

NEW ACCOUNT APPLICATION FORM

Company Information		
Full Company Trading Title		
Company Type (eg. Production Co.)		
Trading Address		
Main Office Phone Number		
Fax Number		
Website		

Company Status		
	Company Registration No.	VAT Registration No.
Ltd. Company		
	Name of	Principles
Partnership		
or		
Sole Trader		

Customer Information		
Name of person booking equipment		
Position/Role		
Direct Phone Number	Mobile Number	Fax Number (if different from above)
E-mail addres		

Invoicing Information		
Main Accounts Contact		
Phone Number		
E-mail to send invoice to		
Address as it is to appear on invoice (if different from Trading Address)		



Trade References			
Company		Company	
Contact		Contact	
Phone Number		Phone Number	
E-mail		E-mail	
Address		Address	

Legal

This company uses a third party credit reference agency for credit assessment purposes. In submitting a request for this Company to open an account, you ar ehereby providing us with your consent to carry out any credit reference searches that we deem necessary to support your application. These searches will be taken for credit information purposes only, and may be carried out on both your company and its Principals. The credit reference agency may also keep a record of your enquiry and share that information with other businesses that may also make enquiries about the company and its Principles. This does not effect your statutory rights. You are also agreeing o abide by the Terms and Conditions of this Company in the absence of any written authority, stricly from this Company, to the contrary.

Declaration: I wish to open an account with Zero Division Limited. I am authorised by my company to do so. The applicant acknowledges having received a copy of the suppliers Terms & Conditions and agrees to the conditions therein.

Signed on behalf of applicant	Print Name	Date

Requirements
The following is required to open an account:
Proof of equipment insurance (must specify cover for "Hired in" equipment)
The first hire must be fully paid via BACS, CHAPS or CREDIT/DEBIT CARD prior to hire start date.
A deposit for the equipment may be required by credit card (No AMEX) The amount of the deposit will be determined by the Trade References Supplied along with the value of the equipment being hired.
A copy of your company letterhead
A signed copy of Zero Division Terms & Conditions

Please fax or e-mail the completed form to:

Fax: **+44 (0)207 900 6350** E-mail: **info@zerouk.com**



TERMS & CONDITIONS

1. Definitions

a) "The Company" is "Zero Division Limited" b) "The Client"is the person, firm or company to whom the invoice is addressed 2. Acceptance of Order

All equipment hires and sales shall be subject only to these terms and conditions unless the Client and the company have agreed in writing to the contrary. All orders placed by the Client shall only be deemed accepted when acknowledged as being so by the Company. In the event of a dispute between the standard terms and conditions of the Company and the Client, the parties agree that the Company's terms and conditions of business shall take precedence. Quotations

All quotations are made by the Company without obligation.

Rates

4. Rates
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4. The rate for the equipment hird is that quoted by the Company, save that the Company reserves the right to vary the rate as a result of any variation in any costs or third party charges related to the hire.
5. Terms of Payment
a) Payment of invoices shall be made without any deduction or set-off so as to be received by the Company within thirty days from date of invoice. Interest shall be payable on the overdue accounts under the Terms of the Late payment of Commercial Debts (interest) Act 1998.
b) In the event of a default in payment the Client shall be responsible for any and all applied interest charges and reasonable collection fees incurred in recovering the outstanding amount.
c) In the event of a default in payment the Client shall be ensenties the rol withhold any equipment or services which are the subject of any contract with the Client and/or cancel any subsequent contract with the Client without prior notice.
d) The Company reserves the right to make a charge in respect of any costs or expenses incurred by the Company on payment for the nespect of any costs or expenses incurred by the Company on all details of the Client default with an independent bureau for the purpose of compiling and distributing such information to other interested parties to assist in making decisions from which the information may be used for tracing, the prevention of fraud and the recovery of debt amongst other matters.
e) Period of Hire
a) The hire charge for equipment commences and ends on the dates agreed by the Company.
b) The hire charge for equipment commences and ends on the dates agreed of any equipment this payment that is lost, stolen or damaged beyond repair is replaced provided that the amount of any additional hire charge payable as a direct result

e) the contrage to equipment continuences and ends on the dates agreed by the Company. b) The hire period will be deemed to continue until such time as any damaged equipment is repaired or any equipment that is lost, stolen or damaged beyond repair is replaced provided that the amount of any additional hire charge payable as a direct result of the thett, accidental loss or damage to the equipment shall not exceed 13 weeks rental. c) Where equipment is delivered or collected by the Company such delivery or collection is at the Clients risk and expense and the Client shall be liable for physical loss and damage and delay to the equipment as soon as the equipment is delivered to the address requested by the Client in the case of delivery and until the equipment has been safely placed into a Company vehicle in the case of delivery and until the equipment as equipment as even and clients Liabilities.

