finish Group, Councillor Morris advised that he would also be keen to be part of the Christmas Lights Task and Finish Group.

E167.

REPLACEMENT BOARDS AT DOG HILL WOODS

The Clerk reminded Members of the Committee that one of the boards at Dog Hill Woods needs to be replaced and also that the Council had received a request from the volunteers working at the Geo Site for an information board. The Clerk advised that she had contacted Herefordshire Council to see if they had a department that may be able to help produce the boards, however she had been advised that this role had been removed some years ago.

Councillor Chowns suggested that a local company may wish to sponsor boards and it was suggested that the Clerk may wish to look into this.

E168.

QUEENS JUBILEE 2022

The Clerk provided an update on the Queen's Green Canopy – Plant a Tree for the Jubilee. She informed Members that the Community Development Officer had applied for a tree pack and had been successful in securing a pack. The idea was to plant an avenue of Cherry Blossom within the cemetery grounds. The Clerk advised that the trees would be delivered in the autumn for planting.

Members received and noted the update.

E169.

CORPORATE PLAN

The Clerk advised that the Committee now need to decide which of the priorities within the Corporate Plan are high priority.

Councillor Chowns noted that the town's event calendar had been hit considerably due to the pandemic.

The Clerk advised that the Council would be having a stall at the Carnival event in August and other events are starting to come back, albeit on a smaller scale.

The Clerk was asked to provide an update on the War Memorial, she advised that she was waiting for the report from the architects, and it was suggested that once the report is received it should be considered at an extraordinary meeting of the committee to discuss this item.

E170.

DOG HILL WOODS MANAGEMENT PLAN

Members suggested that the Clerk investigate possible grant funding for the Woodland Management Plan for Dog Hill Woods with a view to appointing the one contractor who has provided a quote for this.

Councillor Morris provided details of a local resident who may be interested in providing a quote.

E160.

DATE OF NEXT MEETING

Members noted that the date of the next Environment and Leisure Committee meeting is scheduled for 16 September 2021.

The meeting ended at 8.00 pm.

Signed

Dated

ENVIRONMENT AND LEISURE COMMITTEE

15.07.2021

Minute No.	Action	To be Actioned by	Date Actioned	Comments	Status
E163(1)	Recommendation to full council that Clerk be authorised to accept quote received and move forward with valuation of council land and properties			Clerk to meet with Valuer - 14 September 2021	In progress
E163(2)	That an event be held to coincide with the Queens Jubilee in 2022			Events working party to be arranged	In Progress
E166(a)	That consideration be given to a pop-up-shop in the High Street for Cop 26 and that JMHS be approached with regard the possibility of holding a debate in the Council Committee Room in October 2021	CDO		CDO to contact School	In Progress
E166(b)	That Council promote refill.org.uk and the refill app with traders and supermarkets and that Ledbury aim to become a refill town.	CDO			In progress
E166(c)	That the CDO be asked to provide more information on a possible climate change blog before any final decision	CDO			In progress
E166(3)	That a Christmas Lights Working Party be set up to consider the quotes for the Christmas Lights for the following three year	TC	28.07.2021	WP Members agreed to accept the lowest quote subject to the Clerk requesting alternative design - Alternative design received and agreed Clerk waiting on confirmation of any additional cost in relation to the new design and also the cost to decorate the trees and shrubs outside the Alms Houses	Quotes received and checked - agreed to accept quote from Blachere - COMPLETED
E167	Officers to approach companies to ask if they would sponsor new information boards at Dog Hill Woods	DTC		DTC to consider on taking up post	In progress

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E169	Chairs of E&L, Planning and Economy & Tourism to get together to discuss corporate plan	TC plus chairs of Standing Committees	Meeting to be arranged	In progress
E170	Officers to contact Guy Tustin and ask if he would be interested in quoting to provide updated management plan for Dog Hill Woods	DTC	DTC to do on taking up post. Guy Tustin confirmed that Management Plan had been finalised and was a ten year plan. DTC has contacted the Forestry Commission requesting a copy of the finalised document.	COMPLETED

LEDBURY TOWN COUNCIL

ENVIRONMENT & LEISURE COMMITTEE	16 SEPTEMBER 2021	AGENDA ITEM: 6
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Report prepared by Julia Lawrence – Deputy Town Clerk

RECREATION GROUND

Purpose of Report

The purpose of this report is to provide Members of the Environment and Leisure Committee with an update on several areas in relation to the Recreation Ground.

Detailed Information

a) **Shelter**

As noted in the Environment and Leisure minutes dated 15 July 2021, there was substantial fire damage caused to the shelter as a result of a fire that had been lit under the shelter (minute no. E164 refers). Members will recall that council recently commissioned a street artist to paint the rear of the shelter and to repair the smoke damage and other damage to the inside of the shelter.

At the same time the Clerk reported that one of the arms to the top of the shelter was unsafe and that the shelter had been cordoned off until such time this could be repaired. This repair has now been undertaken and the shelter is deemed safe.

The Chair and Vice Chair of the Finance, Policy & General Purposes Committee were consulted in May 2021 in respect of a payment to the street artist in the sum of £250 for the cost of the paint for the rear of the shelter. This was agreed and the payment was made, and the paint purchased in June 2021.

However, following the smoke damage to the shelter a decision was taken to delay the painting, which was scheduled to start on Thursday, 8 July 2021. Since that time, no instructions have been received to confirm when these works should re-start. Committee members are asked to re-address this.

b) **Benches**

It was agreed that the sum of £5,000 would be placed in a "Special Projects" budget head for the purchase of bins and benches in the 2020/21 and 2021/22 budgets. Ten recycled benches were purchased in 2020/21 and a number of benches are due to be replaced with the new recycled benches in the recreation ground. As well as these, a further multi-coloured recycled picnic bench was purchased in 2021/22. The Town Maintenance Operative ("TMO") built this bench prior to leaving the employ of the town council, however the bench still needs to be sited at the Recreational Ground. The bench was purchased to

replace the picnic bench in the children's play area of the recreation ground and once the post of Town Cleaner/General Maintenance Operative has been filled, installation of this bench will be one of their first tasks to be undertaken.

c) Removal of two limbs from Lime Trees

Following a request from DTS Tree Services, acting on behalf of Openreach, the DTC has been liaising with them in respect of some proposed tree works. The Openreach building is immediately at the rear of the skate park. The small transmitter on the roof of their building picks up a signal from another transmitter which is the other side of the very large lime trees, which are situated adjacent to the Town Trail, but on Town Council land. That signal is being interrupted as there are two limbs, one from each lime tree, that are obstructing the signal and Openreach have requested that those two limbs are removed.

DTS have been asked to provide the necessary method statement, public liability insurance and risk assessment to carry this work out. They will also have four banksmen present when the work is carried out to help secure the area and thus provide safety for members of the public whilst the limbs are removed; they are proposing to cordon off a section of the Town Trail as well as the entire skate park, shelter and children's play area. It is anticipated that the works should take no more than two hours to complete. DTS will be liaising with the DTC to agree on a mutually convenient date, in order that residents and members of the public are given sufficient notice in advance of the temporary closure.

Recommendation

- 1 That members receive and note the above information in respect of the shelter and instruct the Deputy Town Clerk how they wish to proceed with regards the painting of the rear of the shelter.
- 2 That members of the Environment and Leisure Committee receive and note the above information in respect of the benches.
- 3 That members of the Environment & Leisure Committee receive and note the above information in respect of the removal of tree limbs at the Recreation Ground.

LEDBURY TOWN COUNCIL

ENVIRONMENT & LEISURE COMMITTEE	16 SEPTEMBER 2021	AGENDA ITEM: 8
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Report prepared by Julia Lawrence – Deputy Town Clerk

3-YEAR CHRISTMAS LIGHTS CONTRACT – 2021 TO 2024

Purpose of Report

The purpose of this report is to provide Members of the Environment & Leisure Committee with an update on the outcome of a recent tender exercise in respect of the contract for the provision of Christmas Lights for a term of three years for the period 2021 to 2024.

Detailed Information

Tenders were received from three companies in respect of the provision of Christmas lights for a three year period, 2021-2024. Due to the timescales involved delegated powers were given to a Christmas Lights Task and Finish Group which consisted of Councillors Chowns, Knight and Morris. At a meeting on 11 August 2021, Councillors Chowns, Morris and Knight agreed to accept the quote from Blachere Illuminations subject to the Clerk requesting an alternative design to that shown in their tender documents. Blachere Illuminations UK Ltd subsequently provided an alternative design and following a comparison exercise of all tenders received and discussions with Blachere Illuminations in respect of the costs quoted it was agreed that Blachere Illuminations be awarded the contract to supply and install Christmas Lights in Ledbury for a period of three years from 2021 to 2024.

A copy of the Agreement for the Hire of Equipment is attached, including images of the final agreed design.

A variety Christmas lights will be displayed, as follows:

Southend (Zephyr)	3 column motifs
High Street (Zephyr)	5 wall motifs
Bye Street (Zephyr)	3 wall motifs
Homend Street (Double Zephyr)	6 cross streets
Almshouses, Market House and Church Lane (LED Stalactite Warm White)	15 icicles
Bushes outside Almshouses (Sparkling LED Warm White)	12 sparkling lights
20ft Christmas Tree (LED Luminous Ceilings Warm White)	

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The budget set by Council for 2021/22 is £13,260 and as shown below, this is well within budget.

The charges for the three years are as follows:-

	Date Payable	Year One	Year Two	Year Three
Hire Charges	On confirmation of Order	£4,237.41		
	30 April, each year		£4,237.41	£4,237.41
Infrastructure (Year 1 only)		£377.20		
Installation Charge	Annual charge	£3,686.90	£3,686.90	£3,686.90
Uninstall Charge	Annual charge	£1,575.50	£1,575.50	£1,575.50
Switch on	Annual charge	£709.00	£709.00	£709.00
Storage	Annual charge	£630.00	£630.00	£630.00
Total per Year, excluding VAT		£11,216.01	£10,838.81	£10,838.81

The above costs are exclusive of VAT.

Please refer to a copy of the Agreement from Blachere Illumination UK Limited which sets out equipment to be hired, the hire period and charges to be incurred over the next three years.

Recommendation

That members receive and note the above information and endorse the actions taken by the members of the Task & Finish Group under delegated powers in conjunction with the Town Clerk.



Blachere Illumination UK Limited

AGREEMENT FOR THE HIRE OF EQUIPMENT

AGREEMENT

BETWEEN

Blachere Illumination UK Limited, a company incorporated under the Companies Acts with registered number SC152939 and having its registered office at 30 & 34 Reform Street, Dundee, DD1 1RJ (the "Company")

AND

Ledbury Town Council whose principal place of business is at Town Council Offices, Church Lane, Ledbury, Herefordshire HR8 1DH

DATED 12/08/2021

IT IS AGREED as follows:

The Company and the Customer agree that the Company will hire to the Customer, and the Customer will take on hire, the Equipment specified in Schedule A, for the period specified in Schedule B and subject to the charges specified in Schedule D. All Equipment and services provided by the Company are provided subject to the Company's terms and conditions of trade attached hereto (the "Company's Conditions").

Signed: Catherine Green

Signed: [Signature]

For and on behalf of

For and on behalf of the Customer

BLACHERE ILLUMINATION UK LIMITED

Name: Catherine Green

Name: Angela Price

Position: Sales Administrator

Position: Town clerk

Date: 12/08/2021

Date: 23/08/2021

Please sign and return one complete copy of the signed Agreement, including all Schedules and the Terms and Conditions on pages 1 and 14, retaining a copy for your files.



Blachere Illumination UK Limited

AGREEMENT FOR THE HIRE OF EQUIPMENT

SCHEDULE B

HIRE PERIOD & CHARGE

HIRE PERIOD

The period of hire of the Equipment shall be 3 year(s) from the date of this agreement.

HIRE CHARGE

The total amount payable for the period of the hire shall be £12,703.20 (plus VAT). The Customer shall pay one payment of £4,234.40 (plus VAT) on confirmation of order and a further 2 payments of £4,234.40 (plus VAT) on receipt of a valid invoice, payable by the 30th April in each calendar year of the contract.



Blachere Illumination UK Limited

AGREEMENT FOR THE HIRE OF EQUIPMENT

SCHEDULE C

INSTALLATION SERVICE

INSTALLATION SERVICE

The Customer and the Company agree that the Company shall install and uninstall the Equipment at the Customer's premises once annually on the terms set out in the Company's Conditions during a period of 3 year(s) from the date of this agreement.

INSTALLATION CHARGE

The total amount payable by the Customer in respect of installation of the Equipment by the Company shall be **£11,060.70** (plus VAT).

Year 1; Prior to the Equipment Installation, the Customer shall pay one payment of **£3,686.90** (plus VAT).

Year 2; Prior to the Equipment Installation, the Customer shall pay one payment of **£3,686.90** (plus VAT).

Year 3; Prior to the Equipment Installation, the Customer shall pay one payment of **£3,686.90** (plus VAT).

UNINSTALL CHARGE

The total amount payable by the Customer in respect of uninstal of the Equipment by the Company shall be **£4,726.50** (plus VAT).

Year 1; Prior to the Equipment Uninstall, the Customer shall pay one payment of **£1,575.50** (plus VAT).

Year 2; Prior to the Equipment Uninstall, the Customer shall pay one payment of **£1,575.50** (plus VAT).

Year 3; Prior to the Equipment Uninstall, the Customer shall pay one payment of **£1,575.50** (plus VAT).



AGREEMENT FOR THE HIRE OF EQUIPMENT

SCHEDULE D

AGREEMENT CHARGES

TOTAL COST OF EQUIPMENT

Cost of Equipment Hire	£4,237.41	Total	12,712.23
Infrastructure 1 Year	£377.20	Total	377.20
Test Eyebolts			
Installation & Uninstallation Charge	£5,262.40	Total	15,787.20
Switch On per annum	£709.00	Total	2,127.00
Delivery Charge	£		
Storage per annum	£630.00		1,890.00
Total Cost	£11,216.01	Total 32,893.63	Plus VAT

All costs and charges are subject to VAT at the prevailing rate and may be paid by instalments if so provided in this agreement.

Total payable per year:

Year One	£11,216.01	
Year Two	£10,838.81	
Year Three	£10,838.81	
Total Cost	£32,893.63	Plus VAT



BLACHERE ILLUMINATION UK LIMITED

TERMS AND CONDITIONS OF TRADE

1. INTERPRETATION

1.1 In these Conditions, the following words and expressions shall have the meanings ascribed to them below:-

- "Agreement" means the attached agreement between the Company and the Customer for the Company to provide goods and/or services to the Customer, and into which Agreement these Conditions are incorporated;
- "Company" means Blachere Illumination UK Limited, a company registered under the Companies Acts with registered number SC152939 and having its registered office at 30 & 34 Reform Street Dundee DD1 1RJ;
- "Conditions" means these terms and conditions;
- "Customer" means the party contracting with the Company in connection with the Equipment.
- "Equipment" means the goods and services to be hired, installed, de-installed, maintained and/or stored (as the case may be) by the Company for the Customer;

1.2 Any reference herein to a "clause" is to a clause of these Conditions, except where otherwise stipulated.

1.3 Each gender shall be deemed to include a reference to each of the other genders.

1.4 Any reference herein to a statute shall be deemed to be a reference to that statute or statutory provision as amended or re-enacted from time to time.

2. COMPANY'S CONDITIONS TO TAKE PRECEDENCE

2.1 All agreements made with the Company whether pursuant to a quotation or otherwise shall be subject to the conditions herein set forth and the Equipment is tendered or delivered (as the case may be) upon and subject to such Conditions.

2.2 These Conditions shall take precedence over any terms and conditions proffered or referred to by the Customer at any time, whether in its order or in prior negotiations or otherwise.

2.3 These Conditions (and any other document referred to herein) embody the entire agreement between the Company and the Customer in relation to their subject matter. Accordingly, no prior agreements or undertakings not expressed herein shall have effect. If any of the conditions set out herein are inapplicable to the contract between the Customer and the Company, that shall not affect the validity or applicability of the remaining conditions.

2.4 No variation of, or addition to these Conditions, shall be effective against the Company unless expressly agreed in writing signed by a duly authorised signatory of the Company.

2.5 Unless otherwise stated, quotations issued by the Company are not offers capable of acceptance so as to make a binding contract, and all orders placed with the Company require the Company's acceptance before any contract arises.

3. PRICE

3.1 All prices quoted by the Company shall be subject to change without notice.

3.2 Unless otherwise stated, all prices include the Company's standard packing, but exclude VAT at the prevailing rate.

3.3 The prices payable by the Customer shall be the prices ruling on the date of despatch or, if ex works, collection.

4. CREDIT AND PAYMENT TERMS

4.1 The Customer shall pay to the Company the amount invoiced by the Company in respect of the Equipment on demand plus VAT at the prevailing rate thereon. The Customer shall make payment in



AGREEMENT FOR THE HIRE OF EQUIPMENT

full of the amount shown on the Company's invoice, without any deduction, counterclaim or set-off whatsoever.

- 4.2 Unless otherwise agreed in writing, any grant of credit facilities is made on condition that payment in full without retention or set-off is made within 30 days of the date of the invoice and in accordance with any terms specified by the Company, and the Company reserves the right to withdraw credit facilities forthwith if this condition is not observed.
- 4.3 If payment is not made on the due date the Company reserves the right to charge interest on the amount outstanding in accordance with The Late Payment of Commercial Debts (Interest) Act 1998 for so long as the payment (or any part thereof) remains due.
- 4.4 If the Customer is in breach of any of its obligations to the Company under these Conditions, the Company shall have the right at any time to repossess the whole or any part of the Equipment and for that purpose to enter into premises owned or occupied by the Customer or otherwise under its control. Exercise of this right shall be without prejudice to any other rights the Company might have.

5. TITLE TO EQUIPMENT

- 5.1 Subject to clause 17, title in the Equipment shall not pass to the Customer, and the Customer shall have no right or interest in the Equipment otherwise than as a hirer. The Customer shall not do, or permit to be done, any act or thing that might prejudice or interfere with the Company's rights of ownership, or any other interest or rights in the Equipment.
- 5.2 The Customer shall keep the Equipment free from any distress, execution or other legal process and shall not let, lend, sell, assign, transfer, charge, encumber, dispose of, or otherwise deal with or part with, possession or control of the Equipment. If the Customer shall store the Equipment at any time, the Equipment shall be stored separately from the goods of any other party (including those of the Customer) and shall clearly mark the Equipment as being the property of the Company.
- 5.3 The Customer shall notify the Company of any change in the Customer's address and at the Company's request shall promptly inform the Company of the whereabouts of the Equipment and provide the Company with all the information requested by the Company in relation to the Equipment.
- 5.4 The Customer hereby permits and authorises the Company, and any person authorised by the Company, to enter upon the premises or location at which the Equipment is placed or kept at all times for the purpose of inspecting and examining the condition of the Equipment, and for any other purpose authorised hereunder.
- 5.5 All intellectual property rights of the Company in connection with the Equipment (including, without limitation, design right, trade marks, copyright of designs, contracts, methods and any other related concepts developed by the Company and rights in digital files) shall remain the property of the Company at all times, unless otherwise agreed in writing by the Company.
- 5.6 Any proposals, visuals and tenders that have been produced by the Company are to be treated confidentially and must not be disclosed to any third party. Such items must be returned to the Company within seven days of any request by the Company for their return.

6. CARE OF AND INSURANCE OF EQUIPMENT

- 6.1 Subject to clause 11 hereof, the Customer shall keep the Equipment in good repair and condition at all times.
- 6.2 The Customer shall be liable for any loss, theft, destruction of or damage to the Equipment or any part thereof (howsoever caused) during the period from the Equipment being made available to the Customer by the Company, until the Equipment is returned to the physical possession of the Company.
- 6.3 Without prejudice to its liability under Clause 6.2, the Customer shall insure the Equipment and keep the same insured for the total replacement cost of the Equipment, (as notified by the Company to the Customer from time to time) and for the full period of the Agreement. Such insurance shall be effected with a recognised provider and under a form of policy covering "all risks" including in particular, cover for loss or damage by fire, flood, theft, accidental and malicious damage. The interest of the Company in the Equipment shall be made known to the insurance company and the Company shall be shown on the policy as the insured party. The Customer hereby irrevocably appoints the Company as its agent for the purpose of negotiating with the insurers and receiving all monies which may become payable under any policy or policies covering the Equipment. The Customer shall promptly pay all



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premiums payable under the said policy or policies and produce the receipts for such payment and a copy of the certificate of insurance to the Company on demand, and shall do everything necessary to maintain the said policy or policies in full force and effect, and not to do anything whereby the said policy or policies will, or may, be invalidated.

- 6.4 If the Equipment, or any part thereof, deteriorates or is lost, stolen, destroyed or damaged, the Customer shall immediately notify the Company by telephone and thereafter shall, within seven days, confirm the same in writing providing full particulars of the circumstances in which the Equipment deteriorated or was lost, stolen, destroyed or damaged, as the case may be.
- 6.5 The loss, theft, deterioration or destruction of, or damage to the Equipment, shall not affect the continuance of this Agreement or the Customer's liability for making payment of the hire charges. Notwithstanding the foregoing, in the event that the Equipment is destroyed or irreparably damaged, and the Company receives full and unconditional payment of the Termination Sum (as hereafter defined) (together with any other sums then owing to the Company by the Customer), then the hire of the Equipment shall be brought to an end from the time the Company receives such payment in full. In such event, the Customer shall not be liable for hire charges in respect of the period after receipt by the Company of the Termination Sum. For the purposes of this clause, the "Termination Sum" shall be the value of the Equipment as shown in the Agreement (or if not shown in the Agreement, such sum as may be notified to the Customer by the Company, acting reasonably), less any rental payments already paid by the Customer to the Company.

