

APPLICATION FOR CREDIT ACCOUNT FACILITIES

Salford Van Hire Limited Head Office: Sherborne Street Manchester M3 1EJ Accounts: 0161 833 0778

PLEASE RETURN TO HEAD OFFICE ADDRESS AS SHOWN OR EMAIL TO:

accounts@salfordvanhire.net c.c: sales@salfordvanhire.net

PLEASE USE BLOCK CAPITALS

COMPANY DETAILS	
Name	Geographic Tel. No
Address	Email
	Company Registration No.
	Nature of Business
Address of Registered Office (if different from above)	Number of Years Trading
	MAIN ACCOUNTS CONTACT DETAILS
	Email
	Geographic Tel. No
Geographic Tel. No	Contact Names
Invoice Address	Statement Address
Email	Email
Is your Company a member of a larger Group? YES NO If YES, please give details:	Group Company Reg No
Monthly Credit Amount Required £	Name and Address of Banker
Address from which payment will be made	
	Sort Code
Contact	Account Number
Geographic Tel. No	Email
Trade Reference (1)	Trade Reference (2)
Email	Email
CREDIT TERMS 1. Your application will be processed as quickly as possible. We reserve the without giving reasons. 2. Payment must be received by us by THE 20th OF THE MONTH FOLLOW. 3. We reserve the right to charge interest on all accounts outstanding in excessabove Barclays Bank plc base lending rate per month or part month. 4. Queries or disputes regarding invoices or statements must be notified to within seven days of receipt. Credit facilities will be withdrawn and legal as which become overdue without explanation. 5. We reserve the right to alter or amend credit facilities offered to you or to within seven days of the right to alter or amend credit facilities offered to you or to within seven days of the reserve the right to alter or amend credit facilities offered to you or to within seven days of the reserve the right to alter or amend credit facilities offered to you or to within seven days of the reserve the right to alter or amend credit facilities offered to you or to within seven days of the reserve the right to alter or amend credit facilities offered to you or to within seven days of the reserve the right to alter or amend credit facilities offered to you or to within seven days of the reserve the right to alter or amend credit facilities offered to you or to within seven days of the reserve the right to alter or amend credit facilities offered to you or to within seven days of receipt.	wish to contact you by post, email, SMS or phone with details of it's services and offers. Salford Van Hire will treat your information with the utmost care and will never se it on to other companies for marketing purposes. I am happy to accept contact in relation to other services and offer from Salford Van Hire Group of Companies. I do not wish to contact you by post, email, SMS or phone with details of it's services and offers. Salford Van Hire will treat your information with the utmost care and will never se it on to other companies for marketing purposes. I am happy to accept contact in relation to other services and offer from Salford Van Hire Group of Companies.
	— · · · · · · · · · · · · · · · · · · ·

Date _

Re-order from BHW Print Group Limited. 01942 850050.

Position _

Registered Office Sherborne Street, Manchester M3 1EJ Registered Number: 864602 England Tel: 0161 833 0771

SALFORD VAN HIRE LIMITED (the Lessor) CONDITIONS OF AGREEMENT WITH HIRER

1. INTERPRETATION

onditions means these terms and conditions and those set out on the first page. If this agreement is signed by a sub-bailee then he undertakes nply with and be bound by the terms and conditions regardless of the lack of contractual nexus.

GENERA

VERAL
HIRE OF VEHICLE
The Lessor rents to the Hirer from the date and time specified on the first page until the expiration of the agreed rental period and the Hirer takes on rental of the motor vehicle described overleaf and any substitute vehicle the Lessor may provide ("the Vehicle") subject to the conditions. The Lessor may always a whicle is not returned on the expiration of the agreed rental period and the Hirer takes on rental of the motor vehicle described overleaf and any substitute vehicle the Lessor may provide ("the Vehicle") subject to the conditions. The Lessor may elect if a vehicle is not returned on the expiration of the agreed rental period demand the return of the Vehicle. Allevity it may treat the sab being extended upon the terms hered. Continued use of the vehicle by the Hirer or any sub-ballee of the Hirer shall give rise to the continuing force and effect of these terms without prejudice to the Lessors' sight to claim wongful retention of their vehicle. No vehicle is to be taken off the mainland. All rates quoted are based on vehicles up to 3.5 tonne gwi including cars not exceeding 1000 miles per week, 1500 miles maximum allowed, excess mileage will be charged at 20p per mile up to 2000 miles, thereafter 40p per mile. Vehicles above 3.5 tonne DVSA drivers' hours and tachograph rules apply for vehicles used for the carriage of goods.

