

## **Proquip Rental & Sales Operations Pty Ltd**

ABN: 86 625 262 642 2-10 Barretta Road, Ravenhall VIC 3032 Phone: (03) 9034 9080

Email: info@pqrs.com.au Web: www.pqrs.com.au

# CREDIT CARD AUTHORISATION FORM

To Be Completed By Applicants - Please complete all sections and read the Terms and Conditions of Trade overleaf. DATE: REF. No. Client's Details: ☐ Individual ☐ Sole Trader □ Trust □ Partnership □ Company □ Other: Full or Legal Name: Trading Name: Physical Address: State: Postcode: Billing Address: State: Postcode: Email Address: Phone No: Fax No: Mobile No: Business Details: (please complete if you are a Sole Trader, Trust, Partnership, Company or Other – as specified) ABN: ACN: Date Established (current owners): Directors / Owners / Trustee (if more than two, please attach a separate sheet) (1) Full Name: D.O.B. Private Address: State: Postcode: Driver's Licence No: Phone No: Mobile No: (2) Full Name: D.O.B. Private Address: State: Postcode: Phone No: Driver's Licence No: Mobile No: Credit Card Authorisation: □ Visa □ MasterCard **Card Number: Expiry Date:** CREDIT CARD DETAILS WILL BE DESTROYED AFTER PROCESSING. CVC - 3 Digit Number on Back I authorise Proquip Rental & Sales Operations Pty Ltd to arrange payment of my account as per details above, by debiting my credit card account as specified above. I acknowledge that Proquip Rental & Sales Operations Pty Ltd may terminate this request at any time by written or verbal notice and I must adopt an alternative method of payment. A surcharge per transaction may apply. I have read and understand the GENERAL TERMS AND CONDITIONS OF TRADE (overleaf or attached) of Proquip Rental & Sales Operations Pty Ltd which form part of, and are intended to be read in conjunction with this Credit Card Authorisation Form and agree to be bound by these conditions. Cardholders Name: Cardholder's Signature: Date:

## **Proquip Rental & Sales Operations Pty Ltd**

ABN: 86 625 262 642 2-10 Barretta Road, Ravenhall VIC 3032

Phone: (03) 9034 9080 Email: info@pgrs.com.au Web: www.pqrs.com.au

# Personal/Directors Guarantee and Indemnity

IN CONSIDERATION of Proquip Rental & Sales Operations Pty Ltd and its successors and assigns ("Proquip") at the request of the Guarantor (as is now acknowledged) supplying and continuing to supply goods and/or services to

("the Client") [Insert Company Name In Box Provided]

# I/WE (also referred to as the "Guarantor/s") UNCONDITIONALLY AND IRREVOCABLY:

- GUARANTEE the due and punctual payment to Proquip of all monies which are now owing to Proquip by the Client and all further sums of money from time to time owing to Proquip by the Client in respect of goods and services supplied or to be supplied by Proquip to the Client or any other liability of the Client to Proquip, and the due observance and performance by the Client of all its obligations contained or implied in any contract with Proquip, including but not limited to the Terms & Conditions of Trade signed by the Client and annexed to this Guarantee and Indemnity. If for any reason the Client does not pay any amount owing to Proquip the Guarantor will immediately on demand pay the relevant amount to Proquip. In consideration of Proquip agreeing to supply the goods to the Client, the Guarantor charges all of its right, title and interest (joint or several) in any land, realty or other assets capable of being charged, owned by the Guarantor now or in the future, to secure the performance by the Guarantor of its obligations under these terms and conditions (including, but not limited to, the payment of any money) and the Guarantor acknowledges that this personal guarantee and indemnity constitutes a security agreement for the purposes of the Personal Property Securities Act 2009 ("PPSA") and unequivocally consents to Proquip registering any interest so charged. Furthermore, it is agreed by both parties that where the Guarantor is acting in the capacity as a trustee for a trust, then the Guarantor agrees to charge all its right title and interest in any land realty, or other assets capable of being charged in its own capacity and in its capacity as trustee and shall be subject to the PPSA Registration as stated above. The Guarantor irrevocably appoints Proquip and each director of Proquip as the Guarantor's true and lawful attorney/s to perform all necessary acts to give effect to this clause including, but not limited to, signing any document on the Guarantor's behalf which Proquip may reasonably require to:
  - register a financing statement or financing change statement in relation to a security interest on the Personal Property Securities (a) Register:
  - register any other document required to be registered by the PPSA or any other law; or
  - correct a defect in a statement referred to in clause 1(a) or 1(b).
- HOLD HARMLESS AND INDEMNIFY Proquip on demand as a separate obligation against any liability (including but not limited to damages, costs, losses and legal fees calculated on a solicitor and own client basis) incurred by, or assessed against, Proquip in connection with:
  - the supply of goods and/or services to the Client; or
  - the recovery of monies owing to Proquip by the Client including the enforcement of this Guarantee and Indemnity, and including but not limited to Proquip's nominees contract default fee and legal costs; or
- monies paid by Proquip with the Client's consent in settlement of a dispute that arises or results from a dispute between, Proquip, the Client, and a third party or any combination thereof, over the supply of goods and/or services by Proquip to the Client. I/WE FURTHER ACKNOWLEDGE AND AGREE THAT

- I/We have received, read and understood Proquip's Terms and Conditions prior to entering into this Guarantee and Indemnity and agree to be bound by those Terms and Conditions.
- This Guarantee and Indemnity shall constitute an unconditional and continuing Guarantee and Indemnity and accordingly shall be irrevocable and remain in full force and effect until the whole of monies owing to Proquip by the Client and all obligations herein have been fully paid satisfied and performed.
- No granting of credit, extension of further credit, or granting of time and no waiver, indulgence or neglect to sue on Proquip's part (whether in respect of the Client or any one or more of any other Guarantor(s) or otherwise) and no failure by any named Guarantor to properly execute this Guarantee and Indemnity shall impair or limit the liability under this Guarantee and Indemnity of any Guarantor. Without affecting the Client's obligations to Proquip, each Guarantor shall be a principal debtor and liable to Proquip accordingly.
- If any payment received or recovered by Proquip is avoided by law such payment shall be deemed not to have discharged the liability of the Guarantor, and the Guarantor and Proquip shall each be restored to the position in which they would have been had no such
- The term "Guarantor" whenever used in this Guarantee and Indemnity shall, if there is more than one person named as Guarantor, mean and refer to each of them individually and all of them together unless the context otherwise requires, the obligations and agreements on the part of the Guarantor, shall include the Guarantor's executors, administrators, successors and permitted assignments (where applicable) contained in this Guarantee and Indemnity shall bind them jointly and severally.
- I/We have been advised to obtain independent legal advice before executing this Guarantee and Indemnity. I/we understand that I/we am/are liable for all amounts owing (both now and in the future) by the Client to Proquip.
- I/we irrevocably authorise Proquip to obtain from any person or company any information which Proquip may require for credit reference purposes. I/We further irrevocably authorise Proquip to provide to any third party, in response to credit references and enquiries about me/us or by way of information exchange with credit reference agencies, details of this Guarantee and Indemnity and any subsequent dealings that I/we may have with Proquip as a result of this Guarantee and Indemnity being actioned by Proquip.
- 10. The above information is to be used by Proquip for all purposes in connection with Proquip considering this Guarantee and Indemnity and the subsequent enforcement of the same.

GUARANTOR-1 SIGNED:	GUARANTOR-2 SIGNED:
FULL NAME:	FULL NAME:
HOME ADDRESS:	HOME ADDRESS:
DATE OF BIRTH:	DATE OF BIRTH:
SIGNATURE OF WITNESS:	SIGNATURE OF WITNESS:
NAME OF WITNESS:	NAME OF WITNESS:
OCCUPATION:	OCCUPATION:
PRESENT ADDRESS:	PRESENT ADDRESS:
EXECUTED as a Deed this day of 20	EXECUTED as a Deed this day o

Note: 1. If the Client is a sole trader or partnership the Guarantor(s) should be some other suitable person(s).

2. If the Client is a club or incorporated society the Guarantor(s) should be the president and secretary or other committee member

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### Proquip Rental & Sales Operations Pty Ltd – Terms & Conditions of Trade

1.2

Definitions
"Contract" means the terms and conditions contained herein, together with any quotation, order, invoice or other document or amendments expressed to be supplemental to this Contract.
"Proquip" means Proquip Rential & Sales Operations Pty Ltd, its successors and assigns or any person acting on behalf of and with the authority of Proquip Rential & Sales Operations Pty Ltd.
"Cilent" means the person's, entitles or any person acting on 4. behalf of and with the authority of the Citent requesting Proquip to 4.1 provide the Services as specified in any proposal, quotation, order, invoice or other documentation, and entitled or other documentation, and of the contract of includes the context of including and severally, and (i) includes the Client's executors, administrators, successors 5.1 and permitted assigns.

"Goods" means all Goods or Services supplied by Proquip to the Client at the Client's request from time to time (where the context so permits that terms "Goods" or Services' shall be 5.2 interchangeable for the other).

"Equipment" means all Equipment including any accessories supplied on hire by Proquip to the Client (and where the context so permits hall include any supply of Services). The Equipment shall be as described on the invoices, quotation, authority to hire, or any other work authorisation from provided by Proquip to the Client.

Hire Period" means the period between the Commencement 6.

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of any orner work autoritisation from provided by recognition of a Client.

"Hire Period" means the period between the Commencement 6. Date and the Termination Date.

"Minimum Hire Period" means the Minimum Hire Period as described on the invoices, quotation, authority to hire, or any other forms as provided by Proquip to the Client.

"Hire Schedule" means a document which Proquip may require the Client to sign (or accept in a way Proquip requires) including 6.2 particulars of Client, Equipment and Hire Period and such other information as Proquip may decide to require.

"Termination Date" means the date and time when the Client 7. must return the Equipment to the possession of Proquip.

7.1 "Confidential Information" means information of a confidential 1.9

Information as Procupi in itsy declared in the when the Client 7.

Termination Date\* means the date and time when the Client 7.

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Tonfidential Information\* means information of a confidential nature whether oral, written 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 (including but not limited to, Personal Information\*) such as name, address, D.O.B. occupation, driver's locense details, electronic contact (email, Facebook or flutter details), medical insurance details or next of kin and other contact information (where applicable), previous reset applicables, seed in history) and prioning details or next of kin and other contact information (where applicable), previous reset applicables, and the contact information where applicables, previous reset applicables, and the contact information in the contact of data (including Personal Information) specific to a particular client and whebsile and can be accessed either by the web server or the client's computer. If the Client does not wish to allow Cookies to operate in the background when using Proquip's website, then the Client shall have the right to enable / disable the Cookies first by selecting the option to enable / disable provided on the 7.3 website, prior to making enquiries via the website.

"Prioe" means the Price payable (folus any CST where applicable) 7.4 for the Goods and/or Equipment hire as a greed between Proquip and the Client in accordance with clause 7 below.

"SST" means Goods and Services Tax as defined within the 'A Nawar za Svelsenic Grand and Services Tax as defined within the 'A Nawar za Svelsenic Tax) and 1999 (Cth).

"GST" means Goods and Services Tax as defined within the "A New Tax System (Goods and Services Tax) Act 1999" (Cth). 1.13

Acceptance
The Client is taken to have exclusively accepted and is immediately bound, jointly and severally, by these terms and conditions if the Client places an order for or accepts delivery of the Goods/Equipment. In the 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 shall prevail.

Any amendment to the terms and conditions contained in this

Any amendment to the terms and conditions contained in this Contract may only be amended in writing by the consent of both

Colliact state 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 Client acknowledges that:

7.6

(a) the supply of Goods on credit shall not take effect until the Client has completed a credit application with Proquip and it has been approved with a credit limit established for the account; and

(b) in the event that the supply of Goods request exceeds the Clients credit limit and/or the account exceeds the payment terms, Proquip reserves the right to refuse delivery, and (c) the supply of Goods for accepted orders may be subject to an ability of the supply of Goods for accepted orders may be subject to an ability of and for any reason, Goods are not recase to 7.7 be evaluable. Proquip reserves the right to refuse delivery, and (c) the supply of Goods for accepted orders may be subject to an ability of any of the result of the supply of Goods for accepted orders may be subject to an ability of the supply of Goods for accepted orders may be subject to an admitted that the supply of Goods for accepted orders may be subject to an admitted and for any research of the supply of Goods for accepted orders may be subject to an admitted that the supply of Goods for accepted orders may be subject to provide the subject of the subject

termination; or (b) such sum being the whole of the Price. In the event that the Client also hires an operator of the Equipment the hire charges of the operator in accordance with the Price specified in the Hire Schedule and the charge out rate as specified in the Hire Schedule and the charge out rate by the hour.

by the hour. Electronic signatures shall be deemed to be accepted by either party providing that the parties have compiled with the Electronic Transactions (Victoria) Act 2000 and Section 10 of the Electronic Transactions Act 2011 (WA), (whichever is applicable), or any 9. Other applicable provisions of that Act or any Regulations referred 9.1

Errors and Omissions

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

(a) resulting from an inadvertent mistake made by Proquip in the 9.2 formation and/or administration of this Contract, and/or (b) contained in/omitted from any literature (hard coyand) or 3.0 electronic) supplied by Proquip in respect of the Services. In the event such an error and/or omission occurs in accordance with clause 3.1, and is not attributable to the negligence and/or willful misconduct of Proquip, the Client shall not be entitled to treat this Contract as repudiated no render it rivellid. In circumstances where the Client is required to place an order for 9.4 Goods, in writing, or otherwise as permitted by these terms and conditions, the Client is responsible for supplying correct order information such as without limitation, measurements and 3.3 information such as, without limitation, measurements and quantity, when placing an order for Goods (whether they are

made to order Goods or not) ("Client Error"). The Client must 10. pay for all Goods it orders from Proquip notwithstanding that such 10.1 Goods suffer from a Client Error and notwithstanding that the Client has not taken or refuses to take delivery of such Goods. Proquip is entitled to, at its absolute discretion to waive its right 10.2 under this sub-clause in relation to Client Errors.

Change in Control

The Client shall give Proquip 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, contact phone or fax numbers', change of trustees, or business practice). The Client shall be liable for any loss incurred by Proquip as a result of the Client's failure to compty with this clause.

Finance

If this contract is conditional upon the Client obtaining capital funding from a financial institution, then they shall provide Proquip with written confirmation of the loan approval within five (5) working days of the date of signing this contract.

In the event any such loan application is declined then the Client shall have the right to withdraw from this contract subject to the Client providing Proquip with written evidence within five (5) working days of the date of signing this contract that the loan was 11.3 declined. Upon receipt of such evidence Proquip shall refund the Client any deposit paid less any expenses incurred by Proquip for any Services performed to date.

Trade-ins
In the event that Proquip accepts a trade-in as part payment of purchase, Goods or Machinery outlight, then the Client acknowledges and warrants that he/she owns the said property and that it is not in any subject to any security, charge, lien or hire

purchase agreement.
All trade-in items will be subject to a full inspection prior to a trade-in value being established.

Price and Payment
At Proquip's sole discretion the Price shall be either:
(a) as indicated on any invoice provided by Proquip to the Client;

by way of installments/progress payments in accordance with Proquip's payment schedule; thirty (30) days following the end of the month in which a statement is posted to the Client's address or address for 12.3

(d)

notices; the date specified on any invoice or other form as being the date specified on any invoice or other form as being the date for payment, or failing any notice to the contrary, the date which is seven (7) days following the date of any invoice given to the Client by Proquip.

Priuquip.

Payment may be made by cash, cheque, bank cheque, electronic/on-line banking, credit card (a surcharge may apply per transaction), or by any other method as agreed to between the Client and Proquip.

transacion), or by any other instance as egreeu to common collected and Proquip may in its discretion allocate any payment received from the Client towards any invoice that Proquip determines and may do so at the time of receipt or at any time afterwards. On any default by the Client Proquip may re-allocate any payments previously received and allocated. In the absence of any payment allocation by Proquip, payment will be deemed to be allocated in such manner as preserves the maximum value of Proquip's Purchase Money Security Interest (as defined in the PPSA) in the Gnords/Fauliment.

Purchase Money Security Interest (as defined in the PPSA) in the Goods/Equipment.

The Client shall not entitled to set off against, or deduct from the Price, any sums owed or claimed to be owed to the Client by Proquip nor to withhold payment of any invoice because part of that invoice is in dispute. Once in receipt of an invoice for payment, if any part of the invoice is in dispute, then the Client must notify Proquip in writing within three (3) busness days, the invoice shall remain due and payable for the till amount, until such time as Proquip investigates the dispute claim, no credit shall be passed for freufun until the review is completed. Failure to make payment may result in Proquip placing the Client's account into default and subject to default interest in accordance with clause 16.

Unless otherwise stated the Price does not include GST. In

clause 16. June 24. The Calculus 16. Line 3 the Calcul

roduct Specifications
ne Client acknowledges that:
) all descriptive specifications, illustrations, drawings, data,
dimensions, ratings, and weights stated in Proquip's, or the
manufacturer's fact sheets, price lists or advertising material,
the constraints only and are niven by way of identification. manufacturer's fact sheets, price lists or advertising material, are approximate only and are given by way of identification only. The Client shall not be entitled to rely on such information, and any use of such does not constitute a sale by description, and does not form part of the Contract, unless expressly stated as such in writing by Proquip; and while Proquip may have provided information or figures to the Client regarding the performance of the Goods, the Client acknowledges that Proquip has given these in good faith and are estimates based on industry prescribed estimates.

Delivery of Goods/Equipment
Delivery ('Delivery') of the Goods/Equipment is taken to occur at
the time that:
(a) the Client or the Client's nominated carrier takes possession
of the Goods/Equipment at Proquip's address; or
(b) Proquip' or Proquip's nominated carrier) delivers the
Goods/Equipment to the Client's nominated address even if 13.3
the Client is not present at the address.

Goods/Equipment to the Client's nominated address even if 13.3 the Client is not present at the address. At Proquip's sole discretion the cost of Delivery is either included in the Price or is in addition to the Price.

The Client must take Delivery by receipt or collection of the Goods/Equipment whenever either is tendered for Delivery. In the event that the Client is unable to take Delivery of the 14. Goods/Equipment as arranged then Proquip shall be entitled to charge a reasonable fee for redelivery of the Goods/Equipment 14.1 and/or the storage of the Goods.

Proquip may deliver the Goods/Equipment in separate instalments. Each separate instalment shall be invoiced and paid in accordance with the provisions in these terms and conditions.

in accordance with the provisions in these terms and condition

Risk of damage to or loss of the Goods passes to the Client on Delivery and the Client must insure the Goods on or hefore Delivery.

Delivery, if any of the Goods are damaged or destroyed following Delivery but prior to ownership passing to the Client, Proquip is entitled to receive all insurance proceeds payable for the Goods. The production of these terms and conditions by Proquip is sufficient 44.3 evidence of Proquip's rights to receive the insurance proceeds without the need for any person dealing with Proquip to make 14.4 further enquiries.

further enquiries.

If the Client requests Proquip to leave Goods outside Proquip's premises for collection or to deliver the Goods to an unattended location then such Goods shall be left at the Client's sole risk.

Title to Goods

ip and the Client agree that ownership of the Goods shall not pass until:
(a) the Client has paid Proquip all amounts owing to Proquip; 14.6

not pass until:

and

(b) the Client has paid Proquip all amounts owing to Proquip;

14.6

and

(b) the Client has met all of its other obligations to Proquip,

Receipt by Proquip of any form of payment other than cash shall

14.7

not be deemed to be payment until that form of payment has

been honoured, cleared or recognised.

