# **Professional Driving Recruitment Services Ltd**

Nottingham FAX:					2989 8201 ts@pdrsite	<u>1.co.uk</u>				Trans	Dort Re		S		
Employee / Contractor:					Week ending:										
My Last Weekly Rest Period Commenced on:				Day		Date			Time	"ime					
My Last Weekly Rest Period Ended on:				Day		Date			Time	Fime					
The Duration of my last weekly rest period was:					Hours										
Day	Date	Client	Job Type / Trunk Destination	Start Time (Box A)	Finish Time (Box B)	Total Hours (A-B=) (Box C)	Breaks (Box D)	POA (Box E)	Working Time (WTD) (C-D-E=)	Expenses £ & Night Out ?	Client Authorisation for hours worked and terms overleaf agreed to (sign & print)	Office Use			
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Sunday											Olieet Manue Olieet Signature				
Monday											Client Manua Client Signature	-			
Tuesday									•		Client Sames Client Stignature	-			
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Thursday											Client Name Client Signature	-			
Friday											Client Names Client Stignature				
Saturday									↓		Client Names Client disgrations	_			
								/TDHrs							

I declare I have accurately recorded my time on this timesheet as a record of both my duty times, POA & weekly driving rest periods and I confirm I have recorded all other working time including all other working time hours not conducted for PDRS Ltd.

Signed (Employee / Worker)

#### PROFESSIONAL DRIVING RECRUITMENT SERVICES LTD TERMS AND CONDITIONS OF BUSINESS

#### CONTRACT WITH THE CLIENT (SUPPLYING TEMPORARY STAFF SERVICES/CLIENT TERMS OF BUSINESS)

#### 1.1 In these Terms of Business the following definitions apply:

"Assignment" means the period during which the Temporary Worker is supplied by the Employment Business to render services to the Client;

"Client" 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 subplied or introduced

"The Employment Business" means Professional Driving Recruitment Services Limited of Mercury House. Shipstones Business Centre, Northgate, New Basford, Nottingham, NG7 7FN

"Engages/Engaged/Engagement" means the engagement, employment or use of the Temporary Worker directly by the Client or any third party or through any other employment to inserve and a contract of services or for services or for services; an agency, license, franchise or partnership arrangement; or any other employment directly or through a limited company of which the Temporary Worker is

\*Temporary Worke means the individual who is introduced by the Employment Business to render services to the Client

"Transfer Fee" "Introduction Fee" means the fee payable in accordance with clause 7.2 below and Regulation 10 of the Conduct of Employment Agencies and Employment Businesses Regulations 2003. means the fee payable in accordance with clause 7.2 below and Regulation 10 of the Conduct of Employment Agencies and Employment Businesses Regulations 2003.

"Introduction"

means (i) the Client's interview of a Temporary Worker in person or by telephone. following the Client's instruction to the Employment Business to supply a Temporary Worker: or (ii) the passing to the Client of a curriculum vitae or information which identifies the Temporary Worker: and which leads to an Engagement of that Temporary Worker.

"Remuneration

includes base salary or fees, guaranteed and/or anticipated bonus and commission earnings, allowances, inducement payments, the benefit of a company car and all other payments and taxable (and, where applicable, non-taxable) emoluments payable to or receivable by the Temporary Worker for services rendered to or on behalf of the Client or any third party.

