



HYNSTON LTD. T/A

ALL-PLANT

PLANT & EQUIPMENT HIRE & SALES

BALLYONAN, BROADFORD, CO. KILDARE
 Tel: +353 (0) 46 955 1199 Fax: (046) 955 1505
 Email: info@allplant.ie



Invoice / Hire Contract

DATE: _____

CUSTOMER DETAILS						SITE DETAILS									
NAME:						ADDRESS:									
ADDRESS:															
						CONTACT:									
TEL:						TEL:									
MOB:						MOB:									
HIRE CONTRACT NO:						ORDERED BY:									
CONTRACT DATE:						ORDER NO:									
ON HIRE DATE:						OFF HIRE DATE:									
EQUIPMENT DETAILS						RATES / CHARGES									
DESCRIPTION:															
SIZE:															
MAKE:						FUEL:									
MODEL:						MAKE:									
FLEET NO:						MODEL:									
BEACON:		YES	NO	KEY;	YES	NO	FLEET NO:								
GREASE GUN:		YES	NO	CARTRIDGES:		TRANSPORT:									
FUEL:		EMPTY	1/4	1/2	3/4	FULL	SUB TOTAL:								
BUCKETS:						VAT @ %									
GLASS:						TOTAL:									
DOOR:						DEPOSIT:									
DAMAGES:						BALANCE LESS DEPOSIT:									
SIGNED FOR OR ON BEHALF OF THE ABOVE:						IMPORTANT ITEMS REMAIN 'ON HIRE' UNTIL OFFICIAL 'OFF HIRE' HAS BEEN OBTAINED BY TELEPHONE.									
						HIRER'S SIGNATURE:						TRAILERS & MOBILE PLANT To comply with the Road Traffic Act 1 st January 1993, it is the responsibility of the Hirer to have adequate insurance for trailers & mobile plant whether coupled or uncoupled to propelled vehicles			
												PRINT NAME:			
						VAT NO:		8291125S		DATE:					
WITNESS SIGNATURE:															
PRINT NAME:															



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CONDITIONS OF HIRE

The Person or Company hiring the equipment (hereinafter called the Hirer) hereby agrees with All Plant (hereinafter called the Owners) that any piece of plant or machinery (hereinafter called Equipment) hired to them by the Owners shall be hired subject to the following terms and conditions.

1. The hirer must satisfy himself that the tools and equipment are in good working order, are not damaged before signing the contract and promises to return same in as good condition as they were at effective date of release, natural wear from responsible use accepted.
2. It is the responsibility of the hirer to adequately provide any insurance required during transportation or operation and to cover loss, theft, damages or destruction on tools and equipment which are hired at the hirer's own risk.
3. The Owners shall provide the Hirer with equipment in proper working order. The term of hire being at the discretion of the Owner.
4. Hire Charge: The charges payable by the Hirer to the owners shall be at the rate or rates applicable to the equipment as shown in the list of Rates in force at the commencement of the Hire Term.
5. Payment: The Hire charges shall be on a cash basis settlement payable when the equipment is returned subject to allowance for Deposit. Approved account charges shall be settled within 30 days from the last day of the month in which hire ceased. Where, however, the hire period exceed one month, settlement shall be made within 30 days of the end of each month.
6. Deposit: The Hirer shall lodge with the Owners an agreed deposit which will be accounted to the Hirer after such period as the Owners require to verify that the Hirer has returned the equipment in the same condition as it was at the time of the commencement of the Hire Term. In the event of the breach by the Hirer of any conditions of this Agreement his deposit shall be forfeited to the Owners.
7. Conditions of Equipment: In accepting delivery of the equipment the Hirer shall be deemed to have admitted that at the commencement of the Hire Term the equipment is in good repair and running order and to have undertaken to return it to the Owners in the same condition (fair wear and tear only being accepted) at the end of the Hire Term. No express or implied warranty as to the condition of the equipment or its suitability for any particular purpose at the commencement of the Hire Term is given or deemed to have been given by the Owner nor is any condition to the same affect to be implied in this Agreement or to be come part of this Agreement.
8. The Hirer shall ensure that all users and handlers of the Owner's equipment shall receive instructions and advice on how to operate and use the equipment. The Hirer shall be fully responsible for any damage caused by misuse of equipment. Should any defect materialise or be found to exist in the equipment the Hirer shall discontinue his use of the equipment and shall abide by such instructions as the Owners deem fit to issue. The Hirer shall either personally or by telephone inform the Owners immediately of such defect. If the Hirer continues to use the equipment after becoming aware of such a defect without informing the Owners thereof, he shall do so at his own risk and in breach of these Conditions of Hire.
9. Loss or Damage to Equipment: The Hirer shall be liable for loss or damage to the equipment irrespective of the manner in which the same is caused. Should the equipment be lost or stolen while in the possession of the Hirer he shall be liable to pay forthwith to the Owner the full retail price of the equipment. Should the equipment get damaged or become immobilised during the Hire period, the Hirer shall advise the Owners immediately and return the equipment for repair. The Hirer shall under no circumstances tamper with the equipment in their possession.
10. Indemnity: The Hirer agrees to indemnify the Owners against any claims which may be made against the Owners by Third Parties or any other persons in respect of personal injuries, damage to or loss of property or of any other liability whatsoever resulting from the use of the equipment during the Hire Term.



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11. Termination of Contract: The Owners reserve the right to terminate this agreement at any time during the Hire Term and service of notice of termination by letter or telegram to the Hirer at his last known address or through the medium of the Press shall be deemed sufficient notice of such termination through a verbal notice to the hirer shall also be sufficient notice thereof. On such being given this Agreement shall terminate immediately, and without necessity for any further notice to the Hirer and such termination shall be without prejudice to antecedent or other claims by or rights of the Owners.