



PUSH PLAY PHOTOBOTHS

Hire Contract

1. In this hire contract Push Play refers to the business known as "Push Play Photobooths", which carries on the business of Photobooth hire.
2. By signing this contract, the hirer acknowledges to have this day received delivery of the equipment in good repair and no claim or objection thereafter shall be made admissible.
3. The hirer agrees with Push Play that during the hire period they shall:
 - i. Maintain the equipment in good order and have no authority to authorize repair or other costs.
 - ii. Not part with personal control of the equipment.
 - iii. Not sell, re-hire or lend any part of the equipment unless otherwise agreed.
 - iv. Promptly pay in cash all the charges on the hire contract without demand before taking delivery of the equipment.
 - v. Shall peacefully permit Push Play employees or their agents full access to the equipment always for servicing and if necessary repossession of the equipment if hire conditions are breached.
 - vi. Shall pay Push Play any reasonable costs including legal expenses incurred by repossession of the equipment and recovery of monies owed to Push Play plus all fees and disbursements and charges.
 - vii. Shall not remove nor allow to be removed the equipment from address it is delivered to.
4. The hirer shall be responsible for any loss or damage to the equipment and loss or damaged caused to any person or property because of the hirer's use of the equipment. The hirer shall be responsible from the time delivery is taken until Push Play has taken delivery of all equipment covered in the contract. The hirer agrees to return all equipment in the same condition as it was when rented to them, failure to do so, the hirer agrees to pay full replacement costs of all equipment lost, damaged, or stolen to Push Play within 7 days of the loss, damage or theft. Furthermore, all equipment must be returned clean and in proper working condition.
5. If the equipment is picked up or delivered by Push Play to an agent or persons designated by the hirer, responsibility for care of the equipment shall still rest with the hirer.
6. This agreement constitutes an order for portraiture services, including the taking of pictures. It is agreed that the Hirer is responsible for notifying all those that have their picture taken that unless otherwise specified, it is understood that all rights including editing, printing, duplication, distribution and all other copyright ownership entitlements shall remain the property and authority of Push Play.

Signed (Hirer): _____ Date: _____

Signed (Push Play): _____