PAYMENT

The Hirer shall pay the Lessor on demand—

PAYMENT
The Hirer shall pay the Lessor on demand:—
rental and other charges at the rates specified in the conditions in the absence of a specific rate the Lessor's displayed rates at its collection depots shall be applied to the vehicle. Vou are responsible for all charges, even if you have asked someone else to be responsible for them.

any charges arising from Customs and Excise seizing the vehicle, together with loss-of-income charge while we cannot rent out the vehicle, if and when we demand this payment.

h)

shall be applied to the vehicle. You are responsible for all charges, even if you have asked someone else to be responsible for them, any charges arising from Customs and Excise seizing the vehicle, together with loss-of-income charge while we cannot rent out the vehicle, if and when we demand this payment.

In the event 21 days after the vehicle is taken and 21 days thereafter on a continuing basis whether or not the Hirdr has received an invoice from a responsible of the vehicle is taken and 21 days thereafter on a continuing basis whether or not the Hirdr has received an invoice from the leasen. The days the vehicle is taken and 21 days thereafter on a continuing basis whether or not the Hirdr has received an invoice from the leasen. The days the days the payment is an essential condition of all credit agreements. The leasen is the day of payment is an essential condition of all credit agreements. Oursies or disputes relating to invoices or statements must be notified to the Lessor. The days are as a consequence of any complaint in the performance of this agreement by the Lessor are not any counterclaim arising from the Hirdr's possession of the vehicle. The Hirdr has no right to retain the vehicle after the agreement has been terminated by very of exercise of a purported idle nor retention to compensate the Hirdr for any dallegad breaches of this agreement by the Lessor. The tessor's costs of and in connection with the cleaning and/or repairing of any damage to the vehicle after the agreement he lessor. The lessor's costs of and in connection with the cleaning and/or repairing of any damage to the vehicle after the agreement he lessor. It is agreement the lessor is the lessor and the conditions and if the vehicle is used and driven strictly in accordance with the conditions and if the Hirer complies with all the conditions, the Hirer's lability for such damage shall not exceed any accidental damage excess shown on page 1, This does not apply to tyre damage (air wear excepted for which the Hirer's hall be li

sugest of the Lessos standard of eight related of levels, part above the base lending rate as published by Barcipsy Staff (e.g. basing the key to a vehicle, filling with incorrect fuel, etc.) out of not any around the a customer reflued fault (e.g. basing the key to a vehicle, filling with incorrect fuel, etc.) out of the cause of the period of the control of the

the vehicle. If you do leave items in the vehicle, we may agree to keep them for you to collect within a reasonable time. We may charge costs for storing the items.

The Hirer must take care of the vehicle, any accessories and the keys or other locking device for the vehicle. You must always lock the vehicle when you are not using it and use any security device which is fitted or supplied with the vehicle. You must always remove the keys from the vehicle when unattended. You must let us know as soon as you become aware if the vehicle is stolen or involved in an accident. Failure to remove the keys will result in you breaking this agreement and liable to paying costs we hick.

