

## Rental agreement

Client \_\_\_\_\_

The following are the terms and conditions of your rental provided by Coastal Satellite DBA Coastal Media Group (hereafter referred to as CMG):

1. All equipment is rented in good condition with any prior damages or wear and tear noted. Equipment is expected to be returned in the same condition it was rented in, aside from wear and tear associated with normal operation. Equipment may ONLY be operated in the manner that it was intended by for the consumer. No modifications to equipment may be made. Equipment may not be disassembled at any time. Any changes or adjustment should be made only by CMG personnel. Should equipment be found to have been opened or modified, renter is responsible for all CMG costs in the inspection and repair of said equipment. Equipment must be transported and stored in a manner which protects equipment from any hazardous conditions. Renter is responsible for all safe handling from time of delivery to time of return to CMG.
2. All equipment named in invoice is property of CMG and shall remain so. Renter may not deface, remove, or cover any identifying logos or bar codes. If goods are sold concurrent with rental, a separate invoice shall be prepared.
3. Payment: Invoice provided to renter details all rates for rental time quoted. Should rental dates exceed those previously agreed upon, renter MUST contact CMG immediately. Any rental days additional to those previously agreed upon are subject to additional fees and charges, or returned at CMGs choosing.
4. All legal issues are to be handled by the State of California and/or all authorities relevant to the matter.
5. All rentals must be paid promptly. Outstanding payments are subject to a 5% service charge per month if not paid within 60 days of payment due date. CMG reserves right to bill renters credit card after 60 days for amount due.
6. All rentals must be accompanied by a certificate of insurance covering the value of equipment rented. CMG should be named as additional insured & loss payee. Insurance should cover damage, liability, and loss while in renter's possession. Equipment WILL NOT be rented without proof of insurance. Renter must inform CMG of any changes to insurance status.
7. Renter assumes all liability of equipment in their possession, and releases CMG from any responsibilities resulting from injuries, damages, or death from time of pick up until time of return to CMG. All equipment is prepared and tested to customer specification prior to rental and is expected to be operated within its design limitations. Should renter deem any equipment unfit for operation, they should refuse it at time of delivery. By accepting equipment delivery, renter hereby releases CMG from any warranties or guarantees. Should renter sub-rent equipment to another party, renter is still responsible for all liabilities and loss during this time. Any damages or costs during rental are responsibility of renter. Option to repair or replace equipment is at the discretion of CMG.

I have read and agree to above terms and conditions, and hereby accept all responsibilities listed above as "renter". These terms and conditions shall apply to all future rental transactions between CMG and renter.

Signed: \_\_\_\_\_

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

Date: \_\_\_\_\_