

Oak Garden Machinery Hire Fleet

Tree Care

Chippers and Shredders
Multi-Tools
Stump Grinders
Vacuums and Blowers

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.

Hire, Sales, Spares, Consumables, Servicing and Repairs *E:* sales@oakgardenmachinery.co.uk *W:* www.oakgardenmachinery.co.uk



Tree Care

Chippers and Spreaders



HIRE: 5.75"/ 140mm 21HP Petrol Chipper Shredder

SKU:HIRE:DRCPR21AEN

ire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£70.00	£105.00	£140.00	£175.00	£125.00



HIRE: 3"/ 80mm 9.5HP Petrol Chipper Shredder

SKU:HIRE:DRCSR95AMN

ire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£45.00	£65.00	£85.00	£110.00	£75.00



HIRE: 4"/ 100mm 11.5HP Petrol Chipper Shredder

SKU:HIRE:DRVT58

ire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£55.00	£80.00	£100.00	£125.00	£90.00



HIRE: 9"/190mm Diesel Towed Chipper 360 Turntable

SKU:HIRE: JENSEN190

ire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£125.00	£180.00	£240.00	£300.00	£210.00

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.

Hire, Sales, Spares, Consumables, Servicing and Repairs

E: sales@oakgardenmachinery.co.uk W: www.oakgardenmachinery.co.uk



Tree Care

Multi- Tools



HIRE: 5 in 1 Multi Tool SKU:HIRE:MIMT31

Hire Rates (ex. VAT)					
1 Day	2 Days	3 Days	Week	Weekend	
£30.00	£45.00	£60.00	£75.00	£50.00	

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.

Hire, Sales, Spares, Consumables, Servicing and Repairs *E:* <u>sales@oakgardenmachinery.co.uk</u> *W:* www.oakgardenmachinery.co.uk



Tree CareStump Grinders

SKU:HIRE: DRVT32



Hire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£55.00	£80.00	£110.00	£135.00	£90.00

HIRE: 13HP Petrol Stump Grinder

HIRE: 7HP Petrol Stump Grinder

SKU:HIRE: WBSG13H



Hire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£60.00	£90.00	£120.00	£150.00	£110.00

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.



Tree Care

Vacuums and Blowers

HIRE: Petrol Hand Blower

SKU:HIRE:HANDHELDBLOWER



Hire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£17.50	£22.00	£27.50	£35.00	£25.00

HIRE: Leaf Vacuum/ Blower

SKU:HIRE:MIBV10



Hire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£19.45	£25.00	£32.50	£40.00	£28.00

HIRE: Petrol Backpack Blower

SKU:HIRE:MIBP10



Hire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£19.45	£25.00	£32.50	£40.00	£28.00

HIRE: Wheeled Lawn Leaf and Litter Vacuum

SKU:HIRE:WGVT15



Hire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£55.00	£70.00	£87.50	£110.00	£80.00



HIRE: Wheeled Lawn Leaf and Litter Vacuum

SKU:HIRE:KV650H

Hire Rates (ex. VAT)				
1 Day	2 Days	3 Days	Week	Weekend
£65.00	£97.50	£130.00	£160.00	£110.00

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.

Hire, Sales, Spares, Consumables, Servicing and Repairs

E: <u>sales@oakgardenmachinery.co.uk</u> **W:** www.oakgardenmachinery.co.uk



How to Hire

Identification

All customers will require proof of identification e.g. driving licence, passport or utility bill all must show the address where we are delivering to unless Oak Garden Machinery have agreed prior to delivery

Conditions of Hire

Terms and Conditions are detailed under Additional Information on the website

(A paper copy is available if required)

The Hirer is responsible for the safekeeping and insurance of all equipment and in this connection please refer to "Hire Association Europe" general conditions.

The cost of damage, punctures, missing items and the cleaning of equipment returned in a dirty condition will be charged to the hirer.

Delivery and Collection

Will be made at agreed times by Oak Garden Machinery

Safety

Safety instructions supplied. Personal protective equipment available from stock.

