







Welcome to WHC Hire Services

Plant and Tool Hire

WHC Hire Services is an experienced supplier of plant and tool hire to both business and domestic users throughout the Midlands & South West. With depots in Worcester, Tewkesbury and Chipping Norton, we supply large plant to contractors, civil engineers, local groundwork contractors, builders. We offer a wide range of new and low hours plant and tools, particularly specialising in the supply of excavators, which are secured safely onto trailers by WHC's unique, trade-marked 'TRACK-LOCK' system. With our continued investment and an ever developing hire fleet, we supply an unmatched service to highway agencies, construction and building companies and the manufacturing sector.

Tool Hire

We offer a comprehensive range of equipment for hire to DIY customers and small businesses, all maintained and tested to the highest standards. WHC has developed light, clean and welcoming hire centres, with friendly, knowledgeable staff who are happy to give advice about your specific projects.

Long term hire rates are available on request- Please contact for details

We look forward to working with you in the future.

Best Wishes,

James Clutterbuck (MD, Owner)





OUR VALUES

WHC Hires market-leading service is built on our core values. The foundations of difference and excellence.



Our heart and soul go into everything we do to ensure our customers receive an **industry leading service.** We pledge to evolve and develop effective solutions to protect our world and operators' safety.



All of our equipment speaks for itself. Our reputation is reflected in the quality and reliability of the equipment that we supply.

Allowing you to **stand out from the rest.**



We are committed to ensure that all our customers **get the job done** efficiently, safely with world class performance and support.



We are committed to **reducing our level of carbon emissions** towards net-zero by utilizing the most technically advance plant and equipment available to us.



OUR SERVICE



Changing the meaning of HIRE

We change what it means to hire through our innovation, industry-leading safety, detail and commitment to all our customers. No matter their size of business. We pride ourselves on the quality of our young, low-hours fleet designed to help you get the job done and reduce the amount of downtime.



WHC Hire offers one the most highly efficient fleets of plant and tool hire equipment with a **maximum** age of 48 months. Our dedicated team work closely with some of the largest manufacturers in the world to bring equipment that you can rely on. Increase your safety, productivity, and reduce emissions, all at matchless value with WHC.



Constant investment to bring our customers the latest machinery



Highest levels of inhouse servicing on all our equipment, including hand and vibration testing on tools



National coverage



Industry leading fuel efficent equipment (stage V)



Patient designers and suppliers of the worlds safest excavator transportation system 'Tracklock'



One of the UK's largest and most diverse suppliers of plant hire equipment



WHY CHOOSE WHC?

Accreditations















We go the extra mile to ensure every piece of equipment that holds our mark is in the finest condition possible. When you see the WHC logo, you know you can rely on it to get the job done.



RoSPA Gold Medal Award Winners

Globally recognised industry leaders in health and safety practises. Safety is at the forefront of everything we stand for.



Millions Invested

Committed to keeping our fleet young and low hours. Our machinery has an average age of no more than 4 years old.







Industry Leading Standards

Industry leading standards in service, detailing and quality control. No corners cut.



Advance Safety Testing

Innovation in our industry, first class advanced safety testing to protect operators.



Dedicated Team of Experts

Continuous investment in our staff to provide you with the most efficient and affordable solutions, no matter the project.



25 Years Experience

Over 25 years' experience, we know the industry inside out.





The original, best, patented excavator transport safety system.

Ensuring the safety of your workforce and the public, TRACK-LOCK promotes a safe working environment and prevents damage to plant.

- The safest excavator transport system available
- Non-mechanical, not dependent on plant hydraulics to secure
- A lightweight, easy-to-use system
- Use with any sided plant trailer and any make of mini-excavator
- Includes a safe tool attachment system

For current hire charges see our 'Trailers' section on the facing page. Long term hire rates are also available – Please call for details.

PROTECT YOUR TEAM



What is HAVS?

HAVS (Hand and Vibration Syndrome) is is caused by occupational exposure to vibrating hand tools. The primary risk factor for HAVS is a cumulative exposure of hours to intense vibration from tools such as chainsaws, impact tools, grinders, and breakers.

HAVS has three main components:

- 1. Peripheral neuropathy of the hands that produces numbness, tingling, or both in a glove distribution. Loss of dexterity may occur.
- 2. Secondary Raynaud's phenomenon of the hands, sometimes referred to as vibration white finger (VWF).
 - 3. Musculoskeletal problems. These are the least specific manifestations and may include complaints of weakness, discomfort, and pain of the hands, wrists, forearms, and elbows.

Don't monitor HAVS exposure in your company?

Failing to test your equipment within your company is a criminal and civil offence.

Average HAVS claims in 2021 mounted to £600,000 per worker.

What can you do to protect your company?

Test- Have your equipment tested regularly.

Consult- Work with a consultant to put in place a plan to limit exposure.

Monitor- Track and monitor all employees and vibrating equipment within your company.

Need help with HAVS?

Call WHC Hire today to discover more about our Vibration monitoring services.

01684377977

Please complete the following trade application form in its entirety to prevent any delay in processing your account. Please submit your application via email to hire@whchire.com, or visit your local depot.

If you require any assistance in completing your application, then please call our WHC Hire Head Office Tewkesbury on 01684 377977



WHC HIRE SERVICES LTD CREDIT ACCOUNT APPLICATION FORM

Please tick the box if	you are happy to receive market	eting news, promotions and offers from us.	
Personal Details			
Name			
Address			
Telephone No		Date of birth / /	
Business / Trading Name		Business Trading Address	
Telephone No	Where did you hear about usplease circle		
Email Addrass		WEB SITE / GOOGLE / FACEBOOK / TWITTER / FRIEND	/ OTHER
BUSINESSES ONLY			
Type of Business if Applical	ble:		
Public Limited Company	Private Limited Company	Sole Trader Partnership	
	ers or partners in this business ur rners or partners of this business	n-discharged bankrupts? held any other credit accounts with this company?	Yes / No Yes / No
Co. Registration No	Date of Forn	nation:Parent Company	
		Date of birth/	/
ORDER NO. REQUIRED	Written Order Y or N	Verbal order Y or N	
		Trade Reference	
Company Name		Address	
. ,		Current Credit Limit £	
Company Name		Address	
		Current Credit Limit £	
BANK NAME AND ADDRESS	S		
A/C No:		Sort Code:	

DATE PROTECTION ACT 2018

In processing your application for credit facilities, we may make enquiries of credit reference agencies and other. We may also disclose information about the conduct of your account to credit reference agencies and other third parties. The information obtained from or provided to credit reference agencies or other third parties may be used when assessing further applications for credit terms, for debt collection, for tracing and for fraud prevention.

CREDIT TERMS

I, the undersigned, as director, partner or proprietor of the business, hereby confirm that if credit facilities are approved the account will be paid as per your normal monthly terms, a copy of which have been supplied to me and which are attached to this application form. Interest at a rate of 8% above base rate per annum shall b charged on any amounts outstanding for more than 30 days.

GUARANTE

In consideration of us providing the requested credit facilities to the business named at the head of this credit application form, we require a guarantee in the form attached from a director, partner or proprietor of the business.

Issue 14.05.20 V3

GUARANTEE

This Guarantee is given by you, the undersigned, as guarantor to us, WHC Hire Services Ltd., for the liabilities of the Customer (as hereinafter defined) on the conditions set out in this document.

By signing this Guarantee you agree to be bound by those conditions.