The vehicle you have hirred may be fitted with a tracking device, and by signify this agreement, you agree that we have your consent to record and use any data we collect. The tracking device will be used to ensure sale and compliant operation of the vehicle in line with terms of this agreement. If the vehicle is not returned on the agreed date, time and place we will use the data recorded on the device to recover our vehicle. All vehicles leave the Lescons' premises with a full fuel tank. The vehicles must be returned to the samp premises with a full fuel tank. The costs of refilling the fuel tanks shall be charged at the Lessors' current rates to refill the bank. This charge shall be made of a full fuel tank. The cocked by the Lessors' devices of epot is chargeable to the collected by the Lessors' devices of epot is chargeable to the

Hirer

PROHIBITED USES The vehicle shall not be used:to leave the mainland without prior consent;
for the carriage of passengers for hire or reward;
to propel or tow any other vehicle for trailer;
for racing, pace-making, trials, speed testing, competition rallies or driving tuition;
to carry goods in a passenger vehicle;
in any manner which shall constitute a breach of the Road Traffic Acts and in the Construction and Use Regulations made under them for the time
being in force:

ueing in indice; any use which requires an operator's licence or any other licence or permit unless the Hirer has first obtained such licence or permit. to carry any waste as defined by the Environmental Protection and Control of Pollution statuties. to carry any object or substance which, because of its condition or smell, may harm the vehicle or delay us in renting or selling the vehicle RIGHTS AGAINST OTHER PERSONS

to carry any object or substance which, because of its condition or smell, may harm the vehicle or delay us in renting or selling the vehicle TRIGHTS AGAINST OTHER PERSONS

The Hirer hereby assigns to the Lessor all rights against third parties.

DETERMINATION

3. Any adverse information concerning the financial status of the Hirer for which it appears that the Hirer may not be able to pay debts will entitle the Lessor is resittled to demand all rental payments in cash or by means of payment cards previously on the hire residency in the tessor is estitled to demand all rental payments in cash or by means of payment cards previously on the hire agreement until the end of the rental period. In the absence of either a cash guarantee or cash rental payments the Lessor shall be entitled to demand all rental payments in cash or by means of payment cards previously on the hire agreement until the end of the rental period. In the absence of either a cash guarantee or cash rental payments the Lessor shall be entitled to terminate this agreement and demand return of the vehicle.

b) the presentation of Petition for Bankruptcy, Liquidation or Administration of the Hirer or the Hirer entering into a voluntary arrangement as envisaged by the terms of the Insolvency, Act 1996.

c) resume possession of the vehicle from any property of the Hirer and enter upon any property to which the Hirer has right of access and the Hirer herby transfers to the Lessor all such rights of access to third party premises.

c) if the Lessor resumes possession of the vehicle otherwise than by return thereof by the Hirer for the Lessor if repair, cleaning and recovery costs, the costs of any petrol to reflit the wehicle's tank and indemnify it against any third party claim arising out of such resumption of possession

g) if we he Lessor its resumption of possession

g) if we he Lessor and the ingreement it will not affect our right to receive any amount you owe us under the conditions of this agreement. We can repossess the wehicle and charge you

TRIMS AND EXTENSIONS OF HINE.

The provisions of this agreement shall keeve as otherwise agreed) apply during any period by which the original period of hiring may be extended and thereafter until the return of the whole to the Lessor's depot and hereafter until the return of the whole to the Lessor's depot and hereafter until the return of the whole to the Lessor's depot and hereafter until the return of the whole to the Lessor's depot and hereafter until the return of the whole to the Lessor's depot and hereafter until the return of the whole the recovered and restored to the condition it was in at the original period of the charges if any) shall continue to be payable until the which is recovered and restored to the condition it was in at the commencement of hire formal and reasonable were and bear excepted. In such instances the hire retal and other charges lif arrive her of the agreed hir period be charged at the standard tariff applicable at the material time if that tariff is higher than the rate specified in these conditions. Any part of a day shall be charged as a day and payments shall fall due daily on the day following the day or part day in respect of which they accrued, or in respect of the day of return of the vehicle on that day; in the event of the loss of the wholice or its damage beyond economic repair, the period of hire shall be deemed to end when the value of the vehicle (calculated without repard to accidental or other loss or damage, save fair wear) is paid to the Lessor.

OTHER GENERAL MATTERS

Authority to Amend. No employee of the Lessor, other than any director recorded as a director at Companies House, has authority to alter these terms and conditions; any purported addition to or alteration shall be of no effect unless signed by a director of the Lessor. Forbearance. No forbearance or indulgence given to the Hirer shall have effect on as to curtail any rights or remedies available to the Lessor of the Hirer may be delivered or sent to his address as stated on the face of this Agree

keep to the conditions of our agreement, we can ask you to bring back the vehicle before the date and time we have agreed. To do this we will give you written notice in person or send it to an address you have given on our rental agreement, including an email address, or via a text message to your mobile phone, if provided. Once we have given you the notice in person, you will no longer lave our permission to have the vehicle. If we send you might only a given the notice by email or SMS, you will no longer have our permission to have the vehicle. If we send you notice via 1st class post,2 working days after we have person the provided of the vehicle. If we send you not not via 1st class post,2 working days after we have posted it you will no longer that our or vehicle. If we believe you have given will be required to arrange collection of the vehicle in these instances. It is not to the you, we may take the vehicle back without giving you any notice. You will be required to arrange collection of the vehicle in these instances.

Severability, in the event of one of these terms or part thereof being unenforceable then the balance of the term or terms shall be severed from the unenforceable part and shall continue to have full force and effect.

LIMITATION OF LESSOR'S LIABILITY

The Lessor confirms that upon collection the vehicle is in compliance with the Motor Vehicles Construction and Use Regulations and is suitable for the use for which it was designed by the manufacturer. The Lessor shall not be liable for any indefect or one-general failures which are not attributable to any breach of the Constructions and Use Regulation and shall not be liable for any indefect or one-general failures which are not attributable to any breach of the Constructions and Use Regulation and shall not be liable for any indefect or one-general failures which are not attributable to any breach of the Constructions and Use Regulation and shall not be liable for any indefect or one-general failures which are not attributable to the one

b) All bookings and advance arrangements for the provision of vehicles are subject to and conditional upon availability and the Lessor shall not incur any lability if it is unable to honour such a booking arrangement.

INSURANCE PROVISIONS

The Vehicle shall not be driven:—
by any of the following:—
by any of the following:—
) who has not been approved by the Lessor as a named driver; or
) who has not been approved by the Lessor as a named driver; or
) who has not produced to the Lessor satisfactory evidence of identity and abode or has produced false or misleading evidence of either of those;

or who has ever been convicted of or received notice of intended prosecution for any motoring offences during the three years preceding the date iii)

C)

any damage to the windows, glass and plastic light fittings, ruipone sears, units to windows, owns and second points and an admage (fair were recepted);
all loss or damage which is outside or exceeds the scope of the cover provided under the Lessors comprehensive motor vehicle insurance policy or which arises when or as a result of the vehicle being used other than in accordance with the terms on which such cover is provided;
The comprehensive insurance of the Lessor's and the Lessor's liability shall not extend to:

| loss of or damage to any property left, stored in or on or transported in or on the vehicle at any time by the Hirer or any other person;
| any loss of profit or any consequential or indirect loss;
| mechanical or electrical breakdown or damage to tyres, by application of brakes or by punctures, cuts or bursts, of excessive wear due to the utilisation of the vehicle on damaged or farmacked surfaces;
| No loss of uses.

mechanical or electrical breakdown or damage to tyres, by application of brakes or by punctures, cuts or bursts, of excessive wear due to the utilisation of the vehicle on damaged or tarmacked surfaces; loss of use loss of or damage to accessories, parts or components, by theft or attempted theft, unless the vehicle is stolen at the same time; damage to the vehicle by frost, flood or freezing, or electrical breakdown. If the vehicle is being offeren or used so as to be in breach of any exception, limitation or condition to, on or of the Lessor's police of insurance which has been communicated to the Hieror risk agent, or in breach of any term of this agreement, then if in consequence of the act or omission constituting that the breach of the lessor's insurers decline to accept liability; in respect of damage to:

a) property belonging to or held in trust by or in the custody or control of the Hieror insured person on which behalf payment is claimed; b) property being conveyed by the vehicle; or c) any bridge, viaduct or weighbridge or to any road or anything beneath, by vibration or by the weight of the vehicle or of the load carried by the vehicle.

