Terms of Hire

All Equipment supplied remains the property of Robert Mann Pty Ltd ABN 62 058 415 688, hereinafter referred as "the Owner".

"The Hirer" is person, firm or corporation hiring Equipment from the Owner.

"Equipment" includes but is not limited to all air conditioning plant & equipment supplied by the Owner to the Hirer for a fee.

"The Fee" shall be the responsibility of the Hirer & shall include hiring charges, at the rate specified, and any other freight or related charges incurred in respect of delivery, installation & return of the Equipment in good condition. The Fee shall commence from commencement of Period of Hire & shall continue until the Period of Hire ceases.

The Equipment remains at the Hirer's sole risk until returned to, and accepted by, the owner. The Hirer shall maintain the Equipment in good condition at all times.

The Hirer shall indemnify and keep indemnified the Owner, its employees and agents against all demands, claims and damages.

On termination, the Hirer must on demand immediately return the Plant. If the Hirer does not, the Owner is entitled to enter any premises of the Hirer where the Plant is suspected to be to repossess the Plant. The Owner will not be liable for any damage caused and the Hirer must indemnify the Owner from any liability to it or any third party in respect of any damage, proceedings, claims, demands, costs and expenses howsoever arising.