Flexxi Fence Pty Ltd Terms and Conditions of Trade

### 1. **Definitions and Interpretation/Agreement**

a) In these Terms and Conditions

'Agreement' means the contract made between the Company, Flexxi Fence Pty Ltd and the Hirer in relation to the hire of Equipment, and includes:

- the Hirer's Credit Application;
- these Terms and Conditions
- any quotation provided by Flexxi Fence (if any) and; iii)
- iv)

Consumer Act 2010 (Cth)

'CCA' means the Competition and Consumer Act 2010 (Cth)

'Company' means Flexxi Fence Pty Ltd, ABN 81 902 774 937. 'Company' means Flexxi Fence Pty Ltd, ABN 81 902 774 937. change and may increase without notice. The Hirer is not permitted to 'Consumer' means a person acquiring/hiring goods of a kind ordinarily claim a reduction or refund in hire fees for Equipment returned before the acquired for personal, domestic for commercial use or consumption; or at end of the Initial Hire Period or any extensions of that Hire Period. a price not exceeding \$40,000; but excludes a person acquiring the Goods, or holding himself or herself out as acquiring the Goods for the purpose 4. of re-supply; or using them up or transforming them, in trade or commerce, a) in the course of a process of production or manufacture or in the course of pay repairing or treating other goods or fixtures on land.

'Consumer Goods' means 'goods of a kind ordinarily acquired for b)

'Consumer Guarantee' means a consumer guarantee applicable to this C)

'Consumer Services' means 'services of a kind ordinarily acquired for and all taxes and charges incidental to the hire. personal, household or domestic use or consumption', as that expression d)

The Hirer must notify the Company within is used in section 3 of the Australian Consumer Law

'Equipment' means any of the Company's Fencing, Portable Toilets, Cameras or equipment and goods (including any associated or attached tools, accessories and parts) that are hired to the Hirer under these Terms and Conditions.

'Express Warranty' has the same meaning as in section 2(1) of the Australian Consumer Law

'Fair or Reasonable' means 'fair or reasonable' for the purposes of section 64A of the Australian Consumer Law.

Agreement.

'Camera' means camera, including all parts & components supplied to the Hirer pursuant to this Agreement.

'Financing Statement' and 'Financing change statement' means a 'financing statement' and a 'financing change statement' within the meaning of s.10 of the PPSA.

'Goods' means any equipment and goods supplied by the Company to the Hirerunderthese Terms and Conditions.

'GST' means 'GST' within the meaning of the GST Act.

'GST Act' means the A New Tax System (Goods and Services Tax) Act 1999 5. (as amended) (Cth) (in Australia) and Goods and Services TaxAct 1985 (in a) NewZealand) and the following expressions bear the same meaning as in the the GST Act: 'tax invoice', 'taxable supply' and 'value'

 $\hbox{\it `Hirer'} means the person, company or other legal entity hiring the Equipment$ from the Company. Where the context permits, it includes Hirer's employees and contractors.

'Hire Period' means the term specified in clause 2.

'Insolvency Event' means, in relation to a party, that one of the events specified in clause 15 has occurred in relation to that party.

interest as defined in section 14 of the PPSA.

'PPSA' means the Personal Property Securities Act 2009 (Cth) (in Australia) b) and the Personal Properties Security Act 1999 (in New Zealand)

'Proceeds' means 'proceeds' within the meaning of section 31 of the PPSA.

'Rates' means the rates notified by the Company to Hirer from time to time.

'Register' means the Personal Property Securities Register established c) under the PPSA.

'Security Agreement' means a 'security agreement' within the meaning of s.10 of the PPSA.

'Security Interest' means a 'security interest' within the meaning of

- These Terms and Conditions apply to:
- i) the establishment, operation and use of the account of the Hirer for doing so). with the Company;
- all transactions effected by the Hirer with the Company for the supply 9. of Equipment and Goods or services on its account or on a cash basis a)
- the exclusion of all others including any terms and conditions of the Hirer.
- These Terms and Conditions shall apply as if incorporated into each order placed by the Hirer with the Company

## 3.

- Period and any extensions of that period and the Hire Period will end Period, subject to payment of the extra charges.