7. DISCLAIMER

- 7.1 The Company makes no warranty or stipulation of any kind in respect of the Equipment. However, wherever possible the Company shall extend to the Customer the benefit of any warranty or guarantee to the Company by the manufacturer of the Equipment, components or products.
- 7.2 It is the responsibility of the Customer to satisfy itself as to the condition, quality, correspondence with description and suitability for purpose of the Equipment prior to entering into a contract with the Company.
- 7.3 All warranties, conditions and stipulations, express or implied, and whether statutory or otherwise, relating to the condition of the Equipment, its satisfactory quality, suitability or fitness for the particular, or any, purpose for which it is or may be required, or the Equipment's compliance with any description, are hereby excluded to the fullest extent permissible at law and the Customer hereby accepts such exclusions as being reasonable.
- 7.4 Without prejudice to the foregoing generality, in no circumstances whatsoever (save in the case of death or personal injury caused by the fault or negligence of the Company) shall the liability of the Company on any account whatsoever exceed the amount invoiced by the Company to the Customer in respect of the Equipment.

8. DELIVERY OF EQUIPMENT

- 8.1 The Company shall despatch the Equipment to the Customer at the Customer's expense by a carrier appointed by the Company.
- 8.2 The date of despatch or delivery quoted is the Company's best estimate at the date that it is given, but is subject to change without notice.
- 8.3 The Company shall not be liable for any expense, loss or damage suffered howsoever arising, whether directly or indirectly, out of any failure to meet any delivery date.
- 8.4 Should the Customer notify the Company that the Customer is, or will be, unable to receive the Equipment or will be unable to accept delivery of the Equipment, in circumstances where such Equipment is about to be or has been dispatched, or should the Company not have received delivery instructions in respect of Equipment ready for dispatch, or (in any ex-works contract), should the Customer fail to collect the Equipment when the Company has sent to the Customer a notice of readiness (and seven days shall have elapsed since despatch of that notice or the Customer has acknowledged the notice) the Equipment will be stored at the Customer's risk and expense including all demurrage charges. In this clause "Equipment" includes any part thereof.
- 8.5 Equipment stored for the Customer by the Company shall be held by the Company for three months. Thereafter, the Company reserves the right to sell or re-hire the Equipment to a purchaser or another



AGREEMENT FOR THE HIRE OF EQUIPMENT

customer of the Company. In such event, the Customer shall be liable to the Company for the shortfall between the projected rental payments under the contract of hire with the Customer, and the proceeds of re-hire or sale as aforesaid, together with all hire charges and storage charges arising in respect of the Equipment prior to such re-hire or sale.

- 8.6 On receipt of the Equipment, the Customer shall inspect the condition of the Equipment and shall, within three days from the date of such receipt, inform the Company in writing of any missing Equipment or parts, and any damage to any Equipment or parts. In the case of damage, the Customer shall include written details of the damaged Equipment, the nature of the damage, an opinion as to how the damage was caused and, if possible, a photograph(s) of the damaged Equipment.
- 8.7 If the Customer does not report damage or missing parts to the Company within three days, the Equipment shall be deemed to have been received by the Customer in full working order and in accordance with the Agreement, and shall not be liable for any subsequent claims in respect of missing or damaged Equipment or parts, howsoever caused.

9. USE OF THE EQUIPMENT

- 9.1 The Customer shall ensure that the Equipment is used at all times solely for the purpose or purposes for which it was manufactured and by persons who are suitably qualified to use the same, and in accordance with the manufacturer's instructions. The Customer shall not permit any additions or alterations to the Equipment or its use without the consent in writing of the Company. Any changes to the Equipment authorised by the Company shall be carried out by suitably qualified persons at the expense of the Customer. The product of such authorised additions or alterations shall be transferred to the Company.
- 9.2 Any replacement parts or materials required for the ongoing operation of the Equipment, or to effect authorised changes, shall be purchased from the Company.
- 9.3 The Customer shall at all times keep the Equipment in the possession of, and under the control of, the Customer, and shall not under any circumstances hire or lend the Equipment to any other party.
- 9.4 The Customer shall keep the Equipment and all parts thereof in the same order and condition as it was when made available to the Customer, fair wear and tear excepted. Any repairs to the Equipment required in the event of any breakdown or malfunction shall be repaired by suitably qualified and competent persons only, using parts and materials approved by the Company. The Customer shall notify the Company forthwith of any such breakdown or malfunction by telephone and shall promptly confirm the same in writing.
- 9.5 The Company shall repair (or arrange for the repair of) all defects in the Equipment which are either (a) latent, and existed at the time of the supply of the Equipment to the Customer by the Company, or (b) were solely caused by the actions of the Company. The Customer shall be liable to repair all other defects, and shall procure that such repairs are carried out as soon as is reasonably practicable and in accordance with the provisions of clause 9.4.

10. INSTALLATION OF EQUIPMENT

- 10.1 Save where the Company has expressly undertaken in writing to install the Equipment on behalf of the Customer, it shall be the sole responsibility of the Customer to install and set up the Equipment for use at the Customer's site. The Equipment shall only be installed by suitably qualified persons and in accordance with any directions or instructions given by the manufacturer and the Company. The Customer shall be responsible for the cost of any repairs or replacement parts necessary to return the Equipment to the condition in which it was at the time when it was provided to the Customer by the Company. This remainder of this clause 10 shall only apply where the Company has agreed to carry out installation works.
- 10.2 The Customer shall provide all necessary facilities for transporting (save where the Company has undertaken to make delivery) and storing the Equipment in accordance with the Company's instructions until the agreed installation date.
- 10.3 The exact nature and scope of the installation works (including the design and layout of the Equipment to be achieved and choice of products and materials to be used to form a display) shall be agreed between the Company and the Customer and shall be specified in the Agreement. The Customer shall liaise with the Company in order to agree any action necessary to upgrade the site or its infrastructure in order to allow the safe and reliable operation of the Equipment at the site, the



AGREEMENT FOR THE HIRE OF EQUIPMENT

responsibility for carrying out such works and (if the works are to be carried out by the Company), the cost thereof.

