Guarantee & Indemnity

<form></form>					
	Name of Credit Applicant:				
Surveyers of 2 star 2	Guarantor #1 Full Name:				
Address: CONTINUESTICATION CONCENTION Water and conditions set out in this form will apply to condic extended by Real A Facer Py Ld AdX 149 Py2 data Tassee for the Real A Facer Astantia Tass ABX 189 Py00731 (deterining for effort of a manged on low the goods and any ancillary services provided by the application and includes any cost of restitutions for damaged on low the goods and any ancillary services provided by the application. 0. application Provide Tassee Tas	Address:				
SCHUMENT ALLENCE OF CLEAR TABLE OF CLEAR TABLE OF CLEAR TABLE OF TABLE O	Guarantor #2 Full Name:				
The term and conditions not unit his form will apply to credit extended by Rent A Fence Py Lid ACN 148 994 203 as Trastee for the Kent A Fence A startial Trast ABN 18 396 900 781 (herenather reterred to as the "Supplier". 9. "Comparison of the prophets histing and accessing and accessing and accessing provide by the applicant and includes any cost of restitution for damaged or bot hist goods and any ancillary services provided by the applicant and includes any cost of restitution for damaged or bot histing and accessing and accessing and accessing and the acces and the accessing and the accessing and the acces and t	Address:				
 a. Applicant means the party parties making the Croat Application. b. Applicant means the party parties making the Croat Applicant. c. Applicant means the party parties making the Croat Applicant. c. Mark and Croat applicant of the Suppler Far against any loss, costs, charges and expenses of any nature which it might incur as a result of any default of the Applicant. c. We will indefauntly the Suppler and auxing any major to the Suppler Far against any loss, costs, charges and expenses of any nature which it might incur as a result of any default of the Applicant. c. We will indefauntly parties and complete applicant of the Suppler Far against any loss, costs, charges and expenses of any nature which it might incur as a result of any default of the Applicant. c. We will indefaunt you of Contrast are comming security and will not be affective to or any the supplier and the Applicant are changed in any other way (even if this increases my/our liability under the guarantee and indemnity): a. By the release of any of the Carantos or of this any any controve participant. c. If any payment by the Applicant is later avoided by law due to insolve applicant. d. We agree that arise (infection of minor any other active) or opport factors. d. We agree that arise (infection of minor any other active) or opport factors. d. We agree that arise (inficient and will be the future by a company which is not now, but is the a related by corporate of Rent A Pence PI Lud and its assigns and successors and any of as assigns or successors. d. We agree that adving inficient and will be applicant in any or and in pays of major pays the infinite in any way in the supplice fourtee (1) days "as the supplice fourtee (1) days "as the supplice out on the advector of Rent A Pence PI Lud and its assigns and successors and may in success the courser of the onice as ovidenceed by the Austral Pay Pay Pay I and indiffication. <li< th=""><th>The terms and conditions set out in this form will apply DEFINITIONS (a) "Equipment" means all products hired ou Supplier.</th><th>y to credit extended by Rent A Fence Pty Ltd ACN 148 994 263 a t by Rent A Fence Pty Ltd and its associated entities, all accessor</th><th>ies and associated products hired to the Applicant and includes any o</th><th>cost of restitution for damaged or lost hire goods and any ancillary services pr</th><th>rovided by the</th></li<>	The terms and conditions set out in this form will apply DEFINITIONS (a) "Equipment" means all products hired ou Supplier.	y to credit extended by Rent A Fence Pty Ltd ACN 148 994 263 a t by Rent A Fence Pty Ltd and its associated entities, all accessor	ies and associated products hired to the Applicant and includes any o	cost of restitution for damaged or lost hire goods and any ancillary services pr	rovided by the
 Grants any extension of time or any other indulgence to the Applicant; Refuses functor credit to the Applicant's account which may include an increase in costs for the equipment or the arrangements between the Supplier and the Applicant are changed in any other way (even if this increases my/our liability under this guarantee and indemnity); By the release of any of the Guarantors or if this guarantee is unenforceable against any one or more guarantees; If any payment by the Applicant is are consided by law due to insolvency or other factors. If way payment by the Applicant is are consided by law due to insolvency or other factors. We agree that and any orlin likely ways in the state. We agree that any credit made by the Applicant is are company which is not now, but is then a related body corporate of Rent A Fence Pty Lid and its assigns and successors and may in such case be enforced by genet A Fence Pty Lid and ity assigns and successors. The agreenteent under seal between melus and each of you which becomes a Supplier. The guarantee and indemnity extends to credit given to the Applicant in the future by a company which is not now, but is then a related body corporate of Rent A Fence Pty Lid and its assigns and successors and may in such case be enforced by the Australia Po Registered Mail holffuture) only be withfrawn by giving the Supplier notice in writing by Registered Mail, but will continue in force with respect of all dobts incurred by the Customer up to the date of receipt need by the Australia Po Registered Mail holf to the Applicant, successors and may and all real property out agreement set on the Supplier house end to agree to accepte providing credit to the Applicant, successore and this information. We agree that hefore providing credit to the Applicant, the Supplier may seek from a credit agency a credit report containing personal information about me'us to assist i	 (c) Applicant means the party/parties making (d) Singular words include the plural and vice CONFIDENTIAL PERSONAL GUARANTEE AN In consideration of the Supplier hiring equipment to th 1. I/We will indemnify the Supplier against 2. I/We will undertake to pay on demand to 3. Both my/our indemnity and my/our Guara 	the Credit Application. e versa and where there is more than one Guarantor they shall be to D INDEMNITY e Applicant at the Applicant's request: any loss, costs, charges and expenses of any nature which it might the Supplier all outstanding monies due and owing or unpaid to th	bound jointly and severally.		
