

## Max Crane & Equipment Hire (SA) Pty Ltd ABN: 18 100 274 520 • ACN 100 274 520

ABN: 18 100 274 520 • ACN 100 274 520 PO Box 2086, PORT AUGUSTA SA 5700 Phone: (08) 8641 3955 • Fax: (08) 8641 3977

Email: admin@maxservices.com.au

Web: www.maxservices.com.au

## CREDIT ACCOUNT APPLICATION Web: www.m

Description of Trade overleaf or attached.

Client's Detaile.   Individual   Individual						
Client's Details: ☐ Individual ☐ Sole Trader ☐ Trust ☐ Partnership ☐ Company ☐ Other:						
Full or Legal Name:  Trading Name (if different from above):						
Trading Name (if different from above):  Physical Address:  State:  Postcode:						
·					itate:	Postcode:
Billing Address:					tate:	Postcode:
Email Address:  Phone No: Fax No: Mobile No:						
					Mobile No.	
Personal Details: (please complete if you are an Individual)						
D.O.B. Driver's Licence No:						
Business Details: (please complete if you are a Sole Trader, Trust, Partnership, Company or Other – as specified)						
ABN:	N: ACN:				Date Established (current owners):	
Nature of Business:						
Paid Up Capital: \$ Estimated Monthly Purchases: \$					Credit Limit Required: \$	
Principal Place of Business is: ☐ Rented ☐ Owned ☐ Mortgaged (to whom):						
Directors / Owners / Trustee (if more than two, please attach a separate sheet)						
(1) Full Name:					D.O.B.	
Private Address:					tate:	Postcode:
Driver's Licence No: Phone No:					Mobile No:	
(2) Full Name:					D.O.B.	
Private Address:					tate:	Postcode:
Driver's Licence No: Phone No:					Mobile No:	
Account Terms: ☐ 30 Days ☐ COD ☐ Other:						
Purchase Order Required? ☐ YES ☐ NO Accounts to be emailed? ☐ YES ☐ NO						
Accounts Email Address:						
Accounts Contact:					Phone No:	
Bank and Branch:					Account No:	
Trade References: (please provide companies that are willing to do trade references)						
Name: Address:					Phone / Fax / Email:	
1.		/ tadiooc.			TOTAL TOTAL STATE	
2.						
3.						
I certify that the above information is true and correct and that I am authorised to make this application for credit. I have read and understand the TERMS AND CONDITIONS OF TRADE (overleaf or attached) of Max Crane & Equipment Hire (SA) Pty Ltd which form part of, and are intended to be read in conjunction with this Credit Account Application and agree to be bound by these conditions. I authorise the use of my personal information as detailed in the Privacy Act clause therein. I agree that if I am a director/shareholder (owning at least 15% of the shares) of the Client I shall be personally liable for the performance of the Client's obligations under this contract.						
SIGNED (CLIENT): SIGNED (MAX):						
Name: Name:						
Position: Position:						
WITNESS TO CLIENT'S SIGNATURE:						
Signed:         Name:         Date:						
OFFICE USE ONLY	ADED: -:			DDOVED BY	DATA WINITED	D. T.
Account / Ref. No.	\$		AP	PROVED BY	DATA INPUTTED	DATE / /

## Max Crane & Equipment Hire (SA) Pty Ltd - Terms and Conditions

Definitions

'Contract" means the terms and conditions contained herein, together with any Special

Conditions, quotation, Purchase Order, appendix, annexure, invoice or other document or
amendments expressed to be supplemental to this Contract.

'Max' means Max Crane & Equipment Hire (SA) Pty Ltd , its successors and assigns
or any person acting on behalf of and with the authority of Max Crane & Equipment Hire
(SA) Pty Ltd.

"Client" means the person's, entities or any person acting on behalf of and with the authority of the Client requesting Max to provide the Services as specified in any proposal, quotation, order, invoice or other documentation, and:

a) if there is more than one Client, is a reference to each Client jointly and severally; and (b) if the Client is a part of a Trust, shall be bound in their capacity as a trustee; and (d) includes the Client's executors, administrators, successors and permitted assigns. Fequipment means all Equipment (including any accessories, machinery, tools and associated items, manuals, log books and max vehicles as accompanies such Equipment supplied on hire by Max to the Client (and where the context so permits shall include any incidental supply of Services). The Equipment shall be as described on the invoices, quotation, purchase order, or any other work authorisation forms as provided by Max to the Client.

1.5

16

quotation, purchase order, or any other work authorisation forms as provided by Max to the Client.

\*\*Minimum Hire Period\*\* means the minimum Hire Period, as specified in this Contract, and calculated at the appropriate hourly rate plus travel unless otherwise specified by Max prior to commencement of the Hire Period.

\*\*Hire Period\*\* means the term of the the of the Equipment as specified in the Purchase Order and which may include weekends and/or public holidays, and continues until the supply of the Services is completed or the Hire Cortact is terminated in accordance with these terms and conditions or such further period as agreed by the perite in writing.

\*\*Hire Docket\*\* means the form issued by Max at the time a Purchase Order is submitted to Max and includes job details, Equipment and other details.

\*\*Purchase Order\*\* means any order in writing by or on behalf of the Client for the supply of Services by Max and each schedule or document accompanying such Purchase Order.

\*\*Details\*\* The Purchase Order\*\* means any order in writing by or on behalf or the Client for the supply of Services by Max and each schedule or document ascompanying such Purchase Order.

\*\*Wet Hire\*\* means that the Equipment is supplied by Max without an operator (include singers, sogness, supervisors, drivers and any such other employee or agent of Max), who shall at Site\*\* means the location's at which the Equipment is to be operated.

\*\*Goods\*\* means any cargo together with any container, packaging, or pallet(s) to be handled, lifted and/or carried by Max for the Client.

\*\*PPSA\*\* means the Personal Property Securities Act 2009 (Cth) as amended from time to time.

\*\*PPSA\*\* means the Personal Property Securities Resister established under the PPSA. 17

1.8

1.13

time. "PPSR" means the Personal Property Securities Register established under the PPSA. "Confidential Information" means information of a confidential nature whether oral, writer or in electronic form including, but not limited to, this Contract, either party's intellectual property, operational information, know-how, trade secrets, financial and commercial affairs, contracts, client information (notiding but not limited to, "Personal Information" such as: name, address, D.O.B. occupation, driver's license details, electronic contact (smail Facebook or Twitter details), medical insurance details or next of kin and other contact information (where applicable), previous credit applications, credit history) and pricing

details.

"Charges" means the cost of the hire (plus any GST where applicable) of the Equipment as agreed between Max and the Client subject to clause 6 of this contract.

