

Systemlease Rental Agreement

Terms and Conditions

HIRING AND PERIOD OF HIRE

- HIRING AND PERIOD OF HIRE.
 You agree to hire the Equipment from us for the Fixed Period which starts on the date of delivery of the Equipment in accordance with clause 1 (b). The hiring will end upon expiry of the Fixed Period unless terminated earlier pursuant to
- clauses 9 or 10 below.
 You must inspect the Equipment and notify us of any apparent problems within 5 days from the date of delivery and as otherwise you will be deemed to be completely satisfied with the Equipment whether or not you have also signed a written acceptance certificate. (b)

- PAYMENTS
 As soon as the first Item of Equipment is delivered you must pay us the First Rental Payment and the Administration Fee. The remaining Rental Payments and Annual Service Fee are then due at the intervals stated overleaf for as long as the hiring continues.

 It is an essential condition of this Agreement that we receive all Rental Payments and all other payments by their due dates. Rental Payments must be made in full and without set off, deduction or counterclaim for any reason.

 It is a condition that all Rental Payments are pad by Direct Debt. If they are not we may increase the amount of each
- (b)
- (c)
- ental Payment by 3% (d)
- Rental Payment by 3% if the rate of corporation tax increases during the Period of Hire we may by notice to you increase the amount of Rental Payments due after the date of increase by an amount sufficient to maintain our post tax rate of return. (i) You must pay VAT on all payments due under this Agreement at the rate which applies on the date such payment is due are entitled to charge you for the costs and expenses we may incur in enforcing this Agreement following breach by you and these charges must be paid by you on demand. It is a conduction of this Agreement that all Rental Payments must still be paid even if the Equipment cannot be used for any reason and regardless of any problems or disputes relating to any services or consumables or failure to supply the same (q)

- BXCLUSION OF OUR LIABILITY

 Both parties recognise that there is a risk that the Equipment may not be of satisfactory quality. Where we have financed the Equipment, the risk of the Equipment not being of satisfactory quality may be borne by ourselves, by you, by the Supplier, by an intermediary or by an insure. Both parties confirm that the allocation of risk is a matter of agreement and that they have agreed that it shall be borne by you, save to the extent that we have been able to obtain a right of recourse against the Supplier and have been able to pass that right to you via an assignment or under the Contracts (Rights of Third Parties) Act 1999.

 It is your responsibility to obtain warranties for the Equipment from the manufacturer or Supplier If you fail to obtain from the manufacturer of the Equipment or the Supplier express warranties about the Equipment we will endeavour, at your request and cost, to transfer to you the benefits of any manufacturer's or Supplier's express warranties given to us in respect of the Equipment.

 Both parties agree that no terms are to be implied into this Agreement save for those required by law if the law requires a term to be implied into this Agreement save for those required by law if the law requires a term to be implied into this Agreement, both parties agree that we will not be liable for any breach of the such implied terms, because: if the risk of breach of any such terms had been allocated to us we would have charged a higher Rental Payment, we are not in a position to evaluate and therefore insure against the risk of such a breach, whereas you are in a better position to do so, and
- (b)

- (f)
- (g)
- position to do so, and because you have chosen both the Equipment and the Supplier
 In no event will we be liable to you in contract, tort or otherwise including any liability for negligence for
 any loss of revenue, business, anticipated savings or profit or any loss of use or value; or
 for any indirect or consequential loss. "Anticipated savings" denotes any expense which you expected to avoid incurring
 or to incur in a lesser amount than would otherwise have been the case.
 For the avoidance of doubt we do not restrict or exclude our liability in respect of death or personal injury to the extent
 that it results from our negligence or that of our employees in the course of their employment with us
 You acknowledge and accept that the Supplier and its sales force are not our agents and are in no way authorised to
 give warranties or make promises or representations binding on us.

 We are not liable for late delivery of the Equipment not for any consequential loss, loss of business and/or profit which
 you may suffer as a result of any breach of our obligations under this Agreement. (h)

- (b)
- SOFTWARE

 Or are responsible for choosing any software included in the Equipment and for making sure that the software is fit and suitable for your purpose and that it complies with your specification

 We are not involved in the preparation or specification of the software and you will provide us with a copy of any pospecifications for we ask you for a copy. You are aware that because software is provided for your specific use it has no residual or resale value. It is a condition of this Agreement that you will obtain directly from the Supplier all iscence to use the software and comply with the terms of any such software licence provided to you by the Supplier. If you breach the terms of the software licence provided to you by the Supplier. If you breach the terms of the software licence provided this Agreement that you will also indemnify us against any claim made against us for breach of any software licence.

