Bendigo Equipment Finance.

Finance Lease.

Terms & Conditions.

28 February 2025



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AFSL No. 237879

Bendigo Equipment Finance Finance Lease Terms and Conditions

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Bendigo Equipment Finance - Notice

This document does not contain all of the terms of the *finance* lease contract. The rest of the *finance* lease contract terms are set out in the schedule signed by you and provided to you for that purpose.

By signing the schedule you offer to enter into a contract.

A contract comes into effect when we accept your offer to enter into this *finance lease contract*. The *schedule* sets out how we accept *your* offer.

You should read these standard terms and conditions and the schedule carefully. You should keep these documents for your reference.

Before we accept your offer we may require you to provide to us:

- any payments under the contract which are payable on the commencement date;
- 2 the original invoice issued by the supplier or seller of the goods;
- a written acknowledgment that the goods have been delivered to you or that you will arrange delivery of the goods;
- 4 evidence that the goods have been insured as required by clause 9 of these standard terms and conditions;
- 5 a waiver in accordance with clause 5.4 of these standard terms and conditions from all persons having any interest in the premises that they will not acquire any interest in the goods;
- 6 copies of any maintenance contracts that we may require *you* to enter into in respect of the *goods*;
- 7 evidence that no event has occurred that would, or with the lapsing of time would, if the contract has been made, constitute a breach of an essential term:
- 8 evidence that the *goods* are in good order and condition and have not in any way been lost, damaged, destroyed or seized; and
- 9 any guarantee or security to be provided in respect of the contract.

Standard terms and conditions

The meaning of words printed *like this* and some other key words is explained at the end of these *standard terms and conditions*.

1 Leasing of goods and type of contract

- 1.1 These standard terms and conditions and the schedule set out the terms upon which we lease the goods to you.
- 1.2 A contract that incorporates these standard terms and conditions is a finance lease contract if you sign the Details headed "Finance lease contract".

2 Term of this contract

- 2.1 This contract is for the whole of the term.
- 2.2 This contract commences on the commencement date.

3 Rent and other payments

- 3.1 You must pay the rent by the rental instalments specified in the schedule on each rent payment date.
- 3.2 You must pay us our fees as directed by us from time to time.
- 3.3 We may vary our fees, including by introducing new fees. See clause 35 for more details.

3.4 Information on current standard fees, charges and interest rates is available on request.

Delivery of goods

- 4.1 You are responsible (unless otherwise agreed) for:
 - (1) obtaining delivery of the goods; and
 - (2) paying all delivery charges.
- 4.2 Any delay in delivery of the *goods* or any damage to the *goods* during delivery does not affect *your* obligations under this *contract*. *You* acknowledge that we have not given any warranty as to the anticipated date of delivery of the *goods*.

5 Location and use of goods

- 5.1 The *goods* must be kept in *your* possession and control at all times and you must not part with possession or lose control of the goods without our prior written consent.
- 5.2 Subject to clause 5.3, the *goods* must be kept at the *premises* or such other place as we may approve.
- 5.3 Where the *goods* are mobile they may be used by *you* within Australia. The *goods* must not be taken outside of Australia.
- 70u must not affix the goods to any property without our prior written consent. Any fixing must be temporary and only to the extent necessary for the proper use of the goods. Before affixing the goods to the property you must do everything requested by us (including obtaining waivers by other persons who have any interest (including a security interest) in the property to which the goods are affixed) to ensure that no other person acquires or retains any interest (including a security interest) in the goods and that we may obtain access to the goods.
- 5.5 You must notify us if you wish to change the place at which the goods are located or, in the case of mobile goods, ordinarily garaged.
- 5.6 You must, following reasonable advance notice from us:
 - (1) notify us of the location of the goods;
 - (2) produce the goods to us or allow us to enter the place where the goods are kept to:
 - (a) inspect the goods;
 - (b) confirm the terms of this contract are being complied with; or
 - (c) exercise any rights under this contract.
- 5.7 You must only use the goods in accordance with:
 - (1) all applicable laws;
 - the supplier's and the manufacturer's specifications, instructions and recommendations;
 - (3) any requirements of the insurers of the goods; and
 - (4) your business operations and the purpose for which you told us that you intended to use the goods.
- 5.8 You must keep the *goods* registered or licensed whenever it is necessary to do so to use or operate the *goods*.
- 5.9 You assume all risks and liabilities arising from the use and possession of the *goods*.

5.10 You agree that:

- you will comply with all OHS laws in relation to the goods;
- (2) the goods are and will during the term of this contract be and remain under your control and are not and will not be under our control;
- (3) you will indemnify and keep us indemnified against any direct liability we may incur or any claim that may be made against us in respect of any breach or alleged breach of any OHS law except to the extent that liability arises due to our fraud, wilful misconduct or negligence or that of our employees or agents; and
- (4) the obligations under this clause are in addition to *your* other obligations under this *contract*.

6 Ownership of the goods

- 6.1 The *goods* remain *our* property. *You* are a bailee and have no title or interest in the *goods*.
- 6.2 You must not create any encumbrance over the goods.
- 6.3 You must not do anything which could prejudice or jeopardise our rights in respect of the goods.
- 6.4 You must not sell, lease, hire, transfer or otherwise dispose of your rights in respect of the goods or attempt to do so without our prior written consent.
- 6.5 Any replacement or repair or addition to the *goods* forms part of the *goods* and becomes *our* property. *You* must ensure any replacement part or addition is not subject to a security interest.
- 6.6 If you want us to acquire software in conjunction with the goods then you must:
 - inform us of this when asking us to lease the goods to you; and
 - (2) set out the price of the software separately.
- 6.7 If we agree to your request to acquire software in conjunction with the goods then:
 - (1) we will acquire the software as your agent or in such capacity or on such terms as we otherwise reasonably determine are necessary;
 - (2) rental instalments will be calculated as if the cost of the software forms part of the cost of the goods;
 - (3) the definition of *goods* is deemed to include the software or the interest in the software which we acquire:
 - (4) you will be responsible for obtaining any necessary approvals to entitle you to use the software;
 - (5) you will be responsible for ensuring compliance with all licences or the conditions of use relating to the software; and
 - (6) our security interest in the goods will be taken to extend to and include a security interest in the software.
- 6.8 If you lease goods to other persons in accordance with clause 6.4 (because you obtain our prior written consent), you must:
 - (1) ensure that any lease arrangement with other persons is not a PPS Lease (as defined in the PPSA) or if it is you must perfect and continuously

- maintain perfection of any security interest that forms part of the goods (including perfecting a purchase money security interest);
- (2) have the terms on which you lease the goods approved by us before you enter into the lease arrangement;
- (3) require the other person to acknowledge our security interest in the goods and that its interest in the goods is subject to or subordinate to our security interest; and
- (4) give us possession of any chattel paper (as defined in the PPSA) relating to a lease arrangement or ensure any such chattel paper is marked in such a way that no other person could take possession of it without acquiring actual or constructive knowledge of our security interest.

7 Repair and maintenance of goods

- 7.1 You must at all times keep the goods properly serviced, in proper working order and condition and in good and substantial repair.
- 7.2 You must maintain and service the goods in accordance with the supplier's and the manufacturer's specifications and any requirements of any insurers.
- 7.3 You must not without our consent make any replacement, alteration or addition of any nature to the goods which may lead to a reduction in the value of the goods.
- 7.4 You must provide us with a written statement disclosing all defects in the goods whenever reasonably requested and whether or not this contract has expired or terminated.
- 7.5 All repairs to and maintenance of the *goods* must be carried out by suitably qualified personnel at *your* expense.

8 Loss or damage to the goods

- 8.1 You bear the risk of loss or damage to the Goods except where any loss or damage is caused by our fraud, negligence or wilful misconduct or that of our employees or agents.
- 8.2 You must notify us immediately if the goods are totally or substantially lost, damaged or seized.
- 8.3 If the *goods* are totally lost or materially damaged or seized, then we may, at our option, *terminate* this *contract*. If that occurs, then:
 - (1) you must pay an amount equal to the balance due and any other amounts payable on termination of this contract; and
 - (2) we will give you credit if and when received for any insurance or other moneys received in relation to the loss, damage or seizure.
- 8.4 If any part of the *goods* is lost, materially damaged or seized, then we may, by giving *you* 30 days' notice, *terminate* this *contract* in relation to those *goods*. If that occurs then:
 - (1) you must pay us the balance due in regard to that part or parts; and
 - (2) we will give you credit if and when we receive any insurance or other moneys received in relation to that loss, damage or seizure.

We may (acting reasonably) determine the *balance due* in regard to that part by reference to the portion of the value, utility or other relevant measure of the *goods*

which are lost, damaged or seized. If you request us to do so, we will inform you in writing of the basis of this calculation. Our calculations will be conclusive unless they are proved to be incorrect.

- 8.5 If the goods are damaged but we do not terminate this contract, then:
 - (1) you must ensure that the goods are restored at your expense to good working order and condition;
 - replacement goods form part of the goods under this contract; and
 - (3) any proceeds of insurance required by *u*s must be applied towards repair or replacement of the *goods*.
- 8.6 Where this contract terminates in respect of only part of the goods, the contract will continue in respect of the remainder of the goods at a revised rent (including the final rental instalment) and a revised residual value, as calculated by us (acting reasonably) and advised to you having regard to the proportion of the value, utility or other relevant measure of the goods which has not been so damaged, destroyed or seized. If you request us to do so, we will inform you in writing of the basis of this calculation. Our calculations will be conclusive unless they are proved to be incorrect.

9 Insurance

- 9.1 You must effect and maintain at all times during the term or any holding over insurance of the goods for their full replacement value.
- 9.2 Insurances must:
 - (1) be on terms approved by us;
 - (2) be with an insurer approved by *us*;
 - (3) note our interest as owners of the goods; and
 - (4) be for such risks as we may specify for the purposes of protecting the full replacement value of the goods.
- 9.3 You must pay all insurance premiums and other charges in relation to the insurance.
- 9.4 When requested by us, you must provide to us:
 - (1) satisfactory evidence that the insurances referred to in this clause have been effected;
 - (2) satisfactory evidence that all premiums in respect of such insurance are paid up and current; and
 - (3) all such other information in relation to the insurance as we may require.
- 9.5 You must not:
 - (1) do or permit to occur anything which may prejudice any insurance or any claim under that insurance: or
 - (2) enforce, conduct, settle or compromise any claim under any insurance without our consent.
- 9.6 You must immediately notify us of any event which may lead to a claim under any insurances. You must comply with all our reasonable directions in respect of any such claim.
- 9.7 We are entitled to receive all moneys payable to you or to us under any insurance in respect of damage to or loss of the goods except where that damage or loss arises due to our fraud, negligence or wilful misconduct or that of our employees or agents.

10 Representations and warranties

- 10.1 You represent and warrant to us that:
 - you have full power and authority and have done all things necessary to permit you to enter into this contract;
 - (2) the signing or performing of your obligations under this contract will not cause you to be in breach of any other arrangements that you may have and do not require any consent or approval from any other person;
 - (3) all documentation provided by *you* to *us*, including any copy or facsimile of invoices issued to *us* by the supplier or seller of the *goods* are true and correct copies;
 - no breach of an essential term has occurred or having occurred subsists; and
 - (5) all of the financial information provided by you to us provides a true and fair view of your financial position and no material adverse change has occurred since the time of preparation of that financial information.
- You warrant to us that the representations in this clause are true and correct at the commencement date and will remain so during the term.

11 Exclusion of warranties

- 11.1 You acknowledge that, to the full extent permitted by law we do not and nor does any person acting with *our* authority, give any warranty or representation whatsoever in *your* favour:
 - (1) as to the condition or quality of the *goods*;
 - as to whether the goods have any defects whether latent or otherwise;
 - as to the suitability or fitness for the ordinary or any special purpose of the goods;
 - (4) as to whether the *goods* correspond with any description of them; and
 - (5) as to the taxation treatment of the *goods*, the *rent* or any other matters relating to the *contract*.
- Any provision which is deemed to be incorporated into this contract is excluded, restricted or modified to the fullest extent permitted by law.
- 11.3 Your obligations under this contract continue despite any defect in the goods or the breakdown (whether completely or partially) of the goods.
- 11.4 We are not liable to you for any loss or damage caused directly or indirectly by the goods, by any inadequacy of the goods or any defect in the goods or from the use or condition of the goods except to the extent that loss or damage arises due to our fraud, negligence or wilful misconduct or that of our employees or agents.
- 11.5 Nothing in this contract is extended to exclude, restrict or modify any of our statutory obligations that cannot be lawfully excluded, restricted or modified.

12 Return of goods

12.1 You must at your own cost return the goods on the termination or expiration of this contract to the place specified by us.

- 12.2 The goods when returned must be in good working order and repair (fair wear and tear excepted) and in accordance with the terms of this contract.
- 12.3 You must sign any documents and do anything we reasonably require to properly return the goods to us including:
 - (1) returning all operating manuals and documents; and
 - (2) transferring to us all licences, approvals, consents, authorisations and certificates of registration relating to the goods.

13 Termination and repossession

- 13.1 If you do not, or cannot, correct the breach of an essential term within the applicable remedy period given in the notice or required by law or code, then at the end of that period we will immediately repossess the goods and give you notice that we have done so.
- 13.2 If a breach of an essential term occurs and this is not remedied within the applicable remedy period, we are relieved from any further liability to perform any of our obligations under this contract. We may without prejudice to our other rights:
 - (1) treat this contract as repudiated;
 - (2) accept such repudiation; and
 - (3) by *notice* terminate this *contract* and *your* right to possession of the goods.