It is further agreed that until ownership of the Goods passes to

the Client in accordance with dause 11.1:

(a) the Client is only a balled of the Goods and must return the

Goods to Proquip on request;

(b) the Client holds the benefit of the Client's insurance of the

Goods on trust for Proquip and must pay to Proquip the

proceeds of any insurance in the event of the Goods being

lost, damaged or destroyed, dispose, or otherwise part with

possession of the Goods ther than in the ordinary course of

business and for market value. If the Client's ells, disposes or

parts with possession of the Goods ther than in the ordinary course of

business and for market value. If the Client sells, disposes or

parts with possession of the Goods ther the Client holds the

proceeds of any such act on trust for Proquip and must

pay or deliver the proceeds to Proquip on demand;

(d) the Client should not convert or process the Goods or

intermix them with other goods but if the Client does so then

the Client holds the resulting product to trust for the benefit

of Proquip and must self, dispose of or return the resulting

product to Proquip as its odirects;

(e) the Client irrevocably authorises Proquip to enter any

premises where Proquip believes the Goods are kept and

recover possession of the Goods;

(f) Proquip may recover possession of any

Goods in transit

whether or not Delivery has occurred;

(g) the Client shall not charge or grant an encumbrance over the

Goods sood notwithstanding that ownership of the Goods

have not reased to the Client

Proquip may commence proceedings to recover the Price of the Goods sold notwithstanding that ownership of the Goods has not passed to the Client.

has not passed to the Client.

Personal Property Securities Act 2009 ("PPSA")

15.1

In this clause financing statement, financing change statement, security agreement, and security interest has the meaning given to it 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 interest in all Goods/Ecupment and/or collateral (account) – being a monetary obligation of the Client to Proquip for Services – that have previously been supplied and that will be supplied in the future by Proquip to the Client.

The Client undertakes to:

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

(i) register a financing statement or financing change statement in relation to a security interest on the 16.1 (i) register any other document required to be registered by the PPSA, or (iii) convenience and defect and statement referred to in clause

(ii) register any other document required to be registered by the PPSA; or (iii) correct a defect in a statement referred to in clause 12.3(a)(i) c 12.3(a)(ii); (b) indemnify, and upon demand reimburse, Proquip for all 16.2 expenses incurred in registering a financing statement or financing change statement on the Personal Property Securities Register established by the PPSA or releasing any Goods/Equipment charged thereby; (c) not register a financing change statement in respect of a security interest without the prior written consent of Proquip; (d) not register a financing statement or a financing change statement in relation to the Goods/Equipment and/or collateral (account) in favour of a financing change statement in relation to the Goods/Equipment and/or collateral (account) in favour of a finity party without the prior written consent of Proquip; 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 to receive notices under sections 16.4 95, 118, 121(4), 130, 132(3)(4) and 132(4) of the PPSA. The Client waives their right sa at granter and/or a debtor under sections 142 and 143 of the PPSA. The Client waives their right sa are granter and/or a debtor under sections 162 and 143 of the PPSA. Unless otherwise ageed to in writing by Proquip, the Client waives their right to receive a verification statement in accordance with section 157 of the PPSA. The Client must unconditionally ratify any actions taken by Proquip under clauses 123 to 12.5. Subject to any express provisions to the contrary (including those contained in this dause 12), nothing in these terms and conditions is intended to have the effect of contracting out of any of the provisions of the PPSA. Only to the extent that the hire of the Equipment exceeds a two

of the provisions of the PPSA.

Only to the extent that the hire of the Equipment exceeds a two (2) year hire period with the right of renewal shall clause 12 apply as a security agreement in the form of a PPS Lease in respect of Section 20 of the PPSA, in all other matters this clause 12 will apply generally for the purposes of the PPSA.

Security and Charge In consideration of Proquip agreeing to supply the Goods/Equipment, the Client charges all of its rights, title and interest (whether joint or several) in any land, realty or other assets capable of being charged, owned by the Client either now or in the future, and the Client grants a security interest in all of its present and after-acquired property for the purposes of, including but not limited to registering Proquip's security interest over the Client on the PPSA, to secure the performance by the Client of its obligations under these terms and conditions (including, but not

omigration and a more centre and extension (including section). Initiated to, the payment of any money). The Client indemnifies Proquip from and against all Proquip's costs and disbursements including legal costs on a solicitor and own client basis incurred in exercising Proquip's rights under this 17.3

clause.

The Client irrevocably appoints Proquip and each director of Proquip as the Client's true and lawful attorney/s to perform all 17.4 necessary acts to give effect to the provisions of this clause 13 including, but not limited to, signing any document on the Client's

Defects, Warranties and Returns, Competition and Consumer 18.

Defects, Warranties and Keturns, Competition and Consumer Act 2010 ("CCA")

The Client must inspect the Goods/Equipment on Delivery and must within seven (7) days of Delivery notify Proquip in writing of any evident defect/damage, shortage in quantity, or failure to comply with the description or quote. The Client must notify any other alleged defect in the Goods/Equipment as soon as reasonably possible after any such defect becomes evident. Upon

such notification the Client must allow Proquip to inspect the

such notification the Client must allow Proquip to inspect the Goods/Equipment State, Territory and Commonwealth aw (including, without limitation the CCA), certain statutory implied guarantees and warranties (including, without limitation the statutory quarantees under the CCA) may be implied into these terms and conditions (Non-Excluded Guarantees). Proquip acknowledges that nothing in these terms and conditions purports to modify or exclude the Non-Excluded Guarantees. Except as expressly set out in these terms and conditions or in respect of the Non-Excluded Guarantees.

respect of the Non-Excluded Cularantees, Produp makes no warranties or other representations under these terms and conditions including but not limited to the quality or suitability of the GoodSEquipment. Proquip's liability in respect of these warranties is limited to the fullest extent permitted by law. If the Client is a consumer within the meaning of the CCA, Proquip's liability is limited to the extent permitted by section 64A or Schedule 2.

Proquip's liability is limited to the extent permitted by section 64A of Schedule 2.

If Proquip is required to replace the Goods under this clause or the CCA, but is unable to do so, Proquip may refund any money the Client has paid for the Goods.

If the Client is not a consumer within the meaning of the CCA, Proquip's liability for any defect or damage in the Goods is:

(a) limited to the value of any express warranty or warranty card provided to the Client by Proquip at Proquip's sole discretion;

(b) limited to any warranty to which Proquip is entitled, if Proquip din or manufacture the Goods;

(c) otherwise meantant absolution.

(c) otherwise negated absolutely.
Subject to this clause 14, returns will only be accepted provided that:

(a) the Client has complied with the provisions of clause 14.1;

(a) the Client has complied with the provisions of clause 14.1; and (b) Proquip has agreed that the Goods are defective; and (c) the Goods are returned within a reasonable time at the Client's cost (if that cost is not significant); and (d) the Goods are returned in as dose a condition to that in which they were delivered as is possible. Notwithstanding clauses 14.1 to 14.8 but subject to the CCA, Proquip shall not be liable for any defect or damage which may be caused or parity caused by or arise as a result of: (a) the Client failing to properly maintain or store any Goods/Equipment; (b) the Client using the Goods/Equipment for any purpose other than that for which they were designed; (c) the Client continuing the use of the Goods/Equipment after any defect became apparent or should have become apparent to a reasonably prudent operator or user; (d) the Client failing to follow any instructions or guidelines provided by Proquip; (e) fair wear and tear, any accident, or act of God. Notwithstanding anything contained in this clause if Proquip is required by a law to accept a return then Proquip will only accept a return of the conditions imposed by that law.

