

1. DEFINITIONS. "Agreement" means this rental, sales, and service agreement.

"United Rentals" means the corporate subsidiary of United Rentals identified on the front page of the Agreement from whom the Customer has rented the Equipment, purchased the Specialty Media, or ordered the Services.

"Customer" means the person or entity identified as such on the first page of the Agreement, including any representative, agent, officer or employee thereof.

"Equipment" means any one or more of the items identified as such on the first page of the Agreement, and shall include any accessories, attachments or other cables, liquid fuel tanks, nozzles, and other similar items.

"Specialty Media" means any sand, gravel, carbon, filter bags, cloth weirs or other filtration media. "Services" means any waste-management, engineering, or Equipment set-up, operation, transportation, or demobilization services.

"Store Location" means any United Rentals Branch within the U.K.

2. AUTHORITY TO SIGN. Any individual signing the contract on behalf of the Customer represents and warrants that he or she is of legal age, and has the authority and power to sign the Agreement as for the Customer.

3. DISCLAIMER OF WARRANTIES. UNITED RENTALS MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AS TO THE MERCHANTABILITY OR QUALITY OF THE EQUIPMENT, ANY SPECIALTY MEDIA SOLD, OR SERVICES PROVIDED HEREUNDER, NOR THEIR FITNESS FOR ANY PARTICULAR PURPOSE AND DISCLAIMS ALL RESPONSIBILITY FOR THE PERFORMANCE OF ANY EQUIPMENT OR SPECIALTY MEDIA OR ITS ABILITY TO PROVIDE A SOLUTION THAT MEETS ANY APPLICABLE REGULATORY STANDARD.

There is no warranty that the Equipment, Services or Specialty Media are suited for Customer's intended use, or that they are free from defects.

Except as may be specifically set forth in the Agreement, United Rentals disclaims all other warranties, either expressed or implied, made in connection with this Agreement. These warranty provisions cannot be amended or modified orally or in writing and supersede any contrary representations or warranties, expressed or implied. In addition, United Rentals shall not be responsible for any damage or loss, other than for personal injury or death, caused by the negligence of United Rentals' employees or agents occurring in connection with the performance of the Agreement.

4. INDEMNITY/HOLD HARMLESS/DAMAGES. Customer acknowledges and assumes all risks inherent in the operation and use of the Equipment or Specialty Media by Customer, and will take all necessary precaution to protect all persons and property from injury or damage while in possession of the Equipment. United Rentals shall not be responsible to Customer or to any other party for any loss, damage or injury (including any loss of profits, business interruption or other special or consequential damages) caused by, resulting from, or in any way connected with the Specialty Media, the Equipment, its operation or use, or any defect with respect thereto, or any Services provided hereunder. Customer agrees to defend, indemnify and hold United Rentals harmless from and against any and all liability, claims and damages of any kind (including attorneys' fees) for injuries or death to persons and damage to property arising out of the use, maintenance, instruction, operation, possession, or rental of the Equipment, or purchase of Specialty Media, however caused.

5. RECEIPT & INSPECTION OF EQUIPMENT. United Rentals or United Rentals' designee shall deliver the Equipment and/or Specialty Media described on the face of the Agreement to the site designated by the Customer, as noted on the face of the Agreement. Any dates quoted for delivery are approximate only, and the time of delivery is not of the essence. United Rentals shall not be liable for any delay in delivery of the Equipment and/or Specialty Media that is caused by Customer's failure to provide Baker with adequate delivery instructions or any other instructions that are relevant to the supply of the Equipment and/or Specialty Media. Customer agrees not to remove the Equipment from that location without the prior written consent of United Rentals, except in the case of equipment specifically designed and intended for mobility. Customer acknowledges by signing the Agreement that Customer has inspected the Equipment prior to taking possession thereof, finds it of satisfactory quality, in good working order and repair, and suitable for Customer's needs and in accordance with the description on the first page of the Agreement. Customer acknowledges that, although the Equipment has, prior to delivery, been cleaned in accordance with United Rentals' usual procedures, United Rentals does not warrant that the Equipment is entirely free of any contaminants, absent a separate specific written agreement to the contrary, and Customer accepts the Equipment in its condition as when delivered. Customer is familiar with the proper operation and use of each item of Equipment and the Specialty Media. Customer has inspected or will inspect all hitches, bolts, safety chains, hauling tongues, welds and other devices and materials used to connect the Equipment to Customer's towing vehicle, if any; United Rentals is not responsible for any damage to Customer's towing vehicle caused by detachable hitches or mirrors. United Rentals shall not be liable to Customer for failure to perform its obligations hereunder to the extent such failure arises out of events beyond its control, including without limitation: strikes, lockouts, industrial disturbances, civil disturbances, fires, acts of God, or acts of public enemy or terrorism. If a force majeure interrupts or delays United Rentals' performance hereunder, United Rentals' obligations shall be excused until such time as the events giving rise to the force majeure event cease to exist.

6. USE OF EQUIPMENT. Customer will not use or allow anyone to use the Equipment: (a) for an illegal purpose or in an illegal manner, (b) without a license, if required under any applicable law, or (c) who is not qualified to operate it. Customer agrees, at Customer's sole expense, to comply with all local, national and European rules and regulations (including but not limited to those relating to worker safety or the environment), licenses or permits, including discharge of treated water, and disposal of waste or spent Specialty Media or other materials, and for security, traffic control and road crossings associated with, and which may apply to, the use of the Equipment. Customer agrees that the Equipment shall be used only in the normal course of its business, and only as to commodities, weight and other limitations of the Equipment.

Customer shall keep the Equipment in good and efficient working order, condition and repair, reasonable wear and tear alone excepted. Customer agrees to properly maintain and care for Equipment and further, to protect the health and safety of persons required to come in contact with the Equipment. Customer agrees to check filters, oil, fluid levels, tire air pressure, clean and visually inspect the Equipment daily and immediately notify United Rentals when Equipment needs repair or maintenance. Customer acknowledges that United Rentals has no responsibility to inspect the Equipment while it is in Customer's possession although United Rentals has the right, in its discretion, to conduct such an inspection and to test any contents which may be contained in the Equipment, and to access Customer's premises for that purpose. United Rentals shall incur no liability whatsoever for failure of the Equipment to perform in Customer's service, nor for any damage to cargoes owned by Customer or for which Customer might be held responsible. Customer will not store or inject any materials that may cause harm to the Equipment. Customer will not store or transport any acute hazardous materials unless a Supplemental Acute Hazardous Material or regulated material Agreement has been signed by both parties prior to the rental. If any such acute hazardous materials are stored or transported in the Equipment, Customer agrees that Customer shall be deemed to be the generator of those materials and shall, upon request, provide to United Rentals all assistance, information and documents United Rentals may require in connection with the disposal of any such acute hazardous or regulated

materials. Some Equipment are equipped with pressure/vacuum relief devices or throttle stop and governor devices. Customer agrees not to tamper with or adjust such devices without prior written consent of United Rentals management.

7. IMPROVEMENTS OR CHANGES TO EQUIPMENT. Customer shall not (except as required by Section 6 hereof) make any substantial changes in improvements to the Equipment without the advance written consent of United Rentals. Any improvements or additions applied to the Equipment shall at once become and remain the property of United Rentals, and Customer hereby in advance transfers to United Rentals any and all intellectual property rights Customer might claim in relation to such improvements or additions. United Rentals reserves the right to charge the Customer for the removal of any modifications that were made during the rental.

8. MALFUNCTIONING EQUIPMENT. Should the Equipment become unsafe, malfunction or require repair, Customer shall immediately cease using such Equipment and immediately notify United Rentals. If such condition is the result of normal operation, United Rentals will repair or replace the Equipment with similar Equipment in working order if such replacement Equipment is available. United Rentals has no obligation to replace Equipment rendered inoperable by misuse, abuse or neglect. Customer's sole remedy for any failure or defect in Equipment shall be the termination of any rental charges accruing after the time of failure. The Equipment must be returned to the Store Location within twenty-four hours from the time of defect in order to terminate rental charges.

