General conditions for rental

All companies in MarCon gruppen (Frog Marine Service i Göteborg AB, Svensk Sjöentreprenad AB, Stockholms Vattenentreprenader AB and others), hereinafter referred to as the company, provides workboats, barges, work rafts and jack-up rigs under the following conditions.

Definitions

The "lessee" in the conditions refers to the person or company or company representative who ordered the service.

The "unit" refers to the barge, raft or jack-up rig placed at the lessee's disposal.

The term "damage" refers to economic damage of any kind, including but not limited to total loss, loss of income, loss or damage of property on board the unit during the rental period or in its immediate connection.

Marcon is not to be regarded as the carrier or carriers when Marcon provides a unit. At the transportation required special agreement on transport between the parties.

Limitation of Liability

Marcon is not responsible for the damage suffered by the Lessee in connection with the provision of the unit, or in connection with the loading, unloading, transport to and from the work area or while working from the unit during the rental period or in its immediate connection.

Marcon responsibility, however, is under all circumstances limited to, for SEK 100 000.

Lessee's responsibilities and obligations

Tenants should keep their own equipment insured for transport and work from the barge, raft, jack-up or other floating devices. The lessee is responsible for all Damage to own equipment while it is in transit to and from the work area, when it is on board and during loading and unloading.

The lessee is responsible for all the damage he causes the unit and for damage caused to third parties in connection with the provision of the service