1.2. Unless the context otherwise requires, references to the singular include the plural.

1.3. The headings contained in these Terms are for convenience only and do not affect their interpretation

# 2. THE CONTRACT

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2.1. 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 virtue of its request for, interview with or Engagement of the Temporary Worker's the base of any information about the Temporary Worker to any third party following an Introduction. 2.2. These Terms constitute the contract between the parties and unless of the write agreement between the parties and unless of the write agreement between the parties and unless the details of such variation are agreed between the Employment Business, these Terms prevail over any terms of business or purchase conditions put forward by the Client. 2.3. No variation to these Terms shall be valid unless the details of such variation are agreed between the Employment Business and the Client and are set out in writing and a cocy of the varied terms is given to the Client target. 3. CHARGES

3.1 The Client agrees to pay such hourly charges of the Employment Business as shall be notified to and agreed with the Client. The hourly charges are calculated according to the number of hours worked by the Temporary Worker (to the nearest quarter hour) and comprise mainly the Temporary Worker's hourly rate but also include the Employment Business' commission calculated as a percentage of the Temporary Worker (to the nearest quarter hour) and comprise mainly the Temporary Worker's hourly rate but also include the Employment Business' commission calculated as a percentage of the Temporary Worker (to the nearest quarter hour) and comprise mainly the Temporary Worker (to the nearest percentage of the Temporary Worker (to the nearest quarter hour) and comprise mainly the Temporary Worker (to the nearest quarter hour) and comprise and any tawe. Indee or other appressa as an exaconable. W/T, if applicable, is payable on the entirely of these charges. 3.2 The charges are invoiced to the Client on a weekly basis and are payable within 30 days following end of month. The Employment Business rearemands in the set of set on the date of payment. 3.3 The charges are invoiced to the Client on a weekly basis and are payable within 30 days following end of month. The Employment Business rearemands in the set of set on the date of payment. 3.3 The charges are invoiced to the Client on a weekly basis and are payable within 30 days following end of month. The Employment Business rearemands in the date of payment. 3.3 The charges are invoiced to the Client on a weekly basis and are payable in respect of the charges of the charges of the Employment Business rearemands.

## 4. INFORMATION TO BE PROVIDED

1. 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; that the Temporary Worker is the necessary or required seperience, training, qualifications and any authorisation required by law or a professional body to work in the Assignment; whether the Temporary Worker will be employment Business under a contract of service or apprenticeship or a contract for services; and that the Temporary Worker is being introduced for an Assignment in the same position as on in which the Temporary Worker is business days and any public or Bank holidayi following, save where the Temporary Worker is being introduced for an Assignment in the same position as on in which the Temporary Worker is all adds, bit formation is not by electronic means is that it information to the Electronic means is being introduced for an Assignment in the same position as on in which the Temporary Worker is being introduced for an Assignment in the same position as on in which the Temporary Worker is being introduced for an Assignment in the same position as on in which the Temporary Worker is all children and the Same Same Same as the Interporary Worker is that in information to result.

#### 5. TIME SHEETS

5.1 At the end of each week of an Assignment (or at the end of the Assignment where it is for a period of one week or less) the Client is unable to sign a time sheet verifying the number of hours worked by the Temporary Worker during that week. 5.2 Signature of the time sheet by the Client is confirmation of the number of hours worked. If the Client is unable to sign a time sheet verifying the number of hours worked by the Temporary Worker during that week. 5.2 Signature of the time sheet verifying the number of hours worked by the Temporary Worker during that week. hereication by the Temporary Worker because the Calibration of the Employment Business as soon as is reasonably practicate and shall on-operate fully and in a timely lashion with the Employment Business to establish with thours, if any, were worked by the Temporary Worker. Failure to sign the time sheet does not absolve the Client's failure to a sign the temporary Worker because the Unit of the Employment Business to establish with the Employment Business of the Employment Business o

### 6. PAYMENT OF THE TEMPORARY WORKER

6 1 The Employment Business assumes responsibility for paying the Temporary Worker and where appropriate for the deduction and payment of National Insurance Contributions and PAYE Income Tax applicable to the Temporary Worker oursuant to sections 44-47 of the Income Tax (Farnings and Pensions) Act 2003

#### 7. TRANSFER AND INTRODUCTION FEES

## 7.1 Transfer fees where a worker has been supplied

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follows: 15% of the Remuneration applicable during the first 12 months of the Encagement or, if the actual amount of the Remuneration is not known, the hourty charges agreed oursuant to clause 3.1 multiplied by 260 times the hourty charge which would equale to a floure of 15% of the annual remuneration. No refund of the Transfer Fee will be gaid 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.