 (h) You acknowledge that maintenance of any software is not our responsibility and that you must continue to pay all Rental Payments to use even if the Supplier or any other party does not provide maintenance to your satisfaction or at all or the software cannot be used for any reason.

RISK AND INSURANCE

- RISK AND INSURANCE

 The Equipment is all your risk from delivery until we recover it.

 You must insure the Equipment with a reputable insurance company against loss or damage at all times from all insurable risks (including third party and public liability claims) for the greater of the full cost of replacing it or the amount that would be payable under clause 5 (h) (ii) to settle this Agreement. You must arrange for the insurance company to put our interest in the Equipment on the insurance policy. If we ask, you must show us acceptable evidence of the insurance policy. You must comply in all respects with the terms and conditions of the relevant insurance policy or policies.
- If you do not show us acceptable evidence of the insurance policy when we ask, we have the right to either

- (b) take out our own insurance of the Equipment for a suitable penod at your expense. We do not have to do this if we choose not to. For the avoidance of doubt, you acknowledge and agree that if we take out our own insurance policy under this clause 5, you shall have no rights under such policy.

 In the event that we arrange insurance for you under clause 5 (c) (i) above you will pay the full cost of any insurance which we arrange and we will collect the insurance peniums from you with the Rental Payments.

 In the event that we take out our own insurance policy, we shall charge you a fee to cover our costs of doing so (the 'Fee') which shall be subject to VAT. Such Fee shall be collected from you by instalments at the same time as the Rental Payments become due. The payment of the Fee shall be subject to pror written notice from us specifying the amount of the Fee, the VAT thereon and the frequency of payments that shall be required to be made by you. Where we have taken out our own insurance policy our must promptly provide to us all information that we may reasonable yequire (d) in connection with such insurance including for the avoidance of doubt all information required to enable us to effect such policy and to enable us to make a claim under it. In the event that we make a claim, you must make every reasonable effort to protect the Equipment from further loss.

 Notwithstanding the forgionic, you may arrange your own insurance any time

 12 You must notify us immediately in the event of loss or damage to the Equipment and you may not settle any claims without our pror agreement. You agree to hold any insurance proceeds from any insurance that you have effected on trust for us.

- without our pro-dispersion. To significant the significant of the Equipment is damaged or stolen and there is a total loss claim, you shall either: with our written permission, replace the Equipment at your own expense and continue with this Agreement and we ure give you any relevant insurance monies we receive; or settle this Agreement by paying us the armounts left owed under clause 11 of this Agreement plus an amount which anticipated the Equipment would be worth on expiry of the Exed or Minimum Period (the "Residual Value"). We will deduct the amount of any relevant insurance settlement we obtain from the insurers from the amount you owe us

SIGN

- (a) You must keep the Equipment in good condition and must ensure that all necessary maintenance and repairs are carried out by a competent service provider at your expense as soon as possible.

 If you have indicated overleaf that you wish us to be your agent for the purpose of transmitting Maintenance Payments
- (b) to the Supplier you accept that:-

- to the Supplier you accept thatYou have made separate arrangements with the Supplier for the provision of maintenance services for the Equipment,
 We are your agent for this sole purpose and we are not the agent of the Supplier for any purpose;
 If you fail to pay any Maintenance Payments to use will not be able to pass on any such payment to the Supplier who
 may then be entitled to withdraw maintenance services but your obligations to use will remain unaffected;
 If the Supplier ceases to provide any agreed maintenance service to your satisfaction you may give us 30 days written
 notice that the Maintenance Payment should no longer be collected with your future Rental Payments from the next date
 upon which payment is due but without affecting your obligations to us under this Agreement. Alternatively, we may
 propose a new service provider but have no obligation to do so.

