



**A-CAMERA CINEMA  
RENTALS, LLC**

## **Rental Agreement**

This Rental Agreement ("Agreement") is entered into on [Date] between Camera Cinema Rentals LLC, located at 1958 W. New Hampshire St, Orlando, FL 32804, contact number 407.297.1810 ("Rental Company"), and the undersigned Customer:

### **Customer Details:**

Name:

Address:

Contact:

Job Name:

Job Number:

Prep:

Shoot Dates:

Return Date (By 10 AM):

### **Terms and Conditions**

1. **Representations, Warranties and Agreements:** Customer acknowledges that the Equipment was selected by them and without any reliance on suggestions or recommendations from Rental Company. Rental Company warrants that the Equipment is in good working order at the inception of the rental. Customer agrees to comply with all manufacturer's specifications regarding the safe use of the Equipment.
2. **Testing:** Customer acknowledges that they have inspected and tested all Equipment at the time of rental and found it acceptable.
3. **Non-Working Equipment:** Customer shall notify Rental Company immediately of any malfunction or damage to the Equipment. Rental Company will provide substitute Equipment if available, otherwise, the rental charges for non-working Equipment shall be abated.
4. **Technician/Operation:** Customer shall only allow qualified technicians or duly licensed personnel to use the Equipment in accordance with manufacturer instructions.
5. **Risk of Loss:** Customer assumes all risk of loss except for loss due to Rental Company's negligence. Customer is responsible for transportation costs and risk of loss during transit unless provided by Rental Company.
6. **Storage:** Customer bears the risk of loss for all property stored or transported by Rental Company for Customer's use.



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7. **Insurance:** Customer must maintain insurance covering all Equipment rented, providing evidence of coverage before taking possession. Customer shall be liable for any uninsured losses.
8. **Missing and Damage:** Rental Company shall provide a list of missing or damaged Equipment within three business days of return. Customer shall have the option to verify the Equipment physically.
9. **Clearing of Data:** Customer is responsible for clearing any data on the Equipment before return, authorizing Rental Company to clear it upon return.
10. **Title:** Customer acknowledges Rental Company's ownership of the Equipment and agrees not to encumber it.
11. **Default:** Customer's failure to make payment, obtain or maintain insurance, or insolvency constitutes default, allowing Rental Company to terminate the agreement and repossess the Equipment.
12. **Indemnity:** Customer agrees to indemnify Rental Company against claims arising from Equipment use. Rental Company agrees to indemnify Customer for bodily injury or property damage claims resulting from Rental Company's negligence.
13. **Entire Agreement:** This Agreement constitutes the entire agreement between the parties. Any changes must be made in writing and signed by both parties.
14. **Governing Law:** This Agreement is governed by the laws of the State of Florida. Any disputes shall be resolved in the State of Florida.
15. **Definitions:** "Customer" refers to the entity identified on page 1, "Equipment" refers to the listed equipment, "Rental Company" refers to the entity identified on page 1, and "Vehicle" refers to listed conveyances.

By signing below, Customer agrees to the terms and conditions set forth in this Agreement.

**Customer Signature:** \_\_\_\_\_ **Date:** \_\_\_\_\_

**Print Name:** \_\_\_\_\_