- 1. INSPECTION. Lessee acknowledges that has had an opportunity to personally inspect the equipment, and finds it suitable for his needs and in good condition, and that he understands its proper use. Lessee further acknowleges his duty to inspect the equipment prior to use and notify lessor of any defects.
- 2. REPLACEMENT OF THE MALFUNCTIONING EQUIPMENT. If the equipment becomes unsafe or in disrepair as a result of normal use, lessee agrees to discontinue use and notify lessor who will replace the equipment with similar equipment in good working order, if available. Lessor is not responsible for and incedental or consequetial damages caused by delays or otherwise.
- 3. WARRANTIES. There are no warranties of merchantability or fitness, either express or implied. There is no warranty that the equipment is suited for lesse's intended use, or that it is free form defects.
- 4. HOLD HARMLESS AGREEMENT. Lessees agrees to assume the risks of, and hold lessor harmless for, property damage and personal injuries caused by the equivalent and / or arising out of lessors negligence
- 5. INDEMNITY. Lessee agrees to indemnify and reimburse lessor allm liabilities to lessee, his agents or third parties arising out of he use of the goods or a breach of this contract by lessee, including thise arising from lessors negligence
- 6. PROHIBITED USES. Use of the equipment in the following circumstances is prohibited, and constitutes a breach of this contract:
 - (a) Use for illegal purposes or in an illegal manner.
 - (b) use when the equipment is in bad repair or in misuse
 - (c) Improper, unintended use or misuse
 - (d) Use by anyone other than lessee or his employees, without lessor's written permission. Lessee may not sublease or loan the equipment without lessors written permission.
 - (e) Use at any other location other than the address furnished lessor without lessor's written permission. (Does not apply to mobile equipment)
- 7. TIME OF RETURN. Lessee's right to possession terminates on the expiration of the rental period and retention or possession after this time constitutes a material breach of this contract. Time is the essence of this contract. Any extention must be agreed upon in writing.
- 8. DIRTY, DAMAGED OR LOST EQUIPMENT. lessee agrees to pay for any damage to, or loss of the goods, as an insurer, regardless of cause, except reasonable wear and tear while the goods are out of possetion of the lesor. Lessee also agrees to pay for a reasonable cleaning charge for equipment returned dirty of at least \$25.00. Equipment lost, stolen, or damaged beyond repair will be paid for at its replacement cost when purchased.the cost of repairs will be borne by the lessee, whether performed by lesor, or, lessor's option, by others. Accured rental charges can not be applied against the purchase or cost of repair ofdamaged or lost goods. In the case of loss by theft or other means, lessee agrees to furnish a police report to the lesor within 48 hours. In the event that lessor must resort to litigation to-recover for damages caused to or loss of such property, lessee also agrees to pay all collector fees, attorney fees, court costs, or any expence invoplved in the collection of these charges.
- 9. REPOSSESSION. Upon failure to pay rent or other breach of this contract, lessor may terminate this contract and take possession of and remove the goods from wherever they are, and lessor and his agents shall not be liable for any claims for damage or trespass airising out of the removal of the goods.
- 10. SEVERABILITY. The provisions of this agreement shall be servable so that the invalidity, unenforceability or waiver of any of the provisions shall not affect the remaining provisions
- 11. WAIVER OF CLAIMS. lessee waives all claims for personal injuries, property damage to the transported goods, loss of time or inconvenience arising out of the use of the rented equipment
- 12. LOADING AND UNLOADING GOODS. Lessee is responsible for loading and unloading the goods. If lessor employees assist in loading or unloading the goods, lessee agrees to assume the risk of, and hold lessor harmless for, any property damage or personal injuries, including damage or injuries attributable to the negligence of the lessor or his employee
- 13. DAMAGE WAIVER. Damage Waiver is not insurance. By lessee initiating acceptance of the Damage Waiver on the front of this agreement and with immediate notification in the event of any accedentand the prompt submission by lessee of aplicable police reports, rental centerand lessees agree that rental center will waive any claim against lessee for direct physicla damage to the items except as follows:
 - (a) Intentional Damage
 - (b) Any item of items or part thereof which is not returned for whatever reason, including theft
 - (c) Loss or damage resulting from overloading or exceeding rated capacity of the items
 - (d) Loss or damage to motors or other electrical appliances or devices by artificial current
 - (e) Loss due to mysterious disappearance, wrongful conversation by a person entrusted with the items or a shortage disclosed on inventory
 - (f) Loss or damage caused by infidelity of lessee, its employees, or persons to whom the items are entrusted
 - (g) All damage or loss resulting from use of the items in violation of any provision of this agreement, violation of any law, ordinance or regulation or operation in an improper or negligent manner
 - (h) Damage from dirtying of items by paint, mud, plaster, concrete, erosion or any other material. Lessee is responsible for cleaning and repainting as required.

 If lessee has insurance covering such loss or damage, lessee shall excersise all rights available to him under said insurance, take all action nessesary to process such claim and lessee further agrees to sign and claim and any other proceeds from such insurance shall be payable to rental center. Lessee is to provide rental center with complete information concerning insurance coverage carried.
 - (i) Damage Waiver deductible if applicable.
- 14. The parties hereto agree that terms and conditions of this contract are servable, and, in the event that any term or condition hereof is invalid under the laws of any state where used such term or condition shall be deemed nopt to be a part of this contract in such state out shall not invalidate any other provision hereof