

BUNKER GEAR LEASE AGREEMENT FOR CLASS#____

Last Name:			M.I:	
(here-in-after referred to as "Customer").				
Present Address:	City:	State:	Zip Code:	
Phone: Email:				
Type of Credit Card:	Name on Credit Ca	rd:		
Credit Card #:	Expiration Date:		Security Code:	
	Glove Size: Boot Size: □ rned for a refund will be subject to a 1	Helmet □Rope 5% restock fee.	e □Hood □Bag	
 TERM: The rental period begins on the date out before the class ends must return all rent Customer cannot rent, loan, or sell the gear that ADDENDUM: Customers will be responsible IN WITNESS whereof, the parties hereto have LATE, REPAIR, AND REPLACEMENT FOR PLUS \$5.00 per day for each day equipment 	ntal gear immediately or they can re-rat they have leased. for any damage to gear. Found by 3 rd pare executed this Agreement the date and yeES: Customer agrees Owner shall be	ent the gear for arty NFPA 1851 wear first above we entitled to cha	the next class only. The inspection & washing. written. rge a late fee of \$30.00	
end of the rental period (State Exam Date). credit card listed above. Repair/Replacement of Repair of rips/tears to outer garment: \$5.00 periods for the liner.) Examples of common repairor - Replace knee/elbow pads: \$25.00 - Replace helmet face shield: \$61.03 - Replace lost or damaged Bunker Coat: \$800 - Replace lost or damaged Helmet: \$250.00	Owner shall charge any fees, including estimate fees shall be as follows: (Difference inch (Damage to inner vapor barrier with and replacements are below: - Replace/Repair su - Replace helmet ch	late, repair and/ent gear will have ill result in being aspender buttons: hinstrap: \$22.00	or replacement fees to the e different pricing.) g charged the replacement : \$6.00	
6. OWNERSHIP: The leased equipment listed property of the Owner but the Customer shall				
7. USE: The equipment listed above shall be use	ed only for the purpose of training in a m	only for the purpose of training in a manner for which it is intended and for no		
 other purpose. <i>Owner shall not be responsible</i> RETURNS/CANCELLATION: The Custor The equipment listed above shall be returned to charges and insurance prepaid. 	mer shall have the right to cancel this Ag	reement at any t	ime subject to restock fees	
9. DEFAULT: If the Customer shall default in a Customer attempts to remove or sell or part w Customer shall deliver the equipment listed ab Owner shall designate. In the event that litigat to pay all costs, including legal, that Owner m	ith possession of the equipment listed ab pove to the Owner at the cost and expens- tion becomes necessary to fulfill the term	ove, then, in eith e of the Custome as of this Agreem	ner such event, the er to such place as the	
 10. INTERPRETATION: This Agreement is a linterest in the equipment Leased. 11. ACCEPTANCE: The Customer acknowledges condition and repair and further acknowledges Customer agrees to notify Owner in case of an acceptance. 	lease agreement only and the Customer's es that he/she has fully inspected and acc is he/she has read and understands the ter-	shall not have or cepted the equiparts and condition	ment listed above in good as of this Agreement.	
I he any/all repairs, late fees, or payments due under	reby authorize Safety & Boot Center,			