

## Road plates rental rates 2023

	<b>Synthetic</b>				<b>Steel</b>			
Lenght in mm	3000	4000	6000	3000	5000	5000	6000	5000
Width in mm	1000	1000	2000	1700	1000	1300	1700	3400
Thickness in mm	15	20	30	13	10	14	13	16
Weight per plate in kg	45	80	350	550	400	730	1100	2150
<b>Full load</b>				<b>56</b>	<b>75</b>	<b>40</b>	<b>28</b>	<b>13</b>

<b>Rent per plate per day</b>	<b>Rental calculation 5 days per week (minimum of 5 days)</b>							
for the first 8 weeks	€ 0,45	€ 0,75	€ 2,00	€ 0,31	€ 0,21	€ 0,34	€ 0,55	€ 1,20
9th to 24th week	€ 0,41	€ 0,68	€ 1,80	€ 0,28	€ 0,19	€ 0,31	€ 0,50	€ 1,08
from the 25th week onwards	€ 0,38	€ 0,64	€ 1,70	€ 0,26	€ 0,18	€ 0,29	€ 0,47	€ 1,02

<b>handling costs</b>								
Fees per mat for collection with loading	-	-	€ 3,00	€ 1,55	€ 1,20	€ 2,15	€ 3,10	€ 6,50
Fees per mat for collection with unloading	-	-	€ 3,00	€ 1,55	€ 1,20	€ 2,15	€ 3,10	€ 6,50

<b>costs only where applicable</b>								
Schoonmaakkosten per plaat	€ 10,00	€ 20,00	€ 20,00	€ 10,00	€ 15,00	€ 17,00	€ 21,00	€ 40,00
Walskosten per plaat	-	-	-	€ 37,50	€ 36,00	€ 45,00	€ 75,00	€ 100,00
Zoek of total loss	daily price	daily price	daily price	daily price	daily price	daily price	daily price	daily price

Minimum invoice amount of €45.00 (= excl. transport, cleaning and flattening fees, loss/total loss)

Cleaning fees, flattening fees, and loss/total loss, only where applicable.

Full load is the maximum loading in the Netherlands (50 ton).

All of our sales and rentals are subject to the general terms and conditions filed with the District Court of Dordrecht.

## Draglinemats rental rates 2022

Lenght in mm	3000	4000	4000	5000	5000	5000	6000	6000	7000	7000	8000	10000	12000
Width in mm	1000	1000	1000	1000	1000	1000	1000	1000	1000	1000	1000	1000	1000
Thickness in mm	200	100	200	100	150	200	150	200	150	200	200	250	300
Weight per plate in kg	720	480	1000	600	900	1250	1100	1500	1300	1750	2000	3100	4500
<b>Full load</b>	<b>40</b>	<b>60</b>	<b>30</b>	<b>50</b>	<b>33</b>	<b>24</b>	<b>28</b>	<b>20</b>	<b>22</b>	<b>17</b>	<b>15</b>	<b>10</b>	<b>6</b>

### Rental calculation 5 days per week (minimum of 5 days)

Rent per mat per day	€ 1,40	€ 1,00	€ 1,80	€ 1,30	€ 1,90	€ 2,25	€ 2,20	€ 2,75	€ 2,45	€ 3,50	€ 4,00	€ 8,00	€ 17,00
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### handling costs

Fees per mat for collection with loading	€ 2,00	€ 1,00	€ 2,00	€ 1,25	€ 1,25	€ 2,50	€ 2,50	€ 2,50	€ 2,75	€ 3,25	€ 3,75	€ 7,75	€ 10,00
Fees per mat for collection with unloading	€ 2,00	€ 1,00	€ 2,00	€ 1,25	€ 1,25	€ 2,50	€ 2,50	€ 2,50	€ 2,75	€ 3,25	€ 3,75	€ 7,75	€ 10,00

### costs only where applicable

Cleaning fees per mat	€ 12,00	€ 15,00	€ 15,00	€ 18,00	€ 18,00	€ 18,00	€ 26,00	€ 26,00	€ 30,00	€ 30,00	€ 40,00	€ 50,00	€ 60,00
Lost or total loss	daily price	daily price	daily price	daily price	daily price	daily price	daily price	daily price	daily price	daily price	daily price	daily price	daily price

Minimum invoice amount of €45.00 (= excl. transport, cleaning and flattening fees, loss/total loss)

Cleaning fees, flattening fees, and loss/total loss, only where applicable.

