

Rental Proposal:

Proposal/Reservation Details

The Lighting League LLC Rental Agreement and Conditions

Labor

If Labor is quoted, Full day labor rates are based on a 10 hour day. Overtime rate is 1.5x from 10 to 12 hours and 2x after 12 hours. Expenses, i.e., meals, parking, mileage will be included in final invoice. Meal penalties shall be according to standard guidelines.

Rental

Customer hereby rents from LL, and LL rent to the Customer, the items of equipment described on the order for the term stated within. Any equipment not returned at the due date shall be considered late and charged at the standard daily rate without discount, unless otherwise agreed to.

Cancellations

Cancellations of 'Book or release' confirmations (bookings) greater than 48 hours from the shoot time are charged 10% on equipment and 100% of crew days rates unless the crew finds other work. Cancellations made within less than 48 hours of shoot time are charged a cancellation fee of 25% on equipment and 60% of crew day rates for all confirmed (booked) days. Cancellations made within less than 24 hours of the shoot time are charged a cancellation fee of 50% on equipment and 100% of crew day rates for all confirmed (booked) days.

Price Validation

All quotes valid for 30 days unless otherwise noted. Client must provide - Insurance certificate, signed rental agreement and payment information to book and hold services, stage and/or equipment.

The lessee, whose name and authorized signature appears on the agreement, hereby rents from The Lighting League, LLC (LL) the equipment, studio, grip truck and services described in this document, and acknowledges receipt of said equipment in good working order.

Payment Terms

Payment is Cash on Delivery (COD) for new customers. For established customers with a good payment history, Payment is Net 15 days for established clients. Net 30 terms must be applied for. A financing charge of 1.5% per month will be applied to all accounts after 30 days.

Liability

Lessee hereby agrees to indemnify and hold harmless LL, it's offices and employees from all claims, suits, damages, losses, liabilities (including worker's compensation for lessee's employees, agents and contractors either full-time or day-hired), including attorney fees for loss of life or injury to any person, damage to property or other damages or losses whatsoever, resulting directly or indirectly from a cause or occurrence in, upon, at or from the use of rented equipment or facilities, including but not limited to such damage or injury which may be caused by the negligence of LL, it's agents, offices or employees. You agree to indemnify, defend and hold harmless LL its officers, directors, employees, agents, licensors, suppliers and any third party equipment providers to LL from and against all losses, expenses, damages and costs, including reasonable attorneys' fees, resulting from any violation of this agreement (including negligent, users inability to properly operate equipment or wrongful conduct) by you or any other person utilizing the services or equipment.

Other Property

The Lighting League, LLC is not responsible or liable at anytime for any equipment, props or other items personal or sub-rented that is brought in by lessee and/or associates.

Damaged Equipment or Facility

Our equipment and facility rentals are offered for inspection and testing at the time of rental. All equipment and facilities are rented in good condition and are to be returned in the same condition. Any repair work necessary shall be paid by lessee. If equipment or parts of facility are damaged beyond repair lessee shall pay full replacement price. Lessee may be charged for loss rental revenue while said equipment or facilities are out of commission.

Legal Action

Any dispute under or pursuant to this agreement shall be controlled by New Jersey State Law. Should lessee default, or fail to perform under any provisions herein, lessee agrees to pay reasonable attorney's fees and other costs actually incurred by LL in enforcing such provision. This agreement involving equipment, facilities, and services shall not be amended or modified except by mutual agreement, in writing, signed by both parties.

I understand that equipment left in vehicles or other will invalidate my insurance and make me wholly responsible for its replacement and lost revenue costs.

Renter assumes all responsibility for loss, theft or damage to rented equipment.

Date ___/___/___

Authorized Signature/Company Representative

Print Name and Title