  C) Not be entitled to sell, transfer, mortgage, charge or encumber in when the Equipment is back in the possession of the Company Flexxi d) If the Company is delayed from delivering or removing the any way the Equipment nor, without the Company's management prior Fence Pty Ltd. The Hire Period includes weekends and public holidays Equipment from any location for any reason beyond its reasonable written consent, part with the possession of the Equipment nor assign the and is irrespective of the time the Plant is being used.
- Period, and each extension of the Hire Period, the Company will will be calculated for every 15 minute period (or part) using the rates be removed without the Company's permission. automatically extend the Hire Period and invoice the Hirer for all provided by the Company from time to time. extensions of the Hire Period. Extensions of the Hire Period will continue e) No refunds will apply in the event that the Equipment is condition as it was delivered. until the Hirer instructs the Company to pick up the Equipment, it is returned/collected at the Hirer's request prior to the expiration date of any f) Pay to the Company all

returned by the Hirer to the Company, or the Company decides to Hire Period. terminate the hire arrangements

- c) Where the Hirer instructs the Company to pick up the Equipment company but can be arranged for an additional fee. under paragraph (c), the instructions will be given in writing by Email, by the Hirer, in time for the Equipment to be picked up and returned to the **10. Extra Charges** the Hirer, in time for the Equipment to be picked up and returned to the Tu. Extra Charges

  Company's premises within the Company's normal business hours. In a) Additional Equipment requested by the Hirer will incur additional the event of insufficient notice being given, hiring charges will continue charges for hire and delivery/installation. The removal of Equipment will to apply at the Company's absolute discretion until the Equipment is not excuse the Hirer from the payment of the agreed hire charges for the received by the Company. The Hire Period noted on the Agreement will Equipment. any ductaion provided by Flexar entering in any family and the company. The Third is ductain the Equipment is available for b) The Hirer is entitled to one pick up included t 'Australian Consumer Law' means Schedule 2 of the Competition and Consumer Act 2010 (Cth).

  Hirer remains responsible for any theft, loss or damage to the Equipment until the Equipment is collected by the Company.
  - During the Hire Period, the Hirer must pay the Company all hire a) d) During the Hire Period, the Hirer must pay the Company all hire a) The Hirer must ensure that the Equipment is used strictly in fees as calculated in accordance with the Rates. All Rates are subject to accordance with the Company's instructions and any procedures

### **Payment and Default Arrangements**

- The hire fee must be paid in the manner and in accordance with the payment terms specified on any invoice issued by Flexxi Fence Pty Ltd c) or otherwise notified to Hirer from time to time.
- personal, household or domestic use or consumption', as that expression is used in section 3 of the Australian Consumer Law.

  D) Ine tull amount of filling charges will be invoiced uprior as a Equipment or payment is required to be paid in full in accordance with the Hirer's or mistreated.

  d) If any da

  - The Hirer must notify the Company within seven (7) days of any in accordance with: errors with the invoice. If for any reason the Hirer is not satisfied with the Installation or workmanship of the Company, Notice must be given, in writing, within 7 days; the company will make good any Install/workmanship and Invoices will then be payable, by the Hirer. The Hirer must not deduct any part of the hire fee as retention money.
  - The Hirer agrees to pay the Company interest on all overdue balances at a rate of 1.5% per month until all sums owed to the Company under these Terms and Conditions have been paid in full.
- The Hirer is liable for any costs associated with the Company f) The Hirer is liable for any costs associated with the Company recovering overdue sums due under these Terms and Conditions and the that its personnel are appropriately inducted, trained and supervised so 'Fencing' means all fencing including panels, gates, feet, clamps and Hirer and will indemnify the Company on demand for all expenses other fencing components supplied to the Hirer pursuant to the incurred by the Company in recovering any amounts which the Hirer fails to pay by the payment due date including without limitation any bank dishonour fees, commissions payable to any commercial or mercantile agents and any legal costs incurred by the Company (assessed on an indemnity basis) arising from the Hirer's default or breach of any of the Terms and Conditions
  - If the Hirer fails to pay for any goods or services supplied by the g) Company when due, then by notice to the Hirer, the Company may declare any amounts actually or contingently owing by the Hirer to the Company to be immediately due and payable.