"GST" means Goods and Services Tax as defined within the "A New Tax System (Goods and Services Tax) Act 1999" (Clin). 1.17

and services ray not reason (corp.)
Interpretation
In this Contract, unless it is stated to the contrary or the context requires otherwise:
(a) words in the singular shall include the plural (and vice versa), words importing one gender shall include every gender, a reference to a person shall include any other legal entity of whatsoever kind (and vice versa) and where a word or a phrase is given a defined meaning in this Contract, any other part of speech or other grammatical form of that word or phrase has a corresponding meaning, and
(b) a reference to a statue, ordinance, code or other law includes regulations and other statutory instruments under it and consolidations, amendments, re-enactments or replacements of any of them (whether of the same or any other legislative authority having instruction).

suring jurisdiction); and in uteril witered to the same or any other registerive authority awing jurisdiction; and including, and any variants of those words, will be treated as if ollowed by the words without limitation; and reference to dollars (\$), is a reference to Australian currency; and

rollowed by the words 'without limitation'; and a reference to dollars (\$), is a reference to dollars (\$), is a reference to Australian currency; and this Contract is not to be interpreted against Max merely because they prepared this Contract; and the following order of precedence (in descending

(f)

32

3.6

Contract; and the following order of precedence (in descending order) will be applied to resolve any conflict, ambiguity or discrepancy in this Contract:

(i) Terms and Conditions of Trade; and (ii) Special conditions of fany); and (iii) appeals conditions (if any); and (iii) any schedules, any reference (other than in the calculation of consideration, or of any indemnity, reference to that cost exclusive of GST. (a)

reference to that cost excusive u uso.

Acceptance
The Client is taken to have exclusively accepted and is immediately bound, jointly and
severally, by this Contract if the Client places an order for Equipment, or accepts Delivery.
This Contract constitutes the entire Contract between the parties and contains all the
representations, warranties, covenants and agreements of the parties in relation to the
subject matter of this Contract.

The contract of an improvisiation of the parties in relation to the

3.5

we event of any inconsistency between the terms and conditions of this Contract and any other prior document or schedule that the parties have entered into, the terms of this Contract and prevail.

Any amendment to the terms and conditions contained in this Contract and only other prior document or schedule that the parties have entered into, the terms of this Contract Anal prevail.

Any amendment to the terms and conditions contained in this Contract may only be amended in writing by the consent of both parties. The special conditions (if any) set out by Max in any quotation, order or other document shall from part of this Contract, unless otherwise stated. In the event of any inconsistency between the special conditions and any other term of this Contract, the special conditions shall prevail to the extent of the inconsistency.

Both parties acknowledge and agree that this Contract does not constitute a partnership between the parties or constitute one party as agent or representative of another.

A waiver of the Client's obligations hereunder is ineffective unless it is in writing and is verified and signed by a duty appointed office of Max.

Time shall be of the essence in relation to this Contract.

The Client warrants and represents to Max that.

(a) this Contract constitutes legal, valid and Movine.

(b)

e shall be of the essence in relation to this Contract. Client warrants and represents to Max that: this Contract constitutes legal, valid and kinding obligations enforceable against the Client in accordance with its terms; governmental or otherwise, required in order for the Client to observe and perform the Client's covenants have been obtained and are in full force and effect, no Default Event exists and no event has occurred or is continuing to occur which constitutes or might, with the passing of time or giving of notice (or both), constitute Default Event:

constitutes or might, with the passing of time or giving of notice (or both), constitute Default Event Client's knowledge, information and belief, no information supplied by the Client to Max in relation to this Contract contained any materials misstatement of fact or omitted to state a material fact. When of the Equipment shall be sublet or cross-hired by the Client. The Client shall not only the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with possession of all or any portion with the contract or part with the contract or

withheld. The Client inevocably authorises Max, and each of the authorised officers of Max, to do on behalf of the Client all such things as the Client shall at any time be obliged to do under or by virtue of this Contract, and which the Client has neglected or refused to do, and the Client agrees to raifly all acts and things done by Max pursuant to this cause, and the Client agrees to raifly all acts and things done by Max pursuant to this cause, and the Client agrees to raifly all acts and things done by Max pursuant to this cause, and the Client agrees to raifly all acts and things done by Max pursuant to this cause, and the Client agrees to the contract the contract of the contract the contract of the co

Errors and Omissions
The Client acknowl

Errors and Omissions
The Client acknowledges and accepts that Max shall, without prejudice, accept no liability in respect of any alleged or actual error(s) and/or omission(s):

(a) resulting from an inadverentent mistake made by dank in the formation and/or administration of this Contract, and/or

(b) contained information or may literature (hard copy and/or electronic) supplied by Max in respect of the Services.

In this respect of the Services. 42

to treat this Contract as repudiated nor reince it invaries.

Change in Control

The Client shall give Max not less than fourteen (14) days prior written notice of any proposed change of ownership of the Client and/or any other change in the Client's details (including but not limited to, changes in the Client's name, address and contact phone or fax number/s, change of trustees or business practice). The Client shall be liable for any loss incurred by Max as a result of the Client's failure to comply with this clause.

arrest of plane as a result or the client's lating to comply with this dause. arrages and Payment Client shall pay the Charges to Max for the duration of the Hire Period, which (at Max's e discretion) shall be either: as indicated on invoices provided by Max to the Client in respect of Equipment supplied

as intolated on innovates provided by make a use cereit in 1990-00 in the;
Max's current Charges as at the date of Delivery, according to Max's current pricellist rates (rates are subject to change upon written notice to the Client and shall take effect from the date of notice. In the event that the Client does not accept the revised rates, the Client has the right to terminate without prejudice upon the required notice of termination), or calculated on a working day of eight (8) hours per day (from 7.00am to 3.30pm, allowing a thirty (30) minute lunch break), or Max's quoted Charges (subject to clauses \$2.2\), which will be valid for the period stated in the quotation or otherwise for a period of thirty (30) days. It is reserved the right to vary the Charges, in the event that: a variation to Max's quoted thoughts and demobilise Equipment when Max is required to mobilise and demobilise Equipment when Max is required to transport the Equipment to and from Max's depot, unless otherwise agreed; or

(d)

6.2 Max

6.3

6.6

(c) where Equipment is used outside Max's standard working hours (as specified in clause 6.1(c) above) or on a weekend or public holiday. "Excess" is more than ten (10) hours personel and subject to additional Charges for loading, of the property of Max's personnel are subject to additional Charges for loading, of penalties and allowanoses as applicable to Max personnel pursuant to their terms of engagement (including but not limited to, night shifts, weekends, standby, overtime, public holidays, meals, travel and accommodation rates; or (e) a fuel levy shall be payable where the price of diesel fuel exceeds the fuel price specified in Max's prolest rates.