#### 7.2 Introduction Fees where a worker is introduced but not supplied

7.2.1 In the event that there is an Introduction of a Temporary Worker to the Client which des not result in the supply of that Temporary Worker by the Employment Business to the Client, but which leads to an Engagement by the Client of the Temporary Worker by the Client either (1) directly or (2) pursuant to being supplied by another employment business within 6 months of the date of the Introduction the Client shall be liable, to either a period of hire or an Introduction of a Temporary Worker by the Employment Business and the Client, but which leads to an Engagement if the Client either (s) directly or (2) pursuant to being supplied by another employment business within 6 months of the date of the Introduction the Client shall be liable, to either a period of hire or an Introduction of a Temporary Worker by the Employment Business and the Client, 2.2.2. The Client must give the Employment Business 4 days written notice in advance of the Engagement if the Client either (s) directly or (2) pursuant to being supplied by another employment Business and the Client, 2.2.3. If the client does not give such notice before the Temporary Worker is Engaged the parties agree that the Introduction Fee shall be due.

7.2.4 If the parties do not agree a particed of hire or an Introduction Fee in accordance with 7.2.1 then the following shall be deemed to have been agreed. The length of the parties do not agree a partice of bits or an Introduction Fee in accordance with 7.2.1 then the following shall be deemed to have been agreed. The length of the parties do not agree a partice of bits or an Introduction Fee in accordance with 7.2.1 then the following shall be deemed to have been agreed. The length of the parties do not agree a partice of bits or an Introduction Fee in accordance with 7.2.1 then the following shall be deemed to have been agreed. The length of the parties do not agree a partice of bits or an Introduction Fee in accordance with 7.2.1 then the following shall be deemed to have been agreed. The length of the parties do not agree a partice of bits or an Introduction Fee in accordance with 7.2.1 then the following shall be deemed to have been agreed. The length of the parties do not agree a partice of bits or an interview. The shall be following shall be deemed to have been agreed parties agreed partice of the shall be following shall be deemed to have been agreed. The length of the parties do not agree a partice of the shall be following shall be deemed to have been agreed parties agreed part the initial fixed term or if the Client re-engages the Temporary Worker within 3 months of the termination of the list Engagement or the first anniversary of its commencement, whichever is scone

## 7.4 Inability to supply during the period of hire

If the Citest decis for a period of hire, as set out above in clauses 7.1 or 7.2, but before the end of such period of hire, the Transfer or Introduction Fee set out in clauses 7.1 or 7.2 may be charged, reduced by such percentage to reflect any period of extended hire already undertaken by the Temporary Worker and paid for by the Client.

7.4.2 Where period(s) of absence due to illness or injury prevent the Temporary Worker from being employed or supplied for 4 or more days, which shall be qualifying days for the purposes of Statutory Sick Pay (SSP), during the period of hire shall be extended by a period equivalent to the total period of absence. Where the Employment Business pays the Temporary Worker SSP during the period of hire an equivalent amount shall be charged to and be payable by the Client in addition to the charges agreed pursuant to clause 3.1.

# 7.5 Transfer Fees where there has been Introduction to and Engagement by a Third Party

7.5.1 In the event that the 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 during the Assignment that dearby during the Assignment to which in whichever is the longer of either 14 weeks from the start of the first Assignment (each new Assignment where here has been a break of more than 42 days (6 weeks) since the end of a previous Assignment shall also be considered to be the Tirst Assignment for these purposes); or 8 weeks from the day after the last day the Temporary Worker worked on the Assignment the Client shall be fable, to pay a Transfer Fee the amount of which is to be agreed between the Employment Business and the Client. 7.5.2 If the parties do not agree a Transfer Fee in accordance with 7.5.1 then the Client will be fable to pay a Transfer Fee calculated in accordance with clause 7.1.4 (b) above.

