

Equipment Rental Terms & Conditions Contract

Rental Period

- All rentals are minimum one day & are billed in one-day increments. Rental fee is charged for a time rented, not time used.
- Rental period begins when renter obtains possession of equipment and ends the day the equipment is returned.
- Pick-up BEFORE 3 pm and return within 24 hours for 1 day rental charge.
- Pick-up AFTER 3 p.m. and Rental begins next day.
- Return must be made before 11am next day.
- Term of rental agreement & daily rate charges continue until equipment is returned to Litebox Creative in the condition it left. (see Deposits)
- Weekly rentals are billed as 3 days. Electronics and lighting that contain sensitive & expendable components are billed as 5 day and will be noted.
- Weekend Rental - Pick-Up rental after 3pm on Friday and return rental the following Monday before 11am and pay for 1 Day Rental.

Charges

- Late returns will be billed at a full day rate until all equipment is returned in working order.
- Renter is responsible for all fees related to pick-up and delivery of rental equipment.
- Rental pricing and equipment offerings are subject to change at any time without notice.
- Cancellations made within 12 hours of reservation are free of charge, unless conflicting with 48 hours of rental period. Cancellations made after 12 hours of reservation will result in a half day charge, unless conflicting with 48 hours of rental period. Cancellations made less than 48 hours in advance will result in a full day rental charge.

Deposits and Documentation

- A deposit for the full replacement value of rented equipment or Provide a general liability certificate with minimum liability limits of 1mil each occurrence and 2 mil aggregate. And, Litebox must be listed as certificate holder and additional insured.
- Deposits can be secured through Visa, MasterCard, AMEX or cash. If using a certificate of insurance as a deposit method, a credit card is required for the deductible.
- Cardholder must be authorized to sign for full value of equipment replacement.
- Deposit is refunded upon return of equipment in the same condition as when originally rented out.
- Deposit applied against amounts owed on rental fees; equipment lost, stolen or missing; damages, repair fees and broken parts.
- All rentals require a clear photocopy of the front and back of a valid drivers license and credit card.

Insurance

- Renter accepts full liability for any loss, damage or cost of repair.
- Insurance coverage for all equipment is the responsibility of renter during entire possession period, including shipping both directions.
- A certificate of insurance naming Litebox Creative, LLC as the Loss Payee is required on all rental items with a replacement value of items total.

Loss or Damage

- All equipment is tested and examined in accordance with reasonable industry standards prior to each rental and upon return of equipment. Any problems with equipment must be reported immediately. Problems reported after return of equipment may be considered damage caused by renter during rental period.
- The renter is solely responsible for loss or damage of rental equipment while in renter's possession. Renter accepts full liability for any loss or repair costs of rental equipment while in renter's possession.
- Renter assumes full responsibility for all rented equipment and agrees to compensate Litebox Creative for full replacement value of any equipment lost, stolen or missing. Any equipment not returned within three days of due date without prior notice by renter, may be considered lost, stolen or missing unless arrangements have been made to extend the rental term. At such time of loss, renters' credit card will be run for 100% of the equipment replacement value and/or insurance claim.
- In cases of repair or loss, renter pays full day rate until equipment is fully repaired or replaced. Replacement charges applied for missing or broken parts.
- If equipment is malfunctioning or in need of repair, renter should notify Litebox Creative immediately. Equipment should be repaired only through Litebox Creative; renters should never attempt to repair with their own resources. In the case that equipment is returned in need of repair without prior notice, Litebox Creative will secure the full replacement value of equipment on renter's credit card, plus daily rental rate until repair is complete.

Representations, Warranties and Agreements:

- Renter has selected the Equipment without relying upon any suggestion or recommendations of Rental Company and renter understands and agrees that Rental Company assumes no responsibility for the Equipment as being fit for any particular purpose
- Litebox Creative is not responsible for losses, damages or liability (including special actual or consequential damages, or lost wages or profits) in the event that equipment does not function or is not used properly.
- Renter agrees to indemnify and hold Litebox Creative harmless from any loss, damage or liability resulting from the use of the equipment during the term of agreement.

Entire Agreement

- Renter agrees that they have read and fully understand and accept all provisions of this agreement prior to executing this agreement. The signed rental contract together with these Terms and Conditions constitute the entire agreement between Litebox Creative and renter. In the event of conflict between any terms or provisions of the rental contract and these Terms and Conditions, the terms and provisions of these Terms and Conditions shall govern and control. Any changes must be made in writing and signed by both parties. If renter is a corporation or other entity, the person executing the Rental Contract represents and warrants that he/she has full power and authority to execute the Rental Contract on behalf of the entity and bind such entity to the agreements, terms and conditions hereof. Renter acknowledges that a photocopy or electronic version of this document shall constitute the same consent as an original.

Applicable Law

- This Agreement will be deemed to be executed and delivered in the State of Arizona and to venue in Maricopa County, Arizona. This Agreement shall be governed by the laws of the State of Arizona.

AUTHORIZED SIGNER:

Print Your Name:_____
Signature:_____
Date:_____
Title:_____
Company Name: