



Equipment Rental Agreement

2-RENTAL PERIOD.

The rental period will start on _____ (begin date) and will end on _____
by and between _____ (the "Lessor").

3-RENTAL RATE.

The lessee agrees to pay the amount of _____ (AMOUNT IN NUMBERS)

_____ (AMOUNT IN LETTERS)
to the lessor as rent for the equipment.

4-ADDITIONAL CHARGES.

Additional charges shall be added in the event the equipment is damaged, missing any parts,
or returned later than _____.
_____. The lessee shall pay to the lessor an
additional amount of _____ (AMOUNT IN NUMBERS) _____
_____ (AMOUNT IN LETTERS)
per day for each day the equipment has not been returned, in addition to the rental fee.

5-CARE AND OPERATION.

The equipment may only be used and operated in a careful and proper manner. Its use must
comply with all laws, ordinances, and regulations relating to the possession, use, or
maintenance of the equipment.

8 SECURITY DEPOSIT

In addition to the other fee, the tenant shall pay a security deposit of _____
dollars to _____

_____ within _____ days of the date this agreement is signed.
The tenant shall be required to pay the security deposit to _____

_____ within _____ days of the date this agreement is signed. The security deposit shall be used to pay for damages to the property caused by the tenant.

Get full access to this template.

By filling the form below. 

Get the template



9 CONDITIONS OF EMPLOYMENT

The terms of the contract shall be subject to the conditions of the agreement and the tenant shall
accept the conditions of the agreement.

8. MAINTENANCE, REPAIRS AND LOSS

The lessee agrees to keep and maintain the equipment clean and in good working order during the term of the rental agreement. In the event any equipment is lost or damaged beyond repair, the lessee shall pay the lesser the replacement cost of the equipment.

9. WARRANTIES

The lessee is responsible to purchase insurance for the equipment with limits adequate to cover against fire, theft, collision, and other risks as an independent and exclusive basis.

Get full access to this template.

By filling the form below. 

[Get the template](#) 

10. ASSIGNMENT

Except for the damage, repair or losses due to the lessee's acts or negligence, the lessee, in the event permitted by law, will indemnify and hold the lessor and the lessor's property, firm and partners, their agents, the lessee, lessee's agents, heirs or assigns of any person, including the lessee, or the lessee's assigns, harmless, arising from the lessee using and possessing the equipment or from the acts or omissions of any person or persons, including the lessee, using or possessing the equipment with lawful purposes or regular contract.

1. SCOPE OF AGREEMENT

This agreement constitutes the entire agreement between the Parties and represents the full understanding or representation of any work performed by the Parties under this agreement. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this agreement. This agreement may be modified or amended only if agreed to in writing by both the Parties and signed.

Get **full access** to this template.

By filling the form below. 

Get the template 

By accepting and signing this contract, you agree to the following terms and conditions. This agreement is valid for the duration of the assignment and any subsequent assignments.

1. Purpose

2. Scope

3. Terms

4. Payment

5. Confidentiality

6. Termination

7. Dispute Resolution

8. Other

Get **full access** to this template.

By filling the form below. 

Get the template

