

Sheffield City Council - DEL - Street Force

ASSET TAG No	DEPOT	SITE	ROOM / OFFICE	ROOM DESIGNATION	I.D	ASSET SPECIFIC COMMENT	UNITS	FIXED PORTABLE
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	39/008	HEDGE CUTTERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	70/821	IMPACT WRENCH	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	70/822	IMPACT WRENCH	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	72/6708	TRANSFORMERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	72/6735	TRANSFORMERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	87/400	PRESSURE WASHERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	88/394	GENERATORS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	88/406	GENERATORS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	89/002	WELDER	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	89/003	WELDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	89/006	WELDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	89/007	WELDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	89/187	WELDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	89/298	WELDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	91/009	GRINDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	91/010	GRINDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	91/011	GRINDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	91/030	GRINDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	91/047	GRINDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	91/048	GRINDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	91/710	GRINDERS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	91/999	GRINDER	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/2639	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/2876	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/3322	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/3332	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/3338	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/3393	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/3406	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/3409	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/3410	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	92/3414	DRILLS	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	99/124	HYDRAULIC UNIT	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	99/149	HYDRAULIC BREAKER GUN	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	99/150	HYDRAULIC UNIT	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	99/180	HYDRAULIC UNIT	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	99/182	HYDRAULIC BREAKER GUN	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	99/474	HYDRAULIC BREAKER GUN	1	P
N/A	OGD	SF/BS	24 BLACKSMITHS	CC24	99/475	HYDRAULIC BREAKER GUN	1	P
N/A	OGD	SF/BS	74 CONTRACTS	CC74	37/029	CHAINSAWS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	37/046	CHAINSAWS	1	P
N/A	OGD	SF/BS	74 CONTRACTS	CC74	37/051	CHAINSAW	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	70/037	FLOODLIGHT	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	70/039	SPLITTER BOX 110V 4 WAY	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	70/201	BATTERY CHARGER	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	70/798	FLOODLIGHT	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	70/799	FLOODLIGHT	1	P
N/A	OGD	SF/BS	74 CONTRACTS	CC74	70/992	SPLITTER BOX 110V 4 WAY	1	P
N/A	OGD	SF/BS	74 CONTRACTS	CC74	70/993	FLOODLIGHT	1	P
N/A	OGD	SF/BS	74 CONTRACTS	CC74	70/994	FLOODLIGHT	1	P
N/A	OGD	SF/BS	74 CONTRACTS	CC74	70/995	FLOODLIGHT	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	72/6275	TRANSFORMERS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	83/800	WATER PUMPS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	83/801	WATER PUMPS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	83/802	WATER PUMPS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	83/803	WATER PUMPS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	83/804	WATER PUMPS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	85/041	SAWS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	88/835	GENERATORS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	92/3391	DRILLS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	92/3392	DRILLS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	92/3402	DRILLS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	92/3404	DRILLS	1	P
N/A	OGD	SF/CS1	74 CONTRACTS	CC74	92/3405	DRILLS	1	P
N/A	OGD	SF/CS1	76 EMERGENCY SERVICES	CC76	92/3320	DRILLS	1	P
N/A	OGD	SF/EM	77 STREET LIGHTING	CC77	24/931	BARROW MIXER	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	70/1002	SOIL TESTER	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	86/028	PETROL BREAKER	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	86/292	VIB PLATE	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	86/701	PETROL BREAKER	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	86/706	PETROL BREAKER	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	86/707	PETROL BREAKER	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	86/708	PETROL BREAKER	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	88/270	GENERATORS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	88/925	GENERATORS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	91/035	GRINDERS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/007	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/008	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/2329	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/2340	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/2650	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/2956	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3117	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3124	DRILLS	1	P

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N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3166	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3315	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3317	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3331	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3334	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3340	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3351	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3355	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3357	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3358	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3361	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3362	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3363	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3364	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3365	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3366	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3367	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3368	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3369	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3373	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3374	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3375	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3385	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3386	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3387	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3390	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3399	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3401	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3415	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3416	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3417	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3418	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	92/3419	DRILLS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/026	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/027	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/296	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/546	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/577	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/583	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/741	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/973	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	98/966	MASONRY SAWS	1	P
N/A	OGD	SF/SL	77 STREET LIGHTING	CC77	99/076	HYDRAULIC BREAKER	1	P
N/A	OGD	SF/SL	78 SIGNS & SIGNALS	CC78	26/112	AIR DRILL	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	26/180	AIR DRILL	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	72/6326	TRANSFORMERS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	76/797	SCREWGUNS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	77/002	COMPRESSORS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	85/043	SAWS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	85/258	SAWS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	86/004	PETROL BREAKER	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	86/702	PETROL BREAKER	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	86/709	PETROL BREAKER	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	91/996	GRINDERS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/1926	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3330	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3352	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3353	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3354	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3360	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3382	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3397	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3407	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3408	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3411	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	92/3412	DRILLS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	98/004	MASONRY SAWS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	98/007	MASONRY SAWS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	98/008	MASONRY SAWS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	98/529	MASONRY SAWS	1	P
N/A	OGD	SF/SS	78 SIGNS & SIGNALS	CC78	98/585	MASONRY SAWS	1	P
N/A	OGD	SF/SS	82 SOUTH OPERATIONS	CC82	98/320	MASONRY SAWS	1	P
N/A	OGD	SF/SS	84 NORTH OPERATIONS	CC84	26/019	PNEUMATIC BREAKER	1	P
N/A	OGD	SF/NO	84 NORTH OPERATIONS	CC84	77/018	COMPRESSOR	1	P
N/A	OGD	SF/NO	84 NORTH OPERATIONS	CC84	92/3350	DRILLS	1	P
N/A	OGD	SF/CC	85 DRAINAGE OPERATIONS	CC85	83/227	WATER PUMP	1	P
N/A	OGD	SF/CC	85 DRAINAGE OPERATIONS	CC85	99/151	HYDRAULIC BREAKER GUN	1	P
N/A	OGD	SF/CC	85 DRAINAGE OPERATIONS	CC85	99A/227	HYDRAULIC BREAKER GUN	1	P
N/A	OGD	SF/CC	85 DRAINAGE OPERATIONS	CC85	99A/227A	HYDRAULIC BREAKER GUN	1	P
N/A	OGD	SF/CC	85 DRAINAGE OPERATIONS	CC85	99A/229	HYDRAULIC BREAKER GUN	1	P
N/A	OGD	SF/CC	86 LANDSCAPE	CC86	32/099	MOWER	1	P
N/A	OGD	SF/CC	86 LANDSCAPE	CC86	32/100	MOWER	1	P
N/A	OGD	SF/CC	86 LANDSCAPE	CC86	32/1092	MOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	32/1141	MOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	32/1144	MOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	32/525	MOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	32/695	MOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	32/759	MOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	32/827	MOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/019	MOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/021	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/035	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/524	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/589	BLOWERS	1	P

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N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/652	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/654	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/659	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/696	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/713	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/714	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/893	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/966	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/977	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/978	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	35/983	BLOWERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/004	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/021	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/023	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/511	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/512	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/814	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/818	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/820	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	36/841	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	37/012	BRUSH CUTTERS / STRIMMERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	37/047	CHAINSAWS POLE	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	37/048	CHAINSAWS POLE	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/013	CHAINSAWS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/015	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/024	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/025	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/027	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/031	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/033	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/036	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/037	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/038	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/039	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/055	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/1001	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/1002	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/1003	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/1004	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/763	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/765	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/767	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/812	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/873	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/878	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/881	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/886	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/891	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	39/998	HEDGE CUTTERS	1	P
N/A	OGD	SF/LN	86 LANDSCAPE	CC86	87/275	PRESSURE WASHERS	1	P
N/A	OGD	SF/LN	86 NORTON TREE SECTION	CC86	35/004	BLOWERS	1	P
N/A	OGD	SF/LN	86 NORTON TREE SECTION	CC86	35/870	BLOWERS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	35/897	BLOWERS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	35/942	BLOWERS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/019	BLOWERS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/026	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/027	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/028	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/034	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/036	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/037	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/038	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/039	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/040	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/041	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/042	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/043	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/044	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/045	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/049	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/441	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/721	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/733	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/840	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/841	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/842	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/851	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/852	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/937	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/938	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/939	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/940	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/941	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/986	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/989	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	37/990	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	77/077	CHAINSAWS	1	P
N/A	OGD	SF/NTS	86 NORTON TREE SECTION	CC86	92/3344	COMPRESSORS	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	24/022	BARROW MIXER	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	35/025	BLOWERS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	35/028	BLOWERS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	35/029	BLOWERS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	35/030	BLOWERS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	35/036	BLOWERS	1	P

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N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	35/868	BLOWERS	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	35/869	BLOWERS	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	35/890	BLOWERS	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	35/891	BLOWERS	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	35/892	BLOWER	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	35/902	BLOWERS	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	35/979	BLOWERS	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	35/981	BLOWERS	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	36/059	BRUSH CUTTER / STRIMMER	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	36/537	BRUSH CUTTER / STRIMMER	1	P
N/A	OGD	SF/NTS	91 SOUTH CLEANSING	CC91	39/894	HEDGE CUTTER	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	77/050	COMPRESSOR	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	88/003	GENERATORS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	90/709	DEMOLITION BREAKERS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	91/856	GRINDERS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	92/3283	DRILLS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	92/3335	DRILLS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	92/3343	DRILLS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	92/3370	DRILLS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	92/3380	DRILLS	1	P
N/A	OGD	SF/SC	91 SOUTH CLEANSING	CC91	98/021	MASONRY SAWS	1	P

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DEPOT	SITE	ROOM/OFFICE	ROOM	ASSET	I.D	ASSET SPECIFIC COMMENT	Units	FIXED PORTABLE
			DESIGNATION	REF				
OGD	Main Block	Vehicle workshops	Workshops	99	70/040	PARTS WASHER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	AIR BENCH	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	WORKBENCH BLUE	14	P
OGD	Main Block	Vehicle workshops	Workshops	99	91/024	BENCH GRINDER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	SWD/285	BENCH GRINDER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	FOAM 6LT	FIRE EXTINGUISHER	10	P
OGD	Main Block	Vehicle workshops	Workshops	99	POWDER	FIRE EXTINGUISHER	10	P
OGD	Main Block	Vehicle workshops	Workshops	99	CO2 2KG	FIRE EXTINGUISHER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	VICE	8	P
OGD	Main Block	Vehicle workshops	Stores	99	N/A	DEXION RACKING	Units	P
OGD	Main Block	Vehicle workshops	Stores	99	N/A	H/DUTY WOODEN RACKING	36ft	P
OGD	Main Block	Vehicle workshops	Stores	99	6X3.5ft	LIN BIN RACKING	3	P
OGD	Main Block	Vehicle workshops	Stores	99	7X7ft	LIN BIN RACKING	2	P

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DEPOT	SITE	ROOM/OFFICE	DESIGNATION ROOM	REF ASSET	P.A.T I.D	ASSET SPECIFIC COMMENT	Units	FIXED
OGD	Main Block	Vehicle workshops	Workshops	99	0.00009	EXT REEL 110V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	6	EXT REEL 240V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	7	EXT REEL 240V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	11	EXT REEL 240V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	33	GENERATOR TEST STATION HARRINGTON 110/240V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	48	EXT REEL 110V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	1396	EXT REEL 240V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	6112	EXT LEAD BLACK LEAD WITH RCD	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	1000010	EXT REEL 110V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	26/031	AIR GUN 1/2	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	26/032	AIR GUN 3/4	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	26/036	AIR SAW RED CLARKE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	26/042	AIR NEEDLE GUN	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	26/063	AIR GUN 1/2	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	26/064	AIR DRILL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	26/074	AIR ECTHER SEALEY SA96	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	26/440	AIR GUN 1/2	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	38/010	VACUM CLEANER NUMATIC YELLOW	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	66/031	TEXA DIAGNOSTIC EQUIPMENT	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	66/101	MULTIMETER DIGITAL ROBIN KTS1610	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	70/001	AIR CON UNIT	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	70/004	AIR CON UNIT	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	70/004A	110V CIRCUIT BREAKER BLUE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	70/005a	110V CIRCUIT BREAKER BLUE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	70/006	FUEL PUMP EMERGENCY TELEPHONE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	70/019	SOLDER IRON WELLAR WHS40	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	70/032	AUTO BRAKE BLEED FACOM	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	70/807	BATTERY CHARGER - PORTABLE SEALEY S200	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	82/425	PALM SANDER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	85/049	JIGSAW AEG BSPE60	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	85/341	NIBBLER MAKITA JN3200	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	85/808	ELECTRIC SAW EVOLUTION	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	87/044	PRESSURE WASHER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	89/041	WELDER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	89/804	MIG WELDER 181 SUBWELD	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	91/042	GRINDER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	91/285	GRINDER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	91/712	GRINDER MAKITA	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	92/2637	BENCH DRILL	1	F

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OGD	Main Block	Vehicle workshops	Workshops	99	92/2830	ELECTRIC AEG DRILL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	92/2912	ELECTRIC DRILL WOLF SAPHIRE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	92/3325	BATTERY DRILL & CHARGER MILWAUKEE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	92/3394	BATTERY DRILL & CHARGER MILLWAUKEE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	92/3420	BATTERY IMPACT GUM	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	94/331	HEAT GUN BOSCH GHG600CE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	95/978	SPACE HEATER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	96/006	EXT REEL 110V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	96/019	EXT REEL 240V	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	97/424	VACUM CLEANER NUMATIC RED	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	97/910	WATER VAC 'NUMATIC	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BC-1	BATTERY CHARGER DAVESET CLASSIC	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	1152BLS	CHAIN SLING	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	7081BLS	CHAIN SLING	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLB487	CHAIN SLING	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLJ799	CHAIN SLING	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLK1217	CHAIN SLING	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLS447	CHAIN SLING	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BL1457	CHAIN SLING 2 LEG 4ft 6"	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	4447BLS	CHAIN SLING 4 LEG 15ft	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	KCA9423	CHAIN SLING SINGLE LEG	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	271172	D SHACKLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	B4	D SHACKLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLM606	D SHACKLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLM617	D SHACKLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BV500	D SHACKLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	CG2A	D SHACKLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	JWC483	D SHACKLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	VBSAQ65	D SHACKLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	4573BLS	D SHACKLE 1"	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLK1222	D SHACKLE 5/8"	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLK1223	D SHACKLE 5/8"	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLK1224	D SHACKLE 5/8"	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLR479	DRUM GRAB	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	67/037	PALLET TRUCK	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLG707A	PLATE CLAMP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLG707B	PLATE CLAMP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLA533	SWIVEL HOOK ASSY	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLH1582	TOWING SLING	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLS4534	WEBB SLING 13ft	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BLP1508	WEBB SLING 3MTR	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	9K24A	WEBB SLING 3TON	1	P

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OGD	Main Block	Vehicle workshops	Workshops	99	BLM1517	WEBB SLING ENDLESS 3M	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BL8929	WIRE ROPE SLING 2 LEG	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A28A	AXLE STAND 12000KGS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	1B	AXLE STAND 12000KGS YELLOW	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A27A	AXLE STAND 12000KGS YELLOW	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A27B	AXLE STAND 12000KGS YELLOW	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A6B	AXLE STAND 4 TON SEALEY	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A41B	AXLE STAND 4000KG	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A30	AXLE STAND 4000KGS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A3B	AXLE STAND 4000KGS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A42	AXLE STAND 400KG 4 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A18A	AXLE STAND 400KG BLUE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A18B	AXLE STAND 400KG BLUE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A12A	AXLE STAND 400KG GREEN	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A12B	AXLE STAND 400KG GREEN	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A15A	AXLE STAND 400KG RED	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A15B	AXLE STAND 400KG RED	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	13A	AXLE STAND 600KG HETRA 6TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	13B	AXLE STAND 600KG HETRA 6TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	13C	AXLE STAND 600KG HETRA 6TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	13D	AXLE STAND 600KG HETRA 6TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A17A	AXLE STAND 6500KG YELLOW	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	8A	AXLE STAND 6500KG HETRA MAX CAP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	8B	AXLE STAND 6500KG HETRA MAX CAP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	9A	AXLE STAND 6500KG HETRA MAX CAP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	9B	AXLE STAND 6500KG HETRA MAX CAP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A17B	AXLE STAND 6500KG YELLOW	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	7A	AXLE STAND 7500KG HETRA EMANUEL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	7B	AXLE STAND 7500KG HETRA EMANUEL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	7C	AXLE STAND 7500KG HETRA EMANUEL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	7D	AXLE STAND 7500KG HETRA EMANUEL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A6A	AXLE STAND SEALEY 4 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	23	AXLE STAND small blue	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	24	AXLE STAND small blue	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BP11	BODY STAND 2.5ft PROP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BP24	BODY STAND 2.5ft PROP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BP26	BODY STAND 2.5ft PROP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BP9	BODY STAND 2.5ft PROP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BP2	BODY STAND 4.5ft PROP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BJ1	BOTTLE JACK 8000KGS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	BJ3	BOTTLE JACK 8000KGS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	GB6	GEARBOX LARGE EXTENSION	1	P



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OGD	Main Block	Vehicle workshops	Workshops	99	J11	JACK 10TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	HTJ1	JACK 3 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	J5	JACK 3 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	J8	JACK 3 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	J10	JACK 4 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	J7	JACK 5 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	3	JACK RAILWAY 10TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	4	JACK RAILWAY 10TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ACETYLENE GAUGE WESCOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ACETYLENE GUN model 90	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ACETYLENE TROLLEY LARGE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ACETYLENE TROLLEY SMALL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	AIR PRESSURE TESTER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ALLEN KEY BITS GEDORE	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ANTIFREEZE TESTER DURITE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ASSORTED PULLERS MISC TINS	3	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ASSORTED TAPS & DIES	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BAGGING	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BALL BEARING HYD PULLER KIT RED BOX	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BALL JOINT FORK	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BALL JOINT SPLITTER	4	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BANDIT TOOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BARREL CARRIER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BARREL CARRIER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BATTERY CHARGER MAKITA	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	NO 1	BOOST PACK 12/24V KJC TECHNIK	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	NO 3	BOOST PACK 12/24V KJC TECHNIK	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	SWD459	BOX LIFT 150kg	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BRAKE CALIPER AIR PISTON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BRAKE CALIPER PISTON KIT	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BURNING GUN	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	BUSH REMOVING TOOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	CIRCLIP PLIERS	5	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	CLUTCH ALIGN TOOL	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	COIL SPRING COMPRESSOR	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	COOLANT PRESSURE TESTER	3	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	CRAWL BOARDS	3	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	CRIMPING KIT AEG	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	DECOKE WIRE BRUSH SET	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	DIAL GAUGE MAGNETIC	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	DIAL GAUGE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	DIESEL COMPRESSION TESTER	1	P

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OGD	Main Block	Vehicle workshops	Workshops	99	N/A	DIESEL TESTER GREEN BOX	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	DOOR TRIM TOOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	DURITE BATTERY TESTER HANDHELD	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	ELEPHANT FOOT PRATIC	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	FILTER CHAIN	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	FLARING PIPE KIT	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	FLARING TOOL	5	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	FLASHBACK ARRESTOR	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	FUEL BOWSER TASKMASTER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	FUEL BOWSER TASKMASTER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	G CLAMPS	4	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	GANTRY SCAFFOLDING (GAP)	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	HANDLAMP WITH CABLE	11	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	HELLICOIL KIT ASSORTED	3	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	HETRA (4) TECALEMIT SCM75/E	4	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	HOLE PUNCH KIT	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	HONEING TOOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	IMPACT SOCKETS 1/2 IMPERIAL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	IMPACT SOCKETS 1/2 METRIC	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	IMPACT SOCKETS 3/4 , 1" DRIVE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	IMPACT SOCKETS 3/4 , 3/4" DRIVE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	IMPERIAL EASYOUTS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	IVECO DAILY CLUTCH TOOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	IVECO DAILY HUB TOOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	TJ16	JACK 3 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	JUMP LEADS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	LAZY TONGS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	LISTER FLYWHEEL TOOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	METRIC EASYOUTS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	MICROMETER ASSORTED	4	P
OGD	Main Block	Vehicle workshops	Workshops	99	PC107	MIG WELDER 285 MUREX	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	MITTY VAC	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	T4	MOB STEP KLIME-EZEE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	T5	MOB STEP KLIME-EZEE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	T6	MOB STEP WORKING PLATFORM	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	PC109	MOB WELDMASTER EXTRACTOR	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	NUM/LETTER STAMP	7	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	OIL DRAIN TRAY SEALEY	5	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	OIL DRAINER LOW LEVEL	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	OIL DRAINERS DARLEK AK458DX SEAL	3	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	OIL DRUM STANDS SEALEY	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	OIL PRES TEST KIT SYKES PIKAVANT	1	P

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OGD	Main Block	Vehicle workshops	Workshops	99	N/A	OXYGEN GAUGE BOC	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	OXYGEN GAUGE BOC	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	OXYGEN GAUGE WESCOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	PIPE BENDERS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	PIPE CUTTER HAND HELD	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	PISTON CLAMP	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	POP RIVET GUN	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	PORTABLE GAS OIL HEATER ANDREWS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	POWER BAR & EXTENSIONS 3/4	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	PRIMUS BOTTLE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	PROTECTIVE FACE MASK	4	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	PULLERS LEG TYPE LOOSE	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SACKBARROW	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SEDDON BRAKE SHOE TOOL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SEDDON SPRING COMPRESSOR	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SET STAR BITS 1/4 IN DRIVE T10 TO T60	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SLEDGEHAMMER	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SLIDE HAMMER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SMALL BOTTLE JACK	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SOCKET SET 3/4 1" DRAPER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SOCKET SET 3/4 3/4 DRIVE GREEN BOX	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	STILSONS 24IN	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	STILSONS 48IN	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	STUD EXTRACTORS	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SUMP PLUG KIT	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	SWAN NECK 2 TON	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	TACHO DIGITAL DOWN LOADER FTA	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	TACHOMETER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A3827	TORQ WRE 3/4 DOUBLE BARREL	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A3878	TORQUE WRENCH 3/4	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	A3817	TORQUE WRENCH KENNEDY 1/2	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	THREAD FILE	3	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	TIMING PIN KIT	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	TIN SNIPS	2	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	TORQUE MULTIPLIER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	TORQUE WRENCH 1/4" NORBAR	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	TORQUE WRENCH BLUE CASE 1/2"	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	TORX SCREWDRIVER SET FRANKLIN	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	VALVE COMPRESSOR	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	VERNIER	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	WELDING CURTAIN (PR)	1	P
OGD	Main Block	Vehicle workshops	Workshops	99	N/A	WELDING MASK AUTODARK	1	P

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OGD	Main Block	Vehicle workshops	Workshops	99	N/A	WELDING MASK ORIGO	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLS9317	CHAIN SLING COLLAR 16ft	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BL716	CHAIN SLING COLLAR 2ft 6"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	37354	CHAIN SLING SINGLE LEG 1.5M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLH1023	D SHACKLE 1"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLH1024	D SHACKLE 1"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM603	D SHACKLE 7/8"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM608	D SHACKLE 7/8"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM612	D SHACKLE 7/8"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM613	D SHACKLE 7/8"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM618	D SHACKLE 7/8"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM619	D SHACKLE 7/8"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM620	D SHACKLE 7/8"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	02/078A	VACUUM LIFTER UNIT	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	09/970A	VACUUM LIFTER UNIT	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	02/078B	VACUUM SLAB LIFTER PLATE	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	09/970B	VACUUM SLAB LIFTER PLATE	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLS6255	WEBB SLING 8ft 6"	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM411	WEBB SLING ENDLESS 1M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM412	WEBB SLING ENDLESS 1M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM413	WEBB SLING ENDLESS 1M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLM414	WEBB SLING ENDLESS 1M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR523	WEBB SLING ENDLESS 2M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR524	WEBB SLING ENDLESS 2M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR526	WEBB SLING ENDLESS 2M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR529	WEBB SLING ENDLESS 2M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLP669	WEBB SLING ENDLESS 3M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLP671	WEBB SLING ENDLESS 3M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLN401	WEBB SLING ENDLESS 4M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLP242	WEBB SLING ENDLESS 4M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLP243	WEBB SLING ENDLESS 4M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLP245	WEBB SLING ENDLESS 4M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR516	WEBB SLING ENDLESS 4M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR518	WEBB SLING ENDLESS 4M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR520	WEBB SLING ENDLESS 4M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLL1171	WEBB SLING ENDLESS 5M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLL968	WEBB SLING ENDLESS 5M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLN404	WEBB SLING ENDLESS 5M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR513	WEBB SLING ENDLESS 5M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR514	WEBB SLING ENDLESS 5M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR515	WEBB SLING ENDLESS 5M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR504	WEBB SLING ENDLESS 6M	1	P

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OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR505	WEBB SLING ENDLESS 6M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR506	WEBB SLING ENDLESS 6M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR507	WEBB SLING ENDLESS 6M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR508	WEBB SLING ENDLESS 6M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR509	WEBB SLING ENDLESS 6M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR510	WEBB SLING ENDLESS 6M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR511	WEBB SLING ENDLESS 6M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR512	WEBB SLING ENDLESS 6M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLL1414	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR494	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR495	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR496	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR497	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR498	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR499	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR500	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR501	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR502	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BLR503	WEBB SLING ENDLESS 8M	1	P
OGD	Main Block	Vehicle workshops s/plant	Small Plant Spares	99	BL1471	WEBB SLING20ft	1	P

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FLEET	REG NO	REF Attachment	DESCRIPTION	CUSTOMER	TYPE
01/226			7.5 TONNE HI-AB	82 SOUTH OPERATIONS	P
01/227			7.5 TONNE HI-AB	85 DRAINAGE OPS	P
01/228			7.5 TONNE HI-AB	82 SOUTH OPS	P
01/229			7.5 TONNE HI-AB	85 DRAINAGE OPS	P
01/230			7.5 TONNE HI-AB	84 NORTH OPERATIONS	P
01/231			7.5 TONNE HI-AB	91 SOUTH CLEANSING	P
01/244			17 TONNE HIAB	WORKSHOPS O/G	P
01/759			17 TONNE HI-AB LWB	77 STREET LIGHTING	P
02/030		IGU 29	7.5 T GRITTER	76 EMERGENCY SERV	P
02/031		19/015	7.5 TONNE TIPPER	78 SIGNS & SIGNALS	P
02/032			7.5 TONNE TIPPER	76 EMERGENCY SERV	P
02/075			7.5 TONNE TIPPER	74 CONTRACTS	P
02/076			7.5 TONNE TIPPER	84 NORTH OPERATIONS	P
02/077			7.5 TONNE TIPPER T/L	24 BLACKSMITHS	P
02/078			7.5 TONNE TIPPER	84 NORTH OPERATIONS	P
02/079			BIN LOADERS	91 SOUTH CLEANSING	P
02/702			BIN LOADERS	91 SOUTH CLEANSING	P
02/707			7.5 TONNE TIPPER	86 LANDSCAPE	P
02/708			7.5 TONNE TIPPER	86 LANDSCAPE	P
02/711			BIN LOADERS	91 SOUTH CLEANSING	P
02/712			BIN LOADERS	91 SOUTH CLEANSING	P
05/013			CONNECT VAN	92 TECHNICAL SERVICES	P
05/097			CONNECT VAN	92 TECHNICAL SERVICES	P
05/098			CONNECT VAN	74 CONTRACTS 1	P
05/099			CONNECT VAN	75 CONTRACTS 2	P
05/124			CONNECT VAN	89 CONCRETE	P
05/132			CONNECT VAN	75 CONTRACTS 2	P
05/136			CONNECT VAN	82 SOUTH OPS	P
05/137			CONNECT VAN	85 DRAINAGE OPS	P
05/139			CONNECT VAN	77 STREET LIGHTING	P
05/140			CONNECT VAN	24 BLACKSMITHS	P
05/141			CONNECT VAN	24 BLACKSMITHS	P
05/142			CONNECT VAN	77 STREET LIGHTING	P
05/144			CONNECT VAN	84 NORTH OPERATIONS	P
05/146			CONNECT VAN	78 SIGNS & SIGNALS	P
05/147			CONNECT VAN	78 SIGNS & SIGNALS	P
05/148			CONNECT VAN	74 CONTRACTS 1	P
05/149			CONNECT VAN	78 SIGNS & SIGNALS	P
05/151			CONNECT VAN	86 LANDSCAPE	P
05/152			CONNECT VAN	83 BRIDGE MAINT	P
05/153			CONNECT VAN	86 LANDSCAPE	P
05/155			CONNECT VAN	77 STREET LIGHTING	P
05/162			CONNECT VAN	92 TECHNICAL SERVICES	P
07/658			TRANSIT LWB VAN	84 NORTH OPERATIONS	P
07/667			TRANSIT LWB VAN	77 STREET LIGHTING	P
07/711			TRANSIT VAN	92 TECHNICAL SERVICES	P
09/100			TRANSIT PICK UP	75 CONTRACTS 2	P
09/101			TRANSIT PICK UP	84 NORTH OPERATIONS	P
09/102			TRANSIT PICK UP	84 NORTH OPERATIONS	P
09/103			TRANSIT PICK UP	74 CONTRACTS 1	P
09/104			TRANSIT PICK UP	75 CONTRACTS 2	P
09/105			TRANSIT PICK UP	82 SOUTH OPS	P
09/106			TRANSIT PICK UP	82 SOUTH OPS	P
09/107			TRANSIT PICK UP	74 CONTRACTS 1	P

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09/108			TRANSIT PICK UP	74 CONTRACTS 1	P
09/962			TRANSIT PICK UP	82 SOUTH OPS	P
09/963			TRANSIT PICK UP	78 SIGNS & SIGNALS	P
09/964			TRANSIT PICK UP	74 CONTRACTS 1	P
09/965			TRANSIT PICK UP	85 DRAINAGE OPS	P
09/968			TRANSIT PICK UP	78 SIGNS & SIGNALS	P
09/969			TRANSIT PICK UP	82 SOUTH OPS	P
09/970			TRANSIT PICK UP	84 NORTH OPERATIONS	P
09/971			TRANSIT PICK UP	78 SIGNS & SIGNALS	P
09/979			TRANSIT PICK UP	86 LANDSCAPE	P
09/980			TRANSIT PICK UP	86 LANDSCAPE	P
09/983			TRANSIT PICK UP	91 SOUTH CLEANSING	P
09/986			BIN LOADERS	91 SOUTH CLEANSING	P
09/988			BIN LOADERS	91 SOUTH CLEANSING	P
09/989			BIN LOADERS	91 SOUTH CLEANSING	P
09/990			BIN LOADERS	91 SOUTH CLEANSING	P
09/992			BIN LOADERS	91 SOUTH CLEANSING	P
09/995			TRANSIT PICK UP	84 NORTH OPERATIONS	P
09/997			TRANSIT PICK UP	77 STREET LIGHTING	P
09/998			TRANSIT PICK UP	91 SOUTH CLEANSING	P
14/058			L ROVER LWB	WORKSHOPS O/G	P
15/246			GULLY EMPTIER	WORKSHOPS O/G	P
15/249			GULLY EMPTIER	85 DRAINAGE OPS	P
15/250			GULLY EMPTIER	85 DRAINAGE OPS	P
17/002	Trailer		PLATFORM TOWABLE	80 GENERAL	P
17/909			LIGHTING HOIST	77 STREET LIGHTING	P
17/945			LIGHTING HOIST	80 GENERAL	P
17/950			LIGHTING HOIST	77 STREET LIGHTING	P
19/012			WHITE LINER	78 SIGNS & SIGNALS	P
19/014			WHITE LINER	78 SIGNS & SIGNALS	P
19/015	N/A	02/031	WHITE LINER UNIT ONLY	78 SIGNS & SIGNALS	P
26/311			15 T SWEEPERS	91 SOUTH CLEANSING	P
26/312			15 T SWEEPERS	91 SOUTH CLEANSING	P
26/313			15 T SWEEPERS	91 SOUTH CLEANSING	P
27/401	N/A		FORK LIFT	WORKSHOPS O/G	P
27/402	N/A		FORK LIFT	80 GENERAL	P
28/001			SNOW BLOWER	76 EMERGENCY SERV	P
30/001	N/A	02/070	GRAFFITI EQUIPMENT	91 GRIMEBUSTERS	P
30/003	N/A	02/066	GRAFFITI EQUIPMENT	91 GRIMEBUSTERS	P
30/005	N/A	spare	COMPRESSOR	78 SIGNS & SIGNALS	P
31/016	N/A		414 APPLIED (PED)	WORKSHOPS O/G	P
31/018	N/A		414 APPLIED (PED)	91 CITY CENTRE	P
31/019	N/A		414 APPLIED (PED)	91 CITY CENTRE	P
31/020	N/A		414 APPLIED (PED)	91 CITY CENTRE	P
31/021	N/A		414 APPLIED (PED)	91 CITY CENTRE	P
37/052	N/A	39/035	SNOW PLOUGH	86 LANDSCAPE	P
37/124	N/A	42/144	CUTTER DECK LEASE AS 42/144	86 LANDSCAPE	P
37/125	N/A	42/145	CUTTER DECK LEASE AS 42/145	86 LANDSCAPE	P
37/171	N/A	42/171	CUTTER DECK	86 LANDSCAPE	P
38/069	N/A		TRAILER	86 LANDSCAPE	P
38/070	N/A		TRAILER/PRES WASHER	91 GRIMEBUSTERS	P
38/077	N/A		TRAILER	86 LANDSCAPE	P
38/079	N/A		TRAILER	86 LANDSCAPE	P
38/091	N/A		TRAILER FUEL BOWSER	74 CONTRACTS 1	P
38/094	N/A		TRAILER	86 LANDSCAPE	P
38/095	N/A		TRAILER	74 CONTRACTS 1	P
38/096	N/A		TRAILER	86 LANDSCAPE	P
41/040	N/A		PED MOWERS	86 LANDSCAPE	P

Sheffield City Council - DEL - Street Force

41/092	N/A		PED MOWERS	WORKSHOPS O/G	P
41/278	N/A		PED MOWERS	86 LANDSCAPE	P
41/281	N/A		PED MOWERS	86 LANDSCAPE	P
41/292	N/A		PED MOWERS	86 LANDSCAPE	P
41/293	N/A		PED MOWERS	86 LANDSCAPE	P
41/295	N/A		PED MOWERS	86 LANDSCAPE	P
41/321	N/A		PED MOWERS	86 LANDSCAPE	P
41/322	N/A		PED MOWERS	86 LANDSCAPE	P
41/323	N/A		PED MOWERS	86 LANDSCAPE	P
41/324	N/A		PED MOWERS	86 LANDSCAPE	P
42/158			RIDE ON MOWERS	WORKSHOPS O/G	P
42/167			RIDE ON MOWERS	86 LANDSCAPE	P
42/171		37/171	RIDE ON MOWERS	86 LANDSCAPE	P
42/173		HUXLEY	RIDE ON MOWERS	86 LANDSCAPE	P
42/181			RIDE ON MOWERS	86 LANDSCAPE	P
56/058			PIAGGIO PICK UP	91 SOUTH CLEANSING	P
56/059			PIAGGIO PICK UP	91 SOUTH CLEANSING	P
56/060			PIAGGIO PICK UP	91 SOUTH CLEANSING	P
57/017	N/A		WOOD CHIPPER	86 LANDSCAPE	P
57/018	N/A		STUMP GRINDER	86 LANDSCAPE	P
57/019	N/A		WOOD CHIPPER	86 LANDSCAPE	P
57/020	N/A		STUMP GRINDER	86 LANDSCAPE	P
57/021	N/A		WOOD CHIPPER	86 LANDSCAPE	P
HB04	N/A	23/304	MOUNTED HOTBOX	82 SOUTH OPS	P
HB05	N/A	23/307	MOUNTED HOTBOX	82 SOUTH OPS	P
IGU04	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU09	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU13	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU14	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU18	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU19	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU23	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU24	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU25	Gritters		Idependant unit 17tonne	76 EMERGENCY SERV	P
IGU27	Gritters		independent unit 7.5tonne	76 EMERGENCY SERV	P
IGU28	Gritters		independent unit 7.5tonne	76 EMERGENCY SERV	P
IGU29	Gritters	02/030	independent unit 7.5tonne	76 EMERGENCY SERV	P
IGU32	Gritters		independent unit 7.5tonne	76 EMERGENCY SERV	P
IGU33	Gritters		independent unit 7.5tonne	76 EMERGENCY SERV	P



ASSET TAG No.	DEPOT	SITE	ROOM/OFFICE	SECTION	ROOM	ASSET REF	ASSET SPECIFIC COMMENT	FIXED PORTABLE
2156	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Drill	F
2157	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Flat Bar Bender	F
2158	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Guillotine	F
2159	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Mechanical Grinder	F
2160	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Mechanical Saw	F
2162	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Mechanical Saw & Rollers	F
2163	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Pedestal Drill	F
2164	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Pedestal Drill	F
2169	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Punch	F
2170	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Sheet Bender	F
2171	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	Workbench	F
2172	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	WorkBench	F
2173	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	WorkBench	F
2174	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	WorkBench	F
2175	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	WorkBench	F
2176	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	WorkBench	F
	OGD	Main Block	Blacksmiths Shop	BSM	Workshops	99	WorkBench	F

ASSET	DEPOT	SITE	ROOM/OFFICE	ROOM	ASSET	ASSET SPECIFIC COMMENT	FIXED PORTABLE
TAG No.				DESIGNATION	REF		
1306	OGD	Main Block	Lobby to St Lighting Stores	Stores	99	Bailers/Packers	F
1287	OGD	Main Block	Lobby to St Lighting Stores	Stores	99	Bailers/Packers	F
1292	OGD	Main Block	Lobby to St Lighting stores	Stores	99	Buffer / Grinder	F
1294	OGD	Main Block	Lobby to St Lighting stores	Stores	99	Drill Unit	F
1301	OGD	Main Block	Sign Shop	Workshops	99	Guillotine	F
1305	OGD	Main Block	Sign Shop	Workshops	99	Heavy Duty Workbench	F
1307	OGD	Main Block	Sign Shop	Workshops	99	Heavy Duty Workbench	F
1303	OGD	Main Block	Sign Shop	Workshops	99	Heavy Duty Workbench	F
1304	OGD	Main Block	Sign Shop	Workshops	99	Heavy Duty Workbench	F
1298	OGD	Main Block	Sign Shop	Workshops	99	Heavy Duty Workbench	F
1299	OGD	Main Block	Sign Shop	Workshops	99	Heavy Duty Workbench	F
1320	OGD	Main Block	Sign Shop	Workshops	99	Riveter	F
888888	OGD	Main Block	St Lighting Tool Store	Stores	99	Workbench	F
888888	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F
1321	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F
1322	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F
1313	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F
1314	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F
1315	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F
1316	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F
1317	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F
1318	OGD	Main Block	Main St Lighting Stores Area	Stores	99	Workbench	F

ASSET	DEPOT	SITE	ROOM/OFFICE	ROOM	ASSET	ASSET SPECIFIC COMMENT	FIXED PORTABLE
<b>TAG No.</b>				<b>DESIGNATION REF</b>			
888888	OGD	Main Block	Store Main Area incl Offices	Stores	99	Bailers/Packers	F
888888	OGD	Main Block	Store	Stores	99	Tyre Derimmer	F
888888	OGD		Yard	Other	99	Static Hotbox	F
888888	OGD		Yard	Other	99	Static Hotbox	F
888888	Claywheels		Yard	Other	99	Static Hotbox	F
888888	Claywheels		Yard	Other	99	Static Hotbox	F
888888	OGD		Yard	Other	99	Weighbridge (50T Capacity)	F
888888	OGD			Other	99	Boilers	F
888888	OGD			Other	99	Boilers	F
888888	OGD			Other	99	Boilers	F
888888	OGD			Other	99	Boilers	F
888888	OGD			Other	99	Boilers	F
888888	OGD			Other	99	Boilers	F
888888	OGD		Yard	Other	99	Fuel Tank 9250 Litre Capacity) - unleaded	F
888888	OGD		Yard	Other	99	Fuel Tank 9250 Litre Capacity) - unleaded	F
888888	OGD		Yard	Other	99	Fuel Tank 20500 Litre Capacity) - diesel	F
888888	OGD		Yard	Other	99	Fuel Tank 20500 Litre Capacity) - diesel	F
888888	OGD		Yard	Other	99	Fuel Tank 18000 Litre Capacity) - gas oil	F
888888	OGD		Yard	Other	99	CCTV	F
888888	Eyre Lane				99	Boilers	F
888888	OGD				99	CCTV - Camera	F
888888	OGD				99	CCTV - Camera	F
888888	OGD				99	CCTV - Camera	F
888888	OGD				99	CCTV - Camera	F
888888	OGD				99	CCTV - Camera	F
888888	OGD				99	CCTV - Camera	F
888888	OGD				99	CCTV - Camera	F
	Eyre Lane		Eyre Lane Workshops	Other		Diesel Fuel Bowser	F
	Birley Spa		Site safe	Other		Diesel Fuel Bowser	F

ASSET	DEPOT	SITE	ROOM/OFFICE	ROOM	FLOOR	I.D	ASSET SPECIFIC COMMENT	Units	FIXED PORTABLE
<b>TAG No.</b>	OGD	Main Block	Vehicle workshops	Workshops	161	N/A	60 TONNE PRESS	1	F
T0001	OGD	Main Block	Vehicle workshops	Workshops	161	N/A	BANDSAW	1	F
T0002	OGD	Main Block	Vehicle workshops	Workshops	161	N/A	BATTERY CHARGER - FIXED	1	F
T0003	OGD	Main Block	Vehicle workshops	Workshops	161	92/2637	BENCH DRILL	1	F
T0004	OGD	Main Block	Vehicle workshops	Workshops	161	70/032	BRAKE TESTER	1	F
T0005	OGD	Main Block	Vehicle workshops	Workshops	161	N/A	COMPRESSOR ( BACK UP )	1	F
T0006	OGD	Main Block	Vehicle workshops	Workshops	161	N/A	COMPRESSOR ( MAIN ) GENISIS	1	F
T0007	OGD	Main Block	Vehicle workshops	Workshops	161	N/A	LATHE	1	F
T0008	OGD	Main Block	Vehicle workshops	Workshops	161	FA00031	OVERHEAD CRANE - 1 TONNE	1	F
T0009	OGD	Main Block	Vehicle workshops	Workshops	161	N/A	OVERHEAD CRANE - 5 TONNE	1	F
T0010	OGD	Main Block	Vehicle workshops	Workshops	76	6023	PEDESTAL DRILL	1	F
T0011	OGD	Main Block	Vehicle workshops	Workshops	76	531	VEHICLE LIFT 12 T	1	F
T0012	OGD	Main Block	Vehicle workshops	Workshops	76	1165	VEHICLE LIFT 14 T	1	F
T0013	OGD	Main Block	Vehicle workshops	Workshops	76	721	VEHICLE LIFT 14 T	1	F
T0014	OGD	Main Block	Vehicle workshops	Workshops	76	8512	VEHICLE LIFT 3 T	1	F
T0015	OGD	Main Block	Vehicle workshops	Workshops	76	N/A	VEHICLE LIFT 4 T	1	F
T0016	OGD	Main Block	Vehicle workshops	Workshops	76	4140	VEHICLE LIFT 8 T	1	F
T0017	OGD	Main Block	Vehicle workshops	Workshops	76	2952	VEHICLE LIFT 8 T	1	F
T0018	OGD	Main Block	Vehicle workshops	Workshops	38	OBERG	OIL FILTER PRESS	1	F
T0019	OGD	Main Block	Vehicle workshops	Workshops	141	N/A	BULK HYD OIL TANK	1	F
T0020	OGD	Main Block	Vehicle workshops	Workshops	141	1800LT	BULK ENGINE OIL TANK	1	F
T0021	OGD	Main Block	Vehicle workshops	Workshops	141	3600LT	BULK WASTE OIL TANK	1	F
T0022	OGD	Main Block	Vehicle workshops	Workshops	141	SAMOA	HYD & ENGINE OIL SERVICE STATION	1	F
T0023	OGD	Main Block	Vehicle workshops	Workshops	141	N/A	WELDERS BENCH	1	F
T0024	OGD	Main Block	Vehicle workshops	Workshops	141	N/A	GUILLOTINE	1	F
T0025	OGD	Main Block	Vehicle workshops	Workshops	141	6.5X3FT	LIN BIN RACKING	3	F
T0026	OGD	Main Block	Vehicle workshops	Workshops	141	4X3FT	LIN BIN RACKING	1	F
T0027	OGD	Main Block	Vehicle workshops	Stores	141	N/A	EXHAUST EXTRACTION	1	F
T0028	OGD	Main Block	Vehicle workshops	Stores	213	6X1.5FT	LIN BIN RACKING	20	F
T0029	OGD	Main Block	Vehicle workshops	Stores	213	3FTX3FT	LIN BIN RACKING	1	F
T0041	OGD	Main Block	Vehicle workshops	Stores	213	6X3.5ft	LIN BIN RACKING	3	F
T0042	OGD	Main Block	Vehicle workshops	Stores	213	7X7ft	LIN BIN RACKING	2	F

Site	Address	Post Code	Manufacturer	Model	Ports	Serial	Switch Name	Device Ref	Exchange	Description
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1308Y064	SHF-OLG-SW-06	BTWE203625	Sharrow	Gatehouse (CAB E)
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1306X02W	SHF-OLG-SW-01	BTWE203625	Sharrow	Main Comms Room
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1308X065	SHF-OLG-SW-01	BTWE203625	Sharrow	Main Comms Room
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1314Y372	SHF-OLG-SW-01	BTWE203625	Sharrow	Main Comms Room
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1306X02F	SHF-OLG-SW-07	BTWE203625	Sharrow	Purchasing
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1307X4PC	SHF-OLG-SW-03	BTWE203625	Sharrow	Stores (CAB B)
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1308Y05D	SHF-OLG-SW-04	BTWE203625	Sharrow	Supervisors (CAB C)
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1308Y060	SHF-OLG-SW-02	BTWE203625	Sharrow	Training Room (CAB A)
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1314Y35W	SHF-OLG-SW-02	BTWE203625	Sharrow	Training Room (CAB A)
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-24PS-S	3750-24	FDO1309Y25G	SHF-OLG-SW-08	BTWE203625	Sharrow	Weighbridge
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	Cisco	WS-C3750-48PS-E	3750-48	FDO1251Y12S	SHF-OLG-SW-05	BTWE203625	Sharrow	Workshop (CAB D)
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	HP	HPDJ500PS	C7770C	SG2B3106Y	Plotter			
Olive Grove	Building and Construction, Olive Grove, Sheffield	S2 3GE	HP	HPDJ4020	CM765A	MY96G0900G	Plotter			

**THIS AGREEMENT** is made this 3day of 20

**BETWEEN:**

- (1) **SHEFFIELD CITY COUNCIL** of Town Hall, Pinstone Street, Sheffield S1 2HH (the 'Vendor'); and
- (2) **Amey Hallam Highways Limited** (company registration number 08121168) whose registered office is at The Sherard Building, Edmund Halley Road, Oxford OX4 4DQ (the 'Purchaser')

**WHEREAS:**

- (A) The Purchaser is carrying out services pursuant to the Contract, and will be using the Assets to do so
- (B) The Vendor has agreed to sell and transfer and the Purchaser has agreed to purchase the Business (together with the Assets) as a going concern on the terms and conditions of this Agreement

**IT IS AGREED** as follows:

**1. DEFINITIONS AND INTERPRETATION**

- 1.1 In this Agreement, unless the context requires otherwise, the following words shall have the following meanings:

"**Agreed Form**" means in relation to any document, such document in the form agreed between the Vendor and the Purchaser and initialled by, or on behalf of, the Purchaser and the Vendor for the purposes of identification;

"**Assets**" means the assets of the Business to be sold and purchased pursuant to this Agreement as described in clause 2.1;

"**Book Debts**" means all trade and other debts owing to the Vendor on the Transfer Date in connection with or arising out of or in relation to the operation of the Business prior to the Transfer Date;

"**Business**" means the business of rehabilitation and maintenance of highways carried out by the Vendor's Streetforce division at the Transfer Date, including the Concrete Plant;

"**Business Contracts**" means the Customer Contracts, the Supplier Contracts and the Leasing/Hire Agreements;

"**Business Day**" means any day which is not a Saturday, Sunday, or a bank or public holiday in England;

