

Barcode Rental Agreement

Fax to: 703 783 0319 | Questions: 1 800 428 8643



Billing Address

Name
Company
Street Address
City/State/Zip

Shipping Address

Same as Billing Address

Include Return Label

Name
Company
Street Address
City/State/Zip

Phone Fax

Email

Signature*

*By signing above, I agree to all the terms and conditions of this agreement as stated on page two of this form.

Today's Date Latest date equipment can arrive Return Shipment Date

Credit Card Information

All orders \$1,000 and under will be charged to a credit card prior to shipping. *Credit Card for Security* AmEx MC Visa

Name on Card Card Number

Expiration Date CVV# PO Number**

**PO must be received prior to shipment or credit card will be charged.

Quantity

Description

Mobile Barcode Readers

Cipher 8000 Cipher 8200 Cipher 8400 Cipher 8500 Cipher 8600

WinMobile/Win CE Models

CS40 CN50 CK3 CN3 CK31 Neo 9700

Terminal Emulation Barcode Readers

7100 24XX CK31 CK3

Emulation Mode

VT 5250 3270 ANSI Telnet

Barcode Scanners

USB 1D Scanner USB 2D Scanner Bluetooth 2D Imager Scanner

Misc.

Laptop Portable Barcode/Receipt Printer

Other, Please Specify

MSS Software Equipment Rental Agreement

Manufacturing System Services in Fairfax, VA is incorporated under the laws of Virginia and does business under the names of MSS Software, Panda Barcode and BarcodeRental.com. Following are the terms and conditions under which the rental equipment is rented and agreed upon regardless if renting from MSS Software, Panda Barcode or BarcodeRental.com.

1. Equipment

The Barcode equipment, peripherals and supplies is owned by MSS Software and does not belong to the renter, but is delivered to the Renter for rental purposes only, and is in good operating condition. **There is no warranty of any kind, expressed or implied, as to the merchantability or fitness for any particular purpose of any equipment covered by this agreement.**

2. Equipment Return

Renter will return the Equipment in the same good operating condition to MSS SOFTWARE. Return shipment will be made on or before the agreed return date.

3. Late Return

Renter is liable for additional rental charges for any additional period the Equipment is kept beyond the return date.

4. Loss or Damage of the Equipment

A. Renter is responsible, upon receipt of the Equipment, for all loss and damage to the Equipment plus any related expenses, until the Equipment is received by MSS SOFTWARE, regardless of fault.

B. Theft or Total Loss of Equipment

In the event of theft or damage caused by abuse to the Equipment which renders it commercially unacceptable, Renter will forfeit any security deposit and pay MSS SOFTWARE 90% of the current list price of all equipment. Renter agrees that any Equipment sustaining over \$500.00 of damage will be deemed commercially unacceptable for the purposes of this paragraph. Any Equipment not returned for a period in excess of 30 days past their intended rental period will also be deemed a total loss.

5. Payment and Credit

A. Renter will pay on demand all charges due under this agreement.

B. All charges are subject to a final audit, and if an error is found, either party shall promptly pay or credit the other, as appropriate, to correct the error.

C. If the Renter has indicated that someone else or that some company will pay for the charges due under this Agreement and payment is not made, Renter will pay upon demand.

D. Renter consents to the reservation of credit, by a credit card issuer, up to the amount of the estimated charges due under this agreement. Renter authorizes MSS SOFTWARE to process a credit card voucher, if applicable, in Renter's name for all charges due under this agreement.

E. Renter will pay interest at the highest rate permitted by law on any past due charges and will also pay any collection costs, including reasonable attorney's fees, if all charges are not paid when due.

F. Refunds from the security deposit will be mailed back within 7 calendar days of receipt of returned equipment.

6. Renter's Independent Status

Renter is not the agent or authorized representative of MSS SOFTWARE.

7. Miscellaneous

MSS SOFTWARE shall have no liability for any indirect, special, or consequential damages arising in connection with the furnishing, performance, or use of the Equipment, or for any claim based upon the failure to honor a Equipment reservation requested by the Renter.

8. Changes To This Agreement

Changes to this Agreement are effective only if in writing and signed or initialed by both MSS SOFTWARE and Renter.

By signing above, I agree to all the terms and conditions of this agreement.