Full load is the maximum loading in the Netherlands (50 ton).

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## Ramps rental rates 2022

Lenght in mm	2000	2000	2000
Width in mm	1000	1000	1000
Thickness in mm	150/20	200/20	250/20
Weight per plate in kg	205	265	325
Rent per mat per day	€ 2,00	€ 2,50	€ 3,50
Fees per mat for collection without loading	€ 0,60	€ 0,80	€ 1,00
Fees per mat for collection without unloading	€ 0,60	€ 0,80	€ 1,00
Cleaning fees per mat	€ 10,00	€ 10,00	€ 10,00
Lost or total loss	daily price	daily price	daily price

Minimum invoice amount of €45.00 (= excl. transport, cleaning and flattening fees, loss/total loss)

Cleaning fees, flattening fees, and loss/total loss, only where applicable.

Full load is the maximum loading in the Netherlands (50 ton).

All of our sales and rentals are subject to the general terms and conditions filed with the District Court of Dordrecht.

## GENERAL TRADE CONDITIONS PLAISIER B.V., Hendrik-Ido-Ambacht

### Article 1: Applicability

- These conditions govern any legal relationship with the commercial undertaking.
- Plaisier B.V., established in Hendrik-Ido-Ambacht, hereinafter to be referred to as 'Plaisier' and its contracting parties, hereinafter to be referred to as 'client'.
- These terms and conditions of trade apply to all offers and agreements of purchase and rent, but also to all other - related - activities of Plaisier.
- The parties declare that these terms and conditions also apply to previously concluded and yet to be concluded agreements. Deviations from these terms and conditions only apply if confirmed in writing by Plaisier. Any terms and conditions of the client will be expressly rejected.

### Article 2: Agreements/Offers

- All offers or quotations made by or on behalf of Plaisier are without obligation, unless expressly agreed otherwise.
- The agreement is only concluded - regardless of whether a quotation has been provided - when the order and/or placed order has been confirmed in writing by Plaisier, or when Plaisier has commenced the execution of the order.
- Oral agreements and stipulations will only be binding to Plaisier after they have been confirmed in writing by Plaisier by authorized persons.
- All information in Plaisier's publication/advertising material is without obligation and subject to change. Plaisier does not guarantee the accuracy or completeness of these data. The client cannot derive any claims from catalogues and other pre-printed information or errors therein.

### Article 3: Delivery

- Specified or agreed delivery times will be observed as much as possible by Plaisier, but may not be regarded as fixed deadlines. In the event of late execution of the order, the client will therefore have to set Plaisier a further and reasonable term in writing to comply with the agreement. Plaisier will never be obliged to provide any compensation in this respect. Plaisier is entitled to deliver the order in parts.
- The client is obliged to accept the leased/purchased goods before the agreed date has passed. If the client fails to collect/accept delivery after a summons - verbally or in writing - Plaisier shall be authorized to dissolve the agreement and/or claim damages.
- Irrespective of the agreed payment condition, Plaisier shall at all times be entitled to demand satisfactory security or prepayment from the client before proceeding with delivery or continuing with a delivery that has already commenced. If a delivery is made in parts, each shipment/delivery will be considered a separate delivery and will be charged as such. If the client fails to do so, Plaisier shall be authorized to extend the delivery period by the period during which the client fails to fulfil its obligations. Any costs resulting from this suspension will be borne by the client.
- If the required security or partial payment is not provided within the set term, Plaisier is entitled to regard the agreement as dissolved without being liable to pay any compensation.
- Deviation from the above delivery conditions will always have to be agreed in writing. Return deliveries are only permitted in consultation with Plaisier and after its approval. Return costs are the responsibility of the client.

### Article 4: Price and payment

- The agreed price is exclusive of turnover tax and based on the price determining factors known at the time of the quotation. Plaisier is at all times entitled to pass on interim price increases to the client. All - increases in - levies, taxes, import duties, excise duties, and exchange rates, may also be invoiced to the client.
- Payment shall be made in cash or by invoice and in that case within 30 days of the invoice date. Plaisier is always authorized to stipulate full or partial payment in advance. Discounts, deductions or offsetting are not permitted without Plaisier's written consent.

- If the client fails to pay the amount due by him on time, he shall owe Plaisier, without notice of default being required, interest of 1.5% per month, to be calculated from the invoice date, whereby a part of a month shall be considered a full month, as well as extrajudicial collection costs, which are hereby set at 15% of the amount due with a minimum of €150 exclusive of VAT and without prejudice to Plaisier's right to compensation of the actual and higher costs.
- The claim against the client shall be immediately and fully due and payable, also increased with interest and costs as reported in case of another attributable shortcoming by the client, or if the client's goods are seized, or if a suspension of payments or bankruptcy of the client is applied for. The client will then be deemed to be in default by operation of law, regardless of previous term agreements.
- In the event of late payment, as well as the other circumstances mentioned above, Plaisier shall at all times be entitled to suspend the execution of the agreement, or to dissolve it in whole or in part, at its discretion, without being obliged to pay any compensation as a result.
- Payments are initially intended to offset accrued interest and collection costs and then to discharge the - longest outstanding - invoice.

#### Article 5: Risk and retention of title

- Subject to further or deviating conditions, the risk of the items delivered or to be delivered is transferred to the client at the moment of delivery.
- The same applies in the event of purchase in principle for transfer of ownership, without prejudice to the following conditions.
- As long as the client has not paid in full all that is owed by virtue of the purchase - therefore including any accrued interest and collection costs - the goods delivered by Plaisier remain its property. If Plaisier still performs certain work within the framework of the agreement, the retention of title also extends to the costs thereof. The retention of title also applies to any claims Plaisier may have against the client, due to the client's failure to fulfil any of its other obligations under the agreement concerned.
- As long as ownership has not been transferred, the client is forbidden to pledge, give into use or otherwise encumber the goods in question. Furthermore, the client is obliged to immediately report any circumstance that adversely affects or may adversely affect the goods to Plaisier.
- If the client fails to comply with his obligations or if there are reasonable grounds for him to do so, Plaisier shall be entitled to reclaim the goods delivered subject to retention of title. In that case, the client will be credited with the amount of the proceeds that can reasonably be acquired at that time.
- As soon as the client has fulfilled all payment obligations, the retention of title lapses, and the title will pass to the client. However, it will remain subject to a right of pledge on behalf of Plaisier if the latter has any other claims against the client. At Plaisier's first request, the client will cooperate in all - formal - acts necessary to establish such a (non-possessory) pledge. Client shall also fully cooperate with Plaisier in establishing a non-possessory pledge on the unencumbered movable property of the client, if the delivered unpaid goods have been re-delivered or can no longer be individualized without permission of Plaisier. As far as necessary, the client hereby grants Plaisier an irrevocable power of attorney in this matter.
- Plaisier has access to the goods in question at all times, wherever they may be and is authorized to collect the goods immediately in the event of non-payment
- In the event of rental, the risk of the rented items shall pass to the client at the time of delivery or provision of the rented items for transport to the place of destination. The costs and damage caused by Plaisier's inability to deliver the rented items to the delivery address, as well as by any relocation after delivery by the client, shall remain entirely at the risk and expense of the client. The client must ensure adequate insurance of the rented items.
- Immediately after delivery, the client bears the risk for all direct and indirect damage caused to or by the delivered goods or parts thereof. If the client remains in default, storage of the goods are at the expense and risk of the client.

#### Article 6: Quality and warranty

- Plaisier undertakes to deliver goods of good quality, in the correct quantity and in accordance with the description as laid down in the quotation or any other written document, such as the delivery note or consignment note.
- In general, Plaisier will make every effort to have the agreed performance comply with the agreement and otherwise with reasonable requirements of usability and soundness.

- The warranty applicable to the items delivered to the principal does not extend beyond the warranty provided by Plaisier's supplier, whereby reference is made to the warranty certificates attached to the delivered items in so far as they are present. If goods are delivered without a manufacturer's or importer's warranty, Plaisier's liability will be limited to the purchase price in question, or Plaisier will have the choice between repairing or replacing the goods in question.
- Defects caused by normal wear and tear, by injudicious use or treatment, or defects that occur after modification or repair by the client or third parties, always remain outside the warranty.

#### Article 7: Complaints

- The client is obliged to inspect the (delivered) goods immediately upon receipt. This inspection obligation also applies in the event of maintenance or repair or other work carried out by Plaisier.
- Complaints concerning defects that are not immediately visible must be made known to Plaisier in writing and in detail within 8 days after delivery at the latest. The complaint will not be admissible if the Client has processed the goods or passed them on to third parties.
- If Plaisier has not been able to sufficiently determine the justification of the complaint due to actions of the client, the complaint will also be inadmissible.
- Plaisier has the choice, if the complaint proves to be well-founded, to still deliver or repair what has been agreed, or to dissolve the agreement with a refund of payments made.
- Minor deviations in dimensions, quality, patterns, hardness, colors, thickness or quantity can never be a reason for complaint or rejection of the goods to be delivered. Complaints of any nature whatsoever never suspend the payment obligations of the client.

#### Article 8: Liability

- With regard to the work agreed and carried out by Plaisier, Plaisier will only be liable for damage caused by a serious shortcoming attributable to Plaisier. In that case, Plaisier will never be liable to the client for more than compensation of the damage, covered by the client's civil liability insurance. Plaisier undertakes to have and maintain such liability insurance, against a sum of damages and under conditions which are not unusual for the industry.
- In the event of a wrongful act on the part of Plaisier or auxiliary persons, Plaisier shall only be liable for compensation of damage caused by death or physical injury. In those cases too, liability is limited to the maximum amount for which insurance has been taken out.
- No liability whatsoever is accepted by Plaisier as a result of exceeding delivery times, acts or materials to third parties, insufficient cooperation by the client, nor for personal or personal injury, ideal damage or consequential damage.
- In the event of rent, the goods are deemed to have been delivered in good and sound condition. The client/rental party must properly maintain and use these items and return them to Plaisier in the same undamaged condition at the end of the lease. The client shall be fully liable for any damage or defect occurring during the rental period. Replacement or repair costs caused by this shall be paid by the client in accordance with Plaisier's price lists. A standard rate applies for aligning, pressing or rolling and an hourly rate for other repairs.
- For the remaining stipulations, please refer to the specific rental conditions below.

#### Article 9: Rental conditions

- In case of rental, the rental period begins as soon as the rented object has been delivered. Unless the hirer makes an immediate complaint, the items hired out will be deemed to have been delivered in complete and excellent condition. A rental agreement is entered into for a period of at least one week. If a rental agreement is entered into for a definite period, the hire will be tacitly extended until further notice at the end of that definite period. A rental agreement entered into for an indefinite period of time, or extended as stated above, may be terminated by either party subject to one week's notice.
- The rental agreement ends on the day on which the rented object is returned in a complete, undamaged and orderly (cleaned) state to Plaisier at its business location. Plaisier is authorized to inspect the returned goods within a period of two working days. If the rented items are not found to be in full and original condition, Plaisier will notify the hirer immediately and in writing. The hirer will reimburse Plaisier for any repair costs or costs involved in the replacement purchase upon first request.
- The transport of the hired object to and from its destination is at the risk and expense of the hirer. Assembly and disassembly costs are also at the expense of the hirer.

- The tenant is expressly forbidden to alter the construction of the rented property or to apply any provisions without Plaisier's prior permission. Nor is it permitted to move the rented property without prior notice. Throughout the entire period, Plaisier has the right to check the rented property or to have it inspected.
- The hirer is prohibited from making the rental object available to third parties, whether or not for a fee, or from renouncing the use of the rental object in any way whatsoever. If the rented object is lost during the rental period due to theft or in any other way, the hirer The Tenant indemnifies the Landlord against all possible claims from third parties for compensation for damage occurring during the rental period, regardless of the manner in which this damage occurred. will reimburse Plaisier for the new value of the rented object. In the event of theft, the tenant will immediately report this to the competent authority.
- The hirer indemnifies the Plaisier against all possible claims from third parties for compensation for damage occurring during the rental period, regardless of the manner in which this damage occurred.

#### Article 10: Force majeure

- During a situation of force majeure - i.e. any circumstance which prevents fulfilment of the obligation and which cannot be attributed to one of the parties - Plaisier's delivery and other obligations will be suspended. If performance of Plaisier's obligations is prevented by force majeure for more than three months, Plaisier is authorized to dissolve the agreement by means of a written statement, stating the circumstance preventing - further - performance. In that case, there will be no obligation to pay damages.
- If Plaisier has already partially fulfilled its delivery obligations when the force majeure situation arises, or can only partially fulfil its obligations, Plaisier shall be entitled to invoice the part already delivered or the part which can be delivered separately and the Client shall be obliged to pay that invoice as if it were a separate contract.
- A situation of force majeure arises, among other things, if the performance of the agreement is prevented by war, insurrection, molestation, fire, water damage, flooding, strikes, sit-down strikes, import and export impediments, government measures, defects in machinery, disruptions in the supply of energy or supply of materials by third parties.

#### Article 11: Cancellation/dissolution

- If the client cancels the order with Plaisier's permission and stating reasons, the client shall be obliged to purchase all materials and raw materials ordered, possibly still to be purchased, processed or processed by Plaisier at the price paid by Plaisier and to indemnify Plaisier against payment of 15% of the invoice amount. In addition, the client will compensate the costs and currency losses resulting from the cancellation, if Plaisier has already concluded a currency agreement in connection with that order. The client indemnifies Plaisier against claims of third parties as a result of the cancellation.
- Plaisier reserves the right to dissolve the agreement by means of a declaration to that effect in the event of bankruptcy or suspension of payments of the client or his company being liquidated or transferred, or his goods being seized or encumbered in any other way.

#### Article 12: Miscellaneous

- **Insurance**  
Client shall arrange for adequate insurance for the purpose of delivery by Plaisier ex warehouse, unless agreed otherwise.
- **Taxes**  
If and when taxes and levies are imposed on Plaisier for export - including those of foreign authorities - are for the account of the client, as are any bank fees.
- **Joint and several liability**  
In the event of agreements between Plaisier and two or more other parties, each of those clients shall be jointly and severally liable for the entire fulfilment of the obligations arising from those agreements.

#### Article 13: Choice of law and jurisdiction

- All legal relationships with Plaisier are exclusively governed by Dutch law. The provisions of the Vienna Sales Convention are expressly excluded.
- The parties expressly and unconditionally elect domicile at the place of business of Plaisier, i.e. Hendrik-Ido-Ambacht, where the agreement is also deemed to have been concluded.
- All disputes arising from or related to the legal relationship between the parties will initially and exclusively be settled by the district court in Dordrecht, unless Plaisier prefers the competent court or the parties choose to settle through arbitration or binding advice.

These terms and conditions have been filed at the district court in Dordrecht on 05-01-1993 under number 15.956.