### Credit Card Payments

- If a Hirer pays its outstanding account by a credit card, at the time 13. Location and Use of the Equipment the transaction is processed the Hirer must pay to the Company an amount that the company determines (acting reasonably) to be equal to the merchant service fee or any similar fee payable by the Company to its transaction acquirer in connection with the transaction.
- i) The Company may add any amount payable by the Hirer under paragraph (a) to the Hire Charges of the relevant goods or services ii) supplied or to be supplied by the Company to the Hirer

### 6. **GST**

- Intellectual Property' means any intellectual property including without a) To the extent that a party makes a taxable supply in connection with c) The Hirer must store the Equipment in a safe place and do all other limitation patents, trademarks, copyright, designs, layouts, circuit boards, these Terms and Conditions, the consideration payable by a party under things necessary to ensure the continued safety and preservation of the knowhow, software, object. 'PMSI' means a purchase money security these Terms and Conditions represents the value of the taxable supply Equipment. for which payment is to be made, unless otherwise expressly agreed.
  - Subject to clause 5(c), if a party makes a taxable supply pursuant 14. Missing and Damaged Equipment to these Terms and Conditions for a consideration which, under clause a) 5(a), represents its value, then the party liable to pay for the taxable Equipment while on hire to it, and the cost of replacement or repairs of supply must also pay, at the same time and in the same manner as the that Equipment. value is otherwise payable, the amount of any GST payable in respect of b) the taxable supply.
  - taxable supply

Section 12 of the PPSA.

Site' means the land or premises located at the address on which Equipment is to be installed as requested by the Hirer.

b) Terms and expression defined in or for the purposes of the CCA or the subject to conditions that may include payment of money to the Equipment not being returned or collected, including where the Equipment has been stolen or missing.

The Company may at any time refuse to extend credit or further 15. Hirer's Obligations a) credit to the Hirer (and without the Company having or giving any reason

## Delivery, Installation and Removal

- The Company will arrange delivery of the Equipment to the Site and unless otherwise expressly agreed in relation to any particular supply will install the Equipment as far as possible in accordance with the Hirer's damage is attributable to any negligence, failure or omission of the Hirer. of Equipment, Goods and services; and sketch plan or verbal directions. The Hirer acknowledges that The b) Accept full responsibility for and indemnify Flexxi Fence Pty Ltd
  - Hirer. Equipment that Exceeds the Initial Hire Period will accrue charges, and the Hirer will be Invoiced on a Monthly Basis, Until such time as the
- delivery/installation of the equipment and continue for the Initial Hire or to remove part of the Equipment before the expiration of the Hire Equipment.
  - is irrespective of the time the Plant is being used.

    Unless otherwise instructed by the Hirer, at the end of the Initial Hire additional delivery charges will be benefit of this Agreement.

    Unless otherwise instructed by the Hirer, at the end of the Initial Hire additional delivery charges will be based on the duration of the delay and d)

    Not be entitled to render the Component will will be collected for warming the collected fo

Traffic management is not included on any standard quote from the

- The Hirer is entitled to one pick up included in the hire fees. Any

### 11. Use of Equipment

recommended by the Company from time to time.

b) The Hirer must at all times keep the Equipment in good condition and must not, without the Company's prior written consent, alter or make additions to the Equipment, or deface, remove or conceal any Company logo, identifying mark or number, or indication of the Company's ownership of the Equipment.

- The Hirer must at all times ensure that the Equipment is used in a nerwise notified to Hirer from time to time.

  Safe manner, and must not deliberately damage, abuse or mistreat the full amount of hiring charges will be invoiced upfront and Equipment or allow the Equipment to be deliberately damaged, abused,
- If any damage, loss, theft or destruction of the Equipment occurs, \*Consumer Guarantee\* means a consumer guarantee applicable to this c)

  The Hirer agrees to pay all hiring charges on or before the whether the Hirer was responsible or not, the Hirer must immediately contract under the Australian Consumer Law, including any Express commencement date of the Hire Term (unless agreed to the contrary by notify the Company) including delivery fees, pick up fees, hire fees, service fees destruction.
  - The Hirer must ensure that the Equipment is used at all times strictly e)
  - all applicable laws, and
  - ii) any relevant industry usage, custom and standards for goods similar to the Equipment.
  - The Hirer must obtain and maintain, at its own expense, any insurance, permit or license that may be required under any law or by any statutory or other authority for the use of the Equipment, including its installation or removal. Without limiting the Hirer's obligations under this clause, the Hirer must obtain all permits required under any relevant as to ensure the safe and lawful use of the Equipment.

### 12. Movement of Equipment

a) The Hirer may at its own risk move or alter the position of the Equipment on the Site. The Hirer indemnifies the Company against all claims for any loss or damage, howsoever arising, as a result of any movement of, or alteration to the Equipment.

b) The Hirer may engage the Company to move/relocate the Equipment on the Site. The Company will charge a rate per metre/per item for this service, which the Hirer can obtain on request and which the Hirer shall pay in accordance with the Company's usual terms for moving/relocating Equipment.

- The Hirer must expressly inform the Company of the location of the a) Equipment during the Hire Period.
- The Hirer must not: b)
  - part with possession of the Equipment;
  - allow any other person to use the Equipment; or
- iii) permit the removal of the Equipment from the location at which the Hirer represented it would be located without the prior written consent of the Company.

- The Hirer is responsible for any stolen, missing or damaged
- If the Equipment is returned or collected in a condition which in the the taxable supply.

  reasonable opinion of the Company renders it unusable for hire, or if the c)

  A party's obligation to make payment under clause 5(b) is subject Equipment is stolen or missing, the Hirer must pay the Company on to a valid tax invoice being delivered to the party liable to pay for the demand the cost of replacement or repair of the Equipment calculated in ble supply.

  Cancellations of Orders

  The Hirer may not cancel any order that it places for supply of and the provisions set out in clause 12 relating to the Company's title provisions set out in clause 12 relating to the Company's title provisions set out in clause 12 relating to the Company's title provisions set out in clause 12 relating to the Company's title provisions.

The Hirer will:

- Accept full responsibility for the safe-keeping of the Equipment, and a) except as specified hereafter, shall indemnify Flexxi Fence Pty Ltd for all loss, theft of or damage to the Equipment however caused and without limiting the generality of the foregoing whether or not such loss, theft or
- Accept full responsibility for and indemnify Flexxi Fence Pty Ltd Company may need to alter the position of the Equipment to against all claims in respect of any injury to persons, or loss or damage accommodate services to the Site or other obstacles. The Company will remove all Equipment when requested by the the Hire Period however arising, whether from the negligence of the Hirer Equipment that Exceeds the Initial Hire Period will accrue charges, or the Company or other party and limiting the generality of the foregoing the Hirer will be Invoiced on a Monthly Basis, Until such time as the whether or not the Equipment was being operated by an employee, Rates and Hire Period

  Hirer 'Off Hires' the Equipment.

  The Hirer Period will commence upon the date of the C)

  The Hirer may request the Company to install additional Equipment might be or is held to be responsible in connection with the use of the environment and continue for the Initial Line of the responsible in connection with the use of the limited Line of

  - Not be entitled to remove the Equipment from the Site or allow it to
  - Ensure that the Equipment is returned to the Company in the same
    - Pay to the Company all hire and related charges and other costs

Dated 10.04.19

as stipulated in accordance with the Company's Terms and Conditions otherwise affixed to land. and payment terms

