

LOAN FOR USE AGREEMENT GOODS

Agreement to have or give movable property on loan

Parties:

1. [full name], born on [date] representing
[name, address, zip code, city], [email address], hereinafter referred to as:
"Borrower";
2. Ron van Gent, born on 23 January 1963 representing Tele Radio B.V., Jadestraat 9, 2665 NS
Bleiswijk, marketing@tele-radio.com, hereinafter referred to as: "Lender";

Collectively referred to as: "Parties".

Whereas:

The lender is ready, willing and able to give on loan to borrower temporarily, without financial consideration, while borrower wishes to have on loan the following movable property, hereinafter referred to as "the goods": [please include a detailed description].

Start date of the loan, being the shipment date from Lenders address [please fill in] and end date of the loan, being the date, the goods are returned at lenders address [please fill in].

Hereby agree as follows:

Article 1. Loan for use

- 1.1. On the date of signing this agreement, the lender gives on loan for use to borrower the aforementioned goods between the aforementioned start and end date.
- 1.2. The loan period expires once the goods are received back sooner than the aforementioned end date. If extension of the loan period is desired, beyond the stated period, it has to be requested in writing.
- 1.3. Costs resulting from late return of goods may be recovered from the borrower.

Article 2. Condition on delivery

The lender states that he received the goods in a good state of repair.

Article 3. Duty of due care

- 3.1. The goods are solely used in accordance with the intended use of these goods. The borrower is obliged to use the goods with due care.
- 3.2. On request of the lender, the borrower is obliged to take out goods insurance at his expense and maintain adequate insurance cover against damage by fire or theft.
- 3.3. The borrower is obliged to return the goods to lender on the end date of the agreement.
- 3.4. All expenses incurred during the period of the loan, in so far as these are the result of the use of the goods and can be qualified to serve as normal maintenance, are payable by the borrower.
- 3.5. Costs incurred for the improvement of the goods are payable by the borrower as well, unless these costs were incurred in consultation with the lender and it has been agreed between the parties in writing that these costs are payable by the lender.

Article 4. Damage

If and insofar as damage is caused by loss or damage to the goods, this will be borne by the borrower up to a maximum of € 1,500 even if he can prove that he is not at fault.

Article 5. Ban on reuse or lease

Borrower is not allowed, neither free of charge nor for payment, to let third parties use the goods or lease the goods to another.

Article 6. Profits

If the goods were to yield a profit, these accrue to the lender, and the borrower is obliged to surrender the profits to the lender. Until the moment of payment, the borrower is obliged to administer the profits with due care for the benefit of the lender.

Article 7. Return of the goods

The borrower is obliged to return the goods immediately after the end of the agreement or cancellation thereof by the lender.

Article 8. Rescission

The lender has the right to rescind the agreement without court intervention at all times if:

- a. in his opinion the borrower does not use the goods in a careful manner;
- b. the borrower has been declared bankrupt or the borrower has applied for a moratorium;
- c. the borrower's possessions have been seized entirely or partly or goods rented by the borrower have been seized;
- d. the borrower dies or the legal person has been dissolved.

Article 9. Applicable law

Dutch law applies to this agreement. Any dispute that may arise will only be submitted to the competent District Court of The Hague.

Agreed and made out in duplicate and signed.

Lender	Borrower
Tele Radio B.V.
Full name: Ron van Gent	Full name:
Date:	Date:
Place: Bleiswijk	Place: