# Terms and Conditions





Version no.	01
Page no.	1 of 2
Effective date	24/09/2021
Updated as per	24/09/2021

## Target audience

_					
Ī	•	All staff			

## Responsible persons

H&S contact	Stephen Carulli
Standard owner	Stephen Carulli

### Document update description

Revision	Date	Author	Description
Α	24/09/2021	Stephen Carulli	Initial Issue

	Policy content		
1.	1. Introduction		
	1.1SC Safety Training Ltd (hereinafter referred to as "the		
	Company") is a safety consultancy and training provider based		
	in the United Kingdom. These terms and conditions		
	(hereinafter referred to as "Terms") shall apply to all training		
	and consultancy services provided by the Company to its		
	clients.		
2.	2. Payment		
	2.1. Payment for services rendered by the Company must be made		
	in advance unless otherwise agreed upon in writing by both		
	parties. In case of delayed payment, the Company may impose		
	a late payment fee of 10% per month, or any part of a month.		
3.	3. Confidentiality		
	3.1. The Company shall maintain the confidentiality of all client		
	information and shall not disclose any information to third		
	parties without the prior written consent of the client.		
4.	4. Liability		
	4.1. The Company shall not be liable for any loss or damage		
	resulting from its services unless caused by its negligence or wilful default.		

# Terms and Conditions





5	5. Termination
	5.1. The client may terminate this agreement at any time by giving
	the Company written notice. The Company may also
	terminate this agreement with immediate effect if the client
	breaches any of its obligations under these Terms.
6.	6. Warranty
	6.1. The Company provides a warranty for a period of 12 months
	from the date of completion of its services. This warranty
	covers any defects in the services provided and the Company
	will, at its discretion, either repair or re-perform the services
	free of charge.
7.	7. Changes of terms
	7.1. The Company may, from time to time, make changes to these
	Terms. Any such changes shall be binding on the client from
	the date of notification.
8.	8. Governing Laws
	8.1. These Terms shall be governed by and construed in
	accordance with the laws of England and Wales.
9.	9. Dispute Resolution
	9.1. In the event of any dispute arising out of or in connection with
	these Terms, the parties shall first attempt to resolve the
	dispute amicably. If the dispute cannot be resolved amicably,
	the parties shall refer the dispute to arbitration in accordance
	with the rules of the London Court of International
	Arbitration.
	10. Acceptance
	10.1. By accepting these Terms, the client agrees to be bound by
	the above conditions and acknowledges that they have read
	and understood these Terms

Stephen Carull	24/09/2021		
CEO – SC Safety Training Ltd			
<u> </u>			
<i>_</i>			