



Terms and Conditions 2025

1. GENERAL

- 1.1 These terms and conditions form part of the contract ("agreement") between Christopher Jim Albertini (ABN 78 771 258 793) trading as "Chris Albertini Automotive" (in this agreement, "we" or "us" or "our") and the customer (in this agreement, "you" or "your") that is formed upon confirming the product or service required when you book in a vehicle in person or by telephone, or we agree to sell products to you, or when you deliver your vehicle to us, or when you hand your keys over to us, or when you sign our Customer Details Form.
- 1.2 You acknowledge that these terms and conditions embody the whole agreement between you and us.

2. DEFINITIONS

- 2.1 **Products:** Automotive parts, goods, components, and other materials supplied by us.
- 2.2 **Services:** Mechanical services or labour provided by our workshop including servicing, repair, maintenance, installation, inspections and diagnostics.

3. PRICING

- 3.1 All our prices include GST unless stated otherwise. A quote provided by us is only binding on us once you have accepted it in writing including by SMS or text message or verbally by telephone.
- 3.2 Our quote remains valid for 30 (thirty) days.
- 3.3 You agree the scope and pricing of any quote may change as a result of updated instructions from you. We reserve the right to change prices and quotes at any time, but any price changes will not affect services or quotes that have already been confirmed.
- 3.4 An estimate provided by us is not a quote. We may sometimes give a verbal indication of estimated costs associated with a product or service to you but this cannot be relied upon until we have provided you with an actual quote.
- 3.5 Should additional work be found necessary during the course of the service which would cause the quote to be exceeded, we will endeavor to contact you to explain the additional work required and to seek your further authorisation for the additional costs to be incurred before proceeding.
- 3.6 A detailed Tax Invoice outlining the work carried out and associated costs will be provided once the work is completed. Payment must be made in full on the day of the work being completed and prior to collection of your vehicle. We accept cash, credit cards, American Express, EFTPOS, and where approved, personal cheques and bank transfer.
- 3.7 Trading terms for customers who operate an authorised trading account with us are fourteen (14) days from the date of Tax Invoice. Please note that ownership of any product or service sold by us to you does not pass from us to you until we have been paid in full.
- 3.8 By booking in your vehicle you agree to pay for services, products, parts and materials required for that purpose at our current rates and prices.
- 3.9 You agree that where a quote has been provided and upon dismantling or inspection of the vehicle, we identify other issues, you will be responsible for payment of further repairs or mechanical services that may be required. Where such further repairs or mechanical services are required, you will be contacted again to obtain further authorisation from you for the additional repairs.

4. PARTS & LUBRICANTS

- 4.1 We use quality aftermarket parts and lubricants that meet or exceed the specifications of those originally fitted or recommended by your vehicle manufacturer. Should you wish to use an alternate brand or product, we will take reasonable action to source that part or product for you, although this may impact on the pricing and time commitments of your service or repair.
- 4.2 You understand that some vehicles require larger quantities or a higher grade of oil during service. We may at our sole discretion, and without contacting you for authorisation, charge an amount to cover the cost of the alternative oil required for the service.

5. PERFORMANCE & SERVICES

- 5.1 We agree to perform the services as described in our "Job Card" and as confirmed verbally with you when you hand over your keys to our front reception office (or as amended as a result of updated instructions from you) or as described when you booked in your vehicle with us.
- 5.2 Products presented for repair may be replaced by refurbished products of the same type rather than being repaired. Refurbished products may be used in the repair process or service.
- 5.3 The estimated completion time for a service can be provided to you at the time of booking, on the day of the service, or when we provide you with a quote, but it may vary depending on the complexity of the work or other factors beyond our control such as lack of parts availability or equipment breakdown or technician absences.
- 5.4 We are not liable for any delays caused by factors beyond our control or any other unforeseen circumstances or complications.
- 5.5 For major and/or expensive repairs or servicing you may be required to enter into a separate written agreement with us. This agreement will include specific terms and conditions for the services to be provided and exact payment terms.

6. PRE-PURCHASE & VEHICLE INSPECTIONS

- 6.1 For full terms and conditions in relation to pre-purchase vehicle inspections, please see our website: www.albertiniauto.com.au. The full terms and conditions are also printed on our Vehicle Inspection Reports.
- 6.2 Pre-Purchase inspections are a confidential report provided by us to you and cannot be relied upon by a third party and cannot be published online or used for the purpose of the sale of a vehicle.
- 6.3 By presenting a vehicle to our workshop for inspection you acknowledge that you have received approval from the owner or seller or dealer of the vehicle for us to carry out such inspection.

7. COURTESY OR LOAN VEHICLES

- 7.1 Courtesy vehicles are subject to availability and must be requested when booking your service with us and will only be provided to you if approved by us.
- 7.2 You must hold an unrestricted driver's licence to use a courtesy vehicle.
- 7.3 The current Insurance excess will apply in the event of damage to the courtesy vehicle.
- 7.4 You must sign our Customer Loan Car Agreement if we have agreed to provide you with a courtesy vehicle.
- 7.5 All road and traffic fines are the responsibility of the driver of the courtesy vehicle.
- 7.6 We reserve the right to withdraw or change this service at any time.

8. PAYMENT

- 8.1 You agree to pay us in full for all services rendered and products supplied before removing your vehicle and/or the products (as applicable) from our premises, unless otherwise agreed.
- 8.2 You further agree to pay all amounts for products or services as agreed and (in the absence of manifest error) all amounts set out in our Tax Invoice will become due upon completion of the relevant work and must be paid by close of business on the day of completion of the work, unless we have agreed otherwise.
- 8.3 To the extent allowed by law, in the event that you:
- 8.3.1 become bankrupt;
 - 8.3.2 have an administrator, controller, liquidator, receiver or receiver and manager appointed ("external administrator"); or
 - 8.3.3 any steps are taken, or proceedings commenced, to make you bankrupt or have an external administrator appointed,
- this agreement will terminate with immediate effect and any outstanding monies will become due and payable immediately.

9. RETURNS POLICY

- 9.1 Our returns policy does not affect your rights under the Australian Consumer Law. This policy is provided in addition to your rights under the Australian Consumer Law.
- 9.2 You may return a product for a refund or exchange within 14 days with proof of purchase, unless that product is:
- 9.2.1 a discontinued part;
 - 9.2.2 not in resalable condition;
 - 9.2.3 a tyre or other product that has been fitted to a vehicle; or
 - 9.2.4 not in its original packaging (with manuals and documentation).
- 9.3 We will not be liable for your freight or other costs in returning products unless otherwise agreed, or where you are entitled to such costs under the Australian Consumer Law.
- 9.4 You may cancel services prior to the start of work without penalty. If a service has already commenced, cancellation may result in charges for the portion of work completed up to the point of cancellation.
- 9.5 Custom or special-order products or services are non-refundable once work has commenced.

10. OUR GUARANTEE

- 10.1 Our products and services come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure. You are also entitled to have the products repaired or replaced if the products and/or services fail to be of acceptable quality and the failure does not amount to a major failure. Our guarantee below is provided in addition to your rights under the Australian Consumer Law.

Product / Service	Guarantee Period
Workmanship	12,000kms or 12 months guarantee
New parts/products	24,000kms or 24 months guarantee (whichever occurs first) on all new parts supplied and installed by our technicians
Batteries	Up to 36 months depending on the manufacturer's terms & conditions
Radiators	Up to 36 months depending on the manufacturer's terms and conditions

- 10.2 This guarantee covers defects in workmanship but does not cover damage caused by external factors. This guarantee will not apply:
- 10.2.1 to normal wear and tear;
 - 10.2.2 where goods come to the end of their natural service life;
 - 10.2.3 to maintenance items such as globes, wiper blades, lubricants and fluids; or

- 10.2.4 where the defect is a result of:
- 10.2.4 (a) work performed elsewhere;
 - 10.2.4 (b) parts supplied by the customer;
 - 10.2.4 (c) alteration, accident, misuse, abuse or neglect;
 - 10.2.4 (d) unsafe or inappropriate driving practices;
 - 10.2.4 (e) use of the vehicle in a competition or event;
 - 10.2.4 (f) driving the vehicle for excessive distances which could cause or exacerbate mechanical failure;
 - 10.2.4 (g) where the goods are subsequently removed, repaired or modified by an unauthorised service agent.
 - 10.2.4 (h) Irregular servicing of your vehicle or its components, eg Radiator and/or cooling system.
 - 10.2.4 (i) Ignoring warning indicators or warnings given by us to you.

- 10.3 You acknowledge that vehicles older than five (5) years or out of manufacturer's warranty may have components which have reached their natural service life and are prone to failure at any time. Regular servicing and maintenance of older vehicles is recommended to ensure major problems can be identified early and repairs carried out to prevent major damage in the future. For this purpose we recommend you service your vehicle every 6 months or 5,000kms.
- 10.4 Where a new radiator has been installed, you must comply with the terms and conditions of the supplier's warranty and have a radiator flush carried out at 12 month intervals to validate the warranty or as required by the manufacturer. Appropriate reminders will be given to you for this purpose.
- 10.5 Timing belts are included as a service item by manufacturers in their service schedules. Manufacturers will recommend replacement intervals based on the age and/or kilometres travelled. The timing belt should be replaced as indicated by the manufacturer. If you fail to replace your timing belt as recommended, the belt can fail and this will cause your engine to stop immediately being both dangerous and expensive to repair. No warranty is provided where you have not followed the manufacturer's service specifications or our recommendations.
- 10.6 Should any part be incorrectly fitted by us, or found to be defective during the warranty period, we will replace refit or rectify the part at no charge.
- 10.7 If requested, we will make all replaced parts available for inspection at the time you collect your car. You acknowledge that we do not use customer supplied parts and they are not covered by warranty.
- 10.8 For warranty purposes you must return any products or notify us of the issue within the warranty period.

11. IF YOU HAVE A PROBLEM

- 11.1 If you have a problem with your vehicle after we have carried out repairs and/or servicing, you must report the problem to us as soon as possible and we will work with you to resolve the problem. No other repairer is authorised to carry out repairs to the vehicle without our express written consent.
- 11.2 Following communications with you, we may agree to pay for the cost of a tow truck to return the vehicle to our workshop.
- 11.3 We will conduct a full inspection of the vehicle and provide you with our advice and opinion on the problem and the repairs required as well as an estimate of the cost.
- 11.4 If the problem is a result of faulty workmanship that requires us to carry out rectification work to the vehicle, we will arrange a convenient time for the repair work to be carried out no cost to you.
- 11.5 Conversely, if the repairs required have no bearing to work completed by us, you will be responsible for the cost of towing the vehicle, as well as any necessary repairs, if we are instructed by you to complete them.

12. TITLE

- 12.1 Property in, and ownership of, the product or services provided to you does not pass from us to you until you have paid for the product or services in full.
- 12.2 Where we have indicated that we will accept payment by cheque or other negotiable instrument, or by electronic funds transfer, title will pass to you upon all relevant funds being cleared by our bank.
- 12.3 Products supplied by us will be at your sole risk immediately upon delivery to you or into a third party's custody on your behalf (whichever occurs sooner).

13. LIEN

- 13.1 As part of these terms and conditions, you acknowledge that where invoices are not paid we have a lien (under general law or equity) over all products in our possession belonging to you, including your vehicle and all goods in or attached to your vehicle ("Lien"), to secure payment of any or all amounts outstanding from time to time.
- 13.2 You agree that we may, at our discretion, exercise the Lien in respect of any due and unpaid amounts outstanding by you and may retain your vehicle and/or any goods in your vehicle and serve notice on you requiring immediate payment of the amounts outstanding by you.

14. STORAGE & DISPOSAL OF UNCOLLECTED VEHICLES

- 14.1 If we exercise a lien over the vehicle or if you do not collect the vehicle within two (2) days from the time you were advised it was ready for collection a vehicle storage fee of \$25.00 per day will apply.
- 14.2 If we cannot contact you using reasonable efforts, or you do not collect the vehicle or discharge any lien we hold over the vehicle belonging to you, within one (1) month from the time the vehicle is ready for collection we are entitled to sell or dispose of the vehicle by any reasonable method at your expense without any further notice to you. We will apply the proceeds of the sale or disposal of the vehicle to the sums you owe us and return the balance to you. If the proceeds received from the sale or disposal of the vehicle are not sufficient to discharge the amounts you owe us, the outstanding amounts will be owed by you to us as a debt. After such sale or disposal of the vehicle we will be discharged from any liability whatsoever in respect of the vehicle.
- 14.3 If your vehicle is to be disposed of using an automotive dismantler or wrecker (Dealer) you are responsible for negotiating payments or making arrangements direct with such Dealer. After payment of any amounts owed to us, the Dealer may make payment of the balance agreed upon direct to you. You are also responsible for the cost of removing or transporting your vehicle to such Dealer or other person.
- 14.4 If a Dealer or other person is to collect your vehicle from our workshop you will continue to be charged a daily storage fee as set out in Clause 14.1 above until you or the Dealer or other person collects the vehicle from our workshop premises.
- 14.5 Any vehicle left uncollected at our workshop premises by you is done at your own risk. We do not take any responsibility for the safe-guarding of your vehicle and we will not be held responsible for any loss or damage.
- 14.6 If your vehicle is unregistered you must have the vehicle transported when you take it away or use a Motor Dealers Trade Plate if it is in a drivable and roadworthy condition.
- 14.7 For this purpose of this clause we may rely on the Uncollected Goods Act 1995 No 68 (NSW).

15. ABANDONMENT

- 15.1 If any amounts outstanding have not been paid within three (3) calendar months of us providing notice to you, and if we do not hear from you after making reasonable attempts to contact you, we may sell your vehicle and/or all products in or attached to your vehicle in accordance with any applicable legislation relating to the disposal of uncollected goods and vehicles.
- 15.2 In the event that we sell your vehicle and/or goods, we will apply the proceeds in the first instance to the satisfaction of the amounts outstanding by you and the costs of exercising the right of sale.
- 15.3 Any balance of the proceeds of the sale will be returned, where possible, to you.
- 15.4 Any vehicle left abandoned at our workshop premises by you is done at your own risk. We do not take any responsibility for the safe-guarding of your vehicle and we will not be held responsible for any loss or damage.
- 15.5 For this purpose of this clause we may rely on the Uncollected Goods Act 1995 No 68 (NSW).

16. LIABILITY

- 16.1 Certain State and Commonwealth legislation, including the Competition and Consumer Act 2010 (Cth), imply warranties or conditions or impose guarantees or obligations which cannot be excluded, restricted or modified except to a limited extent. These Terms and Conditions do not purport to exclude any statutory rights available to you and must in all cases be read subject to those statutory provisions. Other than those statutory provisions, we exclude all conditions and warranties which may be implied by law.
- 16.2 To the maximum extent permitted by law, our liability for breach of any implied warranty or condition which cannot be excluded is restricted, at our option to:
- 16.2.1 In the case of **services** supplied or offered by us, either:
- 16.2.1 (a) The re-supply of those services, or
 - 16.2.1 (b) The payment of the cost of having those services re-supplied.
- 16.2.2 In the case of **products** supplied or offered by us, either:
- 16.2.2 (a) The replacement of the products or the supply of equivalent products, or
 - 16.2.2 (b) The repair of the products, or
 - 16.2.2 (c) The payment of the cost of having the products replaced, or
 - 16.2.2 (d) The payment of the cost of having the products repaired.
- 16.3 To the maximum extent permitted by law, we will not be liable to you or any third parties for:
- 16.3.1 Any claim, whether that claim arises in contract, tort (including negligence) or statute
 - 16.3.2 Any loss (including loss of profits or special, indirect, incidental or consequential loss)
 - 16.3.3 Damage, injury or death to any person or property, arising out of or relating to the products sold by us or the services performed by us.
- 16.4 We will not be liable to you or any third party in respect of any claim for injury, death, loss or damage to any person or property caused or arising out of the use of products sold by us, or out of any services performed by us, except to the extent that liability is imposed upon us or implied into a transaction by this agreement or by any statutory provisions that cannot be excluded by this agreement.
- 16.5 We have no authority to accept any goods for safe custody from you and will not be liable in any case for loss of, or damage to, any articles alleged to have been left with us by you or alleged to have been left in your vehicle, however such loss or damage was caused.
- 16.6 We are not liable for any indirect, incidental, or consequential damages, including but not limited to loss of use or profits.

17. INDEMNITY

- 17.1 You agree to indemnify, defend and hold harmless Christopher Jim Albertini trading as Chris Albertini Automotive and its employees, agents and affiliates from any claims, losses, or damages arising from your use of products or services provided by us or from your breach of this agreement.

18. REFERRAL TO OTHER REPAIRERS

- 18.1 In certain circumstances we may recommend another repairer to you. This is a recommendation only and we receive no fee for referral nor play any part in the pricing or operations of these independent businesses. We are in no way responsible for the work another repairer carries out on your vehicle, whether or not such repairs were carried out at the another repairer's business location or as a mobile repairer at our business premises.

