Client Laser Rental Agreement



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Client Laser Rental Agreement
Name
Address
City State Zip
Date of Birth//(MM/DD/YY)
Phone #
Email
Equipment Information Laser Type PRO
MR4 ACTIVet PRO MR4 ACTIVet Laser Shower
Rental Start Date// Rental End Date//
Unit Serial #
Unit Serial #
Payment Type
Client Self Pay Other
Cash Check CC # Exp. Date CCA
Client Acknowledgement
I, (Client Name), certify that the above information is correct and I have read and agreed to the terms of the lease on the back of this form.
Client Name (print):
Client Signature: Date:

Laser Rental Agreement

THIS EQUIPMENT LEASE (Lease) is made and effective this day of, 20			(Lessee).
WHEREAS Lessor desires to lease to Lessee, and Lessee desires to lease from Lessor, certain the control of the			
NOW, THEREFORE, in consideration of the mutual covenants and promises hereinafter stease. Lessor hereby leases to Lessee, and Lessee hereby leases from Lessor, the following		-	
Term. The term of this Lease shall commence on the day of, 20 an			
Rent and Deposit. The weekly rent for the Equipment shall be paid in advance in installm	ents ofdollars (\$) each week, to begin on	
date day of, 20 and end on, 20 Payment shall be sent to L			, or at such
other place as Lessor may designate from time to time. Lessor may levy a late payment c Lessee shall pay a deposit in the amount of dollars (\$) prior to taking posse			
Lessee's performance of all obligations in this Lease.	ssion of the Equipment. The o	reposit will be retained to tessee pr	omptty following
Use. Lessee shall use the Equipment in a safe and appropriate manner and shall comply v	vith and conform to all nation	al, state, municipal, and other laws,	ordinances and
regulations in any way relating to the possession, use or maintenance of the Equipment.	IT N.O.T. I IN AITED TO INADUED	WARRANITIES OF MEDSHANITARII	ITY AND FITNESS
LESSOR DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUFFOR A PARTICULAR PURPOSE.	JI NOT LIMITED TO IMPLIED	WARRANTIES OF MERCHANTABIL	.IIY AND FIINESS
Repairs. Lessee, at its own cost and expense, shall keep the Equipment in good repair, cor	dition and working order and	shall furnish any and all parts, med	hanisms and
devices required to keep the Equipment in good mechanical working order.			
Loss and Damage. Lessee hereby assumes and shall bear the entire risk of loss and damage	e to the Equipment from any	and every cause whatsoever. No los	ss or damage to
the Equipment or any part thereof shall impair any obligation of Lessee under this Lease. In the event of loss or damage of any kind whatever to the Equipment, Lessee shall, at Le	ssor's option		
Place the same in good repair, condition and working order; or	550. 5 optio		
Replace the same with like equipment in good repair, condition and working order; c	r		
Pay to Lessor the replacement cost of the Equipment.	- Fauir-makka in		
Surrender. Upon the expiration or earlier termination of this Lease, Lessee shall return th and tear resulting from proper use thereof excepted, by delivering the Equipment at Less			
in which the same was delivered to Lessee.	ee's cost and expense to such	place as Lesson shake speeny within	the city of country
Insurance. Lessee shall procure and continuously maintain and pay for all risk insurance a			
value of the Equipment, naming Lessor as loss payee, and liability and property damage i			
insured and a loss payee. The insurance shall be in such form and with such company or of with an original policy or certificate evidencing such insurance.	ompanies as snall de reasona	bly acceptable to Lessor. Lessee sna	ill provide Lessor
Taxes. Lessee shall keep the Equipment free and clear of all levies, liens and encumbrance	s. Lessee, or Lessor at Lessee'	s expense, shall report, pay and disc	harge when due al
license and registration fees, assessments, sales, use and property taxes, gross receipts, to			
any penalties or interest thereon, imposed by any state, federal or local government or a	ny agency, or department the	ereof, whether or not the same shall	be assessed
against or in the name of Lessor or Lessee. Indemnity. Lessee shall indemnify Lessor against, and hold Lessor harmless from, any an	d all claims, actions, suits, pro	ceedings, costs, expenses, damages	and liabilities
including reasonable attorney's fees and costs, arising out of, connected with, or resulting			
selection, delivery, possession, use, operation, or return of the Equipment.		-	
Default. If Lessee fails to pay any rent or other amount herein provided within ten (10) do			
any other provision of this Lease required to be observed, kept or performed by Lessee, Le To declare the entire amount of rent hereunder immediately due and payable witho			wing remedies:
To sue for and recover all rents, and other payments, then accrued or thereafter accr			
To take possession of the Equipment, without demand or notice, wherever same ma	y be located, without any cou	irt order or other process of law. Les	ssee hereby waives
any and all damages occasioned by such taking of possession. To terminate this Lease.			
To pursue any other remedy at law or in equity.			
Notwithstanding any repossession or any other action which Lessor may take, Lessee sha	ll be and remain liable for the	e full performance of all obligations	on the part of the
Lessee to be performed under this Lease. All of Lessor's remedies are cumulative, and ma			
Bankruptcy. Neither this Lease nor any interest therein is assignable or transferable by o commenced by or against the Lessee, or if the Lessee is adjudged insolvent, or if Lessee n			
execution is levied on the Equipment and is not released or satisfied within ten (10) days			
Lessee is a party with authority to take possession or control of the Equipment, Lessor sh			
Lease. The Lease shall not be treated as an asset of Lessee after the exercise of said option			
Ownership. The Equipment is, and shall at all times be and remain, the sole and exclusive thereto except as expressly set forth in this Lease.	property of Lessor; and the L	essee shall have no right, title or inf	terest therein or
Additional Documents. If Lessor shall so request, Lessee shall execute and deliver to Less	or such documents as Lessor :	shall deem necessary or desirable fo	or purposes of
recording or filing to protect the interest of Lessor in the Equipment including, but not lir			
Entire Agreement. This instrument constitutes the entire agreement between the parties	on the subject matter hereof	and it shall not be amended, altere	ed or changed
except by a further writing signed by the parties hereto.	or by cartified mail return re	coint requested postage propaid at	t the address
Notices. Service of all notices under this Agreement shall be sufficient if given personally hereinafter set forth, or to such address as such party may provide in writing from time to		ceipt requested, postage prepaid, a	t tile address
If to Lessor:			
If to Lessee:			
Assignment. Lessee shall not assign this Lease or its interest in the Equipment without th	e prior written consent of Les	sor	
Governing Law. This Lease shall be construed and enforced according to laws of the State	•		
Headings. Headings used in this Lease are provided for convenience only and shall not be	used to construe meaning or	rintent.	
IN WITNESS WHEREOF, the parties hereto have executed this Lease as of the day and ye	ar first above written.		
Lessor			
Lessee			