Definitions

In this document, the words and phrases below have the following meanings:

'Customer' each party names as the "Business/Trading Name" on the front page of this document.

'Customer Liabilities' any money and liabilities which the Customer now owes us or may owe us in the future in any way including all interest and other charges which the Customer owes us now or in the future.

TERMS OF GUARANTEE

1 Guarantee

- 1.1 We have agreed, or may agree in the future, to provide or continue to provide credit facilities to the Customer. In return, you unconditionally guarantee that all Customer Liabilities will be paid or satisfied. You will immediately have to pay the amount guaranteed when we demand payment. We do not need to demand payment from the Customer first. We may make one or more demands for payment.
- 1.2 you will also be responsible for all costs and expenses we properly incur in enforcing or trying to enforce this Guarantee.

2 Limit on your Liability

- 2.1 This Guarantee is a guarantee of the full amount of all Customer Liabilities.
- 2.2 We will continue to charge the interest mentioned in condition 2.1 at the same rate and in the same way as for the Customer Liabilities. This applies even if there is a court order for payment or the Customer is insolvent.

Continuing nature of this Guarantee

You will continue to be bound by this Guarantee regardless of any changes in the amount or nature of the Customer Liabilities, your death or mental illness, or any other matter for so long as any monies remain outstanding to us from the Customer or we are asked to provide credit facilities to the Customer.

Protecting our rights

4.1 This Guarantee is independent of any other security or guarantee which we hold or may hold in the future for the Customer Liabilities. When we hold any other security or guarantee, we may choose which security or quarantee we will enforce and, if we enforce more than one, the order in which we do so. However, we will not have to enforce any other security or guarantee, or take any steps or proceedings against the Customer, before we enforce this Guarantee.

SOLE TRADERS CHECK LIST OF ID - A COPY OF YOUR DRIVING LICENCE

YOUR HIRED IN PLANT INSURANCE WILL NEED TO BE SENT WITH YOUR APPLICATION FORM.

'person' (plural 'persons') an individual, company, society, corporation

'we us our' WHC Hire Services Ltd. including any successor in business or other person to which we transfer our rights under this Guarantee. 'you your' each person who signs this Guarantee as guarantor (including all partners in a firm and all guarantors' personal representatives).

- 4.2 From time to time we may:
 - provide the Customer with further credit facilities or vary any existing credit facilities;
 - give the Customer time to pay any money owing to us;
 - · make any other arrangement, compromise or settlement with the Customer;
 - take or deal with any security, guarantee or other legal commitment for the Customer Liabilities: or
 - release, enforce or not enforce our rights under any such security, guarantee or commitment.

If we carry out any of the above acts, or do or fail to do anything else, this will not affect our rights under this Guarantee, even if it would have done so if this condition did not exist.

Your liability

- 5.1 You will be liable to us as principal debtor for any Customer Liabilities that cannot be recovered from you as a guarantor, whatever the reason and whether or not we know the reason. This is a separate commitment, extra to the guarantee in condition 1.1. You must pay the amounts you are liable for under this separate commitment as soon as we demand payment. The total amount you will have to pay will be no more than that mentioned in condition 2.
- 5.2 You will be bound by this Guarantee from the time that you sign it, even if someone else was supposed to sign, or other arrangements to secure Customer Liabilities are never actually put in place.

Governing law

PASSPORT

This Guarantee is governed by English law. You agree that legal action relating to this Guarantée may only be dealt with by the Courts of England and Wales except that we may sue you in any country where you may be.

UTILITY BILL

PLEASE NOTE THE HIRER IS RESPONSIBLE FOR ANY EQUIPMENT OR PLANT WHILST IT IS ON HIRE.
WE REQUEST THAT YOU TAKE OUT HIRED IN PLANT INSURANCE FOR ALL PLANT OR ADD IT TO YOUR OWN HIRED IN PLANT INSURANCE

POLICY TO PREVENT UNEXPECTED DAMAGE OR STOLEN COSTS WHICH COULD BE IN THE HUNDREDS OR THOUSANDS.

PLEASE NOTE ALL DUMPERS AND TELEHANDLERS ARE CLASSED AS SORNED OFF ROAD IF, BEING USED ON THE ROAD THEY WILL ALSO NEED TO BE INSURED FOR 3RD PARTY ROAD RISK BEFORE HIRING.

(These can be taxed and 3RD party insured if required to be on the road at a charge please let the depot know)

WHC HOLD NO RESPOSIBILY IN THE EVENT OF AN ACCIDENT WHERE WE WERE NOT INFORMED OF ROAD USE PRIOR TO HIRING

Customer Notice

On signing this document, you will be bound in law by the companies' terms and conditions. Any liability will be to WHC Hire Ltd there may also be additional liabilities to other parties. If you are in doubt, you should consider obtaining legal advice from a solicitor or other legally trained professional before signing this document.

SIGNED by Dated
and witnessed by
SIGNATURE OF WITNESSNAME OF WITNESS
ADDRESS
OCCUPATION

TERMS AND CONDITIONS FOR THE HIRE OF EQUIP-MENT AND SALE OF GOODS TO CONSUMERS AND BUSINESSES

FOR THE ATTENTION OF CONSUMERS

FOR THE ATTENTION OF CONSUMERS
A Consumer means a natural person who is acting wholly or mainly for purposes which are unrelated to the person's trade, business or profession. What these terms cover. These are the terms and conditions on which we supply and hire equipment and goods to you. Please note that these terms are used with traders and with Consumers and in certain areas different provisions apply. Terms which are marked as being applicable to trade and business customers and with [8] are not relevant to Consumers.

Why you should read them: Please read these terms and conditions carefully. These terms toll you who we are, how we will supply and hire equipment and goods to you, how you and we may change or end the contract, what to do if there is a problem and other important information. If you think that there is a mistake in these terms, please

If you think that there is a mistake in these terms, please

contact us to discuss.

Consumer Credit Act 1974: Where the hire of the Equip-Consumer Credit Act 1974: Where the hire of the Equipment is to a consumer who is an individual, in order to comply with the Consumer Credit Act 1974, the duration of the Hire Period shall not exceed 3 months, after which the contract between you and WHC shall be deemed to have automatically terminated. CUSTOMERS WHO ARE HIRING THE EQUIPMENT AS A CONSUMER, THE CUSTOMERS ATTENTION IS DRAWN IN PARTICULAR TO THE SECTION 10 CONCERNING WHO LIABILITY TO THE GUSTOMER ON BUSINESS CUSTOMERS
CUSTOMERS
Customers who thiring the Equipment or purchasing Goods acting for purposes relating to list trade, business craft or profession, please note the following additional citauses:

clauses

Hire Charges and Deposit - clauses 4.7

- 4.11 Credit - clause 5 Delivery and Operators - clauses 6.3 -

Warranty - clauses 9,7 - 9.8 Liability - clauses 10.4 - 10.11 Consequences of Termination - clauses 12.4 - 12.6

12.4 = 12.0
Should there be any inconsistency between these clauses and other clauses in the terms and conditions, the aforementioned clauses shall prevail.

INFORMATION ABOUT WHO AND HOW

 TO CONTACT WHC
 Who we are: We are WHC Hire Services
 Who we find the fin Who we are: We are WHC Hire Services Limited, a company registered in England and Wales. Our company registration number is 03322262 and our registered office is at Chargrove House, Shurdington Roed, Cheltenham, Gloucestershire, GL51 4GA, Our registered VAT number is 793516500.