Variations will be charged for on the basis of Max's quotation, and will be detailed in writing, and shown as variations on Max's invoice. The Client shall be required to respond to any variations submitted by Max within ten (10) working days. Failure to do so will entitle Max to add the cost of the variation to the Price. Payment for all variations must be made in full at the time of their completion.

Max may, in its sole discretion, require the Client to pay a non-refundable deposit. Time for payment for the Equipment being of the essence, the Charges will be payable by the Client on the datals determined by Max, which may be:

(a) on, or before Delivery.

(b) by way of installments proyees payments in accordance with Max's payment schedule;

(b) by way of installments proyees payments in accordance with Max's payment schedule;

(c) failing any notice to the contrary, the date which is thirty (30) days following the date of any invoice given to the Client by Max.

The Clent will make payment to Max only each due date by cheque, bank cheque, electronicon-ine banking, credit card (jobs a sucharpe per transaction may apply), or by any other method as agried to between the Client and Max.

Unless otherwise stated the Charges do not include GST. In addition to the Charges the Client must pay of Max and amount equal to any GST Max must pay for any supply of Equ

6.8

Hire Period
The Hire Period shall commence, and Charges shall be paid by the Client to Max, from the time the Equipment departs from Max's premises and will continue until (whichever last

7.2

(d) the return or the Equipment of wax premises in good operating formular, teasonable wear and tear accepted; or (c) the date which the Equipment is available for Recovery by Max, as notified by the Client (fi such Recovery is agreed to by Max), provided the Equipment is recovered in good operating condition, reasonable wear and tear accepted; or (d) the expiry of the Minimum Hire Period. Notwithstanding clause 7.1, the Client shall provide a minimum of one (1) weeks' notice to Max of their interfact to the Equipment, and the date of expiry or cessation of this Contract shall in all cases be treated as a full day's hire. Notwithstanding anything contained in this Contract to the contrary, Max reserves the right to take possession of the Equipment at any time and without notice to the Client when, in Max's opinion, the Equipment is endangered or imperilled by any reason or cause whatsoever. The Client indemnifies Max in respect of any loss arising from any act done under or by virtue of this clause; 7.3. Any action taken by either Max or the Client as set forth herein shall be without prejudice to any other rights or remedies that Max or Client may have respectively. 7.3

Inteller is ratin be wittout prejoute to any other highs to it reflected such as Art Celest may be respectively. Extension of the Hire Period.

Extension of the Hire Period the Client agrees to give fair and reasonable written rotice to Max requesting an extension of the Hire Period, such extension is, if any, subject to Max agreement and extension of the properties and the following conditions.

(a) Max in full as at the expire of the Hire Period.

(b) Here is no breach of the Client's covenants, the Hire Period shall be extended for the period specified between the parties, commencing on the day following the date of expiration of the Hire Period and at the Changes, as varied, on the same terms and conditions of this Contract, except for the insertion of the extended term.

**9.** 9.1

conditions or this cultivate, except of the conditions of the Collection of the Coll

been einer confected non the sale ariator returned to max's premises. sess otherwise specified: the costs of Delivery and Recovery, including the supply of additional labour, equipment, materials and transportation expenses and other requirements are in addition to the Charges.

addition to the Charges.

(b) Client is responsible for the supply of all necessary craneage, labour and other handling equipment to offload, assemble, erect, dismantle and load the Equipment at the Site.

In the event the Client is unable to accept Delivery and/or Recovery as arranged, or there are any delays due to free and clear access to the Site not being available. Max shall be entitled to charge all additional costs involved with the redelivery and/or storage, or subsequent attempts at Recovery, as applicable, and all Charges lost as a direct result of the Equipment being unavailable.

the Equipment being unavailable. Any time or date given by Max to the Client is an estimate only. The Client must still accept Delivery even if late and Max will not be liable for any loss or damage incurred by the Client as a result of any delay in Delivery and/or Recovery of the Equipment, commencement of work or interruption to the continuity of work due to reasons beyond the practical control of Max (including, but not limited to, any event outlined in clause 27.1, breakdown of plant, transport delays, accidents, or other labour difficulties, etc.).

rrance
Client accepts full responsibility for the safekeeping of the Equipment and must effect

Insurance

The Client accepts full responsibility for the safekeeping of the Equipment and must effect insurance (and maintain any such insurance) with an insurer acceptable to Max in the name of Max and the Client for their respective rights and interests whilst the Equipment is at the Site, or in transit between the Site and Max's premises in respect of the following:

(a) the full replacement value for the Equipment against such risk, as Max may nominate, or in the absence of such nomination, against loss or damage by theft, fire, accident and such other risks as are insured against by prudent persons engaged in a similar business to that of the Client, excluding liability for dams being the subject of compulsory third party inputy insurance or well-dise registered by Max.

(in expect of all employees of the Client in respect of damage or loss caused by the use, maintenance, repair and storage of the Equipment;

(c) public risk liability and product defect liability, and any other such insurance in support of the indemnities contained in this Contract, and must in respect of any policy of insurance, deliver to Max a copy of the policy and promptly pay all premiums and stamp duty payable in respect of the policy.

Both Max and the Client are entitled to receive payments of money under that insurance policy affected pursuant to dause 10.1 according to its interest in the policy. Each party agrees to assist and cooperate with the other in making, pursuing and settling any claim and under the policy.

Without limiting the generality of sub-clause 18.2(g), and if Max requests, the Client will expend all money received by it under the policy in respect to damage to the Equipment in restouring or replacing the Equipment in its condition prior to the commencement of the subsept of the policy in respect of amonge to the Equipment in restouring or replacing the Equipment in restouring or replacing the expensive were onto text, and if such money is insufficient, the Client will make agood the dedictionery at their owne

Risk
The Client shall assume all risks and liabilities for and in respect of the Equipment and for the Client shall assume all risks and damage to properly howsoever arising from the 11. 11.1

The Client shall assume all risks and liabilities for and in respect of the Equipment and for injuries to or death of persons and damage to properly howsever arising from the possession, use, maintenance, repair or storage of the Equipment. The Client shall be solely responsible for any loss or damage to the Equipment, including (without limiting the generality of the foregoing) damage done by corrosion, rust, oxidation, and chemical reactions of every nature and kind whatsoever. The Client acknowledges and agrees that:

(a) the Client thas satisfied themselves as to the condition and suitability of the Equipment, and its fitness for the Client's purposes;

(b) the Client has, prior to signing this Contract, examined the Equipment and satisfied themselves as to its compliance with the specifications and validity of the warranties of the manufacturer or supplier;

(c) once satisfied with the condition and suitability of the Equipment, the Client must sign Max's pre-hire check sheet.