All machines are checked and tested prior to each hire

Hire Periods

One day is 24 hours after which each additional day 24-hour rate applies reaching the maximum weekly rate except Weekend rates which are agreed prior to hire

Hours of Business

Monday to Friday 7am to 7pm Saturday 7am to 5pm Sunday 10am to 4pm Out of hours contact Chris 07778 277222

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.

Hire, Sales, Spares, Consumables, Servicing and Repairs E: <u>sales@oakgardenmachinery.co.uk</u> W: www.oakgardenmachinery.co.uk



Hire Agreement

1.Interpretation

In These Conditions the Following Words Have the Following Meanings: "Consumer" An Individual Acting for Purposes Which Are Wholly or Mainly outside That Individual's Trade, Business, Craft or Profession;

"Contract" Means A Contract Which Incorporates These Conditions and Made Between the Customer and The Supplier for The Hire or Sale of Goods:

"Customer" Means the Person, Firm, Company or Other Organisation Hiring Hire Goods or Purchasing Sale Goods;

"Deposit" Means Any Advance Payment Required by The Supplier in Relation to The Hire Goods Which Is to Be Held as Security by The Supplier;

"Digital Content" Means Data Which Is Produced and Supplied in Digital Form;

"Force Majeure" Means Any Event Outside A Party's Reasonable Control Including but Not Limited to Acts of God, War, Flood, Fire, Labour Disputes, Strikes, Sub-Contractors, Lock-Outs, Riots, Civil Commotion, Malicious Damage, Explosion, Terrorism, Governmental Actions and Any Other Similar Events;

"Goods" Means Any Machine, Article, Tool, And/Or Device Together with Any Accessories Specified in A Contract Which Are Hired or Sold to The Customer;

"Hire Goods" Means Any Goods Which Are Hired to The Customer:

"Hire Period" Means the Period Commencing When the Customer Holds the Hire Goods on Hire (Including Saturdays Sundays And Bank Holidays) And Ending Upon the Happening of Any of The Following Events:

(I) The Physical Return of The Hire Goods by The Customer into The Supplier's Possession; Or

(Ii) The Physical Repossession or Collection of Hire Goods by The Supplier;

"Liability" Means Liability for Any and All Damages, Claims, Proceedings, Actions, Awards, Expenses, Costs and Any Other Losses And/Or Liabilities;

"Rental" Means the Supplier's Charging Rate for The Hire of The Hire Goods Which Is Current from Time to Time During the Hire Period:

"Sale Goods" Means Any Goods Which Are Sold to The Customer;

"Supplier" Means Ground force (Up) Ltd - T/A Oak Garden Machinery at The Address Stated at The End of These Terms and Will Include Its Employees, Servants, Agents And/or Duly Authorised Representatives,

"Services" Means the Services And/Or Work (If Any) To Be Performed by The Supplier for The Customer in Conjunction with The Hire or Sale of Goods Including Any Delivery And/Or Collection Service in Respect of The Goods.

2.Basis of Contract

Goods Are Hired or Sold Subject to Them Being Available for Hire or Sale to The Customer at The Time Required by The Customer the Supplier Will Not Be Liable for Any Loss Suffered by The Customer because of The Goods Being Unavailable for Hire or Sale Where the Goods Are Unavailable Due to Circumstances Beyond the Supplier's Control.
Where Hire of The Hire Goods Is to A Customer Who Is an Individual, Unincorporated Entity or A Two (2) Or Three (3) Partner Business, And the Hire Would Be Covered by The Consumer Credit Act 1974, The Duration of The Hire Period Shall Not Exceed 3 Months, After Which Time the Contract Shall Be Deemed to Have Accordingly, The Hire of Any Hire Goods Is Not Covered by The Consumer Credit Act 1974. In Such Circumstances, The Customer Shall Return the Hire Goods to The Supplier on The Final Day of the 3 Month Hire Period. If the Customer Fails to Do This, Then It Shall Be Labele for Any Financial Loss Which This Causes the Supplier.
Nothing In This Contract Shall Exclude Or Limit Any Statutory Rights Of The Customer Which May Not Be Excluded Or Limited Due To The Customer Acting As A Consume Where The Customer Is Acting As A Consumer Any Provision Which Is Marked With An Asterisk (*) May, Subject To Determination By The Courts Or Any Applicable Legislation, Have No Force Or Effect And If Any Provision Is Under The Applicable Law Of The Contract Unenforceable In Whole Or In Part Or Shall Have No Force Or Effect The Contract Shall Be Deemed Not To Include Such Provisions But This Shall Not Effect The Enforceability Of The Remainder Of The Contract. For Further Information About Your Statutory, Rights Contact Your Local Authority Trading Standards Department or Citizens Advice Bureau or If Based in The Republic of Ireland Your Local Office of The Director of Consumer Affairs or Citizens Information Centre.