7. The Company's and Clients' Labilities Where in these Terms and Conditions the liability of the Company in respect of any loss or damage is excluded or modified in any way, the Company does not intend to seek or purport thereby to exclude restrict or modify its liability for the death or personal injury to any person resulting from negligence as defined in Section 1 of the Unfair Contract Terms Act 1977 and these conditions shall have effect accordingly. Nothing in the these Terms and Conditions is intended to exclude restrict or modify liability on the part of the Company for any breach of the obligations arising from Section 12 of the Sale of Goods Act 1893 or Section 8 of the Supply of Goods Implied Terms Act 1973 and these Terms and Conditions shall have effect accordingly. a) While the Company shall make every effort to assist the Client with technical know how and experience and shall provide general advice and service the Company shall not guarantee that the Client will achieve his intended result by the use of hired equipment and services.

ment and services. b) The Company shall not be liable in any way for any loss, damage, loss of profits or of contracts or of any other consequential loss of any kind suffered by the Client or any third party or for any delay, late delivery, defect or deficiency of or relating to any equip-ment or ancillaries there to or for any delay in any equipment or annihilaries being available of for any failure error or mistake by technicians or other staff of for any tailure error or mistake being available of for any failure error or mistake by technicians or other staff of for any tailure error or mistake being available of any delay is the supply of equipment materials or labour or owing to any other cause whatsoever due to any such delays howsoever caused. e) All equipment and materials entruste to the Company and all equipment and materials and services by it or for any losses whatsoever due to any such delays howsoever caused. e) All equipment and materials entruste to the Company and all equipment and materials and services by it or for any losses whatsoever due to any such delays howsoever caused. e) All equipment and materials entruste to the Company and all equipment and materials and services by it or for any losses whatsoever due to any such delays howsoever caused. e) All equipment and materials entruste to the Company shall not be liable for loss or damage of any kind, howsoever caused, even where such loss or damage shall have been caused or contributed to by the negligence of the Company. f) The Company shall not be liable for any could be to by the negligence of the Company. g) If it is proved to the satisfaction of the Company is directors or its managers that any equipment hired by the Client has broken down through the fault of the Company is directors or its employees the Company will not the time replaced the client in the event of the equipment the replaced to replace dorrepaired provided that in the event of the equipment here to client runs the faulty equipment within 24 hours of the faulty equi

Include the during exploring 24 hours from the time the replacement equipment is provided rat in the evolution the equipment to the Company 1. The responsibility of the delayer of any replacement equipment is provided and ending once the faulty equipment has been returned to the Company. The responsibility of the delayer of any replacement equipment and the return of any faulty equipment is provided rat and the return of any faulty equipment is provided rat and inger equipment is provided rat and the returned to the Company. The responsibility for the delayer of any replacement equipment and the returned to insure its materials and its work and operations against any loss damage or liability caused by or arising out of or in connection with equipment materials or services supplied by the Company or any contract with the Company. The Client shall at all times keep the Company is directors employees servants agents and licensees fully indemnified against all actions, proceedings, expenses, costs, charges, claims and demands whatsoever which may be brought against the Company. It is employees servants agents or licensees by any third party in respect of any alleged injury, loss, damage or expense arising out of or in connection with equipment or services provided by the Company or for breach of contract of the Company is directors even which may buffer as a result of equipment the supply of equipment materials or services or failure to return any hird equipment to the Company is directors even and the returned or any corter of the supply of equipment materials or services or failure to return any hird equipment to the Company is director even and tear excepted or for any breach by the Client of these Conditions. 8. The Clients Insurance
Without specific written agreement to the contrary prior to the commany way for the equipment that effect that equipment. The Client shall ensure that the Company's interest is noted by the insure as appropriate. 9. Booking Confirmation
The Client shall ensure that the contrary p

9. Booking Communities required to provide a purchase order, or written confirmation, of the booking at a minimum of 24 hours prior to 14:00 on the collection date, confirming the agreed rental period and hire rate. a)The Company does not guarantee equipment availability. 10. Failure to Return Goods/Damaged Goods The Client shall pay to the Company the full replacement value of hired equipment not returned or the full cost of repairing any damage together with any additional hire charge calculated in accordance with Clause 6 of these Conditions due to loss or damage. a) Charges are not proportionate to the value of the equipment or the total sums of money involved in the work which its customers are engaged, hence should not be liable for any loss or damage of any kind whether direct or consequential and whether caused intentionally or by negligence or otherwise resulting from any delay, detention, late delivery, non-delivery or deficiency in the equipment or services provided.