11.5

(c) once satistied with the condition and suitability of the Equipment, the Client must sign Max's pre-five check sheet. The Client shall disclose to Max the nature of the Goods to be handled, lifted and/or carried. The Active the Goods are, or may become dangerous or offensive, Max may do anything it believes to be appropriate to avoid or minimise any loss, damage or offence. Max is not a Common Carrier, and will accept no liability as such. Accordingly, Max reserves the right to fetuse to lift or move any particular item(s) at its sole discretion. Unless otherwise agreed to in writing between the parties, Max shall not be deemed the principal contractor and shall not be obligated to maintain any contract works insurance. 11.6 cover or be responsible with regard to any work cover requirements (including, but not limited to, compliancy under any relevant legislation or policy, etc.).

Title

The Equipment is and will at all times remain the absolute property of Max, and the Client must return the Equipment to Max upon request to do so.

The Client must not, and must not attempt to, assign, mortgage, pledge, sell, charge, encumber, subble, part with possession of, grant any lien, license or other encumbrance over, or otherwise dispose of or deal with, or permit or suffer to exist any lien or other encumbrance over, the Equipment or any part thereof, or any of the rights of the Client to the Equipment, or any of the rights of the Client to the Equipment for from any distress, execution or other legal process.

Nothing contained in this Contract renders on the Client any right or property or interest in the Equipment though there has a shirer.

The Client must notify all persons who come in contact with the Equipment, including those who have an interest in the Services being undertaken, of the existence on the restriction on the creation of liens, or similar interests, whether by way of pledge or otherwise, in or over the Equipment, and will notify any persons seizing the Equipment or any part thereof of the restrictions contained in this clause 12.

Condition of Equipment and hispections

12.3

restrictions contained in this cause 12.

Condition of Equipment and Inspections

The Equipment will be inspected by a representative of each party to establish the general condition therefor and a statement of condition of the Equipment will be prepared:

(a) immediately prior to the commencement of this Contract; and
(b) as soon as practicable following termination of this Contract.

The Client acknowledges and agrees that they will, at their own cost, reinstate the Equipment to its condition as specified in the pre-hire inspection, normal wear and tear 13.2

excepted.

Compliance with Laws

The Client and Max shall comply with the provisions of all statutes, regulations and bylaws

The Client and Max shall comply with the provisions of all statutes, regulations and bylaws

of government, local and other public authorities that may be applicable to the Services,
including any SafeWork SA laws relating to building/construction sites and any other
relevant safety standards or legislation, particularly those in relation to asbestos and/or
other hazardous materials (and the safe removal and disposal of the same). The Client

materials are the same of the sam order inazardous indicentas (and the sale removal and disposal or the same). The client agrees to indemnify Max against all claims arising from health issues related to exposure to asbestos on site. The Client shall obtain (at the expense of the Client) all licenses and approvals or notices (including local Government approvals) that may be required in relation to use or transport

14.2

The Cilient shall obtain (at the expense of the Client) all licenses and approvals or notices (including local Government approvals) that may be required in relation to use or transport of the hire Equipment.

Personal Property Securities Act 2009 ("PPSA")

In this clause financing statement, financing change statement, security agreement, and security interest has the meaning given to by the PPSA.

Upon assenting to these terms and conditions in writing the Client acknowledges and agrees that these terms and conditions constitute a security agreement for the purposes of the PPSA and creates a security interest in all Equipment and/or collateral (account) – being a monetary obligation of the Client to Max for services – that has previously been supplied and that will be supplied in the future by Max to the Client.

The Client undertakes to:

(a) promptly sign any further documents and/or provide any further information (such information to be complete, accurate and up-to-date in all respects) which Max may reasonably require to:

(i) register a financing statement or financing change statement in relation to a security interest on the Personal Property Securities Register.

(ii) register any other document required to be registered by the PPSA; or (iii) correct a defect in a statement referred to in clause 15.3(a)(i) or 15.3(a)(ii); indemnify, and upon demand remburse, Max for all expenses incurred in registering a financing statement or financing change statement in relation to the Equipment and/or collateral (account) in favour of a third party without the prior written consent of Max.

(in) register, or permit to be registered, a financing statement or a financing change statement in relation to the Equipment and/or collateral (account) in favour of a third party without the prior written consent of Max.

Max and the Client agree that sections 96, 115 and 125 of the PPSA do not apply to the security agreement created by these terms and conditions.

The Client waives their rights as a grantor and/or a debtor

15.3

15.4

15.5 15.6

15.7

15.8 15.9

The Client waives their rights as a grantor and/or a debtor under sections 142 and 143 of the PPSA.

Unless otherwise agreed to in writing by Max, the Client waives their right to receive a verification statement in accordance with section 157 of the PPSA.

The Client must unconditionally raffy any actions taken by Max under clauses 15.3 to 15.5.

The Client must unconditionally raffy any actions taken by Max under clauses 15.3 to 15.5.

Subject to any express provisions to the contrary nothing in these terms and conditions is intended to have the effect of contracting out of any of the provisions the PPSA.

Only to the extert that the hire of the Equipment exceeds a two (2) year hire period, shall this clause 15 apply as a security agreement in the form of a PPS Lease in respect of Section 20 of the PPSA. an all other matters this clause 15 will apply generally for the purposes of the PPSA.

Accurity and Charge

In consideration of Max agreeing to supply Equipment, the Client charges all of its rights, title and interest (whether pint or several) in any land, really or other assets capable of being charged, owned by the Client of its obligations under these terms and conditions (including, but not limited to, the payment of any money).

The Client indemnifies Max from and against all Max's costs and disbursements including legal costs on a solicitor and own client basis incurred in exercising Max's rights under this clause.

The Client indemnifies Max from and against all Max's costs and disbursements including legal costs on a solicitor and own client basis incurred in exercising Max's rights under this clause.

The Client intervocably appoints Max and each director of Max as the Client's true and lawful attorney's to perform all necessary acts to give effect to the provisions of this clause 16 including, but not limited to, signing any document on the Client's behalf.

16.3

Client shall

responsible for:
ensuring Max has clear and free access and egress to the Site;
ensuring Max has clear and free access and egress to the Site;
ensuring that the ground (and access) at the Site is firm and stable, with adequate
compection to support the Equipment under its wheels, tracks or outriggers,
including ensuring any tootpaths, curbs and charnels are suitably planked,
ensuring that the Site (or access thereto) does not have excessive slope;
ensuring that adequate lighting is provided during the provision of Services;
making all necessary arrangements where any access is required through private
property.

(vi) ensuring that a maximum clearance of three and a half metres (3.5m) is allowed in respect of overhead obstacles, tress or power lines:

струкст от очетивал сызывает из регист питера (viii) enabled to respect or overinate usual customers, tress or power mess; (viii) ensuring that no other party ever attempts to use or operate the Equipment without the expressed written consent from Max.

The provide amenities and first aid services to Max's employees in compliance with all applicable health and safety legislation in operation in the state where the services are

application health and sately legislation in operation in the state where the services are undertaken; should it be necessary for the Equipment to be towed in, or out of the Site, then the Client shall be responsible for all damage and/or salvage costs involving the Equipment, and said costs shall be in addition to the Charges and either. Because the same of the percent (10%) or of the costs and the same of the percent (10%) or of the cost and; or payable direct to the salvage or one promer by the Client. declare the weight of the Goods, and:

(a) Max shall be entitled to rely on such dedared weight when arranging for the handling thereof;

(i) the Client shall be responsible for all extra cost and risk incurred by Max, and for any and all damage sustained, by reliance on the declared weight if the weight declared is found to be incorrect.

provide adequate security for any Equipment left at the Site overnight or during periods when the Site is left unattended, unless it has been otherwise agreed in writing that Max arrange such security on the Client's behalf.

Max shall:

(a) be responsible for ensuring their employees, contractors and persons working under its

Max shall:

(a) be responsible for ensuring their employees, contractors and persons working under its direction or control shall:

(1) take active steps including review of operating manuals to ensure they are familiar with the safe operation and operating parameters of the Equipment;

(ii) maintain daily maintenance and servicing of the Equipment in accordance with Max's OEM pre-start checks: clean, maintain, lubricate and fuel the Equipment to the standard and level specified in the manual or as otherwise specified by Max and record such checks in the log book provided;

(iii) be qualified and trained personnel whom will operate the Equipment and that they possess current licences to operate the Equipment, vehicle orientation and familiarity protective and high visibility clothing when working with on or around the Equipment;

(v) operate the Equipment to a standard of skill, knowledge and competence of an experience and professional operator of the assigned tasks in compliance with all relevant laws.

(vi) and not under the influence of drugs or alcohol;

Max resource the optim of the other the Steif if Max believes it unsafe, and the Client shall remain liable for the Charges payable until the issue is resolved. Notwithstanding that the operator of the Equipment is an employee or representative of Max, the operator shall operate the Equipment in accordance with the instructions of the Client, and accordingly, the Client shall be liable for all responsibility and costs incurred as a result of the actions of the operator whilst following the Client's instructions.

In the event the Client requires an employee of Max to undertake a recognised safety course or medical examination during working hours, the Client will be liable to pay the hourly hire Charges for the period, notwithstanding that the Equipment is not being operated during such time. If any course is undertaken outside of the Hire Period then the Client shall be liable to pay Max's standard (and/or overtime, if applicable) hourly labour rate.

Fate. Dry Hire
Dry Hire
Dry Hire
If the Client requires the Equipment to be delivered, installed and/or recovered from the
Stet, then the Client shall notify Max in writing, and pay in addition to the Charges all freight,
transportation and other charges and/or costs incurred, including loading and unloading at the Site, if applicable. The Client shall: 18 2

Page **1** of **2** 

## Max Crane & Equipment Hire (SA) Pty Ltd - Terms and Conditions

- (a) prior to first use, the commencement of each new activity and any daily pre-starts thereafter, the Client must fully inspect and walk around the Site and the Equipment, complete Mav/DEM pre-start checks, review OEM operating manuals, review safety alerts and inspection reports and take such other steps required to determine the suitability of the Equipment to undertake the proposed task and identify any forespeelment appropriate controls to minimise or where possible, to eliminate the risk of accordance with all relevant safety laws:

  at their own expense, keep and maintain the Equipment in proper working order and good and substantial repair (including, but not limited to, lubricating, refueilling, daily servicing, servicing as required by Max, running repairs, marking mechanical, structural and electrical repairs, and where reares sear; replacing to undertake the revening parts; the Equipment;

  (maintain all records of servicing and inspections and provide copies of this documentation to Max via electronic transfer each month;

  (e) in operating the Equipment, employ only presons who are properly trained and

maintain all records of servicing and inspections and provide copies of this documentation to Max wai electronic transfer each month; in operating the Equipment, employ only persons who are properly trained and competent, and certified by Safe Work SA or relevant state authority, or any successor organisation if applicable, and holders of an appropriate driver's license and use recognised standards efficiently for the purpose for which the Equipment was inlended at the date of acquisition by Max and that any safety related signs, banners, flags or warnings supplied by Max in elablation to the Equipment are prominently displayed, complete and provide documentary evidence of lift studies and job safety analysis and yother such safety and operating documentation in relation to the work being operate, maintain and store the Equipment with due care and diligence, and in compliance with the instructions and recommendations of the supplier and manufacturer of the Equipment as to their operation, maintenance and storage, or in accordance with any specific instructions of Max; ensure that their operators are fit for duty and not under the influence of drugs or alcohol prior to use of the Equipment, and to list use and operation; inspect the Equipment on Delivery, to safety itself as to the condition, specifications, related by the supplier and any specific incess of the Equipment, and to list use and operation; inspect the Equipment on Delivery, to safety itself as to the condition, specifications, relating to the registration or licensing of the Equipment, and to list use and operation; inspect the Equipment and to list use and operation; inspect the Equipment on Delivery, to safety itself as to the condition, specifications, relating to the registration or licensing of the Equipment in which they have been desired. The Cleint is not absorbed from the requirements to continue that all reasonable measures are excepted. The Cleint is not absorbed from the requirements to

- (i) (i)

- (m)
- nours if the date of the accident. Ine Client is not absolved from the requirements to safeguard the Equipment by gying such notification; that all reasonable measures are taken to protect the Equipment, provide Max free access at all times to the Equipment to examine and/or test the same (at the discretion of Max), following reasonable notice to the Client. Client shall not: without the prior consent of Max, make any alterations, additions or replacements to
- window are pine conseils to max, make any alterators, additions, additions that falls outside the scope of work as detailed in this Contract, the Client must seek approval in writing from Max, door cause or carryout any act, matter or thing which is likely to endanger the safety or condition of the Equipment.

  - (c)

  - condition of the Equipment; remove the Equipment from the State of South Australia (or approved Site) without the prior written consent of Max; exceed the recommended or legal load and capacity limits of the Equipment, use or carry any illegian prohibited or dangerous substance in, or on, the Equipment; for any of the Equipment in such a manner as to make it a permanent fixture; Client indemnifies Max against, and shall pay Max immediately on demand, all costs fing to:
- uning to:

  the servicing and/or repair of the Equipment, if found to be required by Max on
  Recovery (including where it is found that scheduled servicing has not been performed
  or there is no evidence of completion of such), and the Client shall:

  (i) be charged (in addition to the Charges) for each and every service not completed, (a)
- or there is no evidence of completion of such), and the Client shall:

  (i) be charged (in addition to the Charges) for each and every service not completed, and any repairs deemed necessary as a consequence, at Max's current technician charge out rate (available upon request) and the cost of parshibincants, freight, plus twenty percent (20%);

  (ii) continue to pay the Charges at the specified rate until the Equipment is returned to good operating condition as determined by Max.

