



MODEL USAGE AND RENTAL AGREEMENT

Model rental period is 48 hours, which starts upon there arrival to your location.

If you have chosen to rent our models, you agree to be liable for any and all damages intentional or unintentional that may occur during usage or shipping. If models are received damaged or not properly working we can be contacted by email aaustinnp@injectioncourses.com or 318-816-0839. You also agree to return ship the models within the rental period of 48 hours. Models held longer than 4 days may receive late fees per day, per model. The late fee to be determined by our model supplier.

You are renting models from our supplier company- not Advanced Practice Education Services, and may be contacted by them to discuss reimbursement for any damages that occur to the models used either intentional, unintentional or during return shipping. By choosing to rent the models, you assume complete responsibility for any damages or late fees that may occur. By agreeing to this contract, you allow Advanced Practice Education Services, LLC to provide all contact information necessary to our model supplier company to settle any reimbursement issues if the need arises.

You agree:

1. Agree to pay the rental fee in full prior to model shipment. Once models are shipped there are no refunds for cancelations or otherwise.
2. Return ship the models used within 48 hours of arrival to avoid additional rental fees and accept financial responsibility for any damages that may occur to the models either intentional, unintentional or occur during return shipping.
3. Allow Advanced Practice Education Services, LLC to forward any and all contact information necessary to the model supplier company to settle any additional fee issues from late, lost, stolen, damaged, or otherwise missing model equipment.

RESOLUTION OF DISPUTES

You agree that any dispute arising from, relating to or in any manner connected with this Agreement shall be construed under and resolved in accordance with the laws of the Fourth Judicial District Court, Parish of Ouachita, State of Louisiana or the Federal Court for the Eastern District of Louisiana, exclusive of its choice of law principles. Any such dispute shall be litigated only in the state or federal courts of Louisiana, to the personal jurisdiction of which you hereby consent.

Should any part of this Agreement be rendered or declared invalid by a court of competent jurisdiction of the State of Louisiana, such invalidation of such part or portion of this Agreement should not invalidate the remaining portions thereof, and they shall remain in full force and effect.

Renting Organization: _____

Course Coordinator Signature: _____ Contact Tele Ph. #: _____

Email: _____ Address: _____