# 7.6 Introduction Fees where there has been an Introduction but no Supply resulting in an Engagement by a Third Party

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 the Temporary Worker is Introduced by the Client to a third party which results in the Temporary Worker to the Client shall be liable, to an Introduction Fee calculated in accordance with clause 7.2.4 (b) above 8. LIABILITY

8.1 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 Temporary Workers and further to provide them in accordance with the Client's booking details, the Employment Business is not liable for any loss, excense, 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 avoidance of doubt, the Employment Business does not exclude liability for death or personal injury arising from its own negligence.

8.2 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, enrors or omissions of the Temporary Worker, whether willind, negligent or othewsite as though the Temporary Work 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, enrors or omissions of the Temporary Worker, setwide a solution of the Development Business but as defined to be under the supervision, thereaft and Safely AI Work Act 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 specificatly mentioned). Including the practice of adequate Employees and Abuit. Lability Humance cover for the Employments.

8.3 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 the Assignment. The Client will assist 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 the Assignment. duties under the Working Time Regulations by supplying any relevant information about the Assignme Employment Business of this requirement before the commencement of that week. requested by the Employment Business and the Client will not do anything to cause the Employment Business to be in breach of its obligations under these Regulations. Where the Clie

A The Client undertakes that it knows of no reason why it would be detrimental to the interests of the Temporary Worker for the Temporary Worker to fill the Assignment 8.5 The Client undertakes not to request the supply of a Temporary Worker to perform the duties normally performed by a worker who is taking part in official industrial action or duties normally performed by someone who has been transferred by the Client to perform the duties of the person on strike or taking dificial industrial action. 8.6 The Client shall indemnify and keep indemnified the Employment Business against any costs, claims or labilities incurred by the Employment Business arising out of any Assignment or arising out of any non-compliance with clauses 8.2, 8.3 and 8.5 and/or as a result of any breach of these Terms by the Client.

#### 9. SPECIAL SITUATIONS

UND 3.1 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 qualifications or authorisations of the Emporany Worker, is suitable to the Assignment. If the Employment Business is unable to do any of the above it shall inform to 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 inform to Client and has taken all reasonably practicable steps to confirm that the Temporary Worker is suitable to the Assignment. If the Employment Business is unable to do any of the above it shall inform to Client and has taken all reasonably practicable steps to confirm that the Temporary Worker is suitable to the Assignment. If the Employment Business is unable to do any of the above it shall inform to Client and has taken all reasonably practicable steps to confirm that the Temporary Worker is suitable to the Assignment. If the Employment Business is unable to do any of the above it shall inform to Client and has taken all reasonably practicable steps to confirm that the Temporary Worker is suitable to the Assignment. If the Employment Business is unable to the above the above the assignment and the assonably practicable steps to confirm that the Temporary Worker is suitable to the above the assignment and the assonable practicable steps to confirm that the temporary Worker is suitable to the above the associated by the temporary Worker is suitable to the above the associated by the associate

# 10 TERMINATION

11. LAW

10.1 The Client undertakes 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's leave the Assignment imm ediately, or by directing the Employmen Business to remove the Temporary Worker. The Employment Business may, in such circumstances, reduce or carcel the charges for the time worked by that Temporary Worker, provided that the Assignment terminates: -a) Within four hours of the Temporary Worker commencing the second of the charges for the time worked by that Temporary Worker. provided that notification of the unsuitability of the Temporary Worker is confirmed in writing to the Employment Business within 48 hours of the termination of the Assignment.

10.2 Any the Clear, the Employment Business or the Temporary Worker may terminate an Assignment at any time without prior notices and without liability. To a The Clear shall notly the Employment Business immediately and in any terminate and a based without prior notices without liability. The Clear shall notly the Employment Business immediately and in any terminate and a based without prior notices without prior notices and without liability.

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