Hiring Agreement



This agreement certifies that the client has rented the computers from **COMPUTER DEPOT**, henceforth referred to as **CD**. The following terms and conditions apply:

Ownership: The equipment shall remain the property of CD. It is for rental use only, and CD will always remain the sole owner of the equipment.

Servicing: The client should not attempt to open or service the equipment for any reason.

Electrical Safety: The client is responsible for providing proper earthing and a safe electric supply to the laptop.

Maintenance: Hardware maintenance will be free to the client, but the client will be responsible for paying for any physical damages, robbery, fire, riots, electricity, or any other incident beyond the control of human beings. The equipment is not insured.

Software: No software will be preloaded on the equipment.

Data Backups: No free extensions will be given for data backups. The client is responsible for taking backups before returning the equipment. The client will be charged for every single day extended, and the rate will be decided based on the number of days extended. CD will not be responsible for any direct or indirect losses arising from data loss.

Payments: The client must pay all fees in advance. If there is a delay in payment, CD will have the right to collect interest at 24% per month. In case of non-payment, CD has the right to collect the equipment and take legal action against the client.

Rental Period: The laptop is for the rental period specified in this agreement. CD reserves the right to pick up the laptop without notice if there is a breach of the agreement.

Jurisdiction: This agreement is subject to Mumbai jurisdiction.

By signing this agreement, the client accepts all the terms and conditions. Please provide your name and address below and sign:

CLIENT'S NAME & ADDRESS:

CLIENT'S SIGNATURE: