

# RENTAL AGREEMENT

This agreement by and between ("Customer") \_\_\_\_\_  
at the address of \_\_\_\_\_  
and Steven Jared Mangurten ("Vendor") of 11022 Aqua Vista St #12, Studio City, CA  
91602, is entered into on the day and date hereinafter set forth.

1. **Term of Agreement.** The parties do herein bind themselves to the terms of this Agreement in regard to all equipment rented by Customer from Vendor from the date of this Agreement.

2. **Non-Exclusivity.** This is a nonexclusive Agreement; nothing herein contained shall obligate Customer to rent from Vendor, nor Vendor to rent to customer during the life of this Agreement. However, during the event of any rental transactions this Agreement shall govern until it has been modified, terminated or replaced.

3. **Price.** Unless otherwise agreed to, list prices apply to all rentals. An invoice from Vendor will accompany all rentals. Discounts given on one rental are not grounds for precedent on a subsequent rental. Payment is due upon customer's receipt of equipment unless otherwise agreed to. Payments made by PayPal will incur an additional 3% fee.

4. **Warranty of Authority.** Customer hereby warrants that any person which it directs or allows to receive equipment from Vendor and who shall sign for acceptance of said equipment is authorized by Customer to do so. Customer herein waives any obligation on the part of Vendor to confirm said person's authority to act on behalf of Customer.

5. **Maintenance of Equipment.** The Customer agrees to keep and maintain all of the rental equipment in good condition and assumes full responsibility for all the equipment and supplies until the rented items are returned.

The Customer agrees not to remove, cover, alter or deface any tags, serial numbers or nameplates on the equipment.

6. **Insurance.** The Customer agrees to obtain, at Customer's own expense, all-risk insurance coverage equal to the replacement value without deduction for depreciation of the rented equipment. Said insurance policy, must be under Customer's name. The Customer must insure the equipment before it can leave Vendor's premises and must include in-transit/shipment insurance coverage. The Customer agrees to provide written certification and proof from Customer's insurance company of an all-risk policy naming Vendor as a loss payee for any and all claims including coverage of the equipment while in possession of a common carrier during shipment.

**7. Uninsured Activities.** The customer is obligated to inform Vendor of any intended activity that may compromise the terms of a standard rented equipment insurance policy. Such activities may include but are not limited to international travel, underwater shooting, above water shooting, or aerial shooting. Vendor reserves the right to refuse rental to a Customer who intends to use the equipment in any manner not covered by their insurance policy.

**8. Lost and/or Damaged Equipment.** In the event of any loss or damage to the rented equipment, the Customer agrees to pay the rental rate during the period of time Vendor is deprived of the equipment and until such time as it is repaired and/or replaced.

The Customer agrees that the value of the rented equipment, in the event of damage and/or loss requiring replacement rather than repair of said equipment is the replacement value as determined by the manufacturer's list price at the time of said loss.

**9. Inspection of Equipment.** The Customer acknowledges that Customer's agent (as defined in paragraph 4 above) by executing an Inventory Checklist for particular equipment warrants on behalf of Customer that the equipment has been examined and tested by Customer and that the same is in good working order and condition.

In the event equipment is shipped to Customer, Customer's failure to notify Vendor of any defects or problems with equipment within 24 hours of receipt shall be conclusively deemed as acknowledgment that all equipment has passed customer approval and is in good working order.

**10. Indemnification and Hold Harmless.** The customer agrees to assume full responsibility and liability for the safekeeping and return of all rented equipment accepted by Customer as shall be set forth in the Inventory Checklist. Customer agrees to indemnify and hold harmless Vendor from any and all liability, claims, damages, costs and expenses arising from Customer's use, misuse and/or possession of the rented equipment.

