

## Collision Damage & Loss Waiver – 20m High Drive Terms & Conditions

This Waiver runs in conjunction with the Hire Agreement, IPAF Terms & Conditions and Road Traffic Act 1961.

### Requirements:

Cover can only be provided for drivers aged 25 – 70 years of age.

A full, clean, valid driving licence must be held by the person(s) authorised by the Hirer to drive the vehicle under the Hire Agreement. A copy of the driving licence must be provided at the point of hire.

Standard Car Licence - Class B is required for hire of 20m - 3.5 tonne High Drive.

Only the person(s) whose driving licence has been provided under the Hire Agreement will be covered by the Waiver for the hire duration.

### Premium - Per Person

£50/€60 – 1 day

£100/€120 – 2 days

£175/€210 - per week (based on a 5 day week)

£100/€120 - weekend (Friday pm to Monday am)

Aviva Declaration Form and Hire Agreement must be completed and signed by the person(s) whose driving licence has been provided under the Hire Agreement/Waiver.

### Excess Payable:

The Hirer will remain responsible for the first £500.00/€600.00 for any claim made under the Agreement/Waiver.

### Cover to include:

*Accidental Damage:* The cost of the repair or to make good to the Owner accidental damage to the Plant occurring during the Hire Period.

*Theft:* The cost of repair or to make good to the Owner loss of or damage to the Plant arising from theft or attempted theft of or from the plant occurring during the Hire Period.

*Motor Third Party Liability:* Liability to any third party for accidental damage or injury arising from any incident involving the vehicle/plant occurring during the Hire Period.

### Exclusions:

The Waiver does not cover any damage caused by the use of the incorrect fuel or any damage, loss or injury arising from failure to take all reasonable measures to look after the vehicle keys or any other device which unlocks the vehicle and/or enables the vehicle to be started or, failure to store and secure the vehicle in a safe manner.

### Cover will be voided if damage is caused by:

Failure to secure the vehicle keys and failure to lock the vehicle.

Failure to store and secure the vehicle in a safe manner.

Unauthorised repairs on the vehicle; failure to stop using the vehicle once a fault becomes known; use by an unauthorised driver; use by an unlicensed driver.

*Use of vehicle in a reckless manner:* use of vehicle for any illegal purpose or for deliberately causing injury or damage to property; use whilst under the influence of alcohol or drugs; use for racing, pace making, trial or speed testing or commercial travelling; use off road; overloading with more passengers than seatbelts.

*Use for hire and reward:* use for the carriage of passengers for hire or reward; use for the carriage of goods for hire or reward; use for teaching someone to drive; use as a street service vehicle.

*Towing:* use while drawing a greater number of trailers in all that is permitted by law.

*Transporting goods:* use for the carriage of goods or samples in connection with any trade or business; use for transport of dangerous or noxious substances.

Use for any purpose in connection with the Motor trade other than use necessitated by the overhaul, upkeep and/or repair of the vehicle for the insured.

Use of the vehicle outside of the permitted area/country without our written permission. Use of vehicle on an aerodrome, airfield, airport or military installation without prior authorisation.

**THE HIRER MUST INFORM HEIGHT FOR HIRE OF ANY ACCIDENT OR POTENTIAL CLAIM WITHIN 24 HOURS (or next working day). ACCIDENT/INSURANCE CLAIM FORMS MUST BE COMPLETED AND RETURNED TO HEIGHT FOR HIRE WITHIN 7 WORKING DAYS. FAILURE TO REPORT ACCIDENTS WITHIN THE ABOVE TIMESCALE MAY RESULT IN NON ACCEPTANCE OF THE CLAIM AND ANY THIRD PARTY LOSSES WILL BE REDIRECTED TO THE HIRER FOR SETTLEMENT.**