

Product Rental Terms and Conditions  
Sales Solutions, Inc. (SSI) Distributor Rental Agreement  
between Distributor and Renting Party.  
Distributor to Finalize Terms

Agreement between Distributor SIMPLIFIED SAFETY, INC  
and

Renter: \_\_\_\_\_ hereinafter referred to as "Renting Party"

1. Minimum rental period is 1 month at a rate per the agreement. A month is 28 consecutive days including holidays. Please note there are no daily or weekly rates therefore any time over a month the customer will be charged for another month.
2. Distributor is not responsible for paying delivery or shipping charges for receipt and return of rentals products. Distributor will arrange and quote initial shipment to Renting Party as requested. \_\_\_\_\_ is responsible for arranging and paying return charges.
3. Distributor is not responsible for offloading and loading any rental products at the jobsite or Renting Party location. \_\_\_\_\_ is responsible for offloading and loading any rental equipment.
4. Distributor is not responsible for training, supervision or operation of equipment while on rental. Renting Party is responsible for and shall only permit properly trained and authorized individuals to use the equipment.
5. Once the product in the agreement leaves the designated point of initial shipment from SSI or Authorized Warehouse, Renting Party is completely responsible for the product until it arrives back at SSI or Authorized Warehouse. Distributor is not responsible for equipment after the equipment leaves SSI's Authorized Warehouse for the Distributor or, if agreed in advance, the Rental Party's drop shipment address provided by Distributor. During the period between the off rental call to SSI by the Distributor and the actual pick up of the equipment, Renting Party is still responsible. SSI insurance does not cover equipment while in Renting Party's possession.
6. MISUSE OF EQUIPMENT OR USING DAMAGES OR MALFUNCTIONING EQUIPMENT CAN LEAD TO SERIOUS INJURY OR DEATH! Report equipment malfunctions to SSI or Distributor immediately. If the equipment does not operate properly, the equipment is not suitable for customer's intended use. If the equipment did not come with operating instructions or customer has any questions contact Distributor or SSI immediately. Renting Party is responsible for repair or replacement charges for any equipment damage associated with misuse or abuse during the rental period.
7. Insurance Information: It is the Renting Party's responsibility to provide insurance for all liabilities including theft, vandalism, fire, and collision. The Renting Party agrees to pay for any damage to, loss of equipment regardless of cause, while equipment is in the possession of the Customer. Proof of insurance is required before equipment is rented. (Certificate of Insurance) The Renting Party shall at his own expense, keep the equipment insured during the term of the agreement for the full value thereof, against all risk of physical loss or damage from any cause, irrespective of deductible, with loss payable clauses for the benefit of Distributor. Your phone call does not terminate your responsibility for maintaining the security of the equipment.
8. OSHA requires specialized training for personnel in the use of Fall Protection and Fall Protection devices. This is your responsibility; SSI will only assist in supplying you with documentation when requested.
9. Note: If the property is stolen, damaged, or shorted the replacement cost will be the Manufacturer's Suggested Retail Price (MSRP).

Distributor Agent: \_\_\_\_\_

Date: \_\_\_\_\_

Title: \_\_\_\_\_

Renting Party Agent: \_\_\_\_\_

Date: \_\_\_\_\_