



User Manual



HALO™

User Manual

User's Record:

To provide quality consumer service and technical support, it is suggested that you keep the following information as well as receipt of purchase.

Date of Purchase: _____

Location of Purchase: _____

Serial Number: _____

Please read the disclaimer/warranty information before proceeding.

Table of Contents

Pg. 3	Product Disclaimer
Pg. 4	Warnings & Light Placement
Pg. 5-7	Warranty
Pg. 8	Maintenance Record

All product inquiries for the HALO™ should be directed to:

Safety Engineering International
info@safetyei.com (805) 895-5192

Product Disclaimer

The use and intention of your HALO™ RDMD product is to minimize roof damage should a vehicle rollover occur and is designed for specific makes and models of vehicles only. Although this product is designed to reduce or lessen roof deformation in a rollover, the HALO™ roll hoop is not a structural reinforcement. Pillar modifications or enhancements can be done separately or in conjunction with the installation of the HALO™ to provide additional roof structure reinforcement. However, some reasonably foreseeable impact may exceed the product's capability to protect against injury. There are limitations to the severity of impact that the product sold herein can withstand and this product is not a substitution for safe and careful driving. **Seat belts and any other vehicle equipped safety devices MUST be in use and working at all times.** In the case in which a rollover accident has occurred, the product must be replaced and is not intended for repeat use.

This product is not intended to be a roof rack and should not be used as an attachment point for anything other than lighting. Guidelines for lighting attachments are outlined in the next section. This product is not a storage area. Do not store items in, under, or on top of your HALO™, as this might interfere with its operation in a rollover. Installation of this product must follow the guidelines found in the installation manual, if applicable. Only the fasteners and proper attachment points found in the installation manual should be used and installed only by a certified installer.

Lighting Placement on HALO™

Lighting may be placed on your HALO™ but should be attached with a removable fastener.

Do not weld your lighting fixture to your HALO™.

Do not fasten lighting fixtures to the roll hoop (circular tube spanning from passenger to driver side).

Product Warnings

Do not weld anything to your HALO™.

Do not attach anything other than Lighting.

Do not use as a roof rack or storage device.

Do not move HALO™ to another vehicle.

Do not use as an anchor for a winch or other lifting, hauling or pulling.

If your vehicle is in an accident, please contact your dealer so that the HALO™ can be reexamined for any structural failures.

Note: Any inspection costs occur at owner's expense.

WARRANTY & Other Legal Information

Inspection & Acceptance. Buyer shall inspect the HALO within a reasonable period of time after delivery, not to exceed ten (10 days). If Buyer rejects the HALO, Buyer must immediately contact Safety Engineering International (SEI). If the HALO is defective Buyer will be given a Return Authorization Number (“RAN”) before returning the HALO to SEI.

HALO returned without a RAN will be refused. SEI will not be responsible for any freight costs, damages to HALO, or any other costs or liabilities pertaining to HALO returned without a RAN. Buyer will be responsible for all freight costs to and from Buyer and repackaging costs, if any, if Buyer refuses to accept shipment. If the HALO is returned in un-saleable condition, Buyer shall be responsible for full value of the HALO. Buyer may not return any special order HALO. Any HALO returned hereunder shall be subject to a restocking fee equal to 30% of the invoice price.

Limited Warranty. SEI warrants to the original end-user that the HALO manufactured or provided by SEI under this Agreement shall be free of defects in material or workmanship for a period of six months or 30,000 kilometers from the date of purchase, provided that the HALO is installed, used, and maintained in accordance with any user manual or technical guidelines provided by SEI. The original end-user must give written notice to SEI of any suspected defect in the HALO prior to the expiration of the warranty period. The original end-user must also obtain a RAN from SEI prior to returning the HALO to SEI for warranty service under this paragraph. SEI will not accept any responsibility for HALO returned without a RAN. The original end-user shall be responsible for all costs and expenses associated with returning the HALO to SEI for warranty service. In the event of a defect, SEI, at its sole option, shall repair or replace the defective HALO or refund to the original end-user the purchase price for such defective HALO. The foregoing warranty is SEI's sole obligation, and the original end-user's exclusive remedy, with regard to any defective HALO. This limited warranty does not apply to: (a) periodic or routine maintenance by end-user, (b) defects or damage to the HALO resulting from improper or unauthorized alterations, modifications, or changes; and (c) a HALO that has not been installed and/or maintained in accordance with user manual.

HALO™ is Covered by US Patent No. 7717492, Intl. Pat. Pend.

WARRANTY & Other Legal Information

EXCLUSION OF OTHER WARRANTIES.

THE FOREGOING LIMITED WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. ANY AND ALL OTHER EXPRESS, STATUTORY OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE ARE EXPRESSLY DISCLAIMED. NO WARRANTY IS MADE WHICH EXTENDS BEYOND THAT WHICH IS EXPRESSLY CONTAINED HEREIN.

LIMITATION OF LIABILITY.

IN NO EVENT SHALL SAFETY ENGINEERING INTERNATIONAL BE LIABLE TO BUYER OR ANY OTHER PARTY FOR ANY INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST PROFITS OR DOWN TIME) ARISING FROM OR IN ANY MANNER CONNECTED WITH THE HALO™, ANY BREACH BY SAFETY ENGINEERING INTERNATIONAL OR ITS AGENTS OF THIS AGREEMENT, OR ANY OTHER CAUSE WHATSOEVER, WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY OF LIABILITY. BUYER'S REMEDY WITH RESPECT TO ANY CLAIM ARISING UNDER THIS AGREEMENT IS STRICTLY LIMITED TO NO MORE THAN THE AMOUNT PAID BY THE BUYER FOR THE HALO™.

WARRANTY & Other Legal Information

Work By Others; Safety Devices.

SEI has no responsibility for labor or work performed by Buyer or others once certified installation is complete. Buyer is solely responsible for furnishing and requiring its employees and customers to use all safety device guards and safe operating procedures required by law and/or as set forth in the user manual furnished by Safety Engineering International.

Governing Law/Venue.

This Agreement shall be construed and governed under the laws of the State of California, U.S.A, without application of conflict of law principles. Each party agrees that all actions or proceedings arising out of or in connection with this Agreement shall be commenced, tried, and litigated only in the state courts sitting in Santa Barbara, California or the U.S. Federal Court for California, U.S.A..

Each party waives any right it may have to assert the doctrine of “forum non conveniens” or to object to venue to the extent that any proceeding is brought in accordance with this section. Each party consents to and waives any objection to the exercise of personal jurisdiction over it by courts described in this section.

EACH PARTY WAIVES TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW THE RIGHT TO A TRIAL BY JURY.

Maintenance and Inspection Records