 I/We agree that my/our liability will not be affected or diminished in any way if my/our position changes including (but not limited to) by death, incapacity or retirement. If by death, liability vests in the estate. I/We agree that each application for credit made by the Applicant to any of you as the Supplier shall be deemed to have been accepted from the date of the first invoice to the Applicant and without future notice to me/us this agreement shall immediately have effect a an agreement under scale between me/us and each of you which becomes a Supplier. This guarantee and indemnity extends to credit given to the Applicant in the future by a company which is not now, but is then a related body corporate of Rent A Fence Pty Lt and its assigns and successors and may in such case be enforced by Rent A Fence Pty Lt and any of its assigns for successors. This guarantee may only be withdrawn by giving the Supplier fourteen (14) days' notice in writing by Registered Mail, but will continue in force with respect of all debts incurred by the Customer up to the date of receipt of the notice as evidenced by the Applicant. I/We agree that before providing credit to the Applicant, the Supplier may seek from a credit agency a credit report containing personal information about me/us to assist in deciding whether to accept me/us as a guarantor for the customer. I/We authorise and conser to the Supplier being provided with this information. For the purpose of securing the obligation and liabilities, all my/our legal and equitable interest (bot present and future) of whatsoever nature held in any and all real property and Live hereby consent to the Supplier loading a caveat or caveats noting its proprietary interest hereunder. Live agree to execute any documents and do all such things as may be required b the Supplier to affits such security upon demand by the Company. I/We have read and hereby accept the above conditions of this Gua	i. Grants any exter ii. Refuses further iii. Varies the terms guarantee and ir b. By the release of any of the C	credit to the customer Applicant; s of the Applicant's account which may include an increase in cos ademnity); Buarantors or if this guarantee is unenforceable against any one or		he Applicant are changed in any other way (even if this increases my/our liab	ility under this
 9. For the purpose of securing the obligation and liabilities entered into under this guarantee, I/we agree to charge with the due and punctual payment and the complete performance of securing the obligations and liabilities, all my/our legal and equitable interest (bot present and future) of whatsoever nature held in any and all real property and I/we hereby consent to the Supplier lodging a caveat or caveats noting its proprietary interest hereunder. I/we agree to execute any documents and do all such things as may be required by the Supplier to affix such security upon demand by the Company. I/We have read and hereby accept the above conditions of this Guarantee and Indemnity. 	 I/We agree that my/our liability will not b I/We agree that each application for credi an agreement under seal between me/us a This guarantee and indemnity extends to a and any of its assigns or successors. This guarantee may only be withdrawn by Registered Mail notification. I/We agree that before providing credit to 	e affected or diminished in any way if my/our position changes in t made by the Applicant to any of you as the Supplier shall be dee nd each of you which becomes a Supplier. credit given to the Applicant in the future by a company which is y giving the Supplier fourteen (14) days' notice in writing by Regis the Applicant, the Supplier may seek from a credit agency a cred	med to have been accepted from the date of the first invoice to the A not now, but is then a related body corporate of Rent A Fence Pty Li stered Mail, but will continue in force with respect of all debts incurr	pplicant and without further notice to me/us this agreement shall immediately td and its assigns and successors and may in such case be enforced by Rent A ed by the Customer up to the date of receipt of the notice as evidenced by the	Fence Pty Ltd Australia Post
	 For the purpose of securing the obligation present and future) of whatsoever nature l the Supplier to affix such security upon de 	n and liabilities entered into under this guarantee, I/we agree to cl held in any and all real property and I/we hereby consent to the S emand by the Company.			
Signature of Guarantor #1Signature of WitnessFull Name of Witness	Dated this day of	20			
	Signature of Guarantor #1	Full Name of Guarantor #1	Signature of Witness	Full Name of Witness	

M143 V5