RENTAL TERMS AND CONDITIONS

"RENTCORP" means Rental Corporation Pty Ltd T/A Rentcorp Hyundai Forkills, its successors and assigns or any person acting on behalf of and with the authority of Rental Corporation Pty Ltd T/A Rentcorp Hyundai Forkills.

12. "Customer" means the person's buying the Goods (and/or hiring Equipment) as specified in any invoice, document or order, and if there is more than one Customer is a reference to each Customer jointly and severally.

13. "Goods" means all Goods or Services supplied by RENTCORP to the Customer at the Customer's request from time to time (where the context so permits the terms Goods or "Services' shall be interchangeable for the other).

14. "Equipment" means all Equipment and part including any accessories supplied on hire by RENTCORP to the Customer (and where the context so permits shall include any supply of Services). The Equipment shall be as described on the invoices, quotation, authority to hire, or any other work authorisation form provided by RENTCORP to the Customer.

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ice Agreement" means where applicable an independent Service Agreement associated in respect of long term hire of Equipment supplied by RENTCORP

To the Customer.

1.6. "Minimum Hire Period" means the Minimum Hire Period as described on the invoices, quotation, authority to hire, or any other forms as provided by RENTCORP.

Process means the Price payable for the Goods and/or Equipment hire as agreed between RENTCORP and the Customer in accordance with clause 4 below.

2. Acceptance
2. 1. The Lostomer is taken to have exclusively accepted and is immediately bound, jointly and severally, by these terms and conditions right the Goods Equipment.

2. These terms and conditions may only be amended with RENTCORP's consent in writing and shall prevail to the extent of any inconsistency with any other document or service Agreement between the Customer and RENTCORP.

2.3. The confirmment can be considered and RENTCORP and the Considered Agreement between the Customer and RENTCORP.

2.3. The confirmment may be a service Agreement shall be for the period finitial term") as agreed between both parties and shall be reviewed automatically, thereafter, for like periods ("additional terms"), unless agreed otherwise unlit lemmated by either partly by giving the required notice as defined in the conting for to the experiation date of the initial term or any additional term.

2. The construction acknowledges and accepts that the Price stated for a Service Agreement will remain fixed for an initial period of twelve (12) months from the date of this contract and will then be subject to revision on the basis of sixty percent (60%) of the movement in the Consumer Price Index (CPI) and forty percent (40%) of the movement of the August Mexicology and Control 3.1. The Customer statelling the RENTCORP not less than frunteen (1.4) dage review the action of the control 3.1. The Customer statelling the RENTCORP not less than frunteen (1.4) dage review the action of the control 3.1. The Customer statelling the RENTCORP not less than frunteen (1.4) dage review the action of the control 3.1. The Customer statelling the RENTCORP not less than frunteen (1.4) dage review the action of the control 3.1. The Customer statelling the RENTCORP not less than frunteen (1.4) dage review the action of the control 3.1. The customer statelling the RENTCORP not less than fruntee

novement in the Average Weekly Ordinary Time Earnings (AWOTE) rale published by the Australian Bureau of Satistics.

3. Change in Control

3.1. The Customer Shall give RENTCORP not less than burtien (14) days prior written notice of any proposed change of ownership of the Customer and/or any other change in the Customer's Shall is including but not limited to, changes in the Customer's address, contact often or any loss incurred by RENTCORP as a result of the Customer's rail be liable for any loss incurred by RENTCORP as a result of the Customer's failure to comply with this clause.

4. Trice and Payment

4. 1. A RENTCORP's sole discretion the Price shall be either:

(b) the Price as all the date of delivery of the Coustof Equipment according to RENTCORP's current price list:

(c) the Comply sole discretion and price shall be either:

(c) the Comply sole discretion and price shall be either.

4. The EARTCORP's sole discretion and price shall be either.

(c) RENTCORP's sole discretion an opti-effundable deposit may be required.

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4. The EARTCORP's sole discretion an opti-effundable deposit may be required.

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(c) by way of instalments/progress payments in accordance with RENTCORP's payment schedule;

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(c) by way of instalments/progress payments in accordance with RENTCORP's payment schedule;

(c) by way of instalments/progress payments in accordance with RENTCORP's payment or the Coust-former by RENTCORP.

