TERMS & CONDITIONS FOR SUPPLY OF GOODS OR SERVICES

USA CUSTOMERS (STANDARD TERMS ON P.5)

These Terms and Conditions govern the Goods and Services including the deliverables to be provided by the Supplier as described in the Quotation or Form to which these Terms and Conditions are attached. These Terms and Conditions form part of the engagement of the Supplier by the Customer and supersede all prior terms and conditions of engagement.

DEFINITIONS In these terms and conditions, the following words have the following meanings:

1. Agreement means these terms and conditions for the supply of Goods and/or Services by Supplier and any attached Quotation or Form.
2. Manufacturer means Supplier or Supplier's Affiliate Company, including, but not limited to, intellectual property, trade secrets, developments, discoveries, inventions, ideas, and theories as it relates to the technical, operating, business, marketing, and financial information) and certain other confidential or proprietary information and trade secrets not generally known to the public;
3. Claim means any claim by any third person for loss or damage to any property, injury to or death of any person or economic loss arising out of or relating to any or all of the Goods or Services or any delay or failure in supplying the Goods or Services.
4. Confidential Information of a party means the following information in any form:
   (a) Information and material, in tangible or intangible form (including, but not limited to, intellectual property, trade secrets, developments, discoveries, inventions, ideas, and theories as it relates to the technical, operating, business, marketing, and financial information) and certain other confidential or proprietary information and trade secrets not generally known to the public;
   (b) The business, operations, systems, services, and know-how of Manufacturer or Supplier, including, but not limited to, any and all intellectual property, technical data, design, software, including source code, object code, pseudo-code, algorithms and flow diagrams, know-how, standard forms and documents developed and/or used by Manufacturer or Supplier, and literature distributed by Manufacturer or Supplier relating in any manner to marketing, promoting, selling and distributing the Goods and Services not generally known to the public;
5. Consequential Loss means any loss or damage suffered by a party or any other person that is indirect or consequential, including but not limited to loss of revenue, income, business, profits, goodwill, credit, business reputation, use, interest or opportunity; or damage to credit rating or denial of opportunity.
6. Consumer Warranty means a warranty or guarantee the User may have under federal and state laws from the Manufacturer or Supplier; or other rights in relation to the supply of goods or services by Manufacturer or Supplier that cannot lawfully be excluded.
7. Customer or User means the person(s), business entity (ies) or organization(s) named in the attached Quotation or Form.
8. Dispute means a dispute arising out of or relating to this Agreement, including without limitation, a dispute about the breach, termination, validity or subject matter of this Agreement, or a claim in equity or in tort relating to the performance or non-performance of this Agreement.
9. Fee means the total amount payable for Services in accordance with the attached Quotation or Form.
10. Force Majeure Event affecting a party means anything outside the party’s reasonable control, including without limitation, labor dispute or shortage, materials shortage, fire, flood, drought, storm, lightning, act of God, peril of sea or air, explosion, sabotage, accident, embargo, civil commotion, act of war and war.
11. Goods means all the goods described in the Quotation or Form which Supplier is required to supply under this Agreement.
12. Intellectual Property Rights means all intellectual property rights, including without limitation:
   (a) Any documentation, material, report, process, procedure, methodology, research or software brought to the engagement by Supplier or developed or created as a result of or in the course of the engagement or provision of the Services;
   (b) patents, copyright, rights in circuit layouts, plant breeder’s rights, registered designs, trademarks and the right to have confidential information kept confidential; and
   (c) Any application or right to apply for registration of any of those rights. Price means the price for Goods described in Supplier’s current price list or in any Quotation or Form.
13. Quotation or Form means the attached document prepared by Supplier for the supply of Goods or Services to Customer, as varied in writing by the parties from time to time.
14. Security Interest means:
   (a) any security for the payment of money or performance of obligations of this Agreement or Quotation or Form attached hereto including a mortgage, charge, lien, pledge, trust or power, or title retention agreement;
   (b) any document to grant or create anything referred to in either paragraphs (a) or (b) of this definition and any other thing which gives a creditor priority to any other creditor with respect to any asset or an interest in any asset.
15. Services means all the services described in the Quotation or Form which Supplier is required or offers to supply under this Agreement.
16. Supplier means MAGNATTACK™ Global USA, LLC, an Illinois limited liability company and/or MAGNATTACK™ Global, an Australian company.
17. Manufacturer means Supplier or Supplier’s Affiliate Company, ACTIVE MAGNETICS RESEARCH PTY LTD., an Australian limited company.

2. AGREEMENT DOCUMENTS

2.1 Agreement consists of:
   (a) This document; and
   (b) Any Quotation or Form attached hereto.
2.2 If there is an inconsistency between one or more terms in the Agreement and terms stated on any Quotation or Form attached hereto, the terms in the Quotation or Form will govern to the extent of the inconsistency.
2.3 No Customer document including without limitation, any purchase terms or consignment note or receipt or delivery docket, forms part of or varies this Agreement.
2.4 This Agreement supersedes all prior representations and agreements between the parties.
2.5 If the parties want to vary this Agreement they must do so in writing signed by both parties.
2.6 Any report or advice provided to a Customer in the course of providing the Service is personal to Customer and nontransferable.

3. SUPPLY OF GOODS OR SERVICES
3.1 Supplier must supply the Goods or Services to Customer in accordance with this Agreement, including without limitation, any Quotation or Form.
3.2 An order placed by Customer under this Agreement will be effective unless it is accepted by Supplier which may be by supply of all or part of the Goods or Services ordered.
3.3 Supplier may refuse to accept an order, or part of an order, placed by Customer without giving reasons.
3.4 Supplier may cancel the supply of Goods or Services at any time before the delivery of any instalment of the Goods or Services by written notice to Customer. Supplier is not liable for any loss arising from such cancellation.
3.5 Customer may not without Supplier’s consent cancel an order after Supplier has accepted the order. If Supplier consents to the cancellation of an order, Customer will be liable for any costs incurred by Supplier up to the time of cancellation.

4. PLACEMENT OF ORDERS
4.1 Customer must sign any order it places with Supplier. Customer may make an order by phone if Customer confirms the order in writing.

5. DELIVERY
5.1 Unless otherwise stated in any Quotation or Form, the Price for Goods does not include delivery fees.
5.2 If Customer requests, Supplier will arrange for delivery of the Goods to Customer’s premises (or any other location) notified to Supplier. Customer bears all risk and cost of any delivery Supplier arranges. Supplier will arrange delivery, as agent only, on behalf of Customer.
5.3 Customer must accept the deliverables (as specified in the Quotation or Form) which conformed to the requirements of the Quotation or Form. Customer will promptly give Supplier notification of any non-conformance of the deliverables with such requirements (Non-conformance), and Supplier will have a reasonable period of time, based on the severity and complexity of the Non-conformance, to correct the Non-conformance. If Customer fails to promptly notify Supplier of any Non-conformance, then the deliverables will be considered accepted by Customer.
5.4 Supplier will not be liable for:
   (a) Any loss of or damage to the Goods; or
   (b) Any delay in delivery, non-delivery or misdelivery of the Goods that arises in any way in relation to the delivery of Goods arranged by Supplier under Clause 5.2.
5.5 Customer must pay any delivery fee for Goods supplied as well as any insurance premium or deductible for damage to Goods during delivery. Fees for delivery may be high because airfreighting of magnetic materials requires special packaging and insulating of Goods.
5.6 Any reference in Quotation or Form to “Delivery time” means that period starting when Supplier receives Customer’s order, approved dimensions and all information Supplier needs to complete manufacture and, where applicable, installation.
5.7 If Customer orders quantities of different Goods for various locations, Customer must give Supplier a prioritized list showing the desired delivery dates for each item before Supplier will confirm a delivery schedule.

6. RISK AND TITLE TO GOODS
6.1 Risk in Goods passes to Customer when those Goods are placed onto a vehicle at Supplier’s location or delivered by Supplier to Customer’s location.
6.2 Supplier will not be liable for:
   (a) Any loss of or damage to Goods; or
   (b) any delay in delivery, non-delivery or misdelivery of Goods occurring after Goods have been placed onto a vehicle at Supplier’s location or delivered by Supplier to Customer’s location, whether or not any liability asserted against Supplier arises in contract, tort or bailment.
6.3 Supplier is not a common carrier and accepts no liability as a common carrier.
6.4 Supplier’s rights under this Section secure:
   (a) Supplier’s right to receive the Price of the Goods; and
   (b) All other amounts owing to Supplier under this Agreement and any other agreement.
6.5 All payments received from Customer must be applied in accordance with this Agreement or any Quotation of Form attached thereto by Supplier:
   (a) Until full payment in cleared funds is received by Supplier from
      Customer, legal title and property in all Goods supplied under this Agreement or any Quotation of Form attached thereto remains in Supplier and does not pass to Customer;
   (b) Customer must not sell or otherwise dispose of Goods or services provided by Manufacturer or Supplier except in the ordinary course of Customer’s business; and
   (c) In addition to any rights Supplier may have under any governmental or agency statute, regulation or ordinance, Supplier may, without advance notice, enter any location where it suspects Goods to which Supplier still has legal title and ownership, and User is more than ninety (90) days past due for payment of Goods, may be located and remove them without committing a trespass, even though they may have been attached to other goods or land not the property of Supplier, and for this purpose Customer indemnifies and holds Supplier harmless to enter such location, and from and against all losses suffered or incurred by Supplier as a result of exercising its rights under this Section.
6.6 If Customer resells Goods to which Supplier still holds legal title and ownership, Supplier is entitled to the proceeds of the resale.
6.7 Customer warrants that it does not intend to use Goods or Services provided by Manufacturer or Supplier predominantly for personal, domestic or household purposes.

7. VARIATION TO GOODS OR SERVICES
7.1 If User wishes to vary Goods or Services provided by Manufacturer or Supplier, including without limitation, extending the time for delivery of Goods or completion of Services, User must first obtain express advance written approval to do so from Supplier. Supplier will not deliver any Goods or commence any Services until the parties have agreed in advance and in writing to the scope and Price for those Goods or Services.

8. PAYMENT
8.1 Unless otherwise stated in a Quotation or Form, prior to delivery or pick up, Customer must pay Supplier:
   (a) For ready-made Goods;
   (b) For Goods which Supplier custom builds for Customer and/or which Supplier imports for Customer on the following terms: 30% of total Price as a non-refundable deposit at the time of Order; any mutually agreed progress payment, if any; and within no more than seven (7) days of the date of the final invoice for Price of Goods; and
   (c) for Services – the Fee, including without limitation, the cost of the technician’s time, travel and accommodations for User location site visits, if any, no more than seven (7) days of the date of the final invoice of the Fee for Services.
8.2 Customer may only return Goods to Supplier for which a final invoice has been issued, pursuant to Section 14 of this Agreement, or any Manufacturer’s Equipment Warranty.
8.3 If Supplier extends credits to Customer for goods or Services, pursuant to any Quotation or Form attached to this Agreement, and Customer breaches said terms and conditions of said credit extension, or returns Goods in breach of Section 8.2 above, Customer must pay to Supplier additional fees, including, without limitation, 15% of Price for said Goods as a restocking fee, 10% of Fees for Services already rendered, as well as any shipping, handling or
delivery fees and insurance premiums or deductible incurred by Supplier in supplying the Goods or Services to Customer.

8.4 In addition to the applicable Price for Goods and/or the Fee for Services, Customer must pay applicable goods and services tax and any other tax or charge which may be required by legislation from time to time.

9. CONFIDENTIAL INFORMATION AND INTELLECTUAL PROPERTY

9.1 Customer acknowledges that:
(a) Supplier owns all Confidential Information and Intellectual Property Rights as defined in Section 1 above, in relation to the Goods or Services provided by Manufacturer or Supplier (whether alone or with Customer or its employees); and
(b) This Agreement does not transfer to Customer any rights in and to any Intellectual Property Rights in any material created by Supplier or its employees in relation to the Goods or Services.

9.2 It is a condition of this Agreement that the Goods must not be given to third parties or reproduced in any form or reverse-engineered without Supplier’s advance written permission.

10. CONFIDENTIALITY

10.1 User: may use Confidential Information or Intellectual Property of Manufacturer or Supplier solely for the purposes of this Agreement and any Quotation or Form attached hereto;

10.2 Except as permitted under Section 10.1(c) and subject to Section 10.3, User must keep confidential all Confidential Information of manufacturer or Supplier; and

10.3 User may disclose Confidential Information of Manufacturer or Supplier to any outside third parties only with the advance written approval of Supplier (whose approval must not be unreasonably withheld):
(a) To persons who:
(i) are aware and agree that the Confidential Information of Supplier must be kept confidential; and
(ii) Either have a need to know (and only to the extent that each has a need to know), or have been specifically approved by Supplier, or as required by law or stock exchange regulations.

10.4 Even though information is the Confidential Information of Supplier, Customer is not obliged to comply with Clause 10.1 in relation to that Confidential Information if:
(a) The Confidential Information becomes public knowledge during this Agreement; or
(b) Customer became aware of that Confidential Information from a third person, in circumstances where there was no breach of any obligation of confidence.

11. INSTALLATION

11.1 Customer or its nominated contractor will install all Goods unless the Quotation or Form states otherwise or Supplier otherwise agrees in writing to supply installation services on the terms of this Agreement.

11.2 If requested by Customer, Supplier will provide installation, maintenance and servicing instructions with or before the delivery of the Goods.

12. CUSTOMER INQUIRIES AND RELIANCES AS TO GOODS

12.1 Customer acknowledges that generally, magnetic separator and metal detectors Goods or equipment cannot be 100% efficient.

12.2 Manufacturer and Supplier, their employees, agent’s representatives and contractors provide consultation, information and advice reflective of Manufacturer’s or Supplier’s experience. Any recommendations which Manufacturer or Supplier gives to Customer are provided for the complete accuracy of any consultation information or advice they provide to Customer.

12.3 Customer must make its own inquiries in relation to the capability and appropriateness of Goods for a particular purpose. Upon specific request, Manufacturer or Supplier will assist Customer or User with tests of Goods at the sole cost of Customer.

13. EQUIPMENT SAFETY

13.1 General safety instructions regarding handling and safety of the Equipment and Goods are included in the Equipment and Goods, and also as stated in Manufacturer’s and Supplier’s Safety Rules Form regarding Goods attached to this Agreement and incorporated herein by this reference.

13.2 OSHA Safety Requirements.
(a) Supplier has included a copy of any required or necessary Occupational Health & Safety (OSHA) assessments for any and all Goods as they are to be used in a specific work environment with the Goods for the Customer.
(b) Supplier also has included a copy of any particular or additional safety or any other recommendations which arise from the OSHA assessment as stated above and provide a copy of these additional OSHA requirements or recommendations to its customers with the Goods.
(c) Goods are for industrial use only and Customer must acquaint itself before use with the safety rules and instructions, and the hazards of using, handling and installing Goods.
(d) Customer must follow and cause any User of Goods to acquaint itself with and follow appropriate safety precautions and any and all safety instruction sheets and labels applicable to Goods purchased. Additional or replacement Safety Rules or safety instruction labels normally supplied with the Goods are available from Supplier upon request. Customer must request these of Supplier in writing if for any reason they are missing, lost or illegible.

14. LIABILITY AND INDEMNITY

14.1 Supplier is not liable and Customer will indemnify and hold Supplier harmless for any and all misapplication of Goods where Customer has not engaged Supplier for any and all installation, application and technical assistance where there is doubt or concern as to the suitability of any and all use of the Goods expressed either by Customer or any of its users.

14.2 With the exception of the return of Goods as stated in above, Supplier, and its employees, agents, representatives and contractors, are not liable for and Customer will indemnify and hold Supplier harmless against any and all losses, damages, expenses and costs that any Party may sustain or incur as a result, whether directly or indirectly, of any Claim by Customer or its users, whether or not Customer has been negligent or breached its Agreement with its users.

14.3 In addition to any applicable legislation, this Agreement states: the entire liability of each party to the other; and the extent of each party’s liability for any Claim.

14.4 To the extent permitted by law, the liability of Supplier in respect of any breach of or failure to comply with any Consumer Guarantee is limited, at the option of Supplier, to any one or more of the following:
(a) In the case of Goods, to:
(i) The replacement of the Goods or the supply of equivalent Goods;
(ii) The repair of the Goods;
(iii) The payment of the cost of replacing the Goods or of acquiring equivalent Goods;
(iv) The payment of the cost of having the Goods repaired.
(b) In the case of Services, to:
(i) The supplying of the Services again; or
(ii) The payment of the cost of having Services supplied again.

14.5 Customer acknowledges that it will insure for all its liability under this Agreement.

14.6 This Agreement applies even in circumstances arising from a fundamental breach of contract or breach of a fundamental term.

15. FORCE MAJEURE EVENT

15.1 If a party is wholly or partially precluded from complying with its obligations under this Agreement by Force Majeure Event affecting that party, then that party’s obligations to perform in accordance with this Agreement will
be suspended for the duration of the delay arising out of the Force Majeure Event.

15.2 As soon as possible after a Force Majeure Event arises, the party affected by it must notify the other party of the Force Majeure Event and the extent to which the notifying party is unable to perform its obligations under this Agreement.

16. TERMINATION.
16.1 Supplier may immediately terminate this Agreement on the following grounds:
(a) Agreement or related to this Agreement and any and all attachments hereto shall be decided by binding arbitration in the County and State where Supplier is located, in accordance with an agreed-upon independent private mediation/arbitration service.
(b) The Award of Arbitrator shall be filed and confirmed as Judgment by the appropriate private group or judicial tribunal.
(c) The Prevailing Party in any proceeding regarding the terms and conditions of this Agreement shall be entitled to reimbursement of its legal fees and costs, including, reasonable attorneys’ fees, by the other Party.

18. GOVERNING LAW.
18.1 This Agreement has been entered into in the County and State of Supplier’s location, and shall be governed by, construed and enforced in accordance with the laws of that County and State.

19. REPRESENTATIONS AND WARRANTIES.
19.1 Customer represents and warrants that it has the right to enter into and perform this Agreement in accordance with the terms herein.
19.2 Customer represents and warrants that it has carefully read this Agreement and know the contents thereof and that it signs the same freely and voluntarily; it relies solely upon its own judgment, belief and knowledge, and/or the advice and recommendations of its own counsel, and it has not been influenced to any extent whatsoever in executing the same by any representations or statements covering any matters made by Manufacturer or Supplier.

20. ASSIGNMENT OF RIGHTS/SUCCESSORS AND ASSIGNS.
20.1 This Agreement cannot be assigned, in whole or in part, to any outside third party. Any portion of the terms and conditions can be mutually agreed, in writing and executed by all parties, to be assigned to an outside third party, and will be considered an addendum to this Agreement.
20.2 This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective heirs, representatives, successors and permissible assigns.

21. WAIVER AND AMENDMENT.
21.1 Supplier, at its discretion, shall have sole authority to waive any breach of this Agreement, which, if granted, is not valid unless it is in writing by Supplier. Waiver of any one breach of any provision hereof shall not be deemed to be a waiver of any other breach of the same or any other provision hereof. This Agreement may be amended only by a written agreement executed by all Parties at the time of the modification.

22. MISCELLANEOUS
22.1 In the event that any covenant, condition or other provision herein contained is held to be invalid, void or illegal by any court of competent jurisdiction, the same shall be deemed severable from the remainder of this Agreement and shall in no way affect, impair or invalidate any other covenant, condition or other provision herein contained. If such condition, covenant or other provision shall be deemed invalid due to its scope or breadth, such covenant, condition or other provision shall be deemed valid to the extent of the scope or breadth permitted by law.
22.2 This Agreement cannot be assigned, in whole or in part, to any outside third party. Any portion of the terms and conditions can be mutually agreed, in writing and executed by all parties, to be assigned to an outside third party, and will be considered an addendum to this Agreement.
22.3 This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective heirs, representatives, successors and permissible assigns.

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STANDARD TERMS & CONDITIONS FOR SUPPLY OF GOODS OR SERVICES

These Terms and Conditions govern the Goods and Services including the deliverables to be provided by the Supplier as described in the Quotation or Form to which these Terms and Conditions are attached. These Terms and Conditions form part of the engagement of the Supplier by the Customer and supersede all prior terms and conditions of engagement.

1. DEFINITIONS

1.1 In these terms and conditions, the following words have the following meanings:

Agreement means these terms and conditions for the supply of Goods or Services by the Supplier and any attached Quotation or Form.

Austalian Consumer Law means schedule 2 of the Competition and Consumer Act 2010 (Cth); any equivalent state or territory legislation; or any other applicable consumer laws in a jurisdiction outside of Australia.

Clause contains a reference to a provision, agreement, or document.

Claim means any claim by any third person for loss or damage to any property, injury to or death of any person or economic loss arising out of or relating to any or all of the Goods or Services, any delay or failure in supplying the Goods or Services.

Confidential Information of a party means the following information in any form:

- (a) All confidential information (including without limitation, trade secrets and confidential know-how) relating to that party or a related body corporate (as that term is used in the Corporations Act) to that party from time to time;
- (b) Of which the other party becomes aware, both before and after the Goods or Services are supplied to the Customer. Confidential Information of the Supplier includes any Quotation or Form, and any specifications, product information and drawings of the Supplier.

Consequential Loss means any loss or damage suffered by a party or any other person that is indirect or consequential, including but not limited to loss of revenue, loss of income, loss of business, loss of profits, loss of goodwill or credit, loss of business reputation, loss of use, loss of interest, damage to credit rating or loss or denial of opportunity.

Consumer Guarantee means a right or guarantee the Customer may have under the Australian Consumer Law or other rights in relation to the supply of Goods or Services that cannot lawfully be excluded.

Corporations Act means the Corporations Act 2001 (Cth).

Customer means the person(s), company (ies), firm(s) or organization(s) named in the attached Quotation or Form.

Dispute means a dispute arising out of or relating to this Agreement, including without limitation, a dispute about the breach, termination, validity or subject matter of this Agreement, or a claim in equity or in tort relating to the performance or non-performance of this Agreement.

Dispute Proceedings means a dispute arising out of or relating to this Agreement.

Fee means the total amount payable for Services in accordance with the attached Quotation or Form.

Force Majeure Event affecting a party means anything outside the party’s reasonable control, including without limitation, labor dispute or shortage, materials shortage, fire, flood, drought, storm, lightning, act of God, peril of sea or air, explosion, sabotage, accident, embargo, civil commotion, act of war and war.

Goods means all the goods described in the Quotation or Form which the Supplier is required to supply under this Agreement.

Intellectual Property Rights means all intellectual property rights, including without limitation;

- (a) Any documentation, material, report, process, procedure, methodology, research or software brought to the engagement by the Supplier or developed or created as a result of or in the course of the engagement or provision of the Services;
- (b) Patents, copyright, rights in circuit layouts, plant breeder’s rights, registered designs, trademarks and the right to have confidential information kept confidential; and
- (c) Any application or right to apply for registration of any of those rights.

Price means the price for Goods described in the Supplier’s current price list or in any Quotation or Form.

PPS Law means:

- (a) The PPSA;
- (b) Any regulation made pursuant to the PPSA; and
- (c) Any other legislation or regulation made to implement, or contemplated by, any PPSA Law referred to in paragraphs (a) or (b).

PPS Law means:

- (a) Any security for the payment of money or performance of obligations including a mortgage, charge, lien, pledge, trust or power, or title retention arrangement;
- (b) A security interest as defined in the PPSA; or
- (c) Any document to grant or create anything referred to in either paragraphs (a) or (b) of this definition and any other thing which gives a creditor priority to any other creditor with respect to any asset or an interest in any asset.

Secured Moneys means the amounts referred to in clause 6.4. Services means all the services described in the Quotation or Form which the Supplier is required to supply under this Agreement.

Supplier means WJB Nominees Pty Ltd & RJ Baker Holdings Pty Ltd & KR Baker Nominees Pty Ltd ABN 59 171 188 983 trading as “MAGNATTACK™ Global”

2. AGREEMENT DOCUMENTS

2.1 This Agreement consists of:

- (a) This document; and
- (b) Any Quotation or Form.

2.2 If there is an inconsistency between one or more terms in this document and terms stated on any Quotation or Form, the terms in the Quotation or Form will govern to the extent of the inconsistency.

2.3 No Customer document, including without limitation, any purchase terms or consignment note or receipt or delivery docket, forms part of or varies this Agreement.

2.4 This Agreement supersedes all prior representations and agreements between the parties.

2.5 If the parties want to vary this Agreement they must do so in writing signed by both parties.

2.6 Any report or advice provided to a Customer in the course of providing the Service is personal to the Customer and nontransferable.

3. SUPPLY OF GOODS OR SERVICES

3.1 The Supplier shall supply the Goods or Services to the Customer in accordance with this Agreement, including without limitation, any Quotation or Form.

3.2 An order placed by the Customer under this Agreement will not be effective unless it is accepted by the Supplier which may be by supply of all or part of the Goods or Services ordered.

3.3 The Supplier may refuse to accept an order, or part of an order, placed by the Customer without giving reasons.
3.4 The Supplier may cancel the supply of Goods or Services at any time before the delivery of any instalment of the Goods or Services by written notice to the Customer. The Supplier is not liable for any loss arising from such cancellation.

3.5 The Customer may not without the Supplier’s consent cancel an order after the Supplier has accepted the order. If the Supplier consents to the cancellation of an order, the Customer will be liable for any costs incurred by the Supplier up to the time of cancellation.

4. PLACEMENT OF ORDERS
4.1 The Customer must sign any order it places with the Supplier. A Customer may make an order by phone if the Customer confirms the order in writing.

5. DELIVERY
5.1 Unless otherwise stated in any Quotation or Form, the Price for Goods does not include delivery fees.

5.2 If the Customer requests, the Supplier will arrange for delivery of the Goods to the Customer’s premises (or any other location) notified to the Supplier. The Customer bears all risk and cost of any delivery the Supplier arranges. The Supplier will arrange delivery, as agent only, on behalf of the Customer.

5.3 The Customer must accept the deliverables (as specified in the Quotation or Form) which conform to the requirements of the Quotation or Form. The Supplier will promptly give the Supplier notification of any non-conformance of the deliverables with such requirements (non-conformance), and the Supplier will have a reasonable period of time, based on the severity and complexity of the non-conformance, to correct the non-conformance. If the Customer fails to promptly notify the Supplier of any non-conformance, then the deliverables will be considered accepted by the Customer.

5.4 The Supplier will not be liable for:
   (a) Any loss of or damage to the Goods; or
   (b) Any delay in delivery, non-delivery or misdelivery of the Goods that arises in any way in relation to the delivery of Goods arranged by the Supplier under Clause 5.2.

5.5 The Customer must pay any delivery fee for Goods supplied as well as any insurance premium or deductible for damage to Goods during delivery. Fees for delivery may be high because airfreighting of magnetic materials requires special packaging and insulating of Goods.

5.6 Any reference in Quotation or Form to “Delivery time” means that period starting when the Supplier receives the Customer’s order, approved dimensions and all information the Supplier needs to complete manufacture and, where applicable, installation.

5.7 If the Customer orders quantities of different Goods for various locations, the Customer must give the Supplier a prioritized list showing the desired delivery dates for each item before the Supplier will confirm a delivery schedule.

6. RISK AND TITLE TO GOODS
6.1 Risk in Goods passes to the Customer when those Goods are put onto a vehicle at the Supplier’s premises.

6.2 The Supplier will not be liable for:
   (a) Any loss of or damage to the Goods; or
   (b) Any delay in delivery, non-delivery or misdelivery of the Goods occurring after the Goods have been placed on a vehicle at the Supplier’s premises whether or not any liability asserted against the Supplier arises in contract, tort or bailment.

6.3 The Supplier is not a common carrier and accepts no liability as a common carrier.

6.4 The Supplier’s rights under this clause 6 secure:
   (a) The Supplier’s right to receive the Price of the Goods; and
   (b) All other amounts owing to the Supplier under this Agreement and any other agreement.

6.5 All payments received from the Customer must be applied in accordance with section 14(6) (c) of the PSA.

6.6 Until full payment in cleared funds is received by the Supplier of the Secured Moneys:
   (a) Legal title and property in all Goods supplied under this Agreement remains in the Supplier and does not pass to the Customer;
   (b) The Customer must not sell or otherwise dispose of Goods except in the ordinary course of the Customer’s business; and
   (c) in addition to any rights the Supplier may have under Chapter 4 of the PSA, the Supplier may, without notice, enter any premises where it suspects the Goods may be located and remove them without committing a trespass, even though they may have been attached to other goods or land not the property of the Supplier, and for this purpose the Customer irrevocably licenses the Supplier to enter such premises and also indemnifies the Supplier from and against all losses suffered or incurred by the Supplier as a result of exercising its rights under this clause.

6.7 If the Customer resells the Goods before they have been paid for, the Supplier is entitled to the proceeds of the resale.

6.8 The Customer warrants that it does not intend to use the Goods predominantly for personal, domestic or household purposes.

7. VARIATION TO GOODS OR SERVICES
7.1 If the parties want to vary the Goods or Services, including without limitation, extending the time for delivery of the Goods or completion of the Services, they must do so by a document signed by both parties. The Supplier will not deliver any Goods or start work on any varied Services until the parties have agreed in writing the scope and Price or Fee for those varied Goods or Services.

8. PAYMENT
8.1 Unless otherwise stated in a Quotation or Form, the Customer must pay to the Supplier:
   (a) For ready-made (non-imported) Goods – COD;
   (b) for Goods which the Supplier custom builds for the Customer and/or which the Supplier imports for the Customer – when the Customer places the order a non-refundable deposit/progress payment of 30% of the Price and thereafter any further agreed progress payment and the balance of the Price within 7 days of the date of the relevant invoice for that payment in respect of those Goods; and
   (c) For Services – the Fee, including without limitation, the cost of the technician’s time, travel and accommodation for the site visit within 7 days of the date of the invoice for those Services.

8.2 The Customer may only return Goods for which an invoice has been issued, if first agreed with the Supplier or if Clause 14.3(a) applies.

8.3 If the Customer does not pay for Goods when they are delivered COD, or returns Goods under Clause 8.2, the Customer must pay to the Supplier a restocking fee in the amount of 15% of the Price for those Goods as well as any delivery fee and insurance premium or deductible incurred by the Supplier in supplying the Goods to the Customer.

8.4 In addition to the applicable Price for Goods and/or the Fee for Services, the Customer must pay applicable goods and services tax and any other tax or charge which may be required by legislation from time to time.

9. INTELLECTUAL PROPERTY
9.1 The Customer acknowledges that:
   (a) The Supplier owns all Intellectual Property Rights in all material created by the Supplier, in relation to the Goods or Services (whether alone or with the Customer or its employees); and
   (b) This Agreement does not transfer to the Customer any rights in and to any Intellectual Property Rights in any material created by the Supplier or its employees in relation to the Goods or Services.

9.2 It is a condition of this Agreement that the Goods must not be given to third parties or reproduced in any form or reverse-engineered without the

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10. CONFIDENTIALITY

10.1 The Customer:
(a) May use Confidential Information of the Supplier solely for the purposes of this Agreement;
(b) except as permitted under clause 10.1(c) and subject to clause 10.3, must keep confidential all Confidential Information of the Supplier; and
(c) May disclose Confidential Information of the Supplier only with the prior written approval of the Supplier (whose approval must not be unreasonably withheld):
(i) to persons who:
(A) are aware and agree that the Confidential Information of the Supplier must be kept confidential; and
(B) Either have a need to know (and only to the extent that each has a need to know), or have been specifically approved by the Supplier, or
(ii) As required by law or stock exchange regulation.

