



EQUIPMENT LEASE CONTRACT

CLIENTS DETAILS: (herein referred to as leasee/subscriber)

ORGANISATION NAME:

MOBILE NO:

TEL NO:

ADDRESS:

PHYSICAL ADDRESS:

CLIENTS DOCUMENTS (COPIES TO BE PROVIDED – MANDATORY)

CERTIFICATE OF INCORPORATION NO:

DIRECTORS ID/PASSPORT COPY:

COMPANY PIN:

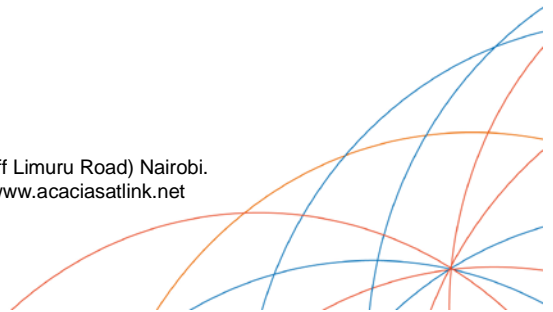
Copy of latest CR12 (attach)

3) RENTAL DETAILS:

DURATION EQUIPMENT REQUIRED

BEGINNING DATE: RETURN DATE:

CLIENT'S SIGNATURE: STAMP/SEAL



4) EQUIPMENT RENTED DETAILS:(hereinafter referred to as the Subscriber Unit(s))

NO	ITEM	SERIAL NUMBER	DESCRIPTION
1			
2			
3			

RENTAL RATES:

Five (5) days- \$30 per day.

Five or more days-\$25 per day.

Mandatory deposit: \$500 refundable per equipment.

Sim Card & Airtime – Client to purchase separately – refer to price list

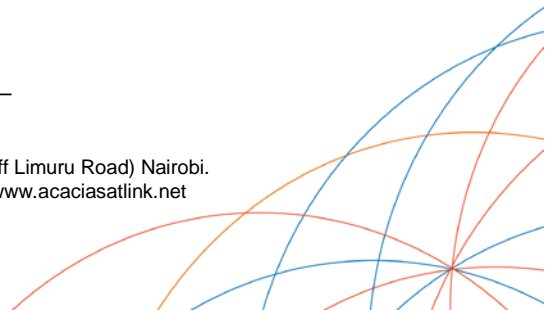
5) RENTAL TERMS AND CONDITIONS

The leasee/subscriber shall keep and maintain the rented equipment, during the terms agreed of the rental in the same condition as received.

The leasee/subscriber shall pay Acacia Satlink Ltd a compensation in full, in the case of loss/damage of the said equipment.

5.3 A deposit refund shall be made once the equipment is returned in the same condition as received, after our Technical Department’s assessment. A maximum of two working days will be needed for the refund to be processed.

Client Signature _____



Return of equipment – The leasee/subscriber agrees to return the said equipment on the date of return without fail, unless agreed otherwise with Acacia Satlink Ltd. Usage of the equipment, past day of return, will attract charges at the rate of per day PLUS a 20% penalty charge on the accumulated charges for the delay.

Usage of this equipment, will not be used for any illegal activity. The leasee/subscriber shall maintain a log of any **THIRD-PARTY USERS** who the leasee/subscriber authorizes to use the equipment to whom the equipment is further leased to as per attached appendix 1.

6) CONDITIONS OF USE OF THE SERVICE

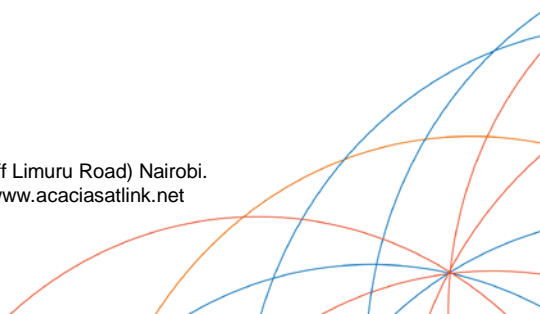
6.1) The Subscriber agrees not to use the Service to receive, store, display, send or publish any material which is offensive, abusive (racially, ethnically or otherwise), indecent or defamatory; causes a nuisance or annoyance to any third party (including repeated unsolicited communications without reasonable cause); violates any law regarding unfair competition, anti-discrimination, false advertising or consumer protection or any other applicable law, regulation or code or which is in any other way unlawful.

6.2) The Subscriber agrees not to commit (or allow any person to commit) any act that will damage or potentially damage the operation of whole or part of the network or in any way have a detrimental effect on the network.

6.3) The Subscriber agrees to comply with all reasonable instructions, requests for information, security checks and other checks issued by the Service Partner in connection with the use of the service.

6.4) The Subscriber will only use the network in conjunction with the Subscriber Unit.

6.5) The Subscriber is responsible for all charges on the Subscriber's account whether accrued by the Subscriber personally or otherwise including charges incurred by the Subscriber through additional SMS related services.



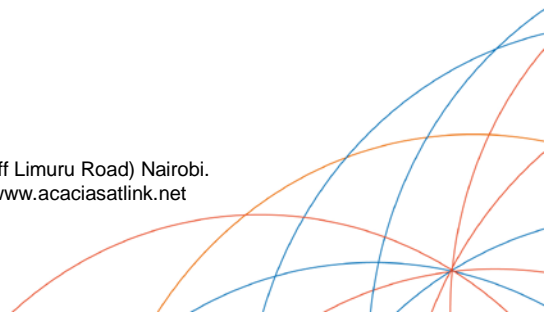
7) LIABILITY

7.1) The Service Partner will not be liable to the subscriber in contract or tort or otherwise for any loss of profits, business, revenue, goodwill, anticipated savings or indirect or consequential loss or damage even if it has been advised of the possibility of the same unless caused by the negligence of the Service Partner or its employees.

7.2) The Service Partner will not be liable for any breach of this agreement or for non-availability or sub-standard quality of services caused by or resulting from any factor outside its control including but not limited to acts of god, fire, flood or storm; strikes, lock-outs or other forms of industrial action; the default or failure of a third party including, but not limited to, satellite providers; war, riot, governmental action, or any act or decision made by a court of competent jurisdiction

CLIENT'S SIGNATURE _____

7.3) The Service Partner will not be liable for any accident, damage or injury caused by or to a vehicle, water craft or aircraft owned or operated by the subscriber or any other person whether or not the accident, damage or injury is related to the operation or failure of the Service or Subscriber Unit or other communications equipment unless caused by the negligence of the Service Partner or its employees.





CLIENT NAME:

DATE:

CLIENT'S SIGNATURE:

STAMP/SEAL

INTERNAL APPROVAL

NAME **DESIGNATION**

SIGNATURE **DATE**.....

STAMP

