

## **COMPANY NAME**

**ADDRESS ADDRESS ADDRESS** 

## **RENTAL CONTRACT**

							DA	TE			
CUSTOMER								TIME OUT			
ADDRESS								TIME IN			
							TIN	ME RENTE	D		
DRIVER'S LIC.	VEHICLE	NO.		PHONE			DU	DUE BACK			
ADDRESS OF USE IF DIFFERENT											
PAYMENT			CARD NO.						I F		
TO BE MADE BY	DESCRIPTION			TIME RENTED	REI	VIZ	PE <sub>1</sub> .		A UNT		
NUMBER N	MERCH SE F	=O.	URC SE	NUMBEF RETURN'	3	MBER	UNIT		AMOUNT		
						RE	NTALS				
TheCu rshallpay or imme y upon	Customer shall pay t placement cost of th			CHANDIS	F						
Rentshall ablefront believered to be compa     A rental day shart be 2	Rentshall belefrom the time the Equipment is delivered to two meruntil the time its returned to the Company acceptable condition.  A rental day shar be 24 hours and the daily rental day shar be 24 hours and the daily rental day shared by the Customer damages and expenses suffered by the Customer damages and expenses and ex						ZIANDIS				
rate shall apply to every holidays. 4. The Customer shall also	yday, including Sundays and opayrent to the Company for		in respect of any injury (including death) to any person or damage to any property arising out of the use of the Equipment by the Customer or any		of y	Т	OTAL				
each day the Equipment is in the process of recovery or repair.  5. The Customer shall payre as on a ble cleaning charges on Equipment returned unclean and the Company reserves the right to refuse to accept the return of unclean Equipment and to continue rental charges until the Equipment is returned in acceptable condition.  5. The Customer shall be responsible for all collection costs incurred by the Company in connection with collection of the rental charges, including court costs and reasonable legal frees, disbursements and related			time and demand return of the Equipment and payment in full of all rental charges owing to date. In the case of failure of the Equipment the Customer shall immediately notify the Company; otherwise, no adjustment of the rental charges will be considered.		G.S.	.T./H.S.T.					
					e. ie	SUE	B-TOTAL				
					ill	F	P.S.T.				
			The provisions of this Agreterms and conditions, agreement between the	constitute the entir e Company and th	e ie	T CH	OTAL ARGES				
	expenses. The Customer shall be responsible for all damage to or loss of the Equipment.			Customer and there are no representations or warranties, express or implied, statutory or otherwise, and no agreements collateral hereto							
	other was, and no agreements condition of the than as expressly set forth herein.						LESS POSIT				

**CUSTOMER'S SIGNATURE** 

000001

**REFUND** 

**TOTAL DUE** 

 $\dot{The Customers hall be responsible for all damage to}$ or loss of the Equipment.
In the case of damage, the Customer shall pay the full cost of all repairs to the Equipment regardless of

whether the damage resulted from accident, neglect, misuse or for any other reason whatsoever