

Postal address: PO Box 56 Macarthur Square NSW 2560 Office address: 48 York Rd Ingleburn NSW 2565 www.aahonline.com.au Phone: 133 224

## TERMS AND CONDITIONS

		Definitions	2.1. 2.2.		AAH agrees to hire the Equipment to the Customer for the Hire Perior.  The Customer agrees to pay to AAH the Hire Charges for the Equipment for the Hire Period.
. (8		In these terms and conditions of hire:  Act of Insolvency means where the Customer has a winding			Equipment for the Hire Period.
(-	•,	up petition presented against it, or is wound up, or goes into	3.		Customer's Obligations
		voluntary liquidation, or commits an act of bankruptcy, or if a	3.1.		The Customer acknowledges that it accepts delivery of the Equipme
		receiver of its assets or any of them is appointed, or if it makes	0.1.		in "as is" condition unless otherwise specifically agreed and indicate
		an assignment or compromise for the benefit of its creditors,			in writing at the time of delivery.
		or if its business is placed under administration, or it ceases to	3.2.		The Customer accepts that AAH gives no warranty that the Equipme
/4		carry on business.  The meaning of AAH includes Australian Access Hire Pty			is suitable for the Customer's purpose.
(1	)	Limited and Action Access Hire Pty Limited;	3.3.		The Customer acknowledges that it is the Customer's responsibility
(0	.)	Claims means all claims, judgments, damages, loss, expense			have the correct accreditation to use the Equipment.
(-	,	(including all reasonable legal costs and disbursements of	3.4.		The Customer accepts full responsibility for:
		lawyers) or liability incurred or suffered by or brought or made		(a)	the safekeeping and insuring of the Equipment during
		or recovered;		(h)	period of hire; and
(0	i)	Customer means the person, firm, organisation or corporation		(b)	any damage to the Equipment excluding normal wear a tear.
		purchasing Equipment from AAH;	3.5.		The Customer shall use the Equipment in a safe, skilful and proj
(6	e)	Equipment means all material and equipment including tools,	0.0.		manner in accordance with the law only for its intended use, within
		leads, plugs, accessories, parts and any other items specified			capacity for which it was designed and in accordance with
,,		on the face of the hire contract;			instructions supplied by the manufacturer and AAH.
(f	)	Hire Charges means the charges agreed between AAH and	3.6.		The Customer shall at their own expense clean, fuel, lubricate a
		the Customer from time to time and if no charge is agreed the			maintain the Equipment in good and substantial repair and condition
		rate specified in the Hiring & Price List for each item of Equipment;	3.7.		AAH is not liable for any costs, losses, damages or expenses incur
(9	1)	Hire Period means the period commencing from when the			by the Customer as a consequence of a breakdown in the Equipme
(5	,,	Equipment is made available by AAH until the Equipment is			delays in delivery in relation to any other services associated with
		returned to the transport driver or to AAH's premises;	2.0		Equipment.
(h	1)	Hiring & Price List means the list maintained by AAH for the	3.8.		The Customer will be responsible and liable for any damages incur as a consequence of the Equipment becoming partially or total
		charges for the hire of the Equipment as amended from time			immersed in water.
		to time.	3.9.		The Customer shall not alter, make any addition to, deface or era
		In these terms and conditions, unless the context requires otherwise:	0.0.		any identifying mark, plate or number on or in the Equipment or in a
,		-			other manner interfere with the Equipment.
(8		the singular includes the plural and vice versa;	3.10.		The Customer must not sub-hire or sub-lease the Equipment. In
(t		a gender includes the other genders; the index (if any) and the headings are used for convenience			event of a change of ownership or possession of the site, the Custon
(0	.)	only and do not affect the interpretation of these terms and			is deemed to retain responsibility for the Equipment unless and u
		conditions;			AAH agrees that the Hire Period has been terminated.
(0	i)	a reference to a thing includes a reference to a party of that			
`	_	thing;	3.11.		The Customer shall allow and provide access to AAH to inspect
(6	e)	a reference to a document includes the document as modified			Equipment from time to time during the Hire Period and the Custon
		from time to time and any document replacing it;			shall permit or procure admission for the representatives of AAH to premises upon which the Equipment is situated for that purpose.
(f	)	the word "person" includes a natural person and anybody or	3.12.		The Customer must return the Equipment clean and free of dirt, m
		entity whether incorporated or not;			and debris. The Customer acknowledges that AAH is entitled to lev
((	1)	the word "day(s)" means calendar days, "month" means			cleaning charge of \$75.00 plus labour costs on all unclean goods.
(h		calendar month and the word "year" means twelve months; the words "in writing" include any communication sent by letter	3.13.		The Customer acknowledges that it is responsible for the return of
(1	')	or facsimile transmission;			keys and will be responsible for the reasonable cost of procuring a
(i	1	a reference to any statute, proclamation, rule, regulation or			replacement key.
(.		ordinance includes an amendment, consolidation,	3.14.		The Customer must pay to AAH the cost of refuelling the Equipm
		modification, re-enactment or reprint of its or any	2 45		at the time of return to AAH's premises.
		statute, proclamation, rule, regulation or ordinance	3.15.	(2)	The Customer indemnifies AAH for: the cost of rectifying damage to the Equipment; and
		replacing it. A reference to a specified section, clause,		(a) (b)	replacing Equipment which is stolen or lost,
		paragraph, schedule or item or any statute, proclamation, rule		(5)	however, caused and, without limiting the generality of the foregoin
		regulation or ordinance means a reference to the equivalent			whether or not such damage, theft or loss, is attributable to
		section of the statute, proclamation, rule regulation ordinance			negligence, failure or omission of the Customer.
,	١	which is for the time being in force; wherever "include" or any form of that word is used it must be	3.16.		The Customer also indemnifies AAH against all Claims against A
(j	,	construed as if it were followed by "(without being limited to)";			in respect of any injury to persons or loss or damage to prope
(H	()	money amounts are stated in Australian currency unless			arising out of the delivery, servicing, storage, possession or u
(ι	,	otherwise specified;			(including unauthorised use) of the Equipment during the Hire Per
(1	)	a reference to any agency or body, if that agency or body			howsoever arising, whether from negligence of the Customer
()		ceases to exist or is reconstituted renamed or replaced or has			otherwise and without limiting the generality of the foregoing whether part the Equipment was being appared by a servert of AAH or of
		its powers or functions removed ("defunct body"), means the			or not the Equipment was being operated by a servant of AAH or a other person for whom AAH might be or is held to be responsible
		agency or body which performs most closest the functions of			connection with the operation of the Equipment.
	,	the defunct body;			and the second second second
(r	n)	A reference to a clause, annexure or schedule is to a clause			
		of, or annexure or schedule to these terms and conditions; and			
(r	1)	A reference to any party to these terms and conditions or any other agreement or document includes the party's successors			
		and permitted assigns.			
		and pornition dobigno.	4.		Terms of Payment
					The Oustandard Addition Addition
			4.1.		The Customer acknowledges AAH is entitled to charge a transp
					charge to deliver and collect hired Equipment and this will be includ in the Hire Charge.
		Primary Obligations	4.2.		The Customer shall pay the Hire Charge for the Hire Period in f
			<b>¬.∠.</b>		The Castonier shall pay the time Charge for the time Fellou III i



