

Tenzone Bowmen Hire Agreement

This agreement is between TenZone Bowmen (herein after known as TB) and(herein after known as the Recipient) relating to the hire of equipment for a limited period as fixed below.

- 1. The hire of equipment shall be for months and can be extended by the agreement of the parties upon further payment by the Recipient of an agreed sum.
- 2. All the equipment hired remains the property of TB.
- 3. The equipment shall be returned within 14 days of it being requested in person, by letter, text or email by a member of the TB Committee. Failure to return it within 14 days will incur a further charge of £1 per day until it is returned. The Committee has the discretion to waive this cost if they see fit.
- 4. If return of the equipment is requested before the hire period is concluded it will be at the discretion of the Committee whether any of the payment in relation to the hire is refunded. Any refund will be pro rata in relation to the period of hire taken place. However, the presumption will be in favour of a refund, provided there are no extenuating circumstances, the Committee's decision on this point being final.
- 5. The Recipient shall undertake to keep the equipment in a safe place and in such a way as to prevent death, injury, damage, or theft.
- 6. The Recipient shall indemnify TB and its Committee members in relation to any death, injury loss and damage caused when the equipment is not used in accordance with the regulations of the Club, Archery GB rules and this agreement.
- 7. The Recipient shall be responsible for any damage caused to any of the equipment through misuse or negligence during the agreed period of hire. The Committee or nominated Committee member shall determine the cost of repairs or replacement which the Recipient will be required to pay. If there is any dispute over the costs, the damaged equipment will be examined by the club Equipment Officer whose decision as to the cost of repairs or replacement will be final.
- 8. Any costs incurred as a result of the procedure set out in paragraph 7 shall be determined by TB.
- 9. Any investigation required for incidents as per paragraph 6 will either take place in the presence of the Recipient and a member of the Committee at the club range / premises or if the Recipient does not make themselves reasonably available to attend, by a Committee member alone. The decision of TB will be final and binding on both parties.



- 10. The Recipient shall not be required to pay for any damage caused to the equipment through reasonable use, wear and tear. However, if there is a dispute as to whether the damage is caused by reasonable wear and tear or by misuse of the equipment, it will be referred to the Club Chairman for adjudication. The procedure for this will be as in paragraphs 7 and 8 above.
- 11. If any of the equipment is lost or stolen, the Recipient will be responsible and shall refund TB the full cost of replacement of all the missing equipment with 21 days. Any equipment subsequently recovered will be the property of the Recipient.
- 12. The equipment hired consists of (delete non applicable items and both

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The Parties agree to the terms set out above.			
A Comm	nittee mer	nber / pp on behalf of t	the Committee of TB
Signed			
Name			Dated
Recipien	nt		
Signed			
Name			Dated

Email

Mobile Number