

PAD-BASED LIGHT THERAPY SYSTEM RENTAL AGREEMENT

This	is Equipment Rental Agreement (the "Agreement"			
		("	'Renter") and ("Customer")	
(col	ellectively referred to as the "Parties").		(
THE	E PARTIES AGREE AS FOLLOWS:			
1.	EQUIPMENT: Renter hereby rents to Customer	the following equipment:	:	
	(Quantity) (# of Ports) / (# of Ports) / (# of Ports)	of Pads)	(Brand)	
	DESCRIPTION/SERIAL NUMBERS:			
	Controller:			
	PAD #1: / _			
	PAD #2: / _			
	PAD #3: / _			
	PAD #4: / _			
	PAD #5: / _			
	PAD #6: / _			
2.	RENTAL TERM: The rental will begin upon confirmed delivery of equipment and end upon confirmed return of equipment (shipping tracking number) Start Date: Expected End Date:			
3.	RENT PAYMENTS: Customer agrees to pay Ren		ount) per week	
	or partial week of Rental Term.			
4.	RENT TO OWN: 100% of the rental fee for the first TWO WEEKS of the Rental Term may			
	be applied to the purchase price of a Pad-Based System Rental.			
5.	DAMAGES: Customer agrees to contact Renter if equipment incurs any damages while i			
	Renter's care. Customer agrees to be financially responsible for any damages, claims or			
	losses due to Customer's acts or negligence during the Rental Term.			
6.	Customer will make payment in check, cash, or credit card (please circle).			





Renter and Customer.

7.

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	(card number)	
	(expiration date) (CCV/3 digits on back of card).	
8.	ENTIRE AGREEMENT: This Agreement constitutes the entire agreement between	
	Parties and supersedes any prior understanding or representation of any kind preceding	
	the date of this Agreement. There are no other promises, conditions, understandings, or	
	other agreements, whether oral or written, relating to the subject matter of this	

Agreement. This Agreement may be modified in writing and must be signed by both

No matter the payment form, Customer must have a credit card on file:

- 9. CUMULATIVE RIGHTS: Renter's and Customer's rights under this Agreement are cumulative and shall not be construed as exclusive of each other unless otherwise required by law.
- 10. WAIVER: The failure of either party to enforce any provisions of this Agreement shall not be deemed a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement. The acceptance of rent by Renter does not waive Renter's right to enforce any provisions of this Agreement.
- 11. INDEMNIFICATION: Except for damages, claims or losses due to Customer's acts or negligence, Renter, to the extent permitted by law, will indemnify and hold Customer and Customer's property, free and harmless from any liability for losses, claims, injury to or death of any person, including Renter, or for damage to property arising from Customer using and possessing the Equipment or from the acts or omissions of any person or persons, including Customer, using or possessing the Equipment with Renter's express or implied consent.
- 12. ADDITIONAL TERMS & CONDITIONS: (Specify "none" if there are no additional provisions.)





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12. SIGNATURE: IN WITNESS THEI	REOF, the parties have entered into this Agreement:
Customer Name:	Renter Name:
Signature:	Signature:
Phone Number:	Phone Number:
Date:	Date:
☐ I agree thatwill end as soon as I return the unit or sho Billing Name and Address	
Billing Name and Address	Shipping Name and Address
Customer Phone Number	
Customer Email	
	Payment and Credit Card Info
Card #	
Exp Date	CCV Code
Signature	

This form is for use by authorized Referral Partners of Photonic Therapy Institute, LLC. Please email completed order forms to: Rentals@PhotonicTherapyInstitute.com

