

Terms of Service Addendum

Last updated: April 4, 2026

This document is provided for informational purposes. The most current version is always available at rigshare.app. In the event of any conflict between this document and the online version, the online version shall prevail.

1. Scope & Applicability

This Addendum applies to all listings, bookings, and transactions conducted through the RIGShare Robotics & AI Division (rigshare.app/robotics-ai), including GPU compute rentals, industrial robotics, humanoid robots, autonomous drones/UAVs, AI infrastructure, 3D printing, and IoT sensor systems ("Tech Equipment").

Tech Equipment is classified as:

- Physical Equipment: Hardware physically delivered to or picked up by the Renter.
- Remote-Access Equipment: Hardware accessed remotely over a network connection.

All provisions of the general Terms of Service apply except where modified by this Addendum.

2. Acceptable Use Policy

2.1 General: Users must NOT use Tech Equipment to:

- Develop harmful AI models or autonomous weapons systems
- Generate, distribute, or store CSAM
- Conduct cyberattacks (DDoS, malware, ransomware, phishing)
- Mine cryptocurrency without express Owner consent
- Circumvent security features
- Process personal data in violation of CCPA, GDPR, COPPA
- Violate any applicable law

2.2 Automated & High-Volume Usage: Must not exceed resource limits without approval, run workloads that degrade hardware, or resell/sublicense compute resources.

2.3 Reporting: Violations must be reported to support@rigshare.app. RIGShare may immediately suspend access without refund.

3. Equipment Classification & Additional Requirements

3.1 Autonomous Systems: Require operator qualification (FAA Part 107 for drones, manufacturer training for robots). RIGShare strongly recommends \$1M+ commercial general liability insurance. Must comply with all applicable regulations (FAA, OSHA). Incidents must be reported within 2 hours via Emergency SOS.

3.2 GPU Compute & AI Infrastructure: Listings must accurately specify resources. Owners must not access Renter workloads. 15+ minute access loss constitutes service interruption.

3.3 3D Printing: Renters responsible for material safety and compatibility. Must not manufacture firearms, weapons, or prohibited items.

3.4 IoT Sensors: Must comply with privacy and surveillance laws. Must secure devices from unauthorized access.

4. Data Handling & Confidentiality

4.1 Physical Equipment: Renters must remove all data before returning equipment.

4.2 Remote-Access: Renters responsible for backing up all data. Owners must delete Renter data within 24 hours of session completion. Neither party may use the other's proprietary information.

4.3 Data Breach Notification: Must notify other party and RIGShare within 24 hours.

4.4 RIGShare's Role: RIGShare does not access or control Renter data on Tech Equipment.

5. Export Controls & Sanctions Compliance

5.1 Users represent they are not in sanctioned countries (Cuba, Iran, North Korea, Syria, etc.) and are not on restricted party lists (SDN, Entity List). Must not use Tech Equipment for prohibited end-uses including WMD development.

5.2 Owners of export-controlled hardware must implement access controls including IP geofencing.

5.3 Violations result in immediate account termination, forfeiture of payments, and referral to government agencies.

6. Intellectual Property & Workload Ownership

6.1 Renter Ownership: Renters retain all IP in data, models, and outputs created using rented Tech Equipment.

6.2 Owner Ownership: Owners retain IP in proprietary software and configurations. Renters must not reverse-engineer Owner software.

6.3 Platform IP: All provisions of the general Terms of Service regarding IP apply without modification.

7. Enhanced Safety & Liability Provisions

7.1 Assumption of Risk: Renters acknowledge inherent risks of autonomous systems and robotics, including bodily injury and death.

7.2 Supplemental Indemnification: Renters of autonomous systems indemnify RIGShare and Owner from bodily injury, property damage, and regulatory fine claims.

7.3 Limitation of Liability: RIGShare's total liability limited to platform service fees from the transaction. Not liable for data loss, lost profits, business interruption, or model degradation.

8. Software Licensing

Renters are solely responsible for all software licenses required for their workloads (CUDA, drivers, OS, applications). Owners must disclose pre-installed software and its availability to Renters.

9. Service Fee Clarification

- Renter Service Fee: 7% of rental amount.

- Owner Commission: Based on subscription tier (Free 15%, Pro 10%, Enterprise 7%).

- Refunds: On Renter-initiated cancellations, the 7% service fee is non-refundable. On Owner-initiated cancellations and full-refund malfunctions, the service fee is refunded in full.

10. Modifications to This Addendum

RIGShare reserves the right to modify this Addendum at any time. Material changes communicated via the platform and/or email at least 14 days before taking effect.

11. Contact

Questions about this Addendum? Contact us at support@rigshare.app or write to RIGShare LLC, 17503 La Cantera Pkwy Ste 104 # 25, San Antonio, TX 78257.