9. RETURN OF EQUIPMENT, DAMAGED & LOST EQUIPMENT. At the expiration of the rental the Customer will return the Equipment in the same condition as when delivered to the Customer, empty of all contents and in clean condition, usual wear and tear excepted. Additionally, United Rentals reserves the right to charge for any repairs that may be necessary, including cleaning of interior or exterior and disposal of any contents. Customer shall be liable for all damages to or loss of the Equipment, including, but not limited to: (i) vacuum or pressure damage; (ii) tilting or upset due to unbalanced load; (iii) overloading; and (iv) internal damage caused by adverse effects of cargo or mixture of cargoes, cleaning solvents and/or cleaning processes undertaken by Customer or its agents and any damage during transit to or from Customer (v) cavitation (vi) misuse (vii) freezing, improper operation, improper maintenance/ lubrication, fire, theft, windstorm, hailstorm, flood, riot, insurrection, strike, explosion, collision, damages while loading and unloading, damages during transportation. Customer shall pay United Rentals the reasonable cost of transportation, repair and pay rental on the Equipment at the regular rental rate until all repairs have been completed. United Rentals shall be under no obligation to commence repair work until Customer has paid to United Rentals the estimated cost therein. In the case of the loss or destruction of any Equipment, or inability or failure to return same to United Rentals for any reason whatsoever, Customer will pay United Rentals the then full replacement list price together with the full rental rate as specified until such Equipment is replaced.

10. REASONABLE WEAR AND TEAR. Reasonable wear and tear of the Equipment shall mean only the normal deterioration of the Equipment caused by ordinary and reasonable use. The following shall not be deemed reasonable wear and tear: (a) damage resulting from lack of lubrication or maintenance of necessary oil, water and air pressure levels (b) damage resulting from lack of servicing or preventive maintenance suggested in the manufacturer's operation and maintenance manual; (c) damage resulting from any collision, overturning, or improper operation, including overloading or exceeding the rated capacity of the Equipment; (d) damage in the nature of dents, bending, tearing, staining and misalignment to or of the Equipment or any part thereof; (e) wear resulting from use in excess of shifts for which rented (f) cavitation (g) freezing; and (h) any other damage to the Equipment which is not considered ordinary and reasonable in the equipment rental industry. Repairs to the Equipment shall be made only by a facility approved by United Rentals, to the reasonable satisfaction of United Rentals and in a manner, which will not adversely affect the operation, manufacturer's design or value of the Equipment.

11. LATE RETURNS. Customer agrees to pay for any damage to or loss of the Equipment occurring between the time the Equipment is returned and the commencement of United Rentals' next business day in the event the Equipment is returned to the Store Location at other than United Rentals' regular business hours.

12. RENTAL PERIOD & CALCULATION OF CHARGES. Rental charges commence when the Equipment leaves the Store Location and end when the Equipment is returned thereto. Rental charges accrue during Saturdays, Sundays and Holidays. On power Equipment, operation in excess of one shift (eight hours per day, 56 hours per week and 240 hours per month) will be at United Rentals' standard premium rates. Customer will truthfully and accurately certify to United Rentals the number of shifts the Equipment was operated. Transportation costs for delivery and pick up and rent for Equipment covered by the Rental Agreement shall be in accordance with United Rentals' Rate Sheet in effect from time to time. The equipment is furnished F.O.B. United Rentals' Store Location or such other location as identified by United Rentals and all handling and transportation charges to and from the Store Location or such other location, unless otherwise specified herein, shall be paid by Customer.

13. DEPOSIT. In addition to securing the payment of rental charges hereunder, Customer agrees that any rental deposit shall be deemed to be a guaranty by Customer of the full and complete performance of each and all of the terms, covenants, and agreements to be performed by Customer hereunder, and in the event of any breach by Customer thereof said deposit shall be credited against any damages, costs or expenses incurred by United Rentals as a result of such breach.

