GDS INTERNATIONAL, LLC AND ITS AFFILIATES

TERMS AND CONDITIONS FOR THE PROVISION OF EQUIPMENT, PARTS, SERVICES OR RENTAL

1.ACCEPTANCE

("Equipment"), Orders or other requests, whether or allow witten, for the supplyors ale of machinery or equipmentorforthe supplyorsale ofspare orreplacement parts("Parts"), orforthe provision of services ("Services"), orfor therentalofmachineryorequipment("Rental")tobeprovidedbyGDS HC behalfof International οn "Buyer")(the itselfanditsdivisionsandsubsidiaries, or by its affiliates ("Seller") to its customers (each a subjecttoSeller'swrittenacceptancebyanauthorizedrepresentativeofSeller andanyOrderssoacceptedwillbegoverned by(a)thetermsandconditionsstatedintheseTerms and Conditionsforprovision of Equipment, Parts, Servicesor Rental (the "Terms and Conditions"); (b) the written proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is sued by the proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is sued by the proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is sued by the proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is sued by the proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is sued by the proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is sued by the proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is sued by the proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is sued by the proposal submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is submitted by Seller to Buyer ("Proposal"), if any; (c) the written order acknowledgment is submitted by Seller to Buyer ("Proposal"), if any submitted by Seller to Buyer ("ProSellertoBuyer("Acknowledgment"), ifany; and, (d) any change orders identified as such and agreed to in writingby Seller (the Order, Terms and Conditions, Proposal, Acknowledgment, and any such change order, Acknowledgment, and any such change order, and any such change or any such candany termsasagreedtoin writingbyan authorizedrepresentativeofSellercollectively referredtohereinasthe"Agreement"). Buyer's submission of a purchase order (or other similar document) for the supply or sale of spare or replacement parts with Seller's part number shall be deemed an express acknowledgment that such parts are not manufactured by the original equipment manufacturer (unless stated otherwise by Seller). Buyer's submission of a purchase order (or other similar document) shall be deemed to expressacceptance ofthese Termsand Conditionsnotwithstandinglanguagein Buyer'spurchaseorder(orothersimilardocument)inconsistentherewith,andanyinconsistentlanguagein Buyer's purchaseorder(orothersimilardocument)isherebyrejected.Buyer'spurchaseorder(orother similardocument)isincorporatedinthisAgreement,onlytotheextentofspecifyingthenatureand descriptionoftheEquipment,Parts,ServicesorRentalandthenonlytotheextentconsistentwiththe ProposalorAcknowledgment.Inthe eventofanyconflict betweena Proposalandan Acknowledgement,the Acknowledgment shall prevail.

2. PRICES

Prices of Equipment, Parts, Services or Rental shall be as stated in the Proposal or Acknowledgment, or if there is no Proposal or Acknowledgment, as otherwise agreed to in writing by Seller. Unless otherwise specified, all prices contained in a Proposal are valid for 60 days from date of issue of the Proposal. All price quotations are EXW Seller's premises (INCOTERMS 2010), or as agreed per the Proposal or Acknowledgement and are subject to change without notice. All sales, use, rental, import, excise and like taxes, whether foreign or domestic, shall be charged to and borne by Buyer. Seller bears no responsibility for any consular fees, fees for legalizing invoices, certificates of origin, stamping bills of lading, or other charges required by the laws of any country of destination, or any fines imposed due to incorrect declarations. Charges will be added for factory preparation and packaging for shipment. Minimum freight and invoice charges in effect at the time of the Order shall apply. If by reason of any act of government, the cost to Seller of performing its obligations hereunder is increased, such increase shall be added to the quoted price.