 The Maintenance Payments collected may vary to reflect any change in the amount which you are obliged to pay to the
 Supplier.
- Supplier
 The Maintenance Payments may change if the amount you must pay the Supplier for maintenance increases or (vi)
- decreases. The provision of maintenance must be for the full Period of Hire.
 - We do not authorise the Supplier, dealer or any person we do not employ to make any statements for us or commit us to any agreement or to make any amendment to this agreement. Neither the Supplier nor any firing party by or through (j) whom this transaction was introduced, neglotated or conducted is our agent for any purpose and no hability will attach to (k) us in respect of any statement, representation, warranty or guarantee made or given by such person

YOUR OTHER OBLIGATIONS

- YOUR OTHER OBLIGATIONS
 You may only use the Equipment following the manufacturer's operating instructions and in accordance with all applicable laws, statutes and regulations in a safe and proper manner. You will be responsible for any loss, damage or injury (including death) to the Equipment, people or property which is caused by using the Equipment except death or personal injury caused by our negligence of that or our employees in the course of their employment with us. You must keep the Equipment in your possession at the Installation Address specified on page 4 free from any lendiam or horse. You must not allow the Equipment to become a fixture. You must not after or make additions or replacements to the Equipment without our written permission in advance. If you do any alterations, additions or replacement automatically become our property without payment. You must not sub-hire the Equipment or attempt to sell it. We must be permitted to affix such plates, labels or other identifying marks to the Equipment as we shall require and you will grant us access to the Equipment at all reasonable times for that purpose subject to our giving you reasonable notice. If the Equipment is a motor vehicle you must pay all necessary taxes and duties and must ensure that the Equipment is driven only by a duly authonsed Licensed and insured competent driver in the normal course of your busness or for reasonable social, domestic or pleasure use.

 Save as provided in clause 3 (1), you are responsible for and must indemnify us, our employees, agents and contractions.

- reasonable social, domestic or pleasure use.

 Save as provided in clause 3 (f), you are responsible for and must indemnify us, our employees, agents and contractors at all times from and against:

 loss, theft, destruct on of or damage to the Equipment from whatever cause arising and whether or not such loss, theft, destruction or damage results from your negligence or that of your employees or agents:

 all claims, demands, proceedings (civil or criminal), penalties, fines, liabilities, losses, damages, costs and expenses of whatsoever nature which may be brought against us or which we may suffer, incur or sustain in connection with our ownership of the Equipment or arising out of this Agreement. This indemnity will survive and remain in full force and effect should this Agreement be terminated and in no event shall our liability rose vices and effect should this Agreement to the time such liability arises.

 You agree that it is not our responsibility to make any alterations to the Equipment (or bear any costs of any such alterations) which may become necessary or compulsiony as a result of any change in conage or the introduction of a European currency. Accordingly, you will, at your expense, procure that any necessary alterations are carried out. You must allow us to inspect the Equipment at reasonable times during this Agreement provided we give you reasonable notice.
- are notice. You must pay all ficence fees, fines, duties, insurance premiums or other payments for the Equipment which are not included in the Agreement.

- RETURN OF THE EQUIPMENT

 When this Agreement ends you must deliver the Equipment to a place of our choice within the United Kingdom at your expense in the same original, complete working order as when you accepted it faking account of normal wear and tear, resulting from using it properly unless the Equipment has been the subject of a total loss and has not been replaced in accordance with clause 5 (h) (i). If you fall to return the Equipment to us when the Agreement ends we may enter any premises where we reasonably believe the Equipment to be located and remove it and you must pay us all the costs and expenses we incur in doing so if you fall to deliver the Equipment to us, in accordance with this clause 8 and within 5 working days of the hiring ending you will pay us on demand an amount equal to the Rental Payments (excluding any Maintenance Payment) until you comply with this requirement.

TERMINATION

- We may terminate your right to possession of the Equipment under this Agreement before the end of the Fixed Period if you may terminate you that we reasonably believe that you are unwilling or unable to meet your boyloations under the Agreement. You agree that in particular you shall be deemed to be unwilling or unable to meet your boyloations of any of
- Agreement. You agree that in particular you shall be deemed to be unwising or inable to meet your obligations it any of the following happens:

 You fall to pay any amount due under this Agreement or any other agreement with us or any other company in our group of companies within 7 days of it becoming due;

 You fall to perform any other obligations under this Agreement or any other agreement with us or any other company in our group of companies and if remediable, fall to remedy it within 7 days of us giving you notice specifying the breach;