19. MANUFACTURER EXTENDED/EXPRESS WARRANTIES

- 19.1 You understand that some vehicle manufacturers provide extended or express warranties that may not entitle you to service your vehicle elsewhere. It is your responsibility to ensure that work completed by us does not affect or void an extended or express manufacturer warranty.

20. FLEET VEHICLES

- 20.1 You are responsible for advising us when you make a booking that your vehicle is serviced under a fleet agreement and the name of the Fleet Company and how payment of our Tax Invoice will be made.
- 20.2 We have agreements with some Fleet Companies but may not be able to service your vehicle if your Fleet Company has not accepted us as an Authorised Repairer. You are responsible for confirming that we are an Authorised Repairer for your preferred Fleet Company.
- 20.3 Where approval or authorisation has not been obtained from a Fleet Company for the work or services performed by us on your vehicle you are responsible for payment of our Tax Invoice in full.

21. VIDEO FOOTAGE & RECORDINGS

- 21.1 You understand that collecting recordings, video footage or filming of any kind in our workshop or your vehicle without our express consent is not permitted and may constitute a breach of the Privacy Act 1988 (Cth) and the National Privacy Principles.

22. CCTV & AUDIO RECORDINGS

- 22.1 You acknowledge that this business has installed CCTV cameras at various locations in and around the business premises.
- 22.2 You agree to being video recorded as you enter, do business and leave our business premises. This includes video footage of your vehicle, yourself and any other people.
- 22.3 This video footage may be used to assess the condition of the vehicle upon presentation to this business or for the duration of the service or repair during or after business hours.
- 22.4 This video footage may also be relied upon by us to confirm work completed on your vehicle.
- 22.5 You further acknowledge we may record audio of customer interactions at the front counter of our workshop for the purpose of improving our service, ensuring accurate communication, and training of our staff.
- 22.6 By entering our workshop, you provide consent for us to record audio during your interaction with us. If you do not wish to be recorded, please inform our staff before proceeding with your service.
- 22.7 Audio recordings may be used for the following purposes:
 - 22.7.1 Quality control and training purposes.
 - 22.7.2 Verification of service requests and transactions.
 - 22.7.3 Resolution of disputes or claims related to the products or services provided.
- 22.8 Audio recordings will be stored securely and may be kept for a period of 60 days for internal use. After this period, recordings will be deleted unless required for ongoing dispute resolution or legal reasons.
- 22.9 We are committed to protecting your privacy. Recordings will only be used for the purposes stated above and will not be shared with third parties unless required by law.

23. REGISTRATION OF YOUR VEHICLE

- 23.1 You understand that driving an unregistered vehicle is illegal and warrant that your vehicle is registered in accordance with the state/territory legislative and regulatory requirements applicable to your vehicle. Where your vehicle is not registered you will ensure that you take all necessary steps to notify us that your vehicle is unregistered.
- 23.2 Where you have not notified us that your vehicle is unregistered you agree to indemnify us for any fines, penalties, loss, damage, injury or death caused to any person or property when we are driving or otherwise operating your vehicle.
- 23.3 You agree that once an e-Safety check or "Pink Slip" or Authorised Unregistered Vehicle Inspection "Blue Slip" has been completed by us and your vehicle has passed the inspection, you will be responsible for ensuring the vehicle is fully registered in the State of New South Wales including payment of the Compulsory Third Party Insurance and NSW State registration fee.

- 23.4 You further agree that if you are issued with a fail notice or "White Slip" it is your responsibility to ensure the required repairs are completed before the registration due date. You acknowledge that it is illegal to drive an unregistered vehicle and you are solely responsible for ensuring the vehicle is in a roadworthy condition prior to registration of that vehicle.

24. AUTHORITY IN RESPECT OF YOUR VEHICLE

- 24.1 You authorise us and our agents to do every act, matter and thing that we consider desirable or necessary for us to provide you with the products and/or services set out in our Job Card in respect to your vehicle, including (but not limited to):
- 24.1.1 entering the vehicle; and
 - 24.1.2 test driving your vehicle on a public road (including driving your vehicle to another location outside of the premises).

