



SURFACE PREP SUPER STORE
855 East 68th Avenue
Denver, CO 80229

Office: (303) 426-0006
Fax: (303) 426-4803

RENTAL AGREEMENT

Company Name	Phone #
Renter's Name	Cell/Pager/Phone #
Company Address	
Driver's License #	Email Address
Date of Rental:	
Date of Return:	

THERE ARE NO WARRANTIES OF MERCHANTABILITY OR FITNESS EITHER EXPRESSED OR IMPLIED. There is no warranty that the equipment is suited for the Renter's intended use, or that it is free from defects. Renter acknowledges that they have an opportunity to personally inspect the equipment, and finds it suitable for their needs, and is in good working condition and that they understand each equipment piece's proper use. If the equipment becomes unsafe or in disrepair as a result of normal use, renter agrees to discontinue use and notify Surface Prep Super Store, who will replace the equipment upon it's return with a similar piece of equipment in good working order (if available).

Surface Prep Super Store is not responsible for any incidental or consequential damage caused by delays or otherwise.

Renter agrees to assume the risk of and hold Surface Prep Super Store harmless for property damage and personal injuries caused by the equipment and/or arising out of Renter's negligence.

Scheduled rental rates begin when the equipment leaves the Surface Prep Super Store property, and continue until returned. A cleaning charge will be applied to any items returned not clean.

Maintenance/cleaning charge of 10% will be applied to all small equipment rentals and will be added to the final bill.

Maintenance/cleaning charge of 15% will be applied to all shotblaster rentals and will be added to the final bill.

***An additional 5% maintenance/cleaning charge will be added to any shotblaster rental, where the dust collectors dust bin is not emptied upon return.**

Environmental charge of 2% will be applied to all rentals and will be added to the final bill.

Renter assumes all responsibility for equipment while out of possession of Surface Prep Super Store, and promises to return such equipment Surface Prep Super Store in as good condition as it was at the effective date of the rental; natural wear from responsible rental use excepted. Renter shall be liable for any loss, theft, and damage or destruction of such equipment. All equipment lost or damaged beyond repair will be paid for by the

Renter at the regular replacement price, and all damaged equipment which may be repaired will be repaired Surface Prep Super Store, or at the option of Surface Prep Super Store, by others, on return thereof and the cost of such repairs shall be paid by the Renter. Accrued rental charges can not be applied against the purchase price or cost of repairs of such damaged or lost equipment. Renter must pay all cartage charges.

Renter agrees that all collection fees, attorney fees, court costs, or any expense involved in collection of the rental charges or enforcement of the rights of Surface Prep Super Store under this contract will be paid by Renter in the court of the county in which the indebtedness is incurred.

The provisions of this agreement shall be severable so that invalidity, unenforceability, or waiver of any of the provisions shall not effect the remaining provisions.

If, within three (3) days the renter wishes to purchase, full rental accrual shall be applied to purchase. If the three (3) days has expired, no more than 50% off accrual rental shall be applied to purchase.

READ CAREFULLY:

18-4-402 THEFT OF RENTAL PROPERTY

(1) A person commits theft of rental property if he:

- (a) obtains the temporary use of personal property of another, which is available only for hire, by means of threat or deception, or knowing that such use is without the consent of the person providing the personal property: OR
- (b) having lawfully obtained possession for temporary use of the personal property of another which is available only for hire, intentionally fails to reveal the whereabouts of or return said property to the owners thereof or his representative or to the person from whom he has received it within seventy two hours after the time at which he agreed to return it.

(2) Theft of rental property is a CLASS 3 MISDEMEANOR where the value of the property involved is less than one hundred dollars. A Class 3 Misdemeanor carries a MINIMUM FIFTY DOLLAR FINE OR A MAXIMUM SEVEN HUNDRED FIFTY DOLLAR FINE, OR BY IMPRISONMENT FOR A PERIOD NOT TO EXCEED 6 MONTHS, OR BY BOTH SUCH FINE AND IMPRISONMENT.

(3) Theft of rental property is a CLASS 5 FELONY where the value of the property involved is one hundred dollars or more. A Class 5 Felony carries a MINIMUM ONE THOUSAND DOLLAR FINE OR IMPRISONMENT FOR A PERIOD NOT TO EXCEED ONE YEAR, OR BOTH SUCH FINE AND IMPRISONMENT, OR A MAXIMUM FIFTEEN THOUSAND DOLLAR FINE OR BY IMPRISONMENT FOR A PERIOD NOT TO EXCEED FIVE YEARS, OR BY BOTH SUCH FINE AND IMPRISONMENT.

***Per day Rental Fee is based on an 8 hour shift
First time rentals are Cash on Delivery (C.O.D.)**

I have read and agree to the terms of this contract, which constitutes our entire agreement. There are no oral or other representations not included herein.

Renters Signature: _____

ITEM(S) RENTED

***RENTAL PRICE PER DAY**
(Per Day = 8 Hour shift)

10% MAINTENANCE/CLEANING FEE (Applied at end of rental)	\$
5% Environmental Fee (Applied at end of rental)	\$

Surface Prep Super Store will process my credit card deposit for the sum of all current charges on the 5th day of the rental, and will continue to process charges weekly until the rental equipment is returned.

Credit Card #: _____ Exp. _____

Bill Address: _____ Zip Code: _____ Validation Code # _____

Customer #: _____ Terms: _____