

Collateral Agreement and Credit Card Authorization Form

I	authoriz	e Redman N	lovies & St	ories to use my
Card Holder / Renter				
🗌 Visa	□ MasterCard		Discover	
				/
Card Number*		Security Code		Expires
Billing Address for Credit Card	City		State	Zip Code
and in behalf of I further authorize Redman I	name of Production Company			my agent,
		, and gi	ve said ag	ent the authority
(Renter's Agent / Assistant / Courier)				
to sign the rental agreement pages one and two of Redm				

Initial I understand that, this Collateral Agreement and Credit Card Authorization is to guarantee payment for any damage, repairs, replacement costs and/or rental fees incurred by me or my agents.

Renter/Card Holder Signature

Date

* American Express Credit Card charges will be subject to a 3% processing fee.



1075 South 700 West Salt Lake City, UT 84104 1-800-838-6671 801-978-9292 (SLC) 801-978-2299 (Fax) www.redmanmovies.com

TERMS AND CONDITIONS

Name:	Address:
Job Name:	City, State, Zip:
Est. Start Date:	Phone:
Est. End Date:	FAX:
\square Check here if P.O.s required on all invoices	E-Mail:

Production Co.

The above named individual or entity (hereafter referred to as "Renter") hereby rents from Redman Movies & Stories ("RMS") various pieces of motion picture equipment and accessories upon the terms and conditions herein provided.

1. Title to said equipment shall remain with RMS. Renter has the opportunity to examine said equipment prior to removing it from RMS facilities and agrees that the same equipment signed for at the time of pickup is the correct equipment ordered by renter and that it has been found by the renter or his/her agent to be in good order, condition and repair. Renter agrees to return said equipment to RMS on or before 10:00 A.M. on the scheduled return date, in the same good order, condition and repair and to pay RMS the rental thereon at the agreed to rate. As used herein the rental day shall commence on the day the equipment is delivered to Renter and shall continue until said equipment is returned. Renter agrees to pay one (1) additional rental day if said equipment is not returned by 10:00 A.M.

2. Renter agrees that if any equipment rented hereunder is not suitable for Renter's use, or is defective, or is in need of repairs, that Renter shall have no claim against RMS for damages and renter hereby waives such claims. The parties hereto agree that this waiver is a material part of the consideration for this rental agreement.

3. Renter agrees that if any of the equipment signed for is lost or damaged Renter will repair the same at Renter's sole cost and expense or to pay to RMS the stated value of the same. Until said equipment is repaired and returned; rental for such equipment shall continue to accrue.

4. Renter agrees that Renter will indemnify and save RMS harmless from such claims of all persons that said rented equipment is not suitable for Renter's use or is defective.

5. Renter agrees to operate each piece of equipment rented in accordance with manufacturer's operating procedures. If renter is unfamiliar with manufacturer's operating procedures, Renter is responsible for requesting manufacturer's operating procedures.

6. Renter agrees not to assign or transfer this rental agreement or the property subject to this rental agreement.

7. If renter fails to return said equipment when due or fails to pay the rental therefore, RMS may declare Renter in default and shall have the right to repossess said equipment from Renter and recover all damages, accrued rental, costs and reasonable attorney's fees. Renter hereby waives any claim for loss or damage resulting from said repossession.

8. If within 48 hours after the return of said equipment RMS shall discover that the same has been damaged while rented under this agreement, RMS shall notify Renter of the description of such damage and the amount required to repair the same and the Renter agrees to pay the same on demand.

9. In the event that the Renter is in default under this rental agreement and an action is commenced to enforce any right there under, the prevailing party in such action nay recover from the other, in addition to all other relief, reasonable attorney's fees incurred in said action or proceedings.

10. RMS recognizes that not all companies use Purchase Orders to secure equipment. If Renter or Renter's agents require the use of Purchase Orders, it is Renter's responsibility to clearly inform RMS of this fact and to follow standard PO procedure by formally requesting bids and promptly remitting PO numbers for approved bids before equipment can be picked up.

11. In event that Renter from time to time rents other equipment from RMS the terms and conditions of this rental agreement shall apply to such other rentals.

Signature of Renter or Agent

Date

Print Name

Job Name

NOTES: