



Rental Agreement

The renter shall, at his own cost and expense, during the term of the rental, keep and maintain, in his own custody, at the aforesaid address, the equipment in good state of condition and repair, reasonable wear and tear excepted, and shall at the termination of the rental replace such of the said equipment as may be lost, stolen or missing or broken or damaged, otherwise than by reasonable wear and tear, by others of similar nature and of equal value or shall pay to the owner compensation on account of any of the said articles which may be lost, stolen or missing or broken or damaged at their full replacement value.

The renter further agrees to an insurer of the equipment for the period that the equipment is away from the premises of AV Actions, inc. (hereinafter described as AVA), against any loss whatsoever and to assume full responsibility for all the equipment rented, and also agrees to compensate AVA to full value, should said equipment be lost, stolen or missing or broken or damaged by any cause whatsoever, whether due to renter's fault or not.

The renter further agrees to compensate the owner in rent for any time lost as a result of replacement or the necessity for making repairs on said equipment lost, stolen or missing or broken or damaged otherwise than as a result of the reasonable wear and tear.

The equipment herein shall be delivered and returned by the renter at this own risk, cost and expense. Rental of all equipment taken out must be paid for the period of time until it is returned to AV Actions, Inc. No allowance will be made for the reason that any part of it was not used.

The renter shall, at his own cost and expense, for the benefit of AVA, immediately insure the said equipment for the full value against loss, or damage by fire, theft, water, or act of God, in a qualified, reputable insurance company and shall deliver the said insurance policy to AVA, together with the receipt for premiums there under. If AVA, by reason of such insurance against loss or fire, theft, water, or ac of God, shall receive any sum or sums of money, such amounts may be retained and applied by it toward the repair or replacement of said equipment, or it may remove the damaged equipment and, n lieu thereof, substitute new equipment of like kind and quality and ay such equipment whether repaired or AVA, I , the Renter, hereby assign all of my right, title and interest in and to the policies of insurance, if any, which cover the leased equipment unto AVA.

It shall be lawful for the owner or its agents at all reasonable times to enter the premises upon which the equipment is kept for the purpose of viewing the state and condition of said equipment.

If the renter shall default on any of the terms, covenants and conditions herein, or in punctually making any of the payment aforesaid, or if any execution or other writ of process shall be issued in any action or proceeding against the renter, whereby the said equipment may be seized or taken or distained, or if a proceeding in bankruptcy, receivership or insolvency shall be instituted by or against the renter or his property, or if the renter shall enter into any arrangement or composition with his creditors, or in the event any judgment is obtained against the renter, then and in any such event AVA shall have the option to retake immediate possession of said equipment and, for such purpose AVA, its agent or employees, may enter upon any premises where said equipment may be, and remove the same therefrom, with or without force and with or without notice to retake the same, without notice of intention to retake the same, without being liable to any suite or action or other proceeding by the renter.

Upon AVA retaking possession of the said equipment, pursuant to the provisions of the preceding article hereof, this agreement shall thenceforth terminate without prejudice to any right or claim for arrears of rent, if any, or an account of any preceding breach or breaches of this agreement, or loss of rental for the balance of the unexpired term herein, or for any other claim that AVA may have against the renter.

Equipments shall at all time remain under the immediate control, supervision and direction of the renter personally. The renter agrees not to remove or cover the tag or nameplate on the equipment showing ownership in AVA or any other identifying marks.

The renter does hereby grant AVA an option to terminate agreement on 24 hours written notice by registered mail or personal service. On the ccurrence of event, the renter shall immediately return to AVA at the renter's risk and expense, the equipment, in the same condition as when first rented, and AVA shall, thereupon, upon said receipt, refund the unexpired portion of the rental.

The renter agrees to pay all reasonable attorney's fees and costs incurred by AVA in protecting its right or property under this agreement. The acceptance of the return of the rented equipment is not a wavier by AVA of any claim that it may have against the renter, nor a waiver by AVA of any claims that it may have against her renter, nor waiver of claim for latent of patent damage to the equipment. No terms, representation of warranty, express or implied, not herein set forth in writing shall be sued, credit for rigging drapery shall be given to AVA.

The renter agrees not to pledge, mortgage or in any way encumber the property rented herein.

The Customer agrees that discount price will be forfeit after 30 days if the payment did not meet the Deadline

Customer Print:

Date :

Customer Signature:

Date :



Audio Visual Actions, Inc.
3919 Wheeler Ave, Alexandria, VA 22304
Phone: (703) 751-1010 | Email amy@avactions.com

CREDIT CARD AUTHORIZATION FORM

Company: _____


Address: _____ City: _____ State: _____ Zip: _____

Contact Name: _____

Phone: _____ Fax: _____

E-Mail Address: _____

Credit Card Information:

Type:     Issuing Bank _____

Card #: _____ CVV/CVV2 Code: _____

Name on Card _____ Exp. Date: _____

Address Card Bill to: _____ City: _____ State: _____ Zip: _____

Total amount: _____

I hereby authorize Audio Visual Actions, Inc. to process the above credit card for full payment of all or any rental, extended rental, or loss & damage charges incurred by me and/or my Company. When signed, this document will serve as "Signature on File" for all rental agreements in my name and/or in the name of my company.

This agreement may be terminated by either party within 30 days' written notice or upon the expiration date of the credit card, whichever occurs first. Any outstanding balance owed can and will be charged to my credit card. In the event no further charges can be processed on my credit card for any reason, I agree to be personally responsible to pay those charges to Audio Visual Actions, Inc.

Signature: _____ Date: _____

[Check here if you already have an account with us and are just changing credit information.](#)

Please Email this form to: AV Actions, Inc.
Attn Amy Lopes: amy@avactions.com