



## EAGLE PLANT - CUSTOMER ACCEPTANCE DECLARATION

I ..... Confirm the following:

- (a) I have been given a copy of Eagle Plant's Hire Conditions.
- (b) I understand that I am responsible for the equipment I have hired from the time of delivery to the time of collection, by either my own or Eagle Plant's transport. Subject to section (i) below.
- (c) I confirm that I must advise the Eagle Plant Branch where I hired the equipment from when I have finished with it.
- (d) Should I wish to extend the period of hire, I must inform Eagle Plant of the new date that I am likely to finish with the equipment and again advise Eagle Plant when I have finished with the equipment.
- (e) I understand that, if applicable, Eagle Plant will use my credit/debit card to cover any additional hire charges, loss or damage to the equipment, caused by me the Hirer.
- (f) Eagle Plant undertakes to forward any additional invoices and card payment slips to me.
- (g) I understand that any deposit paid to Eagle Plant by me will be refunded to me within 24 hours of return of the equipment, providing the equipment is returned in good condition and not subject to any shortages.
- (h) In the event of any damage or loss, Eagle Plant will advise me and I will be invited to inspect the damage or return any omissions. Such inspection or return must be within seven days of Eagle Plant notifying me. Thereafter, the required repairs/replacements will be carried out.
- (i) I understand that Eagle Plant have arranged (in the event that I do not have a valid hired in plant policy) loss/waiver cover at a cost to me equal to 15% of the hire charges. Should I lose or damage the equipment, I understand that my obligations to Eagle Plant in this connection, will not exceed £500, depending on the value of the equipment hired. This damage/loss waiver cover does not include any damage/injury that be caused to any other property or individuals while I am using Eagle Plant's equipment.
- (j) The following exclusions apply where the loss/damage waiver is taken:
  - (i) Loss or damage whilst in a vehicle unless, the doors of the vehicle are locked while unattended and all windows and other openings are fully closed and properly fastened when unattended.
  - (ii) Loss and damage to attachments (cutting edges, tools, trailing cables or fixed pipes) other than when such a loss or damage results from the total loss of the complete item.
  - (iii) Loss or damage caused by an item's own breakdown or explosion.
  - (iv) Loss or damage caused by or arising out of materials treated by the plant or by foreign bodies entering the plant with such materials.
  - (v) Loss of or damage to any mechanically propelled vehicle other than any such vehicle not more specifically insured and which is: (1) Not licensed for road use and used in circumstances which do not require insurance or security under any Road Traffic Act legislation, or (2) designed or adapted primarily for use as tool of trade.
  - (vi) Wear and tear.
  - (vii) Wilful Act and Wilful Neglect.
  - (viii) Terrorism.
  - (ix) Fraudulent Claims.

Signed ..... Date .....

Print Name .....

A copy of this signed declaration together with a copy of our Hire Conditions must be handed to the customer upon completion.