  (b) cleaning the Equipment should it be returned in an un-cleaned state; and/or cleaning the Equipment should it be returned and will supply relevant details as required by the Police and/or Max relating to any such parking or traffic infingement and differences, impoundment, towage and storage; and (d) from Charleston of the work relating to any such parking or traffic infingement and offences, impoundment, towage and storage; and (d) the contract of th
- 18.5
- 18.7
- (e) damage caused by the ordinary use of the Equipment. Cartage of Goods
  The Client warrants that when Goods are given to Max for carriage, the Client is acting as an agent for each person who has an interest in the Goods, and each of them is a party to this Contract and is bound by these terms and conditions. The Client hereby authorises any deviation from the usual route or manner of carriage of Goods that may in the absolute discretion of Max be deemed reasonable or necessary in the administration.
- 19.2 193
- Goods that may in the absolute discretion or Max be desented resource to increasing the coronations. The Goods shall be deemed delivered when they are left at the place nominated by the Client. If the nominated place of delivery is unattended, Max may choose whether to leave the Goods there, or return them to the Client. If the Goods are stored or returned to the Client, all reasonable costs and charges must be paid by the Client. Max holds a lien over the Goods, and any related documents in Max's possession, as security for all sums payable to Max by the Client. Max may self the Goods without giving the Client notice where any event as per dause 23.2(d) arises. In this instance Max shall be entitled to offset against the money received any money owed to it by the Client. The Client must comply with all legal requirements (and any requirements of the person(s) to whom Max delivers the Goods on relation to the Goods, including requirements relating to whom Max delivers the Goods on relation to the Goods, including requirements relating to whom Max delivers the Goods, the Client must ensure (if required to do so) that any containers, palles or prackaging that are delivered to the Client with the Goods are returned to their respective legal owner. 194
- 19.5
- 19.6
- returned to the client with the cook.

  The Charges shall be deemed fully earned as soon as the Goods are loaded dispatched from the consignor's premises and shall be payable and non-refundable in
- event. Load Measuring Devices
  If any crane has been fitted with a load measuring device, the Client hereby acknowledges
  and agrees that Max has made no warranties or representations whatsoever with respect to
  the ability of said load measuring device to accurately or consistently measure the weight
  he load being lifted by such crane. The Client further acknowledges and agrees that it is the
  responsibility of the Client to independently determine the weight of every load to be lifted
  by any crane comprising all or a portion of the Equipment os as to ensure that any such
  load to be lifted does not exceed the rated load as determined by such crane's capacity
  chart and that the load measuring device shall be used as an operator-aide only.
- load to be lifted does not exceed the rated load as determined by such crane's capacity chart and that the load measuring device shall be used as an operator-laid orly. The Client will be liable for, and shall indemnify and hold harmless Max of and from, any and all liabilities, ossis, damages, charges, legal feet and disbursements (including those on a solicitor and own client basis with right of fill indemnify) lines, penalties, expenses, actions, suits, proceedings and demands, all of whatever kind or nature which Max may saffer or inour or be liable for, either directly or indirectly, lowlinistanding the negligence of any load measuring device to perform consistently or accurately, notwithstanding the negligence of Max directly or indirectly related thereto. Without restricting the generality of the foregoing, the Client coverants and grees that they shall not sue Max for any such losses, or coal damages, claims or demands. Furthermore, the Client advancedes and agrees that if other the countries.

  \*\*Referst Werzentlies and Potture Constitutions\*\* 20.2
- If If ally way whatsubered on any source the theorems of their own risk. Warranties and Returns, Competition and Consumer Act 2010 (CCA) we effects. Warranties and varianties, express or implied, whether arising by statute or charge to conditions and warranties, express or implied, whether arising by statute or of the to the quipment are hereby negative and excluded to the full extent permitted by the law, and ask gives no such warranty or condition.

  We are the such as the such as
- Max gives no such warranty or condition, and the Client acknowledges that Max nas not given any such warranty or condition. The terms of this Contract that exclude or limit Max's liability shall apply only to the extent permitted by law, and subject to the provisions of the Competition and Consumer Act 2010 and other statutes from time to time in force which cannot be excluded, restricted or modified or which can only be excluded, restricted or modified to a limited extent, and if any such statutes apply to this Contract, then to the extent to which Max is entitled to do so, Max's liability under such statutes shall be limited at Max's absolute option to:

  (a) the replacement of the Equipment or the supply of plant similar to the Equipment; or (b) the payment of the cost of having the Equipment repaired; or (c) the repair of the Equipment; and (d) Hire Changes will be suspended in full until the Equipment is replaced (at Max's Moscellon) or returned to operating condition.

  Admitistranting dauses 21 if and 21.2, but subject to the CCA. Max shall not be liable for any other conditions of the condition of the conditions of the condition of the co 21.2
- - the Client using the Equipment for any purpose other than that for which it was (c)
- designed:

  the Client continuing the use of the Equipment after any defect became apparent or should have become apparent to a reasonably prudent operator or user; the Client failing to follow any instructions or guidelines provided by Max; fair wear and tear, any accident, or act of God: (d)

22.2

- Subject to clause 21:

  (a) Max shall be under no liability whatsoever to the Client for any indirect and/or consequential loss and/or expense (including loss of profit or any retrification costs), or any third party claims, suffered by the Client in connection with the use of the Equipment and/or the provision of Services by Max, or arising out of a breach by Max of these terms and conditions. Alternatively, Max si hallibly shall be limited to damages which under no circumstances shall exceed the Charges;

  (b) the Client acknowledges and agrees that Max is not liable:

  (i) to the Client for any loss, cost (whether indirect or consequential) or damage or delay through breakdown, mechanical defect or accident to or of the Equipment,

  (ii) to any person for any loss or damage to any property stolen from the Equipment after return of the Equipment to Max's depot,

  (iii) to the Client for any form of breakdown, whether mechanical electrical or structural to the Equipment what on hire to the Client.

  The Client coverants and agrees that.

  (a) the Client for any form of breakdown, whether mechanical electrical or structural to the Equipment what on hire to the Client.

  (a) the Client for any form of breakdown, seed for thing which might in any way invalidate the client indemnifies and will keep indemnified Max against.

  (b) the loss or damage to the Equipment Wax against.

  (c) the loss or damage to the Equipment by fire, theft, accident, seizure, confiscation or otherwise:

  (ii) the appraisal of such loss or damage shall be based upon the replacement value of new plant;

  (iii) all officers demandes claims, penallies, liabilities and expensess, including a contraction of the propriets of the contraction of the contraction of the process of the contraction of

- (ii) the appraisal of such loss or damage shall be based upon the replacement value of new plant;
  (iii) all other losses, damages, claims, penalties, liabilities and expenses, including legal costs, howsoever arising incurred as a result of or in connection with the Equipment of the seizure or the taking of possession of the Equipment by Max.

