

Techenz Ltd
Standard Terms and Conditions for Rental & Sale

1. Goods are the sole property of Techenz Ltd, or their agent for rentals / sales, until paid for in full.
2. Any damage, or loss of goods, is client's responsibility to replace, pay for, or repair. Additional recovery fees may apply.
3. Minimum term applies as per pricing terms accepted.
4. All rental / sales arrangements are subject to this standard terms and conditions agreement, and or as per finance company, or certified agent company, whose rental / sales agreement is signed.
5. Upgrading of equipment may occur after the stated fixed minimum period of rental has expired; a new rental agreement would then apply.
6. Rental payments are monthly in advance via Direct Debit or Direct Credit on the anniversary date of signed agreement. A first payment on acceptance of agreement, is to be by cheque, or as agreement signed.
7. Terms for goods sold are strictly 7 days
8. **From time to time, Techenz Ltd retains the right to make discretionary adjustments to rental payment amounts. These adjustments will be made due to (but not limited to) inflation and fluctuating market circumstances. Notice of such adjustments will be given in writing. (This applies only to open ended rental / lease agreements)**
9. All quotes are valid for a maximum of 30 days and limited to exchange rates fluctuations between NZ Dollar & USA Dollar of 1.5%
10. Late payments may incur compounding collection and administration fees.
11. Directors Personal Guarantees and Booking Fees / Repayment Insurance may apply in addition to the rates stated.
12. All monthly payments are to be inclusive of GST if applicable, and rates are estimates subject to finance company confirmation. Monthly payments do not include installation charges, unless otherwise stated.
13. Third party charges (installation or training fees) are not included in rental /sales agreements, unless stated under special conditions of Rental /sale.
14. Client to maintain total contents replacement insurance for the duration of rental or until equipment is paid for in full.
15. **Open-ended rental arrangements may be cancelled by either party, by giving a one-month written notice, or as terms laid out in the rental agreement signed. In such an event it is the responsibility of the party cancelling the agreement, to arrange the removal, return & pay associated costs incurred.**
16. Returning equipment to Techenz Ltd is to be by Courier or registered mail only. Rental agreements are deemed to be in place and fees payable until all equipment has been received at a Techenz office.
17. The equipment is to be used within its designed specifications at all times.
18. A warranty of one year applies from the time of sale, unless otherwise stated on agreement signed prior to purchase, or as per Manufactures warranty. Normal services charges will apply there after. Warranty claims are return to base by currier, and are limited to parts only, and do not cover labour, freight or third party equipment. Warranty claims are for equipment supplied by Techenz Ltd, or certified agent only, and does not cover malfunction due to neglect, mishandling, inappropriate application, incorrect installation, modification, carelessness or acts of God or any other external event outside of Techenz Ltd control. Tampering in any way with software or hardware will null and void warranty on all equipment. Warranty claims must be accompanied by a RMA form obtainable from Techenz Ltd and filled out in full; failure to do so may null and void warranty claim, and may incur additional administration fees and charges as applicable. Techenz Ltd is not responsible for loss of productivity or services due to equipment malfunction.
19. **Client must initial in the following positions indicated below and sign over leaf to accept these terms of trade. Person signing to be authorised by Client Company to do so.**

Initial Here