3. Faulty Goods, Digital Content And/Or Services

3.1 Where the Customer Deals as A Consumer, The Supplier Is Under A Legal Duty to Supply Goods, Digital Content and Services That Are in Conformity with The Contract Between the Parties. In Such Circumstances, The Customer Has Legal Rights in Relation to Goods and Digital Content That Are, For Example, Faulty or Not as Described and In Relation to Services That Are, For Example, Not Carried Out with Reasonable Skill and Care, Or If the Materials Used to Carry Out the Services Are Faulty or Not as Described.

Advice About Customers' Legal Rights Where They Deal as A Consumer Is Available from Their Local Citizens' Advice Bureau or Trading Standards Office. Nothing in These Conditions Will Affect These Legal Rights.

The Amount of Any Deposit, Rental, Monies for Sale Goods And/Or Charges for Any Services Shall Be as Quoted to The Customer or Otherwise as Shown in The Supplier's Current Price List from Time to Time. Where A Deposit Is Required for The Hire Goods It Must Be Paid in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require May Also Require

Deposit Is Required for The Hire Goods. It Must Be Paid in Advance of The Customer Hiring the Hire Goods. The Supplier May Also Require an Initial Payment because of The Rental in Advance of The Customer Hiring the Hire Goods. The Customer Shall Pay the Deposit, Rental, Charges for Any Services, Monies for Any Sale Goods And/Or Any Other Sums Payable Under the Contract to The Supplier at The Time and In the Manner Agreed. The Supplier's Are, Unless Otherwise Stated, Exclusive of Any Applicable Vat for Which the Customer Shall Additionally Be Liable.

Payment by The Customer on Time Under the Contract Is an Essential Condition of The Contract. Payment Shall Not Be Deemed to Be Made Until the Supplier Has Received Either Cash or Cleared Funds in Respect of The Full Amount Outstanding.

*If the Customer Falls to Make Any Payment in Full on The Due Date the Supplier May Charge the Customer Interest (Both Before and After Judgment/Decree) On the Amount Unpaid at The Rate Implied by Law Under the Late Payment of Commercial Debts (Interest) Act 1998 (Where Applicable) Or at The Rate Of 4% Above the Base Rate from Time to Time of The Supplier's Bank Whichever Is Higher

*The Customer Shall Pay All Sums Due to The Supplier Inder This Contract Without Any Set-Off, Deduction, Counterclaim And/Or Any Other Withholding of Monies.

The Supplier May Set A Reasonable Credit Limit for The Customer the Supplier Reserves the Right to The Customer faxeding Its Credit Limit or Supplier Reserves the Right to Store the Customer Scredit Limit or The Credit Limit is Already Exceeded.

The Supplier Reserves the Right to Store the Customer's Credit Card Details on Its Password Protected Customer Account System and Further Reserves the Right to Use Such Details Against Future Rentals Made by The Customer

Risk in The Goods Will Pass Immediately to The Customer When They Leave the Physical Possession or Control of The Supplier.
Risk in The Hire Goods Will Not Pass Back to The Supplier from The Customer Until the Hire Goods Are Back in The Physical Possession of The Supplier. This Shall Apply Even If the Supplier Has Agreed to Cease Charging

Risk in The Hire Goods Will Not Pass Back to The Supplier from The Customer Until the Hire Goods Are Back in The Physical Possession or The Supplier. This Shall was priced by Cases Changing the Rental.