This right may be exercised notwithstanding any delay or previous waiver by *us*.

- 13.3 If we terminate this contract under this clause, then:
 - (1) we are entitled to immediately repossess the goods; and
 - (2) we may enter upon any place where the goods are or where we suspect the goods are for the purpose of such repossession.
- Unless this is a small business contract or a contract to which the banking code of practice applies, if we determine that circumstances are such that giving notice of termination is impractical or would materially adversely affect our rights (including our right to possess the goods) we may terminate this contract and your right to possession of the goods without the need for any notice.
- 13.5 If this is a small business contract but not a banking code contract, we will only take action under this clause if the breach of an essential term creates a material risk that you may not pay any amount owing when it is due, or we may be unable to enforce our rights against any security, and provided we have given you 30 days to remedy the breach of an essential term (unless we reasonably consider a shorter remedy period, or no remedy period, is required for us to manage an immediate risk).
- 13.6 If you are an "individual" or a "small business" as defined in the *banking code of practice, we* will not enforce *our* rights under clause 13 unless:.
 - (a) we give you notice specifying the grounds on which we consider there is or has been a breach of an essential term; and
 - (b) we give you at least 30 days' notice to rectify that breach of an essential term.

However, we may give you a shorter notice period, or no notice, if:

- you or any guarantor is insolvent, goes into bankruptcy, voluntary administration, other insolvency process or arrangement, or no longer has legal capacity; or
- (b) it is reasonable for us to do so to manage a material and immediate risk relating to the nature of the relevant breach of an essential term, your particular circumstances or the value of any security.

In addition, if the event or circumstance giving rise to the breach of an essential term is one listed in paragraphs (b) to (m) of that definition, we will also not enforce our rights under clause 13 unless:

- (c) the event or circumstance by its nature is material; or
- (d) we reasonably consider the event or circumstance has had, or is likely to have, a material impact on:
 - you or any guarantor's ability to meet your or their financial obligations to us (or our ability to assess this);
 - (ii) our security risk (or our ability to assess this); or
 - (iii) our legal or reputation risk (but only where the event or circumstance is one listed in paragraphs (e) or (f) of the definition of breach of an essential term.
- 13.7 Nothing in this clause affects *our* obligation to give any *notice* that we are required at law to give.
- 13.8 You should inform us promptly if you are in financial difficulty.

14 Residual value

- 14.1 If upon termination or expiration of this contract you return the goods to us, then you must pay to us on demand the amount of money by which the present value of the residual value exceeds the value of the goods. If the value of the goods exceeds the residual value you have no claim or interest in such surplus.
- 14.2 If upon expiration or termination of this contract you fail to return the goods to us, then you must pay to us on demand by way of liquidated damages the present value of the residual value of the goods. If we subsequently obtain possession of the goods, then we will apply the sum representing the value of the goods in reduction or satisfaction of your indebtedness under this contract, (or in repayment of any payment made by you under this contract) but you have no interest or claim in any surplus.
- 14.3 If this contract is terminated prior to the expiry of the term then the residual value for the purpose of this clause is the present value at the date of termination of the amount specified in the schedule as the residual value.
- 14.4 Any payment by *you* under this clause is in addition to other amounts payable under this *contract* and is to indemnify *us* against direct loss we may suffer.

15 Termination prior to expiry of the term

15.1 If this contract is terminated prior to the expiry of the term either by you or by us, you must in addition to other amounts payable under this contract pay on demand the balance due, the amounts required to be paid in

accordance with clauses 14.1 or 14.2, the early termination fee set out in the Details as well as any break costs.

Break costs are our reasonable estimate of the loss we may incur as a result of the early repayment. We include in our calculation any difference between the interest rate included in each rental instalment for this contract on the date the contract started and the interest rate that would apply on the date on which the repayment is made, calculated by reference to the balance due.

The early termination fee is our reasonable estimate of the amount required to compensate us for our administrative expenses arising out of the termination prior to the expiry of the term and is a fixed amount set out in the Details.

15.2 Payments under clause 15.1 are to indemnify *us* for direct losses sustained in respect of *rental instalments* not then accrued due.

16 Overdue interest and costs

- 16.1 You must pay us on demand any costs incurred by us arising out of any default by you under this contract or arising out of us enforcing our rights under this contract including our rights upon expiration or termination of this contract.
- 16.2 If you fail to pay any money payable under this contract when due (or on any judgment in respect of which those moneys become merged) then you must pay interest at the higher rate on that amount.
- 16.3 Interest at the higher rate is calculated from the date such moneys become payable until the date of actual payment and is payable on demand.
- 16.4 If you are a farmer and we have hired the goods to you for the purposes of a farming operation, we will not charge interest at the higher rate during any period that the land you use for the farming operation is in drought or subject to another natural disaster. We will refund any interest charged at the higher rate, or late payment fees charged by us, during the period the relevant land was in drought or subject to another natural disaster. We will consider land to be in drought or subject to another natural disaster when an Australian State or Territory government makes a declaration to that effect, or (if no such declaration is made) when we are satisfied on other grounds that the relevant land is in drought or subject to another natural disaster.

17 Remedy of breaches by *you*

- 17.1 If you breach any of your obligations under this contract we may, after allowing for any applicable remedy period, at our discretion (but without having any obligation to do so) take such steps as we reasonably consider necessary to remedy such breach.
- 17.2 You acknowledge that if we take any action under clause 17.1we may do anything you should have done under this contract which you have not done, or which we reasonably consider you have not done properly.
- 17.3 Any costs incurred by us in exercising our rights under clause 17.1 incur interest at the higher rate from the date of payment by us until the date of repayment by you. Such money is payable on demand.

18 Duties and taxes

You must pay all stamp duty and other duty or taxes and any fees which in any way relate to this contract, any supply made under this contract or any transaction contemplated by this contract or the registration of this contract or any security interest related to it.

- Unless GST is expressly included, a payment under this contract for any supply made under or in connection with this contract does not include GST. To the extent that any supply made under or in connection with this contract is a taxable supply, the GST excluded consideration otherwise payable or provided for that supply is increased by an amount equal to that consideration multiplied by the rate at which GST is imposed in respect of such supply and subject to receipt of any tax invoice if required, is payable at the same time.
- 18.3 If payment to a party under this contract is a payment by way of reimbursement or indemnity and is calculated by reference to the GST inclusive amount of such loss, cost or expense incurred by that party, then payment is to be reduced by the amount of any input tax credit to which that party is entitled in respect of that loss, cost or expense before any adjustment is made for GST pursuant to clause 18.2.
- 18.4 Payments under this clause must be made at the time that the act or supply giving rise to such liability occurs.

