



EWP Hire Terms & Conditions 2018

1. Unless specified, hire charges are based on a period of one day, or part thereof, irrespective of whether the equipment is in use or not.
2. Any equipment returned after the booked return date will be charged for a minimum of one extra day, regardless of the original hire period.
3. The hirer undertakes to insure the equipment at the full replacement value, when away from the premises of EW Production Services Ltd.
4. All hired equipment remains the absolute property of EW Production Services Ltd.
5. The hirer undertakes to keep and return the equipment in good order and condition.
6. We reserve the right to charge for repair or replacement of any equipment damaged or lost, however arising, during the period of hire.
7. Any equipment damaged during the hire period will remain on hire until all repairs are complete, and the equipment is available for further hire.
8. Equipment will be deemed to be on hire until any invoice for repairs or replacements, relating to that equipment, have been paid in full.
9. All spares must be returned for inspection, or they will be charged.
10. The hirer assumes responsibility for replacement of all lamps, except those, which fail under normal working conditions.
11. While EW Production Services Ltd will always attempt to provide the ordered equipment, we reserve the right to substitute equipment.
12. In the event that the hired equipment is faulty, EW Production Services Ltd shall not be liable for any consequential damage arising there from and it shall be the responsibility of the customer to return the goods for repair.
13. Connectors must not be removed from equipment. We reserve the right to charge for refitting, or inspecting, any connectors found to have been removed.
14. Failure to return any cable coiled and taped may result in a charge for coiling and taping said cable.
15. Packing supplied with equipment must be returned, or it will be charged.
16. All hired equipment should be installed by a competent person. EW Production Services Ltd cannot accept any responsibility for damage done to personnel or property whilst equipment is on hire.
17. EW Production Services Ltd reserves the right to charge for late cancellation of an order.
18. EW Production Services Ltd will endeavour to meet any agreed delivery conditions, but cannot accept any responsibility for a delay in delivery or collection however caused.
19. The hirer will be held liable for the loss of any equipment confiscated because of failure to comply with all relevant laws and regulations covering the use of radio equipment.

20. EW Production Services Ltd gives no warranty that goods supplied for hire are fit for the customer's purpose or purposes. The customer warrants that they have satisfied themselves that the goods will be fit for purpose for which they require them, and that they do not rely on the skill or judgment of EW Production Services Ltd in that regard.
21. All quotations are made by EW Production Services Ltd without obligation and we reserve the right at any time to vary any quotation or part thereof or to refuse acceptance of any order without assigning any reason for such refusal.
22. EW Production Services Ltd reserves the right to inspect all hired equipment at any time during the hire period.
23. Where a customer has terms and conditions covering purchasing and hiring that conflict with the terms and conditions of EW Production Services Ltd, then the terms and conditions of EW Production Services Ltd shall take precedence unless specifically agreed in writing by the director of EW Production Services Ltd.
24. All quotations and prices are subject to the addition of Value Added Tax at the rate applicable on the date of invoice.
25. We understand and exercise our statutory rights (Late Payment of Commercial Debts Regulations 2002) to claim interest and compensation for debt recovery costs under the late payment legislation if we are not paid according to the agreed credit terms.
26. Where a delivery and collection cannot be completed because of a lack of access to the venue, the customer shall still be liable for all agreed charges and for any additional cost incurred completing the delivery and collection.
27. Where a delivery of staging has been arranged it is part of the contract that there is at least one person capable of assisting the driver to carry decking panels for the purpose of unloading. Failure to provide this assistance may result in non – delivery of goods. Extra charges may be levied for a second delivery attempt and/or the cost of providing assistance to the driver.
28. Where a collection of staging has been arranged it is part of the contract that there is at least one person capable of assisting the driver to carry decking panels for the purpose of loading. Failure to provide this assistance may result in non – collection of goods. The customer will remain liable for the full cost of the hire and carriage. Extra charges may be levied for a second collection attempt and/or the cost of providing assistance to the driver and/or extending the hire period until the goods are returned to our store.
29. Failure to dismantle equipment and have it packed ready for collection at the end of a hire will lead to extra charges which may include extending the hire period until dismantling and packing has taken place and the goods are returned to our stores.
30. Where we agree to provide assistance to our driver for the purposes of delivery or collection, both parties must confirm such agreements in writing before our transport leaves our stores.
31. The terms above and the contract to which this document relates, shall in all respects be construed and operate in accordance with English Law.
32. We reserve the right to change these terms and conditions at any time, and without notice.