Ownership of The Hire Goods Remains Always with The Supplier. The Customer Has No Right, Title or Interest in The Hire Goods Except That They Are Hired to The Customer Ownership of Any Sale Goods Remains with The Supplier Until All Monies Payable to The Supplier by The Customer for The Sale Goods Have Been Paid in Full.

Until Ownership in The Sale Goods Passes to The Customer, The Customer Shall:
Hold the Sale Goods in Saltsfactory Condition; And Keep the Sale Goods In Sale Goods In

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.

> Hire, Sales, Spares, Consumables, Servicing and Repairs E: sales@oakgardenmachinery.co.uk W: www.oakgardenmachinery.co.uk



Hire Agreement

Conditions for Hire And Sale Of Goods To Consumers And Businesses

6.Delivery, Collection and Services

It is the Responsibility Of The Customer To Collect The Goods From The Supplier, And, In The Case Of Hire Goods, Return Them To The Supplier At The End Of The Hire Period. If The Supplier Agrees To Deliver Goods To And/Or Collect The Hire Goods From The Customer It Will Do So At its Standard Delivery Cost And Such Delivery And/Or Collection Will Form Part Of The Services.

If The Supplier Agrees To Collect The Hire Goods From The Customer At The End Of The Hire Period The Customer Must Give The Supplier Reasonable Notice Which Shall Include At Least Three (3) Working Days' Notice From The End Of The Hire Goods Within 5 Working Days Of The Customer Notifying The Supplier From The The Hire Goods Within 5 Working Days Of The Customer Notifying The Supplier That The Hire Goods Are Ready For Collection Whereupon The Supplier Provides Services The Persons Performing The Services Are Servants Of The Customer And Once The Customer Instructs Such Person They Are Under The Direction And Control Of The Customer. The Customer Shall Be Solely Responsible For Any Instruction, Guidance And/Or Advice Given By The Customer To Any Such Person And For Any Damage Which Occurs As A Result Of Such Persons Following The Customer Will Allow And/Or Procure Sufficient Access To And From The Relevant Site And Procure Sufficient Unloading Space, Facilities, Equipment And Access To Utilities For The Supplier's Employees, Sub-Contractors And/Or Agdive Except To The Extent That The Persons Performed Is, Where The Services Are Due To Commence.

If Any Services Are Delayed, Postnored And/Or And/Or And/Or Agdive Except To The Extent That The Persons Performed Is, Where Necessary, Cleared And/Or Agdive Except And/Or Agdive Except And/Or Agdive Except And/Or Agdive Except To The Extent That The Persons Performed Is, Where Necessary, Cleared And Prepared Before The Services Are Due To Commence.

If Any Services Are Delayed, Postponed And/Or Are Cancelled Due To The Customer Failing To Comply With Its Obligations The Customer Will Be Liable To Pay The Supplier's Additional Standard Charges From Time To Time For Such Delay, Postponement And/Or Cancellation Except Where The Customer Is Acting As A Consumer And The Delay Is Due To A Force Majeure Event.

7.Care Of Hire Goods

The Customer Shall:

Not Remove Any Labels From And/Or Interfere With The Hire Goods, Their Working Mechanisms Or Any Other Parts Of Them And Shall Take Reasonable Care Of The Hire Goods And Only Use Them For Their Proper Purpose In A Safe And Correct Manner In Accordance With Any Operating And/Or Safety Instructions Provided Or Supplied To The Customer;

Notify The Supplier Immediately After Any Breakdown, Loss And/Or Damage To The Hire Goods;

Take Adequate And Proper Measures To Protect The Hire Goods From Theft, Damage And/Or Other Risks;

Notify The Supplier Of Any Change Of Its Address And Upon The Supplier's Request Provide Details Of The Location Of The Hire Goods;