19 Tax indemnity

- 19.1 You acknowledge that the rent and other moneys payable in connection with this contract have been calculated on the basis:
 - (1) that we will be entitled to claim a deduction for depreciation in respect of the *goods* under any laws relating to income tax; and
 - (2) of the rates of duty and tax applicable at the date of this contract.
- 19.2 If our liability for income tax is increased or is payable earlier because deductions at the depreciation rates which we have relied upon for calculation of the rent are not for any reason allowed in full at the times when they would normally have been allowed, (or in the case of a finance lease contract the residual value is not approved by the relevant authorities) or if the rate of any duty or tax in connection with this contract (other than income tax on our net taxable income) is increased, then you must pay to us on demand an amount which will result in the after tax yield to us being the same as it would have been but for such increase or acceleration in liability. We will give you 30 days' notice of any such increase or acceleration in liability. You may, on reviewing any notice of increase or acceleration in liability under this clause 19.2, opt to terminate this contract by paying us all amounts payable in accordance with clause 15.1 and returning the goods to us in accordance with clause 12.
- 19.3 Indemnities in this clause 19 continue in full force and effect notwithstanding any termination or expiry of this contract.

20 Application of moneys

We will apply all moneys received by us in respect of this contract:

- (1) firstly, in payment of *our costs*;
- (2) secondly, in payment of any other expenses in relation to the goods that we are empowered under this contract to appropriate and think fit to pay; and
- (3) thirdly, towards payment of the amounts due to us under this contract.

21 Power of attorney

In consideration of us entering into this contract you

irrevocably appoint *us* and each *authorised officer* severally as *your* attorney. If there is a *breach of an* essential term which *you* have not been able to remedy within the applicable remedy period, we may, acting reasonably, do anything *you* are obliged to do or which we are empowered or authorised to do under this contract.

22 Trustee

- 22.1 The provisions of this clause apply if you or any guarantor enter into this contract (including the guarantee contained in this contract) as the trustee of a trust.
- 22.2 Each *trustee* enters into this *contract* both in its personal capacity and its capacity as *trustee* of the *trust*.
- 22.3 Each *trustee* warrants to *us* that:
 - (1) it is the sole *trustee* of the *trust*;
 - (2) no action has been taken to remove or replace it as *trustee*;
 - (3) the trustee has full power under the trust deed to enter into this contract and to perform its obligations under this contract;
 - (4) all necessary actions have been taken to authorise the entering into and performance of this contract;
 - (5) this *contract* is entered into as part of the due and proper administration of the *trust* and is for the benefit of the beneficiaries;
 - (6) the trustee has the right to be fully indemnified out of the trust fund and no action has been taken to restrict the limit of that right;
 - (7) the trust has not terminated nor has any event for the vesting of the trust assets occurred; and
 - (8) our rights under this contract rank in priority with the claims of the beneficiaries under the *trust*.
- 22.4 Except with *our* prior written consent (such consent not to be unreasonably withheld):
 - (1) the *trust* deed must not be varied;
 - (2) the *trustee* must not retire as *trustee* of the *trust* or appoint any new or additional *trustee*; and
 - (3) the *trust*ee must perform its obligations under the *trust* and not be in default.
- 22.5 Except as provided for in clause 22.6 the *trustee* may only distribute, transfer or set aside any part of the income or the capital of the *trust* if the *trust* fund has sufficient financial capacity to indemnify the *trustee* under clause 22.3(6) above following the distribution, transfer or setting aside of the income or capital.
- 22.6 Until the first to occur of:
 - (1) Written *notice* from *us*; or
 - (2) the occurrence of a breach of an essential term,

the trustee may distribute the income but not the capital of the trust in accordance with the trust deed.

23 Farm goods

23.1 If the provision of any legislation relating to farmers, farm business or operations or farming equipment or machinery (applicable legislation) applies to this *contract* and:

- (1) we are required to give any notice in addition to that provided for in this contract or provide notice for a longer period than provided for in this contract;
- (2) the maximum amount we may recover from you is subject to any limitation or retention; or
- (3) any of *our* rights against *you* are subject to any restriction or limitation,

then:

- (4) we must give *you* the *notice* which complies with the applicable legislation;
- (5) the maximum amount we can recover from you is the lesser of the amount specified in the applicable legislation and the amount provided for in this contract; and
- (6) we must exercise our rights under this contract subject to your rights under the applicable legislation.
- 23.2 You must disclose to us (if you have not already done so) if:
 - (1) you are or become a farmer within the meaning of the applicable legislation;
 - (2) the goods are or are intended to be used in connection with a farming business or operation within the meaning of the applicable legislation; or
 - (3) the goods are or become farm equipment or farm machinery within the meaning of the applicable legislation.

24 Commission

- 24.1 You acknowledge that where you have been introduced to us by a broker:
 - (1) the broker has not acted as our agent to negotiate and enter into this contract;
 - (2) the broker is not authorised to make any representations or warranties to you on our behalf regarding this contract or impose any obligations on us;
 - (3) we may pay commissions or fees or remuneration to that *broker*; and
 - (4) in calculating the rent payable by you under this contract, payments to the broker may be taken into consideration.

25 General

- 25.1 Acceptance of any payment by us after we have become aware of any default under this contract or any breach of an essential term is without prejudice to the exercise by us of our powers under this contract. Acceptance does not operate as an election by us either to exercise or not exercise any of our rights or powers under this contract.
- 25.2 You and any guarantor must promptly give us information or documents we reasonably ask for about:
 - (1) your or all of the guarantors' financial positions; and
 - (2) the goods,

when we reasonably require to manage our risk under this contract.

25.3 You must not without our prior written consent, assign or otherwise transfer or deal with your rights and interests under this contract to any person.

- 25.4 We may at any time assign our rights and interest under this contract including the guarantee and you hereby consent to us novating our obligations under this contract to any person at any time. We may also grant a security interest over the goods or our rights under this contract. If we do this, you may not claim against any assignee (or any other person who has an interest in this contract) any right of setoff or other rights you have against us.
- 25.5 If any provision of this contract is or at any time becomes void or unenforceable the remaining provisions will remain in full force and effect. Any void or unenforceable provision will be replaced or if not replaced then read down by a lawful and enforceable provision which so far as possible achieves the same economic benefit or burden for us and you as the unlawful or unenforceable provision was intended to achieve. All your obligations under this contract survive the expiration or termination of the contract to the extent required for their full observance and performance.
- 25.6 If any law requires you or any guarantor to make any deduction or withholding from any payment in respect of this contract or the guarantee then:
 - (1) you or any guarantor must pay to us such additional payments as are necessary to ensure that after the withholding or deduction we receive the sum equal to the sum we would have recovered if no deduction or withholding had been made: and
 - (2) you and any guarantor indemnify us against any failure by you or any guarantor to make such deduction or withholding.
- 25.7 Time is of the essence in respect of *your* obligations under this *contract*.
- 25.8 No failure or delay on *our* part to exercise any rights or powers under this *contract* will operate as a waiver of that right or power. We may only waive *our* rights under this *contract* in writing signed by an *authorised officer*.
- 25.9 You must at your expense do any further act and execute any further documents which we may reasonably request to protect our title to the goods and our rights and remedies under this contract.
- 25.10 You and each guarantor authorise us to:
 - fill in any blanks in this contract and any document signed in connection with this contract;
 and
 - (2) make any amendments to any of this contract and any document signed in connection with this contract to accurately reflect or give effect to the terms of this contract which have been agreed with us.
- 25.11 We will give you a copy of this contract promptly following any amendments we make.

