



Formerly:
A to Z Signs
Impact Mobile Signs
Cambridge Mobile Signs

New Account Application

NEW CUSTOMER INFORMATION

BUSINESS NAME:			
STREET ADDRESS:			
CITY:	PROVINCE:	POSTAL CODE:	
PHONE NUMBER:		FAX NUMBER:	
MANAGER IN CHARGE:		EMAIL:	
A/P CONTACT NAME:		A/P EMAIL:	
BILLING ADDRESS: (if different)			
CITY:	PROVINCE:	POSTAL CODE:	
PAYMENT METHOD:	CREDIT CARD	E-TRANSFER	PAYMENTS@CDNSIGNS.COM

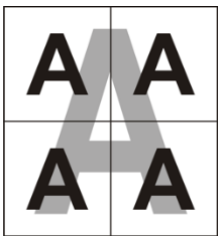
CREDIT CARD AUTHORIZATION

CARD HOLDER NAME:		CREDIT CARD TYPE:	
CREDIT CARD NUMBER:		EXP. DATE:	CVV CODE:
BILLING ADDRESS:			
CITY:	PROVINCE:	POSTAL CODE:	
<p><i>I hereby authorize CDN Signs, Inc. to charge my credit card account for amounts due for services provided in accordance with respective invoices. These charges also include reimbursement of the mobile sign permit cost, associated fees, and all applicable taxes. Payment will be processed when the permit is registered for the rental and/or upon installation of rental sign.</i></p> <p><i>Payments are non-refundable.</i></p>			
CARD HOLDER SIGNATURE		DATE:	

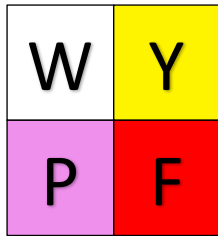
Mobile Sign Rental for: _____ month(s), starting on requested date: _____ by 6:30pm.

Please complete your message with 1 LETTER PER BOX and leave 1 EMPTY BOX between words.
(Instructions for Double Height letters below)

MESSAGE BOARD



Double Height



Available Colours

The most effective message is short, direct and utilizes a combination of regular and Double Height* letters (highly recommended). To indicate Double Height letters, please use the format within the legend. To provide the greatest impact, all messages will include a combination of available colours W, Y, P, F.



Formerly:
A to Z Signs
Impact Mobile Signs
Cambridge Mobile Signs

New Account Application

TERMS AND CONDITIONS

1. This agreement exists between the customer ("you" or "the Lessee") renting a product(s) ("the Product") and CDN Signs, Inc ("the Lessor" or "CDN Signs, Inc.")
2. **THE PRODUCT IS NOT FOR SALE. THIS IS NOT A RENT-TO-OWN PLAN.** Title to the Product shall at all times remain vested in the Lessor.
3. The Lessee certifies that it has obtained the approval of the landlord of the property on which the sign is to be installed and shall; upon request by CDN Signs, Inc. present a written letter of consent for the placement of the sign. Any request to move and/or remove the sign by the landlord will result in a fee charged.
4. This Rental expires on the Rental Expiry Date. At the end of the Rental Period, the Product will be removed by the Lessor unless the Rental Agreement is renewed prior to the end of the Rental Period
5. For a Rental Period of one month or less, the Monthly Rental Fee is due in advance. For a Rental Period of more than one month, the first and last Monthly Rental Fee are due in advance. All other Monthly Rental Fees are due when invoiced by the Lessor.
6. Late or dishonored payments will be subject to a fee of twenty-five (\$25.00) dollars plus any fees assessed to the Lessor by any financial institution or credit processor.
7. The lessee agrees to comply with, perform and execute all laws, rules, regulations, or orders of all provincial, federal or local governments.
8. The lessee further agrees that liability for contraventions of any law, municipal by-law, ordinance, or regulation shall be the sole responsibility of the lessee and covenants to save the lessor harmless from all losses, damages, claims, penalties, and expenses incurred as a result of such contravention.
9. You agree to have the installation area cleared on the Delivery Date and the Rental Expiry Date to allow the Lessor to deliver and retrieve the Product. If the Lessor is unable to access the installation area to deliver the Product, change the message or retrieve the Product, you may be assessed travel charges to compensate the Lessor for lost time.
10. The Lessor shall not be responsible for damages to underground installations, such as water, electric, gas or sewer lines. If the Product is being installed on an asphalt, concrete, or other hard surface, you will obtain written permission from the property owner should the Product require anchors be driven through the surface.
11. The Lessor will take reasonable precautions to ensure that the Product is secure; however, you understand that the Product may become unstable as a result of severe wind or weather or access to the Product by unauthorized personnel. The Lessor cannot assume liability for harm to persons or damages caused by severe wind or weather, or by acts of vandalism or accident.
12. The lessee is responsible for liability resulting from any personal injury or death or property damage resulting from the use or misuse of the Product.
13. Only personnel authorized by the Lessor are permitted to move the Product or to change messages on the Product. You are not permitted any access to the Product.
14. The Product shall not be sublet by the lessee or moved to another site, other than as shown on this agreement, nor shall the lessee assign or transfer any interest in this agreement without the previous written consent of the Lessor.
15. Any cost incurred by the Lessor, including reasonable attorney's fees, in maintaining or defending any action or proceeding instituted by reason of the default of the Lessee shall be the responsibility of the Lessee and shall be due and payable.
16. There are no understandings or arrangements, verbal or otherwise outside of this written agreement.

PLEASE SIGN AND DATE AGREEMENT

I have read and agree to all terms and conditions of this Agreement

NAME:

SIGNATURE:

DATE: