



EQUIPMENT RENTAL AGREEMENT TERMS AND CONDITIONS

This Equipment Rental Agreement is effective between DSF Rentals ("Owner"), organized under the laws of Texas, with offices at 2430 Montana Ave., and Renter. Owner and Renter are hereinafter collectively referred to as "Parties".

Pick up date is the date you choose in the checkout form. All pickups are at 5pm. Drop off date is the date Renter chooses on the checkout form. All drop offs are between 10am and 12pm. If Renter does not return all gear by 12pm, it is considered late. DSF Rentals will charge a one day rate late fee for the gear you rented.

Renter will pick up gear in person and will provide a valid ID and credit card for DSF Rentals bookkeeping needs. A certificate of insurance under the name of DSF Rentals will need to be provided if available. If Renter needs to extend the time of the rental duration, he/she must contact Owner if the item is available for the requested time for the extension.

Renter will be held liable from when the gear is received until the gear is back at Owners possession. If the Renter fails to notify the Owner that the gear has not worked in his/her possession, the Renter is liable for the damages or loss of the gear. Minor scratches, scuffs, or wear and tear on the exterior of the gear is not considered damages, however anything more such as malfunction, failed wiring, cracked, dent, bent, or missing is considered damages and will be held liable from Renter. All damages, loss, or theft of gear will be held liable by Renter and will result in charges on Renters credit card scanned by Owner or a claim will be submitted if a certificate of insurance was provided by Renter. Renter authorizes DSF Rentals to charge credit/debit cards on file for future transactions.

Owner will only reimburse money to Renter if the rental order is canceled with at least 24 hours notice. Renter will be refunded the total amount minus a refund service fee (2.9%+.30 cents per transaction). If the order is canceled with less than 24 hours notice, Owner will charge a 1 day rental on all items requested. Owner will not return money, reimburse, or give store credit to Renter if items are returned early. It is solely Renter's responsibility to rent for the exact dates he/she needs the rentals for. Owner is not responsible for making sure rented equipment fits Renter's needs but will do their best to make sure it does through customer service.

Replacement Value, is as stated in the website per unit and in the invoice. It is the Owner's discretion to determine if any gear is damaged or non-functional. No alterations to Owner's gear

by Renter are allowed. In the event of any equipment being damaged, misplaced, lost or stolen, Renter grants Owner authorization to automatically charge his/her credit/debit card on file for any and all damages, as well as any misplaced/stolen items.

All payments made by Renter to Owner are non-refundable. If Renter wishes to extend their rental days, Renter must request an extension from Owner. It is at Owner's discretion whether the extension is granted. In the event an extension does occur, Owner will invoice Renter for the extension. All extension payments are non-refundable.

By checking off the Terms and Conditions box in the checkout form, Renter is agreeing to all Terms and Conditions put forth by the Owner.