 You cease trading, enter into a voluntary arrangement, have a bankruptcy pet fron presented against you or make any arrangement with creditors; (c)
- arrangement with creditors; (If you are a limited Company) you cease trading, have an administrator or receiver appointed or enter into any form of liquidation;
- liquidation; You allow a judgment to remain unsatisfied for 7 days or allow assets to be seized under a court judgment.
- You allow a judgment to remain unsatisfied for 7 days or allow assets to be seized under a court judgment. You undergo a change in control (whether direct or indirect) or your present hording company ceases to be the legal and beneficial owner (free from encumbrances) of the whole or any part of your issued share capital from time to time or your assets are transferred to another party; or Being an individual have a patton for a bankruptcy order, for sequestration made against you, die, are subject to an order for the administration of your estate, become apparently insolvent, grant a trust deed for the benefit of your creditors or enter into any composition contract with your creditors or enter into any composition contract with your creditors, or or Being a partnership, are dissolved or have a judicial factor appointed to you or become subject to any of the events set out above in clause 9 (g).

 Any event occurs which has or is likely to have in our opinion a material adverse effect on your business, properties or condition, financial or otherwise, or on your ability to duly perform and observe any of your obligation under this Agreement;
- - condition, financial of orienvise, or on your aurity to dury perioriti and observe any or your observed as a Agreement. You make any statement, representation or warranty under or in relation to this Agreement or any other agreement with us which is or becomes materially incorrect; or if you or any of your partners or anyone who guaranteed the Agreement or any other company in your group of companies commits or suffers any of the events specified in (a) to (j) above.

EARLY TERMINATION BY YOU

- EARLY LEARMINATION BY YOU If you wish to terminate this Agreement before the end of the Fixed Period you must give us one month's notice of termination AND you must pay us without deduction the sums set out in clauses 11a and 11b below. Upon termination before the end of the Fixed Period the Equipment must be returned as set out in clause 8 above All requests for a quotation of the sum required must be made to us by you in writing.

PAYMENTS DUE ON TERMINATION

- PAYMENTS DUE ON TERMINATION
 Upon termination under clauses 5, 9 or 10 you will pay us as a debt.
 Any Rental Payments and other charges already due at the date of termination;
 All remaining Rental Payments (excluding future Maintenance Payments) which would have become due between termination and the end of the Fixed Perod less a discount of 3% per annum on the amount of all such Rental Payments as a credit to you to reflect the fact that we have become entitled to receive payment early.
 All other losses, costs, charges and expenses we incur in connection with the premature termination of any funding commitments related to this Agreement;
 Less (in the event of termination under clause 9 only and when the Equipment is re-delivered to us and the Residual Value is zero) the net proceeds of any sale of the Equipment which we are able to arrange after deduction of our expenses.
- expenses

NON REGULATED AGREEMENTS

NON RESULATED AGREEMENTS
If you are a corporate body or a partnership of 4 or more persons or you make this Agreement wholly or predominantly for business purposes and the Rental Payments (minus Mantenance Payments) you have to make under this Agreement are more than £25,000 (including VAT), then this Agreement is not regulated by the Consuler Credit Act 1974 and any statement or notice in this Agreement, or any copy of this Agreement, about the Act does not apply to you

MISCELLANEOUS

- Any payment not made on time will attract interest up to a maximum of 81% pa above the Bank of England Base Rate per calendar month and/ or subject to a minimum of £40 + VAT until paid, after judgment as well as before. If we do not enforce all of our rights under this Agreement or if we delay in doing so or allow some form of indugence to you we do not thereby give up any rights and all the Terms and Conditions of this Agreement shall remain enforceable

- you we do not thereby give up any rights and all the Terms and Conditions of this Agreement shall remain enforceable against you. Where you are two or more parties to this Agreement, as Hirer, you are both liable jointly as well as individually and we may enforce the Agreement against all or any of you. A certificate issued by one of our Senor Managers or Directors as to any amount owing under this Agreement will be binding and conclusive against you unless it is clearly wrong. Any notice must be in writing and is deemed served on the same day as it is sent by facsimile or delivered by hand or two days after the date. It is posted. We may transfer all or any of our rights and dubes under this Agreement. You must not transfer your side of this Agreement without our written consent. We may transfer all or any of our rights and dubes under this Agreement. You must not transfer your side of this Agreement without our written consent. We may transfer all or any of our rights and dubes under this Agreement and or the Equipment may be transferred or assigned or we may, at our discretion, finance the Agreement and the hiring of the Equipment ourselves.

 This written Agreement is the whole Agreement regulating the rights and liabilities between u.s. in relation to the Equipment and its hiring. Any other statement or matter will only be binding on us if it is n writing and has been signed by an authorised Senior Employee of ours.

