

UFLEET AGREEMENT

1. Term of Agreement: This agreement shall remain in force for the duration specified on the invoice.
2. Ownership: The goods described on the invoice shall remain the property of the company for the duration of the agreement and must be returned in the condition received, allowing for reasonable wear and tear.
3. Damages: The customer shall be liable for any damages to the goods. In the event of damage caused by the customer, their employees, or any authorized users during the agreement period, the customer shall be obligated to compensate the company for the full retail value of the goods at the time of damage.
4. Misuse: Should the goods be damaged because of misuse or usage contrary to instructions, the customer shall be liable to reimburse the company at the retail value.
5. Safety: The customer bears the responsibility to ensure that their employees or authorized users adhere to necessary safety precautions. Any damage occurring during use shall not be the liability of the company.
6. Insurance: While the company recommends that the customer procure insurance to cover theft or damage, it is expressly understood that such insurance is not provided by the company. All events leading to loss shall be the responsibility of the customer.
7. Faulty Goods: In the event of goods becoming faulty due to reasons covered under the manufacturer's guarantee, the company shall undertake to repair or if repair cannot be undertaken, to replace the goods in a timely manner. The customer must notify the company of any faults and return the goods to the nearest branch for repair or replacement within 3 working days of becoming aware thereof.
8. Payment: The customer shall settle all payments within 1 working day of the invoice(s) as listed in this agreement become due for payment. In the event of payment not being received for any reason, the customer must rectify the payment within 2 working days or immediately return the goods to the company in their original condition. The company reserves the right to retrieve the goods until payment is rectified and the account is brought up to date. The company reserves the right to determine whether the agreement will continue after such nonpayment has been corrected.
9. Right to Refuse: The company retains the right to refuse this agreement to customers at its discretion without being obligated to provide an explanation.
10. Additional Goods: The customer may add additional goods to this agreement, subject to subsequent invoicing by the company. Such additions shall constitute a new agreement, incorporating the terms and conditions stated herein or any additional terms prescribed by the company.

This agreement constitutes the entire understanding between the parties and supersedes all prior agreements, whether written or oral.

Invoice number(s) relating to this agreement:

_____	_____
_____	_____
_____	_____
_____	_____

Customer Name and Company Registration Number: _____

 [Full Name & Designation of
 Duly Authorised Signatory for Customer]

 [Authorised Signature of Customer]

 [Date]

 [Upat's Managers Name - Company Representative]

 [Signature of Company Representative]

 [Date]



WARRANTY CONDITIONS

In addition to any statutory rights resulting from the purchase, this product is covered by a warranty as stated below.

1. The warranty period is 12 months and commences on the date when the product was purchased. This date has to be documented by an invoice or other proof of purchase.

2. MILWAUKEE® tools warranty can be extended from 1 year to a maximum of 3 years (1+2) using the registration on the www.milwaukeetool.eu website. With the exception of MX FUEL™ Tools for which warranty can be extended from 1 year to a maximum of 2 years (1+1). All MILWAUKEE® REDLITHIUM™ batteries including MX FUEL™ batteries come with a standard 1 year warranty which can be extended to a maximum of 2 years (1+1). All warranty extensions are subject to registering online within 30 days of the purchase date. The end user may register for the extended warranty in his country of residence if listed on the online registration form where this option is valid. Furthermore, end users must give their consent to the storage of the data which are required to enter online and they have to accept the terms and conditions. The registration confirmation receipt, which is sent out by e-mail, and the original invoice showing the date of purchase will serve as proof of the extended warranty. Your statutory rights remain unaffected.

3. The warranty covers all defects of the product during the warranty period due to defaults in workmanship or material, as well as, components (parts and accessories) subject to natural wear and tear, including but not limited to service & maintenance kits, carbon brushes, bearings, chuck, SDS drill bit attachment or reception and power cord. The warranty is limited to repair and/or replacement and does not include any other obligations including but not limited to incidental or consequential damages. The warranty is not valid if the product has been misused, used contrary to the instruction manual, or being incorrectly connected. This warranty does not apply to:

- any damage to the product that is the result of improper maintenance
- any product that has been altered or modified
- any product where original identification (trade mark, serial number) markings have been defaced, altered or removed
- any damage caused by non-observance of the instruction manual
- any non CE product
- any product which has been attempted to be repaired by an non-qualified professional or without prior authorisation by Techtronic Industries
- any product connected to improper power supply (amps, voltage, frequency)
- any damage caused by external influences (water, chemical, physical, shocks) or foreign substances
- inappropriate use, overloading of the tool
- use of non-approved accessories or parts
- Power tool accessories provided with the tool or purchased separately. Such exclusions including but not limited to screw driver bits, drill bits, abrasive discs, sand paper and blades, lateral guide

4. For servicing, the product must be sent or presented to a MILWAUKEE® authorised service station listed for each country in the following list of service station addresses. In some countries your local MILWAUKEE® dealer undertakes to send the product to the MILWAUKEE® service organisation. When sending a product to an MILWAUKEE® service station, the product should be safely packed without any dangerous contents, marked with sender's address and accompanied by a short description of the fault.

5. A repair/replacement under this warranty is free of charge. It does not constitute an extension or a new start of the warranty period. Exchanged parts or tools become our property. In some countries delivery charges or postage will have to be paid by the sender.

6. This warranty is valid in the European Community, Switzerland, Iceland, Norway, Liechtenstein, Turkey, United Kingdom and Russia. Outside these areas, please contact your authorised dealer to determine if another warranty applies.