Permit The Supplier At All Reasonable Times And Upon Reasonable Notice To Inspect The Hire Goods Including Procuring Access To Any Property Where The Hire Goods Are Situated;

Keep The Hire Goods At All Times In Its Possession And Control And Not To Remove The Hire Goods From The Country Where The Customer Is Located And/Or The Country Where The Supplier

Keep The Hire Goods At All Times In Its Possession And Control And Not To Remove The Hire Goods From The Country Where The Customer Is Located And/Or The Country Where The Supplier;
Per Responsible For The Conduct And Cost of Any Testing, Examinations And/Or Checks In Relation To The Hire Goods Required By Any Legislation, Best Practice And/Or Operating Instructions Except To The Extent That The Supplier Has Agreed To Provide Them As Part Of Any Services;
Not Do Or Omit To Do Anything Which The Customer Has Been Notified Will Or May Be Deemed To Invalidate Any Policy Of Insurance Related To The Hire Goods;
Not Continue To Use Hire Goods Where They Have Been Damaged And Will Notify The Supplier Immediately If The Hire Goods Are Involved In An Accident Resulting In Damage To The Hire Goods, Other Property And/Or Injury To Any Person; And
Where The Hire Goods Require Fuel, Oil And/Or Electricity Ensure That The Proper Type And/Or Voltage Is Used And That, Where Appropriate, The Hire Goods Are Properly Installed By A Qualified And Competent Person.
Ensure That Any Employees, Agents Or Contractors That Operate The Hire Goods Are, If Applicable, Adequately And Sufficiently Qualified And Trained To Operate The Hire Goods In Accordance With All Current And Applicable Legislation.

The Hire Goods Must Be Returned By The Customer In Good Working Order And Condition (Fair Wear And Tear Excepted) And In A Clean Condition Together With All Insurance Policies, Licences, Registration And Other Documents Relating To The Hire Goods.

Allowance May Be Made In Relation To The Rental To The Customer For Any Non-Use Of The Hire Goods Due To Breakdown Caused By The Development Of An Inherent Fault And/Or Fair Wear And Tear On Condition That The Customer Informs The Supplier As Soon As Practicable Of The Breakdown And The Supplier Is Unable To Repair Or Replace The Hire Goods Within A Reasonable Time.

The Customer Shall Be Responsible for All Expenses, Loss (Including Loss of Rental) And/Or Damage Suffered by The Supplier Arising from Any Breakdown of The Hire Goods Due to The Customer's Negligence, Misdirection And/Or Misuse of the Hire Goods. The Supplier Will at Its Own Cost Carry Out All Routine Maintenance and Repairs to The Hire Goods During the Hire Period and All Repairs Which Are Required Due to Fair Wear and Tear And/Or an Inherent Fault in The Hire Goods. The Customer Will Be Responsible for The Cost of All Repairs Necessary to Hire Goods During the Hire Period Which Arise Otherwise Than because of Fair Wear and Tear, An Inherent Fault And/Or the Negligence of The Supplier While Carrying Out Routine Maintenance And/Or Repairs.

The Customer Must Not Repair or Attempt to Repair the Hire Goods Unless Authorised to Do So in Writing by the supplier.

9.Loss or Damage to The Hire Goods

If the Hire Goods Are Returned in Damaged, Unclean And/Or Defective State Except Where Due to Fair Wear and Tear And/Or an Inherent Fault in The Hire Goods, The Customer Shall Be Liable to Pay the Supplier for The Cost of Any Repair And/Or Cleaning Required to Return the Hire Goods to A Condition Fit for Re-Hire and To Pay the Rental, In Accordance with The Provisions of Clause 8.3, Until Such Repairs And/Or Cleaning Have Been Completed.

In Respect of Any Hire Goods Which Are Lost, Stolen or Damaged Beyond Economic Repair During the Hire Period the Customer Will: Pay to The Supplier the New Replacement Cost for Any Hire Goods Less Than Twelve (12) Months Old from First Registration; And/Or Reimburse the Supplier for Any Loss or Costs Suffered or Incurred by The Supplier for Any Hire Goods More Than Twelve (12) Months Old from First Registration, Less the Amount Paid to The Supplier On The Hire Goods and And/Or Deposit in Respect of The Hire Goods.

The Customer Shall Remain Liable to Pay the Rental from The Hire Goods Up to And Including the Date It Notifies the Supplier That the Hire Goods Have Been Lost, Stolen And/Or Damaged Beyond Economic Repay In Addition To The Obligation In Clause 3 To Pay The Rental, From The Date The Customer Notifies The Supplier That The Hire Goods Have Been Lost, Stolen And/Or Damaged Beyond Economic Repay In Addition To The Obligation In Clause 3 To Pay The Rental, From The Date The Customer Notifies The Supplier That The Hire Goods Have Been Lost, Stolen And/Or Damaged Beyond Economic Repay In Addition To The Obligation In Clause 3 To Pay The Rental, From The Date The Customer Notifies The Supplier That The Hire Goods Have Been Lost, Stolen And/Or Damaged Beyond Economic Repay In Hild The Date The Customer Notifies the Supplier That The Hire Goods Have Been Lost, Stolen And/Or Damaged Beyond Economic Repair Until The Date The Customer Notifies the Supplier That The Hire Goods Have Been Lost, Stolen And/Or Damaged Beyond Economic Repair Until The Date The Customer Notifies the

10.Statutory Cancellation Right for Consumers

10. Statutory Cancellation Right for Consumers

The Provisions of This Clause 10 Only Apply to Customers Who Are A Consumer for Any Hire or Purchase from The Supplier.

Subject To Clauses 4 And 10.5, In The Case Of All Contracts For Sale Goods And Those Contracts For Hire Goods Where The Hire Period Does Not Have A Fixed Duration, The Customer Shall, In Accordance With Its Rights Under The Consumer Contracts (Information, Cancellation And Additional Charges) Regulations 2013, Have The Right To Cancel The Contract By Writing To The Supplier At The Address Stated At The End Of These Terms, Without Incurring Any Charge Or Liability Within 14 Days Of The Day Following The Date On Which The Goods Come Into The Physical Possession of The Customer. Where A Customer Exercises Its Right to Cancel Under Clause 1 And Has Made Payments in Advance for Goods And/Or Services That Have Not Been Provided to It, Then the Supplier Will Refund These Amounts to The Customer. Within 14 Days After the Day the Customer Provides Evidence That They Have Returned the Goods; Or (If Earlier) Within 14 Days After the Day the Customer Provides Evidence That They Have Returned the Goods; Or (If Soods Have Been Provided by The Supplier, 14 Days After the Day on Which the Supplier 15 Informed of The Customer's Decision to Cancel the Contract.

If No Goods Have Been Provided by The Supplier, 14 Days After the Day on Which the Supplier Begins Provision of The Services Within the Cancellation Period Set Out in Clause 1, Then the Customer's Right to Cancel the Contract Without Incurring Any Charge or Liability Will Expire Once the Supplier Has Completed the Provision of The Services. If the Customer Cancels the Contract Once the Supplier Has Segun to Provide the Services, If the Customer Cancel the Contract Once the Supplier Has Completed the Provision of The Services. If the Customer Section to Cancel the Contract Once the Supplier Has Completed the Provision of The Services With Cancel the Contract Once the Supplier Has Provides for A Specific Da

11.Termination by Notice

If the Hire Period Has A Fixed Duration, Then Subject to The Provisions of Clause 12 Neither the Customer nor The Supplier Shall Be Entitled to Terminate the Contract Before the Expiry of That Fixed Period Unless Agreed with The Other Party.

If the Hire Period Does Not Have A Fixed Duration Either of The Customer or The Supplier Is Entitled to Terminate the Contract Upon Giving to The Other Party Any Agreed Period of Notice.

If No Period of Notice Has Been Agreed or Specified, The Customer May Terminate the Hire Period by The Physical Return of The Hire Goods to the supplier

If No Period of Notice Has Been Agreed or Specified Either Party Shall Be Entitled to Terminate the Goods by Giving Not Less Than 14 Days' Notice to The Other

The Rights Set Out in This Clause 11 Are in Addition to Any Rights the Customer May Have Under Clause 10 (And Any Other Legal Rights).

