TERMS AND CONDITIONS - COMMERCIAL VEHICLE RENTAL LIMITED (T/A ALLPORTS RENTAL)

re All hires of Vehicles can refer to a Vehicle, Trailer or any other such hired asset. The Lessor hereby hires to the Hirer the Vehicle for the Period of hire and at the rate of Rental in each case as agreed and specified overleaf on this Agreement and upon the terms and subject to the conditions hereinafter appearing.

- The least of his Agreement and upon the terms and subject to the contaction hereinfailed appearing. The hing of the Vehicle shall commence on the date of which the Hiere or its agents collects the Vehicle or the Vehicle is made available for collection by the Hiero ro its agents (whichever is socner) in either case from the lessor's depot specified overleaf (hereinafter called 'the commencement of hier). The Lessor shall be pictive the vehicle (including the Odometer reading) overleaf on this Agreement and at the time the Vehicle is collected the same shall be signed by the Hieror by a person authorized on its behalf, which signature shall constitute the Hiero's acceptance of the relevant Vehicle. The Vehicle shall be supplied to the Hieror its agents with fuel to a level as indicated overleaf on collection from the Lessors depot. Aff fuel needed to replenish tanks to the same level on the return of the Vehicle at the termination of hire shall be charged at the picce ruling at that time. The Lessor shall not use all reasonable endeavours to have the Vehicle available for collection on the date requested by the Hier but the Lessor shall not incur any liability whatsoever in the event of delay.
- 3. Rentals and Charges 3.1 The !!! ntals and Charges The Hirer will pay to the Lessor (subject to any adjustment under Clause 4 below) the Rental specified at the rate overleaf punctually at the times shown there or at such other times as the Lessor may notify to the Hirer. Any such payment and any other sums due from the Hirer to the Lessor under this Agreement (where appropriate) must include the correct amount of any VAT payable on such payment or other sums. Time shall be of the essence in respect of the payment of all sums due hereunder and the Hirer shall be deemed to have repudiated this Agreement II any Rental or other payments shall remain unpaid for more than 14 days after becoming due.
- the Hird's shall be deemed to have reputaled this Agreement if any Kental or other payments shall remain unpaid or more than 1.4 days after becoming due. All payments due hereunder (if not paid by Direct Debit or a Banker's Order) shall be made to the Lessor at its registered office stated overfield or at such other address as the Lessor may from time to time communicate to the Hird. Any payments sent by post shall be so sont at the risk of the Hird.

- vision of Rentals The Hirre expressly acknowledges and accepts that the Lessor shall be entitled to revise the Rental specified at the rate overlea(by such amount as the Lessor shall in its absolute discretion determine) at any time during the subsistence of this Agreement and upon giving 7 days indice in writing to the Hirer. In the event that the Hirer does not accept such price revision, it shall have the right for the period of 7 days after receipt of such notification to serve notice on the Lessor cancelling this Agreement. Subject to return of any vehicles then in the possession of the Hirer in good repair and condition, the Hirer will incur no liability or obligation to the Lessor on account of such cancellation.

- Suse of Vehicle
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 - - Can't of the Vehicle any globas, materials of produce winch may damage in eventue of retrone to the to the role in the train to carry any policy is without the prior consent of the Lessor effect any mechanical or other modifications to the Vehicle, make any alterations or additions, fit any towing equipment or other accessories or non-standard tyres, and any such additions, alterations or modified parts which may be made (whether with or without consent) shall become part of the Vehicle and shall belong to the Lessor: remove or interfere with any identification marks or plates affixed to the Vehicle nor attempt nor purport to do so nor permit
- territors of merces and an experimentation of the Vehicle nor add or erect any painting, sign-writing, lettering or advertising to or or deface the paintwork or bodywork of the Vehicle nor add or erect any painting, sign-writing, lettering or advertising to or or the Vehicle unless agreed by the Lessor. In the event that the Lessor grants such permission for any of the alorementioned alterations it will be on the express understanding that the Vehicle must be reinstated to a satisfactory condition upon return. 6. Duties of the Lessor The Lessor shall during the continuance of this Agreement 6.1 Obtain and (subject to the provisions of Clause 7.8 below) pay for the vehicle Excise license and any MOT certificate for the 6.1 Obtain and (subject to the provisions of Clause 7.8 below)