4. Fayment may be made by cash, cheque, bent chegule the relation of the Coustomer by RENTCORP.

4. Fayment may be made by cash, cheque, bent chegule the relation of set of our all youter anclosis, a die saite where the sair classes as the classifier plays the Frice. In adultion, the Customer mass pay any other lates and clubes that the paginates in addition to the Frice except where they are expressly included in the Frice.

5. Delivery of Goods/Equipment

1. Delivery (Follwery) of the Goods/Equipment is taken to occur at the time that:

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tress.

At RENTCORP's sole discretion the cost of delivery is either included in the Price or is in addition to the Price.

The Customer must take delivery by receipt or collection of the Goods/Equipment wherever either is tendered for delivery. In the event that the Customer is unable take delivery of the Goods/Equipment as arranged then RENTCORP shall be entitled to charge a reasonable fee for redelivery of the Goods/Equipment and/or the

to date curriedy or the bodous/cupulinant as arranged men never come shall be entitled or challenge a reasonable let no receivery or the bodous/cupulinant and/or the storage of the Storage

reminal conductions.

Any time or date given by RENTCORP to the Customer is an estimate only. The Customer must still accept delivery of the Goods/Equipment even if late and TCORP will not be liable for any loss or damage incurred by the Customer as a result of the delivery being late.

5. Nisk of Goods
1. Risk of damage to or loss of the Goods passes to the Customer on Delivery and the Customer must insure the Goods on or before Delivery.
3.2. If any of the Goods are damaged or destroyed following delivery but prior to ownership passing to the Customer, RENTCORP is entitled to receive all insurance proceeds payable for the Goods. The production of these terms and conditions by RENTCORP is sufficient evidence of RENTCORP's rights to receive the insurance process without the need for any person dealing with RENTCORP to make further enquiries.

7. Access
7. 1. The Customer shall ensure that RENTCORP has clear and free access to the work site at all times to enable them to deliver the Equipment and/or undertake the Services. RENTCORP shall not be liable for any loss or damage to the site (including, without limitation, damage to pathways, driveways and concreted or pared or grassed areas) unless due to the negligence of RENTCORP adjacence of RENTCORP ad

12. It is no body to be a paying a page to incline up not your properties.

8. Title to Goods

9. Title to Goods

8. Title to Goods

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recognised.
3 It is further agreed that:
(a) until ownership of the Goods passes to the Customer in accordance with clause 8.1 that the Customer is only a bailee of the Goods and must return the Goods to
(a) until ownership of the Goods passes to the Customer in accordance with clause 8.1 that the Customer is only a bailee of the Goods and must return the Goods to

8.3 if is further agreed that;
(a) until ownership of the Goods passes to the Customer in accordance with clause 8.1 that the Customer is only a bailee of the Goods and must require the Goods on trust required to the Customer is only a bailee of the Goods and must required to the Customer is insurance of the Goods on trust for RENTCORP and must pay to RENTCORP the proceeds of any insurance in the event of the Goods being lost, damaged or destroyed.
(c) the Customer must not set, disposes, or otherwise part with possession of the Goods other than in the ordinary course of business and for market value. If the Customer sale, disposes or or pass whip possession of the Goods then the Customer must hold the proceeds of any such act on trust for RENTCORP and must pay or (d) the Customer should not covered or process the Goods or internit them with other goods but if the Customer is so then the Customer holds the resulting product on trust for the benefit of RENTCORP and must sell, dispose of or return the resulting product to RENTCORP as it so directs.
(c) the Customer inversocially authorises RENTCORP to enter any premises where RENTCORP pulsewes the Goods are kept and recover prospession of the Goods. (f) RENTCORP may recover possession of any Goods in transit whether or not delivery has cocurred.
(d) the Customer shall not charge or grant an encombination or grant for or otherwise give away any interest in the Goods while they remain the property of RENTCORP.

of RENTCORP.

(in) RENTCORP may commence proceedings to recover the Price of the Goods sold notwithstanding that ownership of the Goods has not passed to the Customer.

9. Personal Property Securities Act 2009 ("PPSA")

9. In his clause financing statement, financing change statement, security agreement, and security interest has the meaning given to by the PPSA.

9. Upon assenting to these terms and conditions in writing the Customer acknowledges and agrees that these terms and conditions constitute a security agreement for the purposes of the PPSA and creates a security interest in all Goods/Equipment that has previously been supplied and that will be supplied in the future by RENTCORP to the Customer.

