1 Definitions

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We, us - Navan Hire Hardware & Safety Training Ltd.

You - the person, firm, company or other organisation hiring or buying the goods from

These conditions override any terms and conditions you may have put forward, unless we have agreed to any other conditions in writing.

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- You have returned the goods to us in a clean and useable condition and we have given you a receipt for them; whichever is earlier.

Hire charges are due throughout the time you have the goods including Saturdays, Sun days and public holidays. You must pay all charges you owe when required.

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All invoice queries must be reported inside 14 days of receipt, If you have agreed, in writing to let you have a monthly account, you must pay all our invoices by the last day of the following the month the goods were delivered. If you do not have a monthly account month with us, you must pay when you place your order for hire equipment or supply of goods, You accept that we reserve the right any charges to your debit/credit card for Hire of Equipment, damage to goods, fuel, continuous hire, damages or late hire returns, supply of goods and services etc.

The supplier reserves the right to store the Customer's credit card details on its password protected customer account system and future reserves the right to use such details against future rentals of equipment, goods & services by the Customer.

c) Interest and other charges

If you do not pay any amount when it is due, we will add interest to the amount that is overdue. We will add interest each day at a rate equal to 4% above the Northern Bank Ltd.'s base rate at the time. Charging interest will not affect any other rights we may have. You must also pay any of our reasonable expenses in recovering money or goods from you. All Invoice queries must be reported inside 14 days of receipt.

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You must pay us any agreed charges for delivering or collecting the goods. If we quote carriage charges, these only cover the time needed to load or unload our vehicle at the address you have specified. You must pay extra for any further time you cause us to spend, including if we try to follow your instructions for delivering or collecting the goods but cannot do so because of your acts or failure to comply.

4 Maximum hire period (if you are not a company or corporation)

If you are not a company or corporation, the contract will end within 3 months of the beginning of the period of hire. If you have not already done so you must return the goods to us on the day before the end of the 3-month period. If you fail to do this we reserve the right to charge you for any financial loss we suffer as a result.

5 When the contract starts

The contract comes into effect when you have placed an order, agree to keep these terms & conditions, and we have accepted your order.

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You must make sure that everyone who uses the goods is properly instructed on how to use them safely and correctly, and that they have all the instructions we have supplied. You must make sure the goods are not misused. The hirer must ensure that all staff using any/all equipment on hire from Navan Hire Hardware & Safety Training Ltd, have been given the appropriate health and safety training in its safe use and/or Personal Protective Equipment (PPE) where appropriate.

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- b) You become responsible for the goods when you, or your agent, receive them. If the goods are delivered to you, this will be when your responsibility starts. Your responsibilities include protecting the goods and keeping them safe from the weather, theft, vandalism or improper use. At the end of the hire period you must return the goods unless you have made arrangements for us to collect them. Your responsibly does not end until the goods have been returned or collected and we are able to give you a receipt for them. You must not sell or in any way give up control of the goods.
- c) You will be responsible for any death, injury, loss or damage caused by the goods being misused while they are hired to you.
- d) It's the hirers responsibility to ensure that all motorised plant is insured for road use, fire and theft.

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If any of the goods is electrical, it should be used with the original plugs or sockets fitted to it. If you need to fit other suitable plugs or sockets to the goods, this must be carried out by a competent person who must also return the goods to their original condition. You must make sure you have a suitable supply of electricity for the goods. Never use electrical goods that are not earthed correctly unless the goods are double insulated. You must keep to all regulations which apply - including the Electricity at Work Regulations (Northern Ireland) 1989, while you are responsible for the goods.

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The hired goods must not be moved from any site agreed by us unless you have our written permission

11 Limits of our liability

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- c) If the goods breakdown or stop working properly, we will try to replace them or repair the fault as soon as reasonably possible after you have reported it to us.
- d) If you hire or buy the goods for use in a business, we will not be liable for any indirect loss or any loss of business or profits, savings you expected to make, wages, fees or expenses caused by the goods or any part of them breaking down or stopping working properly.
- 12 When you off hire the machinery by text, phone or email you are responsible for the security of the machinery. This includes theft or damage to the machine/s by you or a third party until the machinery is collected by Navan Hire or returned to Navan Hire.

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- you enter into any agreement with your creditors or a voluntary agreement IS made which affect you; or
- vou enter into a voluntary agreement.

If we end the contract in these circumstances, it will end immediately and we may repossess any or all of the goods. If we end the contract, It will not affect our right to recover any money you owe us under this contract or damages we claim as a result of your breaking this contract.

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- a) If you buy any equipment for us, you will become responsible for loss or damage as soon as the goods are delivered to you.
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If any term in this contract cannot be enforced, this will not affect the remaining terms. 20 Navan Hire Hardware & Safety Training Ltd., accept no responsibility whatsoever in the use of it's plant/machinery/equipment by the hirer/purchaser including their servants or agents under this agreement. The hirer/purchaser or their servants or agents hereby indemnifies Navan Hire, Hardware & DIY Centre Ltd., against any loss arising from any property damage or bodily injury incurred as a result of the use of the plant/machinery/equipment either directly or indirectly held under this agreement. This indemnity covers all claims, costs (including legal costs) or demands made by any party/parties affected by such actions.

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