

THE FOLLOWING TERMS AND CONDITIONS ARE EXPLAINED AS SUCH:

The "OWNER" is CRAFT RENTAL & HARDWARE PTY. LTD.A.B.N 99 009 950 298 its Subsidiaries and/or associated Companies.

The "RENTER" is the CUSTOMER or CUSTOMERS.

The "GOODS" are whatever Equipment, Plant, Machinery or Services which appears on the face of this document.

IN THE EVENT OF THE OWNER DELIVERING OR COLLECTING AND/OR THE RENTER BEING RESPONSIBLE FOR THE RETURN OF GOODS.

1. We are a Hire company NOT an insurance company and under the law can not offer insurance to cover damages/loss or theft whilst on hire. If you have a need to insure we suggest you contact your current insurer. Otherwise we may be able to help by way of a damage waiver fee. You can enquire prior to hiring.
2. The replacement value of all goods lost, damaged, or stolen must be paid by the renter.
- 2a. The Renter is responsible for any damages caused to any product or property belonging to the Renter or any third party arising from this contract.
3. The Goods will not be shifted from the site address hereon without the written consent of the Owner.
4. The Renter will allow the Owner access to the goods at any time, both to inspect the condition of the goods and/or take possession of the goods if the Owner so desires.
- 4a. In event of non payment or outstanding monies any contents stored within any container will be sold and proceeds used to recover outstanding debt.
5. At all times the goods remain the property of the Owner and as such will not be used by anyone other than the Renter or his employees.
6. The goods are to be returned in a clean and working condition.
7. No warranty is given by the Owner, and the Owner is not liable for any damage or claim whatsoever arising in any way out of the use of the goods by the Renter or any other person.
- 7a. The Renter is responsible to ensure that only Licensed operators/erectors use and/or assemble the "Goods" where lawfully required to do so and all Licenses and Approvals are adhered to.
- 7b. The Renter is responsible to ensure that all operations of the 'goods' are competent persons and capable of used 'goods' safely and all instructions and information needed are available to such persons.
- 7c. Renter is responsible for any losses that may occur by malfunction or damages caused by the "Goods"
8. All rental payment to be made in ADVANCE unless credit arrangements have been made.
9. The renter is responsible for normal lubrication, maintenance, and care of the goods until they are returned. Such costs to be at Renters expense and no repair work to be done by the Renter without written approval of the Owner.
10. Any Government Fees or Charges, applicable to the location or time and including GST/Goods and Services Tax will be charged where applicable.
11. Cancellation fees apply in the event that a paid booking is cancelled or not collected.

IN THE EVENT OF THE RENTER COLLECTING OR RETURNING THE GOODS:

1. Rental charges are based on time out, NOT time used.
2. A days rental ends no later than 8.30am the following day unless otherwise stated on forward of contract where marked*
3. Goods collected or returned by ANY 3rd party is still the responsibility of the renter.
4. The Renter is responsible for correctly securing goods collected and/or returned. This includes competency in tie-down procedures and connection of trailers.

IN THE EVENT OF DELIVERY AND PICK-UP BY THE OWNER:

1. The goods are to be left in an easily accessible position and form.
2. The Renter is responsible for the goods until such time as the Owner collects same.
3. The Renter guarantees long term hires such as shipping containers, site offices or the like are to be kept in an easily accessible position at all times.