- Lessor shall during the continuance of this Agreement Obtain and (subject to the provisions of Clause 7.8 below) pay for the vehicle Excise license and any MOT certificate for the Vehicle. Unless otherwise expressly agreed with the Hirer carry out or cause to be carried out regular service and maintenance in accordance with the manufacturer's recommendations and all repairs to the Vehicle as may be necessitated in the veniof mechanical breakdown within the Unled Kingdown maintand or as may be required buring the course of tegular service and maintenance in accordance with the maintenance is may be required buring the course of tegular service and staid services or maintenance is not carried out by the Lessor or its agents (as previously agreed between the parties hereto) accordance with the manufacturer's recommendations having regard to mitage and time intervals, together with the cost of arguing resvice and maintenance. This is a service of the service and maintenance (including materials, oil) (argetse and lubricants) in accordance with the manufacturer's recommendations having regard to mitage and time intervals, together with the cost of arguing resvice and maintenance is a service and maintenance (including materials, oil) (argetse and lubricants) in accordance with the manufacturer's recommendations having regard to mitage and time intervals, together with the cost of abuse of the Vehicle. The Lessor will require proof of the work having been carried out by the way of original receipted invoices and copy certified service records. Except where such repairs is necessitated by any accident or by any negligent use or abuse of the Vehicle, reimburses to the Hirer the cost of regarits any Vehicle to the event of such mechanical breakdown as aforesait the Hirer with a to according the test of the core of the accord or again as a botaining the prior consent of the Lessor to such regarits being carried out which consents that all not be unceasorably withheld. The Lessor With the Hirer will not be again at the ti

- the same. The Lessor may at its discretion from time to time withdraw any Vehicle of similar type.
 7. Duties of the Hirer
 The Hirer shall during the continuance of this Hire Agreement
 7.1 Pay to the Lessor interest at the rate of 3 percent per annum above the mean Base Rate for the time being of the London clearing
 banks on all sums which from time to time may be due from the Hirer to the Lessor hereunder and remain for the time being unpaid
 such interest being calculated from the due date unit actual payment compounded quarterly and to be payable as well alter as
 7.2 Deliver and collect the Vehicle to and from any maintenance or repairing agent and pay for the cost of moving any Vehicle to a
 repairing agent when it has become unroadventhy.
 7.3 Subject to the provisions of Cause 6.3 hereon, pay for all fuel materials, cill gresse and lubricants for the proper running of the
 Vehicle and ensure that sufficient and freeze of a recommended type is at all material times maintained in the Vehicles radiator.
 7.4 Indeemily the Lessor agains all fines, penalities and liabilities (routdous) processing and transaction charges.
 7.5 Not take or allow any Vehicle to bat at som to such terms as the Lessor terwing in respect
 of any non-compliance or contravention of any transport, traffic or other law regulation, together with any cost or expense relating
 theresto incurred by the Lessor radiating in greesse including all processing and the Lessor makes no representation that it complies with there outlot is being
 operated outside the United Kingdom maintand the Lessor makes no representation that it complies with the regulations of the country
 7.6 Collect from and return to the Lessor or form such place as the Lessor shall advise, any replacement Vehicle made available to the

- operated outside the United Kingdom minihand the Lessor makes no representation that it complies with the regulations of the country concerned.
 Collect from and return to the Lessor of rom such place as the Lessor shall advise, any replacement Vehicle made available to the Hirr in accordance with clause 6.8 hereof. The replacement Vehicle size of the collection tailing which the Hirr relay additional rentals for the englacement Vehicle is ready for collection tailing which the Hirr Integrated the original Vehicle is ready for collection tailing which the Hirr Ring additional rentals for the replacement Vehicle at a the determined by the Lessor that de original Vehicle is ready for collection tailing which the Hirr Ring additional rentals for the Hirr Ring and the hirr or any parson permitted by the Hirr Ring any damage to the Vehicle size of the repaired or minoper use of the Vehicle by the Hirr Ring any anound by which the cost of the annual vehicle excise license is increased above Ring and the Net Ring and Ring any anound by which the cost of the annual vehicle excise license is increased above required by law or which are fitted to the Vehicle at the required of or part With possission of any which any the required by law or which are fitted to the Vehicle at the required of or part With possission of any which any the fitted to the Advise of any of these things.
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 Not With Lessor of Ring and Address and sociat does address and address and sociat good and the Vehicle.
 Not Hirr Lessor of Ring Address and Lessor Ring and Add

urance The Hirer will throughout the continuance in force of this Agreement without prejudice to the lability of the Hirer to the Lessor keep the Vehicle (including any replacement Vehicle provided under Clause 6.6 above) insured with an insurance company of good repute or with Lloyd's Underwriters against loss or damage from all risks including third party risks). The Hirer shall notify its insures that the Vehicle is on the from the Lessor and request the insurers to endores a note of such interest on the policy of insurance, the premium receipts and insurance. Certificate and shall not use or allow the Vehicle to be used for any purpose not permitted by the terms and conditions of the policy of insurance or do or allow to be done any act or thing whereby the insurance may be invalidated. If the Hirer shall make default in the payment of any premium in respect of the insurance the Lessor may pay such premium in which event the Vehicle not need to the Lessor on demand. The Hirer shall indemnify the Lessor against all loss or damage to the Vehicle not recoverable under the policy of insurance.

- Where any event or accident shall occur which is a risk covered by the Hirer's insurance hereunder, the Hirer shall immediately notly the Lessor thereof, shall not compromise any claim without the consent of the Lessor, shall allow the Lessor to take over the conduct of negotiations (except in relation to claims of the Hirer for parsonal injunes, loss of use of the Vehicle, or loss or damage to the property of the Hirer unconnected with the Vehicle) and shall at the separes of the Hirer take such proceedings (in the sole name of the Hirer unconnected with the Vehicle) and poly of Insurance, not the forth Lessor and paring or papying the same as the Lessor directs and as herein provided. The Lessor data have the right Itelef to repair or have repaired any vehicle which is the subject of an accident accept where the Vehicle is declared a total loss. If the Lessor deso not choose to do a the Hirer andle be liable to rinstate or repair at its own expense to the Hirer and the leable to rinstate or repair at its own expense to the subject of an accident sole and the regist Hier shall remain liable for rental charges until full restitution has been made to the Lessor the Vehicle is declared a total loss the Hirer shall remain liable for rental charges until full restitution has been made to the Lessor the pheriodic shall approceeds of the subject to an accident for all accident or traje. If any Vehicle which has a replacement of equivalent value, which replacement shall be deemed to be included in this Agenent. B.3.3 Increases and her hirer shall continue to be leaded to rain as a replacement of equivalent value, which replacement shall be all and to relate that the same of the subject of an accident tor all apply any proceeds of insurance proceeds under the assort and the hirer shall apply any proceeds of insurance received by it at its option:
 B.3.3 Increases and her hirer shall continue to be leaded at a ladie to assort the respect of damage caused to the Hervisina and the the Lessor of the sum necessary to compens