**11. Exclusion of Warranties.** Customer herein acknowledges that all equipment to be rented from Vendor will be as a result of customer's sole selection, discretion and opinion as to equipment which it requires. All equipment is accepted by customer "as is". No warranties or representation are made by Vendor of any type or nature whatsoever, expressed or implied, regarding the performance of cameras, services, supplies, film, or other equipment rented.

In no event shall Vendor be responsible or liable to customer or anyone else for any damages, including lost profits, lost savings or other direct or indirect incidental or consequential damages arising out of the use or inability to use any equipment rented or the alleged breach of any agreement described herein, even in the event that Vendor has been advised of the possibility of such damages.

12. **Sub-Rented Equipment.** In the case that Vendor sub-rents equipment from another company for the specific purposes of being used by the customer during the period of their rental, said equipment is subject to the terms of this agreement. Sub-rented equipment is the customer's responsibility from the time that they pick up the equipment from Vendor, until the time that they return the equipment.

13. **Returned Equipment.** Acceptance by Vendor of the return of rented equipment does not waive any claims that the company may have against the Customer for patent, latent or hidden damage to the equipment. Vendor shall have a reasonable period of time after return of said equipment to discover said damages.

14. **Inspection/Repossession of Equipment.** The Customer agrees to admit Vendor or any agent of Vendor to enter the premises upon which equipment is kept for the purposes of checking the condition of the equipment and/or for repossessing the equipment in the event the Customer is in default of any term of this Agreement whatsoever.

15. **Exclusive Possession/Non-Assignability of Lease.** The Customer shall not sublease or loan the equipment or assign this Agreement to any other persons, firms or corporation and said equipment shall at all times remain under the immediate, exclusive control and direction of the Customer.

16. **Cost of Shipment.** When required, Vendor shall arrange for shipment of rental equipment to Customer and any and all shipment costs incurred by Vendor shall be a charge included against Customer's account.

17. **Miscellaneous Provision for Liens, Charges, etc.** The Customer specifically acknowledges Vendor's ownership of the equipment and agrees to keep the equipment free of all liens and encumbrances. The Customer agrees that he/she shall be liable for all taxes, transportation charges, duties, broker fees and any and all other costs imposed upon the equipment.

18. **Scheduling.** Unless otherwise specifically addressed and agreed to, customer will be able to pick up the equipment on the day prior to the rental period between the hours of 12pm and 5pm. Likewise, the customer must return the equipment before 10am on the day following the rental period. Vendor reserves the right to charge late fees for any unexpected tardiness.

19. **Governing Law.** This Agreement and all the rights and liabilities of the parties hereto shall be governed by and construed in accordance with the laws of the State of California.

20. **Headings.** The headings as to the contents of particular paragraphs of this Agreement are inserted for convenience and reference only and shall not be construed as a part of this Agreement nor be considered in construing the terms hereof.

21. **Entire Agreement.** This Agreement sets for the entire understanding and agreement between the parties hereto with respect to the subject matter hereof, and cancels and supersedes any prior oral or written agreement between the parties with respect to the subject matter. No alterations, additions, amendments or modifications to this Agreement shall be binding unless made in writing and executed by Vendor.

22. **Construction.** In the event any parts of this Agreement are found to be void, the remaining provisions of this Agreement shall be binding with the same effect as if the void parts were not included.

CUSTOMER DOES HEREIN WARRANT THAT ITS AUTHORIZED AGENT HAS READ THE TERMS OF THIS AGREEMENT, UNDERSTANDS THE SAME AND DOES SIGN IT ON BEHALF OF CUSTOMER AS CUSTOMER'S FREE ACT AND DEED.

THE BELOW SIGNOR FOR CUSTOMER DOES HEREIN WARRANT THAT HE/SHE IS DULY AUTHORIZED TO BIND CUSTOMER TO EACH AND EVERY TERM OF THIS AGREEMENT.

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

CUSTOMER: \_\_\_\_\_

Agent (print & sign) : \_\_\_\_\_

and

Vendor  
Steven Jared Mangurten

