



General Terms and Conditions

1. DELIVERY TERMS

Shipment of product to customer will be made following the receipt of a signed service order from the customer.

2. PERIOD OF AGREEMENT

The rental agreement will commence on the day that the unit is delivered by Hire R Us and terminated on the day that it is removed from the client's site by Hire R Us. The customer is responsible for notifying us in writing for termination of services via email. The customer is also responsible for determining the placement of the product on their site in an accessible area so as not to cause damage while Hire R Us delivers, service or picks up the product.

3. PRODUCT DAMAGE WHILE ON RENT

Any damages incurred during the hire of the products are for the contractors account. The customer will be provided with an invoice to repair or to replace the product. Under no circumstances is the customer permitted to move the product to another location.

4. REPAIRS OF DAMAGE TO STRUCTURES OTHER THAN PRODUCTS

Should any product cause damage to the surrounding area, Hire R Us is only responsible if it is due to our negligence. It is the site manager's responsibility in determining a suitable placement to minimize the sites exposure to this type of damage.

5. CARE OF EQUIPMENT

The customer is obliged to:

- To follow our use and maintenance recommendations at all times;
- To use the leased equipment correctly, properly, as intended and with ordinary diligence at all times;
- To store, protect and safeguard the leased equipment theft, unauthorised operation and damage;
- The customer must inform us immediately of damage, defects, loss and/or destruction;
- The customer must immediately inform us if there are safety concerns;
- Hire R Us shall be entitled to view and inspect the leased equipment at any time
- The customer agrees to provide proper care of Hire R Us products and to return the product in good working condition at the end of the rental period. The customer shall not perform any modifications, alteration or changes to any product.

6. LOSS OF EQUIPMENT

In the event the product is stolen or damaged beyond repair, the customer is responsible for the full purchase cost of equivalent new equipment.

7. DEFAULT

If the customer fall into arrears with payment in part or in whole for longer than 30 calendar days, then, without prejudice to other rights, we shall be entitled to demand 12.5% interest on the arrear amount. Should the customer further fail to fulfil their monthly financial obligation to Hire R Us for the rental of product or should the customer fail to return the product, Hire R Us reserves the right to enter the premises during business hours where the product is kept, without notice and take possession of and remove the leased unit/s without legal process, the customer hereby waving any claims that could arise in its favour from infringement of property rights, as well as for damages from any such entry, taking or removal. In the event of a voluntary or involuntary petition for bankruptcy or receivership filed by or against the customer, the rental agreement shall be terminated on the filing date and the product shall be returned to Hire R Us and all unpaid rents shall be paid by the undersigned. The customers' signature on this rental agreement will constitute both their corporate and personal guarantee to Hire R Us that its invoice will be paid.

8. INDEMNITY

Customer agrees not to hold Hire R Us responsible for any damages to property or personnel from use or misuse of the rented product and to comply with all laws, regulations and ordinances, present and future, relating to usage of unit. It is expressly understood and agreed that this is a contract for rental only and that nothing contained in this agreement shall be construed as conveying to the customer any right, title or interest in the equipment other than rental.

9. OTHER CONTRACT STIPULATIONS

In consideration of the rental fees, the customer shall have exclusive use of of the listed product. Hire R Us reserves the right to terminate this agreement at any time for reasons of misuse or neglect of products and for non-payment of invoices.

TAKE NOTE: Prices may change due to inflation increases (NOTICE WILL BE GIVEN)

SIGNED AT _____ ON _____.

Signature

Name in full

Capacity

Witness Signature

Name in full