1.2 How to content to XV.

rious, cheitennam, clicucesterenire, GLE1 4GA. Our registered VAT number is 793516500.

1.2 by telephoning us at 01684 377977 OT 01060 586075 or by writing to us via email at hire@whohire.com or to WHC Hire Services Limited, Alexandra Way, Tewkesbury, Gloucestershire, GL20 8179.

1.3 How we may contact you if we have to contact you we will do so by telephone or by writing to you at the email address or postal address provided.

2.1 DEFINITIONS AND INTERPRETATION 2.1 The following definitions and rules of interpretation apply in this agreement. Additional Charges means charges applicable to the provision of the Equipment which are charged in addition to the Hire Charges including those additional costs and expenses referred to in these Terms and Conditions. Business Day: a day other than a Saturday, Sunday or public holiday in England when banks in London are open for business. Consumer: an inclividual acting for purposes which are wholly or mainly outside that individual's trade, business refer to possession.

poblic holiday if registral winds of balans in Consort are open for business.

Consumer: an individual acting for purposes which are wholly or mainly outside that individual's trade, business craft or possession.

Delivery: the transfer of physical possession of the Equipment to the Customer at the Supplier's premises or the Site.

Deposit: any advance payment required by WHC in relation to the Equipment which is held as security by WHC on the terms set out at Clause 4.

Goods: any accessories and/or consumable items specified in the Order which are sold to the Customer by WHC. Equipment the items of equipment to be hired by the Cautomer by WHC. Equipment: the items of equipment to be hired by the Customer listed in the Order, all substitutions, replacements or renewals of such equipment and all related accessories, manuals and instructions provided for

Equipment.

Order: the Customer's order for the Equipment and/or the Goods, as set out in the order form, the Customer's written acceptance of the Supplier's quotation, overleaf, or in a hire contract between WHC and the Customer, as the case may be

the case may be.

Hire Charges: the charges detailed in the "Hire Charges
Price Guide" attached to the Order and found at http://

www.whohire.com/hire-charge-guide.aspx, as amended from time to time.

from time to time.

Hire Period: the period starting when the Equipment is delivered to the Customer or from when the Customer collects the Equipment from WHC and ending when WHC regains possession.

Operator: the operator or driver provided to the Customer

by WHC.

Site means any premises or location at which the Equipment is to be delivered to or collected from or is otherwise located with prior consent of WHC. Supplier means (where applicable) the third party from whom WHC will hire the Equipment and then rehire such Equipment to the Customer pursuant to these Terms and Conditions. and Conditions

VAT: value added tax chargeable under the Value Added Tax Act 1994

Tax Act 1994.

Clause, schedule and paragraph headings shall not affect the interpretation of this agreement.

Unless the context otherwise requires, words in the singular shall include the plural and vice

A reference to a statute or statutory Provision is a reference to it as amended, extended or re-enacted from time to time. A reference to a statute or restatutory provision shall include all subordinate legisla-tion made from time to time under that statute or statute.

Any words following the terms including, include, in particular, for example or any similar expres-sion shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.

EQUIPMENT HIRE WHC shall hire the Equipment to the

Customer for use at the Customer's premises (Site) subject to the terms and conditions of this agreement. The Equipment must not be moved from the Site to which it was delivered or consigned without the prior written permission of WHC.

WHC shall not, other than in the exercise of its rights under this agreement or applicable law, interfere with the Customer's quiet possession of the

Equipment - Customer will ensure that each Corder is accurate and complete and that the Equipment is suitable for the Customer's requirements.

3.4 At the start of the Hire Period WHC may need to substitute the Equipment with an alternative of equivalent standard if the Equipment cannot be supplied for any reason. You may elect to refuse a substitute we offer in which case we will refund any money you have paid in advance for the Equipment may not be delivered by WHC is Suppliers, the Equipment may not be delivered by WHC. The Customer will ensure that it carries out

by WHC. The Customer will ensure that it carries out adequate inspection of the Equipment on Delivery and adequate inspection of the Equipment on Delivery and shall note any shortages or damages on the delivery documents and the charges for the Equipment will be payable by the Customer to WHC in accordance with the payment terms set out in these Terms and Conditions. WHC may invoice the Customer for any Additional Charges which may be levied against WHC by the Supplier in relation to the Equipment.

3.6 WHC may substitute the Equipment for me to time with an alternative piece of equipment of an equivalent standard during the Hire Period. WHC will give the Customer reasonable notice if it intends to do this.

give the Customer reasonable notice in it menos to do this.

3.7

WE WILL PROVIDE THE CUSTOMER WITH SAFETY AND OPERATING INSTRUCTIONS FOR SAFE USE OF THE EQUIPMENT. THE CUSTOM-ER MUST ONLY OPERATE THE EQUIPMENT IN ACCORDANCE WITH THE OPERATING AND SAFETY INSTRUCTIONS SUPPLIED WITH IT OR ANY OTHER SAFETY INSTRUCTION GIVEN TO YOU BY US. IF YOU DO NOT UNDERSTAND ANY PART OF THE RELEVANT OPERATING AND SAFETY INSTRUCTIONS YOU MUST SEEK ASSISTANCE FROM A SUITABLY QUALIFIED PERSON OR US BEFORE USING THE EQUIPMENT. SEEK ASSISTANCE FROM A SUITABLY QUALIFIED PERSON OR US BEFORE USING THE EQUIPMENT WHICH WILL NOT ACCEPT ANY RESPONSIBILITY FOR ANY DAMAGE AND/OR INJURY CAUSED BY YOUR FAILURE TO COMPLY WITH OPERATING AND SAFETY INSTRUCTIONS SUPPLIED TO YOU. IT IS YOUR RESPONSIBILITY TO ENSURE THAT YOU ARE FULLY COVERED BY INSURANCE FOR ANY RISKS INVOLVED IN THE USE OF THE EQUIPMENT, SUCH AS PERSONAL INJURY OR DEATH TO USERS OF THE EQUIPMENT OR OTHER PERSONS.

3.6 THIS SAFETY WARNING IS NOT IN ANY WAY INTENDED TO EXCLUDE OR LIMIT OUR LIABILITY FOR DEATH OF DEACH OF CONTRACT OR OTHER PERSONAL INJURY CAUSED BY OUR NEQUIDENCE, BREACH OF CONTRACT OR OTHER DEFAULT.

DEFAULT

HIRE CHARGES AND DEPOSI 4.1 Where to find the charges: The Hire Charges of the Equipment and the price of the Goods may be found in the "Hire Charges Price Guide" provides by WHC and found at http://www.whohire.com/hire-

by WHC and found at http://www.whchire.com/hire-charge-guide.aspx
4.2 When you must pay and how you must pay: The Customer shall pay the Hire Charges and any Additional Charges to WHC in full and cleared funds at the point in which the Equipment is returned and shall pay for Goods prior to delivery. Alternatively, for customers with an account, the Customer shall pay the Hire Charges, and Additional Charges for the Equipment and the purchase price for the Goods within 30 days of

and the purchase price for the Goods within 30 days of the date of WHC's invoice.
4.3 WHC will be entitled to vary the Hire Charges and any Additional Charges at any time by giving written notice to the Customer to reflect any variation in the cost of supplying the Equipment which arises as a consequence of any variation in the Customer 'requirements for the Equipment, any increase in the cost payable to the Supplier, any information provided by the Customer being inscourate or incomplete or any failure or delay by the Customer in providing information.
4.4 Deposit: Where WHC requires a deposit for the Equipment, it must be paid in advance of Delivery.
4.5 VAT: The Hire Payments are exclusive of VAT and any other applicable taxes and duties or similar charges which shall be payable by the Customer at the rate and in the manner from time to time prescribed by

rate and in the manner from time to time prescribed by

law.

