

AERIAL ACCESS PLATFORMS

GENERAL CONDITIONS

1) CONSIGNMENT

1-1: The platform must be picked up at the "AERIAL PLATFORM PICK-UP" area opposite Hall A1 at 8:30 am and returned within 6:30 pm. To pick up or return the platform at other times, the rental company must be contacted.

1-2: Each platform is consigned to the renter in good operating conditions, clean, greased and accompanied by the documentation and certification necessary for its use and maintenance.

1-3: At the moment of consignment, the platform is in order with all the regulations regarding safety.

1-4: Following his/her rental application, the renter must fully complete the "EQUIPMENT PICK-UP AUTORIZATION" document, and send it to the rental company via e-mail before the consignment of the platform, stamped and signed by the owner or legal representative. At the same time (at the moment of consignment), a "RENTAL START-END FORM" will be completed, an ID card or similar document will be requested from the user, and will be retained and returned at the end of the rental period when the platform's keys are returned.

1-5: Any defects found later must be rapidly reported in writing (even via e-mail), at the **most 1 hour from pick-up**.

2) METHODS OF USE

2-1 The platform is consigned in perfect working conditions, complete with the following documents:

1) User's and maintenance handbook. 2) Copy of the statement of Conformity (CE). 3) Copy of commissioning report.

4) Periodical check report.

2-2: The rental company provides the renter information regarding:

1) Operation of platform and ground controls. 2) Procedure for manual lowering in the event of emergencies. 3) Procedure for charging the battery pack. 4) Maintenance instructions. 5) Instructions for safe use

2-3: THE USER IS RESPONSIBLE FOR FALL ARREST HARNESSSES, HELMET and SAFETY FOOTWEAR, which are compulsory when using the platform. The renter states that he/she knows, has been informed and trained regarding the obligations and behaviour necessary when working at the expo centre, as foreseen by Legislative Decree N° 81 consolidating act AND LATER AMENDMENTS/PROVISIONS, Wear safety helmet and fall arrest harness, which must be connected to the appropriate hook on the basket. The operator in the basket must be assisted by an appropriately trained person on the ground. Fence off all the work area to avoid impact with things or people. In the area below the platform's working zone there must be nothing that could obstruct or endanger the lowering of the platform. Make certain and objects or people do not enter the space below the platform's work area. The operator must know all the current regulations, be qualified and hold a certificate for the category of platform he/she is using.

2-4: It is forbidden for the renter to sub-rent the platform.

2-5: It is forbidden to apply other accessories and /or equipment without the written consent of the rental company.

2-6: It is forbidden for the renter to use the platform for painting with SOLVENT- or AIRLEX- based paints.

2-7: Platforms are subject to oil and liquid loss and the renter must take all necessary precautions and/or measures in order to prevent in any loss of liquids causing damage to persons and/or things. On this matter, any responsibility of and/or charge to the rental company is excluded as of now.

3) LOCATION AND USE OF THE PLATFORM

The platform cannot be taken outside Rimini Expo Centre

4) MAINTENANCE AND REPAIR

4-1: Maintenance for the ordinary operation of the platform is the responsibility of the rental company, but if the rental period of the platform lasts for a period of more than five days, the topping up of the oil, coolant and hydraulic oil, the checking of the pressure of the tyres, the greasing of the mechanical parts of the platform and the cleaning of air and oil filters, are the responsibility of the renter (the materials to be used are indicated in the maintenance manuals).

4-2: The renter is obliged to bear the repair costs for any damage due to negligence on his/her behalf and/or that of his/her staff when using the platform.

4-3: In the event of a breakdown blocking the platform during the rental period, the renter undertakes to inform the rental company immediately via e-mail and cell phone (+39 366 4545000), while adopting all the precautions and urgent measures necessary for avoiding any possible damage to persons and/or things, also communicating if the damage is structural or causal. (Structural: breakdown not caused by the operator - Causal: breakdown caused by the operator). In the event of the platform being blocked on a worksite for any causal or structural damage where penalties/fines of any type are foreseen, the rental company will never be responsible. It must be understood that if the repair is necessary due to a fault on behalf of the renter, the total cost of the repair will be charged to him/her.

5) RESPONSIBILITY AND INSURANCE COVERAGE

5-1: The renter is considered to be responsible for looking after the platform to all effects from the moment in which it is consigned, and assumes full civil and penal responsibility for damage that may be caused to persons or things consequent to the use and custody of the platform during the rental period, while the rental company is expressly exonerated from any responsibility until the return of the rented platform, in this period, all the responsibility and risk is borne by the renter for the preservation, custody and use of the platform, including damage to or deterioration of the platform itself, damage caused in all the stages of assembly and dismantling and use of the platform rented by the renter or third parties, unforeseeable circumstances, force majeure or action by third parties. All coverage is cancelled if the renter does not keep the rented platform diligently in a safe place.

5-2: The platforms have a "FIRE & THEFT" insurance policy and, in the event of one of these cases occurring, the renter will be charged with the excess/deductible, 20% with reference to the value of the platform 100% in event of failure to return the keys or alarm keys (if foreseen) and/or uncovered charge. The renter will also remain in any case totally responsible for the damage caused to things or third parties, in all cases of negligence, malice or serious misdeeds.

5-3: Damage caused by external events is not covered by the insurance.

5-4: If an accident, damage or breakdown is caused by careless use, incorrect manoeuvres, overturning, by unqualified staff or failure to respect the instructions in the User and Maintenance Manual, the total cost of the damage/repair will be borne by the renter.

6) RETURNING THE PLATFORM

6-1: At the end of the rental contract, the renter must return the platform in good conditions, bearing in mind the normal wear due to length of use, clean, greased with keys and technical documents and with the quantity of fuel it had when consigned.

6-2: Any damage, faults and defects found later must be reported in writing (also via e-mail), within two working days from the return of the platform, as must any faults found during use.

6-3: Unless the parties have agreed otherwise, the platform must be returned ex rental company's warehouse in the "AERIAL PLATFORM PICK-UP" area opposite Hall A1.

7) RENTAL WITH OPERATOR

7-1: 7-1: All the aforementioned articles must also be considered applicable when the platform is rented with an operator. In particular, neither the rental company nor the operator will respond in any way or for any reason for damages, of any type caused by the renter, his/her staff or third parties, regarding the use of the platform rented by the renter.

7-2: The rates for the operator, indicated on the Web site, are valid from 8:30 am to 6:30 pm on working days. In the event of the operator being required after 6:30 pm, for night work or work on holidays / Sundays the hourly rate will be subject to a surcharge of double the amount indicated on Web site.

8) RENTAL CANCELLATION

8-1: The rental cancellation will be considered, only if executed through a cancellation request on the e-commerce portal, no later than 48 hours before the rental start date. If the request is made at the fair, in compliance with the aforementioned timing, it is mandatory to promptly and simultaneously inform the supplier by visiting the S.A.T.E. or contacting the supplier.