

Mirvac's Terms and Conditions

1. Introduction

(a) The Supplier (as identified in the Purchase Order) agrees to supply the Goods and/or Services (as described in the Purchase Order) (together the Deliverables) to Mirvac Procurement Limited ACN 003 142 649 (or its relevant Related Body Corporate and/or affiliates) (Mirvac) on the terms set out in both these Terms and Conditions and the Purchase Order (together the Purchase Agreement) adhering to the Mirvac Vendor Code of Conduct.

(b) The Supplier agrees that:

(i) subject to clause 1(b)(ii) of these Terms and Conditions, the Purchase Agreement constitutes the entire agreement between Mirvac and the Supplier with respect to the supply of the Deliverables;

(ii) if another written agreement governing the purchase of the Deliverables has, at the time of the Purchase Order, been executed between Mirvac and Supplier (Existing Agreement), the terms of such Existing Agreement will prevail solely to the extent such Existing Agreement conflicts with these Terms and Conditions, unless expressly stated otherwise in such Existing Agreement; and

(iii) these Terms and Conditions of Purchase apply to the exclusion of Supplier's conditions of sale or supply (if any), which Supplier is deemed to waive by accepting the Purchase Order.

2. Acceptance of Purchase Order. The Supplier is deemed to have accepted the Purchase Order upon the earliest of any acknowledgement of acceptance of the Purchase Order, commencement of supply of the Deliverables, or upon the expiration of 2 business days after receiving the Purchase Order.

3. Provision of Deliverables. The Supplier will provide Deliverables as specified in the Purchase Order.

4. Packing, Postage, Shipment and Delivery (Goods)

(a) Packing. The Supplier will preserve, pack, package, and handle the Goods to protect them from loss or damage in accordance with good commercial practice and Mirvac's specifications. The Supplier will be liable for and will promptly refund to Mirvac the amount of any loss or damage due to the Supplier's failure to properly preserve, pack, package or handle such Goods. The Supplier will include with each shipment of Goods an itemised packing list that sets forth the Purchase Order number, product numbers, a description and the quantity of each of the Goods shipped, weight, and the date of shipment. The Supplier will make the Purchase Order number plainly visible on every invoice, package, bill of lading, and shipping order that it provides.

(b) Postage. Unless specified in the Purchase Order, Supplier will not charge for packing, boxing, transporting or storage. In circumstances where the transportation costs of the Goods are payable by Mirvac, the Supplier must arrange such transportation in order to secure the lowest transportation cost.

(c) Timing. Time is of the essence in Supplier's performance of its obligations. Supplier will immediately notify Mirvac if Supplier's timely performance under the Purchase Agreement is delayed or likely to be delayed. Mirvac's acceptance of Supplier's notice does not constitute Mirvac's waiver of any of Supplier's obligations.

(d) Terms. Unless otherwise expressly agreed to in writing, title and risk in all Goods will pass to Mirvac at Mirvac's agreed delivery address (per the Purchase Order). All Goods will be received by Mirvac's subject to its rights of inspection and rejection. Passing of title and risk in the Goods does not affect any other right that may accrue or have accrued to Mirvac, whether in law or under the Agreement, and does not constitute nor shall it be deemed to constitute any admission by Mirvac as to the fulfilment of the performance obligations of the Supplier.

(e) Incorrect Delivery. Incorrect deliveries are Goods delivered: (i) in excess of the amounts stated on the Purchase Order; (ii) more than three (3) business days prior to the delivery date listed on the Purchase Order (Delivery Date); or (iii) after the Delivery Date. At Mirvac's option and the Supplier's risk and expense, Mirvac may store such Goods for a reasonable amount of time, or reject such Goods and return them to the Supplier.

5. Change Orders

(a) At any time before the Delivery Date, by written request (including via email or facsimile), Mirvac may suspend its purchase of Deliverables or make changes in: (i) the quantities, scope, or Delivery Date of Goods ordered; (ii) applicable drawings, designs, or specifications; (iii) the method of shipment or packing of Goods; and (iv) the place of delivery of Goods or provision of Services.