9.3. The Customer undertakes to:
(a) promptly sign any further documents and/or provide any further information (such information to be complete, accurate and up-to-date in all respects) which (clarified in the supplied in the supplied in the first provide any further documents and/or provide any further information to be complete, accurate and up-to-date in all respects) which (clarified in the supplied in the supplied in the future by RENTCORP may reasonably require to:

(In resistar financing statement of financing statement of financing statement or financing st

Of ENTION Progressionally requires to obtain as a second progression of the Personal Property Securities Register;
(i) register a financing statement or financing change statement in relation to a security interest on the Personal Property Securities Register;
(iii) correct a defect in a statement referred to the clauses 9.3(4) (or 9.3(4)(f);
(iii) correct a defect in a statement referred to in clauses 9.3(4) (or 9.3(4)(f);
(iii) correct a defect in a statement referred to in clauses 9.3(4) (or 9.3(4)(f);
(iii) correct a defect in a statement referred to in clauses 9.3(4) (or 9.3(4)(f);
(iii) indemnity, and upon demand reimburse, REHTCOPR or all expenses incurred in registering a financing statement or financing change statement or the Personal Property Securities Register established by the PFSA or releasing any 6.00005 Equipment charged thereby (iii) or the property of the property Securities (iii) or the property of the property of the property Securities (iii) or the property Securities (iiii) or the property Securities (iii) or the pro

(e) immediately advise NEN LOTH? of ally material crarge in its outsites produces or soming occoss micro reconstructions of the Customer agree that sections 96, 115 and 126 of the PPSA do not apply to the security agreement created by these terms and conditions.

9.4 RENT/CORP and the Customer agree that sections 96, 115 and 126 of the PPSA do not apply to the security agreement created by these terms and conditions.

9.5 The Customer walves their rights to receive notices under sections 95, 118, 121(4), 130, 132(5)(6) and 132(4) of the PPSA.

9.7 Linkes otherwise agreed to in writing by RENT/CORP, the Customer walves their right to receive a verification statement in accordance with section 157 of the PPSA.

9.8 Linkes of the Wise Agreed to in writing by RENT/CORP, the Customer walves their right to receive a verification statement in accordance with section 157 of the PPSA.

9.9 Subject to any express provisions to the contrary nothing in these terms and conditions is intended to have the effect of contracting out of any of the provisions of the contrary nothing in these terms and conditions is intended to have the effect of contracting out of any of the provisions of the contractions.

9.8. The Customer must unconditionally raily any actions taken by next victor unables as to usual.

9.8. Subject to any express provisions to the contrary nothing in these terms and conditions is inhered to have the effect of contracting out of any of the provisions of the PFSA.

10. Security and Charge
10.1. In consideration of IRTNCORP agreeing to supply the Goods-Equipment, the Customer charges all of its rights, title and interest (whether joint or several) in any land, really or other assess capable of being charged, owned by the Gustomer either now or in the future, to secure the performance by the Customer of its obligations under these terms and conditions (including, but not limited to, the payment of any money).

10.2. The Customer intermities PEMTOORP promise against all RENTCORPs costs and disbusements including legal costs on a solicitor and own client basis incurred in exercising RENTCORPs right and control the cost of the cos

11.7. If RENTCORP is required to replace the Goods under this clause or the CCA, but is unable to do so, RENTCORP may retund any money the Customer has paid for the Goods.

11.8. If the Customer is not a consumer within the meaning of the CCA RENTCORP's liability for any delect or damage in the Goods is:
(a) limited to the value of any exponses warranty or warranty cord provided to the Customer NetTCORP as RENTCORP's sole discretion;
(b) limited to any warranty to which RENTCORP is entitled, if RENTCORP did not manufacture the Goods;
(c) otherwise neglect absolutely.