26 Proper law

- 26.1 This contract is governed by the laws of the state and the laws of the Commonwealth of Australia.
- 26.2 You irrevocably submit to the non-exclusive jurisdiction of the courts of the state.
- 26.3 If you do not reside in the state then this clause does not exclude any laws of the state or territory where you reside, including any that would provide additional protections to you.

27 Security

- (1) Where it is agreed that your obligations under this contract are to be secured by any security then moneys secured by that security include all moneys owing under this contract or in consequence of the termination of this contract.
- (2) Where it is agreed that the obligations of any guarantor in relation to this contract are to be secured by any security then moneys secured by that security include all moneys owing under the guarantee.

28 Set-off and combination of accounts

- 28.1 Except to the extent you have a right of set off granted by law which cannot be excluded by agreement (such as consumer credit legislation), you agree to pay us the amount owing in full without set-off, counterclaim or deduction in respect of taxes unless prohibited by law. However, we may at any time at our discretion apply and set-off any amounts due for payment by us to you or to any guarantor for any reason against any amounts owing or which may become owing by you to us on any account including but not limited to this contract.
- 28.2 We will promptly inform *you* if we exercise *our* rights of setoff contained in this clause or if we combine any accounts.
- 28.3 Except to the extent you have a right of set off granted by law which cannot be excluded by agreement (such as consumer credit legislation), you must not set off any amount that you owe to us against any amount that we owe to you.

29 Evidence

We may rely on a certificate provided by any other person with a security interest as to any amount that is owed to them.

30 PPSA

- 30.1 If Chapter 4 of the *PPSA* would otherwise apply to the enforcement of this *contract you* agree the following provisions of the *PPSA* will not apply to the enforcement of this *contract*:
 - section 95 (notice of removal of accession), to the extent that it requires us to give a notice to you;
 - (b) section 96 (when a person with an interest in the whole may retain an accession);
 - (c) section 125 (obligation to dispose of or retain collateral);
 - (d) section 130 (notice of disposal), to the extent that it requires us to give a notice to you;
 - (e) paragraph 132(3)(d) (contents of statement of account after disposal);
 - (f) subsection 132(4) (statement of account if no disposal);
 - (g) section 142 (redemption of collateral);
 - (h) section 143 (reinstatement of security agreement).
- 30.2 Despite clause 34 *notices* or documents required or permitted to be given to *us* for the purposes of the *PPSA* must be given in accordance with the *PPSA*.
- 30.3 You consent to us effecting a registration on the PPSR (in any manner we consider appropriate) in relation to any

- security interest arising under or in connection with or contemplated by this contract and you agree to provide all assistance reasonably required to facilitate this.
- 30.4 You waive the right to receive any notice under the PPSA (including notice of a verification statement) unless the notice is required by the PPSA and cannot be excluded.

31 Banking Code of Practice

- 31.1 The banking code of practice applies to this document if you are an individual or a "small business" as referred to in the banking code of practice.
- 31.2 You should inform us promptly if you are experiencing vulnerability so that we may discuss your situation.

32 Australian Financial Complaints Authority

If you are not satisfied with the response provided to your complaint you can refer the matter directly to the appropriate External Dispute Resolution (EDR) scheme.

We are a member of the Australian Financial Complaints Authority (AFCA). You can contact AFCA at:

GPO Box 3

Melbourne VIC 3001 Telephone: 1800 931 678 Email: info@afca.org.au Internet: www.afca.org.au

Time limits may apply to complain to AFCA therefore *you* should act promptly or otherwise consult the AFCA website to find out if, or when the time limit relevant to *your* circumstances expires.

33 Guarantee and indemnity

- 33.1 In consideration of *us* at the request of the *guarantor* entering into this *contract*, the *guarantor* guarantees to *us*:
 - (1) the due and punctual performance by you of your obligations under this contract or any holding over pursuant to this contract; and
 - (2) payment of all moneys owing under this contract or consequent upon the expiration or termination of this contract.
- 33.2 As a separate obligation the *guarantor* indemnifies *us* against any direct loss or damage which we suffer or sustain as a result of the non-payment of any money or the non-performance of any of *your* obligations under this *contract*, any holding over pursuant to this *contract* or consequent upon *termination* or *expiration* of this *contract*. The *guarantor* is not liable to indemnify *us* against any loss or damage that arises due to *our* fraud, negligence or wilful misconduct, or that of *our* employees or agents.
- 33.3 The obligations of the *guarantor* under this *guarantee* are principal obligations imposed on the *guarantor*. We have the right to make a claim or demand upon the *guarantor* pursuant to this *guarantee* without having first taken any proceedings against *you* or any other person.
- 33.4 The *guarantor*'s obligations under this *guarantee* are not impaired or discharged by:
 - (1) any variation (with or without the consent of the guarantor) of this contract;
 - (2) any breach, wilful or otherwise of any of your obligations under this contract whether or not with the consent or knowledge of you or any guarantor or us;

- (3) the granting of any time, credit, indulgence or concession to *you* or to any *guarantor*;
- (4) the fact that the whole or any part of the moneys payable by you under this contract may not be or may cease to be recoverable from you or from any other guarantor;
- (5) the fact that you or any other guarantor may be discharged from all or any of your obligations to pay any moneys under this contract for any reason other than that the same have been in full;
- (6) you or any guarantor, being an individual, dies, suffers from any mental incapacity or becomes insolvent under administration;
- (7) You or any guarantor being a company become an externally administered body corporate;
- (8) the avoidance for any reason of any payment by you or on your behalf or by any guarantor;
- (9) the fact that any person who was intended to execute this contract as guarantor or otherwise to become a co-surety for your obligations under this contract has not done so;
- (10) the transfer or assignment of the benefit of this contract including this guarantee to any person or corporation; and
- (11) any other matter or thing which but for this provision could or might operate to abrogate or reduce your liability as guarantor.
- 33.5 Our rights under this guarantee are in addition to and do not merge with or affect any other securities now or subsequently held by us from you or from the guarantor from any other person.
- 33.6 We are not obliged to marshal in favour of the *guarantor* any security held by us or any other funds or assets that we may be entitled to receive or to have a claim upon.
- 33.7 The *guarantor* must not compete with *us* for any dividend or distribution in any winding up, scheme of arrangement or management or administration of *you* or claim any set-off or make any counter-claim against *you*.
- 33.8 All moneys received by *us* which are capable of being applied by *us* towards payment of any moneys then due, or which may become due under this *contract* must be regarded as payments in gross.
- 33.9 The *guarantor* has no right to claim the benefit of any moneys so received until we have received the whole of the moneys due or which may become payable to *us* under this *contract*.
- 33.10 Where the banking code of practice applies to this contract, and the guarantor is an individual or small business (as defined in the banking code of practice), the following additional provisions apply.
 - (1) The *guarantor*'s liability under this clause 33 is limited to the amount equal to the total *rent* stated in the *schedule* plus *GST*, plus:
 - (a) any costs;
 - (b) any overdue interest; and
 - (c) the residual value plus GST.
 - (2) Our rights under clause 33.3 to make a claim or demand upon the *guarantor* pursuant to this *guarantee* without having first taken any

proceedings against you are subject to the code of banking practice.