(b) If a change referred to in clause 5(a) of these Terms and Conditions causes an increase in the cost of, or the timing required for the Supplier's performance, and the Supplier immediately notifies Mirvac in writing of this fact, then:

(i) the price and delivery schedule of the Deliverables corresponding to such changed portion of the Purchase Order will be equitably adjusted as the parties mutually agree; and

(ii) the parties will modify the Purchase Order accordingly in writing.

(c) Nothing in clause 5 of these Terms and Conditions is intended to excuse the Supplier from performing pursuant to the Purchase Agreement as changed or amended.

6. Acceptance of Deliverables. Mirvac's acceptance of the Deliverables will be in accordance with the acceptance criteria set forth in the Purchase Order. If there are no such criteria, then, to be deemed accepted by Mirvac, the appropriate Mirvac contact must sign, print their name and date the delivery docket.

7. Return. Mirvac has the right to return to the Supplier, at the Supplier's own risk and expense, including, without limitation, transportation and insurance charges, Goods that: (i) do not meet the warranties specified herein; (ii) are not accepted pursuant to clause 6 of these Terms and Conditions; and (iii) constitute over shipments or early shipments by the Supplier.

8. Prices. The prices for the Deliverables provided hereunder are listed on the Purchase Order

9. Payments and additional expenses

(a) Payments. Mirvac will make all payments due to the Supplier hereunder in 30 business days following the later of: (i) the Delivery Date; (ii) the date of Mirvac's acceptance of all of the Deliverables; or (iii) Mirvac's receipt of a correct invoice and certifications of conformance of the Deliverables to the specifications. The Supplier will comply with any of Mirvac's reasonable requests regarding payments under protest or any refunds, claims, litigation, or proceedings with respect to any such taxes and will make appropriate adjustments to afford Mirvac the benefit of any refund or reduction in such taxes.

(b) Additional expenses. Mirvac will reimburse any additional expenses only when Mirvac approves them in advance and the Supplier provides appropriately detailed records. Except for state and local sales or use taxes levied on purchases under the Purchase Agreement and required by law to be collected by the Supplier, Mirvac will not be liable for any sales, use, excise, value added, ad valorem or other taxes unless otherwise specified in the Purchase Agreement.

(c) Taxes. The Supplier will separately state on all invoices any sales or use taxes imposed. The Supplier will not collect or remit, and Mirvac will not be liable for, any such taxes if Mirvac has provided Supplier with a tax exemption certificate. If the Supplier invoices Mirvac for any tax not required, the Supplier will notify Mirvac and promptly take all necessary and proper steps to procure a refund and pay such amount to Mirvac.

10. Warranties.

(a) Performance Warranties. The Supplier represents and warrants that:

(i) the Deliverables of merchantable quality and are fit for the purpose for which they are sold and are free from defects and are free of any risk of defect in material, workmanship or design;

(ii) the Deliverables will conform to the applicable documentation, or to other descriptions set forth in the Purchase Order;

(iii) the Deliverables will be suitable for the purposes for which they are intended including without limitation purposes made known to the Supplier;

(iv) all Goods will be new and unused, unless otherwise specified by Mirvac; and

(v) any Goods consisting of software will

(1) function properly in conformity with its documentation,

(2) not contain any virus or other code that will damage or infect any Deliverable or any other products, services or programs, and

(3) not include any open source software. If the Supplier is not the owner of any software included in the Deliverables or the manufacturer of any Goods, the Supplier assigns to Mirvac all warranties and remedies available to the Supplier under its agreements with such owners or manufacturers. The foregoing warranties are in addition to all other warranties, whether express or implied, and will survive delivery, inspection, acceptance, or payment by Mirvac.