3. PAYMENT TERMS

Unless alternate paymentterms are specified and agreed toby Sellerinwriting, all charges, including applicable packing and transportation costs, billed by Seller are payable within net 30 days of the date ofinvoice. Seller reserves the right to modify or withdraw credit terms atany time without notice. Unless otherwise specified, all payments aredue in the currency specified in Seller's Proposal, Acknowledgmentand/or invoice.Interest shall be due from Buyer to Seller on overdue accounts at the maximum rate allowed by law. When partial shipments are made, the goods will be invoiced as shipped and each invoice will be treated as a separate account and be payable accordingly. Paymentfor goods is due whether or nottechnical documentation and/or any third party certifications are completeat the time of shipment. Seller shall be entitled to recover all reasonable attorneys' fees and other costs incurred in the collection of overdue accounts. Seller reserves the right, where a genuine doubt exists as to Buyer's financial position or if Buyer isin default of any payment obligation, to suspend delivery orperformance of any Agreement or any part thereof without liability and without prejudice to, and without limitation of, any other remedy available to Seller until Buyer cures the default or satisfactory security for payment has been provided. Seller shall have theoption to extend the delivery date by a time at least equal to the period of such suspension. In the event of Rental, should Buyer default in meeting any of the terms hereunder for any reason, Seller has the right to retrieve all Rentals as detailed in the Proposal and also to collect rental payments due. If Buyer elects toexercise a purchase option for Rental equipment, rental charges will be incurred and will be invoiced until the later of;(i) the end of the agreed rental period; or (ii) 30 days prior to the receipt of total purchase price and all other rental amounts due.

4.DELIVERY

Unless otherwise agreed to by Seller in writing, delivery terms shall be EXW Seller's premises (INCOTERMS2010), except to the extent modified by these Terms and Conditions. Where goods are to be supplied from stock, such supply is subject to availability of stocks at the date of delivery. Partial shipments may be made as agreed to by Buyer and Seller. Stated delivery dates are approximate only and cannot be guaranteed. Seller shall havenoliability fordamagesarisingoutofthefailuretokeepa projecteddeliverydate, irrespective of the length of the delay. In the event Buyer is unable toaccept delivery of goods when tendered, Seller may, at its option, arrange for storage of the goods at Buyer's sole risk and Buyer shall be tiable to Seller for the reasonable cost of such storage. This provision is without prejudice to any other rights which Seller may have with respect to Buyer's failure to take delivery of goods, which includes the right to invoice Buyer for the goods. Buyer agrees that title to the stored goods will transfer to Buyer upon invoicing notwithstanding Buyer's inability to acceptdelivery and that Buyer assumes all risk of loss or damage to the goods from the date title passes to Buyer. Buyer is responsible for all shipping costs from Seller's premises to the location as designated by the Buyer. Allshippingcosts for the return of goods from the location specified by Buyer to Seller's premises shall also be for Buyer's account.

5. FORCE MAJEURE

If either party is unable by reason of Force Majeure to carry out any of its obligations under this Agreement, other than the obligations to pay money when due and indemnification obligations assumed hereunder, then onsuch party giving notice and particulars in writing to the other party withina reasonable time after the occurrence of the cause relied upon, such obligations shall be suspended. "Force Majeure" shall include acts of God, laws and regulations, government action, war, civil disturbances, strikes and labor problems, delays of vendors, carriers, lightening, fire, flood, washout, storm, breakage or accident to equipment or machinery, shortage of rawmaterials, and any other causes that are not reasonably within the control of the party so affected. Seller shall be paid its applicable standby rate, if any, during any such Force Majeure

6. CANCELLATION

Orders placed by Buyer and accepted by Seller may be canceled onlywiththe consent of Seller and will subject Buyer to cancellation charges. All of Seller's documents, drawings and like information shall

bereturned to Seller upon Buyer's request for cancellation.No Orders may be canceled subsequent to delivery or shipment, whichever occurs earlier.As estimated actual damages, Buyer agrees to pay Seller the greater of Seller's actual costs incurredprior

tocancellationplusareasonableprofit, orthefollowing minimum cancellation charges:

a)20% of Agreement value if canceled 30 or more days prior to the original delivery/shipment date;

b)50% of the Agreement value if canceled thereafter; or

c)100% of the value of any non-standard items (which are items not built for stock or built to customer specifications).

In the event of Rental, minimum rental charges as stated in the Proposal will apply. Buyer shall verify theamount of the cancellation charges prior to canceling an order.

7. TITLE AND RISK OF LOSS

For purchased goods, ownership and risk of loss pass to Buyer upon the earlier of (a) Seller's delivery of the goods, or (b) invoicing by Seller for the goods where Buyer is unable to accept delivery on the scheduleddate. Seller retains a security interest in the goods until the purchase price has been paid, and Buyer agrees to perform upon request all acts required to secure Seller's interest. Seller accepts no responsibility for any damage, shortage or loss in transit. Seller will attempt to pack or prepare all shipments so that they will notbreak, rust or deteriorate in shipment, but Seller does not guarantee against such damage. Claims for any damage, shortage or loss in transit must be made by Buyer on the carrier. In the event of Rental, Buyer assumes all risk and liability whether or not covered by insurance, for loss or damage to the Rental machinery orequipment. Risk and liability passes to Buyer upon delivery by Seller. Title to Rental machinery or equipment shall remain with Seller at all times. Buyer acquires no ownership, title or property rights to the Rental machinery orequipment except the right to use the Rental machinery or

8. LIMITED WARRANTY

equipment subject to the terms of this Agreement.

New Equipment/Parts. In the case of the purchase of new Equipment/Parts, and solely for the benefit of the original user, Seller warrants, for a period of eighteen (18) months from date of delivery or twelve (12) months frominstallation, whichever is earlier, that new Equipment/Parts of its ownmanufacture shall conform to the material and technical specifications set forth in the Agreement. Goods manufactured by the original equipment manufacturer or others are sold "as is except to the extent the manufacturer. If the new Equipment/Parts fail to conform with such specifications upon inspection by Seller, Seller will, atits option

Equipment/Parts fail to conform with such specifications upon inspection by Seller, Seller will, atits option and as Buyer's sole remedy, either repair or replace such defective Equipment/Parts with the type originally furnished.

Remanufactured to "As New" Equipment/Parts. Seller warrants to Buyer, that for a period of six (6) months

remaindactured to As New Equipment/Parts. Seller warrants to buyer, that for a period of six (6) months from thedateofdeliveryby Seller or three (3) months from installationofthe"As New Equipment/Parts, whicheverisearlier, that reconditioned to "As New Equipment/Parts will be free from defects immaterial and workmanship. If the reconditioned to "As New Equipment/Parts fail to conform with such warranty upon inspection by Seller, Seller will, at its option and as Buyer's sole remedy, either repair or replace such defective Equipment/Parts with the type originally furnished.

Recertified and Overhauled Equipment. Seller warrants that for a period of six (6) months from the date of delivery by Seller or three (3) months from installation, whichever is earlier, that Recertified and Overhauled Equipment will be free from defects in workmanship. If the Recertified or Overhauled Equipment fails to conform with such warranty upon inspection by Seller, Seller will, atits option and as Buyer's sole remedy, either repair or replace such defective Equipment with the type originally furnished. Thiswarranty expressly assumes that parts normally considered consumables (including, but not limited to rubber goods, seals (rubber, polymer and/or metallic) and/or bearings, are replaced during recertification or overhaul. If Buyer requests that such parts not be replaced, Seller hereby disclaims any warranty for said Recertified or Overhauled Equipment.

Secondhand Parts. Secondhand parts are sold "as is."

<u>Z-Torque and STR Software.</u> Seller assigns to Buyer all warranties provided by Shell. Buyer makes no other express warranties and all implied warranties are disclaimed as stated below.

<u>Service.</u> Seller warrants that the Services to be provided pursuant to thisAgreement shall conform to the material aspects of the specifications setforth in the Agreement. Seller shall re-perform that part of the non-conforming Services, provided Seller is notified by Buyer prior to Seller's departure from the worksite.

If Seller has departed the worksite, Buyer must notify Seller of Service warranty claim prior to Seller's dispatch to worksite. Warranty credits shall be applied only following disposition.

Rental Seller warrants that the Rental equipment to be provided pursuant to this Agreement shall conform to the material aspects of the specifications set forth in the Agreement Provided Seller is notified by Buyer prior to Seller's departure from the worksite, Seller shall repair or replace non-conforming Rental equipment. In the event of failure or other non-performance of Seller's Rental equipment's contributing to loss of hole, rental rates will apply during re-drill to equivalent TD.

