

## Rental Levy / Damage Waiver – Terms & Conditions



**KONECRANES**

**Haulotte**

The hirer will pay a Rental Levy/Damage Waiver on all Hire agreements, in addition to Hire charges, for the purpose of covering aesthetic & incidental wear & tear, servicing, break downs & costs associated with the on-hire & off-hire of equipment in accordance with the manufacturer's guidelines, Australian Standards & EWPA guidelines, to a maximum of \$1,000. If the hirer refuses to pay the Rental Levy, then all costs associated with aesthetic & incidental wear & tear, servicing, breakdowns & costs associated with on-hire & off-hire will be charged to the hirer.

The Rental Levy is not insurance. It also does not constitute consideration for (& the hirer remains responsible for) Loss or Damage to the equipment or its components, occasioned by one or more of the following:

1. Damage caused due to misuse, abuse or overloading
2. Wrongful conversion of the equipment
3. Loss or damage due to a contravention of any Rental Terms & Conditions
4. Damage caused to tyres or tubes by blowout, abrasion or causes inherent in the use of the equipment
5. Glass breakage or graffiti
6. Loss or damage due to lack of lubrication or adherence to daily checks
7. Loss or damage to equipment located in or around water
8. Loss or damage to motors or electrical components caused by overloading or artificial electric current, including use of extension cords & power tools
9. Damage or cleaning caused by exposure to substances (including salt, paint, concrete, welding, cyanide, glues, solvents, water & acid)
10. Theft of the equipment or any deliberate damage of any kind, whether caused by the hirer or a third party
11. Loss or damage to equipment during transport
12. Loss or damage caused by the negligence of the hirer