Rental Agreement

Read before Signing: Double Edge Equipment LLC hereby leases to the above customer (as defined in the Terms and Conditions) and the customer herby accepts all Terms and Conditions listed in this rental agreement, including the Terms and Conditions set forth on the attached form, which the undersigned has read and understands.

Reminders: Rates do not include fuel or delivery (unless stated) Customer pays for all time equipment is out, including Saturdays, Sundays and Holidays; Customer assumes all risks and is responsible for all damages and other cost, including late charges. Details of the above as well as other obligations and responsibilities contained in the Terms and Conditions. The individual signing below as or on behalf of customer agrees to all the Terms and Conditions of this Rental Agreement. The Individual signing below also acknowledges receipt of the equipment in good working order and is fully familiar with its operation and

You must call office 24 hrs. In advance to confirm rental termination. Rental will continue until confirmation is received. Rental rates based on 8 hours use per day. Renter must fill machine full of fuel before returning or be charged \$8.00 per gallon.

Overtime charges may apply:

8	Hrs/Day 40	Hrs/Wk = 1.0 x
		Rate
9	Hrs/Day 41	Hrs/Wk = 1.5 x
16	80	Rate
17	Hrs/Day 81	Hrs/Wk = 2.0 x
		Rate

Customer: Please contact your Insurance and have them send a liability certificate with Double Edge Equipment listed as additional insured or WOS. Thank you.

Double Edge Rentals Terms Conditions

- had an opportunity to personally inspect the equipment, and finds it suitable for Customers' needs and is in good condition, and that Customer understands its proper use. Customer further acknowledges Customers duty to inspect equipment prior to use and notify Dealer of any defects.
- REPLACEMENT OF MALFUNCTIONING EOUIPMENT. If the equipment becomes unsafe or in disrepair as a result of normal use, Customer agrees to discontinue use and notify Dealer who will replace the equipment with similar equipment in good working order, if available. Dealer is not responsible for any incidental or consequential damages caused by delays or otherwise. 3. WARRANTIES, THERE ARE NO WARRANTIES OF MERCHANTABILITY OR FITNESS, EITHER EXPRESSED OR IMPLIED, THERE IS NO WARRANTY THAT THE EQUIPMENT IS SUITED FOR CUSTOMERS INTENDTED USE, OR THAT IT IS FREE FROM DEFECTS.
- POSSESION/TITLE, Dealer owns the equipment, and title in MISCONDUCT. and to all of it will remain Dealers at all times. Customer is entitled only to use and possess the Equipment for the Rental Period; subject to the terms of this Contract. If Customer retains any of the Equipment beyond the agreed term without Dealers express written consent, Customer will be deemed to have materially breached this Contract. hereby waives any and all) liens or other similar claims on any portion of the Equipment, and Customer will take such actions as may be necessary, at Customers sole cost and expense, to ensure that any and all such liens are released as soon as possible.
- HOLD HARMLESS/INDEMNITY, Customer assumes all risks associated with the possession, use, transportation and storage of the Equipment. ACCORDINGLY, CUSTOMER HEREBY WAVES ANY AND ALL LIENS AND CLAIMS ARISING FROM OR ASSOCIATED WITH, AND AGREE TO INDEMNIFY, DEFEND AND HOLD HARMLESS THE DEALER FROM AND AGAINST, ANY AND ALL LIABILITIES, CLAIMS, DAMAGES, LOSSES, COST AND

EXPENSES INCLUDING WITHOUT LIMITATION ATTORNEY'S FEES, CLAIMS FOR BODILY INJURY

IES INCLUDING DEATH, PROPERTY DAMAGE, LOSS OF TIME AND/OR

INCONVENIENCE RESULTING FROM OR ARISING IN CONNECTION WITH SUCH POSSESSION, USE, TRANSPORTATION AND/OR STORAGE,

REGARDLESS OF THE CAUSE AND INCLUDING ANY INJURIES AND/OR DAMAGES SUFFERED BY THE CUSTOMER, CUSTOMERS EMPLOYEES AND/OR ANY THIRD PARTY IES EXCEPT TO THE EXTENT DIRECTLY RESULTING FROM DEALERS INTENTIONAL MISCONDUCT.

ASSIGNMEENT AND SUBLETTING, Dealer may, at Dealers sole option, assign all or any portion of Dealers rights and/or

INSPECTION, Customer acknowledges that the customer has remedies under this contract without Customers consent. CUSTOMER MAY NOT ASSIGN CUSTOMERS RIGHTS OR REMEDIES UNDER THIS CONTRACT NOR MAY CUSTOMER

SUBLEASE OR LOAN ANY OF THE EQUIPMENT TO ANY THIRD PARTY WITHOUT DEALERS PRIOR WRITTEN CONSENT. ANY SUCH ATTEMPTED ASSIGNMENT OR SUBLEASE BY CUSTOMER WILL, AT DEALERS OPTION, BE DEEMED VOID AB INITIO.

ASSUMPTION OF RISK, Customer acknowledges that the possession, use, transportation and/or storage of the Equipment may give rise to the risk of personal injury and/or property damage. CUSTOMER VOULUNTERLY ASSUMES ALL SUCH RISKS AND RELEASES AND DISCHARGES DEALER AND THE EQUIPMENT FROM ANY AND ALL LIENS, LIBILITIES AND **CLAIMS ARISING IN**

CONNECTION WITH THE SAME, INCLUDING, WITHOUT LIMITATION ANY AND ALL CLAIMS ARISING FROM OR IN CONNECTION WITH DEALERS NEGLIGENCE OTHER THAN DEALER'S INTENTIONAL

PROHIBITED USES, Use of the Equipment in the following circumstances is prohibited, and constitutes a breach of the contract. (a) use for illegal purpose or in illegal manner. (b) Use when the equipment is in bad repair or is unsafe. (c) Improper, unintended use or misuse. (d) Use by anyone other than the Customer or his employees, without the Dealers written permission. (e) Use at any location other than Customer will not take, grant or permit the taking of any (and Customer the address furnished Dealer without Dealer's written permission, Does not apply to mobile equipment.)

ASSIGNMENTS, SUBLEASES AND LOANS OF EQUIPMENT, Dealer may assign his rights under this contract without Customers consent, but will remain bound by all obligations herein. Customer may not sublease or loan the equipment without Dealer's written permission. Any purported assignment by Customer is void.

TIME OF RETURN, Customers right to possession terminates on the expiration of the rental period ("Due in" date & time) and retention of possession after his time constitutes a material breach of this contract, Time is the essence of this contract. Any extension must be mutually agreed upon in writing.

LATE RETURN, Customer agrees to return the rented goods during Dealers regular store hours, upon expiration of the rental period ("Due In" date time). Customer agrees that if the rented goods are held beyond the expiration of the rental period ("Due In" date time) as designated in the contract, the daily rate as indicated on the contract shall be the agreed contractual rate for the entire period, notwithstanding any lesser periodic rate.

DAMAGE, DIRTY, OR LOST EQUIPMENT, Customer 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 the possession of Dealer. Customer also agrees to pay a reasonable cleaning charge for the Equipment returned dirty. Accrued rental charges cannot be applied against the purchase or cost of repair of damaged, lost or stolen goods. Equipment lost, Stolen or damaged beyond repair will be paid for at its current list price. The cost of repairs will be borne by Customer,

whether performed by Dealer, or, at Dealers option, by others.

TIME OF PAYMENT, Accounts are due and payable at time of rental and/or time agreed upon and/or at the termination of the rental period. A carrying charge of 1.5% per month ANNUALRATE OF 18%) will be charged on all overdue accounts.

- COLLECTION COST, Customer agrees to pay all reasonable 26. collection of the charges or enforcement of Dealer's rights under this contract.
- REPOSSESION, upon failure to pay rent or other breach of this contract, Dealer may terminate this contract and take possession of shall not be liable for any claims for damage or trespass arising out of the removal of the goods.
- INSPECTION OF THE TRAILER HITCH, Customer agrees to inspect the trailer coupling mechanism and safely chain before leaving the dealers premises. Customer also agrees to inspect thee equipment periodically (every 100 miles) and to maintain the coupling and chain in a safe and secure condition.
- SEVERABILITY, The provisions of this contract shall be severable so that the invalidity, unenforceability or waiver of any of the provisions shall not affect the remaining provisions.
- LOADING AND UNLOADING EQUIPMENT, Customer is responsible for loading and unloading equipment. If Dealer's employee's assist in loading or unloading the equipment, Customer agrees to assume the risk of, and hold the Dealer and/or its employees harmless for any property damage or personal injuries, including damage and personal injuries attributable in the negligence of Dealer. PROPERTY DAMAGE, Not responsible for any damage whatsoever as a result of on-the-job deliveries or pickup by Dealer.
- FEES, LICENSES, PERMITS, TAXES AND FINES, The Customer shall be solely responsible for payment of any fees, licenses, permits, taxes or fines, required by or resulting from the Customers use or operation of the vehicle/equipment or tents.
- UNDERGROUND FACILITIES, Customer agrees to have all Underground Facilities, in the vicinity of the equipment installation, clearly marked prior to the arrival of Dealers work crew. Customer assume full responsibility for damage to all Underground Facilities. To identify Underground Facilities, Customer must call one week prior to instillation. 22. EQUIPMENT FAILURE, In the event any equipment fails to start, breaks, malfunctions, becomes unsafe or is in need of maintenance or repair, Customer agrees to immediately discontinue use, notify Dealer, and if directed to do so, return the equipment to Dealer. Customer further agrees Customer will not repair or have any one else repair any equipment. Failure to timely notify Dealer will result in Customer being charged for all Time Out.
- FUEL SURCHARGE, Equipment with gas/diesel engines must be returned full of fuel or Customer will be charged at the Dealer's current rate.
- SITE PREPERATION, If Dealer has agreed to deliver any equipment, Customer agrees to have the site clean and ready for delivery and Instillation or dismantling and retrieval, and Customer agrees to pay any additional charge for any delay incurred, or additional labor performed by Dealer resulting from Customer's failure to timely do so. 25. INSURANCE, If any of the equipment is to be used for commercial purpose or is otherwise designated as "Customer Insured" on page 1, Customer agrees to maintain (a) property damage and casualty insurance on an "all risk" basis for the full replacement cost of equipment (including without limitation, all risk of loss or damage covered by the standard extended coverage endorsement) with such deductibles, If any as may be acceptable to Dealer in Dealers discretion; and (b) commercial general Liability Insurance with minimum limits of \$1,000,000 per occurrence. Such insurance shall cover all operations and contractual obligations, as well as any and all damage or liability arising in connection with the handling, transportation, maintenance, operation use or possession of the equipment during the term, and shall name the Dealer as an additional insured and loss payee on a "closed clause" basis. All such insurance shall be primary, without any self-insured retention, and shall waive subrogation against Dealer. Customer agrees to provide to Dealer copies of the proper endorsements for the above coverage specifying that they will not be canceled during the term. Any insurance Dealer carries will be deemed to be in the excess of Customers Insurance.

- DAMAGE WAIVER, If the Customer pays the damage waiver charge collection, attorney's and court fees and other expenses involved in the DWC) as specified, subject to the limitations and exclusions below, Dealer agrees to modify the terms of this contract and relieve the Customer of liability for accidental damage to the rented item(s) on this contract, and for loss due to fire, windstorm, upset and riot. Dealer excludes from the waiver, however, any loss or damage due to theft, burglary, collision misuse or abuse, theft by conversion, intentional damage, and remove the goods from wherever they are, and Dealer and his gents mysterious disappearance or any loss due to Customer's failure to care for the rental item(s) as a prudent person would his/her own property. Such as proper lubrication. In addition, if the item(s) rented is a truck, Customer is not relieved of liability of accidental damage for the truck container (box) caused by striking a stationary object. If any such loss tends to indicate a crime may have been committed, a further condition of this waiver is that the Customer must file a report to the proper law enforcement authorities and furnish the Dealer a copy. In addition, if the Customer has insurance for the loss of damage, Customer shall exercise, and shall empower Dealer to exercise, all Customers rights to obtain recovery under insurance, shall cooperate with the Dealer to obtain recovery and all insurance proceeds shall be given or assigned to Dealer.
 - WAIVER OOF JURY TRIAL, Each party waives its right to a jury trial of any claim or cause of action based on or arising out of this agreement or the subject matter hereof. This waiver pertains to all disputes that may relate to the subject matter hereof, including, without limitation, contract tort, breach of duty, and all other common law and statutory claims, and will not be subject to any exceptions. Each party A) understands that this is a waiver of important legal rights and B) acknowledges that he/she/it has had a reasonable opportunity to discuss this waiver and its effects with legal counsel. Accordingly, each party knowingly, voluntarily, irrevocably and unconditionally waives its jury trial rights.