

1. CPV Ltd shall hire the equipment for the period and rates agreed. Where no limit of time is specified either party may terminate the hire agreement by giving 7 days notice.
2. Hire rates shall commence from the date of collection or delivery and will be charged on a weekly basis for a minimum period of 1 week. Delivery to the hirer's premises or site by CPV shall be chargeable and shown separately on invoices. It shall be the hirer's responsibility to return the hire equipment to CPV, and hire charges shall discontinue on receipt. Collection may be arranged, but this shall incur an additional charge. Should the equipment be unavailable following an agreed collection time a charge will be made for the abortive visit.
3. CPV retains the right of access to any location where the equipment may be for the purpose of repossession should the hirer default on any agreed terms and conditions of hire.
4. The hirer shall only use the equipment for the purpose for which it was designed for and shall follow all original equipment manufacturers instructions as to its use. No alterations to the equipment either mechanical or electrical shall be carried out without the prior consent of CPV.
5. It shall be the hirer's responsibility:
  - a) Not to subject the equipment to misuse or unfair wear and tear.
  - b) To keep the equipment safe from damage whilst on hire.
  - c) To indemnify CPV in respect of damage to, theft or loss of the equipment however caused. In the event of damage, theft or loss the hirer shall notify CPV immediately who will quote a reasonable sum to cover repair or replacement, plus any loss of income as applicable to be paid by the hirer. The normal hire rate shall continue until CPV has been paid in full.
  - d) If on receipt, or during use the hirer finds the equipment to be damaged or faulty to notify CPV immediately and the equipment shall be replaced or repaired at CPV's discretion.
6. CPV shall at all times retain the ownership of all equipment let out on hire.
7. The hirer shall not offer for sale, hire or lend or otherwise dispose of the equipment without consent of CPV.
8. The hirer shall not hold CPV responsible for any loss, damage or injury (including death) to property or persons with regard to the use of hired equipment.
9. Upon return to CPV the equipment shall be fully inspected and tested. Should the equipment or any of its component parts be lost or have suffered irreparable damage the hirer shall be notified immediately and be deemed liable for the full cost or replacement. Should the equipment require excessive cleaning to return it to the condition at commencement of hire this shall be charged to the hirer.

For CPV Ltd