

## Jet Wheel Tyre Terms and Conditions

**IMPORTANT** Wheel nuts should be checked after 50 miles driving.  
Please return your vehicle for a free safety check within the first 500 miles after work has been completed.  
Any concerns over balancing of wheels should be raised within 30 days.

1. These terms and conditions form the entire agreement between Technique Tyres Limited t/a Jet Wheel Tyre ("Technique Tyres") and the Customer. Any other terms or conditions are excluded to the maximum extent permitted by law. This does not affect a consumer's statutory rights. If any part of this Agreement is held unlawful or unenforceable that part shall be struck out without it affecting the remainder of the Agreement.
2. No one other than the parties and their permitted assignees, if any, shall be entitled to benefit from the Agreement pursuant to the Contracts (Rights of Third Parties) Act 1999.
3. The Customer must take and pay for the goods, or alternatively arrange a fitting date within 7 days of being notified that they are available. If the Customer fails to do so then Jet Wheel Tyre will be entitled to keep the deposit, and recover damages for all resulting loss (including loss of profit), costs (including labour and materials at usual retail rate), charges and expenses.
4. Jet Wheel Tyre will retain ownership of the goods until they have been paid for. Responsibility for looking after the goods becomes the customer's responsibility on delivery or payment, whichever is the sooner.
5. Any estimated date quoted for delivery of the goods and/or fitting is only approximate. Jet Wheel Tyre shall not be liable for delay or failure in delivery of the goods which is beyond its control.
6. If Jet Wheel Tyre fails to deliver the goods and/or arrange a fitting date within 28 days of the estimated date of delivery the Customer may by notice in writing, require performance within 7 days of receipt of such notice. If this is not met within 7 days the contract shall be cancelled. If the contract is cancelled any deposit paid shall be returned and Jet Wheel Tyre shall be under no further liability.
7. The goods supplied will comply with the description or model designation assigned by the manufacturer. Jet Wheel Tyre cannot be held liable for changes to the detailed specification made by the manufacturer.
8. The parties recognise that in view of the nature of the work involved, some subsequent reasonable amendment or rectification work may be required, and accordingly agree that any need for such work will not constitute a breach of contract, and that such work should only be carried out by Jet Wheel Tyre.
9. Unless otherwise affected by the terms of the Consumer Credit Act, any part payments paid to the Company for the purchase of parts or upgrades/conversions are not refundable unless an agreement is made in writing at the time of placing the order.
10. It is the Customer's own interest that all items of value and personal effects are removed from the vehicle before it is handed over to the Company for work to be carried out. If the Customer fails to do so, the Company cannot accept responsibility for any loss.
11. Quotations are based on labour and material costs involved in the work carried out. Other than parts returned under a manufacturer's exchange or warranty scheme, all parts replaced will be disposed of unless the Customer asks for their return before work begins.
12. All charges for servicing, repairs, upgrades/conversions and the supply of parts and accessories are payable on completion of the work and prior to the collection of the car. Payment can be by debit or credit card except American Express or Diners Club.
13. The Customer will be notified when the car is available for collection. If the car is not collected, storage charges will accrue at the rate of £20 + VAT per day after five working days unless otherwise agreed. The Company reserves the right to dispose of the goods in accordance with the Torts (Interference with Goods) Act 1977.
14. All estimates and quotations from the Company are valid for a period of four weeks from the date of issue.
15. Customers are advised that any upgrade or conversion applied to a vehicle may change its original characteristics and may result in increased fuel consumption, firmer ride or higher levels of sound etc. All performance increases are not absolute but depend on the vehicle to which the conversion is fitted. Please note upgrades or conversions may breach the manufacturers' warranties. A signed order form and part payment may be required for performance upgrades and conversion work. Customers are advised to inform their insurance companies of any changes.
16. All vehicles being delivered to the Company for work need to be supplied with locking wheel nut keys, alarm keys, radio fascia etc. and all relevant documents i.e. service books and current MOT certificate. Vehicles being supplied for service/repairs etc. must be supplied with adequate reserves of fuel otherwise the vehicle will be refuelled and the Customer charged accordingly.