4.6 WHC can charge interest if the Customer pays late: If the Customer does not make payment to WHC by the due date, WHC may charge interest to you on the overdue amount at the rate of 8% a annum above the base lending rate of National Westminster Bank Plo from time to time. This interest shall accrue on a daily basis from the due date until the date of actual payment of the overdue amount, whether before or after judgment. You must pay WHC interest together with any overdue amount.

4.7 Deductions force the customer and the control of the overdue amount.

amount.
4.7 Deductions from the Deposit: The
Deposit is a deposit against default by the Customer
of payment of any Hire Charges, Additional Charges or
any loss of, replacement costs or damage caused to
the Equipment. If the Customer fails to make payment
of any Hire Charges, Additional Charges or causes any
less discounts to Equipment of any the County of the Cou

of any Hire Charges, Additional Charges or causes any loss or damage to the Equipment (in whole or in part), WHC shall be entitled to apply the Deposit against such default, loss or damage. The Deposit (or balance thereof) shall be refundable within five (5) Business Days of the end of the Hire Period. In the event that any sums fall over due on a Customer's account then the total account will be-come due on demand. The Customer will be responsible for reasonable legal charges incurred by WHC in the re-covery of sums due or the recovery of the Equipment. In addition WHG will be entitled to suspend further services to the Customer.

to the Customer. CLAUSES 4,7 - 4,10 ARE ONLY APPLICABLE TO TRADE

AND BUSINESS CUSTOMERS
4.9 ISI If WHC has agreed trade credit terr
with the Customer, the Customer must pay the Hire
Charges within 30 days of receipt of an invoice.

Charges within 30 days of receipt of an invoice.

4.10 [M] All amounts due under this agreement shall be paid in full without any set-off, counterclaim, deduction or withholding (other than any deduction or withholding to the counter than any payment due to WH-C's remedies under clause 11, the Customer shall pay interest on the overdue amount at the rate of 45 per angume phone National Westminster. the rate of 4% per annum above National Westminster Bank Plo's base rate from time to time. Such interest shall

accrue on a daily basis from the due date until actual payment of the overdue amount, whether before or after judgment. The Customer shall pay the interest together with the overdue amount.
4.12 [8] Credit and debit card details shall be

4.12 [8] Credit and debit card details shall be held and managed by World Pay and WHC reserves the right to automatically charge such card with any unpaid charges resulting from the Hire Period or any extended Hire Period.

[B] If the Equipment is lost, damaged, 4.13 [8] If the Equipment is lost, damaged, destroyed or stoler whilst in the Gustomer's care, the Customer will be liable for the applicable Hire Charges in respect of the agreed minimum Rental Period and subsequently, such proportion of the Hire Charges to compensate for lost Hire Charges from future rental periods until such time as the Equipment is repaired or repliaced in accordance with clause 10.3. 4.14 If the Customer without the prior written permission of WHC parts with control of the Equipment, the Customer shall immediately upon WHC request procure the return of the Equipment. If the Equipment is not returned to the Customer within 5 days of WHC's

is not returned to the Customer within 5 days of WHC's request, the Equipment shall be deemed to be lost and

request, the Equipment shall be deemed to be lost and the Customer shall be responsible for the replacement of the Equipment and the Hire Charges and any Additional Charges will continue to Lpply until settlement is made to the satisfaction of WHC.

5. IB CALUSE 5 IS ONLY APPLICABLE TO TRADE AND BUSINESS CUSTOMERS
5.1 The Customer's credit limit shall be as specified by WHC from time to time and may, at WHC's discretion, be reduced.
5.2 Any such credit arrangement shall be non-regulated and therefore not governed by the Consumer Credit Act.
5.3 WHC may terminate or suspend the Customer's right to hire the Equipment and/or purchase the Goods upon credit at any time with immediate effect, by giving notice in writing if the Customer exceeds the credit limit or breaches any of these terms.
6. DELIVERY AND OPERATORS
6.1 Collection of the Equipment and Goods: Unless otherwise agreed, it is the responsibility of the Customer to collect the Equipment and/or Goods from Millor and the parket per the size of the head of the helicing the control of the Equipment and for the Customer to collect the Equipment and/or Goods from Millor and the parket per the filler of the second of the helicing the control of the Hirs.

Customer to collect the Equipment and/or Goods from WHC and return them to WHC at the end of the Hire

Period.
6.2
WHC is not responsible for delays outside of its control. If the supply of the Equipment is delayed by an event outside of WHC's control (including but not limited to disruption or delay to WHC's business or supply chains arising from the UK's exit from the European Union or any form of health epidemio) then WHC will contact the Customer as soon as possible to let the Customer know and WHC will contact the delay WHC will not be liable for delays caused by an event outsi se its control.
CLAUSES 6.3 — 6.4 ARIS ONLY APPLICABLE TO TRADE AND BUSINESS CUSTOMEYA SPELICABLE TO TRADE AND BUSINESS CUSTOMEYA SPELICABLE TO TRADE TO, WHC shall supply a person competent in operator, WHC shall supply a person competent in operating the Equipment for the purpose they are supplied. The Operator shall be under the control and direction of the Customer and shall be regarded as servants or agents of

Customer and shall be regarded as servants or agents of the Customer. The Customer shall be solely responsible

the Customer. The Customer shall be solely responsible for all olaims arising in connection with the operation of the Equipment by the Operator.

6.4 [8] The Customer shall be responsible for compliance with all relevant regulations issued by the Government or Local Authorities, including regulations relating to any environmental alost and health and safety at work. The Customer shall indemnify the Supplier for and against any losses, charges or fines incurred by the Supplier as a result of the operation of the Equipment during the Hise Period.

7. TITLE, RISK AND INSURANCE Equipment

Equipment

The Equipment will remain the property 7.1 The Equipment will at all times remain the property of WHC, and the Customer shall have no right, title or interest in or to the Equipment (save the right to possession and use of the Equipment subject to these

possession and use of the Equipment subject to these terms and conditions).

7.2 When the Customer becomes responsible for the Equipment. The risk of loss, theft, damage or destruction of the Equipment shall pass to the Customer on Delivery. Delivery occurs when the Equipment is made available to the Cu. Joiner at the delivery address (whether at WHC premises or at the Site) The Equipment shall remain at the sole risk of the Customer during. shall remain at the sole risk of the Customer during the Hire Period and any further term during which the Equipment is in the possession, custody or control of the

Equipment is in the possession, oustody or control of the Customer (Risk Period) until such sime as the Equipment is redelivered to WHC. Redelivered means that once loading of the Equipment on to the collection vehicle of WHC or its Supplier is complete.

7.3 Where a Customer wishes to collect or return WHC owned Equipment from or to the WHC branch or place of business, it shall be the Customers responsibility to prepare its vehicle or that the collection/return can be carried out without damage being caused to such vehicle or injuries being sustained by the Customer or by WHC staff. The Customer shall hold WHC harmless in the event of contravention of this. Should the Customer have any doubt whether this can be compiled with it should ask WHC to arrange a collection or delivery subject to charges as applicable.

subject to charges as applicable
7.4 During the Hire Period and the Risk
Period, the Customer shall, at its own expense, obtain

Period, the Customer shall, at its own expense, obtain and maintain the following insurances:

(a) Insurance of the Equipment to a value not less than its full replacement value comprehensively against all usual risks of loss, damage or destruction by fire, theft or accident, and such other risks as WH-C may from time to time nominate in writing;

(b) Insurance for such amounts as a pruder owner or operator of the Equipment would insure for, or such amount as WH-C may from time to time reasonably require, to cover any thirr, party or public liability risks of whatever nature and however arising in connection with the Equipment; and

(c) Insurance against such other or further insurance against such other or further

(c) insurance against such other or further risks relating to the Equipment as may be required by law, together with such other insurance as WHC may from time to time consider reasonably necessary and advise to the Customer

Notice of damage or loss: The Custome 7.1 Notice of damage or loss: The Customer shall give immediate written notice to WHC in the event of any loss, accident, damage to or defect in the Equipment arising out of or in connection with the Customer's possession or use of the Equipment or if the Customer considers the Equipment may cause damage to the Customers property.

The Customer shall grant (or shall 7.2 The Customer shall grant (or shall procure that WHC, the Supplier or their authorised representative are granted) access to the Site at all such reasonable limes on reasonable notice to inspect the Equipment to ensure the Customers compliance with its obligations under these Terms and Conditions to carry out any inspections or repairs of the Equipment.

7.3 If the Customer falls to effect or maintair any of the insurances required under this agreement, WHC shall be entitled to effect and maintain the same,

WHC shall be entitled to effect and maintain the same, pay such premiums as may be necessary for it. purpose and recover the same as a debt due from the Customer as an Additional Charge.

7.4 The Customer shall, on demand, supply copies of the relevant insurance policies or other insurance confirmation acceptable to WHC and proof of premium payment to WHC to confirm the insurance arrangements.

7.5 The Customer will own the Goods upon payment: Title to the Goods shall not pass to the Custom-er until WHC has received payment in full and cleared

Until title to the Goods has passed to the 7.6 Customer, the Customer shall: (a) hold the Goods on a fiduciary basis as

(a) WHC's bailee:

(b) store the Goods separately from all goods held by the Customer.
(c) not remove, deface or obscure any tifying mark or packaging on or relating to the Goods. store the Goods separately from all other

tifying mark or packaging on or relating to the Goods, and maintain the Goods in satisfactory condition and keep them insured against all risks for their full price from the date of Delivery.

7.7 The Customer may resell or use the Goods in the ordinary course of its business (but not otherwise) before WHC receives payment for the Goods.

8. CUSTOMER'S RESPONSIBILITIES.

8.1 Care of the Equipment. The Customer shall during the term of this agreement:
(a) ensure that the Equipment is kept and operated in a suitable environment, which shall meet any requirements set out by WHC or the manufacturer, used only for the purposes for which it is designed, and operated in a proper manner and in accordance with any operating instructions provided by WHC;
(b) where the Equipment requires fuel, oil and/or electricity, resure that the proper type and/or voltage is used and that where appropriate, the Equipment is properly installed by a qualified and competent person:

Where the Equipment is supplied with fuel, the Customer shall stream of the proper.

person:
(c) Where the Equipment is supplied with
fuel, the Customer shall return the Equipment with the
same or a greater amount of fuel. Where the Equipmen
requires fuel, the Customer shall during the term of the
Contract ensure that the proper fuel type is used. Customers must use un-rebated fuel (white cleen) to refue
the Equipment and is prohibited from using a rebated

fuel.

(d) Where the Customer is found to have used a rebated fuel, WHC shall be entitled to charge the Customer any costs incurred in returning the Equipment to a hireable condition. This may include, but is not limitto a hireable condition. This may include, but is not limited to the costs of draining and flushing the fuel tank and system, the titting of new fuel filters and refilling the tank with un-rebated fuel, together with the costs incurred by WHC in disposing the rebated fuel, in circumstances where the Customer has drained the fuel tank itself, WHC will be entitled to charge the Customer for any costs that are incurred by WHC in returning the Equipment to a hireable condition.

(e) In the event of an HMRC inspection finding that the Customer has used rebated fuel in the Equipment and the Equipment is select. The customer will be liable for any financial penalties/charges imposed on WHC by HMRC and any associated costs relating to the selizure as well as the charges for returning the Equipment to a hireable condition.

take such steps (including compliance with all take such steps (Including compliance with all laws, and applicable regulations including any health and safety legislation which relates to the use of the Equipment and in accordance with any safety and usage instructions provided by WHC) as may be necessary to ensure, so far as is reasonably practicable, that the Equipment is at all times safe and without risk to health when it is being used, cleaned or maintained; (f) maintain the Equipment at its own express in good and suitantalla frequire in order to keep.

expense in good and substantial repair in order to keep it in as good an operating condition as it was on Delivery (fair wear and tear only excepted) including replacement of worn, damaged and lost parts, and will repair any damage to the Equipment, however the Customer shall not repair or allow any third party to carry out the repairs other than the Supplier or as directed by WHC, the Customer shall notify WHC immediately if any repair is

In the case of wheeled Equipment, you (g) In the case of wheeled Equipment, you will be responsible for repairing any punctures that occur and/or replacing any tyre damaged (fair wear and tear excepted) while the Equipment is in your possession. No refund of Her Charges will be made by WHC in respect of stoppages caused by punctures or tyre damage occurring during the Hire Period.

(h) make no alteration to the Equipment and shall not remove any existing component(s) from the Equipment unless the component(s) is/lare replaced immediately (of terminal to the ordinary nurse of

are Equipment unless the component(§) likate replaced immediately (or if removed in the ordinary ocurse of repair or maintenance as soon as practicable) by the same component or by one of a similar make or model or an improvedidavanced version of it. Title and property in all substitutions, replacements, renewals made in or to the Equipment shall pass to WHC immediately upon installiation.

ensure that at all times the Equipment (i) ensure that at all times the Equipment remains identifiable as being WHO's property and not remove any labels or name plates from and/or interfere with or make any alterations to the Equipment; its workin mechanisms or any other parts of the Equipment; (j) keep WHC fully informed of all material matters relating to the Equipment, including immediately notifying WHC of any breakdown, loss and/or damage to the Equipment, other property and/or injury to any person;

at all times keep the Equipment in the Customer's control and keep WHC informed of where it Constition is control and keep WHC informed of where it is located, the Equipment is to remain at the location it is delivered or consigned unless WHC's prior written approval is provided to move the Equipment to a different location.

permit WHC or its authorised represent-

ative to inspect the Equipment at all reasonable times and for this purpose to enter any premises at which the Equipment is located, and will allow reasonable access and facilities for the inspection.

(m) not, without the prior written consent of

(m) not, without the prior written consent of WHIC, part with control of (including for the purposes of repair or maintenance), sell or offer for sale, underlet or lend the Equipment to any third party or allow the creation of any mortgage, charge, lien or other security interest in respect of it.

interest in respect of it.

