



Rental Form

**Be Seen
Be Noticed**

PO Box 911 Mt. Eliza, Victoria 3930
 ABN: 43 100 778 149
ph: 0400 191 111
 fax: (03) 9787 1269
 email info@capads.com.au
 www.capads.com.au

Renting company / business (user)		ABN Number
Individual		
Authorised by (Signee)		
Physical address		Postal code
Postal address		Postal code
Trading name		

Details of transaction

Please circle term of agreement →	12 - month term	24 - month term	36 - month term	Related notes
	Number of sets to be rented			
Monthly rental rate per set of 4				
Total monthly Cost excl GST				
Gst at 10%				
Total monthly premium				
Duration of rental	From		To	
Last month of payment				
Deposit				

Authorisation of transaction between the owner & the user

I, _____ (signee) of _____ authorise the rental of the goods listed on this document. I have read and understood the contents of this agreement and the terms and conditions listed overleaf.

	Signee (User)	On behalf of CapAds (Owner)
Name		
Company		
Designation		
Signature		



Terms & Conditions

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For purpose of interpretation, the supplier is deemed to be the provider of the CapAds, and the purchaser is the individual or enterprise that has committed to buy the CapAds. The signee is the authorising individual for the purchase.

The delivery address is deemed to be the same as the address on this order form, unless stipulated otherwise on this document

Payment is strictly due on delivery, unless another payment date is agreed to in writing by both parties.

All CapAds remain the property of CapAds (Pty) Ltd until paid for in full.

The signee warrants that they are authorised to make such a promise - on behalf of the company they represent.

Any amount outstanding after the agreed payment date shall accrue interest at the current bank lending rate as stipulated by the Commonwealth Bank of Australia. The purchaser would be liable for this accrued interest and the outstanding amount.

Forced retraction of units (by the supplier) due to non-payment does not rescind the purchaser of their responsibility to any outstanding amount.

This agreement is only cancellable by negotiation directly with the owner. All monies outstanding will remain owed to the owner unless a mutually beneficial agreement can be reached between the 2 parties. In this instance, this would need to be in writing and signed by both parties.

The owner agrees to replace (up to) a maximum of 15% of the supplied CapAds and their decals - due to spoilage and / or theft. In the unlikely event of this 15% quota being exceeded, the user will be eligible for their replacement costs. The owner will not replace the CapAds or its Decal if negligence of the driver is suspected.

Signature X_____