



Kit Rental Terms and Conditions

By booking kit via www.klatchkit.co.uk you automatically agree to the following conditions.

These terms and conditions ("Agreement") establish a legally binding contract between Klatch Kit and the party identified as the "Hirer" in the accompanying online booking form which shall commence on the date Payment is transferred to Klatch Kit. This contract supersedes any prior agreement or understanding, either oral or in writing. By renting equipment from Klatch Kit and paying Klatch Kit the amount required to hire equipment, the Hirer accepts and agrees to adhere to the following terms and conditions:

1 Rental Period

The rental period commences on the start date selected during the online booking process and concludes on the end date selected during the online booking process. The Hirer has the ability to pick up and return equipment on the morning (between 8am and 11am) or evening (between 6pm and 11pm) of their start and end date, or the evening (between 6pm and 9pm) before their start date, and the morning (between 8am and 11am) after their end date. Any extension of the rental duration requires explicit written consent from Klatch Kit.

2 Rental Fee

The Hirer is obligated to remit the rental fee, deposit, and any additional charges as outlined in the rental agreement. Full payment must be made before equipment release.

3 Deposit and Insurance

For any hire totalling an equipment value of over £5,000, the Hirer must present valid insurance documentation covering equipment hire for the hire dates. If the hirer is unable to present insurance documentation, Klatch Kit may demand a refundable deposit to cover potential loss, damage, or late return of the equipment. The deposit amount and refund terms will be stipulated in advance of the booking if it is required.

4 Equipment Care and Use

The Hirer undertakes to employ the equipment prudently and in accordance with provided instructions and manufacturer specifications. The Hirer assumes responsibility for any damage or loss arising from misuse or negligence.

5 Equipment Responsibility

The Hirer assumes full responsibility for the equipment from the moment of pickup or delivery until its return to Klatch Kit. In the event of loss, theft, or damage, the Hirer is liable to pay Klatch Kit the equivalent sum of the full replacement value of the equipment as determined by Klatch Kit.

6 Late Returns

The Hirer must return the equipment on or before the agreed return date and time. Delayed returns may incur supplementary charges at the discretion of Klatch Kit.

7 Cancellation

Hirer-initiated cancellations must be submitted in writing. Refunds for cancellations in advance of 48 hours prior to the rental period will be granted. Klatch Kit reserves the right to withhold any payment made for bookings cancelled within 48 hours of the start date.

8 Force Majeure

Klatch Kit is not accountable for delays, interruptions, or performance failures resulting from circumstances beyond its reasonable control, including, but not limited to, acts of nature, governmental regulations, or labour disputes.



9 Indemnification

The Hirer agrees to indemnify and hold Klatch Kit harmless from any claims, damages, liabilities, or expenses arising from their use of the equipment.

10 Termination

Klatch Kit reserves the right to terminate this Agreement and reclaim the equipment if the Hirer violates any terms and conditions herein.

11 Governing Law

This Agreement is governed by and construed in accordance with the laws of United Kingdom. Any disputes arising from or related to this Agreement fall under the exclusive jurisdiction of the courts in the United Kingdom.

12 Entire Agreement

This Agreement constitutes the entire agreement between the parties and supersedes all previous agreements, discussions, and understandings, whether verbal or written.

Upon payment to Klatch Kit, the Hirer acknowledges understanding and agreement with these terms and conditions. This Agreement is effective from the date of payment.