 By signing this Agreement you agree that the Contracts (Right of Third Parties) Act 1999 will not apply except where we fund the Equipment by assigning the benefit of this Agreement and in which case the assignee shall be entitled to enforce the provisions of this Agreement is if they were a party hereto.

 A commission may be received by us from the owner or lessor of the Equipment or any third party finance company who we introduced to finance this Agreement are clean a Finance Company to the Streement of the Equipment or of the English Courts. This Agreement is governed by English Law and the

I/We confirm that I/we have seen and read all Z pages of the lease document Signature(s) of Hirer(s) Date: 28/7/7(.

Use of your information

Tower Leasing Limited ("Tower") will be whats known as the 'controller' of the personal data you provide to us. Our company registration number is 02296333 and our registered address is Columbia, 2nd Floor, Station Road, Bracknell, Berkshire, England, RG12 1LP.

Tower has the right to process such personal data in order to check that you are an appropriate person or business to enter into a supply relationship with, and so such processing is necessary in order for us to enter into a contract with you.

We will use your personal information as follows:

- The information about you in this form may be passed to any person providing or administering funding to us, third party finance companies, Insurers, Credit Reference Agencies ("CRAs"), Fraud Prevention Agencies and Accountancy, Audit, Legal and IT Agencies;
- The said information may be used to carry out "know your client" procedures, help make credit decisions about the Supplier, for fraud prevention, and to administer any funding agreement and the services provided by the Supplier;
- · We may search your records at one or more CRAs, who will add to your record details of our search and your application;
- Details of your agreement with us and your payment history may be added to your records at the CRAs, and can then be used by us and other
 organisations to make credit assessments in the future;
- A joint application, and any reference in your application to a business or financial partner, may result in the CRAs associating you with the other party when future applications by either of you are considered;
- · We may use a credit scoring or other automated decision-making system when assessing your application;
- A failure to provide the personal data requested will result in us being unable to enter into a supply contract with you.

We will retain your personal information for 7 years after the end of the agreement.

For further information on which credit reference agencies have been supplied with your details or how your information is used, how we maintain the security of your information and your rights to access/alter and change information we hold on you, please write to us at write to: The Data Protection Controller, Tower Leasing Limited, Columbia, 2nd Floor, Bracknell, Berkshire, RG12 1LP.

Should you be unhappy with our processing of your personal data, you have a right to complain to the Information Commissioner's Office, which is the regulator for data protection.

Marketing Consent
At Tower Leasing we take your privacy seriously and will only use your information to administer your account and to provide the products and services you have requested from us. However, from time to time we would like to contact you with details of other products, services, and events unless you tell us otherwise by ticking the box below.
No, I would not like to receive marketing communications from Tower Leasing Ltd.
We would also like to pass your details onto other third party Equipment Suppliers, so they can contact you regarding the products, services and offers they provide. We will only do this if you tick the box below.
Yes, I would like to receive marketing communications from other third party Equipment Suppliers.
We may invite you to review that decision and you can withdraw your consent or change your preferences at any time. For full details of how we will use your information and who we may share it with, please read our privacy policy at www.towerleasing.co.uk.
·
This quarantee should be detached and retained by the payer

The direct debit guarantee



- · This Guarantee is offered by all banks and building societies that accept instructions to pay Direct Debits
- If there are any changes to the amount, date or frequency of your Direct Debit the Originator will notify you within 10 working days in advance of your account being debited or as otherwise agreed. If you request the Originator to collect a payment, confirmation of the amount and date will be given to you at the time of the request
- If an error is made in the payment of your Direct Debit by the Originator or your bank or building society you are entitled to a full and immediate refund of the amount paid from your bank or building society
- If you receive a refund you are not entitled to, you must pay it back when the Originator asks you to
- You can cancel a Direct Debit at any time by simply contacting your bank or building society. Written confirmation may be required. Please also notify us.