34 Notices other communications and service of documents

- 34.1 All notices, certificates, consents, approvals and other communications ('notices') in connection with this document must be in writing and in the English language, signed by an authorised officer of the sender. *You* should inform <u>us</u> if you have limited English so that we can discuss ways to assist *you*.
- 34.2 Notices must be:
 - (1) left at the address set out in the Details;
 - sent by pre-paid post to any address (airmail, if appropriate) to the address set out in the Details;
 - (3) sent by email to the email address set out in the Details; or
 - (4) given by any way permitted by law.

But if the intended recipient has notified a changed postal address or changed email address, then the notice must be to that address, number or email address.

- 34.3 Communications to us must be:
 - (1) given personally to one of our employees or agents at:
 - (a) the branch if applicable where you arranged this document; or
 - (b) any other branch or branch of our agent that we tell you; or

- (c) our registered office or the registered office of our agent; or
- (2) sent by pre-paid post or electronically to any of those places.
- 34.4 Notices take effect from the time they are received unless a later time is specified in them. If sent by post, notices are taken to be received three business days after posting. If sent by fax, notices are taken to be received at the time shown in the transmission report as the time that the whole fax was sent. If sent by email, notices are taken to be received when the relevant email enters the information system of the recipient's internet service provider.
- 34.5 We may serve any document in a court action (including a writ of summons, other originating process or third or other party notice) on you or a Guarantor by delivering it to the address last known to us or the place where the collateral is kept last known to us, or by leaving it at either of those places. This clause 34 does not prevent any other method of service.

35 Variation of standard terms and conditions

We may change any term or condition of these *standard* terms and conditions without your consent in accordance with the table below or as otherwise expressly permitted by another clause of the *finance lease contract*

If any law or code regulates that change, we may only make changes to the extent permitted by, and subject to, the requirements of that law or code

We will notify you of any change to these standard terms and conditions in accordance with the table below or as otherwise expressly permitted by another clause of the finance lease contract.

Type of change	Minimum notice period*	Notification method**
Interest rate changes, such as margin changes (other than an interest rate change referred to below)	If the finance lease contract is a small business contract and we haven't made the same change to other customers' interest rates, 30 days in advance.	In writing, if we are not making an equivalent change to other customers' finance lease contract By newspaper
	Otherwise, no later than the date of the change.	advertisement or on our website, in any other case
A change to an interest rate linked to money markets or other external rates	As soon as reasonably possible after the change (we cannot give advance notice of these changes)	In writing, by newspaper advertisement or on our website
A change to the: • method by which interest is calculated or applied, or • frequency with which interest is debited or credited	30 days in advance, or shorter if the change is not adverse to you	In writing
Introducing or changing fees and charges, or changing the method of calculation, frequency or time of payment of any fee other than those below	30 days in advance, or shorter if the change is not adverse to you	In writing, by newspaper advertisement or on our website
Introducing or changing any government charge or tax (Note: we will only notify you if not publicised by the government separately)	30 days in advance, or shorter if the change is not adverse to you	In writing, by newspaper advertisement or on our website
A change to the amount of, frequency, or time for repayments, the period over which they are to be paid, the manner in which they are to be paid or the method of calculation of repayments	Where the change is the result of a change to an interest rate and we have made the same change to other customers' interest rates, as soon as reasonably possible.	In writing
	Otherwise, 30 days in advance, or shorter if the change is not adverse to you.	
Changes:		
of an administrative nature or which we make in order to fix an error, inconsistency or omission to replace a base rate or index with a different base rate or index to modify our products or services to improve our customer service to make the <i>finance lease contract</i> consistent with our internal processes, including technology which we consider necessary or desirable to meet best practices in our industry	30 days in advance, or shorter if the change is not adverse to you	
		By newspaper advertisement or on our website, in any other case

Type of change	Minimum notice period*	Notification method**
Any other change which we reasonably consider will not be adverse to you (for example, because it has the effect of reducing your obligations or giving you further time to comply with a requirement)	As soon as reasonably possible	By newspaper advertisement or on our website, in any other case
Any change other than those listed above (provided that the finance lease contract is not a small business contract)	30 days in advance	By newspaper advertisement or on our website, in any other case

^{*}We may not give you advance notice if an immediate change is required to restore or maintain the security of our systems or an individual facility. This may include changes to prevent criminal activity including fraud.

^{**}In addition to the methods described in the table, we may also notify you by any other method permitted by law. Where we give you notice in writing, we may do so electronically only if you have agreed to us doing so.

36 Statements

We will not provide periodic statements of amounts owing and/or paid by you under this contract. However, if you ask us, we will provide you with a statement of amounts owing under this contract as well as any break costs that are payable.

37 Privacy

- 37.1 Where you comprise more than one person, you agree that each of you may have access to information about this contract without the consent of the other parties.
- 37.2 You acknowledge that where you have been introduced to us by a broker, you authorise us to disclose to that broker information about your application, credit file or other personal information held by us.
- 37.3 Clause 37.4 applies if you are an individual or, if you are not an individual, to individuals about who we collect personal information in relation to your contract. You agree to show this clause to all individuals who you have authorised to deal with us in relation to your contract.
- 37.4 We are committed to ensuring your privacy is protected and understand your concerns regarding the confidentiality and security of personal information you provide to us. We collect and use your personal information in order to provide you with financial products and services. To do that we may disclose your personal information to regulatory bodies or government agencies in order to verify your identity or to authenticate a document you provide to us. We may also disclose your personal information to organisations that carry out functions on our behalf, such as mailing houses and information technology service providers. Confidentiality agreements with those entities ensure this information is only used to carry out functions on our behalf. We may also share personal information regarding any one or more of you with prospective or existing guarantors or indemnifiers of any obligations of you. This information may also be shared with the Bendigo and Adelaide Bank Group and our joint venture partners so that you can be told about other financial products and services offered or distributed by us. In most cases you will be able to gain access to personal information held by us. We will take reasonable steps to amend or correct your personal information to keep it accurate and up to date. You can opt out of receiving marketing material from us about other products and services at any time. If you opt out, we will continue to make contact with you to provide information in relation to your existing contract only. If you wish to make

a complaint regarding the handling of *your* personal information by *us*, please phone *our* Customer Feedback Team for assistance on 1300 361 911. *You* can obtain more information about privacy in *our* Privacy Policy which is available upon request at any of *our* branches or on *our* website at www.bendigobank.com.au

