Creative Vision & Audio Terms & Conditions of Hire.

Definitions

In these Terms & Conditions unless the context otherwise requires:

- Equipment means the items hired out by Creative Vision & Audio to the Hirer.
- Hirer means any person or company who requests Creative Vision & Audio to hire Equipment to it, its employees and agents.
- Rental Period means the period commencing on the date of delivery of Equipment or pick up of the **Equipment** by the **Hirer**, until the return of the **Equipment** or pick up of the **Equipment** by **Creative Vision & Audio** or it's agents.
- Creative Vision & Audio is defined as Grudnik & Co. Pty Ltd. T/As Creative Vision & Audio and its associated companies and subsidiaries.

Interpretation

In the Interpretation of these Terms & Conditions unless the context otherwise requires:

- Words denoting a person shall include corporations, statutory corporations, partnerships, joint ventures, associations, boards, governments or semi-government agencies or authorities.
- Words denoting the singular number shall include the plural number and vice versa.
- Words denoting any gender shall include all other genders.

 A reference to a statue or a regulation also refers to any statue or regulation amending, or consolidation or re-enacting same

- (i) Creative Vision & Audio shall provide Equipment for the duration of the Rental Period.
- (ii) Provided that the Hirer has not breached any provision of these Terms & Conditions, Rental Period may be extended at the request of the Hirer at the sole discretion of Creative Vision & Audio.
- In the event that the Equipment is not returned by the expiration of the Rental Period then at the sole option of Creative Vision & Audio a further fee shall become due and payable and such shall continue to accrue on the expiration of the renewed Rental Period until the Equipment is returned. The Hirer acknowledges that all delivery and collection times are approximate and late delivery or collection shall not entitle the Hirer to terminate this agreement or claim any other form of release against Creative Vision & Audio.

Hirer's Obligations

The Hirer shall:

- Pay Creative Vision & Audio all fees and charges payable including without limitation, Hire Fees, Service Fees, Delivery Costs, Collection Costs and Consumables
- Make all appropriate inquiries about the Equipment's fitness for the purposes for which it is hired or used by the Hirer and shall determine whether the Equipment is fit for that purpose and is in a condition suitable for use.
- Use the **Equipment** only for the purpose for which it is manufactured or designed and in accordance with the manufacturer's instructions.
- Keep the Equipment insured and be responsible for any loss or damage to the Equipment, either by fire, theft, vandalism, weather conditions, flood, water or any eventuality whatsoever and shall indemnify Creative Vision & Audio and hold Creative Vision & Audio harmless for any loss or damage in fact suffered other than through fair wear and tear in the normal course of use.
- Clean the Equipment and return it to Creative Vision & Audio in a clean condition. properly maintained in accordance with the manufacturer's recommendations.
- Not sell, charge, pledge or part with possession of Equipment;
- Keep the Equipment at the address specified unless written permission has been obtained from Creative Vision & Audio to relocate Equipment elsewhere;
- (viii) Keep the **Equipment** in a careful and proper manner and not interfere or tamper with or let anvone else do so:
- Return the Equipment in the same packaging as delivery was made in. Creative Vision & Audio reserves the right to charge for packaging materials that are not
- Permit Creative Vision & Audio its agents or servants to enter the premises where the Equipment is located at all reasonable times in order to inspect the Equipment or carry out repairs to the Equipment.

Risk

- Risk for the Equipment passes to the Hirer when the Equipment leaves the premises of Creative Vision & Audio, or is delivered to the requested address, and ceases when the Equipment is delivered into the safe possession of Creative Vision & Audio.
- The Hirer is responsible for the safekeeping of the Equipment and shall bear the risk of any loss, theft, damage or destruction of Equipment.
- In the event that the Equipment requires repair as result of Hirer's negligence, misuse or abuse, the Hirer shall bear cost of any such repair including any freight charges.
- The Hirer shall pay Creative Vision & Audio the new replacement cost as assessed (iv) by Creative Vision & Audio of the Equipment, which is lost, stolen, destroyed or damaged beyond repair
- Any item of non-expendable material (including operations manuals) not returned to Creative Vision & Audio upon cessation of the Rental Period shall be charged to the account of the Hirer at full replacement cost or \$50 which ever shall be the greater amount.

- Creative Vision & Audio shall at its expense provide routine maintenance and recalibration for the Equipment and shall use its best endeavours to expeditiously repair or replace the Equipment, which becomes defective during the Rental Period through no fault of the Hirer.
- In the event that the Equipment does not operate properly the Hirer shall immediately notify Creative Vision & Audio and request instruction before taking remedial action.
- Creative Vision & Audio may at its option and for such length of time as it deems expedient replace Equipment with another of such type or model as shall for the time being be available and Equipment so substituted shall be subject to these

- Creative Vision & Audio shall not be liable if the defect is a result of:
 - Improper use:
 - b. operation of the **Equipment** other than in accordance with the operating manual;
 - modification of the Equipment:
 - use of the Equipment in an environment other than that for which it was d. designed:
 - use of the **Equipment** by a person other than the **Hirer**; e.
 - the Hirer's failure to allow maintenance of the Equipment;
 - the serial number or labels being removed or replaced.

Limited Warranty and Exclusion of Liability

- Creative Vision & Audio warrants that each item of the Equipment hired is of merchantable quality and reasonably fit for the purpose for which it was designed. All other warranties whether express, implied, statutory or otherwise, relating in any way to the subject matter of these Terms & Conditions are excluded.
- Creative Vision & Audio shall not be under any liability to the Hirer in respect of any loss or damage (including, without limitation, consequential loss or damage) however caused which
 - may be suffered or incurred or which may arise directly or indirectly in respect to the supply of goods or services pursuant to these Terms & Conditions or the
- failure or omission on the part of Creative Vision & Audio to comply with its obligations under these Terms & Conditions including, without limitation, negligence.

Title

- Creative Vision & Audio retains all rights, including without limitation any intellectual (i) property rights, and title in the Equipment.
- The Hirer acknowledges that the on-line Microsoft End User Licence Agreement governs its use of the Microsoft Software accompanying the Equipment rented.
- The use of any Software supplied by Creative Vision & Audio is subject to the Terms & Conditions of the relevant End User Licence Agreement, which is incorporated into these Terms & Conditions.

Force Majeure

Creative Vision & Audio shall not be liable for any delay or failure to perform its obligations if such a failure or delay is due to Force Majeure - an act, omission or circumstance over which Creative Vision & Audio could not have reasonably exercised control.

Waiver

- (i) No right of Creative Vision & Audio shall be deemed to be waived except by notice in writing from Creative Vision & Audio.
- Any failure by Creative Vision & Audio to enforce any clause of these Terms & Conditions, or any forbearance, delay or indulgence granted by the Hirer will not be construed as a waiver of Creative Vision & Audio's rights

Notices

Notices under these **Terms & Conditions** may be delivered by hand, by mail, facsimile or e-mail to the address set out in the **Delivery Docket**, and will be deemed given: by hand delivery, immediately, by posting, three days after dispatch, by facsimile upon completion of transmission and by email, immediately after dispatch.

- The Hirer shall pay Creative Vision & Audio the Hire Fees on delivery, in advance or within 7 days of invoice (unless specified otherwise on this contract of hire) without withholding, deduction or offset of any amounts for any purpose.
- The Hirer shall pay Creative Vision & Audio interest at the rate of 10% on all overdue amounts from the due date until payment is made.
- If any payment owing to Creative Vision & Audio is not made within seven (7) days of the due date, Creative Vision & Audio may, without further notice to the Hirer, suspend further services or its remaining obligation to the Hirer under these Terms & Conditions.

Termination

- Without limiting the generality of any other clause in these Terms & Conditions, Creative Vision & Audio may terminate these Terms & Conditions immediately by notice in writing if:
 - any payment due from the Hirer to Creative Vision & Audio pursuant to these Terms & Conditions remains unpaid for a period of seven (7) days;
 - The Hirer is otherwise no longer capable on complying with its obligations under these Terms & Conditions; or
 - The Hirer becomes, threatens or resolves to become or is in jeopardy of becoming subject to any form of insolvency administration If these Terms & Conditions are terminated then Creative Vision & Audio may in its
- sole discretion; retain all moneys paid, which is agreed to be a genuine estimate of part of
- Creative Vision & Audio's loss and damage suffered; charge a reasonable sum for the Equipment supplied in respect of which no
- sum has been previously charged; be regarded as discharged from any further obligations under these Terms &
- Conditions: and enter upon the premises of the **Hirer**, the consent to which is hereby granted by the Hirer, and repossess the Equipment. All such reasonable costs of
- repossession are the responsibility of the Hirer and shall be added to Hire Fees.
- Pursue any additional or alternative remedies provided by law. The covenants, conditions and provisions of these Terms & Conditions which are capable of having effect after the expiration of these Terms & Conditions shall remain in full force and effect following the expiration of the Terms & Conditions.

Entire Agreement

No modification, variation or alteration of any provision of these Terms & Conditions shall be valid except in writing signed by each Party.

Governing Law

- These Terms & Conditions will be governed by and construed according to the law (ii) of the State of Victoria.
- The parties irrevocably submit to the exclusive jurisdiction of the Courts of Victoria and Australia and any courts hearing appeals from such Courts.