



Rental Agreement

The Talk to Me Technologies rental program enables an end user to trial one of our products for a maximum of four weeks to determine if the device suits his or her needs, before making the decision to purchase the product. The rental program is open to private individuals, families, schools, clinics and governmental agencies. You must agree to the Talk to Me Technologies terms and conditions in order to participate in the rental program.

	Bill To	Ship To	Client Name
Name	<input type="text"/>	<input type="text"/>	<input type="text"/>
Address	<input type="text"/>	<input type="text"/>	<input type="text"/>
City/State/Zip	<input type="text"/>	<input type="text"/>	<input type="text"/>
Phone	<input type="text"/>	<input type="text"/>	<input type="text"/>

Method of Payment

- Purchase Order PO #
- Check Check #
- Third Party Funding
[Medicare, Medicaid, Private Insurance]

Device for Rental

Totals [rental fees are applied toward purchase - see details below]

Number of weeks renting 1 2 3 4

[maximum is 4 weeks]

Price per week \$

Total \$

Shipping and Handling \$

Overall Total \$

Signature

- I have read and understand the terms of the Talk to Me Technologies rental program.
- I understand that I am responsible for any repair or replacement costs related to damage, loss or theft of the equipment during the rental period.
- I understand that this equipment must be returned by the end of the rental period or I will be billed for a late fee of \$250 per week.
- I will intend for this document to be legally binding whether transmitted by mail or fax.

Printed Name: Date:

Signature:



Terms and Conditions

Rentals will only be made available to those individuals who have completed and signed a valid rental contract and have submitted with a form of payment to Talk to Me Technologies LLC, 921 Franklin Street, Cedar Falls, IA 50613.

If you prefer, you may fax this information to 1.888.310.3112

The maximum rental period is four weeks. The rental period begins when the unit arrives at the ship to address on the contract. When the unit arrives at this address, someone must be available to sign for the delivery. If no one is available to sign for the unit, it will be returned to Talk to Me Technologies. The rental period is completed when the rental device is received by Talk to Me Technologies.

Contact information for the individual assuming responsibility of this contract must be indicated on the front of this form.

Upon completion of the rental period, the individual responsible for the contract agrees to return the rental device and accessories in the original packaging back to Talk to Me Technologies. The person assuming responsibility for this contract will be responsible for the costs associated with returning the rental equipment to Talk to Me Technologies, via 2nd-day delivery through UPS, FedEx or USPS.

A late fee of \$250 per week will be charged for all equipment that arrives at Talk to Me Technologies after the return date. A minimum charge of \$250 is applicable on all late returns.

_____* INITIAL HERE **

All ancillary equipment, instruction and training materials provided as part of the total rental package must be returned with the augmentative communication device. Failure to do so will result in an additional charge of the item at its list price to the person assuming responsibility for this contract and its terms and conditions. If the unit is returned to Talk to Me Technologies after the due date, the renter will be charged accordingly.

The individual assuming responsibility for the contract is liable for any repair or replacement costs incurred as a result of abuse, neglect, loss or theft of the unit during the rental period.

_____* INITIAL HERE **

Talk to Me Technologies hereby warrants to Customer only that each item of Equipment, when shipped, will be in good operating condition. Customer's damages for any breach by Talk to Me Technologies of such warranty with respect to an item of Equipment shall be limited to the direct damages caused by a defective operating condition, which could not reasonably have been discovered by Customer after the delivery to it of such item, but in no event shall exceed the total rental fees paid by Customer for such item. The foregoing warranty and damages for breach thereof are the exclusive warranty and damages and are in lieu of any oral representation and all other warranties and damages, whether expressed, implied or statutory.

Talk to Me Technologies shall, at its expense, provide routine maintenance for all Equipment and shall endeavor to repair or replace any item of equipment, which is found to be defective during the Rental Period. In the event an item of Equipment does not operate properly, Customer shall notify Talk to Me Technologies immediately upon noticing the malfunction and request instructions before taking any remedial action or before returning it to us.

The rental fee, up to a maximum of 4 weeks and exclusive of any late charges and shipping fees, will be applied toward the purchase price if the unit is purchased within 6 months from the end of the rental period by the person who provided the monies for the rental.

_____* INITIAL HERE **

If you wish to cancel this contract anytime up to one (1) week before shipment, write "cancelled" across the customer copy of the contract and mail or fax it to Talk to Me Technologies. Your payment will be refunded or credited to your account.

Talk to Me Technologies, LLC
323 West 2nd Street
Cedar Falls, IA 50613
Fax: 1.888.310.3112