### 16. Exclusions of Warranties & Limitations of Liability

- The Company acknowledges that the Australian Consumer Law a) and similar legislation provides:
- certain rights for Consumers that cannot be excluded; and;
- in relation to the supply of goods and services, that in some circumstances the Hirer may be a Consumer.
- b) Subject to paragraph (c), the Company excludes any and all conditions, warranties, terms and consumer guarantees implied by statute, general law or custom (including without limitation the Australian Consumer Law) applicable to any supply of goods (including all Equipment) and services under these Terms and Conditions.
- The Consumer Guarantees apply to any supply of goods and 19. Personal Property Securities Act arrangements C) The Consumer Guarantees apply to any output, and security agreement and security interest services where the Hirer is a Consumer, and the liability of the Company Acknowledgement of security agreement and security interest in connection with the Consumer Guarantees is not limited except as stated in paragraph
- d) If the Hirer is a Consumer in relation to the supply of goods and i) services, and those goods are not of a kind ordinarily acquired for personal, domestic or household use or consumption, then the liability of ii) the Company in connection with the Consumer Guarantees is limited to one of the following (as selected by the Company): In the case of goods
- the replacement of the goods or the supply of equivalent
- goods:
- the repair of the goods;
- the payment of the cost of replacing the goods or of acquiring goods equivalent to the goods; or
  - the payment of the cost of having the goods repaired, except where itisnot FairandReasonabletolimitliability in this way. In the case of Financing statements and financing change statements services
  - the supply of the services again: or
  - the payment of the cost of having the services supplied again.
  - The Company:
- excludes any liability in contract, tort (including negligence) or otherwise, in connection with any supply of goods and services and for all claims under or relating to the Equipment for any indirect damages or losses, or for any special, punitive or exemplary damages:
- limits its liability in contract, tort (including negligence) or otherwise, in connection with any supply of goods and services and for all claims under or relating to the Equipment and to the sums payable by the Hirer for the hire of the Equipment; and
- excludes any liability for or in connection a claim that the Equipment supplied by the Company under these Terms and Conditions fit for a particular purpose, except where the Company has a liability as contemplated by paragraph (a) or (d).
- The Hirer is liable for and shall indemnify the Company against all liability, claims, damage, loss, costs and expenses (including, without limitation, legal fees, costs and disbursements on a full indemnity basis, whether incurred or awarded against the Company and any environmental loss, cost, damage or expense) in respect of
- Personal injury;
- Damages to intangible property; or
- A claim by a third party in respect of the Hirer's hire or use of the Equipment. The Hirer's liability under this indemnity is diminished to the extent that the Company's breach of the Terms & Conditions (if any) or negligence causes the liability, claims, damage, loss, costs or expenses
- The indemnity set out in paragraph f) above is a continuing obligation, separate and independent from the other obligations of the parties and survives termination, completion and expiration of the term of hire of the Equipment. It is not necessary for a party to incur an expense or make any payment before enforcing a right of indemnity conferred under these Terms & Conditions.
- The Company will not be liable to the Hirer for any acts or omissions of any person supplied by the Company where that person is acting under the Hirer's direction or control during the Hire Period relating to the Equipment and the services provided under these Terms & Conditions and the Hirer shall indemnify the Company against all liability, claims, damages, loss, costs and expenses (including, without limitation, legal iv) fees, costs and disbursements on a full indemnity basis) arising from or any incurred in connection with such acts or omissions.
- or removal and will have no liability to the Hirer or any other person for any loss (including any consequential loss) arising out of such failure or delay

## 17. Retention of Title Arrangements

- Property in and title to the Equipment remains with the Company in Do all things necessary all circumstances (even if the Hirer goes into liquidation or becomes bankrupt during the hire period).
- The Hirer's right to use the Equipment is as a bailee only b)
- c) The Hirer is not entitled to offer, sell, assign, sub-let, charge, mortgage, pledge or create any form of security interest over or otherwise deal in any way with any of the Equipment.
- Unless otherwise agreed by the Company, the Hirer must identify and store the Equipment in a manner that clearly shows that it is the property of the Company.

## 18. Equipment Supplied Will Not Become Fixtures

- The Hirer acknowledges and agrees that it is the intention of the parties that:
- land; or
- following provisions apply
- Company and not fixtures despite having been connected to an electricity. For these purposes, and without limiting any other rights of the Company point, gas supply outlet, plumbing connection or another appliance or under the PPSA as a secured party, the Hirer further agrees:

- c)
- In the event of a default by the Hirer under these Terms and g) The Company may inspect the Equipment from time to time during Conditions, that in addition to any other enforcement provisions set out the Hire Period and the Hirer shall permit or procure permission for in these Terms and Conditions, if the Equipment can be removed the Hire Period and the Hirer shall permit of procure permission for in these Terms and Conditions, if the Equipment can be removed representatives of the Company to enter the Site.

  Mithout causing significant damage to the premises on which they are h) Hirers' Purchase Orders need to acknowledge that the Initial Stated located, the Hirer consents to the Company and any authorized Hire Period (time Period) may be Exceeded unless Equipment is 'Off contractor acting on behalf of the Company, entering upon the premises Hired' on or before the due date by the Hirer. The Purchase Order is to of the Hirer or any premises where they are located or have been installed acknowledge that Extended Hire Fees will be accepted and paid for by for the purposes of disconnecting them from an electricity point, plant or the Hirer. A variation in Hire Fees may be 10% more or less than the limital Hire Period.
  - d) In the event of the Company exercising its rights under sub paragraph c), the Hirer:
  - must not make any claim against the Company; and
    - must indemnify the Company against any claim by any third party paragraph, the provisions of this paragraph shall prevail. (including without limitation the owner of the relevant property) in Application of certain further PPSA provisions contract, tort (including negligence) or otherwise arising from or in To the extent they apply, the following provisions of the PPSA: section