  The Client assumes liability for any indennifies and holds harmless Max, its agents and employees from and against all claims, costs, damages, losses or expenses of any kind howsoever, arising under lori (including but not limited, negligence), contract, shick liability, statue or otherwise from the arrangements between the Client and Max and including with the claim of the contract of
- include the Equipment.

  To the full extrin permitted by law, the Client releases, holds harmless and discharges Max, its agents and employees in respect of all claims and demands on Max and any loss or damage caused to the Client or its agents.

  Default and Consequences of Default

  An event of default ("Default Event") occurs if:

  (a) any money payable under this Contract is not paid before or on the due date for navment.

- - any money payane union in scountact is not paid belief or on the out date in or payment, the Client fails to observe and perform any of the Client's covenants, other than the failure to pay money, and such failure continues for more than three (3) days after Max had given the Client notice requiring the Client to remedy the breach; Max ascertains that any warranty, representation or statement made by the Client under or in connection with this Contract has been false in any material respect; the Client, being an individual, commits an act of bankruptcy, is declared mentally ill or is convicted of a criminal offence or dies; a receiver, or an agent in possession for a mortgagee is appointed in respect of any property of the Client;

  - property of the Client;
    a mottgagee takes possession for a mortgagee is appointed in respect of any property of the Client;
    a mortgagee takes possession of any property of the Client;
    an explication or smilar process is made against the property of the Client;
    an application is made, a resolution is passed or a meeting is convened for the purpose of considering a resolution for the Client to be wound up, unless the winding up is for the purpose of reconstruction or amalgamation;
    a compromise or arrangement is made between the Client and its creditors;
    a resolution is passed, or a meeting is convened for the purpose of considering a resolution for the Client to a floaced under official management;
    the Client admits in writing its inability to pay its debts;
    an application is made to a court for an ordering summoning a meeting of any class or creditors of the Client;
    an application is made for an out for an ordering summoning a meeting of any class or creditors of the Client;

  - process; or in use registration of the Client under the Corporations Act or any similar process; or in investigation is commenced under Section 13 of the Australian Securities Commission Act to investigate the affairs of the Client. On the occurrence of an Default Event:

    (a) In XI. 1972.

  - Commission Act to investigate the arians or the culent.

    On the occurrence of an Default Event:

    (a) Max may:

    (i) take possession of the Equipment with or without notice to the Client, and the Client must (at the Client's expense) immediately on demand, deliver up the Equipment in good order and repair in accordance with the directions of Max, and in default the Client inevocably authorises Max to enter any permises occupied or considerable to the Client and commission of the commission of th
- Contract.

  (d) without prejudice to Max's other remedies at law, Max shall be entitled to cancel all or any part of any order of the Client which remains unperformed in addition to and without prejudice to any other remedies Max may have and all amounts owing to Max shall, whether or not due for payment, become immediately payable. The Client must pay to Max on demand all money which Max pays or is lable to pay to make good any failure by the Client to comply with any obligation under this Contract and all other costs and expenses including legal costs and expenses stated has may incur in the enforcement or protection or attempted enforcement protection of Max's rights under this Contract, or in the Equipment, including money paid by Max in releasing any lien or other encumbrance claimed on the Equipment, and in dismantling and removing the Equipment from any premises. 23.3
- from any premises.

  Cancellation/Termination

24.3

- Cancellation/Termination
  Max may terminate this Contract, or cancel Delivery, at any time before the Equipment is
  delivered by giving written notice to the Client. On giving such notice Max shall repay to the
  Client any sums paid in respect of the Charges. Max shall not be liable for any loss or
  damage whatsever arising from such cancellation.
  In the event that the Client terminates this Contract, or otherwise cancels Delivery, the
  Client: 24.2
- - Client:

    (a) must provide notice of such to Max at least twenty-four (24) hours prior to the specified date of Delivery, and

    (b) the Client shall be liable for any and all loss incurred (whether direct or indirect) by Max as a direct result of the cancellation (including, but not limited to, any loss of profits). Except so far as clause 24.1 applies, on termination Max shall be entitled to:

    (a) retain all monies paid to it under this Contract; and

    (b) recover from the Client any other monies due and owing under this Contract as at the date of termination.
- (b) Recover from the Culent arily outer moines outer and volving times has contacted. Or termination.

  On termination, the Cileman diever up to Max the Equipment (logether with all parts and accessionis) in clean site Quoter and developed (with allowance for fair wear and lear) in clean site Quoter for the developed (with allowance for fair wear and lear) must pay to Max by way of liquidated damages, in addition to and without prejudice to any other right or remety of Max, an amount equal to the total of:

  (a) the unpaid balance of the Charges for the Hire Period which would have been payable until the expiration of the Hire Period had the Contract not been terminated;

  (b) Max's costs and expenses incurred in repossessing and storing, insuring and registering the Equipment from land or premises on which the Equipment from land or premises on which the Equipment remises;

  (c) Max's costs and expenses of repairs reasonably necessary to bring the Equipment for an operational useable condition; 24.4
- Max's costs and expenses of repairs reasonably necessary to bring the Equipment to an operational/useable condition; interest calculated in accordance with season 23.2(a)(ii) of this Contract, or before, termination of this Contract, the Client shall return the Equipment to Max's misses and the Client acknowledges and agrees that the Charges are payable: until such time as the Equipment is returned to Max's premises and returned to its condition as specified in the on-hire inspection, normal wear and tear excepted; and for the entirety of the Hire Period, notwithstanding that the Equipment may be returned to Max prior to termination.
- Privacy Pagno to termination with the control of th
- whele trainatures on particular to the control of t

- (a) IP address, browser, email client type and other similar details;
  (b) tracking website usage and traffic; and
  (c) reports are available to Max when Max sends an email to the Client, so Max may
  collect and review that information (collectively Personal Information) way of Cookies, the
  Client shall have the right to enable / disable the Cookies first by selecting the option to
  enable / disable, provided on the website prior to proceeding with a purchase/order via
  Max's website.
- Client shall have the right to enable / disable the Cookies first by selecting the option to enable / disable, provided on the website prior to proceeding with a purchase/order via Max's website.

  The Client agrees for Max to obtain from a credit reporting body (CRB) a credit report containing personal credit information (e.g. name, address, D.O.B, occupation, driver's idense details, electronic contact (email, Facebook or Twitter details), medical insurance details or next of kin and other contact information (where applicable), previous credit applications, credit history) about the Client in relation to credit provided by Max.