Intellectual Property
Where Proquip has designed, drawn, or developed
GoodstEquipment for the Client, then the copyright in any designs
and drawings and documents shall remain the property of
Proquip. Under no circumstances may such designs, drawings
and documents be used without the express written approval of

and outcoments be used without the express without approval or Proquip.

The Client warrants that all designs, specifications, or instructions given to Proquip will not cause Proquip to infringe any patent, registered design, or trademark in the execution of the Client's order and the Client agrees to indemnify Proquip against any action taken by a third party against Proquip in respect of any such infringement.

The Client agrees that Proquip may (at no cost) use for the purposes of marketion or, early into any competition, any

urposes of marketing or entry into any competition comments, designs, drawings, or Goods/Equipment roquip has created for the Client.

Default and Consequences of Default

Default and Consequences of Default Interest on overdue invoices shall accrue daily from the date when payment becomes due, until the date of payment, at a rate of two and a half percent (2.5%) per calendar morint in and at Proquip's sole discretion such interest shall compound morthly at such a rate) after as well as before any judgment. If the Cilient owes Proquip any money the Client shall indemnify Proquip from and against all costs and disbursements: (a) incurred; and/or (b) which would be incurred and/or (c) for which by the Client would be liable; in regard to legal costs on a solicitor and own client basis, internal administration fees, Proquip's Contract fees owing for breach of these terms and conditions, including, but not limited to, contract default fees and/or recovery costs (if applicable), as well as bank dishonour fees.

default fees and/or recovery costs (if applicable), as well as bank dishonour fees. Further to any other rights or remedies Proquip may have under this Contract, if a Client has made payment to Proquip, and the transaction is subsequently reversed, the Client shall be liable for the amount of the reversed transaction, in addition to any further costs incurred by Proquip under this clause 16 where it can be proven that such reversal is found to be illegal, fraudulent or in contravention to the Client's obligations under this Contract. Without prejudice to Proquip's other remedies at law Proquip shall be entitled to cancel all or any part of any order of the Client which remains unfulfield and all amounts owing to Proquip shall, whether or not due for payment, become immediately payable if. (a) any money payable to Proquip becomes overdue, or in Proquips opinion the Client will be unable to make a proposed propriet that the proposed propriet in the programment when it falls due; (b) the Client has exceeded any applicable credit limit provided

payment when it falls due;
(b) the Client has exceeded any applicable credit limit provided

by Proquip: the Client becomes insolvent, convenes a meeting with its creditors or proposes or enters into an arrangement with creditors, or makes an assignment for the benefit of its

(d) a receiver, manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Client or any asset of the Client.

Cancellation

cancelation
Without prejudice to any other remedies Proquip may have, if at
any time the Client is in breach of any obligation (including those
retaining to payment) under these terms and conditions Proquip
may suspend or terminate the supply of Goods/Equipment to the
Client. Proquip will not be liable to the Client for any loss or
damage the Client suffers because Proquip has exercised its
rioths under his clause.

damage the Client suffers because Proquip has exeriosed its rights under this clause. 
Proquip may cancel any contract to which these terms and conditions apply or cancel Delivery of GoodsEquipment at any time before the GoodsEquipment are delivered by giving written notice to the Client. On giving such notice Proquip shall repay to the Client any money paid by the Client for the GoodsEquipment. Proquip shall not be false for any loss or damage whatsoever arising from such cancellation. Further to clause 17.2, Proquip may terminate this agreement during the Hire Period by giving the Client thirty (30) days' notice in writing.

in writing.

In the event that the Client cancels Delivery of Goods/Equipment the Client shall be liable for any and all loss incurred (whether direct or indirect) by Proquip as a direct result of the cancellation (including, but not limited to, any loss of profits).

Privacy Policy

Privacy Policy
All emails, documents, images, or other recorded information held
or used by Proquip is Personal Information, as defined and
referred to in clause 18.3, and therefore considered Confidential
Information. Proquip acknowledges its obligation in relation to the
handling, use, kidosdure, and processing of Personal Information
pursuant to the Privacy Act 1988 ("the Act") including the Part IIIC
of the Act being Privacy Amendment (Notifiable Data Breaches).
Act 2017 (NDB) and any statutory requirements, where relevant

### Proquip Rental & Sales Operations Pty Ltd – Terms & Conditions of Trade

in a European Economic Area ("EEA"), under the EU Data Privacy Laws (including the General Data Protection Regulation "GDRA") (collective, "EU Data Privacy Laws"). Proquip acknowledges that in the event it becomes aware of any data breaches and/or disclosure of the Client's Personal Information, held by Proquip that may result in serious harm to the Client, Proquip will notify the Client in accordance with the Act and/or the GDPR. Any release of such Personal Information must be in accordance with the Act and the GDPR (where relevant) and must be approved by the Client by written consent, unless subject to an operation of law.

Notwithstanding clause 18.1. privacy limitations will extend to

to an operation of law. Notwithstanding clause 18.1, privacy limitations will extend to Proquip in respect of Cookies where the Client utilises Proquip's website to make enquiries. Proquip agrees to display reference to such Cookies and/or similar tracking technologies, such as pixels and web beacons (if applicable), such technology allows the collection of Personal Information such as the Client's:

(a) IP address, browser, email client type and other similar details.

(a) IP address, browser, email client type and other similar details;
(b) tracking website usage and traffic; and
(c) reports are available to Proquip when Proquip sends an 22. email to the Client, so Proquip may collect and review that 22.1 information (collectively Personal Information') If the Client consents to Proquip's use of Cookies on Proquip's website and later wishes to withdraw that consent, the Client may manage and control Proquip's privacy controls via the Client sew borower, including removing Cookies by deleting them from 22.2 the browser history when exiting the site.

The Client agrees for Proquip 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 license details, readed in the control of t

(b) to notify other creat providers or a detault by me Liient; 23.2 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 credit vortiness of the Client including the Client's repayment history in the preceding two (2) years. The Client orsents to Proquip being given a consumer credit report to collect personal credit information relating to any overdue payment on commercial credit.

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

be used and retained by Proquip for the following purposes (and for other agreed purposes or required by):

(a) the provision of Goods/Equipment, and/or (b) analysing, verifying and/or checking the Client's credit, payment and/or status in relation to the provision of 23.4 Goods/Equipment, and/or (c) processing of any payment instructions, direct debit facilities and/or credit facilities requested by the Client, and/or (c) enabling the collection of amounts outstanding in relation to the Goods/Equipment.

Proquip may give information about the Client to a CRB for the following purposes:

(a) In obtain a consumer credit report.

Proquip may give information about the Client to a Citis for the following purposes:

(a) to obtain a consumer credit report;
(b) allow the CRB to create or maintain a credit information file about the Client including credit history.