The Hirer acknowledges and agrees that:

- These Terms and Conditions are a security agreement for the purposes of the PPSA:
- The Company has a security interest in the Equipment and in any present or after acquired property that represents proceeds arising in respect of any dealings with the Equipment, and;
- The security interest secures all amounts owing by the Hirer to the Company in connection with the hire of the Equipment and all obligations arising under these Terms and Conditions.

Acknowledgment of arrangements for financing statements

The Hirer acknowledges and agrees as follows:

- The Company may at any time register a financing statement (or, if section 143 (re-instatement of security document).
   relevant, a financing change statement) on the PPS Register in relation Notices to its security interest in the Equipment that may be supplied under these Terms and Conditions that may include terms that:
  - the 'grantor';
  - Describe the Equipment supplied by the Company to the Hirer from time to time pursuant to these Terms and Conditions as collateral in the class of 'other goods' (or in such other class as the Company may reasonably determine is applicable including (without limitation) in the class of 'other goods' or, if applicable, the collateral may be described by serial number);
  - Specifies that the security interest that the Company holds in the collateral is a PMSI in accordance with item 7 of the table in obliged to give notice section 153(1) of the PPSA to the extent that it secures payment same collateral or to of the amounts owing in connection with that collateral; and
  - Specifies that the security interest affects 'proceeds' and, in particular, all present and after acquired property that represents Equipment. proceeds of all Equipment may be supplied under these Terms

    Change of Details . and Conditions

# any Period of registration

ii) The Company may register a financing statement or financing change statement on the PPSA Register for any period that the Company determines (in its discretion).

## Payment of fees and costs

- Upon request made by the Company (and in its absolute if the Hirer: iii) the Hirer may be required to pay to the Company all fees, charges and expenses that the Company may reasonably incur in:
  - Conditions:
  - maintaining any such registration; or
  - enforcing any security interest granted to the Company under on business. these Terms and Conditions. These fees, charges and expenses d) Upon te these Terms and Conditions. These fees, charges and expenses d)

    Upon termination of the Agreement, the Company shall be entitled may be incurred by or with an agent that acts on behalf of the to take possession of the Equipment and for this purpose the Hirer Company.

# When registration to be affected

The Company may register its security interest on the Register at e) any time so long as the Company believes on reasonable grounds that it without authority of the Hirer if the Hirer fails to comply with payment will become a secured party in relation to the Equipment including, terms. i) Subject to the provisions contained in this clause 15, the Company without limitation, when the Hirer signs or otherwise adopts or accepts will not be responsible for failure or delay in delivery, pickup, installation the Terms and Conditions in a manner proposed by the Company.

## Attachment

A security interest in the Equipment will attach to the Equipment at notifying the Hirer. v) the time that the Hirer has rights in the Equipment and not at any later b)

- The Hirer must do anything reasonably required by the Company between the Company and the Hirer in any way. vi) to enable the Company to register the security interest as a PMSI and to maintain that registration. Confidential Information
- The Company and the Hirer agree that neither party will disclose to of the Equipment warrants that they: an interested person or to any other person, any information of the kind a) described in section 275 (1) of the PPSA except that the Company may Hirer's behalf; and disclose that information to an interested person where section 275(7) of the PPSA applies.
- The Hirer agrees that it will not authorize the disclosure of any information of the kind described in section 275 (1) of the PPSA. Enforcement

If the Hirer fails to pay an amount owing when due or if it fails to perform Where the Equipment is or might be characterized as fixtures to any of its obligations in connection with the supply Equipment, the Hirer agrees that the Company shall be entitled to exercise its enforcement Where the Equipment rests by its own weight on the land then the rights and remedies as a secured party in accordance with the provisions of the PPSA including (without limitation) the rights contained in section The Equipment shall be taken to be personal property of the 123 of the PPSA to seize the Goods by any method permitted by law.