Seller will determine whether the inspection and/or warranty work will take place at Seller's facility or in the field. For warranty work in the field, all travel expenses and stand-by time incurred by the Seller will be borne by the Buyer. For warranty work at Seller's facility, all costs of freight will be borne by the Buyer. Seller's warranty for a repaired or replacement part assumes the remaining warranty of the original part. This warranty does not apply to any consumables sold as parts. If upon inspection, Seller determines that a warranty claim is not valid, all costs incurred by Seller will be borne by the Buyer.

Seller's warranty obligations hereunder shall not apply if non-conformity or failure was caused by (a) Buyer's failure to properly store or maintain theequipment or parts; (b) the unauthorized modification, repair or service of the equipment or parts by Buyer; (c) utilization of replacement parts not manufactured by Seller; or (d) use or handling of the equipment byBuyer in a manner inconsistent with Seller's recommendations in manuals, bulletins or other publications. Further, Seller's warranty obligations under this Article 8shall terminate if (a)Buyer fails to perform its obligations under this or any other Agreement between the parties, or (b) if Buyer fails to pay any charges due Seller. Anythird party warranties provided on equipment or parts notmanufactured by Seller are assigned to Buyer, without recourse, at the time of delivery, provided such warranties are assignable.

THIS ARTICLE 8 SETS FORTH BUYER'S SOLE REMEDY ANDSELLER'S EXCLUSIVE OBLIGATION WITH REGARD TO NON-CONFORMING EQUIPMENT, PARTS, SERVICES OR RENTAL.EXCEPT AS OTHERWISE EXPRESSLY PROVIDED PURSUANT TO THE PROVISIONS OF THIS ARTICLE 8, SELLER UNDERTAKES NO REPSONSIBILITY FOR THE QUALITY OF THE GOODS. THERE ARE NO WARRANTIES THAT EXTEND BEYOND THE DESCRIPTION ON THE FACE HEREOF. SELLER MAKES NO OTHERWARRANTIES OR REPRESENTATIONS OF ANY KIND, EXPRESS ORIMPLIED, ANDSELLER DISCLAIMS THE IMPLIED WARRANTIES OFMERCHANTIBILITY AND FITNESS FOR A PARTICULAR PURPOSE.

9. CHANGES

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Seller expressly reserves the right to change, discontinue or modify thedesign and manufacture of its products without obligation to furnish, retrofit or install products previously or subsequently sold.

10. RETURN OF MAKE TO STOCK GOODS

With Seller's written approval, unused, incorrectly shipped or "Made to Stock" goods ordered incorrectly, in new condition and of currentmanufacture and catalog specifications may be returned by Buyer forcredit (subject to a restocking fee), provided written request is received within one (1) year after the purchase date. Non-standard goods are not returnable for credit and such goods shall only be accepted for return with the prior written agreement of Seller. Requests for return of goods must showtheoriginalpurchase order number, invoice number, description ofmaterial, and date of purchase. Return of goods does not relieve Buyer of the obligation to make payment against Seller's invoice, and any credit or refund allowed will be issued following Seller's receipt of the goods. The credit allowed on returned goods, if any, is a merchandise creditand is applicable only against future purchases of Seller goods. The credit given will be solely in Seller's discretion and may be basedonthe original or a subsequently adjusted price. A charge will be assessed to clean-up, refinish and restock the goods, if applicable. Norubber or electronic products or components may be returned for credit after six (6) months from date of purchase.

11. LIABILITIES, RELEASES AND INDEMNIFICATION

For purpose of this Article11, the following definitions shall apply:

"Seller Group" shall mean (i) Seller, its parent, subsidiary or related companies, (ii) its and their working interestowners, co-lessees, co-owners, partners, jointventurers, ifany, andtheir respective parents, subsidiary or related companies and (iii) the officers, directors, employees, consultants, agents and invitees of all of the foregoing.

"Buyer Group" shall mean (i) Buyer, its parent, subsidiary or related companies, (ii) its and their working interestowners,co-lessees,co-owners,partners,jointventurers,ifany,andtheirrespectiveparents, subsidiary or related companies and (iii) the officers, directors, employees, consultants, agents and invitees of all of the foregoing.

