

D and A Flying Yoga PRINT AGREEMENT

This is a binding agreement between D and A Flying Yoga and below-signed individual representing named production entity (Renter). Agreement is binding upon both. By signing, Renter understands, and agrees to abide by, the conditions and terms described herein:

TERMS

- The duration of the media event cannot exceed 12 hours.
- Only the main floor of D and A Flying Yoga studio is open and available for media event use.
- No shoes are allowed inside the studio; the main floor must be cleaned up after the media event use.
- The acceptable forms of payment for the use of the main floor are certified check, cash or credit card.
- Any damage caused due to the media event is the responsibility of the studio space renting party.
- All payments are due in full at the conclusion of shoot, unless terms have been established.
- Clients with delinquent accounts are required to pay account balance in full, prior to commencement of a new shoot.

VALET

- Validation sticker will be provided for up to 5 defendants upon space usage.
- Rate to be determined, if your production is in excess of 5 parking spots.

INSURANCE REQUIREMENTS

- Renter must furnish D and A Flying Yoga with certificate of insurance naming D and A Flying Yoga as additional insured and loss payee under renter's comprehensive general liability policies. — Comprehensive general liability must be in an amount not less than: \$1,000,000/1,000,000 Bodily Injury Liability and \$1,000,000 Property Damage Liability.
- Expressed Indemnity granted to D&A Flying Yoga and its personnel from any form of liability stemming the media event, including, but not limited to, the product or service being advertised, claims of the advertisement or contents of the advertisement.
- Expressed Prohibition of the use of or reference to D&A Flying Yoga brand trademark.

MUTUAL INDEMNIFICATION

Indemnification.

Agency and or Client, jointly or severally, agrees to indemnify Vendor, and its respective officers, directors, employees, agents, and affiliates from and against any and all damages, costs, judgments, penalties, and expenses of any kind (including reasonable legal fees and disbursements) which may be obtained against, imposed upon, or suffered by Vendor as a result of the breach by Agency and/or Client of this Agreement, the breach of any of the warranties and representations made herein, any action or failure to act by Agent and/or Client in connection with this Agreement, or as a result of any representation, information, or the Materials supplied by Agency and/or Client to Vendor in connection herewith. This Section will survive the termination of this Agreement.

CANCELLATION POLICY

- By signing this Rental Agreement and booking a Stage, Renter agrees to pay the daily rate for each day booked regardless of cancellation. Whenever possible, D and A Flying Yoga will rent the facility in question to another client and waive the fee for original Renter.

TO CONFIRM BOOKING, PLEASE SIGN AND BRING A PRINTED COPY

JOB NAME:		P.O.#:	STAGE/S:		VALET:
STAGE RATE: \$500/HR	STAGE OT: \$500/HR	CLASS RATE:	WEEKEND FEE: 20% SURCHARGE	COMM FEE: \$0	B-ROLL: N/A
BILLING NAME:			BILLING E-MAIL:		
BILLING ADDRESS:					
CLASS DATE/S: N/A		EVENT DATE/S:		STRIKE DATE/S:	
YOUR NAME:		SIGNATURE:			