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Terms and conditions of hire

1. Terms and conditions, as stated herein, are deemed as accepted by Hirer, and take precedence over all other documentation, including Hirer's order, terms and conditions.
2. Equipment means any part of the system delivered, and if only part is used, it is considered as hire of full system as quoted, commencing on offer date.
3. Equipment when it leaves our yard, is deemed fit for purpose, has been checked in good order and condition and is hired on a per calendar day or part thereof basis, commencing day equipment leaves our yard, and inclusive to the day equipment is returned to our yard, as quoted.
4. Hire, rental rates, quoted for equipment are quoted per day or part thereof, as defined herein and may reflect a minimum period.
5. Equipment that leaves our yard, as quoted, till its return, or return of our acquired replacement unit, in case of loss or damage, and per conditions defined herein, remains deemed hired and is the responsibility of the Hirer, at all times, whether they elect to use our superintendent or not, if offered. Effectively, equipment is on day rate hire till its safe return or the arrival/return of our acquired replacement.
6. It is highly recommended that equipment should be insured by Hirer for replacement value of sum stated in offer, as well as loss of rental income as quoted, till replacement arrives at our yard, and should be effective from departure of initially hired unit to arrival back at our yard of original or replacement unit. Cost of new replacement is for Hirer's account.
7. Should we be requested to insure/take liability, Hirer will need our supervisor at day rate quoted, unless waived in writing by us and at our sole discretion.
8. Should we undertake insurance/liability, Hirer must not use the equipment until we have been informed in writing and confirm back, and similarly must inform us in writing the time of completion of use.
9. Upon arrival back at our yard, unless we report any damage within 7 working days, Hirer's responsibility ends.
10. Solely, at our discretion, indicated in writing to Hirer, we may waive the need for replacement, if we feel the damage is repairable, and whether the day rate hire remains effective. At that time, we will inform the Hirer, in writing an estimate to repair, and it is deemed as accepted by Hirer.
11. In case of loss or damage, Hirer is welcome to use their Class, Underwriters, Insurers, Agents and Assessors, but under no circumstances does this release Hirer from obligations to us, as defined herein.
12. Due to the international nature of our business, Hirer is responsible for shipment, and full compliance with any and all Government Laws, rules and regulations, taxes and duties, if any relevant to the hire.
13. Similarly, Hirer is solely responsible for compliance with any and all relevant Laws, terms and conditions that may be needed to allow our international personnel involved, full and free access to work site.
14. Should there be any incident occurring to the hired equipment, Hirer must inform us in writing within 6 hours, accompanied by the HSE "Incident Report".
15. Rental equipment must not be immersed or submerged in water, and should not be used during rainfall and electrical storms, no arc welding is allowed in the vicinity either. RF interference can cause spurious results.
16. Rental load cells are either to be subject to sudden or drop loading forces, impact, nor torsional loading, it is incumbent upon Hirer to ensure this does not occur. Load cells returned that cannot zero are damaged, repairs are for Hirer's account.
17. Returns must be advised in writing 24 hours prior to intended return time; goods receiving times are between 0900 to 1500 weekdays. Saturdays, Sundays and Public Holidays we are closed, except if Hirer makes special arrangements at time of hire.
18. If Hirer requires us to deliver or return, 24 hours notice in writing is required, and the times/days above refer. Deliveries and returns will be charged to Hirer.