

RhotKing LLC – Terms of Service

Effective Date: November 2025

1. Agreement to Terms

By accessing or using www.rhotkingcarrental.com ("Website"), operated by RhotKing LLC ("RhotKing," "we," "us," or "our"), you agree to be bound by these Terms of Service ("Terms"). If you do not agree, discontinue use immediately. These Terms govern all services, communications, and agreements between RhotKing LLC and vehicle owners, partners, or users.

2. Description of Services

- RhotKing LLC provides fleet management, vehicle hosting, and partnership services.
- Services include listing management, guest communication, pricing optimization, and payment processing.
- RhotKing acts as a management and facilitation service; it is not a financial institution, insurer, or guarantor of earnings.

3. Partner Eligibility and Obligations

- Partners must own or be authorized to manage listed vehicles.
- Maintain registration, financing, and insurance with RhotKing LLC listed as additional interest.
- Provide accurate information and remit monthly payments through Relay or approved processors.

4. Earnings, Payments, and Fees

- Profit split: 70/30 in the first year, 60/40 thereafter unless otherwise agreed.
- Payments are made in USD through third-party payment processors.
- No earnings are guaranteed. Actual profits vary based on demand and performance.

5. Insurance and Risk Management

- Each vehicle must be insured by the Partner with RhotKing LLC listed as an additional interest or operator.
- RhotKing LLC recommends Roamly Insurance (www.roamly.com) for rental-approved coverage.
- RhotKing LLC does not sell or issue insurance directly.

6. Liability and Limitation of Damages

- RhotKing LLC is not liable for indirect, incidental, or consequential damages.
- Partners agree to indemnify and hold harmless RhotKing LLC for any losses related to vehicles or third-party use.
- Insurance coverage is subject to provider policy terms, deductibles, and limitations.

7. Maintenance and Repairs

Partners must maintain vehicles in safe operating condition. RhotKing may coordinate repairs but is not responsible for payment unless stated in writing.

8. Termination of Agreement

- Either party may terminate with written notice.
- Outstanding payments must be settled within 14 business days after termination.
- RhotKing may terminate immediately for breach of contract or policy violations.

9. Intellectual Property Rights

All content, text, and media on the Website are property of RhotKing LLC. Unauthorized reproduction or distribution is prohibited.

10. Privacy and Data Collection

By using this Website, you consent to the collection and processing of personal data per the Privacy Policy at www.rhotkingcarrental.com/privacy-policy.

11. Dispute Resolution and Governing Law

- This Agreement is governed by North Carolina law.
- Disputes shall be resolved through binding arbitration in Mecklenburg County, NC.
- Parties waive the right to jury trial and class action participation.

12. Modifications to Terms

RhotKing LLC may update these Terms at any time without notice. Continued use constitutes acceptance of revisions.

13. Contact Information

RhotKing LLC | Charlotte, North Carolina | Email: info@rhotkingcarrental.com | Phone: (980) 328-9458

Disclaimer Summary

- Earnings examples are estimates only and not guaranteed.
- RhotKing LLC is not an insurer and does not issue coverage.
- Users must maintain valid insurance and financial accounts.
- All services are governed by North Carolina law and written agreements.

© 2025 RhotKing LLC | All Rights Reserved