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RBR Atlantic – Lease Terms and Conditions

RBR guarantees its lease equipment to be complete and in working order when it leaves our office. Renter must report damage evident upon receipt, or failure of equipment to operate, to RBR within 48 hours of receipt. Not reporting within this time will indicate acceptance of equipment.

No modifications are to be made to the equipment. If unauthorized modifications are made, the renter agrees to pay to have the equipment restored to its original condition. If the equipment is damaged renter agrees to pay for repairs. In either case renter agrees that the lease rate will apply until the equipment is repaired and returned to RBR Atlantic. If the equipment is lost or damaged beyond repair, the renter agrees that the lease rate will apply until RBR is paid the replacement value. If the equipment is returned prior to the fulfillment of the minimum lease period, renter agrees to pay the unfulfilled balance of the minimum lease period.

RBR is not liable for data loss, injuries, damages, or delays due to equipment failure or malfunction. This includes but is not limited to physical damage, mechanical or electrical malfunction, batteries, magnetic media, power supplies, physical loss, and bio-fouling. It is the responsibility of the renter to interface any equipment to any data acquisition system. RBR is not responsible for use of data collected.

For additional information, please contact **RBR Atlantic**:

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