(b) General Warranties. The Supplier represents and warrants that:

(i) the Supplier has good, unencumbered title or sufficient licensed rights to every part of the Deliverables, and has conveyed to Mirvac such unencumbered title or sufficient licensed rights under the Purchase Agreement;

(ii) the Services will be of professional quality and/or performed consistently with generally accepted industry standards;

(iii) it will obtain and assign or otherwise provide to Mirvac the benefits of its warranties and guarantees provided by manufacturers or suppliers of material or equipment incorporated into the Goods or Services, and will perform its responsibilities so that such warranties or guarantees remain in full effect;

(iv) there exists no actual or potential conflict of interest concerning the Deliverables;

(v) the Supplier's performance under the Purchase Agreement does not require the breach of any agreement or obligation to keep in confidence the proprietary information of another party or otherwise violate any obligation of the Supplier to any third party;

(vi) the Supplier will comply with all applicable laws and regulations;

(v) the Services will be rendered with due care and skill.

(c) Performance Remedies. Notwithstanding any acceptance by Mirvac under clause 6 of these Terms and Conditions, if any of the Deliverables delivered by the Supplier do not meet the warranties specified in clause 10 of these Terms and Conditions or otherwise applicable, Mirvac has the right, at its option, to:

(i) require the Supplier to correct any defective or nonconforming Deliverables by repair or replacement at no charge to Mirvac;

(ii) return any defective or nonconforming Goods to the Supplier at the Supplier's expense and recover from the Supplier all amounts paid heretofore;

(iii) correct the defective or nonconforming Deliverables itself and charge the Supplier the cost of such correction;

(iv) obtain a refund from the Supplier for all amounts paid for any defective or nonconforming Deliverables; or

(v) use the defective Deliverables and require an appropriate reduction in price. Mirvac's approval of Supplier's product, services or design will not relieve the Supplier of the warranties set in clause 6 of these Terms and Conditions, nor will Mirvac's waiver of a requirement pertaining to any acceptance criteria, drawing or specification for one or more of the Deliverables constitute a waiver of such requirements for the remaining Deliverables to be delivered hereunder unless Mirvac declares otherwise in writing.

11. Termination

(a) Services. Mirvac has the right to terminate the Purchase Agreement with respect to Services, at any time, with or without cause, by providing the Supplier with written notice. Termination is effective immediately unless otherwise specified in the termination notice, but Mirvac will pay any fees previously accrued for Services performed as set forth in the Purchase Agreement.

(b) Goods

(i) Mirvac has the right to terminate any Purchase Agreement with respect to Goods, in whole or in part, at any time, with or without cause, by providing the Supplier with written notice.

(ii) Termination in clause 11(b)(i) of these Terms and Conditions is effective immediately unless otherwise specified in the termination notice. Upon such termination, the Supplier will, to the extent and at the times specified by Mirvac;

(i) stop all work under the Purchase Order and place no further orders for materials to complete such work;

(ii) if requested by Mirvac, assign to Mirvac all of the Supplier's rights, title and interests under terminated subcontracts and orders;

(iii) settle all claims hereunder (after obtaining Mirvac's prior written approval);

- (iv) protect all property in which Mirvac has or may acquire an interest;
- (v) transfer title and make delivery to Mirvac of all articles, materials, work in process, and other things held or acquired by the Supplier in connection with the terminated portion of the Purchase Order or the Purchase Agreement, and
- (vi) use best efforts to return, re-use, or sell any materials purchased for delivery of the Deliverables under the terminated Purchase Order or the Purchase Agreement and/or otherwise mitigate the losses. The Supplier will promptly comply with Mirvac's instructions respecting each of the foregoing without awaiting settlement or payment of any amounts it may claim against Mirvac. Mirvac will have the unrestricted right, at its option, to cancel and terminate the Purchase Agreement without cost or liability to Mirvac:
 - (1) the Supplier's insolvency or inability to meet obligations as they become due;
 - (2) filing of voluntary or involuntary petition of bankruptcy by or against the Supplier;
 - (3) institution of legal proceedings against the Supplier by creditors or stock holders; or
 - (4) appointment of a receiver for the Supplier by any court of competent jurisdiction.

12. Proprietary Interest

(a) For the purpose of these Terms and Conditions:

(i) Intellectual Property Rights includes, but is not limited to:

- (1) patents and patent applications;
- (2) works of authorship, including mask work or topography rights, copyrights, copyright applications, copyright registrations and "moral" rights;
- (3) the protection of trade and industrial secrets and confidential information
- (4) other proprietary rights relating to intangible intellectual property (excluding trademarks, trade names and service marks);
- (5) analogous rights to the foregoing; and
- (6) divisions, continuations, renewals, re-issuances and extensions of the foregoing (as applicable) now existing or hereafter filed, issued, or acquired.

(ii) Technology means all technical information, know-how, ideas, concepts, processes, procedures, designs, schematics, works of authorship, inventions, and discoveries (which are patentable, copyrightable, registration as a mask work or topography, protectable as a trade secret or otherwise protectable as an Intellectual Property Right), owned by a party or licensed to a party (to the extent such party has the right to sublicense).

(b) Goods. The Supplier grants Mirvac and its subcontractors an irrevocable, perpetual, assignable, non-exclusive, fully paid-up, royalty-free license, with the right to sublicense, to: use any Technology as it is embedded or incorporated in any Goods, or that is necessary for the use of a Good, including any bug fixes, updates or upgrades thereto developed by the Supplier for the Goods and to make, sell, offer for sale, import, export a component of, and otherwise dispose of the Goods. Subject to the foregoing sentence, the Supplier will retain ownership of all Intellectual Property Rights in the Goods. Nothing in the Purchase Agreement will be construed as a grant of any license,

right, or interest in any trademark. Unless otherwise agreed by parties, any software comprising Deliverables is being licensed and not sold, and the parties agree that the words “purchase,” “sold” and similar terms mean “license.”

(c) Supplier agrees that Mirvac is the sole and exclusive owner of all Deliverables or portions thereof developed as a result of Services provided under the Purchase Agreement (Developed Deliverables). The Supplier irrevocably assigns and transfers to Mirvac all of its right and title to, and interest in, Developed Deliverables, including all associated Intellectual Property Rights. Without limiting the foregoing in this clause, clause 12(a)(i)(2):

(i) the Developed Deliverables are “works made for hire” to the extent permitted by law; and

(ii) the Supplier will not assert, and otherwise waives, any “moral rights” in the Developed Deliverables and assigns to Mirvac all “moral rights” in the Developed Deliverables.

(d) If for any reason such Developed Deliverables are not works made for hire, the Supplier hereby assigns all right, title and interest in such materials to Mirvac and agrees to assist Mirvac, at Mirvac’s expense, to perfect such interest.

(e) The Supplier will obtain and assign and hereby does assign to Mirvac a non-exclusive, royalty-free, irrevocable, perpetual, assignable, sub licensable license to all third party Intellectual Property Rights delivered with, incorporated into, or necessary to use the Deliverables as contemplated by the Purchase Agreement.

13. Confidentiality

(a) Confidential Information

(i) Subject to the additional requirements of clause 13(b) of these Terms and Conditions regarding Personal Information, the Supplier agrees that all information, data, and material it obtains from Mirvac in connection with the Purchase Agreement will be Confidential Information and is the sole property of Mirvac.

(ii) The Supplier will use Confidential Information solely for the purposes of providing Deliverables under the Purchase Agreement. The Supplier will not disclose or make Confidential Information available to any third party, except as specifically authorized by Mirvac in writing.

(iii) Upon Mirvac’s written request, the Supplier will promptly return all Confidential Information and copies, or certify in writing that it has destroyed all such materials.

(iv) The Supplier will not bring to Mirvac or use in connection with the Deliverables any information, data, materials, or documents of a third party considered confidential or proprietary without the written authorization of such party and Mirvac..

(b) Privacy and Security

If, under the Purchase Agreement, the Supplier receives, has access to, uses or stores Personal Information (as defined below), then Supplier agrees that it has the obligations set forth in this clause 13(b) of these Terms and Conditions in addition to clause 13(a) of these Terms and Conditions.