The information given to the CRB may include:

(a) Personal Information as outlined in 183 above;
(b) name of the credit provider and that Proquip is a current credit provider to the Client;
(c) whether the credit provider and that Proquip is a current credit provider to the Client;
(d) type of consumer credit;
(e) details concerning the Client's application for credit or 23.8 commercial credit (e.g. date of commencement/termination of the credit account and the amount requested),

(f) advice of consumer credit featulas (provided frought is a member of an approved QAIC External Disputes Resolution Scheme), overeithe accounts, loan repayments or obstanding for which written notice for request of payment has been made and debt recovery action commenced or alternatively 23.9 that the Client's has replaced accounted and manufactured accounted or processes. for which written notice for request of payment has been made and debt recovery action commenced or alternatively 23.9 that the Client no longer has any overdue accounts and Proquip has been paid or otherwise discharged and all details surrounding that discharge(e.g. dates of payments); (g) information that, in the opinition of Proquip, the Client has 23.10 committed a serious credit infringement; (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 Proquip: 23.11

Proquip:
(a) a copy of the Personal Information about the Client retained by Proquip and the right to request that Proquip correct any incorrect Personal Information, and (b) that Proquip cose not disclose any Personal Information about the Client for the purpose of direct marketing.

18.10 Proquip 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 fuffil the obligations of this Contract or is 24. required to be maintained and/or stored in accordance with the 24.1 law.

law. The Client can make a privacy complaint by contacting Proquip via e-mail. Proquip 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.oalc.gov.au.

Unpaid Seller's Rights
Where the Client has left any item with Proquip for repair, 24.3 modification, exchange or for Proquip to perform any other service in relation to the item and Proquip has not received or been tendered the whole of any monies owing to Proquip are paid.

(a) a lien on the item, until all monies owing to Proquip are paid.

(b) the right to retain or sell the item, such sale to be undertaken in accordance with any legislation applicable to the sale or disposal of uncollected goods.

The lien of Proquip shall continue despite the commencement of proceedings, or judgment for any monies owing to Proquip having been obtained against the Client.

Service of Notices

y written notice given under this Contract shall be deemed to be been given and received:

Any written house given index into contract shall be deemed to have been given and received;

(a) by handing the notice to the other party, in person;

(b) y leaving it at the address of the other party as stated in this Contract;

(c) by sending it by registered post to the address of the other party as stated in this Contract;

(d) 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;

(e) if sent by email to the other party's last known email address. 25.1 Ary 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 delivered.

26.

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

the Contract extends to all rights of indemnity which the 27. Client now or subsequently may have against the Trust and 27.1 the Use that, the Client has full and complete power and authority under 27.2 the Trust be neter into the Contract and the provisions of the Trust do not purport to exclude or take away the right of indemnity of the Client against the Trust or the trust fund. 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; the Client will not without consent in writing of Proquip (Prorusin will incurrence).

the client will not wirrout consent withind consent), cause, (Proquip will not urreasonably withhold consent), cause, permit, or suffer to happen any of the following events: (i) the removal, replacement or retirement of the Client as trustee of the Trust; (ii) any alteration to or variation of the terms of the Trust; (iii) any advancement or distribution of capital of the Trust;

Other Applicable Legislation
Al Proquipt sole discretion, if there are any disputes or claims for
ungaid Goods and/or Services then the provisions of the Building
and Construction Industry Security of Payment Act 2002 (victoria) 27.4
or the Building and Construction Industry (Security of Payment)
Act 2021 (Western Australia), may apply.
Nothing in this Contract is intended to have the effect of
contracting out of any applicable provisions of the any of the Acts
listed in clause 22.1 (seach as applicable), except to the extent
permitted by the Act where applicable.

General
The failure by either party to enforce any provision of these terms and conditions shall not be treated as a waiver of that provision, nor shall it affect that party's right to subsequently enforce that provision. If any provision of these terms and conditions shall not be treated as a waiver of that provision, nor shall it affect that party's right to subsequently enforce that provision. If any provision of these terms and conditions shall be invalid, void, 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 the state in which the Goods, the Client however, in the event of a dispute that deems necessary for the matter to be referred to a magistrates or higher court then jurisdiction will be subject to the Melbourne Courts of Victoria in which Proquip has its principal place of business. These terms prevail over all terms and conditions of the Client (even if they tomp and the Client's purchase order). Subject to clause 14, Proquip shall be under no liability whatsoever to the Client's purchase order).

Subject to clause 14, Proquip shall be under no liability whatsoever to the Client's purchase order, subject to the Client's purchase order, subject to the Client's purchase order.

Subject to clause 14, Proquip shall be under no liability what be limited to damages which under no circumstances shall exceed the Price of the Coods).

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

consent.

The Client cannot licence or assign without the written approval of

The Client cannot licetize or assign will value for management of the Services but shall not be relieved from any liability or obligation under this Contract by so doing. Furthermore, the Client agrees and 2s. understands that they have no authority to give any instruction to 2s.1 any of Proquip's sub-contractors without the authority of Proquip. The Client agrees that Proquip 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

such changes, or otherwise at such time as the Client makes a further request for Proquip to provide Goods/Equipment to the Client. Neither path be liable for any default due any act of God, 28.3 war, terrorism, strike, lock-out, industrial action, fire, flood, storm, Neither party shall be liable for any default due to any act of God, war, terrorism, strike, lock-out, industrial action, fire, flood, storm, national or global pandemics and/or the implementation of regulation, directions, rules or measures being enforced by Governments or embargo, including but not limited to, any Government imposed border lockdowns (including, wordwide destination ports), etc. ("Force Majeure") or other event beyond the reasonable control of either party.

Both parties warrant that they have the power to enter into this Contract and have obtained all encessary authorisations to allow them to do so, they are not insolvent and that this Contract crates binding and valid legal obligations on them. This Contract and any subsequent hire agreement between Proquip and the Client, said constitute as the entire agreement between Proquip and the Client, and the Client hereby acknowledges that no reliance is placed on any representation made by Proquip that is not embodied in this Contract. The rights and obligations of the parties will not merge on completion of any transaction under this Contract, and they will survive the evecution and delivery of any assignment or other document entered, for the purpose of, implementing any transaction under this Contract.

#### Additional Terms & Conditions Applicable to Hire Only

Hire Period
Where a timing device is mounted on the Equipment it may be used by Proquip to determine the time the Equipment was in use by the Client unless otherwise stated in the Hire Schedule. Where the meter is found not to be working either during or at the Termination Date then Proquip will estimate the hours used and the onus is on the Client to prove otherwise.
Hire charges shall commence from the time the Equipment is 28.6 collected by the Client from Proquip's premises and will continue until the return of the Equipment to Proquip's premises, and/or until the expiry of the Minimum Hire Period, whichever last occurs.

Occurs

Unless otherwise agreed by Proquip, the Minimum Hire Period shall be for a period of one (1) day and usage shall not exceed eight (8) hours within that period.

