TERMS OF BUSINESS FOR THE INTRODUCTION AND/OR SUPPLY OF TEMPORARY STAFF

DEFINITIONS:
"The Employment Business"
"The Client"

"The Temporary Worker"

Regis Recruitment Ltd., 70 Bridge Street, Newport, Gwent NP20 4AQ. means the person, firm, or corporate body, together with any subsidiary or associated company (as defined by the Companies Act 1985) to whom

the Temporary Worker is supplied or introduced to. means the individual who is introduced by the Employment bsuiness to

means the individual who is introduced by the Employment osuiness to render services to the client.

means the period during which the Temporary Worker is supplied to render services to the Client.

means the fee payable in accordance with clause 7.1(a) & (b) and Regulation 10 of the conduct of Employment Agencies and Employment Designations 2003. "Assignment" "Transfer Fee

Businesses Regulations 2003.
means the fee payable in clause 7.5 & 7.6 and Regulation 10 of the conduct of Employment Agencies and Employment Business Regulations "Introduction Fee"

2003.
means the Client's interview of the Temporary Worker in person or
by telephone, following the Clients instruction to the Employment

"Renumeration"

Business. includes base salary or fees, guaranteed and or anticipated bonus and commissioned earnings, allowances, inducement payments, the benefit of a company car and all other payments and taxable (and, where applicable, non taxable) emoulments payable to or receivable by the Temporary worker for services rendered to or on behalf of the Client or any third party. Where a company car is provided, a notional amount of 12% will be added to the salary in order to calculate the Employment Business fee Business fee.

THE CONTRACT

THE CONTRACT
These Terms constitute the contract between the Employment Business and the Client for the supply of the Temporary Worker's services by the Employment Business to the Client and are deemed to be accepted by the Client by virture of its request for interview with or engagement of the Temporary Worker or the passing of any information about the Temporary Work to any third party following an introduction.
These Terms contain the entire agreement between the parties and unless otherwise agreed in writing by a Director of the Employment business, these terms prevail over any T business or purchase conditions put forward by the Client.
No variation or alteration to these Terms shall be made unless the details of such variation are agreed between the Director of the Employment Business and the Client and are set out in writing and a copy of the varied Terms is given to the Client stating the date on or after which such varied terms shall apply.

2.2

CHARGES 3. 3.1

The Client agrees to pay the hourly charges of the Employment Business, as agreed at the time

The Client agrees to pay the hourly charges of the Employment Business, as agreed at the time of booking.

The Client agrees to verify and sign the Employment Business timesheet each week. The charges are calculated according to the number of hours worked by the T emporary Worker (to the nearest quarter hour) and comprise mainly the Temporary Workers pay, but also include the Employment Business commission calculated as a percentage of the T emporary Works pay, Employers National Insurance contributions and any other expenses as may have been agreed with Client or, if there is no such agreement such expenses as are reasonable. VAT, if applicable is payable on the entirety of these charges.

The charges are invoiced to the Client and are payable within 14 days from the date of invoice. The Employment reserves the right to charge interest on any overdue amounts at the rate of 8% per annum from he date due until the date of payment.

The charges are invoiced to the Client on a weekly basis and are payable within 14 days from date of invoice, unless otherwise agreed by the Directors of the Employment Business and the Client in writing. There are no rebates payable in respect of the charges of the Employment

3.4 Client in writing. There are no rebates payable in respect of the charges of the Employment

TIMESHEETS

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Signature of such timesheets by the client constitutes acceptance that the T has worked satisfactorily for the hours indicated on the timesheet. Failure to sign the timesheet does not alter the Clients liability to pay for hours worked. If the Client is unable to sign a timesheet produced for authentication by the T emporary Worker because the Client disputes the hours claimed, the Client shall inform the Employment Business as soon as is reasonable practicable and shall co-operate and in a timely fashion with the Employment Business to enable the Employment Business to establish what hours, if any were worked by the Temporary Worker.
Failure to sign the timesheet does not absolve the Clients obligation to pay the charges in respect of the hours worked.
The Client shall not be entitled to decline to sign a timesheet on the basis that he/she is 4.2

The Client shall not be entitled to decline to sign a timesheet on the basis that he/she is dissatisfied with the work performed by the Temporary Worker. In cases of unsuitable work the Client should apply the provisions of clause 10.1 below. 44

INFORMATION TO BE PROVIDED

When making an introduction of a Temporary Worker to the Client the Employment Business shall inform the Client of the identity of the Temporary Worker, that the Temporary Worker has the necessary or required experience, training, qualifications and any authorisation required by law or a professional body to work in the assignment, whether the Temporary Worker will be employed by the Employment Service under a contract of service or apprenticeship or a contract for services and that Temporary Work is willing to work in the assignment. emporary

apprenticeship or a contract for servces and that remporary work is willing to work in the assignment. Where such information is not given in paper form or by electronic means it shall be confirmed by such means by the end of the third business day (excluding Saturday , Sunday and any public bank holiday) following, save where the Temporary Worker is being introduced for an assignment in the same position as one in which the Temporary Worker has previously suppled within the previous five business days and such information has already been given to the Client, unless the Client requests that the information be resubmitted.

PAYMENT OF THE TEMPORARY WORKER
The Employment Business assumes responsibility for paying the Temporary Worker and where appropriate, for the deduction and payment of National Insurance Contributions and P Income Tax applicable to the Temporary Worker.

TRANSFER AND INTRODUCTON FEES

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In the event of the Engagement by the Client of a Temporary Worker supplied by the
Employment Business for an Assignment either (1) directly or (2) pursuant to being supplied by
another employment business, within either:
The duration of the Assignment; 14 weeks from the start of the first assignment (each new
assignment where there has been a break of more that 42 days (6 weeks) since the end of a
previous Assignment shall also be considered to be the 'first assignment' for thse purposes);
or

or

8 Weeks from the day after the last day of the Temporary Worker worked on the
assignment the Client shall be liable, to either;

Subject to electing upon giving [7] days notice, an extended period of hire the T

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Worker being [12] weeks during which the Client shall pay [hourly rate] or [the current hourly
charge agreed pursuant to clause 3.1 for each hour the Temporary worker is so employed or

b)

charge agreed pursuant to clause 3.1 for each hour the Temporary worker is so employed or supplied]: or

A Transfer Fee calculated as follows: 15% of the Remuneration applicable during the first 12 months of the Engagement or, if the actual amount of the Remuneration is not known, the hourly charges agreed pursuant to 3.1 multiplied by [200 x hourly charge]. No refund of the Transfer fee will be paid in the event that the Engagement subsequently terminates. VAT is payable in addition to any fee due. However, where the client does not give such notice before the Temporary Worker is Engaged the parties agree that the Transfer Fee shall be due. In the event that there is an introduction of a Temporary Worker to the Client which does not result in the supply of that Temporary Worker by the Employment Business to the Client, but which leads to an Engagement of the Temporary Worker by the Client either directly or pursuant to being supplied by another employment business within 6 months from the date of introduction the Client shall be liable, to either:

Subject to electing upon giving 7 days notice, a period of hire of the T emporary Worker being 12 weeks during which the Client shall pay the hourly charges agreed pursuant to clause 3.1 above for each hour the Temporary Worker is so employed or supplied; or An Introduction Fee calculated as follows: 15% of the Remuneration applicable during the first 12 months of Engagement or, if the actual amount of the Remuneration is not known, the hourly charges agreed pursuant to clause 3.1 multiplied by 200 x hourly charge. No refund of the introduction fee calculated as follows: 15% of the Remuneration applicable during the first 12 months of Engagement or, if the actual amount of the Remuneration is not known, the hourly charges agreed pursuant to clause 3.1 multiplied by 200 x hourly charge. No refund of the introduction fee will be paid in the event that the Engagement subsequently terminates. VAT is payable in addition to any fee due.

However, where the client does not b)



the parties agree that the Transfer Fee shall be due.
In the event that the Engagement of the Temporary Worker is for a fixed term of less that 12 months, the fee in clause 7.1(b) or 7.2(b), calculated as a percentage of the Remuneration, will apply pro-rata. If the Engagement is extended beyond the initial fixed term or if the Client reengages the Temporary Worker within 3 months of the termination of the first Engagement the Client shall be liable to pay a further fee based on the additional Remuneration applicable for the period of Engagement following the initial fixed term up to the termination of the second Engagement or the first anniversary of its commencement, whichever is sooner. If the Client elects for an extended period of hire, as set out above, but before the end of such period engages the Temporary Worker supplied by the Employment Business either directly or pursuant to being supplied by another employment business or the T emporary Worker chooses not to be supplied for an extended period of hire, the Introduction Fee calculated in accordance with either 7.1(b) or 7.2(b) may be charged, reduced by such percentage to reflect the period of exended hire already undertaken by the Temporary Worker and paid for by the Client.

the period of exended hire already undertaken by the Temporary Worker and paid for by the Client. In the event that a Temporary Worker supplied to a client is introduced by the Client to a third party which results in the Engagement of the Temporary Worker by the third party within either