  The Client agrees that Max may exchange information about the Client with those credit providers and with related body corporates for the following purposes:

  (a) to assess an application by the Client; and/or (c) to exchange information with other credit providers as to the status of this credit account, where the Client is in default with other credit providers, and/or (d) to assess the creditworthiness of the Client including the Client's perayment history in the preceding two (2) years.

  The Client agrees that personal credit information provided may be used and retained by Max for the following purposes (and for other agreed purposes or required by):

  (a) the provision of ServicesEquipment and/or (b) analysing, venifying and/or checking the Client's credit, payment and/or status in relation to the provision of ServicesEquipment and/or (b) analysing, venifying and/or checking the Client's credit, payment and/or credit facilities requested by the Client; and/or (e) processing of any payment instructions, direct debit facilities and/or credit facilities requested by the Client; and/or (e) enabling the collection of announce sold-all-2016 for the Collection to the Goods/Equipment.

- requested by the claim; almoir enabling the collection of amounts outstanding in relation to the Goods/Equipment. x may give information about the Client to a CRB for the following purposes: to obtain a consumer credit report; allow the CRB to create or maintain a credit information file about the Client including
  - (a) (b)

- allow the CRB to create or maintain a credit information file about the Citeru including redit history, in formation given to the CRB may include:

  Personal Information as outlined in 25.3 above; name of the credit provider and that Max is a current credit provider to the Client; whether the credit provider and that Max is a current credit provider to the Client; whether the credit provider is a licensee; type of consumer credit details concerning the Client's application for credit or commercial credit (e.g. date of commencement/termination of the credit account and the amount requested) advice of consumer credit defaults, overdue accounts, loan respenyements or outstanding monies which are overdue by more than sixty (60) days and for which written notice for request of payment has been made and debt recovery action commenced or alternatively that the Client no longer has any overdue accounts and Max has been paid or otherwise discharged and all details surrounding that discharged; addes of payments):
- payments); (g) information that, in the opinion of Max, the Client has committed a serious credit

- (h) advice that the amount of the Client's overdue payment is equal to or more than one hundred and fifty dollars (\$150).

  The Client shall have the right to request (by e-mail) from Max.

  (a) a copy of the Personal Information about the Client retained by Max and the right to request that Max correct any incorrect Personal Information: and

  (b) that Max does not disclose any Personal Information about the Client for the purpose of direct marketing.
- direct marketing.

  Max will destroy Personal Information upon the Client's request (by e-mail) or if it is no longer required unless it is required in order to fulfil the obligations of this Contract or is required to be mantained and/or storted in accordance with the law. The Client can make a privacy complaint by contacting Max via e-mail. Max will respond to that complaint within seven (7) days of receipt and will take all reasonable steps to make a decision as to the complaint within thirty (30) days of receipt of the complaint. In the event that the Client is not satisfied with the resolution provided, the Client can make a complaint to the Information Commissioner at www.osic.gov.au.
- Inflinement of the committee of the comm
- The quotation, hire agreement or any other information provided by Max to the Client is done so on a "commercial in confidence" basis thereby, the Client agrees not to reproduce or provide said information in any manner to any third party without the prior written approval of Max. 26.2
- provided if the control of the contr
- 27.2
- (c) the party will use all reasonable emuls a control will be party will use all reasonable emuls a control will be entitled (at its option) to terminate this Contract or extend the time for performance without penalty, if the Force Majeure event continues for a period in excess of fourtiern (14) business days.
- Service of Notices

  Any written notice given under this Contract shall be deemed to have been given and handing the notice to the other party, in person
  - Ween by handing the notice to the other party, in person; by leaving it at the address of the other party as stated in this Contract; by sending it by registered post to the address of the other party as stated in this Contract; if sent by facsimile transmission to the fax number of the other party as stated in this Contract (if any) on receipt of confirmation of the transmission; (d)
- Contract (if any), on receipt of confirmation of the transmission;

  (e) if sent by email to the other party's last known email address.

  Any notice that is posted shall be deemed to have been served, unless the contrary is shown, at the time when by the ordinary course of post, the notice would have been 28.2

- Trusts

  If the Client at any time upon or subsequent to entering in to the Contract is acting in the capacity of trustee of any trust ("Trust") then whether or not Max may have notice of the Trust, the Client covenants with Max as follows:

  (a) the Contract extends to all rights of indemnity which the Client now or subsequently may have gainst the Trust and the trust than of the property of the Client has been also complete were all outdoority under the Trust to enter into the Client has the and complete were all outdoority under the Trust to enter into the Client has the and complete were all outdoority under the Trust to enter into the contract of the contract. The Client will not release the right of indemnity or commit any breach of trust or be a party to any other action which might prejudice that right of indemnity.

  (c) the Client will not without consent in writing of Max (Max will not unreasonably withhold consent), cause, permit, or suffer to happen any of the following events:

  (i) any alteration to or variation of the terms of the Trust;

  (ii) any advancement or distribution of capital of the Trust; or

  (iv) any resettlement of the trust property.

  General
- (iv) any resettlement of the trust property.

  General any resettlement of the trust property.

  General any resettlement of the trust property.

  General and any resettlement of the trust provision of these terms and conditions shall not be treated as a value of that provision, nor shall at affect that party's right to subsequently enforce that provision. If any provision of these terms and conditions shall be invalid, vold, illegal or unenforceable the validity, existence, legality and enforceability of the remaining provisions shall not be affected, prejudiced or impaired.

  These terms and conditions and any contract to which they apply shall be governed by the laws of South Australia, the state in which Max has its principal place of business, and are subject to the jurisdiction of the Port Augusta Court in that state.

  The Client agrees to assist and cooperate with Max in relation to Max exercising any and all of their rights in respect to the Equipment, including without limitation to, Max instituting, carnying on or enforcing, compromising or completing any legal proceedings which Max hinks desirable to protect their rights in respect of the Equipment.

  Max may licence and/or assign all or any part of its rights and/or obligations under this Contract without the Client's consent.

  The Client cannot licence or assign without the written approval of Max. 30.2
- 30.4
- The Client cannot licence around assign and or any part of its nights and/or obligations under this Contract without the Client's consistent with the written approval of Max. Max may elect to subcontract out any part of the Services but shall not be relieved from any liability or obligation under this Contract by so doing. Furthermore, the Client agrees and understands that they have no authority to give any instruction to any of Max's sub-contractors without the authority of Max. The Client agrees that Max may amend their general terms and conditions for subsequent future contracts with the Client by disclosing such to the Client in writing. These changes shall be deemed to take effect from the date on which the Client accepts such changes, or otherwise at such time as the Client makes a further request for Max to provide Services/Equipment to the Client. Both parties warrant that they have the power to enter into this Contract and have obtained. Both parties warrant that they have the power to enter into this Contract and have obtained all necessary authorisations to allow them to do so, they are not insolvent and that this Contract creates binding and valid legal obligations on them. 30.7
- 30.8