

Contract Number:		Quotation Reference:		Date:	
------------------	--	----------------------	--	-------	--

1. Agreement for Demonstration Vehicle Hire :

MTBUK will hire the Demonstrator Vehicle to the Customer during the Hire Period and the Customer will variously take the Vehicle on hire, Insure and Return the Vehicle and pay the Rental Charges and Pence per KM payable by Customer in excess of Permissible Contract KM's' (and all as defined and detailed below and overleaf) as follows:

Customer:**Contact:**

Full Name:		Name:	
Address:		Email Address:	
Registration No: (If a Ltd Company.)		Telephone No:	

2. Demonstrator Vehicle: The Vehicle will be as follows:

Model:	Quantity:	Description:	Retail Sales Value:	Estimated Delivery Date:
	1		£	

3. Hire Period: The Hire Period will be as follows:

Start Date:	End Date:

4. Return of Vehicle: The Customer will return the Vehicle to MTBUK as follows:

Date:	Time:	Place:

5. Insurance: During the Hire Period and in any event until such time as the Vehicle has been returned to MTBUK, the Customer will , at its own cost and expense, comprehensively insure the Vehicle– including for the Retail Sales Value - as follows:

Name of Insurance Company:	Policy Number:	Address:	Retail Sales Value:
			£

6. Rental Charges: During the Hire Period, the Customer will pay to MTBUK the Rental Charges as follows:

Rental Charge : (Per week)	Payable:	Total rentals payable over Hire Period :
£	Monthly in advance	£

7. Permissible Contract KM's: In the event that the usage of the Vehicle (at any time during the Hire Period) exceeds the 'Permissible Contract KM's', set out below the Customer will also pay to MTBUK the 'Pence per KM payable by Customer in excess of Permissible Contract KM's' as follows:

Initial KM's (as recorded on Vehicle odometer):		Permissible Contract KM's:	
Pence per KM payable by Customer in excess of Permissible Contract KM's:			£____.00 per KM

Deposit = £_____ payable by Customer on signature hereto.

(Page 1 of 2) Continues overleaf

Formation of Contract + General Terms & Conditions (The Customers Attention is particularly drawn to the following clauses):

8. The Parties agree that the legally binding 'Contract' between them in relation to this Hire Order and its subject matter will be formed on the basis of:
- (i) the special terms and conditions appearing on page 1 of this Demonstrator Vehicle Hire Order; and to
 - (ii) the clauses numbered 6, 12, 14, 17, & 18 of the General Terms and Conditions of Vehicle Hire, as set out at <http://contracts.man.co.uk/VH1> ('General Terms and Conditions'); and that
 - (iii) those documents and clauses (and when this Vehicle Hire Order has been signed by both Parties and after a signed copy has been delivered to the Customer by MTBUK) will comprise the legally binding 'Contract' between them in relation to the Vehicle Hire Order and its subject matter.
9. The Customer agrees:
- (i) that the hire of the Demonstrator Vehicle ('Vehicle') is intended to afford the Customer a reasonable opportunity to test and drive, and measure the performance and quality of, the Vehicle with a view to purchasing it (or a vehicle of the same type, make and model) from MTBUK - under MTBUK's '**TRY BEFORE YOU BUY**' scheme - and for no other purpose;
 - (ii) MTBUK shall be under no obligation to provide or procure the performance of any repair, maintenance or any similar works or services in relation to the Vehicle at any time during the Hire Period.;
 - (iii) that it will during the Hire Period (and in any event until such time as the Vehicle has been returned to the physical possession of MTBUK, and at its own cost and expense, and as a general and ongoing responsibility) maintain and return the Vehicle to MTBUK in as good and substantial repair, appearance and mechanical and operating condition as it was on the date on which it was delivered in to the physical possession of the Customer (Fair Wear and Tear only excepted) (the 'Repair Conditions') including by the replacement of any worn, damaged, lost or stolen parts, and by the repair and otherwise making good of all and any damage to the Vehicle and however caused.
10. MTBUK warrants that upon delivery to the Customer, the Vehicle will be reasonably fit for its purpose as a demonstration vehicle. Save as appears in the Contract all warranties, conditions and other terms which are or might be implied by statute, common law, custom or otherwise howsoever relating to the Vehicle, and / or its quality, description, specification, fitness for purpose and its Hire and / or use are hereby excluded to the fullest extent permissible by law. The provisions of clause 11 of the General Terms and Conditions will further apply and be deemed to have effect by way of MTBUK's exclusion of all other warranties / limitation of liability in relation to the Vehicle, the Vehicle Hire Order and its subject matter.
11. The Customer agrees and undertakes to MTBUK as follows:
- (i) to provide MTBUK with a true copies of all documents evidencing both the Customer's Operating Licence and the insurance policies required to be effected under the further provisions of the Contract before taking delivery of and / or making any use of the Vehicle;
 - (ii) ensure that its duly authorised representative properly checks, approves and variously signs and countersigns MTBUK's 'Demonstrator Vehicle Check List' when taking delivery of the Vehicle from and returning it to the physical possession of MTBUK and as the case may be;
 - (iii) to ensure that all drivers of the Hire Vehicle will hold a full, valid and current driving licence, and are properly and adequately insured and trained for the purposes of driving it;
 - (iv) not to transport, use or operate the Hire Vehicle outside of the United Kingdom at any time, otherwise than with MTBUK's express and prior written permission and subject at all times to any additional terms and conditions which they may require or impose in relation thereto.
- 12.1. The Customer further, and particularly, agrees and undertakes to MTBUK to comply with clauses numbered 6 ('Payment Of Rental Charges / Increases / Security & Deposit'), 12 ('Customer's Additional Obligations, Responsibilities, Representations & Indemnities') 14 ('Title, Risk and Insurance in relation to the Vehicle / Total Loss Event'), 17 ('Consequences of Termination and / or Expiry of Contract') & 18 ('Return of Vehicle by Customer upon Termination or Expiry of Contract') of the General Terms and Conditions and which shall be deemed to be incorporated in to and to apply to the Contract and as if they were set out in full herein.
- 12.2. The Parties further agree that clauses numbered 15, 16 and 19 to 28 inclusive of the General Terms and Conditions are similarly deemed to be incorporated in to and to apply to the Contract and as if they were also set out in full herein.

IMPORTANT: CONFIRMATION BY CUSTOMER: In placing this Demonstrator Vehicle Hire Order, I/We confirm that I/We have read and agree to be bound by all of the foregoing. **Signed as agreed:**

Name: [Print] Authorised Signature:

Title: [Print] Date:

For and on behalf and with the authority of: [Print full name of Customer]

FOR MAN TRUCK & BUS UK LTD INTERNAL USE ONLY: This Demonstrator Vehicle Hire Agreement has been approved and accepted and a copy sent to the Customer by:

Name: [Print] Authorised Signature:

Title: [Print] Date: