

**Oklahoma Rental-Purchase Act**  
**59 O.S. §§ 1950 – 1957**

**Chapter 45 - Oklahoma Rental-Purchase Act**  
**Section 1950 - Short Title**

This act shall be known and may be cited as the "Oklahoma Rental-Purchase Act".

***Historical Data***

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Added by Laws 1988, c. 106, § 1, eff. November 1, 1988.

**Section 1951 – Definitions**

As used in the Oklahoma Rental-Purchase Act:

1. "Administrator" means the Administrator of the Department of Consumer Credit as designated in Section [6-501](#) of Title 14A of the Oklahoma Statutes;
2. "Advertisement" means any commercial message in any medium that promotes, directly or indirectly, a consumer rental-purchase agreement;
3. "Consummation" means the time a lessee becomes contractually obligated on a consumer rental-purchase agreement;
4. "Lessee" means a natural person who rents personal property under a consumer rental-purchase agreement;
5. "Lessor" means a person who regularly provides the use of property through consumer rental-purchase agreement;
6. "Rental-purchase agreement" means an agreement for the use of personal property by a consumer for personal, family, or household purposes, for an initial period of four (4) months or less, that is renewable with each payment after the initial period, and that permits the consumer to become the owner of the property. An agreement that complies with this definition is not a consumer credit sale as defined in Section [2-104](#) of Title 14A of the Oklahoma Statutes, or a consumer loan as defined in Section [3-104](#) of Title 14A of the Oklahoma Statutes, or a refinancing or consolidation thereof, or a consumer lease as defined in Section [2-106](#) of Title 14A of the Oklahoma Statutes, or a lease or agreement which constitutes a security interest as defined in paragraph (37) of Section [1-201](#) of Title 12A of the Oklahoma Statutes or a lease or agreement which constitutes a sale of goods as defined in subsection (4) of Section [2-105](#) of Title 14A of the Oklahoma Statutes;
7. "Initial period" means from the date of inception to the first scheduled installment; and
8. "Initial fee" means any fee charged to initiate a contract however designated.

***Historical Data***

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Added by Laws 1988, HB 1251, c. 106, § 2, eff. November 1, 1988; Amended by Laws 1989, HB 1091, c. 106, § 1, emerg. eff. April 26, 1989; Amended by Laws 2000, SB 1519, c. 371, § 177, eff. July 1, 2001

**Section 1952 - Requirement of License**

A. No person shall engage in business as a rental-purchase lessor without first obtaining a license issued by the Administrator. Each license shall state the address of the office from which business is to be conducted and the name of the licensee. The license shall be displayed at the place of business named in the license. The license shall not be transferable or assignable except upon approval by the Administrator. A separate license shall be required for each office operated pursuant to the Oklahoma Rental-Purchase Act. The Administrator may issue more than one license to any one person upon compliance with this section as to each license. This subsection shall not be construed to require a license for any place of business devoted to accounting or other record keeping and where rental-purchase agreements are not made.

B. Each person shall file a license application form with the Administrator within thirty (30) days prior to commencing business in this state for each place of business in which rental-purchase agreements are transacted, and thereafter, by December 1st of each year. The license application must state:

1. The name of the person;
2. The name in which business is transacted if different from paragraph 1 or 3 of this subsection;
3. The address of the principal office;
4. An indication that the lessor engages in the business of making rental-purchase agreements;
5. The address of the designated agent upon whom service of process may be made in this state; and
6. Such other relevant information as the Administrator may desire.

C. If information in an application becomes inaccurate after filing, modifications to the application shall be brought to the attention of the Department of Consumer Credit within thirty (30) days from such change.

D. The license application shall be on a form or forms provided by the Administrator.

***Historical Data***

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Added by Laws 1988, c. 106, § 3, eff. Nov. 1, 1988. Amended by Laws 1989, c. 106, § 2, emerg. eff. April 26, 1989.

**Section 1953 - Annual License Renewal - Fee.**

Lessors shall pay an annual license renewal fee of One Hundred Dollars (\$100.00) per place of business, which fees shall accompany the license renewal form. Any person engaged in the business of rental-purchase transactions on the effective date of this act shall not be held in violation of Section 3 of this act from the effective date of this act to the date of licensing if the form and fees are filed with the Administrator within thirty (30) days from the effective date of this act. Provided, that if the license application form is filed after June 30 of any year the license fee for the balance of such year shall be Fifty Dollars (\$50.00).

***Historical Data***

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Added by Laws 1988, c. 106, § 4, eff. Nov. 1, 1988.

**Section 1954 - Required Disclosures - Rental-Purchase Agreements**

A. The disclosures required by the Oklahoma Rental-Purchase Act:

1. Shall be made clearly and conspicuously;
2. Shall be in writing, a copy of which shall be delivered to the lessee;
3. May use terminology different from that employed in the Oklahoma Rental-Purchase Act if it conveys substantially the same meaning;
4. May be supplemented by additional information or explanations supplied by the lessor;
5. Shall comply with the provisions of the Oklahoma Rental-Purchase Act although rendered inaccurate by any act, occurrence, or agreement, subsequent to the required disclosure;
6. Shall be made to the person who signs the rental-purchase agreement, except that in a transaction involving more than one lessee, a disclosure statement or a copy of the agreement need not be given to more than one of the lessees;
7. Shall be made by the lessor specified on the rental-purchase license.

B. A rental-purchase agreement shall disclose the following items, as applicable:

1. Whether the property is new or used;
2. The period and amount of payments;
3. The total number of payments necessary and the total amounts to be paid to acquire ownership of the merchandise;
4. The amount and purpose of any other payment, charge or fee in addition to the regular periodic payments;
5. Whether the consumer is liable for loss or damage to the rental property, and if so, the maximum amount for which the consumer may be liable;
6. The amount of any deposit required by lessor and the conditions under which it shall be refundable or nonrefundable;
7. If applicable, that the lessee may purchase from the lessor insurance to cover the property or a waiver of liability for damage to or destruction of the property, and the amount of any such charge or fee. The insurance or waiver of liability coverage may be offered to the lessee at any time during the term of the rental-purchase agreement;
8. That the consumer does not acquire ownership rights unless the consumer has complied with the ownership terms of the agreement.

C. A rental-purchase agreement may not contain a provision:

1. Requiring a confession of judgment;
2. Authorizing a lessor or an agent of the lessor to commit a breach of the peace in the repossession of rental property;

3. Waiving any defense, counterclaim, or right the lessee may have against the lessor or an agent of the lessor;

4. Requiring the purchase of insurance from the lessor to cover the rental property; provided, however, that the lessor may offer to the lessee any such insurance if it is clearly and conspicuously disclosed on the face of the agreement of insurance, in print not less than 8 point bold face type, that the purchase of any such insurance by the lessee from the lessor is optional. Lessors offering any such insurance must comply with the rules and regulations governing the offering for sale and sale of insurance in the State of Oklahoma, and the offering for sale and sale of such insurance shall be governed and regulated by the State of Oklahoma Commissioner of Insurance;

5. Requiring the purchase of a waiver of liability from the lessor for damage to or destruction of the property; provided, however, that the lessor may offer to the lessee any such waiver of liability if it is clearly and conspicuously disclosed on the face of the waiver of liability agreement, in print not less than 8 point bold face type, that the purchase of any such waiver of liability by the lessee from the lessor is optional. The charge for any waiver of liability shall not exceed five percent (5%) of the rental payment or One Dollar (\$1.00), whichever is greater;

6. Requiring the payment of a late charge or reinstatement fee of more than Five Dollars (\$5.00); provided, the total of both the late charge and the reinstatement fee for any one payment missed does not exceed Five Dollars (\$5.00) if payments are monthly, or Three Dollars (\$3.00) if payments are weekly or bi-weekly. If the payment is not paid by the close of business on the due date, such payment shall be considered missed. Late charges, pickup charges, delivery charges, rent due and reinstatement fees may be held from the payment or may be accrued and collected when possible;

7. Requiring the payment of a delivery charge of more than Fifteen Dollars (\$15.00) for delivery of an item or items within fifteen (15) miles of the business location, or Thirty Dollars (\$30.00) for delivery of an item or items more than fifteen (15) miles from the business location. However, in the event a lessor delivers more than five (5) items to a lessee's dwelling, the delivery charge shall not exceed Forty-five Dollars (\$45.00) regardless of the delivery distance. Delivery charges are allowed only if the lessor actually delivers merchandise to the dwelling of the lessee;

8. Requiring the payment of a charge exceeding Fifteen Dollars (\$15.00) on any insufficient funds check;

9. Requiring a nonrefundable initial fee exceeding Ten Dollars (\$10.00). An initial fee may be charged only once on an agreement;

10. Requiring a pickup charge exceeding Ten Dollars (\$10.00) on late payments. If payments are monthly, a maximum of three pickup charges may be assessed in a six-month period. If payments are more frequent than monthly, a maximum of six pickup charges may be assessed in a six-month period. The pickup charges may be assessed and paid when the consumer makes the next scheduled payment or such charges may be accrued; and

11. Requiring the payment of any other additional charges of any nature whatsoever, other than those specified.

D. A rental-purchase agreement shall provide reinstatement rights as follows:

1. A consumer who fails to make a timely payment may reinstate a rental-purchase agreement without losing rights or options previously acquired, by arranging with the lessor to make the past due payments, within two (2) days after the due date of the payment and by arranging to pay any fees due or by returning the property within two (2) days if the lessor so requests. Provided, nothing herein shall prevent the lessor from modifying payment arrangements to allow the consumer to make the account current and

to accrue any charges due or any rent due to be paid at some future agreed upon date. Partial payment agreements shall provide for the rent to be prorated with notice to the consumer of the next due date.

2. If the rental property is returned during the reinstatement period, other than through judicial process, the right to reinstate the agreement shall be extended for a period of not less than thirty (30) days after the date of the return of the property. Upon reinstatement, the lessor shall provide the lessee with the same rental property or substitute property of comparable quality and condition. If substitute property is provided, the lessor shall provide the lessee with the disclosures required in subsection B of this section. Notice of the right to reinstate shall be disclosed in the agreement.

E. An advertisement for a rental-purchase agreement that states the amount of a payment and the right to acquire ownership of any one particular item must clearly and conspicuously state:

1. That the transaction advertised is a rental-purchase agreement; and
2. The total amount and the number of payments necessary to acquire ownership.

F. Any consumer neglect of the merchandise resulting in reasonable repairs will be the responsibility of the consumer and charges for such repair may be received in payments agreed upon by the lessor according to an agreed upon payment schedule.

### ***Historical Data***

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Added by Laws 1988, c. 106, § 5, eff. Nov. 1, 1988. Amended by Laws 1989, c. 106, § 3, emerg. eff. April 26, 1989; Laws 1991, c. 83, § 1, emerg. eff. April 22, 1991; Laws 1992, c. 261, § 4, eff. Sept. 1, 1992.

### **Section 1955 - Recovery of Damages, Fees, and Court Costs - Investigation of Records - Promulgation of Rules and Regulations – Liability**

A. A consumer damaged by a violation of this act by a lessor is entitled to recover from the lessor:

1. Actual damages;
2. Twenty-five percent (25%) of an amount equal to the total amount of payments required to obtain ownership of the merchandise involved, except that the amount recovered under this section shall not be less than One Hundred Dollars (\$100.00) nor more than One Thousand Dollars (\$1,000.00), or in the case of a class action, an amount the court may allow, except that as to each member of the class no minimum recovery may be applicable and the total recovery other than for actual damages in any class action or series of class actions arising out of the same failure to comply by the same lessor shall not be more than the lesser of Five Hundred Thousand Dollars (\$500,000.00) or one percent (1%) of the net worth of the lessor; and
3. Reasonable attorneys fees and court costs.

