



We thank you for your order/enquiry and set out below a schedule of plant/equipment which we offer at the rates and terms noted and subject to the CPA Model Conditions for the Hiring of Plant (2001) - "The CPA Conditions". The appropriate set of conditions is attached. The plant is subject to being available to the owner when the Hirer's acceptance of the Contract is received by the Owner. Please sign the ACCEPTANCE STATEMENT below and return to the owner.

**Date of offer: 2023-05-19**

tttt

From: lalit Company: Screenpod Design and Manufacturing Ltd Tel: 1234567890	To: Darren Mcsorley Company: DMC Tel:0868562402
---	---

### Hire terms

Minimum initial hire period	8 weeks
Payment terms	
100% Hire back against purchase period	
Hire items descriptions	
Consumables	

### Hire, services and additional consumables rates

Transport in	
Weekly hire	
Fitting	

Transport out	
---------------	--

### Hire Details

Delivery address	
Site contact	
Period of hire (4 weeks minimum)	

<p><b>TERMS</b>  1) this is a fixed term contract for 4 weeks minimum. 2) Max 40 hours per 5 day working week. 3) Hirer to refuel the machine. 4) If equipment is returned prior to the end of the rented period a charge will be applied for the remaining period. 6) All other terms and conditions as per CPA July 2011 (attached) Acceptance statement</p>	<p><b>Machine Insurance</b>  It is the responsibility of the hirer to ensure the appropriate business insurance is in place and that the machine hired is insured to the value of: £39,000</p>
--	--

### Acceptance statement

Signature	
Print name	
Company name	
Position	

### Footnotes:

1. Hirer is responsible for damage whilst on hire, inc. tyres and puncture repairs. Any excessive damage to shredder teeth may be charged. 2. Normal Belt wear is included in the hire rate, except continued use of misaligned belts. 3. If plant supplied without an operator, the hirer is to ensure the plant is operated by a competent operator. 4. Unless otherwise agreed in writing the Hirer is responsible for insuring against his liabilities under clauses 8 and 13 of the CPA Conditions. 5. Acceptance of the plant on site implies acceptance of all terms and conditions stated on this offer (see clause 3 of the CPA Conditions) unless otherwise agreed in writing. 6. In accordance of clause 24 of the CPA Conditions where the hire period is indeterminate, it may be determined on 7 days written notice. 7. Fuel to be supplied by hirer, unless otherwise agreed in writing. 8. If any provision in this Contract shall be held to be illegal, invalid or unenforceable, in whole or in part, such provision (or part) shall to that extent be deemed not to form part of this agreement but the legality, validity and enforceability of the remainder of this Agreement shall not be affected.

