



Equipment Rental Terms & Conditions

ARL Rentals LLC
359 Bowers Rd
Berwick, PA 18603

By renting equipment from **ARL Rentals LLC** (“ARL”), the customer (“Renter”) agrees to the following terms and conditions:

1. Rental Agreement

The Renter agrees to rent equipment from ARL Rentals LLC for the agreed rental period and to return the equipment in the same condition as received, ordinary wear and tear excepted.

2. Payment Terms

Reservation Deposit

- A non-refundable reservation deposit equal to twenty-five percent (25%) of the estimated rental total is required to reserve equipment.
- Equipment reservations are not guaranteed until the deposit has been received by ARL Rentals LLC.
- Reservation deposits will be applied toward the final rental invoice.

Payment Prior to Release

- Full payment for the rental period, including any delivery charges, must be received before any equipment is picked up, released, or delivered unless otherwise approved in writing by ARL Rentals LLC.



Credit Card Authorization

- All renters must maintain a valid credit card on file with ARL Rentals LLC for the duration of the rental period.
- The Renter authorizes ARL Rentals LLC to charge the credit card on file for any unpaid balances, fuel charges, excessive cleaning fees, damages, missing parts, late fees, collection costs, or any other charges incurred under this agreement.
 - Accepted forms of payment:
 - Cash
 - Check
 - Credit Card

All credit card transactions are subject to a 4% processing fee.

3. Responsibility for Damages

The Renter is fully responsible for:

- Any damage to the equipment during the rental period
- Theft, vandalism, misuse, neglect, or improper operation
- Damage caused during transportation, loading, unloading, or operation

ARL Rentals LLC reserves the right to inspect equipment upon return and bill the Renter for all repair or replacement costs.

Failure to pay for damages or unpaid rental charges may result in:

- Collection actions
- Legal proceedings/lawsuit
- Recovery of attorney fees and court costs where permitted by law



4. Fuel Policy

All equipment must be returned with a **full fuel tank** unless otherwise specified.

If equipment is returned without being fully fueled:

- ARL Rentals LLC will refuel the equipment
- Additional fueling charges and service fees will be added to the final invoice

5. Safety & Operation

The Renter agrees:

- To operate equipment safely and responsibly
- To ensure all operators are properly trained and qualified
- Not to use equipment in an unlawful, reckless, or negligent manner

The Renter assumes all responsibility for:

- Safe loading and unloading
- Transportation of equipment
- Jobsite safety
- Compliance with all applicable laws and regulations



6. Release of Liability

ARL Rentals LLC shall **not be liable or responsible** for:

- Any injury, death, or property damage arising from the use, misuse, loading, unloading, transportation, or operation of rented equipment
- Any loss of business, delays, or consequential damages

By renting equipment from ARL Rentals LLC, the Renter agrees to release, indemnify, and hold harmless ARL Rentals LLC, its owners, employees, and agents from any and all claims, liabilities, damages, injuries, or expenses arising from the rental or use of the equipment.

7. Equipment Return

Equipment must be returned:

- On the agreed return date and time
- In clean condition
- With all attachments, keys, and accessories included

Additional charges may apply for:

- Late returns
- Excessive cleaning
- Missing parts or accessories

Right of Entry & Recovery

- The Renter shall allow ARL Rentals LLC, its employees, agents, or representatives to enter the Renter's property or jobsite at all reasonable times for the purpose of inspecting, servicing, maintaining, or recovering rented equipment.



8. Right to Refuse Service

ARL Rentals LLC reserves the right to refuse rental service to any individual or company at its discretion.

9. Governing Law

This agreement shall be governed by and interpreted under the laws of the Commonwealth of Pennsylvania.



Customer Acknowledgment

I acknowledge that I have read, understand, and agree to the terms and conditions listed above.

Customer Name: _____

Company Name (if applicable): _____

Signature: _____

Date: _____

Driver's License #: _____

Phone Number: _____