14. PAYMENT. All obligations under the Agreement shall be paid in full upon return of the rental Equipment to United Rentals, delivery of purchased Equipment or Specialty Media, completion of Services, or within 30 days after United Rentals' invoice to Customer, whichever occurs first. Customer acknowledges that timely payment of rental, Service, or sales charges is essential to United Rentals' business operations and it would be impractical and extremely difficult to fix the actual damages caused by late payment. Customer and United Rentals agree that there shall be added to all past due charges a late payment fee equal to the lesser of 2% per month (24% per annum), or the maximum amount allowed by applicable law.

15. FAILURE TO DELIVER. Customer releases and discharges United Rentals from any and all liability or damages (including consequential and special damages) which might be caused by United Rentals' failure or inability to deliver any Equipment or perform any Services by any specified date or time.

16. TITLE/NO PURCHASE OPTION/NO LIENS. Other than for the sale of Specialty Media, the Agreement is not a contract of sale, and title to the Equipment shall at all times remain with United Rentals. Unless covered by a specific supplemental agreement signed by United Rentals, the Customer has no option or right to purchase the Equipment. Customer shall keep the Equipment free and clear of all mechanics and other liens and encumbrances.

17. SPECIALTY MEDIA. All Specialty Media shall be deemed purchased under this Agreement on an as-is, with all faults basis and is non-refundable once delivered to Customer to the delivery site noted on the face of the Agreement. The risk in the Specialty Media shall pass to Customer on

completion of delivery. Title to the Specialty Media shall not pass to Customer until Baker receives payment in full for the Specialty Media and any other Equipment or Services that the Supplier has supplied to Customer under this Agreement, in which case title to the Goods shall pass at the time of payment of all such sums. The Specialty Media is described on the first page of this Agreement, but Baker reserves the right to amend the description as required to comply with any applicable statutory or regulatory requirements. Any samples, drawings, descriptive matter, or advertising produced by the Baker and any descriptions or illustrations contained in Baker's catalogues or brochures are produced for the sole purpose of giving an approximate idea of the Specialty Media described in them. They shall not form part of the Agreement or have any contractual force. At the expiration of the rental term Customer is responsible for emptying and disposing of all Specialty Media in compliance with applicable law. The term of this Agreement shall not terminate until Customer removes all Specialty Media from filtration Equipment. In the event United Rentals is requested to transport non-hazardous spent Specialty Media to a disposition facility, the non-hazardous spent Specialty Media will be subject to disposition facility acceptance testing, at Customer's sole cost and expense. The disposition facility may periodically re-test spent Specialty Media to assure it remains acceptable for disposition. If spent Specialty Media testing determines the spent Specialty Media is unacceptable for any designated disposition facility, use of an alternate disposition facility may affect pricing. Customer shall provide any information required by the disposition facility or United Rentals related to the evaluation of the acceptance of spent Specialty Media.

18. DEFAULT. Should Customer in any way fail to perform, observe or keep any provision of the Agreement, United Rentals may at its option do any one or more of the following: (a) terminate this Agreement; (b) declare the entire rent immediately due and payable and commence legal action therefore; (c) retake possession of the Equipment, holding the Customer liable for all rental and other charges; or (d) pursue any other remedies available by law.

19. REPOSSESSION OF EQUIPMENT. In the event of any actual or anticipatory violation of or default in any of the terms and conditions of this Agreement by the Customer and Customer's failure to repair such default without delay upon receipt of United Rentals' notice of default, United Rentals' employees or agents may terminate the rental and without notice or legal process, go upon Customer's property and take all action reasonably necessary to repossess the Equipment. Customer waives all claims for damages and losses, physical or pecuniary, caused thereby, and shall pay all costs and expenses incurred by United Rentals in retaking the Equipment. Should Customer claim that any of said Equipment contains property belonging to Customer, the Customer shall give written notice to United Rentals of such fact within a period 24 hours after retaking by United Rentals. Failure to give such notice within said 24 hours shall forever bar Customer from asserting any claim or claims against United Rentals on account of property alleged to have been in said retaken Equipment.

20. CUSTOMER'S INSURANCE COVERAGE. Customer agrees to maintain and carry, at its sole cost, adequate liability, physical damage, public liability, property damage and casualty insurance for the full replacement cost of the Equipment, including all risks of loss or damage covered by the standard extended coverage endorsement to cover any damage or liability arising from the handling, transportation, maintenance, operation or use of the Equipment during the entire rental period. When requested, Customer shall supply to United Rentals proof of such insurance by Certificate of Insurance clearly setting forth the coverage for the Equipment and naming United Rentals as loss payee and additional insured; such insurance and evidence thereof to be in the following limits: (i) in the case of bodily injury liability (including death), GBP 1,000,000 per person and GBP 1,000,000 per occurrence and (ii) in the case of property damage liability GBP 1,000,000 per occurrence and in a form, satisfactory to United Rentals. The Certificate of Insurance and policy shall provide that United Rentals shall receive not less than thirty (30) days' notice prior to any cancellation of the insurance required hereunder.

21. DATA PROTECTION. United Rentals treats Customer's data with respect and sensitivity and will do so in accordance with its privacy policy which can be accessed at <http://www.bakercorp.com/privacy.asp>.

22. ENTIRE AGREEMENT/ONLY AGREEMENT. The written Agreement together with United Rentals' Credit Application which Customer has provided to United Rentals, represents the entire agreement between the Customer and United Rentals. In the event of any conflict in terms, the Agreement shall control. There are no oral or other representations or agreements not included herein. None of United Rentals' rights or Customer's rights may be changed and no extension of the terms of the Agreement may be made except in writing, signed by both United Rentals and Customer. The use of Customer's purchase order number on the Rental Agreement is for Customer's convenience only. The Agreement supersedes any purchase order or other Customer provisions or forms whether sent to or received prior, or subsequent to the Agreement.

23. NO ASSIGNMENT, LENDING OR SUBLETTING. Customer shall not sublease, sub-rent, assign or loan the Equipment, and any such action by Customer shall be void and constitute a default under the Agreement. Customer agrees to use and keep the Equipment at the job site set forth on the front page of the Agreement unless United Rentals approves otherwise in writing. Written permission from United Rentals is not required for temporary changes in the usual course of the Customer's business.

24. OTHER PROVISIONS. Any failure of United Rentals to insist upon strict performance by Customer of any terms and conditions of the Agreement shall not be construed as a waiver of United Rentals' right to demand strict compliance. Customer has carefully reviewed the Agreement and waives any principle of law which would construe any provision hereof against United Rentals as the draftsperson of the Agreement.

Customer agrees to pay all reasonable costs of collection, court, attorneys' fees and other expenses incurred by United Rentals in the collection of any charges due under the Agreement or in connection with the enforcement of its terms or otherwise in connection with the Agreement or the Equipment or Services whether or not litigation is commenced.

Customer shall pay all charges without any offsets, deductions or claims and waives all rights Customer might have to suspend payment.

Customer agrees that this Agreement and any non-contractual obligations shall be governed by and construed in accordance with English laws. Any dispute regarding this Agreement (whether arising out of or in connection with contractual or non-contractual obligations) shall be subject to the exclusive jurisdiction of the English courts, and the parties agree to submit to the personal and exclusive jurisdiction and venue of these courts. United Rentals shall be entitled to decrees of specific performance (without posting bond or other security) in addition to such other remedies as may be available. The application of the Vienna Convention on the International Sale of Goods is excluded.

CRIMINAL WARNING: The use of false identification to obtain Equipment or the failure to return the Equipment may be considered a theft subject to criminal prosecution pursuant to applicable criminal or penal code provisions.