25. PRIVACY

- 25.1 Christopher Jim Albertini trading as "Chris Albertini Automotive" collects your personal information in order to provide you with our products and services and for internal administration and operational purposes, market and customer satisfaction research and in order to comply with legislative and regulatory requirements.
- 25.2 If you do not provide your personal information, we may not be able to provide you with our products and services.
- 25.3 Chris Albertini Automotive and its agents may use your personal information and disclose it to its related bodies corporate and third parties in order to inform you about products and services, special offers and discounts provided by us, its related bodies corporate and third parties that may be of interest to you.
- 25.4 If you do not wish to receive direct marketing communications from us, please contact us at admin@albertiniauto.com.au and include your name and address and we will not send you any further direct marketing communications.
- 25.5 Unless you indicate otherwise, you hereby consent to us using your personal information for the following purposes:
- 25.5.1 our internal marketing activities, including direct marketing, database compilation, analysis of demographics and the processing or creation of other marketing information;
 - 25.5.2 customer surveys and individual follow-up calls, letters or emails and SMS text messages enquiring as to your satisfaction with our products and services;
 - 25.5.3 reminders that your vehicle may be due for a service or that your registration may be due for renewal;
 - 25.5.4 advising you of information which may be relevant to you, including workshop closures or openings;
 - 25.5.5 advising you of offers that we feel may be of interest to you;
- 25.6 You agree we may check your Drivers Licence details and take a copy of your Drivers Licence for the purpose of completing a Compulsory Third Party or CTP Insurance Greenslip, or Loan Car Agreement or Account Application or any other reason provided by us. You further agree that we may retain a copy of your Drivers Licence on file.
- 25.7 If, at any time, you wish to withdraw your consent to any one or more of the above purposes, would like to access your personal information or have any other privacy concerns, please contact us.
- 25.8 Our Privacy Policy can be found on our website: www.albertiniauto.com.au.

26. MATTERS OUTSIDE OUR REASONABLE CONTROL

- 26.1 We will not be liable for any delay in performing, or any failure to carry out repairs to your vehicle to the extent that such delay or failure results from events or circumstances outside our reasonable control. You understand that when repairing your vehicle the power supply in your vehicle may be temporarily interrupted. This may cause your audio system to lock and require an unlock code. We will take reasonable steps to prevent this from happening however it is usually outside our control. The unlock code for your audio system is supplied by the manufacturer of your vehicle and any cost incurred by us in unlocking your audio system will be your sole responsibility. During the process of repairs or servicing, some or all of your stored data may be lost.

- 26.2 While your vehicle is in our custody there is always a possibility of damage or loss due to such things as theft, fire, explosion, vandalism, and flying or falling objects. Loss or damage could also occur as a result of natural disasters like windstorms, cyclones, tornadoes, earthquakes, hail, and flood. Other examples of loss or damage which are outside our reasonable control include damage to a vehicle caused as a result of a collision or damage from birds or an animal or if your vehicle is damaged as a result of civil unrest or riot, lockouts, industrial disputes or governmental actions. Whilst we will take all necessary steps to prevent loss or damage, some things are outside our reasonable control and we will not be held liable for any loss or damage to your vehicle or property as a result of these events.
- 26.3 We recommend comprehensive motor vehicle insurance for your vehicle to cover these events. Vehicles under finance usually have comprehensive insurance as a requirement of the loan agreement. The leasing or finance company will want to make sure your vehicle is fully insured during the time you still owe money on your vehicle. If your vehicle has any value, it is beneficial to hold comprehensive vehicle insurance. It is important to remember that Compulsory Third Party or CTP insurance (NSW CTP Greenslips), payable with your registration, only covers third party personal insurance not third party property or comprehensive insurance on your own vehicle.

27. JURISDICTION

- 27.1 The proper law of the agreement between you and us is the law of the State of New South Wales and the parties agree to submit to the exclusive jurisdiction of the courts of that State.

28. AMENDMENTS

- 28.1 We reserve the right to modify or update these Terms and Conditions at any time. Any changes will be posted on our website, available at our front reception office or communicated to you directly. Continued use of our products or services after such changes will constitute your acceptance of the modified terms and conditions.

29. SEVERABILITY

- 29.1 If any provision of this agreement is deemed invalid or unenforceable, the remaining provisions shall continue in full force and effect.

30. ENTIRE AGREEMENT

- 30.1 This agreement constitutes the entire understanding between you and us with respect to the sale of products and services and supersedes all prior agreements, whether written or oral, relating to the subject matter hereof.
- 30.2 By purchasing products and services from Chris Albertini Automotive you acknowledge that you have read, understood, and agree to these Terms and Conditions.

These Terms and Conditions are available on our website: www.albertiniauto.com.au.

For any questions or concerns please contact us at admin@albertiniauto.com.au.