Terms and Conditions

TERMS AND CONDITIONS OF RENTAL CONTRACT- GEARHEADZ EQUIPMENT RENTALS, LLC

TERMS AND CONDITIONS OF RENTAL CONTR

For cood and valuable consideration, you and Gearhand: Equipment Rentals, LLC, a South Cardina Limited
faulthilly Company, other "Gearhand: Equipment Rentals, LLC, a South Cardina Limited
four") agree as follows:

1. As used here, "P.1" releas to the first page or "Geo" of his Contract." Contract "releas to P.1 (long-ther with
these Terms and Conditions, "Rented Item(s)" or "Item(s)" means the lentel) provided price release of the specifical of the provided price and or used and "Custions," "Lessee," You," and "your" means the lentel) provided price and or used and "Custions," "Lessee," You," and "your" means the "Rentes," "Custions," "Lessee" and or
used in and "Custions," "Lessee," You," and "your" means the "Rentes," "Custions," "Lessee" and or
used and "Custions," "Lessee," You," and "your" means the "Rentes," "Custions," "Lessee" and or
used stated tracters of the Rented Item(s) for the period(s) specified on P.1 (the "Term"), to pay us
used stated to the provided price of the Section of the Central rate(s) (the "Terd"), to pay the section of the Central rate(s) (the "Terd"), to pay the section of the Central rate(s) (the "Terd"), to pay the section of the Central rate(s) (the "Terd"), to pay the section of the Central rate(s) (the "Terd"), to pay the section of the Central rate (s) (the "Terd"), to pay the section of the Central rate (s) (the "Terd"), to pay the section of the Central rate (s) (the "Terd"), the section of the Central rate (s) (the "Terd"), to pay the section of the Central rate (s) (the "Terd"), the section of the Central rate (s) (the Terd") is a section of the Central rate (s) (the Terd"), the section of the Central rate (s) (the Terd") is a section of the Central rate (s) (the Terd") is a section of the Central rate (s) (the Terd"), the Central rate (s) (the Terd") is a section of the Central rate (s) (the Terd"), the Central rate (s) (the Terd") is a section of the Central rate (s) (the Terd"), the Central rate (s) (the Terd"), the central rate (s

costs and expenses (including without limitation, Rent for the entire scheduled Term, overtime, loss of use, policies, at all times.

9. INDEMNITY, TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, YOU; (A) ASSUME ALL RISK OF PERSONAL AND BODILY INJURY, ELECTRIC SHOCK, ILLNESS, PRODUCTS LIBILITY, LOSS, THEFT, DAMAGE, AND CONTAMINATION OF, TO, AND/OR ARISING IN CONNECTION WITH, THE LOSS, THEFT, DAMAGE, AND CONTAMINATION OF, TO, AND/OR ARISING IN CONNECTION WITH, THE DAMAGES, LOSSES, COSTS AND EXPENSES (INCLUDING ALTORNEYS FEES) ARISING FROM AND/OR IN CONNECTION WITH THE SELECTION, PROVISION, INSPECTION, DESICN, MANUFACTURE, FUELING, CLAIMS, CLAIMS, STORAGE, SERVICING, MAINTENANCE, REPAIR, DELIVERY, NDIOR RETRIEVAL OF SUCH AND/OR SERVICES(S), WHETHER OR NOT YOUR FAULT (COLLECTIVELY, RISKS)* (B) RELEASE AND AGREE TO INDEMNIFY, DEFEND AND HOLD HARMLESS, GER EACH TPO, their respective powers, sharpedies, and their respective powers, sharpedies, claims, damages, losses, cost and expenses (including without limitation, Rent for the entire scheduled Term, overtime, loss of use, including without limitation, Rent for the entire scheduled Term, overtime, loss of use, including without limitation, Rent for the entire scheduled Term, overtime, loss of use, including without limitation, and exhall the first and collection costs); and/or remedies available in connection (blenewith, all of which shall be cumulative.

16. This Contract shall be governed by and enforceable under the laws of South Carolina. Disputes arising in the control on the time dispute of the American Arbitration Association before a single arbitrator and in al location selected by GER. No NONECTION WITH THE SELECTION, PROVISION, INSTALLATION, INSTAL

ACT- GEARHEADZ EQUIPMENT RENTALS, LLC

negligence, andlor your breach of any one or more of the terms hereof, and except only as provided in § 7, (C)

MANUE all rights, remedies and defenses available under the Uniform Commercial Code, as well as all direct,
indirect, incidental, consequential, general, special, exemplary and punitive damages, against each indemnitee.

10. You will ensure the Site is reasonably clean, safe, secure and fit for delivery and use of the Item(s), protect,
properly maintain and care for each Item at all times, keep each such Item safely and securely stored and locked
when not in use, and return each such Item to GER on time at the end of the Term, complete (with all drighous
batteries, cords, attachments and peripherals), clean and free of contamination (including asbestsos, beryllium,
silica and pathogens), and otherwise in good order, condition and repair, properly serviced and maintained, and
if applicable, fully charged and/or full of the appropriate fuel, fluids and lubricants. If you fail to do so, in addition
to any other amounts specified on P.1, you will promptly pay to GER: (a) Rent at our highest incremental rate(s)
until all such Item(s) have been returned or replaced as required; and (b) all costs and expenses we may incur in
connection with such failure. You shall not, nor shall you permit anyone else to: (i) use any Rented Item while
under the influence of any inducant(s) (including without limitation. CANNABIS. CANNABINOIDS. AND
ALCOHOL, WHETHER OR NOT LEGAL) or to abuse, misuse, overuse, conceal, store with any third party,
repair, modify or damage any Rented Item(s); (ii) violate any Instruction, insurance policy or warranty; (iii) expossession of or exercise control over any Rented Item(s), without our prior consent (in our sole and absolute
discretion).

ACCOME., White Inst. OR NOT Legal, for a basis, missace, contest, since with any thority or any property of the contest of the party of the contest of the c