"**Business Information**" means all information which relates to: (i) the Business Assets; (ii) any services rendered by the Business; (iii) any data, manuals or instructions relating to the Business; or (iv) the operations, management, administration, employees, customers, suppliers or financial or trading affairs of the Business but excluding the Excluded Information;

"**Claim**" means any claim in any court of law brought by or against the Vendor in respect of the Business;

"**Claim Period**" has the meaning given in clause 7.6.1;

"**Computer System**" means the computer equipment detailed in Part 3 to Schedule 5;

"**Concrete Plant**" means the White Horse concrete plant situated at the Olive Grove Depot, including pemat pan mixer, cement weigh hoppas, cement silos, rotating chute, conveyers, admixture dispenser, water tank, truck wash, and six storage bays, computer and associated software and all other associated plant, fixtures and fittings thereof;

"**Consideration**" means the total purchase price payable by the Purchaser to the Vendor for the Business and Assets as referred to in clause 4.1;

"**Continuing Contracts**" means the contracts relating to the Business which are ongoing at the Transfer Date between the Vendor and a third party which the Vendor will complete itself and which shall not transfer to the Purchaser;

"**Contract**" means the contract between the Vendor and the Purchaser of even date relating to the rehabilitation and maintenance of highways by the Purchaser, in the Agreed Form;

"**Council Value**" means, for each item of Stock, the value of such item as shown in the Vendor's books of accounts at the Transfer Date after deducting any provision made by the Vendor for redundant, slow moving, obsolete or damaged Stock;

"**Customer Contracts**" means all those contracts, engagements or orders entered into on or prior to the Transfer Date by or on behalf of the Vendor with customers for the provision of services by the Vendor in connection with and in the ordinary course of Business which at the Transfer Date remain to be performed in whole or in part by the Vendor but provided that the only Customer Contracts which will transfer to the Purchaser pursuant to this Agreement are those set out in Schedule 2;

"**Depot Stock**" means all Stock at a Depot;

"**Disclosure Bundle**" – shall have the same meaning as the phrase "**Bundle**" which is itself defined in the Disclosure Letter;

"**Disclosure Letter**" – means the letter dated at the Transfer Date from the Vendor to the Purchaser in the Agreed Form;

"**Employees**" means the persons employed in the Concrete Plant at the date of this Agreement and whose names and addresses are set out in the TUPE List, together with certain particulars of their respective employments;

"**Equipment**" means the Fixed Equipment and the Loose Equipment;

"**Excluded Assets**" means the assets referred to in clause 3.1 as being excluded from the sale pursuant to this Agreement;

"**Excluded Information**" means:

- (a) documents which relate to the Business which the Vendor will after the Transfer Date hold in its capacity as customer under any contract or quasi contract or as an employer under a construction contract;
- (b) documents where the Vendor procures supplies or services from third parties which relate or apply to other parts of the Vendor's activities or operations (rather than exclusively to the Business);
- (c) litigation and claims documentation relating to the Business and/or the Assets, but provided always that such information shall cease to be Excluded Information upon conclusion of the relevant claim and shall transfer to, and be delivered to, the Purchaser at such time;
- (d) documents of title relating to any of the Depots;
- (e) information held by the Vendor in pursuance of any statutory functions to be exercised by a local authority; and
- (f) any correspondence between the Vendor and/or any employee of the Vendor and/or the Vendor's solicitors or accountants relating to the transfer of the Business;

**"Excluded Liabilities"** means all the liabilities or obligations relating to the Business or Assets and outstanding on or accrued up to or referable to the period up to and including the Transfer Date or arising by virtue of the sale and purchase recorded by this Agreement;

**"Fixed Equipment"** means all of the fixed plant and machinery and equipment owned by the Vendor in relation to the Business as listed in Part 2 of Schedule 5;

**"Fuel Stock"** means the fuel in the fuel tanks of the Motor Vehicles and also within any fuel stores or tanks located at the Depots;

**"Fuel Price"** means the price for the Fuel Stock as calculated in accordance with clause 9.21;

**"Goodwill"** means the goodwill, custom and connection of the Vendor in relation to the Business together with the exclusive right for the Purchaser and its successors and assigns to carry on the Business and respectively to represent themselves as carrying on the Business in succession to the Vendor;

**"HSE Laws"** means all or any applicable law (whether criminal, civil or administrative), common law, judgement, court order, statute, statutory instrument, regulation, directive, European Community decision (insofar as legally binding), bye-law, treaty, government circular, statutory code of practice and statutory guidance notes, or instruction or decision of any competent regulatory body insofar as the relate to or apply to HSE Matters from time to time;

**"HSE Matters"** means all or any matters relating to the pollution or protection of the environment or harm to or the protection of human health and safety or the health of animals or plants;

**"HSE Permits"** means all or any permits, consents, licences, approvals, certificates and other authorisations required by HSE Laws for the operation of the Business or the state or use of the Depots;



**"Independent Accountant"** means such chartered accountant (being a registered auditor) as shall be agreed in writing between the Vendor and the Purchaser (within seven days of a notice in writing by one of them requiring such agreement) or in the event of their failure to agree, such chartered accountant (being a registered auditor) as is nominated on the application of either party by the President for the time being of the Institute of Chartered Accountants in England and Wales;

**"Initial Stock Payment"** means the amount set out in clause 4.1.2 being an initial payment in respect of the Stock and the WIP which shall be subject to adjustment in accordance with clause 9;

**"Intellectual Property Rights"** means all patents, trade marks, copyright, moral rights, rights to prevent passing off, rights in designs and all other intellectual or industrial property rights, in each case whether registered or unregistered and including applications or rights to apply for them and together with all extensions and renewals of them, and in each and every case, all rights or forms of protection having equivalent or similar effect anywhere in the world;

**"Know How"** means all inventions, discoveries, improvements, designs, techniques, computer programs, methods, processes and information (including that comprised in or derived from formulae, techniques, designs, specifications, drawings, component lists, manuals, codes of practice, instructions and catalogues);

**"Leased Assets"** means those assets specified in Schedule 4;

**"Leasing/Hire Agreement"** means those contracts, engagements or orders particulars of which are set out in Schedule 4;

**"Loose Equipment"** means all the loose plant, machinery, Motor Vehicles, Scheme Stock, furniture, chattels and other equipment owned by the Vendor in relation to the Business as listed in Part 1 of Schedule 5;

**"Manufacturing Stock"** means all Stock at the Manufacturing Unit but excluding the Manufacturing WIP;

**"Manufacturing Unit"** means the Concrete Plant;

**"Manufacturing WIP"** means a product being manufactured at one of the Manufacturing Unit which is not finished at the Transfer Date and any raw materials which are specifically allocated to make such a product (for which product an order has been received at the Transfer Date);

**"Motor Vehicles"** means the motor vehicles used in the Business as listed in Schedules 4 and 5;

**"Motor Vehicle Lease Agreement"** means those of the Leasing/Hire Agreements which relate to Motor Vehicles;

**"Parent Company Guarantee"** means the guarantee of certain of the Purchaser's obligations in the Agreed Form;

**"Records"** means the books, accounts, lists of addresses, credit reports, price lists, cost records, work tickets, catalogues, advertising and all other documents, papers and records

(which are not stored electronically) (excluding VAT records) of the Vendor relating to the Business or any of the Assets (but subject always to clauses 3.1.6 and 3.1.7);

**“Scheme Stock”** means stock retained at Depots for repairs and replacement to construction schemes and which are not in the Vendors books of account as at the Transfer Date.

**“Service Provider Depots”** means as defined in the Contract;

**“Sites”** means the sites listed in Schedule 8, and does not include the Depots;

**“Small Tools”** means items of small plant and tools forming part of the Loose Equipment;

**“Software”** means any form of computer program whether in source, object or machine code but excluding all operating systems and firmware operating on computer hardware;

**“Special Provisions Order”** means the Value Added Tax (Special Provisions) Order 1995;

**“Stock”** means the stock owned or used by the Vendor at the Transfer Date (and including, without limitation, all stock held on the Depots or in the Motor Vehicles as at the Transfer Date) for the purpose of, or in connection with, the Business (as carried on in the ordinary course) including without limitation, consumable stores, raw materials and components, partly finished and finished goods (and including items supplied by a supplier subject to reservation of title) but excluding all Fuel Stock (other than that which is contained in the fuel tanks of any of the Motor Vehicles) and further excluding any stock returned for being defective or surplus to requirements;

**“Stock Price”** means the price payable for the Stock and the WIP as agreed or determined pursuant to clause 9, plus the aggregate of the price for the Depot Stock, the Manufacturing Stock, and the Van Stock;

**“Stock-Take Date”** means the 18<sup>th</sup> August 2012 or such other date on or prior to the Transfer Date as agreed between the parties (acting reasonably), being the date on which the Stock-Takes under clauses 9.2.1, 9.3.1, 9.4.1, 9.5.1, 9.6, 9.14, 9.20 and 9.21 of this Agreement occurred;

**“Supplier Contracts”** means those contracts, engagements and orders particulars of which are set out in Part 1 of Schedule 3;

**“SYPF”** means the South Yorkshire Pension Fund;

**“Transfer Date”** means the Service Commencement Date pursuant to the Contract, being the date on which completion of the sale and purchase of the Business and the Assets in accordance with clause 6 and Schedule 1 shall occur;

**“Transferring Business Contracts”** means the Supplier Contracts and the Customer Contracts;

**“TUPE”** means the Transfer of Undertakings (Protection of Employment) Regulations 2006 (as amended);

**“TUPE List”** means the list of employees in the Agreed Form;

**“Van Stock”** means the Stock in the Motor Vehicles;

"**VAT**" means the Value Added Tax or any similar tax from time to time replacing it or performing a similar fiscal function;

"**VATA**" means the Value Added Tax Act 1994;

"**Warranties**" means the warranties and representations set out in clause 7 and Schedule 6;

"**WIP**" means any work in progress at any of the Sites including any raw materials which are specifically allocated to be used for the works at such Sites; and

"**WIP Price**" means the price for the Manufacturing WIP and the WIP calculated in accordance with clause 9.13.

1.2 In this Agreement:

1.2.1 the index and the clause headings are included for convenience only and shall not affect the construction of this Agreement;

1.2.2 words denoting the singular shall include the plural and vice versa;

1.2.3 words denoting any gender shall include a reference to each other gender;

1.2.4 references to clauses or Schedules are to clauses of or Schedules to this Agreement and references to sub-clauses are to sub-clauses of the relevant clause, and the Schedules are deemed to be incorporated into this Agreement, and a reference to 'this Agreement' includes a reference to the Schedules;

1.2.5 any reference to an agreement, deed or document shall be construed as including any written amendment, variation, alteration, modification, or novation of it and anything expressed to be supplemental to it and expressed to be entered into under or pursuant to the terms of it;

1.2.6 references to persons shall be deemed to include references to natural persons, firms, partnerships, companies, corporations, associations, organisations, foundations and trusts (in each case whether or not having a separate legal personality);

1.2.7 words and expressions defined in the Companies Act 2006 shall, where the context so admits, bear the same meanings in this Agreement;

1.3 References in this Agreement to statutory provisions shall (where the context so admits and unless otherwise expressly provided) be construed as references to those provisions as respectively amended, consolidated, extended or re-enacted as at the date of this Agreement (as the context requires) and to any orders, regulations, instruments or other subordinate legislation made under the relevant statutes but not so as to impose any liability or give rise to any right of action that does not exist at the date of this Agreement.

## 2 AGREEMENT TO SELL AND PURCHASE

2.1 The Vendor shall sell with full title guarantee and transfer or procure the sale and transfer (which expression shall where appropriate include and assignment or novation) and the Purchaser (relying on the Warranties and any other terms of this Agreement) shall purchase

with effect from the Transfer Date the Business as a going concern free from all claims, liens, equities, charges and encumbrances together with the following Assets (as appropriate):

- 2.1.1 the Goodwill;
- 2.1.2 the Equipment;
- 2.1.3 the benefit (subject to the burden) of the Transferring Business Contracts;
- 2.1.4 the Business Information;
- 2.1.5 the Stock;
- 2.1.6 the WIP;
- 2.1.7 the Computer System; and
- 2.1.8 the Records.

2.2 Title in each of the Assets will pass to the Purchaser on the Transfer Date.

2.3 The sale and purchase of each of the Assets is interdependent and shall be completed simultaneously.

2.4 For the avoidance of doubt the Purchaser shall be entitled to the benefit of all contracts in connection with the Business (so far as the Vendor is able to assign the same and subject to any necessary consents) placed by any customer with the Vendor on or after the Transfer Date and any payment relating to or connected with any such contract that is or has been received by the Vendor shall be paid to the Purchaser in accordance with clause 8.7.

### **3 ASSETS AND LIABILITIES NOT INCLUDED IN THE SALE**

3.1 The following are expressly excluded from the sale and purchase of the Business and the Assets:

- 3.1.1 the Excluded Liabilities;
- 3.1.2 subject to clause 8.7.1, all the Vendor's cash in hand or at the bank or at any other financial institution;
- 3.1.3 the Book Debts;
- 3.1.4 the Leasing/Hire Agreements (to which the provisions of clause 10 and Schedule 7 apply);
- 3.1.5 the Excluded Information;
- 3.1.6 the Vendor's accounts and accounting records which do not relate exclusively to the Business, but it is agreed notwithstanding the foregoing the following records (insofar as they relate to the Business) are not excluded and will transfer to the Purchaser as part of the Records:
  - (a) sales ledger records;

- (b) purchase ledger records;
- (c) sub-contractor ledger records;
- (d) NOT USED
- (e) NOT USED
- (f) NOT USED
- (g) stock records;
- (h) stores records; and
- (i) individual invoices;
- (j) NOT USED

except where such records form part of the Vendor's accounts and accounting records and relate exclusively to the Business but cannot be separated from the Vendor's records, in which case the Vendor will supply copies of such records as the Purchaser may require (acting reasonably);

- 3.1.2 any Intellectual Property Rights, save for any that transfer pursuant to the terms of the Transferring Business Contracts;
- 3.1.3 the Vendor's insurance policies and the benefit of any claims thereunder attributable to events occurring before The Transfer Date; and
- 3.1.4 the Continuing Contracts.

#### **4 CONSIDERATION**

4.1 The Consideration for the sale of the Business and the Assets shall comprise:

4.1.1 the sum of £4,575,000 apportioned as follows:

- (a) [REDACTED] for Goodwill;
- (b) £0 Fixed Equipment;
- (c) [REDACTED] for the Loose Equipment (excluding the Small Tools);
- (d) £0 for the Transferring Business Contracts;
- (e) £0 for the Business Information;
- (f) [REDACTED] for the Computer System;
- (g) £0 for the Records; and
- (h) [REDACTED] for the Manufacturing Unit; and

- 4.1.2 the consideration for the Stock, the WIP, the Fuel Stock and the Small Tools which shall be payable in accordance with clause 9. An initial payment of [REDACTED] in respect of the Stock, the WIP, the Fuel Stock and the Small Tools shall be payable by the Purchaser to the Vendor within five (5) Business Days of the date of this Agreement in accordance with paragraph 2.2.2 of Schedule 1.
- 4.2 That part of the Consideration referred to in clause 4.1.1 shall be payable in full by the Purchaser to the Vendor at the Transfer Date in accordance with the provisions of paragraph 2.2 of Schedule 1.
- 4.3 The Vendor agrees to provide all information in its possession or control or that of its agents and will provide all cooperation and assistance that the Purchaser may reasonably require to enable claims for capital allowances to be made and substantiated by the Purchaser, including providing details and documentary evidence of the assessment of expenditure in respect of which capital allowances have or could have been claimed by the Vendor, copies of claims for such allowances and the acceptance of such claim by HM Revenue & Customs.

## **5 VALUE ADDED TAX**

- 5.1 Save as otherwise stated herein the amount of any payment or the value of any supply is expressed in this Agreement exclusive of VAT and where any payment or taxable supply falls to be made pursuant to this Agreement VAT properly chargeable thereon shall against the provision of a proper tax invoice therefore be paid in addition by the recipient of the supply for which the payment (if any) is or is deemed to be consideration.
- 5.2 The parties intend that section 49 VATA and Article 5 Special Provisions Order will apply to the transfer of the Assets and the Vendor and the Purchaser will each use its reasonable endeavours to secure that pursuant to the provisions referred to above the sale of the Assets is treated as neither a supply of goods nor a supply of services for the purposes of VAT but as a transfer of a business as a going concern.
- 5.3 The Purchaser represents, warrants and undertakes to the Vendor that it is duly and properly registered for the purposes of VAT.
- 5.4 The Vendor represents, warrants and undertakes to the Purchaser that it is duly and properly registered for the purposes of VAT.
- 5.5 The Vendor will as soon as reasonably practicable after the execution of this Agreement request a direction from HM Revenue & Customs under section 49(1)(b) VATA that from and after The Transfer Date the Vendor will retain and preserve all records relating to the Assets which are required to be preserved under paragraph 6, Schedule 11 VATA. If HM Revenue & Customs give such a direction, the Vendor undertakes to preserve such records for such periods as may be agreed in writing with HM Revenue & Customs or as required by law and to allow the Purchaser and its agents access to, and (at the Purchaser's reasonable cost) to take copies of, such records on reasonable notice during business hours.
- 5.6 If HM Revenue & Customs notify the Vendor that they do not agree that the sale of the Assets (or any part of them) pursuant to this Agreement falls within section 49 VATA and Article 5 Special Provisions Order, the Vendor will within five Business Days of receipt of such notification or on The Transfer Date (whichever is the later) issue to the Purchaser a valid VAT invoice in respect of the sale of the Business and Assets (or the relevant part of them). The Purchaser will within twenty Business Days of receipt of such invoice pay to the

Vendor the VAT charged on the sale of the Business and Assets (or the relevant part of them) in addition to the Consideration.

- 5.7 Where under the terms of this Agreement any cost or expense is to be reimbursed, refunded or taken into account in any computation the amount of that cost or expense shall be taken net of any VAT comprised therein to the extent that the person meeting such cost or expense is able to recover such VAT as input tax under the provisions of the VATA.

## 6 THE TRANSFER DATE

The Transfer Date will take place in accordance with Schedule 1 on the date of this Agreement when the business described in Schedule 1 will be transacted.

## 7 WARRANTIES

- 7.1 The Vendor warrants to the Purchaser in the terms set out in Schedule 6 and acknowledges that the Purchaser is entering into this Agreement in reliance on the Warranties. The Warranties are strictly limited to those set out in Schedule 6.
- 7.2 Each of the Warranties shall have effect subject to and shall be qualified by:
- 7.2.1 all matters fairly disclosed in the Disclosure Letter (and for this purpose "fairly disclosed" means disclosed in such manner and in such detail so as to enable a reasonable purchaser to make an informed assessment of the matter concerned including without limitation as to magnitude and likely impact on the Business and/or Assets);
- 7.2.2 all matters expressly provided for under this Agreement.
- 7.3 Following the date of this Agreement the remedies of the Purchaser in respect of any breach of any of the Warranties shall not extend to rescission of this Agreement.
- 7.4 The Vendor shall not be liable in respect of any claim for breach of Warranty which would not have arisen but for any act, matter or thing done or omitted to be done by the Purchaser or any of its agents or successors in title on or after the date of this Agreement but only if:
- 7.4.1 the Purchaser has actual knowledge that such action would give rise to a claim; and
- 7.4.2 such act was not done pursuant to or in accordance with any agreement made or entered into by, on behalf of, or with the authority of the Vendor on or before the date of this Agreement (including, without limitation, this Agreement).
- 7.5 The Vendor shall not be liable in respect of a claim for breach of Warranty which arose by virtue of the Vendor complying with a written request, or by the Vendor acting with the written approval, of the Purchaser before the date of this Agreement.
- 7.6 In establishing and/or calculating any liability of the Vendor in respect of any claim for breach of Warranty the following provisions shall apply:
- 7.6.1 the Vendor shall be under no liability for breach of Warranty unless the Vendor shall have been given written notice by the Purchaser prior to the last date for receipt of such claims (being six (6) calendar months from the Transfer Date) (the "Claim

Period") of the ground for such liability together with (where reasonably practicable) written details of the specific matter giving rise to the liability;

- 7.6.2 unless the Vendor and the Purchaser shall otherwise agree in writing, any claim for breach of Warranty by the Purchaser shall (save in respect of contingent claims which shall be subject to the provisions of clause 7.9), if it has not been previously satisfied, settled or withdrawn, be deemed to have been withdrawn and shall become barred and unenforceable six months after its written notification to the Vendor under clause 7.6.1, unless proceedings in respect of it shall have then been issued and served on the Vendor;
- 7.6.3 the aggregate sum payable by the Vendor in respect of all claims under the Warranties shall not exceed £10,000.00;
- 7.6.4 the Purchaser shall not be entitled to pursue or recover any amount in respect of a claim against the Vendor for breach of Warranty unless the amount recoverable for that claim, when aggregated with the amounts recoverable for all other claims, exceeds £25,000.00, in which event the full amount of such claim or claims shall be recoverable and not merely the excess; and
- 7.6.5 nothing contained or referred to in this Agreement shall relieve or be deemed to be relieve the Purchaser from its common law duty to the Vendor to mitigate its loss.
- 7.7 None of the limitations in this clause 7 shall apply to any claim which is the consequence of fraud, fraudulent misrepresentation, reckless or wilful misconduct or omission by or on behalf of the Vendor.
- 7.8 If, and to the extent the Purchaser recovers from a person other than the Vendor (a "Third Party") any sum in respect of any liability, loss or damage which is the subject of a claim by the Purchaser for breach of Warranty under this Agreement, any such recovery from a Third Party shall, to the extent of such recovery, if it is in relation to the same subject matter, be taken into account (net of any and all costs and expenses incurred by the Purchaser in relation to, arising out of, or in connection with such recovery from a Third Party (including without limitation any increased insurance premium or excess payments)) when determining the loss and/or damage suffered by the Purchaser in respect of such breach of Warranty.
- 7.9 If any potential Warranty claim arises by reason of a liability of the Vendor which is contingent only, then the Vendor will not be under any obligation to make any payment in respect of such Warranty claim until such time as the contingent liability ceases to be contingent and becomes actual except that this clause shall not operate to avoid a claim notified in respect of a contingent liability notified within the time limit specified in clause 7.6.1 above if the notice of the claim has been delivered before the expiry of the Claim Period (even if such liability does not become an actual liability until after the expiry of the Claim Period). Subject to receipt by the Vendor of the notice referred to above within the Claim Period, if that contingent liability becomes an actual liability the Purchaser shall within twenty Business Days after actually becoming aware that the contingent liability has become an actual liability serve notice (a "Crystallisation Notice") on the Vendor accordingly and unless previously settled or agreed, the Crystallisation Notice shall be deemed to have been withdrawn nine months after it has been served on the Vendor unless proceedings in respect thereof have been issued and served on the Vendor prior to the expiry of such nine month period.



- 7.9 Any payment made or suffered by the Vendor in respect of a claim or under any other provision of this Agreement shall be deemed to be pro tanto a reduction in the Consideration.
- 7.10 Payment in respect of any Warranty claim will to the extent of such payment satisfy and preclude any other Warranty claim which is capable of being made in respect of the same subject matter.
- 7.11 Each of the Warranties will be construed as a separate Warranty and will not be limited or restricted by reference to, or inference from, the terms of any other warranty or any other term of this Agreement.

## **8 RISK**

- 8.1 The Assets shall be at the risk of the Purchaser as from the Transfer Date.
- 8.2 All profits and receipts of the Business and all losses, liabilities and outgoings incurred or payable by the Business including without limitation the Excluded Liabilities up to the Transfer Date shall belong to, and be paid and discharged by, the Vendor and the Vendor shall indemnify and keep indemnified the Purchaser against all outgoings, debts, liabilities, obligations, actions, proceedings, costs, damages, claims and demands arising out of, or in connection with or related to its failure to discharge the same.
- 8.3 All profits and receipts of the Business and all losses, liabilities and outgoings incurred or payable by the Business as from the Transfer Date shall, save to the extent the same relate to the Excluded Liabilities and, subject to the other terms of this Agreement, belong to, and be paid and discharged by, the Purchaser.
- 8.4 Subject to clause 11.2, nothing in this Agreement shall have the effect of making the Vendor liable in any way under any guarantees or warranties given by the Purchaser to any customer in relation to goods sold or services rendered by the Purchaser after the Transfer Date, the liability for which shall remain absolutely with the Purchaser. For the avoidance of doubt the words "subject to clause 13.2" that appears at the start of this clause shall not be construed so as to imply any direct contractual relationship and/or other duty owed by the Vendor to a customer of the Business where such relationship and/or duty does not otherwise exist.
- 8.5 Outgoings and payments receivable which relate to periods both before and after the Transfer Date shall be apportioned accordingly between the Vendor and the Purchaser by reference to the extent of use where specifically referable to the extent of the use but otherwise on a time basis.
- 8.6 Pre-payments and payments in advance made to the Vendor on or before the Transfer Date in respect of goods and services to be supplied after the Transfer Date shall be payable by the Vendor to the Purchaser and pre-payments and payments in advance made by the Vendor in respect of goods ordered but not delivered and services contracted in the ordinary course for but not rendered to the Vendor in connection with the Business and/or the assets prior to the Transfer Date shall be refundable by the Purchaser to the Vendor.
- 8.7 If and to the extent that:
- 8.7.1 the Vendor has prior to the Transfer Date received any deposit or payment in advance in respect of any Customer Contract or Stock which relates to work to be performed or Stock to be provided after the Transfer Date the Vendor will account to the Purchaser for the same on the Transfer Date;

- 8.7.2 any payment is made to the Vendor after the Transfer Date in respect of the performance by the Purchaser of Customer Contracts or generally in relation to the carrying on of the Business by the Purchaser after the Transfer Date the Vendor will receive the same as trustee, will record such payment separately in its books and will account to the Purchaser for the same as soon as reasonably practicable and in any event within twenty (20) Business Days of receipt;
- 8.7.3 any payment is made to the Purchaser after the Transfer Date in respect of the performance by the Vendor of Customer Contracts or generally in relation to the carrying on of the Business by the Vendor before the Transfer Date the Purchaser will receive the same as trustee and will account to the Vendor for the same as soon as reasonably practicable and in any event within twenty (20) Business Days of receipt;
- 8.8 Apportionments to be made pursuant to this clause 8 shall be made on a basis consistent with the normal accounting policies and procedures of the Purchaser and the balance agreed between the Vendor and the Purchaser as soon as practicable after the Transfer Date provided that if the apportionments are not agreed within twenty (20) Business Days from the Transfer Date (or such other day as the Vendor and the Purchaser may agree in writing), either party may refer the matter in dispute for determination by the Independent Accountant in accordance with clause 25.
- 8.9 Payment of amounts apportioned pursuant to this clause shall be made in cash within twenty (20) Business Days of their being agreed by the parties or determined by the Independent Accountant.
- 8.10 In relation to any expenditure or outgoing or the like referred to in clause 8 which is consideration for a taxable supply and which is apportioned pursuant to clause 8.2, 8.3, 8.6 and 8.7 above, that part of the amount of the expenditure or outgoing which is input tax for the purposes of VAT shall be apportioned to the party which is entitled to recover such input tax or obtain credit for it from HM Revenue & Customs. In relation to any deposit, pre-payment receipt or receivable or the like which is consideration for a taxable supply and which is apportioned under clauses 8.2, 8.3, 8.6 and 8.7 above, that part of the amount of the deposit, pre-payment, receipt or receivable or the like which is an output tax for VAT purposes shall be apportioned to the party which is obliged to account for such output tax to HM Revenue & Customs.

## **9 STOCK AND WIP**

- 9.1 The Stock-Take for all Stock (including the Van Stock) WIP, Fuel Stock and Small Tools shall take place in accordance with this clause 9.

### Stock

- 9.2
- 9.2.1 The Vendor and the Purchaser will carry out a sample stock-take of the Depot Stock on the Stock-Take Date comparing actual Depot Stock to the Depot Stock as shown in the Vendor's books of accounts.
- 9.2.2 The Vendor and the Purchaser will ascertain the amount of Depot Stock at the Transfer Date at each location as shown by the Vendor's books of accounts.

- 9.2.3 The price of the Depot Stock shall be the Council Value of the Depot Stock shown in the Vendor's books of accounts as at the Transfer Date.
- 9.3
- 9.3.1 On the Stock-Take Date representatives of the Vendor and the Purchaser will identify the Manufacturing Stock by carrying out a physical stock-take at the Manufacturing Unit with representatives of the Vendor and the Purchaser present.
- 9.3.2 The price of the Manufacturing Stock will be the Council Value of the Manufacturing Stock shown in the Vendor's books of accounts as at the Transfer Date.
- 9.4
- 9.4.1 On the Stock-Take Date representatives of the Vendor and the Purchaser will identify the Van Stock by carrying out a physical stock-take of the Van Stock with representatives of the Vendor and the Purchaser present.
- 9.4.2 The price for the Van Stock shall be the Council Value of the Van Stock shown in the Vendor's books of accounts as at the Transfer Date.
- 9.5 The Vendor shall make available to the Purchaser such information as the Purchaser shall request to enable the Purchaser to verify that the Stock has been valued in accordance with this clause 9.
- 9.6 The Purchaser shall within fifteen Business Days of the Transfer Date deliver a draft of the Stock valuation to the Vendor. The Vendor shall forthwith consider such draft and if the Vendor does not accept the draft the parties will negotiate in good faith to try to agree the Stock Price within thirty Business Days of the date of completion of the stock-take.
- 9.7 If the Vendor and the Purchaser are unable to agree within thirty Business Days of the Stock-Take Date the Stock Price then the matter or matters in dispute will be referred to the Independent Accountant for determination in accordance with the provisions of clause 25.
- 9.8 If the Stock Price is agreed or determined to be less than the Initial Stock Payment the Vendor will within twenty Business Days after the agreement or determination of the Stock Price make payment of the difference between the Stock Price and the Initial Stock Payment to the Purchaser.
- 9.9 If the Stock Price is agreed or determined to be more than the Initial Stock Payment the Purchaser will within twenty Business Days after the agreement or determination of the Stock Price make payment of the remaining balance of the Stock Price to the Vendor.
- 9.10 Payments under this clause 9 will be made by cleared funds or by such other method as may be agreed between the parties. Interest shall accrue on any payment due under clause 9.8 or 9.9 from the date of determination or agreement of the Stock Price until the date of payment at a rate of 1.5% above the base rate from time to time of the Cooperative Bank plc.
- 9.11 The Purchaser undertakes to the Vendor to pay to the Vendor within twenty (20) Business Days of receipt of a request for the same an amount equal to one half of the salary and overtime costs on the Vendor incurred by the Vendor in relation to the employees of the Vendor carrying out the stock-take referred to in this clause 9.

WIP

- 9.12 On the Stock-Take Date a representative of the Vendor and the Purchaser will identify the WIP by carrying out a physical stock-take at the Manufacturing Unit and the Sites.
- 9.13 The WIP Price shall be calculated as the aggregate of:
- 9.13.1 in respect of the Sites, for raw materials comprised in the WIP (but not raw materials that have already been utilised in the works at the Sites), at the lower of cost and net realisable value;
  - 9.13.2 for products in the course of manufacture, the net realisable value of the same as adjusted to reflect the estimated percentage of such product that is complete; and
  - 9.13.3 in respect of the Non-Core Sites, the labour and other overhead costs incurred by the Vendor in the carrying out of the works at the Non-Core Sites up to the Transfer Date, less any expenses already paid for by any third party in respect of such Non-Core Sites.
- 9.14 The Vendor shall make available to the Purchaser such information as the Purchaser shall request to enable the Purchaser to verify that the WIP has been valued in accordance with this clause 9.
- 9.15 The Purchaser shall within fifteen Business Days of the Transfer Date deliver a draft of the WIP valuation to the Vendor. The Vendor shall forthwith consider such draft and if the Vendor does not accept the draft the parties will negotiate in good faith to try to agree the WIP Price within thirty Business Days of the date of completion of the stock-take.
- 9.16 If the Vendor and the Purchaser are unable to agree within thirty Business Days of completion of the stock-take in relation to the WIP the WIP Price then the matter or matters in dispute will be referred to the Independent Accountant for determination in accordance with the provisions of clause 25.
- 9.17 The Purchaser will within twenty (20) Business Days after the agreement or determination of the WIP Price make payment of the WIP Price to the Vendor.
- 9.18 Payments under clause 9.17 will be made in cleared funds or by such other method as may be agreed between the parties.

