

RENTAL TERMS

The rent is payable per working day and is charged from the day that the rented device leaves our firm up to and including the day that the device has been returned to our firm. The rent is invoiced on a monthly basis.

The device is returned to one of our branches by the renter at their own expense or is collected by us at the renter's explicit request, and at their expense, in which case the renter is charged a fixed fee of € 75.00 for each device.

The renter will be liable for the risk of loss or damage of the device for the entire rental period. The renter is liable for all damage which the device or its use may cause to himself or to third parties, resulting from the use of the device, even if it has been correctly used. The renter will indemnify our firm against all claims by third parties to compensate such damage.

The rented device must be returned in its original condition and cleaned, along with the welding cables, hand scrapers and user manual, which were supplied with the device. All damage found after the device has been returned is deemed to be caused by the renter, who will be liable for any costs made as a result. Any cleaning work, repairs or missing parts will be charged to the renter after the device has been returned.

Our trade relationship is subject to our General Terms and Conditions, which are available on <https://www.deschacht.eu/verkoopsvoorwaarden/>.