Postal address: PO Box 56 Macarthur Square NSW 2560 Office address: 48 York Rd Ingleburn NSW 2565 www.aahonline.com.au Phone: 133 224

## TEDMS AND CONDITIONS

<ul><li>4.3.</li><li>5.</li></ul>		The Customer acknowledges AAH is entitled to charge an environmental levy of 1.0% for the acquisition and disposal of consumables.  Termination of Hire and Recovery of Equipment	<del>-</del> 8.2.		possession (with such evidence to be provided prior to the delivery / collection of the Equipment), AAH will arrange to take out insurance in respect of the Equipment while in the Customer's possession at the Customer's cost. Unless notified to the contrary, the cost of damage waiver is 12.5% of the Hire Charge. The Customer acknowledges that any insurance taken out by AAH in respect of the Equipment extends only to losses caused by fire, storm,	
5.1.		Without prejudice to any other remedies available to AAH and				
		notwithstanding any period of hire agreed or specified, AAH may terminate this Hire Agreement at any time by giving the Customer	8.3.		earthquake, collision or accident only.  The Customer acknowledges and agrees that insurance taken out by  AAH in respect of any Equipment will not apply to:	
5.2.		seven calendar days' notice of its intention to do so.  If the Customer commits either a breach of the Hire Agreement or an Act of Insolvency, AAH may terminate this Hire Agreement without		(a)	any loss or damage resulting from the Customer's failure to comply with the obligations in clause 3 of this agreement;	
б.		notice to the Customer.  Personal Property Securities Act 2009 ("PPSA")		(b)	any damage occasioned to the Equipment which is \$5,000 o less in value (excluding GST); damages or breakages to tyres; or	
6.1.		In this clause financing statement, financing change statement, security agreement and security interest have the meaning given to those terms by the PPSA.		(d)	damage caused by the use or operation of the Equipment in violation of any law, regulation or by-law; and the Customer remains liable for the costs of such damage in respect to any of these matters and indemnifies and holds harmless AAH in relation to this clause.	
6.2.		Upon assenting to these terms and conditions in writing, the Customer 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 that has previously been supplied	8.4.		The Customer is liable for all excess and other costs associated w any insurance claim in relation to the Equipment and must meet a	
6.3.	(a)	and that will be supplied in the future by AAH to the Customer.  The Customer undertakes to:  promptly sign any further documents and/or provide any			shortfall in repair or replacement of the Equipment following payment of any amount received under insurance, including any loss suffered by AAH as a result of not being able to hire the Equipment.	
		further information (such information to be complete, accurate and up to date in all respects) which AAH may reasonably	9.		General	
	(b)	require; register a financing statement or financing change statement in relation to a security interest on the Personal Property	9.1.	(a)	Notices  A notice or other communication connected with this	
	(c)	Securities Register ("PPSR"); register any other document required to be registered by the PPSA;		(4)	agreement has no legal effect unless it is in writing. In addition to any other method of service provided by law, the notice may be sent by pre-paid post to the address of the addressee as	
	(d) (e)	correct a defect in a statement referred to in clause (a) and (b); indemnify and on demand reimburse AAH for all expenses incurred in registering a financing statement or financing change statement on the PPSR or releasing any Equipment charged thereby;	9.2.	(a)	set out in this agreement or sent by fax to the fax number the addressee.  Law and jurisdiction  This agreement is governed by the laws of the States ar Territories of Australia and the parties to this agreeme	
	(f) (g)	not register a financing change statement in respect of the security interest without the prior written consent of AAH; not register or permit to be registered a financing statement or a financing change statement in relation to the Equipment in			submit to the non exclusive jurisdiction of the Courts of the States and Territories of Australia and the relevant Federa Courts and courts competent to hear appeals from those Courts.	
6.4.		favour of a third party without the prior written consent of AAH. AAH and the Customer agree that Sections 96, 115 and 125 of the PPSA do not apply to the security agreement created by these terms and conditions.	9.3.	(a)	Severability  If any provision of this agreement is unenforceable, to provision is severable, and its unenforceability will not after any other part or provision of this contract.	
6.5. 6.6.		The Customer waives their right to receive notices under Sections 95, 118, 121(4), 130, 132(3)(d) and 132(4) of the PPSA.  The Customer waives their right as a grantor and/or a debtor under	9.4.	(a)	Joint and several  If this agreement is completed in the name of a partnership	
6.7.		Sections 142 and 143 of the PPSA.  Unless otherwise agreed in writing by AAH, the Customer waives their right to receive a verification statement in accordance with Section 157			the partners of that business at any one time are jointly and severally liable to AAH for any outstanding account. This will be so notwithstanding any agreement, compromise or arrangement with one or more of the partners.	
6.8.		of the PPSA.  The Customer must unconditionally ratify any actions taken by AAH	10.		Delivery and Risk	
6.9.		under this Hire Agreement.  Subject to any express provisions to the contrary, nothing in these terms and conditions is intended to have the effect of contracting out	10.1.		If the Hirer has elected in the Hire Agreement for AAH to transport the	
6.10.		of any of the provisions of the PPSA.  The Customer is liable for any fee incurred in registering an interest on the PPSR.			Plant and Equipment from the AAH depot to the Hirer's premises, risk will transfer to the Hirer at the time that the Plant and Equipment is delivered to the Hirer's premises by AAH.	
7.		Retention of Title	10.2.		If the Hirer has elected in the Hire Agreement to transport the Plan and Equipment to its premises itself, risk transfers to the Hirer from the time that possession of the Plant and Equipment is transferred to the Hirer, its employees, agents, contractors or subcontractors.	
7.1.		The Customer acknowledges that property and title in the Equipment does not pass to the Customer and AAH retains legal and equitable title in the Equipment.				
7.2.		The Customer agrees that AAH has the right with or without prior notice to the Customer to enter upon any premises occupied by the Customer to repossess the Equipment when payment is overdue. The Customer will be liable for reimbursing AAH for its costs and expenses incurred in exercising its rights under this clause. Where AAH exercises any power to enter the premises, that entry will not give rise to any action or trespass or similar action on the part of the Customer against AAH or its employees, servants or agents.				
8.		Insurance Levy				
8.1.		Unless the Customer provides to the satisfaction of AAH evidence of insurance cover for the Equipment whilst in the Customer's				