- 10.4 Where the Company has agreed to carry out installation works, the Company may, at its sole discretion, elect either to carry out the work itself, or to appoint a sub-contractor to carry out such works. The Customer shall promptly report to the Company any matter materially likely to interfere with the installation works. The Company shall make every effort to commence installation works when agreed with the Customer, but no liability shall attach to the Company or its sub-contractor in respect of delayed completion of the installation works.
- 10.5 Save where otherwise agreed by the Company in writing, the Company shall only be responsible for installation of the Equipment and not for preparatory works necessary in order to allow the installation works to commence (including, without limitation, carrying out maintenance to existing infrastructure and conducting electricity to the site). The Customer shall be responsible for ensuring that the site is ready for the installation works to commence and for ensuring the safety on site of any personnel of the Company and its sub-contractors.
- 10.6 If installation works are delayed or extended due to the failure of the Customer to fulfil its obligations under this clause, the Company may institute a charge payable by the Customer in respect of non-productive time and any associated delays, losses and outlays, including return visits necessitated by the condition of the site. Any extra works requested by the Customer or necessitated by the condition of the site shall be charged for at the standard rates of the Company (including, where appropriate, charges for accommodation and subsistence).
- 10.7 Provided always that: (1) the Customer shall not be in breach of any term of these Conditions or the Agreement and (2) a period of at least one year shall have elapsed following the last date of signature of the Agreement, the Customer shall have the right to terminate the Agreement so far as it relates to installation works to be carried out by the Company or its sub-contractor, upon giving to the Company not less than three months' notice of its intention to do so. The Customer shall be released from its obligations to pay for further installation costs upon making payment to the Company (in one lump sum and without any deduction, set off or withholding) of fifty per cent (50%) of the outstanding sums due under the Agreement in respect of installation works.
- 11. MAINTENANCE OF EQUIPMENT**
- 11.1 The Customer shall comply with all requirements of the Company regarding inspection and maintenance of the Equipment and shall promptly advise the Company of any damage to, or loss of, any items of the Equipment.
- 11.2 The Customer shall allow access to the place where the Equipment is being stored or is in use, at all reasonable times for the purposes of allowing the Company and/or its contractors to inspect, service and carry out any repairs to the Equipment. The Customer shall ensure, so far as reasonably practicable, that access to the Equipment is maintained at all times. The Company may institute a charge in respect of any non-productive time (and outlays) occasioned by the failure of the Customer to allow access to the Equipment or to provide a safe environment for the inspection and maintenance of the Equipment.
- 11.3 Any additional charges for carrying out maintenance work (or the formula for calculating such cost) shall be notified to the Customer from time to time and the intervals at which such works shall be carried out by the Company (or its contractor), shall be agreed between the Company and the Customer in advance. Unless expressly stipulated otherwise in writing signed on behalf of the Company, the charge levied by the Company for carrying out maintenance works shall not include the cost of any replacement parts which may be required in order to bring the Equipment up to the required standard. The Customer shall pay for any such parts (in addition to all agreed maintenance work charges) upon presentation of an invoice from the Company.
- 11.4 The Company may agree to carry out maintenance works on behalf of the Customer in order to maintain the Equipment agreed in good condition. Should the Customer require any additional works or upgrades to be carried out, the Company shall notify the Customer of the likely cost of such works, in advance of such works being carried out. Charges for replacing damaged or broken parts shall be invoiced to the Customer in addition to the prices set out in the Agreement.
- 11.5 The Company shall endeavour to adhere to any dates or inspection intervals agreed with the Customer in respect of the maintenance of the Equipment. However, the Customer agrees and acknowledges

**AGREEMENT FOR THE HIRE OF EQUIPMENT**

that all such dates are approximate and that it may on occasion be necessary to make alternative arrangements if the initially agreed dates become unsuitable for any reason. The Company shall have no liability to the Customer in respect of any delay in carrying out any maintenance works or non-availability of or inability of the Customer to use the Equipment, save in any case where such non-availability or inability to use the Equipment is directly occasioned by the fault or negligence of the Company in carrying out maintenance work, in which case the liability of the Company shall be limited to replacing the items of Equipment in question with similar items, or refunding the hire charge of the items of Equipment concerned, for the duration of time in which those items of Equipment cannot be used.

12. STORAGE OF EQUIPMENT

- 12.1 Save where the Company has expressly undertaken in writing to store the Equipment on behalf of the Customer, it shall be the sole responsibility of the Customer to store the Equipment during the period of hire when not in use. The Equipment shall be stored indoors, protected from extremes of heat and cold, shall be kept dry and shall be packed and stored in accordance with any instructions given by the Company and the manufacturer of the Equipment. The Equipment shall at all times be stored separately from any other goods or equipment belonging to the Customer or any third party and shall be clearly marked as the property of the Company.
- 12.2 If the Company shall agree to store on behalf of the Customer any other items in addition to the Equipment, the charge for such storage shall be agreed and invoiced separately from the charge in respect of the Equipment. Any storage of such goods shall be at the risk of the Customer. The Company may exercise a lien in respect of any goods belonging to the Customer and which are in the possession of the Company, in respect of any sums owing to the Company by the Customer on any account whatsoever.
- 12.3 In the event that the Company agrees to store the Equipment on behalf of the Customer, the Customer shall be responsible for de-installing, packing and transporting the Equipment to the Company's warehouse, save where otherwise agreed between the Customer and the Company. The Customer shall be responsible for any damage to or loss of the Equipment occasioned during such de-installation, packing or transportation. If the Company shall have agreed to de-install the Equipment at the Customer's premises, the Customer shall ensure that access is available to the Company's personnel in order to remove the Equipment from the site and to maintain a safe working environment for the Company's personnel (or those of its sub-contractor). The Company may institute a charge in respect of any non-productive time (and outlays) occasioned by the failure of the Customer to allow access to the Equipment or to provide a safe environment for the de-installation and removal of the Equipment from the site.
- 12.4 In the event of loss of, or damage to, the Equipment whilst being stored by the Company, the liability of the Company shall be limited to replacing the damaged or lost or damaged items with similar items, or refunding the hire charges in respect of the lost or damaged items of Equipment for the duration of time in which such damaged items are unavailable for use by the Customer.
- 12.5 At the end of the agreed period of storage, the Company shall return the Equipment to the Customer or make the same available for collection by the Customer, all as agreed between the Company and the Customer. The Company may apply a further storage charge if the Customer shall fail to take delivery of any Equipment at the agreed time. Where the Company has agreed to deliver the Equipment back to the Customer's premises and/or to re-install the same, the Company and the Customer shall endeavour to agree a mutually convenient time for such works to be carried out. The Company shall endeavour to adhere to any agreed dates or times, but shall have no liability to the Customer to carry out such works on any particular date.
- 12.6 Provided always that: (1) the Customer shall not be in breach of any term of these Conditions or the Agreement and (2) a period of at least one year shall have elapsed following the last date of signature of the Agreement, the Customer shall have the right to terminate the Agreement so far as it relates to storage to be provided by the Company or its sub-contractor, upon giving to the Company not less than three months' notice of its intention to do so. The Customer shall be released from its obligations to pay the Company for further storage costs upon making payment to the Company (in one lump sum and without any deduction, set off or withholding) of fifty per cent (50%) of the outstanding sums due under the Agreement in respect of storage of the Equipment.

13. RETURNED GOODS POLICY



AGREEMENT FOR THE HIRE OF EQUIPMENT

- 13.1 Apart from the termination of a period of hire, the Company shall be under no contractual or other obligation to accept the return of any Equipment hired by the Customer except:
- (a) In the event of any error on the Company's part as to the amount or type of Equipment delivered; or
 - (b) In the event that the Equipment is irreparably defective as a result of (i) a latent defect existing at the time of supply of the Equipment to the Customer; or (ii) a defect which was caused solely by the actions of the Company.
- 13.2 All Equipment returned under this clause shall be properly packed, shall be accompanied by a returned goods note, quoting the Customer's name and address, the quantity and description of the Equipment concerned, the invoice number and the reason for the return.

14. RECALL

- 14.1 The Company may at any time and at its absolute discretion institute a recall of any Equipment supplied to the Customer.
- 14.2 Any such request for recall in the first instance may be made verbally, but will be confirmed in writing.
- 14.3 The Company shall make arrangements for collection and return of the Equipment concerned, and the Customer shall render all assistance reasonably required. The cost of collection of any Equipment subject to recall shall be borne by the Company.
- 14.4 In circumstances where the Equipment cannot be replaced within a reasonable period, a credit note will be issued to the value of the outstanding hire charge in respect of the Equipment returned under this clause.