B. In addition to the enforcement powers provided in Section [6-102](#) of Title 14A of the Oklahoma Statutes, the Administrator or his duly authorized representative may investigate the books, accounts, papers, correspondence and records of any lessor licensed under the Oklahoma Rental-Purchase Act. For the purposes of this section, any person who advertises for, solicits or holds himself out as willing to make rental-purchase transactions, shall be presumed to be a rental-purchase lessor. Each lessor shall pay to the Administrator an amount assessed by the Administrator to cover the direct or indirect cost of such examination, not to exceed Two Hundred Dollars (\$200.00) in any calendar year.

C. The Administrator may promulgate rules and regulations necessary for the enforcement of the Oklahoma Rental-Purchase Act and consistent with all its provisions.

D. Except as otherwise expressly provided in the Oklahoma Rental-Purchase Act, the Administrative Procedures Act, Sections [301](#) through [326](#) of Title 75 of the Oklahoma Statutes, applies to and governs all administrative actions and civil proceedings taken by the Administrator pursuant to the Oklahoma Rental-Purchase Act.

E. Where there are multiple lessees to a rental-purchase agreement, there shall be no more than one recovery under the Oklahoma Rental-Purchase Act for a violation.

F. A lessor is not liable under the Oklahoma Rental-Purchase Act for a violation thereof caused by the lessor's error if before the sixtieth day after the date the lessor discovers the error, and before an action under this section is filed or written notice of the error is received by the lessor from the lessee, the lessor gives the lessee written notice of the error and makes adjustments in the lessee's account as necessary to ensure that the lessee will not be required to pay an amount in excess of the amount disclosed and that the agreement otherwise complies with this subsection. Nor may a lessor be held liable in any action brought under the Oklahoma Rental-Purchase Act for a violation of the Oklahoma Rental-Purchase Act if the lessor shows by a preponderance of the evidence that the violation was not intentional and resulted from a bona fide error notwithstanding the maintenance of procedures reasonably adopted to avoid the error. A bona fide error includes, but is not limited to, a clerical, calculation, computer malfunction in programming, and printing error, but not an error of legal judgment with respect to a lessor's disclosure obligations under the Oklahoma Rental-Purchase Act.

#### ***Historical Data***

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Added by Laws 1988, c. 106, § 6, eff. Nov. 1, 1988.

#### **Section 1956 – Deposits**

All monies received by the Department of Consumer Credit from fees for licensing and examinations pursuant to the Oklahoma Rental-Purchase Act shall be deposited monthly to the credit of the General Revenue Fund of the State Treasury.

#### ***Historical Data***

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Added by Laws 1988, c. 106, § 7, eff. Nov. 1, 1988.

#### **Section 1957 - Applicability - Penalties for Violations**

The Oklahoma Rental-Purchase Act applies to persons, who in this state make or solicit rental-purchase agreements, or who directly collect payments from or enforce rights against debtors arising from the rental-purchase agreement, wherever they are made; or who engage in rental-purchase transactions subject to the provisions of the Oklahoma Rental-Purchase Act. A person who willfully engages in the business of making rental-purchase agreements without a license in violation of the provisions of this act pertaining to authority to make rental-purchase agreements, upon conviction, is guilty of a misdemeanor and may be sentenced to pay a fine not exceeding Five Thousand Dollars (\$5,000.00), or to imprisonment not exceeding one (1) year, or both.

#### ***Historical Data***

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Added by Laws 1988, c. 106, § 8, eff. Nov. 1, 1988.