(i) Personal Information is any information collected from or about individual persons that the Supplier obtains in any manner from any source in connection with the Purchase Agreement, including, without limitation, names, contact information, government ID information, financial

account numbers and other financial or transaction information, demographic information, IP addresses, geolocation information, and any other information about individual persons or their use of Mirvac products, services or tools. Personal Information will in all circumstances be treated as Confidential Information, and will not be subject to the exceptions in clauses (i) through (iv) of clause 13(a) of these Terms and Conditions.

(ii) **Safeguards.** The Supplier will establish and implement, and thereafter maintain, administrative, physical, and technical safeguards (Safeguards) that protect the security and privacy of Personal Information. The Safeguards will meet or exceed relevant industry standards and limit the collection, storage, disclosure, use of, or access to Personal Information solely to personnel and purposes authorized by the Purchase Agreement. The Safeguards will be appropriate to Supplier's role, operations, and exposure to Personal Information under the Purchase Agreement. The Supplier will ensure that anyone acting on the Supplier's behalf is subject to Supplier's Safeguards or otherwise provides equivalent or greater protections for the security and privacy of Personal Information. At any time upon Mirvac's request, the Supplier will cooperate with Mirvac's reasonable efforts to assess the adequacy of the Supplier's Safeguards and the safeguards of anyone acting on the Supplier's behalf.

(iii) **Incidents.** The Supplier will notify Mirvac in the most expedient time possible under the circumstances and without unreasonable delay when the Supplier has reason to believe that Personal Information has been, or is reasonably likely to have been, accessed for an unauthorized purpose or by unauthorized individuals (an "Incident"), by email to procurement@mirvac.com. The Supplier will:

(a) provide reasonable assistance to Mirvac in investigating, remedying and taking any other action Mirvac reasonably deems necessary regarding any Incident and any dispute, inquiry or claim that concerns the Incident, and

(b) provide Mirvac with reasonable assurances that the Supplier has corrected all circumstances under Supplier's control that led to or caused the Incident. The Supplier will provide reasonable prior notice to Mirvac of any third party request or legal process relating to any Incident, including, but not limited to, any legal request or inquiry initiated by any governmental entity (foreign or domestic).

(c) The Supplier agrees that it will comply with additional confidentiality and information protection obligations in accordance with Mirvac's policies if, under the Purchase Agreement, the Supplier: (i) has direct access to Mirvac's users or customers; (ii) provides web applications, SaaS or other cloud services; or (iii) receives, has access to, uses or stores (a) Personal Information other than anonymized or publicly available Personal Information, (b) data subject to special legal requirements (e.g., medical records), (c) sensitive legal or financial information or information relating to Mirvac's services, tools, systems, networks, computers or media containing such information. Such additional confidentiality obligations and information protection obligations will be set forth in a separate written agreement between the parties.

14. Indemnification

(a) **General.** The Supplier agrees to indemnify and hold harmless Mirvac, its subsidiaries, affiliates, successors, assigns, employees, agents, subcontractors and customers from any and all claims, actions, demands, liabilities, losses, damages, costs including without limitation recall or withdrawal costs, (either voluntary or as a result of government direction), charges and expenses including without limitation legal costs on a full indemnity basis (including without

limitation claims due to injury to persons or damage to property, claims from third parties, losses arising from seeking alternative supply of the Goods or Services and costs incurred as a result of failure to meet the Delivery Date) arising out of or resulting from:

- (i) a defect in the Goods purchased or Services rendered under the Purchase Agreement;
- (ii) any negligent act or omission of the Supplier or its personnel, contractors, subcontractors and agents;
- (iii) any breach of the Purchase Agreement by the Supplier or its personnel, contractors, subcontractors and agents; or
- (iv) any wilful or unlawful act, fault, or omission of the Supplier, its personnel, contractors, subcontractors and agents, in the performance of the Purchase Agreement,

(b) Intellectual Property

(i) The Supplier will indemnify, defend and hold Mirvac and its officers, directors, agents, employees, successors and customers harmless against any and all claims, liabilities, losses, damages, settlements, costs and expenses (including attorneys' fees) made against or sustained by Mirvac arising from any claim that the Deliverables infringe or misappropriate any third party's Intellectual Property Rights.