neral Liabilit

- aneral Lability. The Hier shall be solely responsible for and hold the Lessor fully indemnified against all claims, demands, liabilities, losses, damages, proceedings, costs and expenses which may be trought against or incurred by the Lessor as a result of any accident involving the vehicle (and the had achor personal injury resulting for the negligence of the Lessor, its employees or agents). The Lessor does not hire the Vehicle actuality any condition or warrany express, implied or statutory in connection with the fitness for any purpose or age of the vehicle and conditions and warranties are hereby expressly included ins of are a permitted by statute and (save for the Lessor's liability for death or personal injury caused by the negligence of the Lessor, its employees or agents) the Lessor's liability for death or personal injury caused by the negligence of the Lessor. Its employees or indirectly by the Vehicle or its use. The Hirer shall be solely responsible for and hold the Lessor full indemnified against all claims, demands, liabilities, losses, damages, proceedings, costs and expenses suffered or incurred by the Lessor as a result of any breach or default on the part of the Hirer in the discharge of its obligations under this Agreement. The Lessor shall not be liable for loss of or damage to any property stored or transported in or on the Vehicle, nor shall the Lessor the Unerson the Vehicle and the Vehice when the Vehice when the Vehice when some solution and the Hirer in the Vehicle wortery left in or on the Vehicle worter shall hold the Lessor full indemnified against any claims relating to such property.

- Excess kilometre/mileage charge (where applicable)
 In the event that any Vehicle is driven in excess of the annual kilometre/mileage limit (if any) shown in the table below, on this Agreement, the Hirer shall pay to the Lessor the additional charge per kilometre/mile shown in the table below in respect of such Vehicle, such agreement to be made within 7 days after demand.
 Table of charget:

Туре	Allowance Unless Otherwise Stated	Excess charge (pence per mile or kilometre)
Up to 3.5 Ton LCV	500 miles per week	0.14ppm for 500-899 miles 0.20ppm for miles 900+
Semi-Trailer	1,200 miles per week	0.10ppm
Rigids 7.5 to 26 Ton	1,500 kilometres per week	0.11ppkm
Tractor Units	2,000 kilometres per week	0.15ppkm

- Any kinometres/miles covered by a replacement Vahicle at any time used in place of any Vahicle the subject of this Agreement shall be added to the total of kinometers/miles covered by the replacement Vahicle for the purpose of the calculation of the excess kinometer/mileagecharge. The Hire shall on each anniversary of the commencement of hire supply to the Lessor written details of the then correct doometer reading for the Vahicle. The Lessor reserves the right to inspect the Vahicle from time to time at any time to verify such readings. In the event that the doometer on any Vahicle cases to function property or if the Lessors or the manufacturers seal on the dometer of any Vahicle is or has been interfered with the Lessor scheme to kincle or covered by that Vahicle for the event of any interference as aforesaid.
- 11. Ownership 11.1 The vehi

12. Termination 12.1 If the Hirer shall fail to pay any Rental or other sum payable under this Agreement (or under any other agreement between th Lessor, any subsidiary of the Lessor, any holding company of the Lessor, or any other subsidiary of any such holding company ar the Hirer) within 14 days of the coming due (whether demanded or not) or shall commit a breach of the other terms and conditions whether express or impleted of this Agreement (or of the terms and conditions of any such agreement as altoresial) or shall do, allo to be done any act or thing which in the ophicin of the Lessor may jeopardize the Lessor's rights in the Vehicle or any part thereof, any time within 3 months thereafter by notice in writing to the Hirer for all purposes forthwith terminate the Hiring constituted by th Agreement.

- 10 be contening at the using which a months thereafted by notice in writing to the Hirer for all purposes forthwith terminate the Hiring constituted by this Agreement.
 11 any of the fortigres, execution or other legal purposes that be level on or against the vehicle or any part thereof, or against any previous shall decrip. The main interact of the same may be or against any of the Hirer's goods or other property, or the Hirer shall permit any purposes for the loss of the same may be or against any of the Hirer's goods or other property, or the Hirer shall permit any purposes that decrip and individual, shall decrip an interim order (within the meaning of the insolvency Act 1986) to be made against him or enter into a voluntary arrangement or suffer the making of a statutory demand or the presentation of a patition for a bankrupty order, or
 12.2.3 If the Hirer, being a body corporate, shall enter into any liquidation, shall call any meeting of its creditors or shall have a receiver or neceiver manager of all or any of its undertaing or assets appointed, or shall suffer the appointment or the presentation of a patition for the appointment of an Administrator under the provisions of Part II of the Insolvency Act 1986, or shall be deemed by vitrue 0 section 1818 of Comments on 1818 of Comments on 1818 of Comment of the presentation of a patition for the appointment of an Administrator under the provisions of Part II of the Insolvency Act 1986, or shall be deemed to thermination shall nary way pricide or affect the operation of this Glause.
 12.3 If the Lessor whole writes data contexed clauses and conditions whether express implied of this Agreement.
 12.4 The Hirer shall approximation and estate and any other terms and conditions whether express implied of this Agreement.
 12.4 The Hirer shall approximation and estate and conditions whether express or implied of this approximation.
 12.5 The the cost all reports required as a the date of termination (othe

- 13 Continuation Payment

 13.1 Without prejudice to provisions of Clause 12.5 above, as from the due Expiration of the Hire Period until suchtime as the Vehicle shall have been returned, the Hirer will pay by way of recompense for the continued use of the Vehicle a monthly sum (payable in arrears) at the same rate as the Renal payments at previously due in respect thereof.

 13.2 This Clause shall not content upon the Hirer any right to the continued use or possession of the Vehicle.

- 14. Lessors Intervention 14.1 If the Hirer fails to comply with or commits a breach of any Provision of this Agreement, the Lessor may without in any way bein obliged to do so or responsible for so doing and without prejudice to the ability of the Lessor to treat that non-compliance as an event entitling it to terminate this Agreement under Clause 12 above effect compliance on behalf of the Hirer whereupon the Hir with be lable to pay immediately any sums expended by the Lessor together with all costs and expenses including legal costs in connection there with.

- 15. Force Majeure 15. 1 Although the Lessor will use all reasonable endeavours to discharge its Obligations under this Agreement in a prompt and efficient manner, it does not accept responsibility for any failure or delay caused by circumstances beyond its control.
- 16. Forbaarance 16.1 No forbaarance indulgence or relaxation on the part of the Lessor shown or granted to the Hirsr in respect of any of the provision of this Agreement shall in anyway affect diminish restrict or prejudice the rights or powers of the Lessor under this Agreement or operate as or be deemed to be a waiver of any breach by the Hirsr of the terms and conditions of this Agreement.

Concurrent Remedies 1 No right or remedy herein conferred upon or reserved to the Lessor is exclusive of any other right or remedy herein or by law or by equity provided or permitted but each shall be cumulative of every other right or remedy given hereunder or now or hereafter existing and maybe enforced concurrently therewith or from time to time.

- 18. Data and Services 18. 1 For collection of personal data refer to https://www.allportsgroup.co.uk/about-us/legal-information/. We may collect personal data in order to facilitate the provision of products and services you have requested or to administer your account(s), this includes connected devices, telematics and information systems that are connected to our Vehicles.
- 19. Notices 19.1 Any notice hereunder shall be in writing and may be served by sending it by facsimile or pre-paid first class letter post or delivery if (in the case of a limited company) to the address stated herein or in any other case to the last known address of the addressee in proving service of any notice it shall be sufficient to prove in the case of facsimile that the addresse's facsimile number appeared on the senders facsimile machines daily activity report and in the case of posting that the envelope containing the notice was properly addressed, stamped and posted. Service shall be deemed to be effective from the date of such delivery.

- Construction and interpretation 1 Where there are two or more parties to this Agreement as Hirer their liability hereunder shall be joint and several. 2 In this Agreement and where the context so admits or requires the masculine gender shall include the feminine or neuter (and vice versa) and expressions in the singular shall include the plural (vice versa). 3 Where ever the word "vehicle" appears in this Agreement the same shall mean any type of vehicle, trailer or refigerated trailer and shall be deemed to include therewith component parts and any accessories and anciliary equipment supplied.
- Governing Law
 This Agreement shall be governed by and construed in accordance with the Law of England the Hirer irrevocably submits to the non-exclusive jurisdiction of the English Courts.