

Master Truck Rental Agreement

This Master Truck Rental agreement is between BCK-TEX dba Castex Rentals and the above named customer. By signing this agreement the customer named above unconditionally agrees to all of the terms of this agreement. This master truck rental agreement provides the basic terms of every truck rental contract between Castex Rentals and the above named customer, however the specific terms of each rental shall be found on each Individual Rental Agreement. The Customer also agrees to all of the terms listed on the back of each Individual Rental Agreement. (See copy of terms of Individual Rental Agreement attached)

POSSESSION: Customer agrees to assume full responsibility of rented equipment and return the equipment in good condition and repair, reasonable wear and tear excepted. Customer also agrees that the equipment shall remain in their immediate possession and shall not be subleased, loaned or permitted to be used by any other person or entity. Customer will not remove any tag or nameplate showing the ownership of Castex Rentals.

PAYMENT: Customer agrees to pay the rental rate and other charges as set forth on the Individual Rental Agreement. Customer also agrees to pay for any additional charges incurred as a result of the rental including, but not limited to, mileage, fuel, traffic/parking violations and all other charges as they relate to the rental of the truck.

LOSS OR DAMAGE: During Customer's possession of the truck customer agrees to be fully liable for and shall at Customer's expense replace any part of the rental equipment and its attachments which are lost, stolen, missing, broken or damaged from any cause whatsoever, including without limitation, acts of God, riots, fire, theft, acts of other parties and all other causes over which the Customer may not have control excluding damages or losses due to the negligence or willful misconduct of Castex Rentals. If customer is deemed liable for losses and damages the customer will be responsible for payment of said losses and damages without allowance or consideration of depreciation. Customer also agrees to be responsible for any lost rent as a result of said losses until both truck and rental equipment have been replaced and are available for rent.

LIABILITY: Customer assumes full risk in the use and operation of the rental equipment. Customer agrees that Castex Rentals, its officers, employees or any representative of Castex Rentals shall not be liable for any loss or damage to Customer, nor to anyone else, of any kind and howsoever caused, whether by the vehicle, or the repair, maintenance, or equipment within the vehicle while the truck is in Customer's possession. Customer shall not be responsible for damages or losses due to the negligence or willful misconduct by Castex Rentals to maintain the truck or due to faulty equipment. Customer also agrees that Castex Rentals shall not be held liable for any loss of filmed sequences and the costs incurred in the production of such filmed sequences as the result of this rental.

INSURANCE: Customer shall provide Castex Rentals with all required Certificates of Insurance, signed by an authorized representative of the insurance company evidencing the insurance. Castex Rentals shall be named as additional insured and loss payee under all policies as Castex Rentals interest may appear. Customer agrees to give Castex Rentals 30 day's prior written notice of any cancellation or reduction of insurance.

This agreement along with the terms of the Individual Rental Agreement contains the entire understanding between the Customer and Castex Rentals and may not be modified except by another agreement in writing signed by both parties.

	m an authorized representative of Company also listed above).
I agree that the above named company will be bour Master Truck Rental Agreement and the Individual	•
Signature of Authorized Representative	_
Printed Name of Authorized Representative	_
Date	