(n) not without the prior written consent of WHC, attach the Equipment to any land or building so that it becomes a permanent or immovable fixture on such land or building. If the Equipment does become fixed to any land or building, then the Equipment must be capable of being removed and the Customer shall repair and make good any damage caused by the tixing or removing of the Equipment from any land or building and will be responsible for all losses, costs or expenses suffered by WHC as a result of such fixing or removal:

(o) not do or permit any set or thing which

not do or permit any act or thing which will or may jeopardise the right, title and/or interest in the will or may jeopardise the right, title and/or interest in the Equipment and, where the Equipment has become fixed to any land or building, the Customer must take all steps to ensure that WHC may enter such land or building and recover the Equipment both during the term of this agreement and for a reasonable period after, including by obtaining from any person having an interest in such land or building, confirmation in writing that that person does not have any rights in the Equipment and gives WHC a right to enter onto such land or building to remove the Equipment: (b) not suffer or permit the Equipment to be confiscated, seized or taken out of its possession or con-

(b) not suffer or permit the Equipment to be conflicated, esized or taken out of its possession or cor trol under any distress, execution or other legal process but if the Equipment is conflicated, seized or taken, the Coustomer with notify WHC and the Customer shall at its own expense use its best endeavours to release the Equipment immediately.

(q) not use the Equipment or any unlawful

purpose:

purpose: (r) deliver the Equipment at the end of the Hire Period or on earlier termination of this agreement to WHC's premises or if necessary allow WHC or its representatives access to any premises to collect the Equipment and

not do or permit anything to be done slich could invalidate the insurances referred to in

Not to take the Equipment out of the UK. (t) Not a base the Equipment out of the order of the Equipment whilst in your possession and take all appropriate measures to secure the Equipment at the Site including when not in use.

8.2 The Customer acknowledges that WHC shall not be responsible for any loss of or damage to the Equipment arising out of or in connection with any negligence, misuse, mishandling of the Equipment or otherwise caused by the Customer or its officers,

or otherwise caused by the Customer or its officers, employees, agents and contractors.

9. WARHANTY
9.1 The Customer's legal rights: WHC warrants that the Equipment and/or the Goods shall conform with its description (as made available by WHC), be of satisfactory quality and fit for any purpose held out by WHC. If at any time during the Hire Period, the Customer becomes aware of a breach of this clause, the Customer shall give written notice of breach to WHC as soon as reasonably possible once the Customer has become aware of the breach.

9.2 Where the Equipment has broken down or is faulty or defective and is not readily repairable, WHC will suggest alternative dates when you can hire the substitute it with Equipment of a similar type. If no suitable substitute is available immediately, WHC will suggest alternative dates when you can hire the substitute fourpiers.

will suggest alternative dates when you can hire the substitute Equipment. If the suggested replacement or the suggested alternative dates are not satisfactory to you, you can terminate the hire and claim for a refund to the period during which you could not make use of the Equipment as detailed in Clause 9.3 below 9.3 The Customer's remedies: If the Equip-ment or the Goods are not as described, fit for purpose or satisfactory quality during the expected life of the Goods and Equipment, the Customer's is entitled to the following:

a) Up to 30 days: if the Goods are faulty, a efund. If the Equipment is faulty, a refund for the period of hire not received; (b) Up to 6 months: if the Goods cannot be

(b) Up to 6 months: If the Goods cannot be repaired or replaced, a full refund in most costs. If the Equipment cannot be repaired or replaced, a refund for the period of hire not received.

the period of hire not received. The above rights are subject to certain exceptions. For detailed information please visit the Clitzens Advice website at www.adviceguide.org.uk or call 03454 04 05 06.

9.4 The Customer's obligation to return rejected Equipment and Goods: If the Customer wishes to exercise its legal rights to reject the Equipment and/or Goods, If the other wishes to exercise its legal rights to reject the Equipment and/or Goods, If the other wishes to exercise its legal rights to reject the Equipment and/or Boods, It must return them to WHC in person, post them back to WHC or allow WHC to collect them. WHC shall pay the costs of returning the Equipment and/or Goods as the Equipment and/or Goods comprises or contains equipment or components which were not manufactured or produced by WHC, the Customer shall be entitled only to such warranty or other benefit as WHC has received from the manufacturer.

from the manufacturer. 9.6 Breakdowns: Any breakdown of the Equipment must be notified to WHC by the Customer Equipment must be notified to WH-C by the Customer immediately. WHC will, at its own cost, carry out routine maintenance and repairs during the Hire Period and shall reimburse the Hire Charges or extend the Hire Period for such period of time during the Hire Period that the Equipment was unavailable, unless such breakdown is due to the fault of the Customer. The Customer shall be responsible for all expenses and loss suffered arising from any breakdown caused as a result of the Customer's negligence, breach of these terms or misuse.

9.7 Repair: The Customer must not repair or attempt to repair the Equipment unless authorised to do so by WH-C.

so by WHC. CLAUSES 9.7 - 9.8 ARE ONLY APPLICABLE TO TRADE

AND BUSINESS CUSTOMERS

9.8 WHC shall use all reasonable endeavours to remedy or replace, free of charge, any material defect in the Equipment which manifests itself within six (6) months from Delivery, or if shorter, the Hire Period, provided that:

the Customer notifies WHC of any defect a reasonable time of becoming aware of

WHC is permitted to make a full examina-

tion of the alleged defect:
(c) the defect did not materialise as a result of misuse, neglect, alteration, mishandling or unauthorised manipulation by any person other than WH-C's authorised personnel: and (d) the defect is directly attributable to defective material, workmanship or design.

9.9 at "WH-C falls to remedy any material defect in the Equipment in accordance with clause 9.8, WH-C shall, at the Customer's request, accept the return of part or all of the Equipment and make an appropriate which small, at the Caustonier's request, accept, me return of part or all of the Equipment and make an appropriate reduction to the Hire Charges payable during the remaining term of the agreement and, if relevant, return any Deposit (or any part of it).

10. LIABILITY

10. LIABILITY 10.1 WHC is responsible to the Customer for foreseeable loss and damaged caused by it. Nothing in these terms shall exclude or limit any statutory rights of the Customer which may not be excluded or limited by law. If WHC falls to comply with these terms, it is respon-able for loss or damage suffered by the Customer as a foreseeable spail for theseling this control. foreseeable result of breaking this contract or failing to use reasonable care and skill. WHC is not responsible for use reasonable dare and skill, WHO is not responsible to lose or damage that is not foreseeable. Lose or damage is foreseeable if either it is obvious that it will happen or if, at the time of the Order, WHO and the Customer kne it might happen, for example if it was discussed during the sales process. 10.2 WHO is not liable for business losses:

the sales process.

10.2 WHC is not liable for business losses:
WHC only hires the Equipment and supplies the Goods
to Consumers for domestic and private use, if the
Equipment and/or Goods is used for any commercial,
business or re-sale purpose WHC will have no liability
to the Customer for any loss of profit, loss of business,
business interruption or loss of business opportunity.