(ii) If Mirvac's use of any of the Deliverables is enjoined or, in Mirvac's reasonable opinion, is likely to be enjoined as result of any such claim or allegation of infringement of Intellectual Property Rights, the Supplier agrees, at Mirvac's option to:

(1) accept return of the Deliverables from Mirvac and refund to Mirvac the amounts paid by Mirvac with respect to such Deliverables;

(2) modify the Deliverables so that they become non-infringing but equivalent in functionality, quality, compatibility and performance; or

(3) procure for Mirvac and its customers the right to continue using and distributing the Deliverables. The foregoing obligation of the Supplier does not apply to Deliverables modified by Mirvac after receipt of Deliverables, to the extent that the alleged infringement would not have occurred but for such modification.

15. Insurance. The Supplier will take such steps as may be reasonably necessary to prevent personal injury or property damage during any work hereunder that may be performed by any employees, agents or subcontractors of the Supplier at Mirvac's facilities. The Supplier will secure and maintain such insurance against general liability and property damage. The Supplier will also maintain workers compensation insurance as required by law in the state where Services will be provided, including employer's liability coverage. Depending upon Services, Mirvac may require suppliers to carry additional insurance limits and coverages. The Supplier will provide Mirvac (or Mirvac's designated third party vendor) with documentation evidencing the required coverage upon Mirvac's (or Mirvac's designated third party vendor's) reasonable request.

16. Limited Liability. Except for infringement or misappropriation of intellectual property rights, breaches of clauses 13 and 14 of these Terms and Conditions: (a) neither party will be liable for any indirect, special, incidental, consequential, exemplary or punitive damages; and (b) neither party's liability arising out of the Purchase Agreement will exceed the amount actually paid or payable to the Supplier under the Purchase Agreement.

17. No Exclusivity. Nothing herein is intended nor will be construed as limiting Mirvac's ability to procure any products or services from anyone. 18. No Publicity. Without the prior written approval of Mirvac, the Supplier will not issue any public statements or promotional materials disclosing the existence of this Purchase Agreement or the delivery or performance of Deliverables.

19. Audit. The Supplier will keep and maintain complete and accurate books, records and accounts relating to the Purchase Agreement. Within 30 days of Mirvac's request, the Supplier will provide access to those books and records of the Supplier that are reasonably necessary for Mirvac to confirm fulfillment and compliance with the Purchase Agreement.

20. Assignment and Subcontracting. The obligations of the Supplier under the Purchase Agreement may not be assigned or subcontracted in whole or in part.

21. Severability. Any provision of the Purchase Agreement which is invalid or unenforceable in any jurisdiction is to be read down for the purposes of that jurisdiction, if possible, so as to be valid and enforceable. Otherwise the provision may be severed to the extent of the invalidity or unenforceability, without affecting the remaining provisions of the Purchase Agreement or affecting the validity or enforceability of that provision or any other jurisdiction.

22 . Heavy Vehicle National Laws:

- (a) The Supplier warrants that it, and the Supplier's subcontractors, are familiar with and have the capability and resources to comply with the Heavy Vehicle National Laws.
- (b) The Supplier must at all times during the term of and provision or performance of the Deliverables:
 - (i) comply with its obligations under the Heavy Vehicle National Laws and upon request, provide Mirvac with evidence of such compliance;
 - (ii) consult, cooperate and coordinate with Mirvac in relation to compliance with the Heavy Vehicle National Laws;
 - (iii) take all reasonable steps to prevent any contravention of the Heavy Vehicle National Laws;
 - (iv) where physical entry onto the site is required for the purposes of performing the Deliverables, cooperate, consult and coordinate all activities with Mirvac and any other duty holders who have a duty in relation to a shared safety matter or are performing works in the immediate vicinity of the Deliverables.
- (c) The Supplier agrees to cooperate with and do all things necessary to assist Mirvac or its officers, employees or agents in discharging their obligations under the Heavy Vehicle National Laws. This includes cooperating fully with any monitoring activities undertaken by Mirvac to satisfy itself that the Heavy Vehicle National Laws have been complied with and will continue to be complied with.
- (d) In addition to any other conditions contained in this Purchase Agreement, the Supplier may only subcontract part of the performance of this Purchase Agreement if the Supplier first:
 - (i) satisfies itself that any such subcontractor has in place a system and work practices to ensure its compliance with the Heavy Vehicle National Laws; and
 - (ii) provides any such subcontractor with sufficient information, instruction, training and supervision to ensure compliance with the Heavy Vehicle National Laws in the

provision or performance of the Deliverables.

The Supplier must immediately inform Mirvac upon becoming aware of any non-conformance by it or its subcontractors (if any) of the Heavy Vehicle National Laws, whether the subject of regulatory investigation or not. The Supplier must cooperate with Mirvac in relation to the investigation of the non-conformance, and where appropriate, take steps to immediately rectify the non-conformance.

- (e) In relation to the performance of the Deliverables, the Supplier must notify Mirvac of any:
- (i) warning or caution;
 - (ii) request for information or production of documents;
 - (iii) infringement notice;
 - (iv) fine; or
 - (v) commencement of prosecution proceedings by any State or Territory road safety Authority or authorised officer in respect of any breach or suspected breach of any Heavy Vehicle National Laws in respect of the Deliverables. The Supplier further undertakes to provide Mirvac with a copy of any such warning, request, notice, fine or proceedings and any response or submissions made by or on behalf of the Supplier within 7 days of receiving or making the same.
- (f) In the event of any breach or suspected breach of the Heavy Vehicle National Laws by the Supplier in relation to the Deliverables, Mirvac will be entitled to, in its sole and absolute discretion:
- (i) report any breach or suspected breach of the Heavy Vehicle National Laws to any relevant Authority, including disclosing any or all documentary materials in relation to the circumstances of any such breach or suspected breach; and/or
 - (ii) require the Supplier to explain to the reasonable satisfaction of Mirvac and within a timeframe set by Mirvac:
 - (A) the circumstances of the breach or suspected breach;
 - (B) any steps taken to respond to the breach or suspected breach; and
 - (C) any steps taken to prevent any other breach similar to the breach or suspected breach from occurring.
- (g) In addition to any other rights or entitlements of Mirvac under and despite anything to the contrary contained in any other provision of this Purchase Agreement, in the event of any breach or suspected breach of the Heavy Vehicle National Laws by the Supplier in relation to the Deliverables provided under this Purchase Agreement, or any breach by the Supplier of any of clauses 22(a) to 22(e) of this Purchase Agreement (inclusive) or any failure of the Supplier to respond to the reasonable satisfaction of Mirvac to any request issued in accordance with clause 22(f)(ii), Mirvac will be entitled, in its sole and absolute discretion:
- (i) not to pay for the provision of the Deliverables in circumstances of breach of the Heavy Vehicle National Laws;
 - (ii) to require that the person responsible for any breach, including any subcontractors are not used or engaged to provide Deliverables to or on behalf of Mirvac in future;
 - (iii) not purchaser any further Deliverables from any person responsible for any breach of the Heavy Vehicle National Laws;

- (iv) suspend this Purchase Agreement (or any part of it) without further payment until such time as the breach is remedied to the satisfaction of Mirvac; and
 - (v) terminate this Purchase Agreement with immediate effect by giving written notice to the Supplier.
- (h) In this clause, **Heavy Vehicle National Laws** means the Heavy Vehicle National Law and Regulations as they apply in the Australian Capital Territory, New South Wales, Queensland, South Australia, Tasmania and Victoria, the Road Traffic (Administration) Act 2008 (WA) and the Road Traffic (Vehicles) Act 2012 (WA) and any other similar laws in any State or Territory (in force from time to time) and associated regulations; codes of practice; other compliance codes; directions on safety or notices issued by any relevant authority; and standards, relevant and applicable to any part of the Deliverables or the works and services under this Purchase Agreement.