38 Anti-Money Laundering and Counter-Terrorism Financing (AML/CTF), identification and information requirements

- 38.1 We may delay, block or refuse to make a payment to you or to a supplier or seller of goods under this contract if we believe on reasonable grounds that making a payment may breach any law in Australia or any other country. We will incur no liability if we do so.
- 38.2 We may, and *you* consent to *us* doing so, seek verification of *your* identification and identification documents from independent sources and/or third parties.
- 38.3 We may request, and you must provide, further documentary evidence of your identity as we deem necessary to confirm your identity.
- We may request that *you* produce, and *you* must provide in person if necessary, the original and/or certified true copies of all documentary evidence confirming *your* identity.
- 38.5 In the event that we are unable to properly confirm *your* identity, we may at *our* sole discretion, refuse to make a payment to *you* or to a supplier or seller of *goods* under this *contract* until such time as *your* identity can be confirmed.
- 38.6 We may request, and *you* must provide:
 - (1) any other additional information we deem necessary in relation to your identity, personal affairs, business dealings and/ or the purpose of your relationship with us; and any information which we reasonably require to comply with any laws in Australia or any other country.
- 38.7 We will keep copies of all documents provided by you and will disclose or provide copies of your identification documents or any other information provided by you to third parties as required by any laws in Australia or any other country.

39 Confidentiality

You and we agree that the *terms* and conditions of this *contract* and any related documents and information are confidential. You and we agree that the content of these documents and such information will not be disclosed except to the extent and for the purposes such disclosure is expressly permitted by this *contract* or required by law (other than section 275(1) of the *PPSA*).

40 Definitions

- 40.1 In this *contract* unless the contrary intention otherwise appears:
 - (1) authorised officer means any:

- (a) director or secretary of us;
- (b) any officer of us;
- (c) any other person from time to time designated by us as an authorised officer;
- (2) balance due means at a relevant time the amount which is the total of:
 - (a) all rental instalments and other amounts which have accrued due at that time but which are then unpaid;
 - (b) any overdue interest; and
 - (c) the sum of the present value calculated at that date, of each rental instalment which has not then accrued due but would have accrued due if this contract had continued for the remainder of the term.
- (3) Bendigo and Adelaide Bank Group means Bendigo and Adelaide Bank Limited and its related bodies corporate.
- (4) breach of an essential term means the occurrence of any of the following:
 - (a) you do not pay any amount payable under this contract in the manner we require within 3 business days of the due date for payment;
 - (b) you or any guarantor become insolvent, or a subject to any bankruptcy, voluntary administration, other insolvency or restructuring process or arrangement;
 - (c) another creditor takes enforcement proceedings against you or any guarantor (or your or their assets);
 - (d) early repayment is required under another financing arrangement you or any guarantor have with us because of a default (however described) that is of a type that is set out in paragraphs (a) to (m);
 - (e) we believe on reasonable grounds that you or any guarantor do not comply with

- the law or any requirement of a statutory authority;
- (f) it becomes unlawful for *you* or us to continue with this *contract*:
- (g) you or any guarantor give us information that is materially incomplete, incorrect or misleading (including any representation or warranty given or repeated to us);
- (h) you or any guarantor deal with, or attempt to deal with, your or the guarantor's assets (including the goods) in breach of this contract or any security (without our prior written consent);
- (i) you or any guarantor do not provide financial information required by this contract;
- (j) you or any guarantor do not maintain a licence or permit necessary to conduct your or their business;
- (k) you or any guarantor do not maintain insurance required by this contract;
- (I) the legal or beneficial ownership, or management control of you or any guarantor changes without our prior written consent; or
- (m) the status, capacity or composition of you or any guarantor changes without our prior written consent.

In addition, the occurrence of the following also constitute a *breach of an essential term* if this contract is not a *small business contract* and you are not an "individual" or "small business" to which the *banking code of practice* applies:

- (n) you by your conduct or in writing inform us that you are not or do not intend to be bound by this contract;
- you or any guarantor fail to comply with any other provision of this contract and such failure continues for a period of seven days which creates a material credit risk for us;
- (p) without our prior written consent you transfer or dispose of all or a substantial part of your assets whether voluntarily or due to compulsory acquisition;
- (q) you or any guarantor repudiate any other agreement you have with us which has the effect of materially

increasing *our* risk or ability to recover amounts owing under this *contract* and is not capable of being remedied within a reasonable period of time:

- (r) a default occurs under any security given by you to us which has the effect of materially increasing our risk or ability to recover amounts owing under this contract and is not capable of being remedied within a reasonable period of time;
- (s) there is any material breach of any other agreement you or any guarantor have with us and such breach has the effect of materially increasing our risk or ability to recover amounts owing under this contract and is not capable of being remedied within a reasonable period of time.
- (5) broker means any broker, dealer or other person who may act, as your agent or otherwise, to negotiate and arrange this contract;
- (6) business day means a week day (except a national public holiday or a public holiday in the state) when we are open for business in the state;
- (7) banking code of practice means the banking code of practice published by the Australian Banking Association, as updated, amended or varied from time to time;
- (8) commencement date means the date determined as set out in the schedule;
- (9) consumer credit legislation means the National Credit Code forming schedule 1 to the National Consumer Credit Protection Act 2009 (Cth) (as amended) and the unfair contract terms provisions in Subdiv BA of Div 2 of Pt 2 of the Australian Securities and Investments Commission Act 2001 (Cth) and the Australian Consumer Law, set out in Schedule 2 of the Competition and Consumer Act 2010 (Cth) and the unfair contract terms set out in Part 2-3 of the Australian Consumer Law;
- (10) contract means this finance lease contract incorporating these standard

- terms and conditions and the schedule. It includes the *guarantee* contained in this contract.
- (11) Corporations Act means the Corporations Act 2001 (Cth);
- (12) costs includes reasonable charges and expenses and costs including all costs of:
 - (a) legal advisers;
 - (b) repossession, storage and inspection of the goods;
 - (c) obtaining a valuation of the goods; and
 - (d) obtaining any other advice in relation to the repossession, storage, repair or disposal of the *goods*,

and to the extent *you* are an "individual" or a "small business" as defined in the *banking* code of practice our costs will be limited to reasonable costs only.