"Claims" shall mean all claims, demands, causes of action, liabilities, damages, judgments, fines, penalties, awards, losses, costs, expenses (including, without limitation, attorneys' fees and costs of litigation) of any kind or character arising outof,or related to, the performance of orsubject matterof this Agreement (including, without limitation, property loss or damage, personal or bodily injury, sickness, disease or death, loss of services and/or wages, or loss of consortium or society).

a)Seller shall release, indemnify, defend and hold Buyer Group harmless from and against any and all Claims in respect of personal or bodily injury to, sickness, disease or death of any member of Seller Group or Seller Group's subcontractors or their employees, agents or invitees, and all Claims in respect of damage to or loss or destruction of property owned, leased, rented or hired by any member of Seller Group or Seller Group's subcontractors or their employees, agents or invitees.

b)Buyer shall release, indemnify, defend and hold Seller Group harmless from and against any and allClaims in respect of personal or bodily injury to, sickness, disease or death of any member of Buyer Group orBuyer Group's other contractors or their employees, agents or invitees, and all Claims in respect of damage to or loss or destruction of property owned, leased, rented or hired by any member of Buyer Group or Buyer Group's other contractors or their employees, agents or invitees.

c)Eachpartycovenantsandagreestosupportthemutualindemnityobligationscontainedin Paragraphs (a) and (b) above, bycarrying equal amounts of insurance (or qualified self-insurance) in an amount not less than U.S. \$5,000,000.00.

d)Notwithstanding anything contained in this Agreement to the contrary, in all instances where Seller is providing Services at a wellsite, Buyer, to the maximum extent permitted under applicable law, shall release, indemnify, defend and hold Seller Group and Seller Group subcontractors harmless from and againstany and all Claims asserted by or in favor of any person or party, including Seller Group, Buyer Group or any other person or party, resulting from: (i) loss of or damage to any well or hole (including but not limited to the costs of re-drill), (ii) blowout, fire, explosion, cratering or any uncontrolled wellcondition (including but notlimited to the costs to control a wild well and the removal of debris), (iii) damage to any reservoir, geological formation or underground strata or the loss of oil, water or gas therefrom, (iv) pollution or contamination of any kind (other than surface spillage of fuels, lubricants, rig sewage or garbage, to the extent attributable tothe negligence of Seller Group, including but not limited to the cost of control, removed and clean-up, or (v)damage to, or escape of any substance from, any pipeline, vessel or storage facility. e)NOTWITHSTANDING ANYTHING CONTAINED IN THISAGREEMENT TO THE CONTRARY, NEITHER

PARTY SHALL BE LIABLE TO THE OTHER AND EACH PARTY RELEASES THE OTHER FORANYINDIRECT, SPECIAL, PUNITIVE, EXEMPLARYORCONSEQUENTIALDAMAGESORLOSSES (WHETHER FORESEEABLE AT THE DATE OF THIS AGREEMENT, INCLUDING WITHOUT LIMITATION, DAMAGESFORLOSTPRODUCTION, LOSTREVENUE, LOSTPRODUCT, LOSTPROFIT, LOST BUSINESS OR BUSINESS OPPORTUNITIES.

f)Seller's total liability for allclaims,damages, causes of action,demands, judgments,fines,penalties, awards, losses,costs and expenses (including attorney's feesand cost of litigation)shall be limited to and shall not exceed the value of the Equipment, Parts, Services or Rental purchased under the Agreement.

THEEXCLUSIONSOFLIABILITY, RELEASES AND INDEMNITIES SETFORTHIN PARAGRAPHS A. THROUGH F. OFTHIS ARTICLE 11 SHALL APPLY TO ANY CLAIM(S), LOSSES OR DAMAGES THECAUSE(S)THEREOF, INCLUDING BUTNOT LIMITED TO PRE-EXISTING WITHOUTREGARDTO CONDITIONS, WHETHER SUCH CONDITIONS BEPATENTORLATENT, THE UNSEAWORTHINESS OF **VESSELOR** VESSELS, IMPERFECTION OF MATERIAL FAILUREOFPRODUCTSOREQUIPMENT, BREACHOFREPRESENTATIONORWARRANTY (EXPRESS ULTRAHAZARDOUS ACTIVITY, STRICTLIABILITY, TORT, BREACHOF CONTRACT, BREACHOFDUTY (STATUTORY OR OTHERWISE), BREACH OF ANY SAFETY REQUIREMENTORREGULATION, ORTHENEGLIGENCEOROTHERLEGAL FAULTORRESPONSIBILITYO FANYPERSON(INCLUDINGTHEINDEMNIFIEDORRELEASEDPARTY), WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, ACTIVE OR PASSIVE.

h)Redressundertheindemnityprovisionssetforthin thisArticle11shall betheexclusiveremedy(ies) available to the parties hereto for the matters, claims,damages and losses covered by such provisions.

12. INSURANCI

Upon written request, each party shall furnish to the other party certificates of insurance evidencing the fact that the adequate insurance to support each party's obligations hereunder has been secured. To the extentof each party's release and indemnity obligations expressly assumed byeach party hereunder, each party agrees that all such insurance policies shall, (a) be primary to the other party's insurance; (b) include the otherparty, its parent, subsidiary and affiliated or related companies, and itsand their respective officers, directors, employees, consultants and agents.

13. GOVERNING LAW

Except for Equipment, Parts, Services or Rental provided, or to be provided, by Seller in North or SouthAmerica (the "America's"), this Agreement shall be governed by and interpreted in accordance with the laws of England and Wales, excluding conflicts and choice of law principles.

For Equipment, Parts, Services or Rental provided, or to be provided, by Seller in the America's, this Agreement shall be governed by and interpreted in accordance with the substantive laws of the State of Texas, excluding conflicts and choice of law principles.

Seller retains the right to arbitrate any all disputes that may arise in connection with the provision of the Equipment, Parts, Services or Rental.

14. REGULATORY COMPLIANCE

ByacceptanceofdeliveryunderthisAgreement,Buyerwarrantsithascompliedwithallapplicable governmental, statutory and regulatory requirements and will furnish Seller with such documents as may berequired. Seller warrants and certifies that in the performance of thisAgreement, it will comply with all applicable statutes, rules, regulations and orders, including laws and regulations pertaining to labor, wages, hours and other conditions of employment, and applicable price ceilings if any. Seller will not provide anycertification or other documentation nor agree to any contract provision or otherwise act in any manner which may cause Seller to be in violation ofapplicable United States law, including but not limited to the Export Administration Act of 1979 and regulations issued pursuant thereto. AllOrders shall be conditional upongranting of export licenses or import permits which may be required. Buyer shall obtain at its own risk any required export license and import permits and Buyer shall remain liable to accept and pay for material if licenses are not granted or are revoked.

15. CONFIDENTIAL INFORMATION

Each party recognizes and acknowledges that it shall maintain all data, information, disclosures, documents, drawings, specifications, patterns, calculations, technical information and other documents (collectively, "Confiden tial Information") obtained from the otherparty in strict confidence. However, nothing hereinabove contained shall deprive the party receiving the Confidential Information of the right to use or disclose anyinformation:(a) which is, at the time of disclosure, known to the trade or public;(b) which becomes at a later date known to the trade or the public through no fault of the party receiving the Confidential Information and then only after said later date;(c) which is possessed by the party receiving the Confidential Information, asevidenced by such party's written records, before receipt thereof from theparty disclosing the Confidential Information;(d) which is disclosed to the party receiving the Confidential Information in good faith by a third party who has an independent right to such information; (e) which is developed by the party receiving the Confidential Information as evidenced by documentation, independently of the Confidential Information;or, (f) which is required to be disclosed by the party receiving the Confidential Information pursuant to an order of a court of competent jurisdiction or other governmental agency having the power toorder such disclosure, provided that the party receiving the Confidential Information uses its best efforts to provide timely notice to the party disclosing the Confidential Information of such order to permit such party an opportunity to contest such order.In the event that Seller owns copyrights to, patents to or has filed patent applications on, anytechnology related to the Equipment, Parts, Services or Rental furnished by Seller hereunder, and if Seller makesany improvements onsuchtechnology,then Sellershall ownall suchimprovements,including drawings, specifications, patterns, calculations, technical information and other documents.