The maximum allowable daily use shall not exceed eight (8) hours within any twenty-four (24) or-hire period. Excess use charges will be applied in accordance with clause 24.1 If Proquip agrees with the Client to deliver and/or collect the Equipment, hire charges shall commence from the time the Equipment leaves Proquip's premises and continue until the Client notifies Proquip that the Equipment is available for collection, and/or until the expiry of the Minimum Hire Period, whichever least occurs. ichever last occurs.

Equipment must be returned or made available for collection by 9am on the designated off-hire day or additional charges will

No allowance whatsoever can be made for time during which the no allowance whatsbewer can be made for time buring winch me Equipment is not in use for any reason, unless Proquip confirms special prior arrangements in writing. In the event of Equipment breakdown provided the Client notifies Proquip immediately, hiring charges will not be payable during the time the Equipment is not working, unless the condition is due to negligence or misuse on the part of or attributable to the Client.

Access and Inspection
Proquip and its representatives have the right to enter the location 28.7
at any time upon giving prior reasonable notice to the Client to
inspect, maintain, repair and/or repossess the Equipment.

Stand-Downs
A stand-down may be requested for beak downs, public holiday
and indement weather. A stand-down will not be approved if
fixed rate hire, hired-in equipment or apply to mobile plant or ar
rent to own arrangement. A stand-down number wast be obtaine
the formest finless a stand-down number can be at the time of request. Unless a stand-down number can be 29.2 quoted, a stand-down cannot be given.

Risk to Equipment
Proquip retains property in the Equipment nonetheless all risk for the Equipment passes to the Client on Delivery.

(a) the safekeeping of the Equipment and indemnifies Proquip for all loss, thet, or damage to the Equipment howsoever caused and without limiting the generality of the foregoing whether or not such loss, thet, or damage is attributable to 30. any negligence, failure, or omission of the Client, and 30.1 (b) any loss or damage occurring to the Equipment (other than damage arising as a consequence of a negligent act or omission by Proquip) for the Hire Period. The cost of any replacement or repairs resulting from loss or damage will be payable by the Client including the hire incurred while plant is repaired to a hireable state.

The Client will insure, or self-insure, Proquip's interest in the Equipment against physical loss or damage including, but not limited to, the perils of accident, fire, that and burgiary and all other usual risks and will effect adequate Public Liability Insurance overing any loss, damage or injury to property arising out of the Equipment. Further the Client will not use the Equipment and permit it to be used in such a manner as would permit an insurer to decline any claim. Without limiting the generality of dause 27.2, the Client will be liable for the full cost of repairs to or the replacement of the Equipment manufactures guidelines or using the Equipment for purposes other than what the Equipment is intended for; on egilgence, misuse, abuse, or overloading etc; (c) the Equipment not work of the contract.

the Equipment not some in a some pro-vandalism; the result of the Client's breach of a clause/s of this Contract or hire agreement; violation of any law or regulation; damage to tyres and tubes by punctures or cuts; lack of lubrication or a failure to properly service or maintain the Engineeric

the Equipment; locating, using, loading, unloading transporting the Equipment on or over water, wharves, bridges or vessels of any kind;

any kind, damage aussed by insufficient height or width or weight dearance, including, but not limited to, collision with a bridge, carpark, awning, gutter, tree or any other structure or object due to insufficient clearance; exposure to any unsafe electrical currents, toxic materials, corrosive or causific substance, such as cyanide, salt water, anit efc:

operator neglect, incompetence and or carelessness;

(m) roll over.
The Client accepts full responsibility for and shall keep Proquip indemnified against all liability in respect of all actions, proceedings, claims, damages, costs, and expenses in respect of all actions are considered to the control of the contro any injury to persons, damage tos, and expenses in respect of any injury to persons, damage tos, property, or otherwise arising out of the use of the Equipment during the hire period and whether or not arising from any negligence, failure or omission of the Client or any other persons.

Damage Waiver
The hire charge will include a charge for the damage waiver. The
damage waiver is charged at twelve percent (12%) of the value of
the total hire costs. Damage waiver is not insurance but is an
agreement by Proquip to limit the Client's lability in certain
croumstances for loss, theft, or damage to the Equipment to an
amount called the damage waiver excess fee: See The damage
waiver excess fee is explained in dause 226 Note the limitations
set out in clause 27.4.
The damage waiver is non-refundable.
For the purpose of this clause the term "Equipment" does not
include any tools, accessories, pand other similar accessories,
ground engaging tools, tracks, tyres, windscreens, mirrors, glass,
and perspex.

ground engaging tools, tracks, tyres, windscreens, mirrors, glass, and perspex.

The Client is not required to pay the damage walver fee from the date the Client produces a certificate of currency for an appropriate policy of insurance that covers loss, theft, or damage to the Equipment during the hite pend for an amount not less than the replacement value of the Equipment. For the avoidance of any doubt the Client is liable to pay the damage valver fee for that portion of the hire period where a certificate of currency required pursuant to the clause remains outstanding ("Uninsured Period") and the Client is not entitled to any credit and/or rembursement of the damage waiver fee charged and/or paid that relates to the Uninsured Period. The Client is responsible for any excess and any other costs associated with the Client's insurance and the Client is responsible for any shortfall in repair or replacement costs of the Equipment following payment of any amount received under the Client's insurance, including any loss Proquip suffers as a result of not being able to hire the Equipment following the Client has naid the damage waiver fee. Promini, will Where the Client has naid the damage waiver fee. Promini, will where the Client has naid the damage waiver fee. Promini, will where the Client has naid the damage waiver fee. Promini, will contain the contained the client has naid the damage waiver fee. Promini, will the client has naid the damage waiver fee. Promini, will contain the client has naid the damage waiver fee. Promini, will contain the client has naid the damage waiver fee. Promini, will contain the client has naid the damage waiver fee. Promini, will contain the client has naid the damage waiver fee. Promini, will contain the client has naid the damage waiver fee. Promini, will contain the client has contained the client has naid the damage waiver fee.

Proquip suffers as a result of not being able to nire me Equipment.

Where the Client has paid the damage waiver fee, Proquip will waive it's right to dam against the Client for loss, theti, or damage to the Equipment if:

(a) for theft, the Client has promptly reported the incident to the police and provided Proquip with a written police report;

(b) the Client has co-operated with Proquip and provided them with the details of the incident, including any written or photographic evidence Proquip requires, and

(c) the loss, theft or damage does not fall into one or more of the circumstances set out in clause 27.4.

The damage waiver excess for each item of Equipment is the amount calculated as follows:

(a) replacement — where the Equipment is lost, stolen, or damaged beyond repair.