11.9. Subject to this clause 11, returns will only be accepted provided that:
(a) the Customer has compiled with the provisions of clause 11.1; and
(b) RENTCORP has agreed that the Goods are defective; and
(c) the Goods are returned within a reasonable time at the Customer's cost (iff that cost is not significant); and
(d) the Goods are returned within a reasonable time at the Customer's cost (iff that cost is not significant); and
(d) the Goods are returned within a reasonable time at the Customer's cost (iff that cost is not significant); and
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(d) the Goods are returned within a reasonable time at the Customer's cost (iff that cost is not significant); and
(d) the Coods are returned within a reasonable time at the Customer's cost (iff that cost is not significant); and
(d) the Customer enditined clauses 11.1 to 11 but subject to the CCA, RENTCORP stall not be table for any defect or damage which may be caused or partly caused
by or arise as a result of it.
(a) the Customer using the Goods/Equipment for any purpose of their than that for which they were designed;
(c) be Lustomer continuing the use of the Goods/Equipment after any debet became apparent to a reasonably prudent operator or user;
(e) be it were and test, any accident, or action of the Goods/Equipment after any debet became apparent or should have become apparent to a reas

12.1 When RENTOORP has designed, drawn or developed Goods/Equipment for the Customer, then the copyright in any designs and drawings and documents shall remain the properly of RENTOORP.

12.2 The Customer warrants that all designs, specifications or instructions given to RENTOORP will not cause RENTOORP to infiringe any patent, registered design or trademark in the execution of the customer's order and the Customer's order and the Customer's order and the Customer's order and the Section Companies and the Section Companies and the Section Companies and the Section Companies are successful and section of the Section Companies are successful and section of the Section Companies are successful and section of the Section Companies are successful as the Section Companies and Section Companies are successful as the Section Companies are suc

in infringement.

agrees that REVICCORP may (at no cost) use for the purposes of marketing or entry into any competition, any documents, designs, drawings or into REVICCORP has created for the Customer.

onsequences of Default

13. Default and Consequences of Default
13. Interest on overtice invoices statial accuse daily from the date when payment becomes due, until the date of payment, at a rate of two and a half percent (2.5%) per calendar month (and at RENTORPS sole discretion such interest stall compound monthly at such a rate) after as well as before any judgment.
13.2. If the Customer owes FENTORPP any money the Customer shall indemnify RENTORPP from and against all costs and disbustion incurred by RENTORP in recovering the debt (including but not limited to internal administration less, legal costs on a solicitor and own client basis, RENTORPS contract default lee, and

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benefit of its creditors; or (c) a receiver, manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Customer or any asset of the Customer. 14. Cancellation

14. Cancellation

14. Cancellation

14. RENUTORP may cancel any contract to which these terms and conditions apply or cancel delivery of Goods/Equipment at any time before the Goods/Equipment are delivered by delivery disprint within action to the Customer or may asset of the Customer or any asset of the Customer. The RENUTORP may cancel any contract to which these terms and conditions apply or cancel delivered by Goods/Equipment are delivered by delivery within action to the Customer shall be part to the Customer and any time before the Goods/Equipment RENUTORP shall not be liable for any loss or damage whatsoever arising from such cancellation. It is cancel action (including, but not limited to, any loss of profits).

14.2. In the event that either part by this agreement whiste is cancel associated Service Agreement contract, then the party that whists to exercise this right must do so by advising the other party in writing giving not less than the required notice defined in the contract in accordance with clause 2.3.

14.4. Cancellation or orders for Goods/Equipment made to the Customer's specifications, or for non-stocklist items, will definitely not be accepted once production to so commenced, or an order has been placed.

15. Three Qustomer agrees for RENTCORP to obtain from a credit renorting agreement and customers.

The Privacy Act 1988
15.1 The Customer agrees for RENTCORP to obtain from a credit reporting agency a credit report containing personal credit information about the Customer in relation to credit providers either named as trade referees by the Customer or ramed in a consumer credit report saved by a credit reporting agency for the following purposes:

(a) to assess an application by the Customer, and/or (b) to redit providers either named as trade referees by the Customer or transed in a consumer credit report is saved by a credit reporting agency for the following purposes:
(b) to seases an application by the Customer, and/or (b) to redit providers of a detail by the Customer, and/or (c) to exchange information which receil providers as to the status of this credit account, where the Customer is in default with other credit providers, and/or (d) to assess the credit-worthiness of the Customer. The Customer understands that the information exchanged can include anything about the Customer's cardinvertiness, radit standing, great history or read capacity that credit provides are allowed to exchange under the Privacy Act 193.

15.3. The Customer consens to RENTCORP being given a consumer credit report to collect overdue payment on commercial credit (Section 18K(1)(h) Privacy Act 193.

15.4. The Customer agrees the variety and the consumer credit report to collect overdue payment on commercial credit (Section 18K(1)(h) Privacy Act 193.

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15.5. The Customer agrees the variety and the consumer credit report to collect overdue payment on commercial credit (Section

15.3. The Customer consensits of ENTCORP being given a consumer credit report to collect overdue payment on commercial credit (Section 18K(1)(h) Privacy Act 1988).

15.4. The Customer agrees that personal credit information provided may be used and retained by RENTCORP for the following purposes (and for other purposes as stall be agreed between the Customer and RENTCORP or required by law from time to time):
(a) the provision of Goods-Equipment, and/or
(b) the marketing of Goods-Equipment by RENTCORP, its agents or distributors; and/or
(c) analysing, verifying or discissing the Customer's credit, personal facilities requested by the Customer, and/or
(d) processing of any payment instructions, direct death tealities and/or ordited in Eulistomer's collection of the Customer's account in relation to the Goods-Equipment; and/or
(d) processing of any payment instructions, direct death tealities and/or ordited in Eulistomer's customer's account in relation to the Goods-Equipment; and/or
(d) processing of any payment instructions, direct death tealities and/or ordite Eulistomer's customer's account in relation to the Goods-Equipment; and/or
(d) processing of any payment instructions, direct death tealities and/or ordite Eulistomer's customer's account in relation to the Goods(a) to both an accounter credit proting about the Customer's account in relation to the Goods(a) to both an accounter credit proting about the Customer's accounter (b) allow the credit reporting agency may include:
(a) personal particulars (the Customer's name, exit, address, previous addresses, date of birth, name of employer and driver's licence number);
(b) dealist concerning the Customer's application for credit proting agency or the Customer's licence number);
(b) dealist concerning the Customer's application for credit or commercial credit and the amount requested;
(c) advise that RENTCORP is a current credit provider to the Customer's ordit and the amount requested;
(c) advise that RENTCORP is a current credit provider to the Customer'

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trial credit provided to the Customer by RENICUPP has been paid of otherwise discharged.

Unpaid Seller's Rights

1. Where the Customer has let any item with RENITCORP for repair, modification, exchange or for RENITCORP to perform any other service in relation to the item.

RENITCORP has not received or been tendered the whole of any moneys owing to it by the Customer, RENITCORP shall have, until all moneys owing to RENITCORP.

RENITCORP has not received or been tendered the whole of any moneys owing to it by the Customer, RENITCORP shall have, until all moneys owing to RENITCORP. and RENTCORP has not received un usern transformation and are paid:
(a) a lie non the item; and
(b) the right to retain or sell the item, such sale to be undertaken in accordance with any legislation applicable to the sale or disposal of uncollected goods.
(b) the right to retain or sell the item, such sale to be undertaken in accordance with any legislation applicable to the sale or disposal of uncollected goods.
(16.2. The lien of RENTCORP shall continue despite the commencement of proceedings, or judgment for any moneys owing to RENTCORP having been obtained against the Customer.

16.2. The lien of RENTCORP shall continue despite the commencement of proceedings" or judgment for any moneys owing to RENTCORP having been obtained against the Customer.

17. General

17. The failure by RENTCORP to enforce any provision of these terms and conditions shall not be treated as a waiver of that provision, nor shall it affect RENTCORPs night to subsequently enforce that provision. If any provision of these terms and conditions shall not be treated as a waiver of that provision, nor shall it affect RENTCORPs night to subsequently enforce that provision. If any provision of these terms and conditions shall be invalid, void, filegal or unenforceable the validity, existence, legally and enforceabling of the remaining provisions shall not be fleeted, prejuded or impaired, and the south Wales in which RENTCORP has its principal place of business, and are subject to the jurisdiction of the Parametatic Courts in that shale.

17.3. Subject to Classes HENTCORP shall be under no libility whistoever to the Customer for any indirect and/or consequential loss and/or expense (including loss of profit) suffered by the Customer arising out of a breach by RENTCORP of these terms and conditions (alternatively RENTCORPs liabling shall be limited to damages which under no cincurstances shall allowed be the Customer arising out of a breach by RENTCORP or these terms and conditions of the Customer shall not be entitled to set of lagalnes, or deduct from the Price, any sums owed or claimed to be owed to the Customer by RENTCORP nor to withhold payment of any invoice because part of that mixous is in disjusted.