15. LIMITATION OF LIABILITY

- 15.1 The Company shall be liable for any personal injury which directly arises from use, installation, de-installation, storage or maintenance of the Equipment only to the extent that it is caused by:
- (a) a latent defect in the Equipment; or
 - (b) the negligence of the Company.
- Otherwise than as stated above, the Company shall have no liability whatsoever to the Customer or to any other party for any costs, claims, loss, damage or injury to persons of whatsoever nature and howsoever caused.
- 15.2 The Company shall not in any event be liable for consequential or indirect loss or damage howsoever arising.
- 15.3 The Customer shall fully indemnify the Company against all claims and demands made upon the Company by reason of any such loss, injury or damage for which the Company is not liable hereunder.
- 15.4 The Company shall not be liable for any loss of any nature whatsoever suffered by the Customer as a result of the Equipment, or a part thereof, being unserviceable, out of order, unusable or functioning at less than its optimum level of performance. If the Company is obliged to repair any Equipment in accordance with clause 9.5, and the Company either fails to or is unable to repair the defect within a reasonable period, the Company shall issue the Customer with a credit note in respect of that part of the Equipment only, limited to the duration of time in which the defective part could not be used.

16. TERMINATION

- 16.1 The Company may by written notice to the Customer terminate the Agreement with immediate effect, without prejudice to its other rights and remedies, if:
- (a) The Customer shall fail to observe and perform any of these Conditions or any term of the Agreement; or
 - (b) The Customer shall give notice to all or any of its creditors that the Customer has suspended or is about to suspend its business or payment of its accounts; or
 - (c) The Customer shall be unable to pay its debts or have no reasonable prospect of being able to pay its debts, or being a company shall be unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 (as amended); or



AGREEMENT FOR THE HIRE OF EQUIPMENT

- (d) An order shall be made or a resolution passed for the winding up of the Customer (otherwise than for the purpose of and followed by a reconstruction or amalgamation approved in advance by the Company); or
 - (e) An administrator, liquidator, receiver or administrative receiver shall be appointed on the whole or part of the undertaking or the assets of the Customer.
- 16.2 Upon the expiration or earlier termination of the hire period, the Customer shall no longer be in possession of the Equipment with the Company's consent. The Customer shall, unless otherwise required by the Company, at the Customer's own risk and cost, deliver up the Equipment to the Company at the Company's address stated herein or at such other address as the Company may specify. If not so required, the Customer shall hold the Equipment available for collection by the Company or its agents. The Company or its agents may, without notice, enter the Customer's premises for the purpose of taking possession of the Equipment. The Company or its agents shall have the right to dismantle any product, item or part of the Equipment, or any product or part that has been incorporated therein. The provisions of this clause shall remain in full force and effect until the delivery of the Equipment to the Company, or the collection of the Equipment by the Company or its agents, whichever shall apply.
- 16.3 The Customer shall have the right to terminate the Equipment hire element of the Agreement by giving the Company a minimum of three month's written notice to terminate and provided that:
- (a) The Agreement has been in force for a minimum period of six months prior to the notice being served: and
 - (b) There has been no breach by the Customer of any of these Conditions or the Agreement.
- 16.4 In the case of termination by the Customer, the Customer shall pay to the Company fifty per cent of the remaining payments due under the full period of the Agreement and shall deliver up the Equipment to the Company.
- 17. OPTION TO PURCHASE**
- 17.1 The Customer may offer to purchase the Equipment at the end of the period of the Agreement subject to the written agreement of the Company and provided that an offer to purchase has been made in writing by the Customer to the Company at least three months before the end of the period of hire of the Equipment. No contract for the sale of the Equipment by the Company to the Customer shall arise unless and until the offer made by the Customer to purchase the Equipment shall have been accepted in writing by the Company. Any such sale shall be entirely without prejudice to all sums owing (whether in respect of hire charges or otherwise) by the Customer in respect of the Equipment. Title to the Equipment to be purchased shall pass to the Customer when all sums due by the Customer to the Company have been paid in full.
- 18. RETURN CONDITIONS**
- 18.1 Upon the expiry or termination of the Agreement, the Customer shall ensure that the Equipment is complete and complies with the return conditions below:
- (a) The Customer shall, at its own expense, ensure the safe and proper storage of the Equipment until the Equipment is returned to the Company (or its nominated representative).
 - (b) The Customer shall ensure that the Equipment is in the same complete working order and in the same condition as when received, fair wear and tear excepted. The Customer shall remove all bulbs from Equipment with B22 sockets.
 - (c) The Customer shall properly disassemble, pack and prepare the Equipment for transportation in accordance with any reasonable instructions issued by the manufacturer and/or by the Company and in any case to ensure adequate protection against damage during transit.
 - (d) The Customer shall transport or arrange for transportation of the Equipment with insurance and freight pre-paid by the Customer to the Company's head office or any other place on the mainland of the United Kingdom designated by the Company.
- 18.2 The Company or its agents shall inspect the Equipment following its return and shall provide to the Customer a report on any work that may be required to bring the Equipment up to the requisite



AGREEMENT FOR THE HIRE OF EQUIPMENT

standard. The Customer shall be responsible for the cost of any and all such work (fair wear and tear excepted) and the cost of all replacement parts required.

18.3 In the case of any dispute between the parties about their respective obligations under these return conditions, an expert jointly appointed and approved by both parties shall assess and report on the condition of the Equipment. The decision of such expert shall be binding on both parties. The costs of the expert shall be borne by the party against whom the expert makes his award.

19. GENERAL

19.1 The invalidity of any part of or clause of these Conditions or any part of any clause shall not affect the validity of the remainder.

19.2 Any forbearance or indulgence on the part of the Company, its servants or agents to enforce fully, or at all, any provision of these Conditions shall not constitute a waiver of the Company's rights and shall be entirely without prejudice to any further or future exercise of those rights.

19.3 The Customer may not assign, transfer, charge, let or sublet or otherwise deal with its rights and obligations under the Agreement, except with the written consent of the Company (which consent may be given or withheld at the sole discretion of the Company).

19.4 The construction, validity and performance of the Agreement and of all matters pertaining thereto shall be governed in all aspects by the laws of Scotland, and the parties hereto submit to the non-exclusive jurisdiction of the Scottish courts.

19.5 Both the Company and the Customer are independent bodies and the parties acknowledge that neither of them is an agent or partner of the other for any purpose, and that each of them is entirely without authority to act on behalf of the other in any manner (save to the extent expressly otherwise provided herein or in the Agreement). The Company shall not be responsible to third parties for any claims arising out of the activities of the Customer, or the use of the Equipment by the Customer, and the Customer shall indemnify the Company on demand against any and all such claims.

19.6 The Customer shall repay to the Company forthwith on demand all expenses, costs or charges incurred as a result of, or in any way connected with, any breach of the Agreement by the Customer.

19.7 The Company retains the right to set off against any amount due from it to the Customer any debt that might be due from the Customer to the Company.

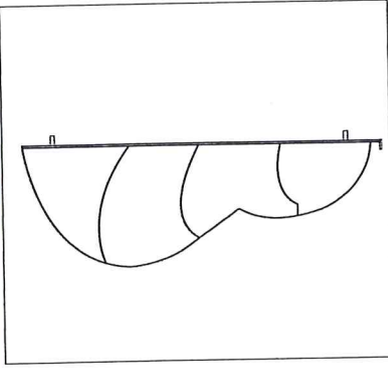
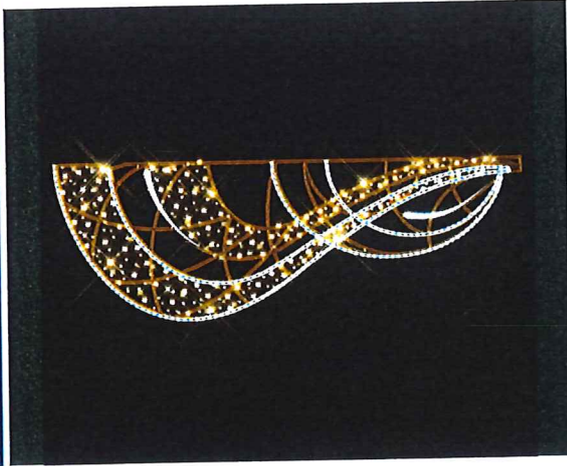
19.8 The Company shall not be liable for any loss or damage caused by non-performance or delay in performance of any of its obligations under the Agreement where the delay or non-performance is due to any cause beyond the Company's control, including (without limitation) act of God, legislation, war, fire, flood, drought, failure of power supply, lock-out, strike or other action taken by employees in contemplation or furtherance of a dispute or owing to any inability to procure materials or services required for the performance of the Agreement (any of the foregoing events being a "Force Majeure" event). In the event of Force Majeure affecting the Company, the Company may terminate or suspend the Agreement with no liability for any loss or damage thereby occasioned.

19.9 Any notices given under this Agreement shall be in writing and sent by post to the registered office or the last known address of the party to whom it is addressed and shall be deemed to have been received twenty four hours after the date of posting thereof if posted first class to an address within the United Kingdom.

Signed: _____

Date: _____

23/08/2021



Animation	Decoration
Xled Slowflash	Bioprint

Compatible with our wireless animation solutions SAR (ref. PRX-E and PRX-R in option)
Compatible with our solutions for programming lighting time slots (ref. CO03-T in option)

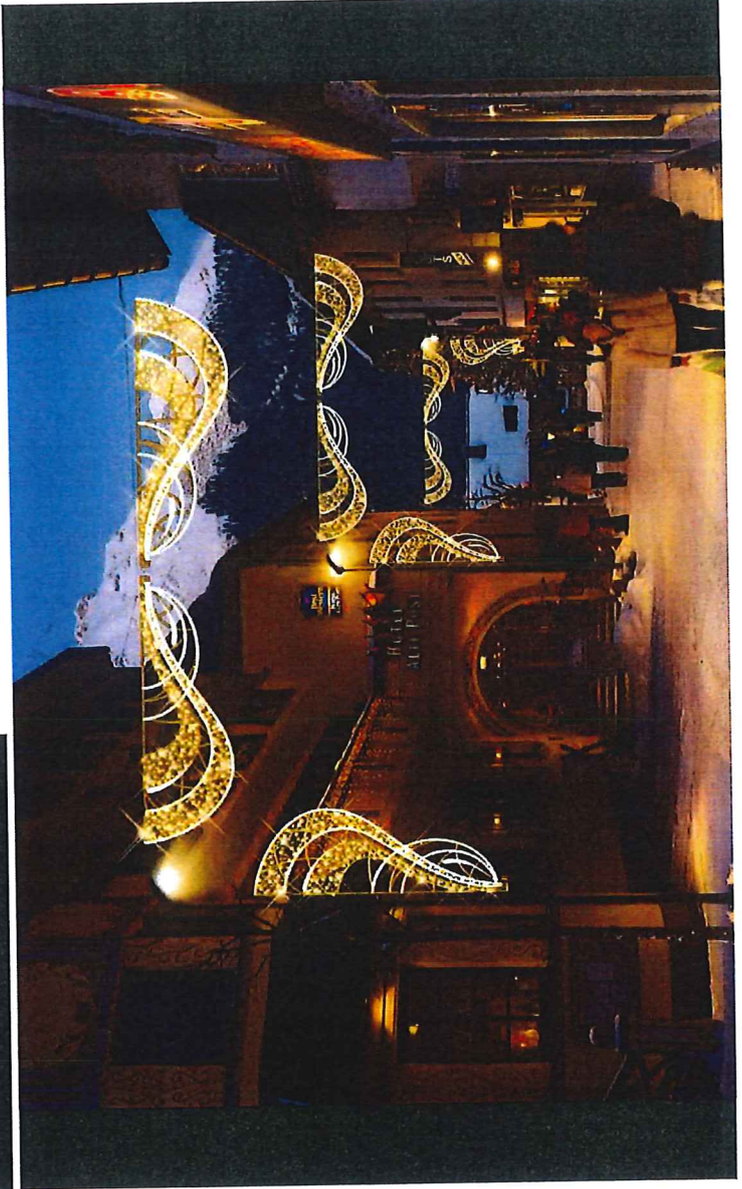
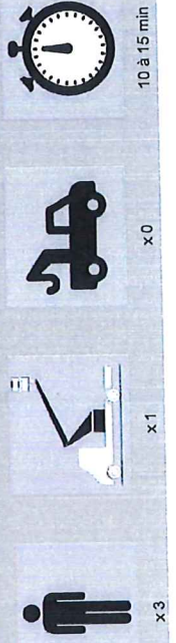
Possibility to use as a transverse modif thanks to 1000 fastenings (optional)

Code	IPL075W
Type of material	—
Dimensions (m)	Height : 2.5 Length : 0.9
Voltage (V)	230
Wattage (W)	60
Connection	Octopus 1,50m sans prise
Weight (Kg)	8.2
Number of fastening points	2
Number of lights	544
Brightness (lumens)	1859.76
Ratio No. luminous points / Power	9.1
Electrical classification	2
IP	44
Main colour	—
Number of elements	1
Structure material	Aluminium

Energy balance	
Total area (m2)	2.25
Net area (m2)	1.35
S x Cx	0.55
Carbon Footprint* (kg CO2 equivalent)	36.49



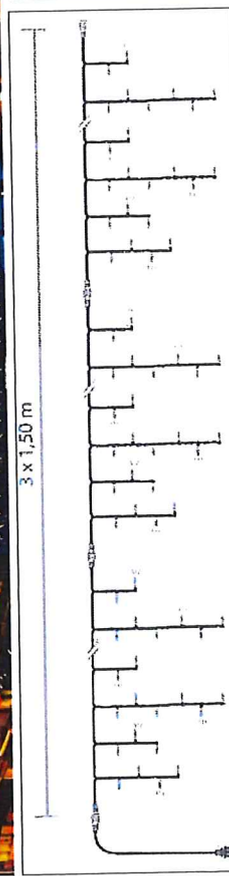
Recommendation for assembly



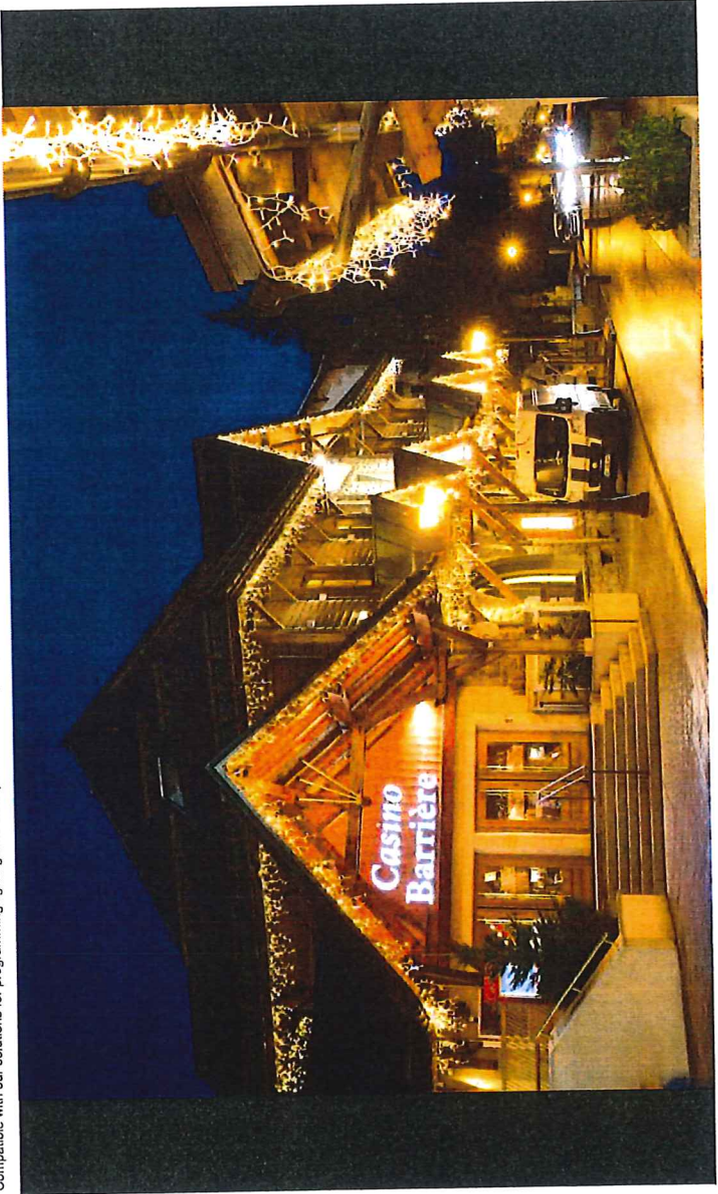
352W-FX -- STALACTIT LIGHT® led + flash-230V



Animation	Decoration
Flashy	—



Compatible with our wireless animation solutions SAR (ref. PRX-E and PRX-R in option)
Compatible with our solutions for programming lighting time slots (ref. C003-T in option)

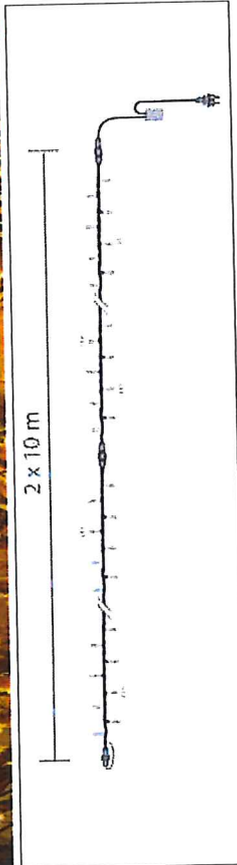
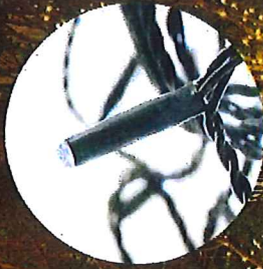


Code	352W-FX
Type of material	—
Dimensions (m)	Height : 0.57 Width : 4.5
Voltage (V)	230
Wattage (W)	13
Connection	Standard
Weight (Kg)	1.7
Number of fastening points	—
Number of lights	156
Brightness (lumens)	660,96
Ratio No. luminous points / Power	12
Electrical classification	2
IP	66
Main colour	—
Maximum number that can be connected	15

Energy balance	
Total area (m2)	—
Net area (m2)	—
S x Cx	—
Carbon Footprint* (kg CO2 equivalent)	8,64

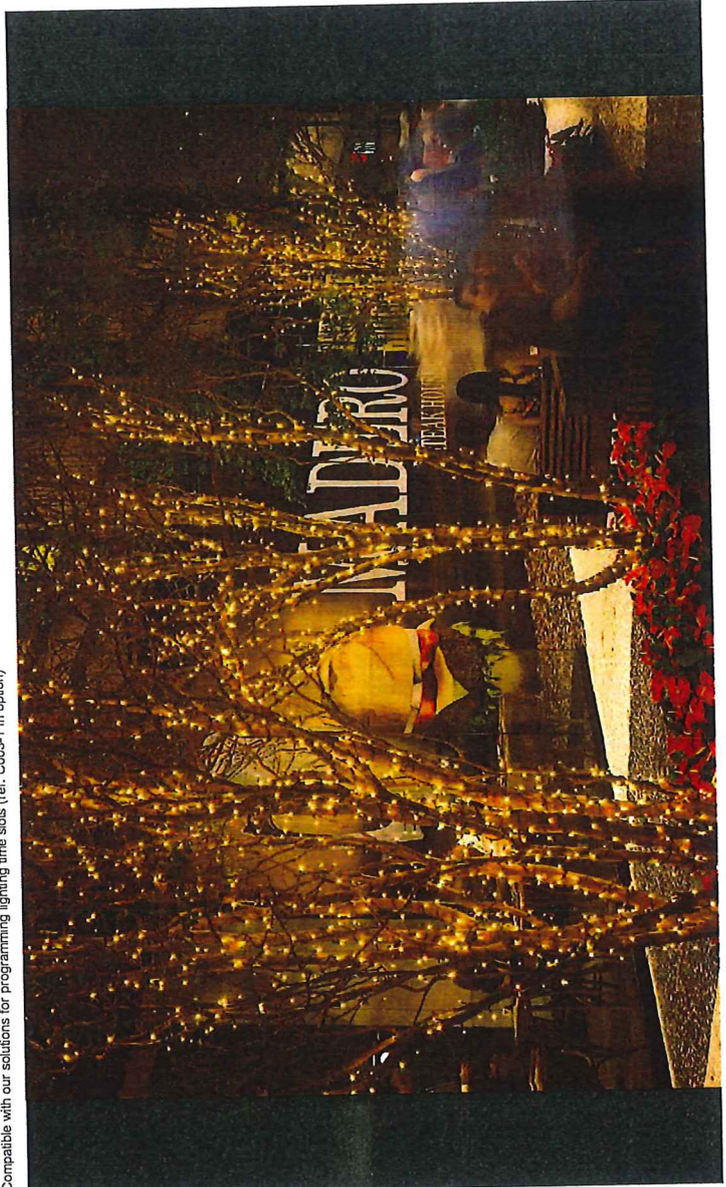


FL502W-FX -- SPARK LIGHT® led + Flash-24V-20m



Animation	Decoration
Flashy	—

Compatible with our wireless animation solutions SAR (ref. PRX-E and PRX-R in option)
Compatible with our solutions for programming lighting time slots (ref. C003-T in option)



Code	FL502W-FX
Type of material	—
Dimensions (m)	Length : 20
Voltage (V)	24
Wattage (W)	5
Connection	Octopus
Weight (Kg)	1.55
Number of fastening points	—
Number of lights	168
Brightness (lumens)	635.04
Ratio No. luminous points / Power	33.6
Electrical classification	3
IP	44
Main colour	—
Maximum number that can be connected	5

Energy balance	
Total area (m2)	—
Net area (m2)	—
S x Cx	—
Carbon Footprint * (kg CO2 equivalent)	7.88175





FL414GW

LED LUMINOUS GARLAND

Voltage :	24V
Power Wattage :	35w
Weight :	7.55kg
Length :	30m
Width :	2m
IP Rating :	IP44

686 Warm White LED's

Green PVC Cable

Interior / Exterior Use

Maximum of 2 x FL414GW can be connected together

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