

Terms and Conditions

These terms and conditions set out the conditions relating to the sale of subscriptions whether in print or online or both, to the publication(s) or services you have indicated in any order form, submitted online, via telephone or any other means including letter or email. If you want to purchase a subscription for an organisation, such as for an institution, company or more than just one person, you must have indicated this when ordering. You should save a copy of these terms and conditions for your records. Any agreement to purchase a subscription or access to our publications is with Tyre Industry Publications Ltd.

Tyre Industry Publications Ltd is a private limited company, incorporated in the United Kingdom under company registration number 1023538. Tyre Industry Publications Ltd registered office is situated at Unit 1, Magnolia Centre, Telford Road, Clacton on Sea, Essex, CO15 4LP. VAT Number GB 466 0254 53. To contact us please phone us on +44 (0) 1782 214224 or email via info@tyrepres.com

1	<p>Types of subscriptions and what is included</p> <p>1.1 Our publication and services we offer have different subscription options and therefore you should check the type of access and period of subscription/access on the web page or brochure for that publication which sets out its price and period of access.</p> <p>1.2 Each subscription/access right is personal to the subscriber, and is a non-exclusive, non-transferable right of access from the date of contract unless otherwise stated.</p> <p>1.3 For paper subscriptions (where offered) these will be delivered to your nominated address, based on the number of issues stated on the subscription page, for 1 year starting with the current issue at the point of contract, unless otherwise agreed in writing. We will make every effort to deliver print goods within 30 days of each publication, but cannot be held responsible for postal or customs delays. Non print delivery will occur once your order has been accepted, via your access online.</p> <p>1.4 We reserve the full editorial control over our publications and services and reserve the right to make changes, including but not limited to, our editorial approach, the right to remove certain content which may be or become contentious, complained about, unlawful, or which has not been complied in accordance with our requirements, and includes the look, feel and functionality of our publications and services.</p>
2	<p>Placing an order and our acceptance</p> <p>2.1 When you request a subscription (which includes renewals or subscriptions) whether in print or online (as applicable to the publication or service), this subscription will be for a period of 12 months, unless otherwise stated. You are not entitled to cancel your subscription during that 12 month period. The 12 months will start in accordance with Clause 2.3 below. However where a shorter subscription is being ordered, this will be for the stated period stated on the subscription page, brochure via telephone or other quoted period and no cancellations shall be permitted. If you wish to cancel any subscription, you will have no contractual right to do so and as you are requesting access to a "periodical" there is no statutory right of cancellation. Should you renew any subscription, unless otherwise advised, this renewal and future renewals will be subject to these Subscription Terms and Conditions.</p> <p>2.2 After indicating what kind of subscription/access you require, the price for your subscription will be as indicated on the website, brochure, via the telephone, email or letter (as applicable) and will be exclusive of any taxes (if applicable) however the appropriate rate of tax will be indicated prior to any contract being concluded. Any price quoted will be inclusive of UK/International delivery charges, unless expressly otherwise stated. When you do submit your request for an order (which in writing or verbally) you are making an offer to purchase a subscription/access, which we may accept or decline.</p> <p>2.3 Your payment will then be processed by us and we will confirm if your payment is not validated. A binding contract comes into effect between us once we contact you within to confirm your order with your</p>

	<p>access details (for non-print subscriptions) but this is conditional upon these Subscription Terms and Conditions applying. If accepted, delivery will be made to you as specified above.</p> <p>2.4 Subscriptions/access rights are supplied subject to availability, remaining in current circulation and continuing to be owned by us or licensed to us. In the event that we are unable to supply any subscriptions/access rights for the agreed term, we will inform you as soon as possible and provide you with a pro rata refund in the event that you have paid for a period for which we cannot comply. To the fullest extent permitted by law, we will not however be liable for any other direct or indirect losses, nor any losses (as set out in Clause 6), caused as a result of not being able to supply you with the subscriptions for all or any of the periods subscribed to. This does not affect your statutory rights.</p>
3	<p>Your Account Details</p> <p>If your request for a subscription/access rights is accepted, you will be responsible for maintaining confidentiality of your online account and password, restricting access to your computer and/or preventing unauthorised access to your account. You agree to take responsibility for all activities that occur under your account or password. If you believe that your account or password is being or is about to be used by anyone else you should inform us immediately via info@tyrepress.com</p>
4	<p>Prices and Payments</p> <p>4.1 Unless you have purchased your subscription via an agent, the price that you pay for your subscription/access rights should be the standard pricing as indicated on the website, brochure, letter, email or via the phone (as applicable) which will depend on your billing/invoice address. These prices are valid for purchases made during the calendar year which the purchase relates to. You will be charged in the currency as indicated (GB Pounds) via the website, brochure, letter, email or via the phone. Your bank account will then convert it into the currency of your bank account, when processed. We are not responsible for any additional charges your bank may apply.</p> <p>4.2 Whilst we try to ensure that all prices we display and quote are accurate, errors may occur. If we discover any error in the prices of the subscriptions you have ordered and this is greater than what you have paid, we will inform you as soon as possible and give you the option of recommencing your order at the correct price or cancelling it. If we are unable to contact you, we will treat the order as cancelled. If you cancel for this reason and we have already processed your payment, you will receive a full refund.</p> <p>4.3 We accept payment via credit/debit card and once submitted these are processed by our contractors. If however you wish discuss other methods of payment, please contact info@tyrepress.com.</p>
5	<p>Customs and Claiming Missing Issues</p> <ul style="list-style-type: none"> ▪ When you are ordering a paper publication for delivery overseas, you may be subject to import duties and taxes, which are levied once the package reaches the specified destination. Any additional charges for custom clearance must be borne by you. We have no control over these charges and cannot predict what they may be. ▪ Claims must be made within three months of publication date. For example, a claim for the February issue of 'Tyres & Accessories' must be received by May. Claims in excess of three months will not be honoured. ▪ Missed issues claimed within three months of the publication date will be replaced one time only. ▪ No more than 4 missing issues will be fulfilled during a one-year term. ▪ Measures are taken to ensure that additional copies of each issue are printed and stored for claim purposes. However, issues occasionally go out of print and are therefore unavailable. Claims for out of print issues cannot be fulfilled. The company does not extend expiration dates for subscribers claiming out of print magazines nor does it issue partial refunds.

