

Article 1:	Definitions. Lessor shall be taken to mean Wasautomatenverhuur Groningen B.V. Lessee shall be taken to mean the person who signs the rental agreement.
Article 2:	The lessee is responsible for ensuring a reliable power supply and water drainage.
Article 3:	The minimum contract period is six months and thereafter shall be extended tacitly by, on each occasion, a period of one month. Termination shall be effectuated in writing, taking into account the notice period of one month.
Article 4:	The lessee has to strictly observe the instructions for use and/or washing instructions provided upon delivery. The lessor is not liable for damage which may potentially arise caused by not (fully) complying with the instructions for use and/or washing instructions that are provided.
Article 5:	During the rental period, the lessor undertakes to perform all maintenance to guarantee normal operation of the rented appliances. The lessee is obliged to cooperate with this and to immediately inform the lessor of any breakdowns. Force majeure aside, repairs shall be carried out within five business days.
Article 6:	At all times, the rented appliances remain the property of the lessor. The lessee is not permitted to sell or sub-rent the rented appliances, or to otherwise give the latter as security or to make the latter available to third parties. The lessee is liable for all damage and/or costs arising from acting in breach of the aforementioned.
Article 7:	Damage to the rented appliances caused by not strictly complying with the instructions for use and/or washing instructions that are provided shall be recovered from the lessee. The lessee will be deemed to be insured for any damage to the rented appliances covered by normal contents insurance. The lessee shall indemnify the lessor in full in the event of damage to the rented appliances. Should there be a dispute about the extent of the damage, an expert appointed by the lessor will act as an intermediary.
Article 8:	The lessee shall indemnify the lessor in full in the event of the loss or theft of the rented appliances.
Article 9:	The lessee shall not allow third parties to carry out any repairs or modifications to the rented appliances.
Article 10:	The lessor is never liable for damage, loss or injury resulting from the appliance or any part thereof not operating or not operating properly. In all cases in which the lessor is liable for compensation for damages, this compensation shall never exceed the value of the rented appliance.
Article 11:	The rental price agreed in the rental agreement is fixed throughout the entire term of this rental agreement. The lessor is entitled to adjust the prices should government measures and/or wage and price developments give the latter cause to do so.
Article 12:	The lessee undertakes to ensure that the monthly debit of the rental price takes place smoothly. Any changes to the bank account number shall be reported promptly and in writing to the lessor using the amendment form or a declaration provided by the bank.
Article 13:	Should the lessee move house, he shall inform the lessor of this one month prior to the actual date. If the lessee moves house within the lessor's rental area, the rental agreement shall continue at the new address. In that event, the lessor shall move the appliance free of charge. If the lessee moves outside of the lessor's rental area, the rental agreement shall be terminated, taking into account the conditions stipulated to that end.
Article 14:	Should the lessee fail to pay the rental costs (in good time), if the latter does not strictly comply with one or more of the provisions of this rental agreement, if a garnishee order or execution is levied on the lessee's movable or immovable property, or on the appliances rented to the latter, when the lessee goes bankrupt, when the lessee dies or is placed under guardianship, or has to leave the Netherlands, by the mere expiry of the stipulated term, or by the mere occurrence of one of the aforementioned circumstances, at his option and without a further summons, the lessor is entitled to either claim immediate payment of the expired rental period with costs, or to immediately consider the present rental agreement to be dissolved without any legal intervention being required to this end and to immediately repossess the defined rented and received appliances, without prejudice to the lessor's right to claim compensation of the costs and interest from the lessee. The lessee undertakes to immediately inform the lessor of the circumstances outlined in this article, as well as to immediately inform the judgement bailiff of the present agreement.
Article 15:	Should the rental payment be in arrears, in addition to the rental costs, the lessor is entitled to claim interest and costs of both judicial and extrajudicial costs. The extrajudicial costs amount to 15% of the owed rental costs, amounting to a minimum of € 11.35. The interest over the rental costs that are in arrears amounts to 1.25% per month. The mere fact that the lessor has insured himself with a third party is evidence of the extent of and the obligation to pay the extrajudicial costs.
Article 16:	The lessor has, at all times, the right to enter the place where the goods that have been rented to the lessee are located in order to perform repairs or modifications, or to check the rented goods for industrial safety. The lessee hereby irrevocably declares that it shall cooperate in this.
Article 17:	The goods that are to be delivered are of normal commercial quality. The lessor is responsible for choosing the brand and the type.
Article 18:	Should the lessee fail to comply with the agreed obligations under these rental conditions, the lessor reserves the right to dissolve the rental agreement unilaterally and without legal intervention and to repossess the rented goods.
Article 19:	Applicable to those cases where these rental conditions do not apply are legal conditions regarding rental and renting out.