The duration of the Assignment
14 weeks from the start of the first Assignment (each new assignment where there has been a break of more thatn 42 days (6 weeks) since the end of the previous Assignment shall also be considered to be the 'first assignment' for these purposes or 8 weeks from the day after the last day of the Temporary Worker worked on, the Client shall be liable to pay a Transfer Fee Calculated as follows: 15% of the Remuneration applicable during the first 12 months of the Engagement or, if the actual amount of the Remuneration is not known, the hourly charges agreed pursuant to clause 3.1 multiplied by 200 x hourly charge. No refund of the Transfer Fee will be paid in the event that the Engagement subsequently terminates. VAT is payable in addition to any fee due. In the event that there is an Introduction of a Temporary worker to the Clent which does not result in the supply of that Temporary worker by the Employment Business to the Client, but the Temporary Worker is introduced by the Client to a third party which results in the Engagement of the Temporary Worker by the third party within months from the date of the introduction of the Client shall be liable, to an Introduction Fee calculated as follows: 15% of the Remuneration applicable during the first 12 months of the Engagement or, if the actual amount of the Remuneration applicable having the First 12 months of the Engagement or, if the actual amount of the Remuneration is not known, the hourly charges agreed pursuant to clause 3.1 multiplied by 200 x hourly charge). No refund of the Introduction Fee will be paid in the event that the Engagement subsequently terminates. VAT is payable in addition to any fee due.

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LIABILITY
Whilst every effort is made by the Employment Business to give satisfaction to the Client by ensuring reasonable standards of skills, integrity and reliability from T emporary Workers and further to provide them in accordance with the Client's booking details, the Employment Business is not liable for any loss, expense, damage or delay arising from any failure to provide any Temporary Worker for all or part of the period of booking or from the negligence, dishonesty, misconduct or lack of skill of the Temporary Worker. For the avoidence of doubt, the Employment Business does not exclude liability for death or personal injury arising from its own negligence.

Temporary Workers supplied by the Employment Business are engaged under contracts for services. They are not the employees of the Employment Business but are deemed to be under the supervision, direction and control of the client from the time they report to take up duties and for the duration of the Assignment. The Client agrees to be responsible for all acts, errors or omissions of the Temporary Worker, whether wilful, negligent or otherwise as though the Temporary Worker was on the payrolls of the Client. The Client will also comply in all respects of all statutes including, for the avoidance of doubt, the Working Time Regulations, Health and Safety at Work etc., by-laws, codes of practice and legal requirements to which the Client is ordinarily subject in respect of the Client's own staff (excluding the matters specifically mentioned in Clause 6 above), including in particular the provision of adequate Employer's and Public Liability Insurance cover for the Temporary Worker during all Assignments.

The Client shall advise the Employment Business of any special health and safety matters about which the Employment Business is required to inform the Temporary Worker and about any requirements imposed by law or by any professional body, which must be satisfied if the Temporary Worker is to fill will not do anything to cause the Employment Business

8.5

SPECIAL SITUATIONS
Where the Temporary Worker is required by law, or any professional body to have any qualifications or authorisations to work on the Assignment or the Assignment involves caring for or attending one or more persons under the age of eighteen or any person who by reason of age, infirmity or who is otherwise in need of care or attention, the Employment Business will take all reasonably practicable steps to obtain and offer to provide to the Client:
Copies of any relevant qualification or authorisations of the Temporary Worker, and Two references from person not related to the Temporary Worker who have agreed that the references they provide may be disclosed to the Client.
and has taken all reasonably practicable steps to confirm that the Temporary Worker is suitable for the Assignment. If the Employment Business is unable to do any of the above it shall lingform the Client of the steps it has taken to obtain this information in any event.

shall inform the Client of the steps it has taken to obtain this information in any event.

TERMINATION

The Client to supervise the Temporary Worker sufficiently to ensure the Client's satisfaction with the Temporary Worker's standards of workmanship. If the Client reasonably considers that the services of the Temporary Worker are unsatisfactory, the Client may terminate the Assignment either by instructing the Temporary Worker to leave the Assignment immediately, or by directing the Employment Business to remove the Temporary Worker. The Employment Business may, in such circumstances, reduce or cancel the charges for the time worked by that Temporary Worker, provided that the Assignment terminates:

Within four hours of the Temporary Worker commencing the Assignment where the booking is for more that seven hours; or

Within two hours for bookings of seven hours or less;

Any of the Client, the Employment Business or the Temporary Worker may terminate an

Assignment at any time without prior notice and without liability

The Client shall notify the Employment Business immediately and without delay and in any such event within 24 hours if the Temporary Worker fails to attend work or notifies the Client that the Temporary Worker is unable to attend work for any reason.

The Employment Business shall notify the Client immediately if it receives or otherwise obtains information which gives it reasonable grounds to believe that a T emporary Worker supplied to the Client is unsuitable for the Assignment and shall terminate the Assignment under the provisions of clause 10.2.

a)

1.	LAV

These Terms are governed by the law of England and Wales and are subject to the exclusive jurisdiction of the Courts of England and Wales.

These Terms are dated as co fol Sentember 2009 and superceed previous Terms and Condition

11.2	These Terms are dated as of 01 September 2009 and superceed previous Terms and Conditions

 _ Signed for and on behalf of the Client.
 _ Dated