(i) subject to clause 28.6(a)(iii), the damage waiver excess fee for each item of Equipment that is lost, stolen, or 31. damaged beyond repair, will be the amount equal to the 31.1 greater of:

(A) \*\*man-thousand five hundred (\$2,500.00) Australian

damaged beyond repair, will be the amount equal to the greater of:
(A) two-thousand five hundred (\$2,500.00) Australian Dollars + GST or:
(B) twelve percent (12%) of the new replacement cost.

where the new replacement cost is less than two-thousand five hundred (\$2,500.00) Australian Dollars, the damage waiver excess fee will be an amount equal to the new replacement cost. air — where the Equipment is partially damaged and can

be repaired

repaired:
subject to clause 28.6(b)(ii), the damage waiver excess fee for each item of Equipment that is partially damaged and can be repaired will be the amount equal to the greater off.

(A) two-fhousand five hundred (\$2.500.00) Australian 32.1

(B) twelve percent (12%) of the new replacement cost. where the repair cost of the Equipment is less than two-thousand five hundred (\$2.500.00) Australian Dollars, the damage waiver excess will be an amount equal to the lesser of the repair cost and the new replacement cost.

The Use of the Clean to the damage waiver fee, Proquip will not waive its rights to claim against the Client for loss, theft or damage to the Equipment and the damage waiver will not apply if the loss, theft, or damage has arisen from anything referred to in clause 27.4.

Title to Equipment
The Equipment is and will at all times remain the absolute property of Proquip if the Client fails to return the Equipment to Proquip then Proquip or Promitio's agent may (as the invitee of the Client and at the

occupied, or used by the Client, or any premises where the Equipment is situated and take possession of the Equipment, without being responsible for any damage thereby caused. The Client is not authorised to pledge Proquip's credit for repairs to the Equipment or to create a lien over the Equipment in respect

Client's Responsibilities
The Client shall in accordance clause 27.4:
(a) pay the damage waiver charge in accordance with clause 28,
(b) satisfy itself at commencement that the Equipment is suitable

(a) satisfy ites at a commencement mat me Equipment is suitable for its purposes;
(d) notify Proquip immediately of the full circumstances of any required maintenance/service, mechanical issue, breakdown, or accident (including, but not limited to, any leaks or abnormalities). Upon notification, the Equipment must cease to be used until Proquip states otherwise;

to be used until Proquip states otherwise:
maintain the Equipment as is required by Proquip (including, but not limited to, maintaining water, oil and fluid levels and tyre pressures);
operate the Equipment safely, strictly in accordance with the law, only for its intended use, and in accordance with amanufacturer's instruction whether supplied by Proquip or posted on the Equipment;
accept that pre-arranged major servicing may be carried out by Proquip during normal working hours during the Hire Period;

replace all flat and/or damaged tyres or tracks;

renou, replace all flat and/or damaged tyres or tracks; ensure that:

(i) all persons operating or erecting the Equipment are eighteen (18) years or older, suitably instructed in its safe and proper use and where necessary hold a current Certificate of Competency and/or are fully licensed to operate the Equipment and shall provide vidence of the same to Proquip upon request;

(ii) the operator of any Equipment is not under the influence of alcohol or any drug that may impair their ability to operate the Equipment is not under the influence of alcohol or any drug that may impair their ability to operate the Equipment is not under the influence of alcohol or any drug that may impair their ability to operate the Equipment is of the influence of alcoholor and strength or their influence of a control of the influence of the influenc

incurred during the hire period and will supply relevant details as required by the Police and/or Proquip relating to any such matters or occurrences.

Comply with all work health and safety laws relating to the Equipment and its operation;

on termination of the hire, deliver the Equipment complete with all parts and accessories, clean and in good order as delivered fair weer and the acacepted to Proquip;

refuel the Equipment prior to its return from hire. In the event the Equipment needs to be refuelled upon its return from hire then the costs of refueling shall be charged to the Client in addition to the costs of refueling shall be charged to the Client in addition to the costs of refueling shall be charged to the Client in addition to the costs of refueling shall be charged to the Client in addition to the costs of refueling shall be charged to the Client in addition to the Equipment in their own possession and control and shall not assign the benefit of the hire Contract nor be entitled to lien over the Equipment, on any part thereof to be used by any other party for any other work;

(i) indemnify and hold harmiess Proquip in respect of all claims arising out of the Client's use of the Equipment.

The Client shall not:

(a) alter or make any additions to the Equipment including but without limitation altering, make any additions to, defacing or erasing any identifying mark, plate or number on or in the Equipment or in any other manner interfere with the Equipment or in any other manner interfere with the contract of the contract of legal load and capacity.

Equipment, or limited and the limited of white the Equipment, and exceed the recommended or legal load and capacity limits of the Equipment, not use or carry any illegal, prohibited or dangerous substance in or on the Equipment;

(c) not use or carry any illegal, prohibited or dangerous substance in or on the Equipment;

(d) not fix any of the Equipment in such a manner as to make it legally a fixture forming part of any freehold. Immediately on request by Proquip the Client will pay;

(a) the new list price of any Equipment that is for whatever reason destroyed, written off or not returned to Proquip;

(b) all costs incurred in cleaning the Equipment;

(c) all costs for repairing any damage caused by:

(j) subject to clause 28, the ordinary use of the Equipment;

(ii) and addism, or (in Proquip's reasonable opinion) in any way whatsoever other than by the ordinary use of the Equipment by the Client.

(d) the cost of fuels, consumables and/or trade materials provided by Proquip and used by the Client and replaceable parts (including, but not limited to, 'teeth' & cutting edges on buckets & chisels on rock breakers) which in Proquip's opinion has undergone rapid wear as a result of the Client's use; and

(e) any;

(ii) Inst hire fees Proquip would have otherwise been.

lost hire fees Proquip would have otherwise been entitled to for the Equipment, under this, or any other

ventitled to for the Equipment, under this, or any otner hire contract:
(ii) costs incurred by Proquip in picking up and returning the Equipment to Proquip's premises if the Client does not return the Equipment to Proquip's premises or any preagreed pickup location when It was originally signed that the Client would do so;
(iii) insurance excess payable in relation to a claim made by either the Client or Proquip in relation to any damage caused by, or b, the hire Equipment whilst the same is hired by the Client and irrespective of whether charged by the Client is insurers or Proquip's.

Wet Hire
In the event that the hire includes the hire of an operator to
operate the Equipment, the Client acknowledges that.
(a) the operator who shall at all times remain an employee of
Proquip:

The operator will be under the Client's direction and control and will comply with all reasonable and lawful directions of the Client.

Proquip: (a) Proquip will not seek to direct or supervise any of the work being undertaken by the operator.

Proquip will not be liable for any acts or omissions of the operator provided that the operator is acting under the Client's direction and control; and

(e) the Client must not allow any other person to operate the Equipment without Proquip's prior consent.

Hire to Own Hire to Own

Upon expiry of the Hire Period, provided the Client has made full payment of all monies payable and fulfilled their obligations under this Contract, the Client may enter into a separate Contract to acquire ownership of the Equipment by payment to Proquip of the specified amount, and in this case, dauses (title to Equipment, delices cited trace and traceshoot bettle scapified.) delivery, risk, returns and warranty) shall be applicable No stand-downs apply to hire to own Equipment.