11. Late Returns

Equipment returned late will be charged at the single agreed daily rate for each calendar day or part thereof irrespective of any reduction or discount that may have been negotiated on the original booking. 12. Cancellation/Curtailment

The Company reserves the right to impose a cancellation charge equivalent to 100% of one day's hire from any bookings cancelled at less than 24 hours' notice. The same applies for cancellation of engineers charged at 25% of the full rate.

13. Use of Equipment Without the previous consent of the Company hired equipment must not be used on any abnormal or hazardous assignment nor taken out of the United Kingdom or taken from the ground other than on a regular scheduled flight by an airline recognised by I.A.T.A. Clients must keep hired equipment in their custody and must ensure it is used in a skillful manner by persons having the appropriate qualifications and experience and who are familiar with the type of equipment. Clients must protect hired equipment from the elements and take all reasonable precautions for its safety. Under no circumstances may Clients alter, add to, modify adapt or misuse equipment hired to them by the Company or affix to, install thereon or insert therein any accessory equipment or device incompatible with its proper use

14. Condition of Goods

All equipment and materials supplied by the Company shall be examined and checked and subjected to appropriate tests by the Client before being taken into use and if found to be defective or deficient will be replaced or defects and deficiencies remedied by the Company without additional charge but in no circumstances shall the Company be liable for transportation charges or for any loss or damage of whatever kind howsoever caused arising out of or in connection with the use or the inability to use equip-

by the Company without additional charge but in no circumstances shall the Company be liable for transportation charges or for any loss or damage of whatever kind howsever caused arising out of or in connection with the use or the inability to use equiparent is and attracted by ordinary wear and tear provided that the Client returns any equipment needing attention to the Company's premises. Carriage insurance and handling charges including charges for the return journey of repaired or replacement of equipment as may be necessitated by ordinary wear and tear provided that the Client returns any equipment needing attention to the Company's premises. Carriage insurance and handling charges including charges for the return journey of repaired or replacement to be paid by the Client. The Company will suspend the hire charge during the period in which equipment to stud of service or until it is replaced as the case may be but the Company shall it in oo circumstances be liable to the Client for any loss or damage or expense incurred or sustained in connection with or resulting from the return or repair or replacement of such equipment. , riod in which the

ment of such equipment. 15. Tritle 3) All equipment on hire shall at all times remain the absolute property of the Company and no proprietary or other interest in the said equipment shall vest in or pass to the Client who shall for all purposes be deemed the Bailee of the said equipment. b) Clients must not sell loan assign pledge encumber part with possession or suffer any lien to be created over hired equipment and the Company may terminate any hiring forthwith and without notice in the event of a Client making any attempts to do so or doing any act or omitting to do any act which in the opinion of the Company jeopardises the Company's rights to the equipment and the Company may terminate any hiring forthwith and without notice in the event of a Client making any attempts to do so or doing any act or omitting to do any act which in the opinion of the Company jeopardises the Company's rights to the equipment or becoming the subject of any bankruptcy or liquidation proceedings or becoming insolvent or allowing any judgement or well-founded claims to remain unsatified or failing to pay any hiring charge varies cause due to the Company premises upon which hired equipment may be kept or reasonably believed to be kept for the purpose of its recovery at the termination of any hiring period, and where such equipment. 16. Clients Property The Company shall have a general lien upon all materials now or at any time in its possession belonging to the Client for any sum for the time being due to the Company. 17. Engineering Services

17. Engineering Services The Customer is responsible for all of The Engineer's travel, accommodation and incidental expenses for any job outside of the M25. When overnight stay is required a £25 per night per diem for will apply. The Company has the right to apply a discretional 20% processing fee for any expenses incurred by The Engineer. 18. General

to cereman No acceptance of the return or repossession of the equipment nor the granting of any indulgence by the Company shall constitute a waiver by the Company of any of its rights under these Conditions.

19. Any advice, instruction, guidance representation or statement in connection with or in relation to the nature and use and application of any equipment materials or services supplied by the Company given or made by any director or any servant or agent of the Company or by any technician whose services are supplied to the Client is given or made only on the condition that the Company shall in no circumstances be liable therefore or for loss or damage of any kind resulting there from howsoever caused. No recommendation or nomination by the Company or any person whose services services the client engages shall in any circumstances render the Company is director servicents or agents liable for any loss or damage of any kind resulting thereform connected therewith however caused.

20. Governing Law These Terms and Conditions shall be governed and interpreted according to the Laws of England

I confirm that I have read and accepted these terms and conditions

Signed	Print Name	Date