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HIRE CONTRACT – CONDITIONS

1. The customer is responsible for ensuring that the equipment is kept in a safe and secure environment at all times. Should any losses or theft occur during the hire period the customer will be liable for the full purchase price of the equipment to date.
2. The minimum hiring period is 18 months.
3. There will be a delivery cost every time a delivery or collection is done. The client is responsible for returning the gym or arranging for the collection of the gym once the contract has been completed.
4. Before delivery the contract must be completed in full. Three months rental must be paid, which consists of one month's rental and two month's deposit, plus delivery cost.
5. All hire charges are due by stop order or EFT on the 1st of every month.
6. Should the client wish to end the contract after 18 months then one calendar month's notice needs to be given. Should the client wish to extend the hiring period after 18 months, payments can be continued with the understanding that one month's notice will be given before cancellation.
7. Hired equipment may be upgraded during the 18-month period under the condition that a new contract is signed and a handling fee of R 200-00 is paid.
8. The company will pay for normal wear and tear on hired equipment. Loss and damage other than this (for instance damaged commando nets or damage to paint by weed eaters) will be taken from the deposit.
9. Should the client wish to cancel the contract before the initial expiry date, he/ she will forfeit the deposit and be liable for 50 % of the outstanding amount on the contract plus collection costs.
10. The company may cancel the contract if hire fees are not paid when due or if any other conditions of the contract are contradicted. In such an event the equipment will be taken back and the client will be liable for collection costs as well as any legal or other costs involved in obtaining the outstanding fees.
11. Should the client wish to purchase the equipment off the hire contract the client will forfeit the deposit and a rebate of 50 % on rentals paid to date will be applicable up to a maximum of 50% of the purchase price of the equipment to date.
12. Hired equipment may not be moved from one address to another without the prior written consent of the company. Junior Playground Equipment c.c. is not responsible for the moving of items from one address to another.
13. The company and staff are not liable for any claims whatsoever which may arise from the use of its equipment or for any damage that may be caused to the client's property with the delivery or removal of equipment.
14. The client hereby gives permission that his/ her premises may be entered and the equipment may be removed in the event of the expiry of the contract or if the client does not comply with the conditions above.
15. The refund of the two month holding deposit will be done after the next month end, provided the account is up to date and the equipment has been returned.
16. The hiring contract may not be transferred from one person to another.
17. Both parties agree to the jurisdiction of the magisterial court.
18. We hereby consent to Junior Playground ceding its rights to obtain payment hereunder to a third party.

Signature: _____

Date: _____