17.5. The Customer agrees that RENTCORP may read of the spits and obligations without the Customer's consent.

17.6. The Customer's agrees that RENTCORP may are and in these terms and conditions at any time. If RENTCORP makes a change to these terms and conditions, then that change will be a field from the date on which RENTCORP individual the second provided the customer will be taken to have accepted such changes

rriuu upment in which a timing device is installed the hire period shall be the number of hours or part thereof recorded on the timing device whilst the Equipment istimer's possession.

e the Equipment does not have a timing device installed hire charges shall commence from the time the Equipment is collected by the Customer from
's premises and will continue until the return of the Equipment to RENTCORP's premises, and/or until the expiry of the Minimum Hire Period, whichever

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18.3. If FENTCORP agrees with the Customer to deliver and/or collect the Equipment, hire charges shall commence from the time the Equipment leaves RENTCORP's oremises and continue until the Customer notifies RENTCORP that the Equipment is available for collection, and/or until the expiry of the Minimum Hire Period,

whichever last occurs.

18.4. The date upon which the Customer advises of termination shall in all cases be treated as a full day's hire.

18.5. No allowatics witascover can'be made for time during which the Equipment is not in use for any reason, unless RENTCORP confirms special prior arrangements in writing, in the event of Equipment thesidown provided the Customer notifies RENTCORP immediately, thing charges will not be payable during the time the Equipment to the Customer content of the Customer notifies the Customer.

18.5. No advising, unless the condition is due to registence or misuse on the part of or attributable to the Customer.

19.5. The Customer condition is due to registence or misuse on the part of or attributable to the Customer.

isk to Equipment
ERNTCOMP retains properly in the Equipment nonetheless all risk for the Equipment passes to the Customer on delivery.
The Customer accepts full responsibility for the sateleoping of the Equipment and indemnifies RENTCOMP for all loss, theft, or damage to the Equipment
over caused and without limiting the generality of the foreigning whether or not such loss, their, or damage is attributable to any negligence, failure, or orinission

of the Customer. In the Customer will insure, or self-insure, RENTCORP's interest in the Equipment against physical loss or damage is attributable to any negligence, failure, or ofmission 19.3. The Customer will insure, or self-insure, RENTCORP's interest in the Equipment against physical loss or damage including, but not limited to, the perils of accident, first, thelf and burglary and all other usual ricks and will effect adequate Public Liability Insurance covering any loss, change or injuring to properly arising out of the Equipment. Further the Customer will not use the Equipment nor permit it to be used in such a manner as would permit an insure to decline any claim. 1944. The Customer accepts full responsibility for and shall keep RENTCORP indemnified against all liability in respect all actions, proceedings, claims, damages, costs and expertess in respect of any injury to persons, damage to properly, or otherwise arising out of the use of the Equipment during the hire period and whether or not arising from any regispence, failure or omission of the Customer or any other persons.

20. Title' to Equipment
20.1 Title do Equipment
20.1 The Equipment is and will at all times remain the absolute property of RENTLORP
20.1 The Equipment alias to return the Equipment to RENTCORP by RENTLORP or RENTCORP's agent may (as the invitee of the Customer) enter upon and into land and premises owned, occupied or used by the Customer, or any premises where the Equipment is situated and take possession of the Equipment, without being responsible for any draring thereby customer.

21. Customer's Responsibilities
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FEXTORP (or RENTCORP's designated employee); (n) keep the Equipment in their own possession and control and shall not assign the benefit of the hire contract nor be entitled to take a lien, or grant any encumbrance over the Equipment; (o) not alter or make any additions to the Equipment including but without limitation altering, make any additions to, defacing or erasing any identifying mark, plate or number on or in the Equipment or in any other manner interfere with the Equipment of any part thereof to be used by any other party for any other work; (i) immediately notify RENTCORP should the Equipment become bogged or stuck (refer also (g)).

21. Immediately or request by RENTCORP the Customer will pay; (a) the new list price of any Equipment that is for whatever reason destroyed, written off or not returned to RENTCORP; (b) all costs incurred in cleaning the Equipment; (c) all costs of repairing any drange caused by the ordinary use of the Equipment up to an amount equal to the percent (10%) of the new list price of the Equipment; (d) the cost of repairing any drange to the Equipment caused by the negligence of the Customer's agent; (e) any lost hire less RENTCORP would have otherwise been entitled to for the Equipment, under this, or any other hire agreement; (f) the cost of repairing any drange to the Equipment access the yardestians, or in RENTCORP's reasonable opinion) in any way whatsoever other than by the ordinary use of the Equipment by the Customer;