- (13) Details means the document headed Finance Lease Contract Details which is executed by you and which forms part of this document and the finance lease contract;
- (14) encumbrance means any mortgage, charge, lien, security interest or other third party right whatsoever;
- (15) enforcement proceedings means:
 - (a) commencing proceedings in a court to recover a debt or to recover possession of property subject to a security interest; or
 - (b) otherwise enforcing a security interest by taking (or seeking to take) possession of secured property, exercising a power of sale over secured property, appointing receivers or receivers and managers, appointing voluntary administrators, or making application to a court for the appointment of provisional liquidators or the appointment of a trustee in bankruptcy; or
 - (c) enforcing a judgment against you, a guarantor, or your or their assets.
- (16) expiration in relation to this contract means the expiry of the term;
- (17) externally administered body corporate has the meaning given to it in the Corporations Act;
- (18) finance lease contract means a contract determined to be a finance lease contract in accordance with clause 1.2;

- (19) farmer means a 'farmer' as defined in section 4 of the Farm Debt Mediation Act 1994 (NSW) (meaning a person (whether an individual person or a corporation) who is solely or principally engaged in a farming operation and includes a person who owns land cultivated under a sharefarming agreement and the personal representatives of a deceased farmer);
- (20) farming operation means a 'farming operation' as defined in section 4AB of the Farm Debt Mediation Act 1994 (NSW), meaning a business undertaking that primarily involves one or more of the following activities:
 - (a) agriculture (for example, crop growing, livestock or grain farming);
 - (b) aquaculture;
 - (c) the cultivation or harvesting of timber or native vegetation; or
 - (d) any activity involving primary production carried out in connection with an activity referred to in the above.
- (21) goods means all or any part of the goods described in the schedule and includes any accessories attached to those goods and all manuals, log books, maintenance records and licenses held in conjunction with the goods and any alterations, additions or modifications of the goods or any goods acquired in the substitution for the goods;
- (22) GST and GST Law has the same meaning they are given in "A New Tax System (Goods and Services Tax) Act 1999 (Cth) except that GST Law also includes any applicable rulings issued by the Commissioner of Taxation;
- (23) guarantee means any guarantee or indemnity given by a guarantor;
- (24) guarantor means each person who has guaranteed your obligations under this contract and includes any guarantor referred to in the schedule and any person who, whether at the time of entering into this contract or subsequently, guarantee your obligations under this contract;
- (25) higher rate means a rate of interest which is 2% per annum above the rate of interest that we used for the purpose

- of calculating the rent due under this contract;
- (26) insolvent under administration has the same meaning as in the Corporations Act;
- (27) net proceeds of sale means the net proceeds of sale received by us less all costs in connection with that sale;
- (28) *notic*e means any notice, demand or consent;
- (29) OHS laws means any laws, regulations or standards relating to occupational health and safety;
- (30) overdue interest means interest calculated and payable as provided for in clause 16;
- (31) PPSA means the Personal Property Securities Act 2009 (Cth) and any regulations made pursuant to it;
- (32) PPSR means the register established under the PPSA:
- (33) premises means the place where the goods are used or ordinarily located as set out in the schedule;
- (34) present value of an amount is calculated by discounting that amount on a monthly basis at the rate of interest that we used for the purpose of calculating the rent under this contract for the period of whole months by which that amount is brought forward. Calculations are made on a compounding monthly rate of return basis regardless of the actual payment period;
- (35) rent means the total rent specified in the schedule;
- (36) rent payment date means a date for payment of a rental instalment as set out in the schedule;
- (37) rental instalment means an instalment as set out in the schedule:
- (38) residual value, in relation to a finance lease contract, means subject to clause 14.3 the residual value specified in the schedule;
- (39) schedule means the schedule which incorporates these standard terms and conditions:
- (40) security means any security given by you, any guarantor or any other person to secure your obligations or the obligations of any guarantor under this contract;
- (41) security interest has the same meaning as in the PPSA:
- (42) small business contract has the meaning given in section 12BF(4) of the Australian Securities and Investment Commission Act 2001(Cth) and

- section 23(4) of the Australian Consumer Law, set out in Schedule 2 of the Competition and Consumer Act 2010 (Cth);
- (43) standard terms and conditions means these standard terms and conditions;
- (44) state means the state of Victoria;
- (45) term means the term of this contract as set out in the schedule;
- (46) termination means a termination of this contract prior to the expiry of the term and terminate has a similar meaning;
- (47) trust means each trust in respect of which you or any guarantor is a trustee. It includes but is not limited to the trusts specified in the schedule;
- (48) trustee means each person (including any guarantor) who enters into this contract on behalf of a trust;
- (49) value of the goods means an amount determined at *our* option as either:
 - (a) the net proceeds of sale of the goods; or
 - (b) the amount certified to be the bona fide wholesale value of the goods at a date no later than four months after repossession of the goods by us by a dealer in goods of a similar description or a licensed or other competent valuer selected by us.
- (50) we, us, our means Bendigo and Adelaide Bank Limited ABN 11 068 049 178 and its successors and assigns;
- (51) you, your means the person described in the schedule as you, your successors and permitted assigns.
- 40.2 Each term referred to in the schedule has, subject to succeeding paragraphs, the meaning given to it in the schedule.
- 40.3 If there is more than one of *you* named in the schedule then the liability of each of *you* is joint and several.
- 40.4 If there is more than one *guarantor* named in the schedule then the liability of each *guarantor* is joint and several.
- 40.5 Words importing the singular number include the plural and vice versa. Any gender includes any other gender.

- 40.6 References to legislation include all regulations orders proclamations, notices and other requirements under that legislation and include the legislation as consolidated amended, modified or re-enacted.
- 40.7 Clause headings are for reference purposes only.
- 40.8 "Include", "includes" and "including" are not words of limitation.
- 40.9 A reference to a thing includes all or any part of that thing.
- 40.10 A reference to a person includes a reference to an individual, person, a trust, partnership, joint venture or other incorporated association and corporation or an authority as the case may be and includes that person's executive administrators, successors and permitted assigns.
- 40.11 Where any matter or thing is required to be done by *you* on a day which is not a business day, then it must be done on the preceding day which is a business day. Where the day on which any act, matter or thing to be done is the 29th, 30th, or 31st day of any month and such a day does not occur in that month, then, such act matter or thing must be done on the last business day of that month.
- 40.12 References to clauses are references to clauses of these standard terms and conditions.

41 Consumer credit Legislation

- 41.1 To the extent that the consumer credit legislation applies to this document, if
 - that consumer credit legislation would otherwise make a provision of this document illegal, void or unenforceable; or
 - (b) a provision of this document would otherwise contravene a requirement of that consumer credit legislation or impose an obligation or liability which is prohibited by that consumer credit legislation;

this document is to be read as if the provision were varied to the extent necessary to comply with that *consumer credit legislation* or, if necessary, omitted.

41.2 To the extent that consumer credit legislation applies to this document you must do anything we reasonably ask (such as obtaining consents, signing and producing documents, replying to questions, producing receipts and getting documents completed and signed), to ensure that each agreement which is intended to be covered by this document becomes an agreement covered by this equipment loan and security agreement.

Contact us

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