#### Small Tools

- 9.19 On the Stock-Take Date the Vendor will make available to the Purchaser a list setting out for all Small Tools:
- 9.19.1 a description of that Small Tool;
  - 9.19.2 the value of such Small Tool; and
  - 9.19.3 the location of such Small Tool,

and made all Small Tools available for sample inspection by the Purchaser at the Depots. The terms of clause 9.4 shall apply mutatis mutandis to the stock-take in relation to Small Tools.

## Fuel Stock

- 9.20 On the Stock-Take Date representatives of an agent appointed by the parties (acting reasonably) (instructed by the Vendor and the Purchaser) will identify the Fuel Stock by dipping the fuel tanks of each of the Motor Vehicles and each of the fuel stores and tanks at the Depots with representatives of the Vendor and the Purchaser present.
- 9.21 The Fuel Price shall be calculated as the total sum of:
- A x B
- Where:           A=     the number of litres of Fuel Stock identified by the dipping of the fuel tanks
- B=     the price paid most recently (exclusive of VAT) by the Vendor
- 9.22 The Purchaser shall within fifteen Business Days of the Transfer Date deliver a draft of the Fuel Stock valuation to the Vendor. The Vendor shall forthwith consider such draft and if the Vendor does not accept the draft the parties will negotiate in good faith to try and agree the Fuel Price within thirty (30) Business Days of the date of completion of the Fuel Stock stock-take.
- 9.23 If the Vendor and the Purchaser are unable to agree within thirty Business Days of completion of the stock-take in relation to the Fuel Price then the matter or matters in dispute will be referred to the Independent Accountant for determination in accordance with the provisions of clause 25.
- 9.24 The Purchaser will within twenty Business Days after the agreement or determination of the Fuel Price make payment of the Fuel Price to the Vendor.
- 9.25 Payments under clause 9.24 will be made by in cleared funds or by such other method as may be agreed between the parties.

## **10. LEASED ASSETS AND EQUIPMENT**

- 10.1 The provisions of Schedule 7 shall apply in relation to the Leased Assets.

## **11. BUSINESS CONTRACTS**

- 11.1 The Purchaser undertakes to the Vendor with effect from the Transfer Date to assume the obligations and become entitled to the benefits of the Vendor under the Transferring Business Contracts and the Purchaser undertakes subject to clause 11.2 to carry out and perform and complete all the obligations and liabilities created by or arising under the Transferring Business Contracts (except for any obligations or liabilities attributable to any breach by the Vendor or by any person acting for or on behalf of, or with the authority of, the Vendor whatsoever occurring, arising or accruing in or referable to the period up to and including the Transfer Date) and shall indemnify the Vendor and keep it fully indemnified against all liabilities, losses, actions, proceedings, reasonable costs, claims, demands and reasonable expenses brought or made against or incurred by the Vendor in respect of the non-performance or defective or negligent performance by the Purchaser of the Transferring Business Contracts after the Transfer Date.

- 11.2 The Vendor shall indemnify the Purchaser and keep it fully indemnified against all liabilities, losses, actions, proceedings, reasonable costs, claims, demands and reasonable expenses brought or made against or incurred by the Purchaser in respect of any breach (including, without limitation, the non-performance or defective or negligent performance) by the Vendor (or by any person acting for or on behalf of, or with the authority of, the Vendor) of the Transferring Business Contracts prior to the Transfer Date.
- 11.3 The Vendor, with effect from the Transfer Date, hereby assigns to the order of the Purchaser all the Transferring Business Contracts which are capable of assignment without the consent of other parties.
- 11.4 Insofar as any of the Transferring Business Contracts are not assignable to the Purchaser without the agreement of or novation by or consent to the assignment from another party this Agreement shall not constitute an assignment or attempted assignment if such assignment or attempted assignment would constitute a breach of such Transferring Business Contracts. In the event that consent or novation is required to such assignment:
- 11.4.1 the Vendor shall at its own expense, at the Purchaser's request, use all reasonable endeavours with the cooperation of the Purchaser to procure such novation or assignment as aforesaid;
- 11.4.2 unless and until any such Transferring Business Contract shall be novated or assigned as aforesaid the Vendor shall hold such Transferring Business Contract in trust for the Purchaser and its successors in title absolutely and the Purchaser shall (if such sub-contracting is permissible and lawful under the Transferring Business Contract in question) as the Vendor's sub-contractor, subject to clauses 11.1 and 11.2, perform all the obligations of the Vendor under such Transferring Business Contract; and
- 11.4.3 unless and until any such Transferring Business Contract shall be novated or assigned the Vendor will (so far as it lawfully may) give all assistance to the Purchaser as the Purchaser may reasonably require to enable the Purchaser to enforce its rights under such Transferring Business Contract and (without limitation) will provide access to all relevant books, documents and other information in relation to such Transferring Business Contract as the Purchaser may require from time to time.
- 11.5 Any money received by the Purchaser from a person who is both a debtor of the Business at the Transfer Date and a debtor in respect of any subsequent transaction will be applied to the invoice to which it relates. If it is not clear to which invoice the payment relates the Purchaser will make reasonable enquiry of the relevant debtor. If following such enquiry it is still not possible to ascertain to which invoice the payment relates the payment will be deemed to have been received in respect of the earlier invoice.

## **12. OBLIGATIONS AFTER TRANSFER DATE**

- 12.1 The Vendor undertakes to pass to the Purchaser as soon as reasonably practicable (and in any event within five (5) Business Days) following receipt any orders or enquiries in relation to the Business which it may receive at any time following the Transfer Date.
- 12.2 On and any time after the Transfer Date the Vendor will give or procure to be given to the Purchaser such information as the Purchaser may reasonably require for the conduct of the Business and for the purposes of implementing the provisions of this Agreement (insofar as such information relates to the Business and/or the Assets) comprised in parts (b), (c) and (e) of the definition of Excluded Information (but excluding legally privileged information) and

all such other information and other assistance (including, without limitation, particulars of customers, suppliers and other who have dealt with the Vendor in connection with the Business).

- 12.3 Without prejudice to paragraph 3.1 of Schedule 1, the Vendor will, if so required by the Purchaser on or at any time after the Transfer Date and at the Purchaser's reasonable expense, send a circular (in a form provided by the Purchaser) to persons who have had dealings with the Vendor in connection with the Business announcing the transfer to the Purchaser of the Business and the Goodwill.
- 12.4 The Vendor will give to the Purchaser such access to the accounts and accounting records referred to in clause 3.1.6 as the Purchaser may reasonably require (including the right to take copies and extracts on reasonable advance notice) and will keep them in good order and continue to retain ownership and possession of the same for at least seven years from the Transfer Date.
- 12.5 Following the Transfer Date, the Purchaser will give to the Vendor, to the extent permitted by law, access to such Records and Business Information as the Vendor may reasonably require (including the right to take copies and extracts on reasonable advance notice) and will keep them in good order and continue to retain ownership and possession of the same for at least seven years from the Transfer Date or, if longer, the duration of the Contract.

### **13 TUPE**

- 13.1 It is agreed between the parties that with effect from and including the Transfer Date the Employees will transfer to the employment of the Purchaser and the Purchaser will comply with all the requirements and obligations which TUPE imposes on a purchaser on a transfer both before and after a relevant transfer whether or not as a matter of law TUPE applies.
- 13.2 The Purchaser will indemnify the Vendor against any costs, claims, liabilities, expenses or demands (but in the case of legal and other professional fees and expenses only to the extent they are reasonable):
- 13.2.1 made by any Employee and arising from a change or proposed change by the Purchaser after the Transfer Date in working conditions or terms and conditions of employment, whether or not such claim is advanced prior to, on or after the Transfer Date;
  - 13.2.2 arising from any act or omission giving rise to any claim arising from representations made to the Employees by or on behalf of the Purchaser; or
  - 13.2.3 arising from any act or omission giving rise to any claim arising out of any failure by the Purchaser to discharge its obligations to the Vendor, any trade union, staff association, or any other employee representatives (within the meaning of TUPE) under Regulation 13 of the Regulations provided that the Vendor has provided to the Purchaser all information and at such time as may be necessary to comply with Regulation 13.
- 13.3 In the event that any employee worker or any other party engaged in the Business prior to the Transfer Date other than an Employee transfers to and becomes an employee of the Purchaser by operation of TUPE on the Transfer Date ("**Unlisted Employee**"):

- 13.3.1 the Purchaser shall notify the Vendor in writing as soon as it becomes aware of this fact and shall consult with the Vendor in relation to the steps to be taken in accordance with this Clause 13.3;
- 13.3.2 the Purchaser shall take all reasonable steps to consider redeployment of such Unlisted Employee. In the event that an Unlisted Employee can be, and agrees to be, re-deployed by the Purchaser, the Vendor will reimburse the Purchaser for all additional costs directly attributable to such redeployment to the extent that such costs do not exceed that sum which would have been payable to that Unlisted Employee had he been dismissed by reason of redundancy and such Unlisted Employee shall on the date of such redeployment become an Employee;
- 13.3.3 the Vendor may, within 14 days of receiving notice pursuant to Clause 13.3.1, offer employment to an Unlisted Employee; and
- 13.3.4 in the event that the Purchaser is unable to re-deploy an Unlisted Employee (or the Unlisted Employee does not accept such redeployment) and the Vendor does not offer employment to that Unlisted Employee or that Unlisted Employee does not accept any offer made by the Vendor, the Purchaser may terminate that Unlisted Employee's contract of employment 28 days after giving the Vendor notice under Clause 13.3.1. The Vendor will indemnify the Purchaser in full against any actions, proceedings, costs, claims, demands, awards, fines, orders, expenses and liability whatsoever (including reasonable legal and other professional fees and expenses) in relation to such person whether arising directly or indirectly out of or in connection with such termination and against any sums payable to or in relation to such person in respect of his employment after the Transfer Date to the date of such termination.
- 13.4 All salaries and other emoluments, holiday pay (other than holiday pay in respect of the holiday year current at the Transfer Date to which Clause 13.5 shall apply), expenses, accrued overtime, claims, tax and national insurance payments and contributions to retirement benefit schemes relating to the Employees shall be borne by the Vendor up to the Transfer Date and by the Purchaser on the day of Transfer Date and thereafter. Where sums payable after the Transfer Date relate to periods both prior to and after the Transfer Date such sums shall be apportioned in accordance with Clause 13.6. The Purchaser shall indemnify the Vendor and keep the Vendor indemnified against any costs, losses, expenses or damages of the Vendor (but legal and other professional fees to the extent that they are reasonable) arising from the Purchaser's failure to discharge its obligations under this Clause 13.4 and the Vendor shall indemnify and keep indemnified the Purchaser against any costs, losses, expenses or damages (but legal and other professional fees to the extent that they are reasonable) arising from the Vendor's failure to discharge its obligations under this Clause 13.4.
- 13.5
- 13.5.1 The Vendor shall provide the Purchaser with complete, up to date and accurate details of holiday taken and holiday not yet taken but approved by the Vendor by each Employee in the holiday year current at the Transfer Date within forty (40) Business Days of the Transfer Date.
- 13.5.2 In relation to holiday pay for the Employees for the holiday year current at the Transfer Date the following shall apply:-



- 13.5.2.1 the Employees' entitlement to holiday pay shall be apportioned proportionately between the periods of their current holiday year prior to and after the Transfer Date;
- 13.5.2.2 where an Employee has taken more than his proportionate holiday prior to the Transfer Date the Purchaser shall pay to the Vendor a sum equal to the cost to the Vendor of the number of days holiday taken by the Employee in excess of his proportionate holiday entitlement;
- 13.5.2.3 where an Employee has taken less than his proportionate holiday prior to the Transfer Date the Vendor shall pay to the Purchaser a sum equal to the cost to the Purchaser of paying for the number of days holiday by which the actual number of days holiday taken is less than the Employee's proportionate holiday entitlement at the Transfer Date; and
- 13.5.2.4 subject to Clause 13.5.2.3 above and to Clause 13.4, where the contract of employment of any of the Employees is terminated after the Transfer Date the Purchaser shall bear and fully and effectively indemnify the Vendor from and against all liability for the payment for holiday accrued and not taken by such Employee as may arise.
- 13.6 Sums to be paid and/or apportioned pursuant to Clauses 13.4 and 13.5 shall be agreed between the Vendor and the Purchaser as soon as practicable after the Transfer Date provided that if the apportionments are not agreed within 30 Business Days from the Transfer Date (or such other day as the Vendor and the Purchaser may agree) either party may refer the matter in dispute for determination by the Independent Accountant in accordance with Clause 25. Payment of sums apportioned or to be paid under Clauses 13.4 and 13.5 shall be made in cash within 15 Business Days of their being agreed by the parties or determined by the Independent Accountant. Such apportionment shall be without prejudice to the indemnities contained in Clause 13.4.
- 13.7
- 13.7.1 Without prejudice to those matters set out in Clause 13.3, the Purchaser agrees hereby to indemnify the Vendor fully and to hold it harmless at all times from any claims, actions, proceedings and all loss, damage, costs, charges and expenses (but only legal and other professional fees to the extent they are reasonable) suffered or incurred by it which arise from claims by Employees or other employees of the Purchaser or by any trade unions, elected employee representatives or staff associations in respect of all or any such Employees as a result of or in connection with any act, fault or omission by the Purchaser on or after the Transfer Date including but not limited to the implementation of any redundancy after the Transfer Date made pursuant to a redundancy invitation made to Employees (the identity of whom was agreed in writing by the Purchaser) made prior to the Transfer Date (but not where such claims, actions, proceedings, losses, damage, costs, charges and expenses are attributable to any act, fault or omission of the Vendor prior to the Transfer Date) or where such claims arise as a result of any breach of obligation (whether contractual, statutory, at common law or otherwise) by the Purchaser;
- 13.7.2 Without prejudice to those matters set out in Clause 13.3 the Purchaser agrees hereby to indemnify the Vendor and to hold it harmless at all times from any claims, actions,

proceedings and all loss, damage costs, charges and expenses (but only legal and other professional fees to the extent they are reasonable) suffered or incurred by it which arise from claims by Unlisted Employees which arise as a result of the Purchaser acting improperly towards any such Unlisted Employee after the Transfer Date.

13.8 Save for those matters set out in Clause 13.2 above, the Vendor shall indemnify and keep indemnified the Purchaser against any costs, claims, liabilities and expenses (but only legal and other professional fees to the extent they are reasonable) which are attributable to any act or omission by the Vendor or third party (save for the Purchaser) prior to the close of business on the day before the Transfer Date in respect of any of the Vendor's obligations or duties (whether arising under common law, contract, tort, statute, custom or otherwise) to or in relation to any of its employees or former employees (including but not limited to any liability arising out of the termination or dismissal of any employee or former employee or arising out of any redundancy invitation exercised and completed prior to the Transfer Date or exercised prior to the Transfer Date where such costs, claims, liabilities and expenses are attributable to any act, fault or omission of the Vendor prior to the Transfer Date) or arising out of a claim for personal injury (whether under contract, tort or statute and whether relating to an act or omission of the Vendor or a third party) and which the Purchaser may incur or suffer as a result of the application of TUPE in relation to contracts of employment of such employees or former employees or any of them.

13.9 The Purchaser warrants that it will in relation to Employees (for so long as they remain employed by the Purchaser in relation to the Business) comply with all those obligations placed upon the Vendor by the Race Relations (Amendment) Act 2000 and any code of practice issued thereunder and will indemnify the Vendor for any loss, expense or damage incurred by the Vendor as a result of any breach of such obligations.

13.10 The Parties acknowledge and agree that the Purchaser will be unable to obtain admitted body status in order for the Employees to remain as members of the SYPF. Accordingly, the Purchaser shall offer the Employees access to a membership of a pension scheme which is either:

13.10.1 a good quality employer pension scheme, being either:

- (a) contracted-out final salary based defined benefit scheme; or
- (b) a defined contribution scheme under which the Purchaser matches employee contributions up to six per cent (6%); or

13.10.2 a stakeholder pension scheme, under which the Purchaser matches employee contributions up to at least six per cent (6%),

and the Vendor will also use reasonable endeavours to procure in these circumstances that a transfer payment will be paid to the pensions scheme to be offered calculated on a past service reserve basis and according to methods and assumptions agreed between the actuary acting for each party for those Employees who wish to take a transfer payment in respect of their rights under the SYPF.

**14. WIP**

14.1 The Service Provider shall, at the Transfer Date, take over the execution of any Manufacturing WIP being carried out at any of the Manufacturing Unit and any WIP which is being carried out by the Vendor at the Sites immediately prior to the Transfer Date, and shall comply with the terms of any Business Contract in relation to such Manufacturing WIP or WIP.

## **15. CLAIMS**

15.1 In respect of any Claims which are ongoing at the Transfer Date, the Vendor shall retain responsibility for the conduct of such Claims, in accordance with the provisions of Schedule 26 of the Contract.

15.2 The Purchaser shall give all reasonable assistance to the Vendor in the conduct of such Claims as are retained by the Vendor in accordance with the provisions of Schedule 26 of the Contract.

## **16. CONFIDENTIALITY**

16.1 Subject to any exceptions to, or exclusions from, confidentiality contained in clause 90 of the Contract, the Vendor undertakes to keep confidential and not at any time to disclose or make known to anyone whatsoever or use for its own or any other person's benefit any Business Information, except as may be required by any legal or regulatory authority to which the Vendor is subject.

16.2 The Purchaser shall, subject to any exceptions to or exclusions from confidentiality contained in clause 90 of the Contract, keep confidential and not disclose or make known to any third party whatsoever nor use for its or any other person's benefit any Business Information which may have been disclosed to the Purchaser or which may otherwise have come to the attention of the Purchaser and which relates to the business or affairs of the Vendor, other than the Business and/or the Assets, except as may be required by any legal or regulatory authority to which the Purchaser is subject.

16.3 The obligations imposed by the provisions of clauses 16.1 and 16.2 shall not apply to the extent that the Business Information in question is or comes into the public domain without fault on the part of the party to whom the same was disclosed or to whose attention the same has come.

## **17. ANNOUNCEMENTS AND PUBLICITY**

17.1 No announcement or circular or other publicity in connection with the subject matter of this Agreement (other than as permitted by this Agreement) shall be made by or on behalf of the Vendor or the Purchaser without the approval of the other as to its content, form and manner of publication save that any announcement, circular or other publicity required to be made or issued by the Vendor or the Purchaser pursuant to any legal or regulatory authority may be made or issued by the Vendor or the Purchaser without such approval. The parties shall, save to the extent that the announcement, circular or other publicity is made pursuant to any legal and/or regulatory requirement and/or obligation, consult together upon the form of any such announcement, circular or other publicity and the other party shall promptly provide such information and comment as the party issuing any such announcement, circular or publicity may from time to time reasonably request.

## **18. NOTICES**

- 18.1 Any notice to be given by a party to this Agreement shall be in writing and may be given personally or sent by fax or preregistered post:
- 18.1.1 marked for the attention of Head of Business Services, copied to the Authority Representative (as such term is defined in the Contract) at the Vendor's address as set out on page 1 of this Agreement in the case of the Vendor; and
  - 18.1.2 marked for the attention of the Service Provider Representative (as such term is defined in the Contract) at the Purchaser's address as set out on page 1 of this Agreement in the case of the Purchaser,

or at such other address as the party to be served may have notified as its address for service.

- 18.2 Any notice if given personally shall be deemed served when delivered; if sent by fax shall be deemed served when despatched; and if served by registered post shall be deemed served 48 hours after posting. In proving the service of any notice it will be sufficient to prove, in the case of a letter, that such letter was delivered to the address given for notice, or properly stamped, addressed and placed in the post or, in the case of a fax, that such fax was duly despatched to a current fax number of the addressee and confirmation of due transmission was received by the sender.

## **19. SUCCESSORS AND ASSIGNS**

- 19.1 This Agreement shall be binding upon and enure for the benefit of each party's successors and assigns.
- 19.2 Neither of the parties shall be entitled to assign this Agreement or any of its rights or obligations under it except as permitted in this Agreement.

## **20. VARIATION**

No variation of this Agreement shall be effective unless made in writing and signed by or on behalf of a duly authorised officer of each of the parties.

## **21. COSTS**

The parties shall pay their own costs and expenses in relation to the preparation, execution and carrying into effect of this Agreement.

## **22. SEVERANCE**

If at any time any provision of this Agreement is or becomes invalid or illegal in any respect, such provision shall be deemed to be severed from this Agreement but the validity, legality and enforceability of the remaining provisions of this Agreement shall not be affected or impaired thereby.

## **23. FURTHER ASSURANCE**

The Vendor shall do, execute and perform and shall procure to be done, executed and performed all such further acts, deeds, documents and things as the Purchaser may reasonably require from time to time effectively to vest the legal and/or beneficial ownership of the Assets in the Purchaser or as it directs free from all liens, charges, options, encumbrances or

adverse rights or interests of any kind and otherwise to give to the Purchaser the full benefit of this Agreement.

**24. INTEREST**

If either party becomes liable to pay the other any sum whatsoever pursuant to this Agreement the payor will be liable to pay interest on such sum from the due date for payment at the annual rate of 1.5% above the base lending rate from time to time of the Cooperative Bank plc accruing on a daily basis and compounded monthly until payment is made, whether before or after any judgement.

**25. DISPUTES**

Any disputes as to any amount to be paid by either the Vendor or the Purchaser in relation to apportionments pursuant to clause 8.8 or in relation to the Stock, the WIP, the Small Tools and the Fuel Stock pursuant to clause 9 will be referred by the Vendor or the Purchaser (as the case may be) after the appropriate time for the resolution of such dispute has lapsed (or if no such time is specified in this Agreement within ten Business Days of the dispute arising) to the Independent Accountant who will ascertain and certify the amount (if any) payable by one party to another in accordance with the appropriate provisions of this Agreement. The decision of the Independent Accountant (which shall be notified in writing to the Vendor and the Purchaser) will be final and binding on the parties and his fees will be borne by the Vendor and the Purchaser in such proportions as he may determine or, in the absence of any such determination, by the Vendor and the Purchaser in equal shares. The Vendor and the Purchaser will provide the Independent Accountant with such information and assistance as he may reasonably require for the purpose of resolving the dispute and ascertaining and certifying the amounts in question.

**26. WAIVERS**

A failure by any party to exercise any delay, forbearance or indulgence by any party in exercising any right, power or remedy under this Agreement shall not operate as a waiver of that right, power or remedy or preclude its exercise at any subsequent time or on any subsequent occasion. The single or partial exercise of any right, power or remedy shall not preclude any other or further exercise of that right, power or remedy. No custom or practice of the parties at variance with the terms of this Agreement shall constitute a waiver of the rights of any party under this Agreement. The rights, powers and remedies provided in this Agreement are cumulative and not exclusive of any rights, powers or remedies provided by law.

**27. ENTIRE AGREEMENT**

- 27.1 This Agreement, and the documents referred to in it, constitutes the entire agreement and understanding of the parties and supersedes any previous agreement between the parties relating to the subject matter of this Agreement.
- 27.2 Each of the parties acknowledges and agrees that in entering into this Agreement, and the documents referred to in it, it does not rely on, and shall have no remedy in respect of, any statement, representation, warranty or understanding (whether negligently or innocently made) of any person (whether party to this Agreement or not) other than as expressly set out in this Agreement and such documents. The only remedy available to it for breach of the Warranties shall be for breach of contract under the terms of this Agreement. Nothing in this

Clause shall, however, operate to limit or exclude any liability for fraud or wilful concealment.

**28. COUNTERPARTS**

This Agreement may be executed in two or more counterparts, each of which shall be deemed to be an original, and which together shall constitute one and the same Agreement. Unless otherwise provided in this Agreement, this Agreement shall become effective and be dated (and each counterpart shall be dated) on the date on which this Agreement (or a counterpart of this Agreement) is signed by the last of the parties to execute this Agreement or, as the case may be, a counterpart thereof.

**29. RIGHTS OF THIRD PARTIES**

A person who is not a party to this Agreement shall have no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any of its terms.

**30. APPLICABLE LAW AND JURISDICTION**

30.1 This Agreement shall be governed by English law and, subject to clause 25, each of the parties submits to the exclusive jurisdiction of the law of England and Wales.

30.2 The rights and remedies provided for by this Agreement will not exclude rights or remedies provided by law.

**31. POST-COMPLETION EFFECT**

This Agreement shall remain in full force and effect after and notwithstanding the Transfer Date.

**32. [NOT USED]**

**33. INDEMNITIES**

Where any party to this Agreement agrees to indemnify the other party to this Agreement any payment due to the indemnified party under the relevant provisions of this Agreement must exclude in each case VAT which is recoverable by the indemnified party in respect of the indemnified cost or any corporation tax or income tax benefit available to the indemnified party in respect of such cost.

**34. SET-OFF**

Either party (the "First Party") will be entitled but not obliged at any time or times to set off any liability of the other party (the "Second Party") to the First Party against any liability of the First Party to the Second Party (in each case to the extent such liability arises pursuant to this Agreement). The parties' rights under this clause 34 will be without prejudice to any other rights or remedies available to them under this Agreement or otherwise.

**IN WITNESS WHEREOF** the Parties have executed and delivered this Deed on the date first written above.

**EXECUTED AND DELIVERED** )  
as a Deed by the affixing of )  
the common seal of **THE** )  
**SHEFFIELD CITY COUNCIL** )  
in the presence of: )

**SIGNED** as a **DEED** by  
**AMEY HALLAM HIGHWAYS LIMITED**  
acting by a Director

Director

In the presence of:

## **SCHEDULE 1**

### **COMPLETION REQUIREMENTS**

#### **1. OBLIGATIONS OF THE VENDOR**

- 1.1 The Vendor shall deliver to or procure delivery to the Purchaser of:
  - 1.1.1 physical possession of all the Assets capable of passing by delivery with the intent that title in such Assets shall pass by and upon such delivery;
  - 1.1.2 the Transferring Business Contracts;
  - 1.1.3 true, accurate and complete copies of each of the Leasing/Hire Agreements;
  - 1.1.4 the Records and the Business Information in each case duly written up to the Transfer Date;
  - 1.1.5 the Disclosure Letter duly signed on behalf of the Vendor.

#### **2. OBLIGATIONS OF THE PURCHASER**

- 2.1 The Purchaser shall deliver to or procure delivery to the Vendor of the Disclosure Letter signed on behalf of the Purchaser.
- 2.2 Upon completion of the matters referred to above the Purchaser will pay:
  - 2.2.1 that part of the Consideration referred to in clause 4.1.1; and
  - 2.2.2 the Initial Stock Payment,

provided that the Authority shall be entitled to set off such amount pursuant to Clause 56.12 of the Contract.

#### **3. ACTION AFTER COMPLETION**

- 3.1 Subject to clause 17, each of the Vendor and the Purchaser shall at the Purchaser's expense issue a statement in the Agreed Form to the customers of and suppliers to the Business informing them of the transfer of the Business to the Purchaser.
- 3.2 All correspondence, information, orders, enquiries and other documentation and items all money relating to or connected with the Business or the Assets received by the Vendor on or after the Transfer Date shall be immediately passed or paid (as the case may be) to the Purchaser or as it may direct.



**SCHEDULE 2**

**CUSTOMER CONTRACTS**

**Not Used**

**SCHEDULE 3**  
**SUPPLIER CONTRACTS**

**None**

**SCHEDULE 4**

**LEASING/HIRE AGREEMENTS**

**None**

**SCHEDULE 5**

**THE EQUIPMENT**

**Part 1**

**Loose Equipment**

**BTA Schedule 5 Part 1 240712.xls**

**Part 2**

**Fixed Equipment**

**BTA Schedule 5 Part 2 240712.xls**

**Part 3**

**Computer System**

**Olive Grove Device list May 2012**

## SCHEDULE 6

### WARRANTIES

#### 1. CAPACITY OF THE VENDOR

- 1.1 The Vendor has full power and authority and has taken all necessary corporate action to enable it effectively to enter into and perform this Agreement and all agreements ("**Related Agreements**") entered into, or to be entered into, pursuant to the terms of, or in connection with, this Agreement and such agreements when executed, will constitute valid, binding and enforceable obligations on the Vendor in accordance with their respective terms.
- 1.2 The Vendor does not require the consent, approval or authority of any other person to enter into or perform its obligations under this Agreement and/or the Related Agreements and its entry into and performance of this Agreement and/or the Related Agreements will not constitute any breach of or default under any contractual, governmental or public obligation binding upon it, and it is not engaged in any litigation or arbitration proceedings which might have an effect upon its capacity or ability to perform its obligations under this Agreement and/or the Related Agreements and the Vendor has received no notice and is not otherwise aware that any such legal or arbitration proceedings have been threatened against it.
- 1.3 The Business is not carried on by or for the benefit of any person, firm or corporation other than the Vendor.

#### 2. THE SCHEDULES

The information contained in Schedules 2 to 5 (inclusive) is true and accurate in all material respects.

#### 3. RECORDS AND ACCOUNTS

- 3.1 All books, accounts and records required by law to be maintained in connection with the Business have at all times been fully, properly and accurately maintained and are properly written up to date.
- 3.2 For the purposes of this paragraph 3, the following expressions shall have the following meanings:
- |                     |   |
|---------------------|---|
| "Accounts Date"     | the 12 month period ending on 31 March 2011   |
| "Business Accounts" | the unaudited internal trading accounts of the Vendor relating to the Business  |
| "SCC Accounts"      | the audited statement of accounts of the Vendor in respect of the 12 month period ending on the Accounts Date, a copy of which appears at document 1 of the Disclosure Bundle |
- 3.3 True and complete copies of the Business Accounts in respect of the financial years of the Vendor ended on 31 March 2011 and 31 March 2012 appear at document number 2 of the

#### Disclosure Bundle.

- 3.4 The Business Accounts in respect of the financial years of the Vendor ended on 31 March 2011 and 31 March 2012 have been prepared in accordance with the accounting principles and practices laid down in the Code of Practice on Local Authority Accounting in the United Kingdom: A Statement of Recommended Practice issued by the Chartered Institute of Public Finance and Accountancy (CIPFA) applicable to each year of account, insofar as those principles and practices are relevant to the production of internal trading accounts relating to the Business.
- 3.5 The Business Accounts for the 12 month period ending on the Accounts Date:
- 3.5.1 present fairly income and expenditure relating to the activities of the Business for the period from 1 April 2010 to the Accounts Date;
  - 3.5.2 include charges in respect of all liabilities arising during such period;
  - 3.5.3 include charges for writing off all redundant or obsolete Stock and writing down all slow moving and damaged Stock;
  - 3.5.4 have been prepared on bases and principles which are consistent with those used in the preparation of the Business Accounts for the years ending on 31 March 2011 and 31 March 2012;
  - 3.5.5 are not affected (except as disclosed in the Business Accounts in accordance with FRS 3) by any extraordinary or exceptional item; and
  - 3.5.6 include capital charges and, where applicable, charges for the impairment of fixed assets used in the Business calculated in accordance with the Code of Practice on Local Authority Accounting in the United Kingdom: A Statement of Recommended Practice.
- 3.6 The SCC Accounts present fairly the financial position of the Vendor as at the Accounts Date, the Vendor's income and expenditure for the year ended on the Accounts Date and disclose any contingent liabilities in accordance with FRS 12 and fully disclose all capital commitments of the Business as at the Accounts Date.
- 3.7 The profits of the Business for the three consecutive financial years ending 31 March 2010, 31 March 2011 and 31 March 2012 as shown by the Business Accounts, and disclosed in the notes to the consolidated revenue account included in the SCC Accounts, and the trend of profits thereby shown have not (except as therein disclosed) been affected by the inclusion of non-recurring items of income or expenditure.
- 3.8 All of the Records and Business Information are exclusively owned by the Vendor and the means of access to them is under its direct control.

#### **4. TITLE TO THE ASSETS**

- 4.1 The Assets comprise all of the assets now used in the Business and/or which are necessary for the continuation of the Business as now carried on.
- 4.2 The Vendor is the sole legal and beneficial owner of all of the Assets which are sold lien



from any charge, lien, encumbrance and no person other than the Vendor has or claims any rights in relation to the Assets or any of them or the proceeds of any sale of the Assets or any of them and the Assets are not subject to any floating charge or guarantee given by the Vendor or by any other person.

- 4.3 The Business Contracts are the only contracts entered into prior to the Transfer Date by or on behalf of the Vendor in relation to the Business and/or the Assets and which at the Transfer Date remain to be performed in whole or in part. For the purpose of this paragraph 4.3 the phrase "contracts" means any agreements or commitments whether conditional or unconditional and whether by deed, under hand, oral or otherwise and any arrangements or understandings whether legally binding or not.
- 4.4 Each of the Assets is in the legal and beneficial ownership, possession and control of the Vendor.
- 4.5 The Vendor has not in respect of the Business agreed to acquire any asset on terms that the property in it does not pass until full payment is made.

## **5. STOCK**

### **5.1 The Stock:**

- 5.1.1 is sufficient for the normal requirements of the Business and is not excessive;
- 5.1.2 is not obsolete, slow moving, out-of-date or likely to realise less than its book value and does not include goods returned by customers of the Business;
- 5.1.3 is capable of being sold or used in the ordinary course of the Business;
- 5.1.4 is fit for its intended purpose and of satisfactory quality and accords with any other representation, condition, warranty or contractual term, express or implied, which has been given or which would in the ordinary course of business be given by the Vendor in respect of it;
- 5.1.5 complies fully, and would if sold or used in the ordinary course of business on the Transfer Date comply in all material respects, with all applicable laws, regulations, standards (including British and/or European standards), customers' specifications and specifications laid down by the Vendor; and
- 5.1.6 is not and will not when put to its intended use be faulty, defective or dangerous.

## **6. EQUIPMENT AND MOTOR VEHICLES**

### **6.1 The Equipment, the Motor Vehicles and the other Leased Assets:**

- 6.1.1 are in a good and safe state of repair and condition and satisfactory working order and have been regularly maintained and serviced in accordance with safety regulations usually observed in relation to them and the Motor Vehicles are in a roadworthy condition; and
- 6.1.2 are completely and accurately recorded in Schedules 4 and 5.

6.2 All the Motor Vehicles have current road fund licences and Department of Transport test certificates (where necessary) and, where appropriate, the Vendor holds current operators' licences in respect of them.

7. **[NOT USED]**

## 8. **CONTRACTS**

8.1 None of the Business Contracts is ultra vires the Vendor.

8.2 All the Business Contracts are in full force and effect and have been duly complied with by the Vendor and, so far as the Vendor is aware, by all the other parties thereto. The Vendor has not and, so far as the Vendor is aware, no other person has done or permitted anything to occur in relation to any of the Business Contracts whereby any of them is or could be subject to early termination or which has given or may give rise to any claim under any of them by any party to any of them. The Vendor has not and, so far as the Vendor is aware, no other person has done or permitted anything to occur whereby any Business Contract may be rescinded or whereby the terms may be worsened as against the Vendor or the Purchaser or whereby the Business or Assets may be prejudiced as a result of anything done or permitted to be done by or on behalf of the Vendor.

8.3 None of the Business Contracts was entered into otherwise than in the ordinary and usual course of business of the Business.

8.4 During the 12 months ended on the date of this Agreement there has been no substantial change in the basis or terms on which any customer or supplier accounting for 10% or more of the income or expenditure of the Business is prepared to do business with the Vendor in respect of the Business (apart from normal price changes), and no substantial customer or supplier of the Business has ceased or substantially reduced its business with the Business, and no indication has been received by the Vendor that there will or may be any such change, cessation or reduction.

## 9. **LITIGATION**

9.1 There are no outstanding claims against, or disputes in relation to, the Vendor or (so far as the Vendor is aware) any other person in relation to the Business in respect of defects in quality or delays in delivery or completion of Business Contracts or otherwise relating to liability for goods or services supplied or to be supplied by or on behalf of the Business and so far as the Vendor is aware no such claims are threatened or anticipated.

9.2 The Vendor is not aware of any outstanding claims against, or formal disputes in relation to, any sub-contractor in relation to the Business in respect of defects in quality or delays in delivery or completion of Customer Contracts or otherwise relating to liability for goods or services supplied or to be supplied on behalf of the Business and so far as the Vendor is aware no such claims are threatened or anticipated.

9.3 The Vendor has not in the course of the Business sold, supplied or provided any product or service which did not, does not or will not comply fully with all applicable laws, regulations, standards (including British and/or European standards) and customers' specifications or which was, is or will be faulty, defective or dangerous or not in accordance with any representation, condition, warranty or contractual term, express or implied, given in respect of or relating to it.

## **10. EFFECT OF AGREEMENT**

- 10.1 The execution and delivery of this Agreement and the fulfilment and performance of and compliance with the terms of this Agreement do not and will not:
- 10.1.1 conflict with, violate or result in a breach of the terms, provisions or conditions of any of the Business Contracts or any law, undertaking to or judgement, order, injunction or decree of any court;
  - 10.1.2 relieve any person of any contractual or other obligation under any of the Business Contracts or entitle any person to terminate any such obligation;
  - 10.1.3 terminate or make subject to termination or, so far as the Vendor is aware, adversely affect from the point of view of the Business its enjoyment of any present or future benefit or privilege;
  - 10.1.4 so far as the Vendor is aware, result in any customer of or supplier to the Business ceasing to deal or substantially reducing the existing level of his dealings with the Business and the Vendor is not aware of any intention on the part of any such customer or supplier to cease so to deal or so to reduce the existing level of such dealings.

## **11. GENERAL LEGAL COMPLIANCE**

- 11.1 All necessary licences, consents, permits and authorities (public and private) have been obtained by the Vendor to enable the Business to be carried on effectively in the places and in the manner in which the Business is now carried on. All such licences, consents, permits and authorities are valid and subsisting and have been complied with in all material respects so far as the Vendor is aware, and so far as the Vendor is aware there is no reason why any of them should be suspended, reduced cancelled or revoked.
- 11.2 The Vendor has conducted the Business in all material respects in accordance with all applicable laws and regulations of the United Kingdom.

## **12. TAXATION AND GRANTS**

- 12.1 All documents in the possession of or under control of the Vendor or to the production of which the Vendor is entitled which are necessary to establish the title of the Vendor to any of the Assets and which attract stamp duty in the UK or elsewhere have been paid.
- 12.2 Neither HM Revenue & Customs nor any other fiscal or regulatory authority has operated or agreed to operate any special arrangement (being an arrangement which is not based on relevant legislation or any published practice) in relation to the tax affairs of the Business.
- 12.3 HM Revenue & Customs, the Department of Health and Social Security or any other fiscal or other regulatory authority have not conducted any investigation into the Business (or any part thereof) and neither the Vendor nor its agents has received any written notification that any such investigation is pending or threatened. At the date of this Agreement no dispute exists between the Vendor and any such authority in relation to the Business nor are there any circumstances in existence which may give rise to such a dispute.

**13. VAT**

- 13.1 The Vendor is a registered person for the purposes of the VATA.
- 13.2 The Vendor maintains complete, correct and up-to-date records for the purposes of all legislation relating to VAT and is not subject to any condition imposed by HM Revenue & Customs under paragraph 6 Schedule 11 VATA.
- 13.3 The Vendor has not received any Notices issued under Regulation 166A of the Value Added Tax Regulations 1995 that have not been given effect by the method laid down in Regulation 172D of those Regulations.
- 13.4 None of the Assets are such that Part XV of the Value Added Tax Regulations 1995 applies to them.
- 13.5 There are no outstanding claims made by the Vendor under section 36 VATA.
- 13.6 The Business has not received any supplies of a type described in Schedule 5 VATA.

**14. HSE PERMITS**

- 14.1 All HSE Permits have been obtained and are in full force and effect and the Vendor complies and has complied in all materials respects at all times with all conditions of such permits.
- 14.2 No material works or costs are or will be necessary to obtain or secure compliance with or maintain any HSE Permits or otherwise to comply with HSE Laws.
- 14.3 The Vendor has not received any communication in any form in respect of any HSE Permit varying, modifying, revoking, suspending or cancelling the same or indicating an intention to threatening to do so and there are no circumstances or facts which may result in any HSE Permit being varied, modified, revoked, suspended or which may prejudice their renewal.

**15. [NOT USED]**

**16. [NOT USED]**

**17. INTELLECTUAL PROPERTY RIGHTS AND KNOW HOW**

- 17.1 Save for the Intellectual Property Rights licensed to the Purchaser pursuant to Clause 84 of the Contract, there are no Intellectual Property Rights or Know-How that are necessary or desirable for the operation of the Business.
- 17.2 The past and present activities of the Business (including the processes, methods, software, goods and services used or dealt in by it, and the products or services manufactured or supplied by it):
  - 17.2.1 are not, and have not been subject to the licence, consent or permission of, or payment to, or any third party; and
  - 17.2.2 do not infringe, have not infringed and will not result in any claim in relation to,

any Intellectual Property Rights or Know How of any third party.

## SCHEDULE 7

### LEASED ASSETS

1. For the purposes of this Schedule 7 the following expressions shall have the following meanings unless inconsistent with the context:

<b>"Inspected Assets"</b>	shall have the meaning given to such expression in paragraph 2 below
<b>"Inspector"</b>	[DETAILS] or any alternative inspector appointed in accordance with paragraph 4
<b>"Lease Payment"</b>	for each Leased Asset, the amount stated in the column of Schedule 4 headed 'payment' (or similar or analogous expression) in respect of such Leased Asset
<b>"Lease Period"</b>	for each Leased Asset, the period from the Transfer Date to the date of expiry of the Lease/Hire Agreement relating to that Leased Asset less one Business Day
<b>"Lessor"</b>	for each Leased Asset, the person which leases that Leased Asset to the Vendor
<b>"Payment Date"</b>	for each Leased Asset, for so long as it is leased to the Purchaser pursuant to this Schedule 7, each payment date stated in the relevant Leasing/Hire Agreement in respect of that Leased Asset, less one Business Day
<b>"Report"</b>	the report produced by the Inspector pursuant to paragraph 3 below

2. The Vendor and the Purchaser have appointed the Inspector to inspect the Motor Vehicles the subject of the Leasing/Hire Agreements ("Inspected Assets"). The Vendor and the Purchaser will each use its reasonable endeavours to ensure that within five Business Days of the Transfer Date the Inspector will undertake an inspection of all the Inspected Assets. Each of the Vendor and the Purchaser will use its reasonable endeavours to ensure that such inspection is completed in a timely and efficient manner.
3. The Inspector has been instructed on the terms of the letter in the Agreed Form to produce a report in the Agreed Form.
4. If the Inspector fails to carry out the inspection and/or produce a report as referred to above, the parties shall agree a replacement Inspector as soon as reasonably practicable or if they cannot agree the identity of such replacement Inspector within five Business Days then such replacement Inspector shall be appointed on the application of either party by the President of the Law Society of England and Wales.
5. The provisions of this Schedule 7 are without prejudice to the provisions of clause 11.2 and/or paragraph 6 of Schedule 6 provided that any payment made pursuant to this Schedule 7 will to the extent of such payment satisfy and preclude any claim capable of being made in respect of the same subject matter pursuant to clause 11.2 and/or paragraph 6 of Schedule 6.

6. The Vendor and the Purchaser will each pay one half of the Inspector's costs.
7. The Vendor agrees to lease each of the Leased Assets to the Purchaser for the Lease Period applicable to that Leased Asset on the terms of this Schedule 7.
8. The consideration for the lease of each the Leased Assets by the Vendor to the Purchaser shall be the payment by the Purchaser to the Vendor of the Lease Payments. The Purchaser will make each Lease Payment to the Vendor on the Payment Date applicable to such Leased Asset.
9. The Leased Assets shall be delivered by the Vendor to the Purchaser on the Transfer Date at the Depots. The Purchaser shall return each Leased Asset to the Vendor at one of the Depots (or other such location as the Vendor and the Purchaser may agree) at the expiry of the relevant Lease Period (subject to paragraph 16 below).
10. During the relevant Lease Period the Purchaser shall insure each Leased Asset in accordance with all legal requirements.
11. The Purchaser shall maintain each Leased Asset in a condition that complies with all applicable legal requirements from time to time.
12. If the Lessor requests the Vendor to procure the return to it of any Leased Asset prior to the expiry of the relevant Lease Period then the Purchaser shall, as soon as reasonably practicable, return to the Vendor at one of the Depots (or such other location as the Vendor and the Purchaser may agree) that Leased Asset.
13. Any Leased Asset shall be returned to the Vendor pursuant to paragraph 9 or paragraph 12 shall be in a condition no worse than the condition as shown in the Report (fair wear and tear excepted).
14. If upon return of any Inspected Asset to the Lessor the Lessor requires a payment to be made to it in respect of the condition of that Inspected Asset the Purchaser shall pay to the Vendor a sum equal to the reasonable cost of carrying out any repairs in respect of any damage identified by the Lessor which is not identified in the Report and the Vendor shall be responsible for making the remainder of any payments due to the Lessor in respect of the condition of that Inspected Asset.
15. If any Lessor requires a Leased Asset to be returned to it prior to the expiry of the relevant Lease Period the Vendor shall as soon as reasonably practicable and in any event within two Business Days of the return of such Leased Asset to the Lessor procure an equivalent Leased Asset ("**Replacement Asset**") for use by the Purchaser. The Replacement Asset will be leased by the Vendor to the Purchaser on the same terms as governed the lease by the Vendor to the Purchaser pursuant to this Schedule 7 of that Leased Asset the Replacement Asset replaced. If the Vendor fails to comply with the provisions of this paragraph 15 the Vendor shall pay to the Purchaser all additional costs and expenses incurred by the Purchaser as a result of not having such Replacement Asset for the remainder of the Lease Period (including without limitation any and all costs arising from the hire/lease of replacement assets by the Purchaser whether on a short term or on a long term basis).
16. The Purchaser shall comply with those terms of the Leasing/Hire Agreements that are appended to the Disclosure Letter to the extent they relate to the Leased Assets (save for any payment terms which are dealt with in paragraph 8 of this Schedule 7) and shall indemnify and keep indemnified the Vendor against all claims (to the extent such claims relate to a

breach of the Leasing/Hire Agreements caused by or an act or omission of the Purchaser but provided always that the leasing of the Leased Assets by the Vendor to the Purchaser pursuant to this Schedule 7 shall, if such leasing is not permitted by or is otherwise a breach of the terms of the Leasing/Hire Agreements, be construed for all purposes as a breach by the Vendor rather than the Purchaser of the terms of such Leasing/Hire Agreements) made against it by a Lessor in respect of any Leased Asset or any other person having an interest in a Leased Asset and all expenses, liabilities, costs, damages and proceedings arising out of or in connection with such claims.

17. The Vendor will indemnify and keep indemnified the Purchaser against all claims (to the extent such claim relates to a breach by the Vendor of any Leasing/Hire Agreement and for the avoidance of doubt the leasing of the Leased Assets by the Vendor to the Purchaser pursuant to this Schedule 7 shall, if such leasing is not permitted by or is otherwise a breach of the terms of the Leasing/Hire Agreements, be construed for all purposes as a breach by the Vendor rather than the Purchaser of the terms of such Leasing/Hire Agreements) made against it by a Lessor in respect of any Leased Asset or any other person having an interest in a Leased Asset and all expenses, liabilities, costs, damages and proceedings arising out of or in connection with any such claim.
18. The Vendor will not without the prior written consent of the Purchaser (such consent to be given at the Purchaser's absolute discretion) amend or otherwise vary, or agree to amend or otherwise vary, or do anything or omit to do anything which would or may result in a amendment or variation of the Lease Period relating to any Leased Asset. The Vendor will indemnify and keep indemnified the Purchaser against any and all expenses, liabilities, costs, damages and proceedings arising out of or in connection with any breach by the Vendor of this paragraph 18.
19. [The leasing of those Motor Vehicles the subject of Leasing/Hire Agreements made between the Vendor and [NAME OF COMPANY] may be terminated by the Purchaser giving to the Vendor not less than one week's prior written notice at any time.]



**SCHEDULE 8**

**LISTS OF SITES**

**Core Sites**

The Service Provider Depots and any other sites notified to the Vendor by the Purchaser prior to the Transfer Date

**Non-Core Sites**

The sites notified to the Vendor by the Purchaser prior to the Transfer Date