- upon demand made by the Company, to immediately deliver up to the Company the Equipment;
- to irrevocably authorise the Company to enter any premises occupied by the Hirer in order to search for, retrieve and remove the Equipment to which the Company has title, and which are the subject of a security interest as provided for by these Terms and Conditions:
- to do all things necessary to immediately facilitate the Company's access to the Hirer's premises and to assist the Company to locate and identify the Equipment;
- iv) to authorize the Company to resell or re-hire the Equipment seized and apply the proceeds of sale or re-hire in payment of any monies that the Hirer owes it:
- that in the event of any inconsistency with the provisions contained section 123 of the PPSA and the provisions contained in this

connection with the exercise of those rights including without 126 (apparent possession); section 128 (secured party may dispose of limitation for the cost of making good the premises arising from or collateral); section 129 (disposal by purchase); and section 134 (1) connected with the removal of the Equipment or for any loss or (retention of collateral) confer rights on the Company. The Hirer agrees damage (whether direct or indirect) suffered by the Hirer or any third that in addition to those rights, the Company shall if there is default by the Hirer, have the right to seize, purchase, take possession or apparent possession, retain, deal with or dispose of any Goods, not only under those sections but also, as additional and independent rights, under this document and the Hirer agrees that the Company may do so in any manner it sees fit including (in respect of dealing or disposing) by private or public sale, lease or license.

### Contracting out provisions

To the extent that Chapter 4 of the PPSA would otherwise apply to the enforcement of a security interest under or in connection with this Agreement the following provisions of the PPSA do not apply and for the purposes of section 115 of the PPSA are 'contracted out' of this document in respect of all Goods to which that section can be applied: section 95 (notice of removal of accession to the extent it requires the Company to give a notice to the Hirer); section 96 (retention of accession); section 125 (obligation to dispose of or retain collateral); section 121(4) (notice of grantor); section 130 (notice of disposal to the extent it requires the Company to give notice to the Hirer):section 129 (2) & (3) (d) (contents of statement of account after disposal); section 132 (4) (statement of account if no disposal); section 135 (notice of retention); section 142 (redemption of collateral); and

### **PPSA Notices**

• Describe the Company as the 'secured party' and the Hirer as The Hirer agrees that the Company does not need to give the Hirer any notice under the PPSA (including without limitation a notice of a verification statement received from the Registrar) unless the notice is required by the PPSA and that requirement cannot be excluded.

### Where default

In the event of a default by the Hirer in performing of any of its obligations in connection with a supply of the Equipment, the Hirer agrees that (as between the parties to the Terms and Conditions) the Company is not obliged to give notice to any other secured party with interests in the

any other third party of any enforcement or recovery action that it takes or which it may take with respect to its security interest in any of the

In the event that there is a change in any of the Hirer's details and contact numbers or addresses set out in these Terms and Conditions or contained in any application for credit made by the Hirer prior to executing such application, the Hirer agrees to notify the Company in writing within 5 days of such change.

## 20. Termination of Hire

The Company may terminate the Agreement without notice to the Hirer,

- a) Breaches any of the Terms and Conditions: or
- has a winding up petition presented against it, is wound up, goes preparing, lodging or registering any financing statement or b) has a winding up petition presented against it, is wound up, goes financing change statement in relation to any security interest into voluntary liquidation, commits an act of bankruptcy has a receiver that is granted to the Company under these Terms and appointed to its assets.
  - or any of them makes an assignment or compromise for the benefit of its creditors, is placed under official management or ceases to carry
  - irrevocably authorises the Company or its representatives to enter onto the Site and agrees to indemnify the Company in respect of any claims, damages and expenses associated with the recovery of the Equipment.
  - The Company shall be entitled to take possession of the Equipment

## 21. Changes to Terms and Conditions

- The Company may amend these Terms and Conditions at any time by publishing the amendments on its Company's Websites or otherwise
- The amended Terms and Conditions will apply to any hire of the Equipment from the time the amendments are published on the Company's Websites or otherwise notified to the Hirer. Any such amendment will not affect the validity or enforceability of the agreement

# 22. Signatory's Warranties

Any person signing any document on behalf of Hirer in respect of the hire

- have the Hirer's authority to contract with the Company on the
- b) have been authorised by the Hirer to bind the Hirer to hire the Equipment on the terms set out in the Agreement, and agrees to indemnify the Company against all losses, costs and claims incurred by the Company if this is not the case.



Dated 10.04.19