





<u>PLATFO</u>	RM HIRE		FORM F5	
The under	signed		as legal representative of the	
company_				
Address			City	
phone		fax	E-MAIL:	
Hall	Stand	VAT		

## Please specify your reservations both for the outfitting and dismantling phases

AERIAL WORK PLATFORM HIRE:					
DATE	CODE	QUANTITY MODEL	from	to	

## **COSTS AND CONDITIONS FOR SERVICE SUPPLY**

A) Pla	tform without operator "Scissor Lift" 8 MT *		
A1	4 HOURS	80,00	
A2	8 HOURS	100,00	
B) Platform without operator "Boom lift" 12 MT *			
B1	4 HOURS	190,00	
B2	8 HOURS	300,00	

<sup>\*</sup> The licence to handle aerial work platform is needed.

Minimum invoiceable amount corresponds to 4 hours fee, any overrunning will correspond to 8 hours fee. SCISSOR LIFT 8 MT

BOOM LIFT 12 MT





THE PLATFORM WILL BE DELIVERED AND RECOLLECTED AT THE STAND.

ORDERS CANCELLATIONS RECEIVED AS FROM 5 DAYS BEFORE THE DATE OF USE OF THE SERVICE WILL BE SUBJECT TO THE 50% OF THE TOTAL HIRE CHARGE

THE FULFILLMENT OF ANY RESERVATIONS RECEIVED LATER THAN THE ABOVE SPECIFIED DATE WILL NOT BE GUARANTEED AND WILL ANYWAY BE LIABLE TO AN ADDITIONAL CHARGE OF 30%.

By submitting this form, after taking note of the general conditions reported overleaf, the undersigned acknowledges complete acceptance of every condition (without exceptions) as per and with the effects of art. 1341 and 1342 of the Italian Civil Code.

Date	Stamp and signature	

## **PLATFORM HIRE**

## **GENERAL CONDITIONS**

This form also provides information for the preparation of the tools required for proper service. After the deadline set for the return of this form, any requests shall be processed based on availability only.

Any requests arriving directly to the Fair centre during assembly and disassembly shall be processed only after having dealt with all prior reservations and consistently with availability of staff and machines, for a minimum price to be invoiced of 4 hours. Any exhibitors or assemblers, who have no direct relations to the Lessor and made no reservation, shall comply with the following: showing their ID and leaving a deposit (non-interest bearing) of €400.00.

**TAKING DELIVERY AND USE:** the Lessee hereby acknowledges that the Lessor has explained in detail the asset operation, as well as methods of use and the required safety measures. The asset delivered to the Lessee is in good operating conditions and fully compliant with the requirements set by the legislation in force. The Lessee shall use the leased asset in compliance with its intended use; in case of lease without operator, the same Lessee undertakes to use the leased assets personally or to have it used by persons reporting to him/her, working under his/her supervision, and to ensure that, in any case, the leased asset is used by persons meeting the requirements for the type of use, in compliance with the regulations in force at the time of use. The Lessee shall ensure that the leased asset shall be used exclusively by his/her staff that is technically trained and aware of the structural, operating and accident-prevention limits, as set by the manufacturer and by the legislation in force on accident prevention and work in general, respectively; the employer shall have the obligation to carry out a specific risk measurement and to implement all subsequent prevention and protection measures provided for by the relevant regulations. The leased asset shall not be used for works entailing sandblasting and Airlex/Airless painting.

**FAILURES:** The Lessee shall have the obligation to immediately inform the Lessor of any failure of the leased asset. The Lessor shall assess the need for and type of repairs and, if any repairs are needed, shall carry them out, charging all relating expenses to the Lessee, if the failure was caused by the same Lessee.

**PROHIBITION OF SUBLEASING**: The Lessee hereby undertakes not to sublease the asset dealt with herein, free of charge or for a consideration, without written authorization issued by the Lessor. The Lessee shall also have the obligation not to assign the lease contract to third parties.

LIABILITY As from the moment of taking delivery up to the return of the asset to the Lessor, the Lessee shall take full civil and criminal liability for any and all damage that may be caused to persons and/or things due to the use of the leased asset, relieving the Lessor from any and all liability. The Lessee hereby expressly acknowledges that, for the entire duration of the lease, the same Lessee shall be personally and exclusively responsible for the care of the leased asset; the Lessee shall also be liable for any breaches of the regulations on accident prevention, safety and for anything else provided for by the legislation currently in force. Moreover, the Lessor shall not be liable for: a) any manufacturing faults of the item; b) any damage caused by the use of any materials owned by Lessee; c) any damage caused by improper or negligent use of the item and/or of its accessories by the Lessee; d) any damage resulting from unfitness of the leased asset for the requested use if such unfitness is due to the fact that the Lessee has not provided information or has provided incorrect information (for example: incorrect information on the work height or on the loads to be handled, on entrances and places where the item is supposed to move and operate, etc...); e) any damage due to non-compliance by the Lessee with regulations on safety in the workplace; f) any damage resulting from the machinery stoppage and/or impossibility to use it for processing; g) any damage due to tampering with and/or deactivation of the safety devices installed on the leased asset; h) any damage due to breakdown of parts of the machinery causing direct or indirect leakage from the platforms; i) any damage to the ground caused by the pressure of the machinery stabilizers; j) any damage caused by the leased asset to third parties. The Lessee shall pay for any and all fines for Traffic Code violations issued in the period of time during which the machine subject to the fine is available to the same Lessee.

RETURN OF THE LEASED ASSET: The lease shall be deemed ended upon return of the asset, possibly after agreement between the Lessor and the Lessee, to the same place where it was collected. At least 24 hours before the end of the lease, the Lessee shall send a written notice to the Lessor setting forth the date of the lease end. If, without the Lessor's express authorization, the Lessee returns the asset after the terms set by the lease contract, the same Lessee shall pay an amount equal to the hour or day fee, as per the machinery price list, increased by 50% and multiplied for the hours/days of delay to the Lessor, without prejudice to the Lessor's right to start an action against the Lessee for compensation of any damage suffered due to the delayed return of the asset. Upon return of the leased asset, the Lessor shall prepare, where possible in the Lessee's presence, the Return Report. The Return Report shall however be prepared upon return of the leased asset to the Lessor's Headquarters and not upon taking delivery of the same at the worksite. In case of damage to the leased asset, the Lessor shall inform the Lessee of this within 3 working days and shall estimate the damage and repair costs, sending the relevant quotation within 15 working days of the asset return. If the above quotation is not challenged by registered letter with proof of receipt within 8 (eight) days of receipt, the same quotation shall be deemed tacitly accepted.