

(1)The Customer agrees to pay rental price for the equipment rented. Should said equipment, or any part thereof, be lost, damaged, or destroyed, by fire, casualty of any kind, act of God or other act or accident, the Customer agrees to pay the full value of the equipment so lost, damaged, destroyed, or detained, as well as accrued rental therefore, according to the full replacement value or, in the event of damage, the Customer agrees to pay the accrued rental plus the cost of necessary repairs. Rent shall be due whether or not such loss has occurred. Obligation to pay rent shall only cease at point of payment for all losses suffered by PLS International, LLC (DBA Plus One Rentals).

(2) The Customer, at it's own expense, agrees to furnish PLS International, LLC (DBA Plus One Rentals) with certificate of insurance prior to release of equipment, with coverage as follows:

## EQUIPMENT:

(a) MISC. EQUIPMENT COVERAGE: Minimums shall vary according to the value of the total equipment rented, and shall not be less than the full replacement value of all equipment rented. Coverage to include all listed equipment for "ALL RISK" perils, and contain a LOSS PAYABLE clause endorsement stated as follows: Effective (Date)\_\_\_\_\_\_, it is understood and agreed that the certificate holder is recognized as LOSS PAYABLE as respects (Value Amount)\_\_\_\_\_\_, misc. rented equipment and that said policy is primary and not in excess of, or contributory to, any other insurance provided for the benefit of, or by, the certificate holder.

(b) GENERAL LIABILITY COVERAGE: Minimum of \$1,000,000 combined single limits, bodily injury and property damage, is to be maintained for the term of this rental. PLS International, LLC (DBA Plus One Rentals) is to be named as ADDITIONAL INSURED, as respects the rental of this equipment during the term of this rental agreement.