Pre-contract Information

Hire Agreement regulated by the Consumer Credit Act 1974

Our Details	5			1.000		Marian P. P. C.		and the second	
Tower Leasing Limited, Columbia, 2nd Floor, Station Road, Bracknell, Berkshire, RG12 1LP									
Your Detail	ls a	A Marchile VI							
Hirer's Full Business Name: EXETER COMBINED COURT			OURT	ENTRE					
Business Address:		SOUTHERNHAY GARD	DENS,			Town: EXETER			
County:	DEVON			Post Code: EX1 1UH					
Key Financ	dell Infor	matton						* Marine Committee	
Quantity	Make/Model			Equipment Description			Serial Numbers		
2		***************************************		Crane Coti coffee machines					
1					Crane Merchant				
1				Crane Bev max					
1				Coffetek Vitro					
Rental Paym	ents and Pe	riod of Hire:							_
FIXED PERIO	DD C	Sixty	mont	hs	First RENTAL PAYMENT of	£1,630.85	+ VAT =	£1,957.02	Inc VAT
		(in words)			_				
AND		Nineteen	quart	erly	RENTAL PAYMENTS of	£1,630.85	+ VAT =	£1,957.02	Inc VAT
	•	(in words)			_				
end of the Fixed	l Period unless	this Agreement is ended ear	lier in acc	ordance with clause	vith clause 1 (b), followed by the Re 9 or clause 10. We may increase the this Agreement early under clause?	ne amount of Rental F	Payments under cla	use 2(c) if you fail to pay	by Direct Debit

Key Information

This Agreement is not cancellable.

We will charge you under clause 2(f) for the costs and expenses we incur if you breach this Agreement and we have to enforce it or under clause 8(b) if you fail to return the Equipment when this Agreement ends and under clause 13(a) if any payment is not made on time you will be charged interest up to a maximum of 8% pa above the Bank of England Base Rate per calendar month and/ or subject to a minimum of £40 + VAT on the overdue amount from the date that you should have paid until it is made. We will charge you the cost of any insurance which may be required under Clause 5 (d) and if we arrange insurance, a Fee as explained in Clause 5 (e). If we end your hiring under this Agreement early in accordance with clause 9, you will be liable to pay an amount calculated in accordance with clause 11 overleaf. You will be charged an Administration Fee of £150.00 plus VAT which is payable with the First Rental and an Annual Service Fee of £40.00 plus VAT payable on each anniversary of the Agreement under clause

MISSING PAYMENTS

Missing payments could have severe consequences and may make obtaining credit more difficult

IMPORTANT - READ THIS CAREFULLY TO FIND OUT ABOUT YOUR RIGHTS

The Consumer Credit Act 1974 covers this Agreement and lays down certain requirements for your protection which should have been complied with when this Agreement was made. If they were not, the owner cannot enforce this Agreement against you without getting a court order. If you would like to know more about your rights under the Act, contact either your local Trading Standards Department, or your nearest Citizens' Advice Bureau.



@towerleasingltd



Tower Leasing Ltd

W: www.towerleasing.co.uk

T: 01753 837 050

Columbia, 2nd Floor, Station Road, Bracknell, Berkshire, RG12 1LP

Proposal No:

332279

OPERATION & MANAGEMENT AGREEMENT



Date of Agre Date of Com	eement 18 th nmencement	May 2021		EOP							
(Or where applicable date of delivery of equipment to site)											
The Compar	ny -	WEST COUNTRY VENDING SERVICE LIMITED TRADING AS THE VENDING PEOPLE Correspondence address: Bath Road, Peasedown St John, Bath BA2 8DH. Registered address: Priory House, Unit C, Gildersome Spur Industrial Estate, Leeds, LS27 7JZ (Company Number: 00923301)									
The Custom	er	Exeter Combined Court Centre									
of/whose re	gistered office is at	Southernhay Gardens, Exeter, Devon, EX1 1UH									
(Full Company Name or if not Company, Full Name of Business and Proprietors)											
Site where E located	quipment will be	As Above									
The Equipm	ent:-										
QUANTITY	MODEL			MONTHLY FEE £							
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1. X	Crane Merchan	ţ									
1 x	Crane BevMax			NIL							
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Initial Charg	e Rate for Drinks	65p /e Years	pence per cup metered								
	its payable quarterly	in advance (VAT added a	t rate applicable at date of invoice)	Fee reviewed annually with							
RPI	,										
This Agreen	nent is subject to the	Conditions overleaf.									
Signed on B	ehalf of the Custome	er	Signed on Behalf of the Comp	oany							
Norse -f.C.	rnotony lin and the l		Name of Cinnelson Page 19								
Name of Sig	(natory (in capitals) $\mathcal{M} \cap \mathbb{A} \cap \mathbb{A}$	^. <i>c Q</i>	Name of Signatory (in capital								
X UPS	5 111178VH(GEC.	Business Development P	vialiagei							
Status			Status								