16. INDEPENDENT CONTRACTOR

It is expressly understood that Seller is an independent contractor, and thatneither Seller nor its principle, partners, employees or subcontractors areservants, agents or employees of Buyer.In all cases whereSeller's employees (defined to include Seller's and its subcontractors, direct, borrowed, special, or statutory employees) are covered by the Louisiana Worker's Compensation Act. La. R.S. 23:102 et seq., Seller andBuyer agreed thatall Equipment,Parts,Services orRental provided bySellerand Seller'semployees pursuant to this Agreement are an integral part of and are essential to the ability of Buyer to generate Buyer's goods,products, and services for the purpose of La. R.S. 23:106(A) (1).Furthermore, Seller and Buyeragree that Buyer is the statutory employer of all of Seller's employees for the purpose of La. R.S. 23:1061(A) (3).

17. ADDITIONAL RENTAL TERMS AND CONDITIONS

Unless otherwise indicated, the rental rates contained in Seller's Proposal are on a per day basis and such rates shall apply to each piece of equipment or part rented. Seller represents that it has fully inspected the Rental equipment and parts as detailed in the Agreement and that said equipment and parts are in good condition and repair, and are fully acceptable for use as specified in the Agreement. Furthermore, Seller represents that the Rental equipment and parts are not subject to any encumbrances or liens, and that Sellerhas full title to the equipment and parts, and thus, Seller is authorized to enter into and execute this Agreement.

Buyer represents that it shall use the Rental equipment and parts in a careful and proper manner and shall comply with all laws, ordinances andregulations relating to the possession, use and maintenance of the equipment and parts in accordance with Seller's approved procedures. In the event the parties agree that the Buyer shall operate the Rental equipment and parts, Buyer further represents that the Rental equipment and parts will be operated by skilled employees trained in the use of the Rental equipment and parts. Buyer shall keep the Rental equipment and parts free and clear of all liens and encumbrances arising in connection with Buyer's operations and/or use of the Rental equipment and parts. Buyer, at its sole cost, shall provide and maintain insurance against the loss, theft,damage or destruction of the Rental equipment and parts. The coverage shall be in an amount not less than the new replacement price of the Rental equipment and parts. GDS shall provide equipment and parts prices at execution of this Agreement.

At the expiration of the applicable rental term, Buyer will at its sole costreturn the Rental equipment to the facility designated by Seller, in working condition (reasonable wear and tear excepted). Upon receipt of the returned Rental equipment, Seller will service and inspect the Rentalequipment. In the eventSeller determines that the Rental equipment is materially damaged or not in working condition (reasonable wear and tear excepted), any service work required to bring the Rental equipment to good working condition will be charged back to the Buyer. Such charges may include service, inspection, and spare parts.

18. GENERAL

Failure of Buyer or Seller to enforce any of the terms and conditions of this Agreement shall not prevent a subsequent enforcement of such terms and conditions or be deemed a waiver of any subsequent breach. Should any provisions of this Agreement, or portion thereof, be unenforceable or in conflict with applicable governing country, state, province, or local laws, then the validity of the remaining provisions, and portions thereof, shall not be affected by such unenforceability or conflict, and this Agreement shall be construed as ifsuch provision supersedes all prior oral or written agreements or representations. Buyer acknowledges that it has not relied on any representations other than those contained in this Agreement. This Agreement shall not be varied, supplemented, qualified, or interpreted by any prior course

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of dealing between the parties or byany usage of trade and may only be amended by an agreement executed by an authorized representative of each party.

19. SOFTWARE LICENSE

All software and its related documentation ("Software") used in connection with the products supplied by Seller is owned by Seller or licensed by Seller from its owner and is licensed or sublicensed to Buyer. Buyer agrees that Seller or its licensor is the sole owner of the Software and of all intellectual property rights therein. The license granted herein is a limited, personal, and non-transferrable license that permits Buyer to use the Software as installed by Seller and solely for Buyer's own business purposes. Any other use of the Software is prohibited. Buyer agrees not to disclose the Software to any third parties. Buyer shall not circumvent any technological measure used to control access to the Software. Buyer shall not copy, reverse engineer, decompile, disassemble or electronically transfer the Software. Buyer shall not establish an interface with the Software in order to read or write data by other components nor replace the Software with any version not provided by Seller.

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