



RENTALS • SALES • REPAIRS • PHOTO LAB

606 W UNIVERSITY DR • TEMPE, ARIZONA 85281 • TEMPECAMERA.COM

480.966.6954 • 800.836.7374 • rent@tempecamera.com

Application for Rental Deposit Agreement

Please complete each section of the following application and sign authorization on page 2

Name

Company Name

Address

City, State, Zip

Phone

Email Address

Fax Number

Deposit Methods: (YOU MUST COMPLETE AT LEAST 2 TO BE CONSIDERED)

#1 Visa, Mastercard, Discovery, American Express (Circle)

**Charge Cards only. No
Debit or Check Cards.**

Name on Card

Card No.

Exp. Date

#2 Original Certificate of insurance w/ bond for rentals from Tempe Camera Repair, Inc.

#3 Purchase orders (POs) are an available option for corporations. POs must be received with the rental value as the total amount of the PO.

Persons authorized to pick up rentals and supplies:

**Please read the following and sign the completed application on the next page.
THIS APPLICATION MUST BE SIGNED TO BE CONSIDERED.**

- The undersigned renter acknowledges that in RENTAL AGREEMENTS that are signed by your company, all of the rented items listed on each agreement are received and that you are aware of and agree to all terms listed in the rental agreement as listed below.

- Renter does hereby accept all rental equipment which is rented and acknowledges that said equipment is in good working condition and also agrees to pay, on demand, in cash, the rate herein stated.

- Renter further agrees to take care of said equipment and to use it in a proper manner. Renter also agrees that in the event that any rented equipment is lost or damaged before being returned, to promptly pay the amount equal to the cost

continued on next page

of repair or replacement of said equipment.

• Tempe Camera Repair shall not be liable for any loss or damage of any kind whether caused by negligence or otherwise resulting from any of the following:

• Any delay, detention, late delivery, nondelivery, defect or deficiency in rented equipment, or film or other materials supplied, handled, stored, transported, or possessed.

• At no time will any rental charges accrue toward the purchase of any rental equipment.

• Twenty-four hours constitutes one day rental. Weekend rate is from Friday noon through Monday noon. The weekly rate is for seven consecutive days.

• Prices are subject to change without notice.

• The renter accepts full responsibility for any loss or damage to the rented equipment. Insurance coverage is the responsibility of the renter. Proof of adequate coverage for the full replacement value of the equipment may be required prior to rental.

• Please contact us when you must cancel a rental reservation. We may need the equipment to fill a pending order.

Tempe Camera reserves the right to charge for late cancellations.

• Tempe Camera Repair, Inc. makes every attempt to ensure that all equipment is working properly and that batteries are charged for the renter. The renter is ultimately responsible for making sure that they have received the proper equipment, that their batteries are charged and the equipment is working properly.

Expertise Required

It is the renter’s responsibility to obtain the necessary expertise to operate rental equipment. In renting equipment, the undersigned acknowledges they have adequate knowledge and expertise in its safe operation. Tempe Camera Repair (TCR) provides basic instruction in the use of rental equipment. Instruction manuals are available.

Digital Imaging Equipment

In renting Digital Imaging equipment the undersigned acknowledges they have adequate expertise in both the operation and use of their computer and software, and furthermore, accepts the responsibility for the use and installation of rented software with their personal equipment, and agrees not to hold TCR liable for any losses due to incompatibilities of equipment and/or software.

(TCR’s lab has a digital media transfer service available for renters who are unable to transfer digital images from cameras to their computers.)

Risk

Renter’s use of rental equipment and software is at their own risk. TCR is not responsible for any inadequacies, incompatibilities or ineffectiveness of rental equipment in achieving renter’s intended purpose. Under no circumstances is TCR liable for the outcome of the renter’s efforts — neither through the use of rental equipment nor any instructions received.

Loss or Damages

Due to the sophisticated nature of the equipment being rented, it can be rendered nonfunctional in ways not immediately apparent without specialized testing. Therefore, the renter agrees to remain liable for repair or replacement costs due to loss or damage of the equipment incurred while in the renter’s possession.

THE UNDERSIGNED RENTER AGREES TO THE ABOVE CONDITIONS. ALL EQUIPMENT LISTED ON ANY FUTURE CONTRACTS RENTED BY THE SIGNER, OR THOSE DESIGNATED BY THE SIGNER AS THEIR AGENTS, IS THE RESPONSIBILITY OF THE SIGNER.

FAILURE TO RETURN RENTED PROPERTY WITHIN 72 HOURS OF THE DUE TIME/DATE IS THEFT FOR WHICH A.R.S. 13-1806 PROVIDES A MAXIMUM CRIMINAL PENALTY OF 1.9 YEARS IMPRISONMENT AND/OR A FINE OF NOT MORE THAN \$150,000.00 (CLASS 6 FELONY).

Upon acceptance of application for rental deposit agreement, a verification will be mailed or faxed with your customer ID.

By Signing, I hereby acknowledge and agree to all the information on all pages of the rental agreement.

X

Signature

Date

Please print name