

TODAY'S DATE: _____



RENTAL AGREEMENT

BILLING					
Name on Card:					
Phone:			Fax:		
E-Mail Address:					
SHIPPING ADDRESS (Shipping					
Street:		·			
				Zip:	
CREDIT CARD				·	
Credit Card Number:		Exp	oiration Date:		
			Billing Zip Code:		
			= -	the back of a MasterCard/Visa above the signature line.	
WIRE TRANSFERS - CHASE Ba	nk				
Acct #: 199930539 Routing/	Transit #: 322271627				
SWIFT Code: CHASUS33					
Chase Bank address: 2166 Che	estnut St, San Francisco	o, CA 94123-2709			
Tel: (415) 931-3236 eFax: (8	77) 414-0373				
•		Rental-Must Be Comp	leted: From Date:	To Date:	
Rental includes an Iridium satellite	phone, USB adapter with	AC and DC adapter, extra	battery, antenna adapter, mo	obile magnetic mount antenna w/ 5 meter cable, and stolen that a \$1,300.00 charge. Any overage will be billed	
OPTIONS					
CHOOSE YOUR PACKAGE:	Iridium 9555	Iridium 9575	Iridium GO!		
MONTHLY PLAN \$230 p	oer month on Iridium	9555 and 9575 Pho	nes \$250 per month or	n Iridium GO!	
Please choose 1, 2 3 or 4 n	nonths 1 Montl	n 2 Months	3 Months 4 Mon	iths	
Includes 75 minutes of airtime Includes 150 minutes of airtime	per month on Iridium 955 e per month on Iridium GC	5 and 9575 Phones. Over D! Overage billed at \$1.25	age billed at \$1.25 per minute per minute.	e.	
SEASONAL RENTAL PLAN	\$185 per month (4	1 Month Minimum)	\$195 per month on I	ridium GO!	
Choose Number of Months: Includes 75 minutes of airtime					
2 WEEK RENTAL \$170 Includes 75 minutes of airtime.			ailable for two week renta	als)	
Cardholder acknowledges reco Cardholder's agreement with		ervices for purposes	referenced above and ag	rees to perform the obligation set forth in the	
CUSTOMER SIGNATURE:					
<u>PLEASE NOTE:</u> YOU WILL BE SENT A CONF	IRMATION VIA EMAIL OR FAX.	IF YOU DO NOT RECEIVE A CO	ONFIRMATION, YOU WILL NOT REC	EIVE YOUR EQUIPMENT. PLEASE CONTACT US IF CONFIRMATION IS	

TERMS & CONDITIONS OF RENTAL

- A. It is Customer's responsibility to understand how to use the equipment/ terminal and other rental equipment and to verify that it is operable. Should Customer not return the equipment to Range Global Services (RGS) at the above listed address within 2 days of receiving the equipment, the equipment shall be deemed operable, and Customer agrees to be responsible for all charges set forth in the rental agreement. The Customer is responsible for all usage including calls that are dropped while in progress. Customer agrees to pay all charges set forth in this agreement regardless of coverage or equipment performance in the area of attempted use. RGS gives no warranty of the fitness of any equipment for any specific purpose and advises the Customer to be certain that the use or possession of the equipment is legal in any country within which the Customer intends to use or carry the equipment. Customer agrees to abide by all effective regulations in any country where the equipment is used, including the purchase of any required licenses or permits.
- B. Damage Provision: RGS tests all equipment prior to shipping it to Customer, and provides shipping insurance for the listed retail value until the equipment is delivered to Customer. Customer agrees to pay for the repair or replacement at listed retail value of any equipment rented to the Customer by RGS in the event that it is damaged while in the possession of the Customer or during return shipment to RGS. RGS retains the right to determine if the equipment has been damaged. Upon return of the equipment, there will be an immediate charge for components that are damaged based on the retail value of the components.
- C. Loss Provision: In the event that Customer fails to return all rented equipment to RGS for any reason, including, but not limited to, loss or theft, Customer agrees to pay for the re-placement of any and all items not returned at listed retail value. If the equipment is lost or stolen, Customer will contact RGS and notify them of the loss or theft of the equipment. RGS will make reasonable efforts to deactivate the equipment; however, Customer is responsible for all usage that occurs prior to deactivation. In the case of a lost or stolen equipment the rental period ends on the day payment is made to RGS for the lost or stolen equipment.
- D. Limitation of Liability: Satellite or other service may be temporarily or periodically interrupted, delayed, barred, or otherwise limited and is not available everywhere in the world. Service may be affected or prevented by many factors, including but not limited to geography, topography, weather, atmospheric conditions, system maintenance, system outage, and misuse. RGS makes no representation that it can arrange for uninterrupted service. Furthermore, RGS shall have no liabilities for and shall give no credits or rebates for interrupted service unless caused by the willful malfeasance or gross negligence of RGS. RGS shall not be liable for acts or omissions of other carriers, equipment or software failures or modifications, periodic downtime for maintenance or service, acts of nature, strikes, war or civil disobedience, government actions, bankruptcies, or other causes beyond our reasonable control. RGS MAKES NO WARRANTY OF ANY KIND WHATSOEVER, EXPRESSED OR IMPLIED, EXCEPT AS SPECIFICALLY PROVIDED IN THIS AGREEMENT. THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE ARE HEREBY DISCLAIMED AND EXCLUDED. RGS SHALL NOT BE LIABLE TO ITS CUSTOMER OR ANY THIRD PARTY FOR ANY

- SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OR LOSS OF USE OR PROFITS OR REVENUE, NOR FOR INJURIES, INCLUDING DEATH.
- E. Before shipment, RGS will make an immediate charge to the named account for the rental reserve period which begins two days after shipment and goes through the above specified "expected end date" or the minimum term commitment (whichever is longer). The Customer agrees to pay rental charges for the entire rental reserve period, and in the event the Customer keeps the equipment beyond the expected end date of the rental reserve period, charges will continue up until but not including the day the equipment is received by RGS at the above listed address. On termination of the rental agreement, or periodically during the rental period, all amounts including rental, shipping, and airtime/ usage charges can be charged to the named account. A late charge of the lesser of 1-1/2% per month or the maximum rate permitted by law may be applied to any amount not paid when due. The Customer agrees to pay RGS all airtime/usage charges for calls/communications made from or received on the rental equipment/terminal. It is the Customer's responsibility to know the usage cost for any particular calls the Customer makes. This information is available from RGS upon request. Airtime billing is in one minute increments (one minute minimum). RGS reserves the right to put a hold on Customer's credit or debit card to cover the retail value of the equipment at any time during the rental. The listed price of the service does not include sales, usage, excise, ad valorem, property, or any other taxes or fees now or hereafter imposed, directly or indirectly, by any governmental authority or agency with respect to the Service. Customer shall be responsible for the payment of any applicable taxes or fees, including but not limited to any Universal Service Fund charges.
- F. Non-Refundable Charges: In the event that the Customer returns the equipment prior to the Expected End Date, the Customer will not receive a refund for any part of the original rental reserve period. Customer will not receive refunds or discounts on airtime usage related to calling RGS's customer service or technical support numbers.
- G. RGS ships all equipment in good working condition and insures it for the above specified retail value during delivery to the Customer. Customer agrees to pay for the repair or re-placement at retail value of any equipment rented to the Customer by RGS in the event that it is damaged or lost while in the possession of the Customer or during return shipment to RGS. RGS retains the right to determine if the equipment has been damaged. Upon return of the equipment, there will be an immediate charge for components that are damaged or missing from the shipment based on the retail value of the components specified in this agreement. A complete list of retail prices is available on RGS's website, www.rangeglobal.com, or is available upon request.
- H. Customer shall pay all costs including, without limitation, court costs, attorney fees, the fees of any collection agency and any other costs incurred by RGS in exercising or defending any term of, or right under, this Agreement. Customer agrees that this contract shall be governed by the laws of the State of Texas, without regard to its conflicts or choice of laws, and that sole venue shall be in Austin, Travis County, Texas, USA.