



WORK AUTHORISATION

PAYMENT GUARANTEE

I, (Print Name) _____
Trading Name _____
ABN _____ Email _____
Of (Address) _____
Phone _____ (Home) _____ (Work) _____ (Mobile) _____

Whose Signature appears below, **Guarantee at Law that I am the legal owner, or the legally appointed representative of the legal owner**, and that I will comply with and abide by the Terms and Conditions of Trading as set out below:-

1. Jump Marketing & Business Solutions ("Jump Marketing") has been engaged by the Customer to supply Advertising, Advice, Marketing, and Training services as well as other services that may be listed in its official brochure or agree verbally or in writing with the Customer from time to time ("the Service").
2. The Customer authorises Jump Marketing to arrange for the supply of Goods ("the Goods") from other third party suppliers ("the Supplier") for and on behalf of the Customer. The Customer agrees that Jump Marketing shall not be responsible or liable for the quality or production of the Goods supplied by the Supplier to the Customer.
3. The Customer guarantees to pay all costs in relation to the supply of :
a. the Services by Jump Marketing; and
b. the Goods by the Supplier.
4. Jump Marketing has the right to refuse or carry out any work or modifications that may be in breach of the requirements as set down by the Statutory Authorities which regulate Jump Marketing or as determined by the law.
5. Title of Ownership to the Goods supplied by Jump Marketing or the Supplier shall not pass to the Customer until full payment of the invoice has been received by Jump Marketing.
6. Upon non payment of the Services or the Goods under these Terms and Conditions of Trading, Jump Marketing, its agent, or the Supplier shall have the right and is hereby authorised by the customer, to enter into and upon any premises or property, where the Goods may be stored or in use from time to time, with or without others, and to retake possession of and remove the same, and the Customer hereby indemnifies Jump Marketing, the agent, and the Supplier against any Claim, Action or Damages arising out of any such action, and against the cost of the same.
7. Such repossession of the Goods shall not reduce the indebtedness of the Customer to Jump Marketing or the Supplier.
8. Should the Customer default in payment of any account, the Customer agrees that all monies owing to Jump Marketing or the Supplier will immediately become due and payable plus all expenses incurred by Jump Marketing or the Supplier in recovering the monies due, inclusive of Solicitors charges, Debt Collection Fees and Disbursements, and any Fees on dishonour shall be added to and become part of the debt, payment of which is hereby and herein guaranteed under any and all circumstances.
9. The Customer agrees that Jump Marketing offer no warranties or guarantees as to the performance or results from the Services or the Goods supplied by Jump Marketing or the Supplier.

Signature _____
Date _____ / _____ / _____



PERSONAL GUARANTEE

TO BE COMPLETED FOR COMPANIES

I/We

Please print full name (DOB) ("the Guarantor")

Please print full name (DOB) ("the Guarantor")

Address

Address

in consideration of Jump Marketing & Business Solutions ("Jump Marketing") agreeing to supply :

Please print the trading name of the Company (including ABN) ("the Customer")

with the Goods and/or the Services on credit do hereby and herein jointly and severally personally GUARANTEE to comply with and abide by the Terms and Conditions of Trading contained in the Work Authorisation/Payment Guarantee ("the application"), and to pay any and all amounts of money due and owing to Jump Marketing or the Supplier to settle the accounts.

This Deed shall be a continuing guarantee to Jump Marketing or the Supplier for all debts whatsoever and whensoever contracted by the Customer in respect of the Services and the Goods to be supplied to it.

The Signatories to this guarantee agree that Jump Marketing may seek from a Credit Reporting Agency a Credit Report containing personal information in order that the Supplier may assess whether or not to accept them as guarantors for the credit applied for or provided to the Customer and do by their signatures appended below absolve Jump Marketing from any prosecution that may be brought against the same with regard to any relevant Privacy Act in force at the time.

Print Name _____

Print Name _____

Signature _____

Signature _____

Dated _____

Dated _____

Witness Name _____

Witness Name _____

Signature _____

Signature _____

Privacy Statement

When collecting personal information Jump Marketing & Business Solutions ("Jump Marketing") complies with the Privacy Amendment (Private Sector) Act 2000. We shall only collect and use personal information in connection with processing credit checks, collecting outstanding accounts, performing debt collection, and for marketing other products to you. All personal information remains with Jump Marketing and will not be sold, traded or shared with anyone other than our related companies and agents as necessary for credit checking, collecting outstanding accounts, and debt collection purposes.

Jump Marketing will do its best to ensure that personal information provided by you is up to date and accurate and that all such personal information is kept secure and cannot be accessed by unauthorised people. We will not use or disclose or permit the use or disclosure of any personal information unless you have provided your consent to such use or disclosure or the use or disclosure is authorised or required by law. You are entitled to access the personal information that Jump Marketing holds about you, and amend it. If you would like to review or amend the personal information please contact us.