10.2 Even though information is the Confidential Information of the Supplier, the Customer is not obliged to comply with Clause 10.1 in relation to that Confidential Information if:
(a) The Confidential Information becomes public knowledge during this Agreement; or
(b) The Customer became aware of that Confidential Information from a third person, in circumstances where there was no breach of any obligation of confidence.

10.3 PPSA Confidentiality:
(a) Except if section 275(7) of the PPSA applies, the parties agree not to disclose any information of the kind referred to in section 275(1) of the PPSA that is not publicly available.
(b) The Customer agrees not to authorize the disclosure of any information as contemplated under section 275(7) (c) of the PPSA.

11. INSTALLATION

11.1 The Customer or its nominated contractor will install all Goods unless the Quotation or Form states otherwise or the Supplier otherwise agrees in writing to supply installation services on the terms of this Agreement.

11.2 If requested by the Customer, the Supplier will provide installation, maintenance and servicing instructions with or before the delivery of the Goods.

12. CUSTOMER RELIES ON OWN INQUIRIES

12.1 The Customer acknowledges that magnetic separators and metal detectors cannot be 100% efficient.

12.2 The Supplier, its employees and representatives provide advice reflective of the Supplier’s experience. Any recommendations which the Supplier gives to the Customer are provided for information purposes only, hence the Supplier does not warrant the accuracy of any information or advice it provides to the Customer.

12.3 The Customer must make its own inquiries in relation to the appropriateness of the Goods for a particular purpose. If the Customer requests, the Supplier will assist with tests of the Goods at the cost of the Customer.

13. SAFETY

13.1 The Goods are for industrial use only and the Customer must acquaint itself before use with the hazards of using, handling and installing the Goods.

13.2 The Customer must follow and cause the user of the Goods to acquaint itself with and follow appropriate safety precautions and the safety instruction sheets and labels applicable to the Goods purchased. Additional or replacement safety instruction sheets and labels to those normally supplied with the Goods are available on request. The Customer must request these of the Supplier in writing if for any reason they are missing, lost or illegible.

14. LIABILITY

14.1 In addition to any applicable legislation, this Agreement states:
(a) The entire liability of each party to the other; and
(b) The extent of each party’s liability for any Claim.

14.2 With the exception of Consumer Guarantees, the Supplier excludes:
(i) any term, condition or warranty that may otherwise be implied by custom, law or statute;
(ii) Any liability for loss caused by the negligence of the Supplier; and
(iii) Any liability for Consequential Loss.

14.3 To the extent permitted by law, the liability of the Supplier in respect of any breach of or failure to comply with any Consumer Guarantee is limited, at the option of the Supplier, to any one or more of the following:
(a) In the case of Goods, to:
(i) the replacement of the Goods or the supply of equivalent Goods;
(ii) The repair of the Goods;
(iii) The payment of the cost of replacing the Goods or of acquiring equivalent Goods; or
(iv) The payment of the cost of having the Goods repaired.
(b) In the case of Services, to:
(i) the supply of the Services again; or
(ii) The payment of the cost of having the Services supplied again.

14.4 Except where clause 14.3 applies, the Customer bears all liability for any Claim, and the Customer acknowledges that it will insure for all its liability under this Agreement.

14.5 This Agreement applies even in circumstances arising from a fundamental breach of contract or breach of a fundamental term.

15. INDEMNITY

15.1 The Customer indemnifies:
(a) the Supplier, its employees, agents and subcontractors against all losses, damages, expenses and costs (on a full indemnity basis and whether incurred by or awarded against any of them) that any of them may sustain or incur as a result, whether directly or indirectly, of any Claim, even in circumstances where the Supplier has been negligent or breached this Agreement; and
(b) The Supplier against all losses, damages, expenses and costs on a full indemnity basis that the Supplier may sustain or incur as a result, whether directly or indirectly, from any breach of this Agreement by the Customer.

16. FORCE MAJEURE EVENT

16.1 If a party is wholly or partially precluded from complying with its obligations under this Agreement by Force Majeure Event affecting that party, then that party’s obligations to perform in accordance with this Agreement will be suspended for the duration of the delay arising out of the Force Majeure Event.

16.2 As soon as possible after a Force Majeure Event arises, the party affected by it must notify the other party of the Force Majeure Event and the extent to which the notifying party is unable to perform its obligations under this Agreement.

17. PPS LAW

17.1 If the Supplier determines that a PPS Law applies to this Agreement or any Goods or Services supplied under this Agreement, then the Customer must promptly upon request from the Supplier:
(a) Do anything (including obtaining consents, or agreeing such variations, amendments or supplements to this Agreement as may be required by the Supplier) for the purposes of:
(i) ensuring that any Security Interest created under, or provided for by, this Agreement attaches to the collateral that is intended to be covered by that Security Interest, is enforceable, perfected, maintained and otherwise effective; and any Security Interest created under, or provided for by, this Agreement has the priority contemplated by this Agreement; or
(ii) Enabling the Supplier, to prepare and register a financing statement.
or financing change statement; or
(b) enabling the Supplier to exercise any of its powers in connection with any Security Interest created under, or provided by, this Agreement; and
(c) providing any information requested by the Customer in connection with this Agreement to enable it to exercise any of its powers or perform its obligations under the PPSA.
17.2 Anything that is required by the Supplier to be done under this clause 17 must be done by the Customer at its own expense. The Customer agrees to reimburse the costs of the Supplier in connection with any action taken by the Supplier under or in connection with this clause 17.
17.3 The Customer agrees that:
(a) the Supplier is under no obligation to dispose of or retain any secured property it seizes within a reasonable time, under section 125 of the PPSA;
(b) Following a default, the Customer has no rights to redeem the secured property under section 142 of the PPSA; and
(c) Following a default, the Customer has no rights to reinstate this Agreement under section 143 of the PPSA.

17.4 The Supplier does not need to give the Customer any notice under the PPSA (including a notice of a verification statement) unless the notice is required by the PPSA and that requirement cannot be excluded.
17.5 The Customer waives its rights to receive:
(a) A notice of the Supplier’s proposal to remove PPSA personal property which has become an accession under section 95 of the PPSA;
(b) A notice of the Supplier’s proposal to seize proceeds of collateral in the form of an account, chattel paper and a negotiable instrument under section 121(4);
(c) A notice of the Supplier’s proposal to dispose of any PPSA personal property under section 130 of the PPSA;
(d) A notice of the Supplier’s proposal to retain PPSA personal property under section 135 of the PPSA;
(e) Details of the amounts paid to other secured parties in a statement of account provided by the Supplier under section 132(3)(d) of the PPSA;
(f) A statement of account under section 132(4) of the PPSA; and
(g) a copy of, or notice of, any verification statement confirming the registration of a financing statement or a financing change statement relating to any Security Interest under, or provided for by, this Agreement.

17.6 The terms account, attaches, chattel paper, collateral, financing change statement, financing statement, negotiable instrument, perfected; purchase money security interest and verification statement as used in this clause 17 have the meaning given to them in the PPSA.

18. DISPUTE RESOLUTION

18.1 Neither party may start arbitration or court proceedings (except proceedings seeking interlocutory relief) in respect of a Dispute, unless it has first complied with this clause.
18.2 A party claiming that a Dispute has arisen must notify the other party in writing.
18.3 Within 7 working days after a notice is given under clause 18.2 each party must nominate in writing to the other party an employee to settle the Dispute on its behalf.
18.4 During the 20 working day period after a notice is given under clause 18.2 (or if the parties agree a longer period, that longer period) each party’s nominee must use his or her best efforts to resolve the Dispute.
18.5 If a Dispute is not resolved within the time allowed in clause 18.4, the Dispute must be referred:
(a) for mediation, in accordance with the Australian Commercial Disputes Centre (ACDC) Mediation Guidelines; and
(b) to a mediator agreed by the parties, or if the parties do not agree on a mediator, a mediator nominated by the then current chief executive officer of ACDC or the CEO of ACDC’s nominee (or if no such person is available or willing to nominate a mediator, by the then President of the Law Society of New South Wales).

18.6 The Customer must not withhold payment for Goods or Services supplied that are not the subject of a Dispute.
18.7 The Supplier will continue to supply those Goods or Services ordered that are not the subject of a Dispute, unless otherwise agreed in writing by the parties.

19. ARBITRATION

19.1 Each party agrees that any Dispute not settled under clause 18 must be settled by binding arbitration under arbitration rules agreed in writing by the parties (or, if the parties fail to agree on rules within a reasonable time, under UNICITRAL Arbitration Rules (Rules)).
19.2 Unless the Rules require otherwise:
(a) The appointing and administering body will be the Australian Centre for International Commercial Arbitration;
(b) The arbitration will be:
(i) By 1 arbitrator appointed in accordance with the Rules;
(ii) In English;
(iii) In Sydney; and
(c) Under substantive New South Wales law.

20. TERMINATION

20.1 The Supplier may terminate this Agreement:
(a) if the Customer breaches any term of this Agreement and fails to remedy the breach within 14 days after receiving notice requiring it to do so; and
(b) with immediate effect by giving notice to the Customer, if a liquidator or receiver or receiver and manager or any other administrator of the Customer’s business or assets is appointed or if the Customer enters into any composition with its creditors. 20.2 The Customer may terminate this Agreement if the Supplier breaches any term of this Agreement and fails to remedy the breach within 14 days after receiving written notice requiring it to do so.

21. AFTER TERMINATION

21.1 Promptly after termination, the Customer must pay the Supplier for all Goods or Services supplied up to and on termination.
21.2 On termination, each party (first party) must return to the other party all Confidential Information of that other party in material form (including without limitation, those parts of all notes and other records of the first party containing Confidential Information of the other party) in the first party’s possession or control.
21.3 At any time after termination of this Agreement a party must not:
(a) Use or disclose to any person any Confidential Information of the other party;
(b) Record any Confidential Information of the other party into any form (including without limitation, machine readable form); or
(c) Sell or otherwise transfer any Confidential Information of the other party.

22. SUB-CONTRACTORS

22.1 The Supplier may subcontract the performance of any of its obligations under this Agreement.

23. GOVERNING LAW

23.1 This Agreement is governed by New South Wales law, and each party agrees to submit to the jurisdiction of the courts in that State.

24. CLAUSE HEADINGS HAVE A LIMITED PURPOSE

24.1 Headings are for ease of reading only and do not affect the interpretation of this Agreement.

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TERMS & CONDITIONS FOR SUPPLY OF GOODS & SERVICES

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