- Subscribers can stop receiving issues at any time. However, subscription payments are not refundable after the first issue of a volume has been dispatched.
- Claims must be submitted in writing, either by mail or email at info@tyrepress.com .
- Claims are not handled over the phone.

6 Acceptable and prohibited use of our content and website(s)

6.1 Downloading to screen, printing, or saving of small portions of the online subscribed material for personal use is permissible. No commercial use of any part of Tyre Industry Publications Ltd publication is permitted without the prior, express written permission of Tyre Industry Publications Ltd. Downloading is prohibited as is the creation of derivative works or other adaptation from the subscribed materials without Tyre Industry Publications Ltd prior written consent. For the avoidance of doubt, framing of our website or any part of it is not permitted, without our express written permission.

6.2 Subscribers must not allow online or mobile access to any of Tyre Industry Publications Ltd subscribed material to third party who is not explicitly stated as the subscriber, the subscription therefore is personal to the individual and cannot be transferred or passed on unless otherwise permitted by Tyre Industry Publications Ltd.

6.3 Subscribers must not modify the copies you have displayed or printed in any way and you may not use any illustrations, photographs, videos or audio sequences or any graphics separately from any accompanying text without explicit permission. Any permitted use of our material is subject to ensuring that our copyright notices and trademarks appear as they do on all copies online and customary bibliographical citations including author attribution, date, article title (where applicable) and the URL to the relevant www.tyrepress.com website are included. If you print off or download any material subscribed to in breach of these terms of use, your right to use any website will cease immediately and you must at our option return or destroy any copies of the materials you have made.

6.4 The content, layout, design, data, databases and graphics on our website and within our print publication is protected by UK and other international intellectual property laws and are owned by Tyre Industry Publications Ltd. Unless expressly permitted in writing, or as otherwise permitted by virtue of the Website Terms and Conditions www.tyrepress.com and other than printing a small proportion of content or displaying this on your screen (strictly for your personal non-commercial use), no part of the website may be reproduced, stored in any medium, including but not limited to a retrieval system or transmitted, in any form or by any means (electronic, mechanical, photocopying, recording, broadcasting) nor shown in public.

6.5 Any request for permission to use our content or images, or other use of our intellectual property not authorised under a subscription, should be made using the contact us details on the website.

6.6 You must not use the website in any way that causes or is likely to cause the website or access to it to be interrupted, damaged or impaired in any way. You understand that you are solely responsible for all electronic communications and contents sent from your computer to us. You must use the website for lawful purposes only. You must not use the website for any of the following:

- Fraudulent purposes in connection with a criminal offence or otherwise unlawful activity
- To send, use or re-use any material that is illegal, offensive, abusive, indecent, harmful, defamatory, obscene or menacing; or in breach of copyright, trademark, confidence, privacy or any other right; or is otherwise injurious to third parties; or objectionable; or which consists of or contains software viruses, trojan horses, worms, time bombs, keystroke loggers, spyware, adware or any other harmful or similar computer code designed to adversely affect the operation of any computer software or hardware, political campaigning, commercial solicitation, chain letters, mass mailings or any spam
- To cause annoyance, inconvenience or needless anxiety
- To reproduce, duplicate, copy or resell any part of our site in contravention with these terms of use

	<p>6.7 Our website www.tyrepress.com contains links including hyperlinks which may take you outside Tyre Industry Publications Ltd website. Links are provided for your convenience, and an inclusion of any link does not imply endorsement or approval by us of the linked website, its operator or content. We have no control over the contents or functionality of those sites and accept no responsibility for any loss or damages that may arise from your use of them. We are not responsible for any website outside Tyre Industry Publications Ltd website, and such websites use will be subject to relevant terms and conditions and privacy policies.</p>
7	<p>Disclaimers and limitations of liability We try and ensure our websites are available for use 24 hours per day, 7 days per week other than for a small period for scheduled down time, however we do not warrant that at other times our website will be available. To the fullest extent permitted by law, we will not be liable to you for damages or refunds should our site become unavailable or access becomes slow or incomplete due to system back-up procedures, internet traffic volume, upgrades, overload of requests to the servers, general network failures or delays, or any other cause which may from time to time make the any of our websites inaccessible to you.</p>
8	<p>Alteration of Service or Amendments to the Conditions We reserve the right to make changes to our website, policies, and these terms and conditions at any time. You will be subject to the general policies and conditions in force at the time that you use the website or that you order goods from us, unless any change to those policies or these conditions is required to be made by law or government authority (in which case it will apply to orders previously placed by you). If any of these conditions are deemed invalid, void, or for any reason unenforceable, that condition will be deemed severable and the closest enforceable substitute (if possible) will be included and the excluded clause will not affect the validity and enforceability of any remaining conditions.</p>
9	<p>Contact Us Julie Wilshaw Tyre Industry Publications Ltd Ground Floor Federation House Station Road Stoke-on-Trent ST4 2SA United Kingdom Office: +44 (0)1782 214224 Direct: +44 (0)1782 969861 Email: julie.wilshaw@tyrepress.com</p>