(a) any unique, wadduct or wengunning on a carry read or entry and entry the vehicle;

the vehicle;

substance of or bodily injury sustained by a person in the employment of anyone indemnified by this policy arising out of and in the course of such
employment other than to comply with the provision of the Third E.E.C.Motor Insurance Directive (90/232/EC) or any directive or regulation of
mandatory effect from time to time replacing, amending or supplementing it,
if the insured person on which behalf payment is claimed is entitled to claim payment or indemnify under any other policy;
accident, injury, loss or dramage occurring it, both knowledge the Herir, the vehicle is at the time of the accident being driven or used otherwise
than in accordance with the terms of the certificate;
in liability which attackes by vitrue of an agreement, but which would not have attached in the absence of such agreement;
loss or destruction of or damage to any property whatsoever or any loss or expense whatsoever resulting or arising therefrom or any consequential
loss;

uss, any legal liability of whatsoever nature directly or indirectly caused by or contributed to by or arising from: ionising, radiations or contamination by radioactivity from an irradiated nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel;

the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof;

or consequence of the control of the

sonic or supersonic speeds for the purpose of exclusion of liability (but not so as to extend any cover) any reference to a vehicle shall include any trailer towed by it or attached

to it.

14. IF INSURERS WITHHOLD PAYMENT
In the event of any breach by the Hirer of any provision of this agreement whereby the Lessor is prevented from recovering, under its said policy of insurance, the full value of the vehicle, the thier indemnified the Lessor against any loss under the said policy, against all third party claims and until payment of the repair costs or written off value of the Vehicle to the Lessor, against the Lessor's loss of use of the vehicle which shall be assessed

ACCIDENTS: INSURANCE PROCEDURE

ACCIDENTS: INSURANCE PROCEDURE
In respect of any accident, injury, loss or damage involving the vehicle:
no admission of liability or offer or promise of payment, whether expressed or implied, shall be made by the Hirer or anyone on the Hirer's behalf,
without the written consent of the Lessor, whose insurers shall be entitled at their own discretion to take over and conduct in the name of any person
insured under the said policy, the defence or settlement of any claim or to prosecute (so long as the Lessor or its insurer has a legitimate interest in
the utcome) in the name of any such person for its own behalf any claim for indemnity or damages or otherwise;
the Hirer shall use his best endeavours to procure that the names and addresses of parties involved in any accident and/or witnesses thereto are
obtained, that the police are notified in accordance with any legal requirement, that the Lessor is notlified by telephone (even in the case of slight
damage) and that as soon as possible afterward a detailed report in writing or the Lessor's activated claim form, providing all the particular equiand including a plan of the scene of the accident, is furnished to the Lessor and that writ or summons is forwarded to the Lessor without delay.

Number

Should me vehicle be superior and entermose or termony to the vehicle to be caused by your gross negligence, serious carelessness, or deliberate misuse, then we reserve the right to re-charge the full cost of repairs regardless of the insurance cover that has been taken out, e.g. driving the vehicle illegally or driving through a flood or driven by unauthorised drivers.

HIRER TO INSURE

The University throughout the whole of the period of this Agreement and thereafter until the vehicle is returned to the Lessor's premises, insure

HIRER TO INSURE insure. The life will, throughout the whole of the period of this Agreement and thereafter until the vehicle is returned to the Lessor's premises, insure the vehicle under a policy covering all risks normally covered by a comprehensive policy of insurance in the full insurable value of the vehicle and all its parts and accessories. The Hirer warrants that satisfactory insurance cover will be in operation at the commencement of hire and will remain in force until the expiration of the hire period and safe return of the vehicle to the Lessor. It is the Hirer's responsibility to ensure all vehicles supplied by us are entered on to the Motor prisance Database. It we receive any notices or penalities relating to the vehicle being united then we will ask.

wp as are minimour in the motion instrance diagnable. If we receive any notices or penalties relating to the vehicle being uninsured then we will ask you to pay our reasonable costs for dealing with them.

Keep in Force. The Hirer will ensure that the premiums are promptly paid and that the vehicle is operated in accordance with the terms and conditions of the policy and shall do or omit nothing whereby the policy may be rendered void or voidable or the insurers may become entitled to refuse or limit payment.

c)

of the poucy and seem to a semipayment.
Produce the Policy. The Hirer will:

) within 24 hours of this Agreement if not already done; and

i) thereafter on the expiry of any previous certificate; and

ii) thereafter on the expiry of any previous certificate; and

iii) whenever required by the Lessor within 48 hours of such request; produce to the Lessor at its office the current certificate of insurance under
which the vehicle is insured for inspection, copying and return, and shall within 48 hours of the Lessor giving notice that it so requires, produce
the policy of insurance.

Endorse the Lessor's Interest. The Hirer shall forthwith have endorsed on the policy of insurance the interest of the Lessor first obtained
Notify Matters Affecting Cover. The Hirer shall notify to its insurers and the Lessor forthwith the happening of anything which may adversely affect the
Hirer's cover under the said policy, the Hirer shall notify the Lessor in writing forthwith and shall not drive the vehicle whilst it is not covered
by a policy of insurance.

In the case of termination or non-newal of the cover the Hirer shall indentify the whereabouts of the vehicle by telephone immediately and confirm
tin writing and shall not operate the vehicle and shall make it immediately available for return/collection by the Lessor;
The Hirer hereby assigns to the Lessor the benefit of insurance claims and gives the Lessor and it is physically returned.

The Hirer undertakes to insure the vehicle from the time and date that the vehicle is dispatched from the Lessor depot until it is physically returned.

The Hirer undertakes to insure the vehicle from the time and date that the vehicle is dispatched from the Lessor depot until it is physically returned.

The Hirer undertakes to insure the vehicle from the time and date that the vehicle is dispatched from the Lessor depot until it is physically returned.

The Hirer undertakes to insure the vehicle from the time and date that the vehicle is dispatched from the Lessor depot until it is phys

DAMAGE AND INSURANCE CLAIMS
In the event of damage the Hirer must return the vehicle to the Lessor repaired and restored to the satisfaction of the Lessor. In the event of loss of the vehicle or its damage beyond economic repair (commonly referred to as written off), the period of hire shall be deemed to end when the full value of the vehicle and all its parts and accessories (calculated without regard to accident or other loss or damage save fair wear) is paid to the Lessor. Any monies received by the Hirer and any policy of insurance relating to loss of or damage to the vehicle, shall be payable forthwith to the Lessor and until payment held by the Hirer as trustee for the Lessor and in no case shall the Hirer have any right to retain such monies or any part by way of set-off or counterclaim against the Lessor if the Lessor consents to insurances subject to the paid by the Hirer.

The Hirer will take and provide to the Lessor copies of all reports, estimates, accounts, statements, claims correspondence and memoranda and all other documents of any kind coming into the possession or under the control of the Hirer and relating to any accident or to any loss, damage or repair or any insurance claim involving the vehicle or any court proceedings involving the vehicle or its use.

DATA PROTECTION

DATA PROTECTION

Ply entering in to this rental agreement you agree that we can process and store your personal information in connection with this agreement including data collected from the vehicle. We may use your information to analyse statistics, for market research, credit control and to protect our assets. You agree that if you break the terms of this agreement we can pass your personal information to credit-reference agrees, debt collectors, the police, local authorities, councils, private parking companies or any other relevant organisation. We can also give this information to the (BVRLA) strists Vehicle Rental Leasing Association, which can share your personal information with its members to prevent crime and protect their assets, as allowed under the Data Protection Act.

If the receive a notification from the Police, local authority or private parking company that a penalty, parking charge notice or any other offence has twe receive a notification from the Police, local authority or private parking company that a penalty, parking charge notice or any other offence has the received and the protection from the Police, local authority or private parking company that a penalty, parking charge notice or any other offence has the received and protection from the Police, local authority or private parking charge or details to the authority/company issuing the penalty, notice

or offence.

EQUAL OPPORTUNITIES STATEMENT

Salford Van Hire have adopted an equal popurfurnities policy and are committed to the equal treatment of all their employees and clients regardless of race, colour, nationality, ethnic or nationality offening, martial status, sex, religion or disability.

November 2023