

Sydney Safety Training Pty Ltd

211 Woodville Road VILLAWOOD, NSW 2163

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RENTAL AGREEMENT

Company Name:						
Street Address:						
Suburb:	uburb: Postcode:					
Phone:						
Email:						
Name of Authorised	Pick Up Person:					
Contact Number of P						
PO Number:						
Date Out:			Date Returning:			
Job Sheet #			Date Returned:			
Staff Member Issuing Hire Gear:						
Item	Manufacturer	Size		Serial Number	Description	
1						
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
All the above equipment has been inspected by a competent person and has all the required inspection tags/stickers adhered. If requested an equipment specific inspection sheet can be included with the equipment.						

RENTAL AGREEMENT

This AGREEMENT is entered between Sydney Safety Training	ng, herein after called SST and
, hereinafter	called the "RENTOR', for the rental of confined space/heights safety
equipment.	, , , , , , , , , , , , , , , , , , , ,
THIS AGREEMENT is a release of the RENTOR'S rights to such	e for injuries or death resulting from the rental and/or use of this
equipment.	
 RENTOR expressly assumes all risks of the safe ope of this equipment. 	eration of this equipment related in any way to the rental and/or use
used where specific industry compliance training i	oment designated in this form, and, if any of this equipment is to be s required, that RENTOR is certified or the persons using this erate this equipment in accordance with legislation and codes of
	bood working condition and properly tagged and in date, and that the hat it is free from defects, including checking both the quantity and
	oss which the RENTOR might sustain where the cause of that damage
(b) no liability to the RENTOR where it is the responsible. So that the responsible is are safe, then the RENTOR indemnifies So that the responsible is a cause or other failure on the part of the RENTOR to ensure.	onsibility of the RENTOR to ensure that the Site is safe and that the ST against any liability to any third party who suffers injury, loss or ed wholly or partly as a consequence of any negligent act or omission are the Site is safe.
	I the end of the period shown on the "Rental Agreement". This vided the rental equipment has not been allocated to another client. is due back
accordance with any manufacturer's instructions was	rictly in accordance with the law, only for its intended use, and in whether supplied by SST or posted on the equipment. isk assessment before using the equipment and comply with all WHS
damage occurring.	ent or damage to the equipment with 24 hours of the accident or
 The RENTOR must not: Tamper with, damage or repair the equipment Lose or part with possession of the equipment 	
 -sub hire the equipment to any other party Payment for the equipment will normally be on co 	ommencement of hire unless otherwise specifically agreed with SST
I,I AN READ AND UNDERSTAND THE AGREEMENT.	I AUTHORISED TO SIGN THIS AGREEMENT AND HAVE CAREFULLY
RENTOR's Signature	Date