



EQUIPMENT RENTAL AGREEMENT

OWNER: StageLive Productions, LLC

Phone: 970.744.2821

117 E. 37th Street
426
Loveland, CO 80538

Fax: 888.901.8494

RENTER:

Renter Name: _____

Phone: _____

Business Name: _____

Cell: _____

Mailing Address: _____

SSN / FEIN: _____

CREDIT CARD INFORMATION

Name on Card: _____

Expiration Date: _____

Card Number: _____

3 digit Security Code: _____
(back of card)

Billing ZIP code: _____

SECURITY DEPOSIT REQUIRED: _____

RENTAL TERM

From: _____
Month Day Year

TO: _____
Month Day Year

EQUIPMENT RETURN DATE & TIME : _____
Month Day Year Time

RENTAL TERMS AND CONDITIONS

1. Renter shall keep and maintain the rented equipment during the Term of the rental at their sole cost and expense.
2. Renter shall ensure safety and security of equipment throughout the duration of rental Term including from the time of possession until equipment is returned to Owner. Renter is responsible for 100% replacement cost of equipment if lost, stolen and/or damaged. Normal wear is permitted. Owner shall inspect returned equipment within ten (10) business days and shall have the sole discretion to determine what is and is not considered “normal wear” and / or “damage”. If equipment is lost, stolen, and/or damaged Renter shall be billed full replacement cost at any time after Equipment Return Date and 100% of total amount due shall be due immediately without delay and charged to Renter.
3. If equipment is not returned to Owner on Equipment Return Date at specified time Renter shall be responsible for additional rental charges.
4. Renter shall be responsible for any lost revenue and/or damages suffered by Owner for late return and/or non-use resulting from lost, stolen or damaged equipment.
5. Renter authorizes StageLive Productions, LLC to automatically debit card on file for any unpaid balance, equipment damage, replacement charges and / or lost revenue at any time on or after Equipment Return Date. If total amount due exceeds total daily chargeable amount of card Renter authorizes StageLive Productions to divide total amount due and charge card multiple times on different days until total amount due is paid in full.
6. Payments shall be made in the form of Cash, Credit / Debit Card, Certified Check, or Money Order. Business checks will NOT be accepted. Upon signing this Agreement Renter agrees all payments are NON-REFUNDABLE. Renter shall be responsible for 100% full payment even if Owner does not provide equipment to Renter as a result of a cancelation by Renter.
7. Deposits shall processed for a refund within 10 days of return of equipment by Renter to Owner less any outstanding balances / charges owed to Owner by Renter. If there are any outstanding charges owed to Owner by Renter Owner shall apply deposit to balance and charge Renter any additional amount due or return any remaining deposit amounts.
8. Renter agrees not to use rental equipment in the commission of any crime or violation of any Federal, State or Local laws.
9. Renter hereby indemnifies and holds Owner harmless from and against any losses, damages, liabilities or expenses, including, without limitation, reasonable attorney’s fees, incurred or suffered by or threatened against Owner in connection with or as a result of any claim for death, personal injury and/or property damage or deliberate act or omission or the negligence of Renter or otherwise brought by or on behalf of any third party person, firm or corporation as a result of or in connection with the rental of equipment including, but not limited to equipment failure and/or malfunction.
10. Renter shall obtain and maintain, at their sole cost and expense, and keep in full force and effect during Rental Term equipment damage / inland marine insurance coverage to cover any and all lost, stolen or or damaged equipment rented to Renter by Owner and shall name

StageLive Productions, LLC as an additional insured and / or payee and Certificates of Insurance shall be provided to Owner prior to Renter taking possession of rental equipment.

11. Renter shall not sublease any rented equipment.
12. Renter shall pay Owner all costs and expenses, including attorney's fees, incurred by Owner in exercising any of its rights or remedies herein or enforcing any any of the terms, conditions, or provisions hereof.
13. If any provision of this Agreement is held unenforceable, then such provision will be modified to reflect Owners intentions and all remaining provisions of this Agreement shall remain in full force and effect.
14. This Rental Agreement constitutes the entire agreement between Owner and Renter and it shall not be amended, altered or changed except in writing and signed by both Parties.

SIGNATURE REQUIRED:

Date: _____

By: _____
Renter Signature

Printed Name & Title: _____

Company Name: _____

Equipment Being Rented

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Note: Equipment make and /or model may be substituted for comparable or better equipment.