10.3 If the Equipment is lost, damaged,
destroyed or stolen whilst in the Customer's care, the
Customer will be liable for the full cost of repairing or
replacing the Equipment less the amount WHC receives
from insurance (if any). The Customer will be liable for all
costs and expenses in respect of reotifying any damage
to the Equipment (fair wear and tear excepted) which
occurs during the liter Period and cleaning the Equipment following collection of the Equipment, in each case
to return the Equipment to a condition fit for rehire. Such
costs and expenses shall be confirmed to the Customer
by WHC, subject to any supporting documentation, in by WHC, subject to any supporting documentation. In addition the Customer will continue to pay the charges until any repairs and or cleaning have been completed. The Customer will be liable for the replacement cost of The Customer will be liable for the replacement cost of the Equipment in respect of lost or stolene Equipment which is beyond economic repair and the Customer will continue to pay the charges until the replacement cost has been received by WHG 10.4 Nothing in this agreement shall exclude or in any way limit:

(a) either party's liability for death or personal injury caused by its own negligence:
(b) either party's liability for fraud or fraudulent misrepresentation: or (c) any other liability which cannot be excluded by law.

excluded by law. AS A CONSUMER THE CUSTOMER HAS LEGAL RIGHTS AND REMEDIES IN RELATION TO THE PROVISION OF THE EQUIPMENT. ADVICE ABOUT THE CUSTOMERS LEGAL RIGHTS AND REMEDIES IS AVAILABLE FROM THE CITIZENS ADVICE BUREAU, NOTHING IN THESE TERMS WILLAFFECT THE CUSTOMERS LEGAL RIGHTS

TERMS WILLAFFECT THE CUSTOMERS LEGAL RIGHTS AND REMEDIES
CLAUSES 10.6 - 10.12 ARE ONLY APPLICABLE TO TRADE AND BUSINESS CUSTOMERS
10.6 | [8] Without prejudice to clause 10.5, WHC's maximum aggregate liability for breach of this agreement (including any liability for the acts or orniseions of its employees, agents and subcontractors), whether arising in contract, rot (including negligence), misrepresentation or otherwise, shall in no circumstances except the subject of the filter Chapters and for the October 10.00 for the O exceed the value of the Hire Charges and/or the Goods.

10.6 [8] This agreement sets forth the full extent of WHC's obligations and liabilities in respect of the Equipment and its hiring and sale of Goods to the Customer. In particular, there are no conditions, warranties or other terms, express or implied, including as to quality, fitness for a particular purpose or any other kind whatsoever, that are binding on WHC except as specifically stated in this agreement. Any condition, warranty or other term concerning the Equipment analyor Goods which might otherwise be implied into or incorporated within this agreement, whether by statuto, common law or otherwise, is expressly excluded.

10.7 [8] WHC shall have no liability to the Customer to the extent that the Customer is covered by, or benefits from, any insurance policy but the Customer remains liable to the Equipment and/or Goods notwithstanding that the WHC or the Customer his insurance in place which would indemnify them.

standing that the WHC or the Customer has insurance in place which would indemnify them.

[8] The Customer shall indemnify WHC on demand against any loss or damage to the Equipment arising out of or in connection with any negligence, misuse, or mishandling of Equipment in accordance with clause 8.2 and against all losses, liabilities, olaims, damages, costs or expenses of whatever nature otherwise arising out of or in connection with any failure by the Customer to comply with the terms of this agreement.

(a) [8] The Customer shall indemnify WHC against all losses, costs, charges, damages and expenses incurred as a result of the Equipment being conflicated, seized or taken out of its possession or control under any distress, execution or other legal process, including but not limited to loss of profit, loss of revenue, loss of business, wasted management or office time, business interruption and indirect or consequential loss or damage.

loss or damage, 10.9 [8] WHC shall have no Liability for addi-10.9 IBI WHC shall have no Liability for ad-tional damage, loss, claims, costs or expenses causes or contributed to by the Customer's continued use of defective Equipment and/or Goods after a defect has become apparent or suspected or should reasonably have become apparent to the Customer. 10,10 IBI Without prejudice to clause 10.5, WHC shall not be liable under this agreement for any: (a) loss of profit: Int loss of revenue

(c) (d) wasted management or office time; business interruption; or indirect or consequential loss or dam-(e) (f)

each case, however caused, even if foreseeable 1. TERMINATION

1 WHC may end the contract if the stomer breaks it: Without affecting any other right or

remedy available to it, WHC may terminate the contract at any time by writing to the Customer if:

(a) The Customer does not, within a reasonable time of WHC asking for it, provide WHC with information necessary for WHC to provide the Equipment.

(b) The Customer does not, within a reasonable time, allow WHC or it's Supplier to deliver or collect the Equipment to the Customer or the Customer does not collect them from WHC.

(c) the Customer does not make payment on the due date for payment and does not make payment within seven (7) days of being reminded payment is due;

the due date for purprish and advent for trake payment is due, within seven (7) days of being reminded payment is due, (d) the Customer commits a material breach of any other term which breach is irremediable or (if such breach is remediable) fails to remedy that breach within a period of fourteen (14) days after being notified to do

the Customer repeatedly breaches any

or these terms;
(f) the Customer fails to return the Equipment to WHC after being requested to do so in accordance with its rights under these terms;
(g) the Customer (being an individual) is

(g) in deemed either unable to pay its debts or as having no reasonable prospect of so doing, in either case, within the meaning of section 268 of the Insolvency Act 1986, or (being a company) suspends, or threatens to suspend, payment of its debts is deemed unable to pay its debts within the meaning of section 123 of the insolvency Act 1986, enters into voluntar or compulsory liquidation, has a receiver, administrator or administrative receiver

has a receiver, administrator or administrative receiver appointed over all or any of its assets or a petition is filed in connection with the winding up of the Customer. (h) a creditor or encumbrancer of the Customer attaches or takes possession of, or a distress, execution, sequestration or other such process is levied. execution), sequestation to other south process is leveled or enforced on or sued against, the whole or any part of the Customer's assets and such attachment or process is not discharged within fourteen (14) days (i) If the Supplier terminates its agreement

with WHO.
(i) (in relation to Trade Customers only)
the Customer (or its associated persons, agents or
subcontractors) is shown not to be running its business in accordance with applicable law and regulations and with high levels of governance and ethical standards or cannot evidence such standards by way of appropriate carricc evidence such statisfacts by way or appropriate policies and controls (or otherwise) to WHO's reasonable satefaction, including but not limited to compliance with the Bribery Act 2010, the Modern Slavery Act 2015, the Criminal Finances Act 2017 (and facilitation of tax evasion) and the General Data Protection Regulation 11.2

A material breach means a substantial

11.2 A material breach means a substantla breach: For the purposes of clause 11.1(b), material breach means a breach (including an anticipatory breach) that is serious in the widest sense of having a serious effect on the benefit which Wi-C would otherw derive from:

a substantial portion of this agre-

any of the obligations set out in clause 8, over the term of this agreement. In deciding whether any breach is material no regard shall be had to whether it occurs by some accident, mishap, mistake or misunderstanding

This agreement shall automatically termi nate if a total loss occurs in relation to the Equipment. CLAUSES 11.4 – 11.5 ARE ONLY APPLICABLE TO

CLAUSES 11.4 – 11.5 ARE ONLY APPLICABLÉ TO CUSTOMERS WHO ARE CONSUMERS 11.4 Where the hire is to a Customer who is a Consumer under the Consumer Credit Act 1974, the Hire Period shall not exceed 88 days, after which time relevant contract shall be deemed to have automatically terminated.

terminated. The Customer's rights to end the contract: If the Customer ends the contract: If Delivery is late, or for one of the reasons set out in clauses 9.1 and 9.2, the contract will end immediately and WH-C will

and 9.2, the contract will end immediately and WHC will refund any sums paid by the Customer for Equipment and/or Goods which have not been provided but WHC may deduct (or, if the Customer has not paid a Deposit, oharge the Customer) for he net coets incurred a result of ending the contract in accordance with clause 12.2. 11.6 The Customer's rights to cancel a contract made away from WHC's premises for the purchase of Goods. The Customer may cancel a contract of the purchase of the Goods up 1.4 days after the day on which the contract was entered into if it was not made at WHC's premises. The Customer shall not incur any liability and WHC will refund the price of the Goods. 12. CONSEO/URICES OF TERMINATION 12. What happens when the contract ends: without prejudice to the remainder of these Terms and Conditions upon termination of the contract between

Conditions upon termination of the contract between WHC and the Customer, however caused:

(a) the Customer's shall return the Equipment to WHC; and

(a) The Customer's small return the Equipment to WHC; and
(b) remedies of the Customer, the Customer shall pay to
WHC all Hire Charges and other sums due but unpaid
at the date of termination together with any interest
accrued plus any Additional Charges that WHC notify the
Customer are outstanding.
12.2 The Customer must compensate
WHC if it breaks the contract: Upon termination of this
agreement in the situations set out in clause 11.1 and
11.3 or any other break of the contract by the Customer
which is accepted by WHC or pursuant to clause 11.3,
the Customer shall pay to WHC a sum equal to the whole
of the Hire Charges that would (but for the termination)
have been payable if the agreement had continued from
the date of such demand to the end of the Hire Period.
Such sums may be partly or wholly recovered from any Such sums may be partly or wholly recovered from any Deposit.

12.3 The sums payable in clause 12.2 is the agreed compensation for WHC's loss and shall be payable in addition to the sums payable in accordance with clause 12.1(b).

CLAUSES 12.4 – 12.6 ARE ONLY APPLICABLE TO

TRADE AND BUSINESS CUSTOMERS

TRADE AND BUSINESS CUSTOMERS
12.4 may, by its authoriead representatives, without notice and at the Customer's expense, retake possession of the Equipment and for this purpose may enter any premises at which the Equipment is located.
12.5 Without prejudice to any other rights or remedies of the Customer, the Customer shall pay to WHC any costs and expenses incurred by WHC in recovering the Equipment and/or collecting any sums due under these terms.

due under these terms.

12.6 Termination or expiry of this agreement shall not affect any rights, remedies, obligations or

liabilities of the parties that have accrued up to the date

liabilities of the parties that have accrued up to the date of termination or expiry, including the right to claim damages in respect of any breach of the agreement which existed at or before the date of termination or expiry.

13. RETURN OF EQUIPMENT

13.1 The Equipment must be returned in good condition: The Customer must return the Equipment to WHG in the same condition as when it was supplied. Although the Customer will not be responsible for reasonable wear and tear which may occur during the Hire Period. Period.

The time the Equipment must be re 13.2 13.2 The time the Equipment must be returned: The Equipment must be returned to WHC no later than 3 hours after the time and date on which the Hire Period ends, as stated in the Order. The Customer will be charged for each 24 hour period that the Hire Period is extended.

extended.

13.3 The Equipment should be returned clean: The Customer must clean the Equipment before returning it to WHC otherwise cleaning charges will apply.

apply.

14. FORCE MAJEURE

Neither party shall have any liability to the Customer for any delay and/or non-performance to the extent that such delay or failure to perform any obligations if such delay or failure result from events, circumstances or causes beyond its reasonable control. In such circumstances the affected party shall be entitled to a reasonable extension of the time for performing such obligations.

15. OTHER IMPORTANT TERMS

15. 15.1 15.1 WHC may transfer this agreement to someone else WHC may transfer this rights and obligations under these terms to another organisation. WHC will always inform the Customer in writing if this happens and will ensure that the transfer will not affect the Customer's rights under these terms and conditions.

The Customer needs WHC's consent to 15,2 The Customer needs WHC's consent transfer its rights to someone else. The Customer may

The Cultimer needed wint of content in the Cultimer may only transfer its rights to someone eise. The Cultimer may only transfer its rights and obligations under these terms to another person if WHC agrees to this in writing.

15.3 Nobody else has any rights under this contract. This contract is between the Cultimer and WHC. No other person shall have any rights to enforce any of its terms. Neither party will need to get the agreement of any other person in order to end this contract or make any changes to these terms of the contract illegal, the rest will continue in force. Each of the paragraphs of these terms operates separately. If any ocut or relevant authority decides that any of them are unlawful, the remaining paragraphs will remain in full force and effect. 15.5 Even if WHC delays in enforcing this contract, WHC can still enforce it later. If WHC does not insist immediately that the Customer do anything it is required to do under these terms, or if WHC delays in singing steps against the Customer in respect of it breaking this con-

against the Customer in respect of it breaking this con-tract, that will not mean that the Customer does not have tract, that will not mean that the Customer does not have to do those things and it will not prevent WHO taking steps against the Customer at a later date. For example, if the Customer misses a payment and WHO does not chase the Customer but continue to their the Equipment, it can still require the Customer to make the payment at a

later date.

15.6 WHC amends its Terms and Conditions from time to time. Every time a Customer orders Equipment from WHC, the terms in force at the time of the Order and available at whohire come will apply to the contract between the Customer and WHC.

15.7 Who will WHC use a Customer spreamal information WHC is a data controller of any personal information a Customer provides to us. WHC will collect and processes such information in order to process and

information WHC1 is a data continue or any personal information a Customer provides to us. WHC will collect and process such information in order to process and fulfil an Order. Where your Order is fulfilled by one of our Suppliers, your data will be provided to the Supplier for such purpose.

15.8 If the Customer is a Consumer providing

16.8 if the Gustomer is a Consumer provious WHC with its own personal information, the Customer is referred to WHC'S GDPR policy on our website. at www. wholire.com for further information on how personal information is used and rights in relation to that information. 15.9 If the Customer is providing personal data of another individual to WHC, the Customer must

data of another individual to WHC, the Customer must tall that individual that the Customer is providing their information to WHC and show them a copy of this notice. 15.10 Confidentiality, each party will keep secret and confidential all confidential information concerning the business affairs, customers, clients or suppliers of the other party which is disclosed or obtained in connection with the Contract and shall not disclose the same save for the purpose of the Contract or with the prior written consent of the relevant party. 15.11 The obligations of confidentiality in this clause shall not extend to any matter which: 15.11.1 is in or enters the public domain other than as a result of a breach of the obligations of confidentiality under the contract.

under the contract 15.11.2 is independently disclosed by a third party

entitled to disclose the same; or 15.11.3 is required to be disclosed under any applicable

law, or by order of a court, governmental body or authority of competent jurisdiction

15.12 If any provision of this Agreement is held to be unlawful, void or unenforceable then that provision will be deemed severable and will not affect the validity and enforceability of the remaining provisions, to the extent permitted by law. 15.13 Notices from you to us should be sent

15.13 Notices from you to us should be sent to us at our principal office address. Notices fro . us to you will be sent to the address provided to us by you or to any other address which you have notified to us in writing. You will notify us immediately in writing of any change to your address.

15.14 This Agreement incorporates all of the terms agreed between you and us. It cannot be varied except by a document signed by you and us on or after the date of this Agreement.

15.15 A party who is not a party to this Agreement shall have no right to enforce any term of this Agreement under the Contracts (Rights of Third) Parties Act 1999.

15.16 Each party agrees that it is an inde-

Each party agrees that it is an inde-15.16 15,16 Each party agrees that it is diffused pendent contractor and is entering into the Contract as principal and not as agent for or for the benefit of any

These terms are governed by English law 15.17 These terms are governed by English la and the Customer can bring legal proceedings in respect of the hire of the Equipment and/or sale of the Goods in the English courts. WHO and the Customer both agree that the Courts of England and Wales have exclusive jurisdiction to determine any dispute arising out of or in connection with these Terms and Conditions and any and all Contracts.

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