



Date : _____ Name : _____

Email : _____ Mobile : _____

Dear _____,

Thank you for choosing LanceFlare Photography services! I am glad to have you with me for this outdoor session, and am happy to rent you the following equipment under the standard Terms & Conditions as listed on pages 2 and 3.

Please check which equipment you will need on this page, and sign the T&C on the last page. Make a copy and email me back the two pages, or on the day of shooting, before we proceed.

Default renting period: half a day

Renting Charge (for all or part of the listed items): SGD\$50

Camera: SONY a1 mark I

The camera is certified to be working in good condition and equipped with 1 x 256GB SD memory card. Memory card can be taken out for downloading of photos and to be returned within 5 working days to me.

RENTED OUT ☐ Delivered back ☐

Lens: SONY FE 2.8/70-200mm GM OSS II

The lens is certified in good condition, and the optical elements are clean.

RENTED OUT ☐ Delivered back ☐

TC: x1.4 TC

The teleconverter add-on is certified in good condition, and the optical elements are clean. TC includes protective cap and carrying pouch (both to be returned)

RENTED OUT ☐ Delivered back ☐

Accessories checklist

Camera strap	RENTED OUT <input type="checkbox"/> Delivered back <input type="checkbox"/>
Camera lens hood	RENTED OUT <input type="checkbox"/> Delivered back <input type="checkbox"/>
Lens front cover	RENTED OUT <input type="checkbox"/> Delivered back <input type="checkbox"/>
256GB SD memory card	RENTED OUT <input type="checkbox"/> Delivered back <input type="checkbox"/>
1 x fully charged power battery	RENTED OUT <input type="checkbox"/> Delivered back <input type="checkbox"/>

Yours sincerely,

J.P. Bousquet @ LanceFlare Photography



LanceFlare Photography Terms & Conditions of Rental

The terms and conditions set out below form part of the Rental Agreement (RA) between **LanceFlare** ("Us", "We, "Our") and the **Renter** ("I", "You", "Your") to rent the equipment identified in the **RA** ("Equipment"). "Renter" means the person/company named in the RA as the Renter.

1. EQUIPMENT CONDITION

- a) You acknowledge receiving the Equipment from Us in a good, clean, and perfectly working condition, except if specified on the front page, with accessories, and any other items specified on the Equipment Details.
- b) We will not guarantee, assume responsibility, or make any claims or representations of the performance of the equipment once it leaves our hands.

2. USE OF EQUIPMENT

- a) You shall only use the Equipment carefully and properly, and will comply with all laws, rules, ordinances, statutes, and orders regarding the use, maintenance, or storage of the Equipment.
- b) You shall not in any way repair or materially alter the physical or otherwise make up of the Equipment.

3. RETURN OF EQUIPMENT

- a) You agree to return the Equipment to Us in the same condition in which you received it, by the end of the half-day session
- b) With all of the items selected on page 1, and in good condition.
 - i) We must be notified and agree to any extension of the period of rent in advance of the Return Date. If you fail to return the Equipment to Us by the Return Date and Time, the Equipment will be immediately reported to the Police as having been stolen.
 - ii) You will be responsible for the Equipment, and the Rent will continue until We make Our final inspection (including where the inspection cannot take place for some time, e.g. You left the Equipment lodged in an inaccessible place or You return the Equipment to a location which is unattended)

4. CHARGES

- a) You agree to pay on demand all of the following charges up until return to or recovery by us of the Equipment (whether or not charges are detailed in the RA):
 - i) All charges at the rates described under "Renting Charge" in the RA.
 - ii) All charges for additional half-days of rent of the Equipment when the Equipment is returned after the Return Time and Date in the RA.
 - iii) The full cost of repair of any damage to Equipment if the damage is deemed by Us to be caused by You or Your actions.
 - iv) The full cost of reinstatement of loss of Equipment, including the cost of the same or comparable Equipment at the current retail price, less any discounts available
 - v) Where You fail to return any of the items requested and delivered on page 1 in good condition, the cost to Us of replacing the same.
 - vi) Final charges will be determined after a final inspection by Our representative, which will be made as soon as practicable after return to, or recovery by Us of the Equipment.

5. PAYMENT OF CHARGES

- a) Payment of the equipment can be made on the spot of delivery in cash, PayNow, PayNow or PayPal
- b) You will pay in full any outstanding charges described in Clause 4 upon the return or recovery of the Equipment.
- c) If You fail to make full payment of any charge due to Us, We will proceed with legal procedures to recover the charges from You if full payment of all charges is not made by You within 14 days of Our issuance of charges.
- d) All payments shall be made by cash in Singapore Dollars, PayNow, Paylow or PayPal, CreditCard, Mastercard or VISA to "LanceFlare", against which receipts will be issued.



6. GENERAL PROVISIONS

- a) The Equipment is and shall remain the exclusive property of Us.
- b) We reserve the right, without prior notification, to change any descriptions or images of, or references to, any products or services on our website, or to limit the order quantity on any such product or service and/or refuse service to you.
- c) You agree to indemnify us harmless from and against any and all losses, damages, claims, demands, or liability of any kind or nature whatsoever, including legal expenses, recited to, or arising from the use, transportation, condition, or operation of the rented Equipment, and by whosoever used or operated during the Rental Period. This indemnification shall continue in full force and effect during and after the Rental Period for causes arising during the Rental Period.
- d) We are not liable for any indirect, special, incidental, or consequential damage suffered by You or any other person due to any breach of this RA by Us, and You release and indemnify Us (including legal costs) from any such claim.
- e) The acceptance and return of the rented Equipment shall not constitute a waiver by Us of any claims that it may have against You, nor a waiver of claims for damage to the rented Equipment.
- f) None of Our rights under this RA may be waived except in writing by one of Our representatives
- g) This RA constitutes the entire agreement between You and Us, and supersedes any prior understanding or representation of any kind preceding the date of this RA. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this RA.
- h) If any part or parts of the RA shall be held unenforceable for any reason, the remainder of the RA shall continue in full force and effect. If any provision of the RA is deemed invalid or unenforceable by any court of competent jurisdiction, and if limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited.
- i) Words used in this RA and/or noted on the RA include all genders, and singular words include the plural.
- j) You warrant that all information supplied in connection with this RA, whether before or after the date hereof, is or shall be true and correct in all respects, and that You will immediately notify Us of any such changes.
- k) Where "You" are more than one person, your obligations under this RA are joint and several "Person" includes a company.

Date:

Name:

Signed by You: _____