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.

> Hire, Sales, Spares, Consumables, Servicing and Repairs E: sales@oakgardenmachinery.co.uk W: www.oakgardenmachinery.co.uk



Hire Agreement

Conditions for Hire And Sale Of Goods To Consumers And Businesses

12. Default

If the Customer: Fails to Make Any Payment to The Supplier When Due Without Just Cause;
Fraction Make Any Payment to The Supplier When Due Without Just Cause;
Fraction Make Any Payment to The Supplier When Due Without Just Cause;
Fraction Make Any Payment to The Supplier When Due Without Just Cause;
Fraction Make Any Payment to The Supplier When Due Without Just Cause;
Fraction Make Any Payment to The Supplier When Due Without Just Cause;
Fraction Make Any Payment to The Supplier (Alternative Order And John Make And John Make

If Any of The Events Set Out in Clause 1 Above Occurs in Relation to The Customer Then:

Except Where the Customer Is Acting as A Consumer the Supplier May Enter, Without Prior Notice, Any Premises of The Customer (Or Premises of Third Parties with Their Consent) Where Goods Owned by The Supplier May Be and Reposesses Any Goods.

The Supplier May Withhold the Performance of Any Services and Cease Any Services in Progress Under This And/Or Any Other Contract with The Customer;

The Supplier May Immediately Cancel, Terminate And/Or Suspend Without Liability to The Customer the Contract And/Or Any Other Contract with The Customer; And/Or

*All Monies Owed by The Customer to The Supplier Shall Immediately Become Due and Payable.

Any Repossession of The Goods Shall Not Affect the Supplier's Right to Recover from The Customer Any Monies Due Under the Contract And/Or Any Damages in Respect of Any Breach Which Occurred Prior To Repossession of The Contract the Customer Shall Immediately:

Return the Goods to The Supplier Or, As Requested by The Supplier, Make the Goods Available for Collection by The Supplier or Its Authorised Representative the Right to Enter the Site Without Trespass); And Pay to The Supplier All Arrears for Rentals, Charges for Any Services, Monies for Any Sele Goods And/Or Any Other Sums Payable Under the Contract Including, But Not Limited To, The Cost of Returning the Goods.

13. Limitations of Liability

13. Limitations of Liability

*All Warranties, Representations, Terms, Conditions and Duties Implied by Law Relating to Fitness, Quality And/Or Adequacy Are Excluded Fully Permitted by Law.

*If the Supplier Is Found to Be Liable in Respect of Any Loss or Damage to The Customer's Property the Extent of The Supplier's Liability Will Be Limited to The Retail Cost of Replacement of The Damaged Property Any Defective Goods. Must Be Returned to The Supplier for Inspection If Requested by The Supplier Before the Supplier Will Have Any Liability for Defective Goods.

*The Supplier Shall Have No Liability to The Customer If, Without Just Cause, Any Monies Due in Respect of The Goods And/Or the Services Have Not Been Paid in Full by The Due Date for Payment. The Supplier Shall Have No Liability for Additional Damage, Loss, Liability, Claims, Costs or Expenses Caused or Contributed to By the Customer's Continued Use of Defective Goods And/Or Services After A Defect Has Become Apparent or Suspected or Should Reasonably Have Become Apparent to The Customer Properties of Payment or Suspected or Should Reasonably Have Become Apparent or Suspenses Caused or Contributed to By the Customer Scotling of Payment In Properties of Payment In Properties In Properti

Nothing in This Contract Shall Exclude or Limit the Liability of The Supplier for Fraud, Death or Personal Injury Due to The Supplier's Negligence, Nor Exclude or Limit Any Other Type of Liability Which It Is Not Permitted to Exclude or Limit as A Matter of Law.

19. Geheral

Upon Termination of The Contract the Provisions of Clauses 2, 4.4, 4.5, 7, 8, 9.1, 9.3 And Shall Continue in Full Force and Effect.

Each Hire of An Item of Hire Goods Shall Form A Distinct Contract Which Shall Be Separate to Any Other Contract Relating to Other Hire Goods.

The Customer Shall Be Liable for The Acts And/Or Omissions of Its Employees, Agents, Servants And/Or Subcontractors as Though They Were Its Own Acts And/Or Omissions Under This Contract.

When Dealing as A Consumer, if the Customer Has Any Questions or Complaints It May Contact the Supplier by Telephoning Its Customer Service Team On 0800 246 5371 Or by E-Mail It at Sales@Oakgrdenmachinery.Co.UK

Sales@Oakgrdenmachinery.Co.UK

The Customer Agrees to Indemnify and Keep Indemnified the Supplier Against Any and All Losses, Lost Profits, Damages, Claims, Costs (Including Legal Costs on A Full Indemnity Basis), Actions and Any Other Losses And/Or Laibilities Suffered by The Supplier and Arising from Or Due to Any Preach of Contract, Any Tordiously-Delicta Act And/Or Omissions And/Or Any Breach of Stonated, Any Tordiously-Delicta Act And/Or Omissions And/Or Any Breach of Stonated, Any Tordiously-Delicta Act And/Or Omissions And/Or Any Breach of Stonated, Any Tordiously-Delicta Act And/Or Omissions And/Or Any Preach of Stonated Stall the Any Provision of This Contract Shall Be Considered as A Waiver of Any Subsequent Breach of The Same Provision or Any Other Provision. If Any Provision Is Held by Any Competent Authority to Be Unenforceable in Whole or In Part the Validity Of The Other Provisions of This Contract and The Remainder of The Affected Provision Shall Be Unaffected and Shall Remain in Full Force and Effect.

Each Shall Have No Liability to The Other Provisions of This Contract to The Extent That Such Delay Is Due to Any Force Majeure Events. If the Supplier Is Affected by Any Such Event, Then Time for Performance Shall Be Extended for A Period Equal to The Period That Such Event or Events Delayed Such Performance.

All Third

Delivery, Collection and Services

It is the responsibility of the Customer to collect the Goods from the Supplier, and, in the case of Hire Goods, return them to the Supplier at the end of the Hire Period. If the Supplier agrees to deliver Goods from the Customer, it will do so at its standard delivery cost and such delivery and/or collection will form part of the Services.

If the Supplier agrees to collect the Hire Goods from the Customer at the end of the Hire Period. The Customer must give the Supplier reasonable notice which shall include at least three (3) working days' notice from the end of the Hire Period. The Customer shall remain responsible and liable for any loss, damage or theft to the Hire Goods until the Hire Goods are collected by the Supplier fulls to collect the Hire Goods are cavely for collection whereupon the Supplier shall be liable for any loss, damage or theft thereafter.

Where the Supplier provides Services, the persons performing the Services are servants of the Customer and once the Customer instructs such person they are under the direction and control of the Customer. The Customer shall be solely responsible for any instruction, guidance and/or advice except to the extent that the persons performing the Services are found to be negligent by a court with jurisdiction to make such finding pursuant to clause 8. The Customer will allow and/or procure sufficient access to and from the relevant site and procurs will ending space, facilities, equipment and access to utilities for the Supplier's employees, sub-contractors and/or agents to allow them to carry out the Services. The Customer will ensure that the Services are to be performed is, where necessary, cleared and prepared before the Services are due to commence.

If any Services are delayed, postponed and/or are cancelled due to the Customer failing to comply with its obligations the Customer will be liable to pay the Supplier's additional standard charges from time to time for such delay, postponement and/or cancellation except where the Customer is acting as a Consumer and the delay is due to a Force Majeure event.

If you would like more information, please look at our at How to Hire, Hire Agreement, Additional Information and the Delivery, Collection and Services available.

> Hire, Sales, Spares, Consumables, Servicing and Repairs E: sales@oakgardenmachinery.co.uk W: www.oakgardenmachinery.co.uk