# Application to Host Apprentice & Obtain Credit



**TO: Master Plumbers and Mechanical Services Association Australia** of 15/306 Albert Street Brunswick Vic 3056 trading as Plumbing Apprenticeships Victoria ("PAV").

The Host Employer as set out below ("the Host Employer") hereby applies to host an Apprentice and to obtain credit from PAV on the Terms and Conditions as attached and as varied from time to time by PAV.

### HOST EMPLOYER DETAILS

ENTITY TYPE			
Sole Trader	Partnership	Trust	Company
Trading Name			
ABN			Office use: Obtain ABR Search checking status of trading name
TRUST (complete if app	licable)		
Name of Trustee			Office use: Obtain copy of Trust Deed for file
If the Trustee is a Corporat	e Trustee, Trustee's ACN	Number:	
COMPANY (complete if	applicable)		
Company Name		01	fice use: Obtain ASIC Search showing Directors of the Company
ACN			
ADDRESS DETAILS			
Physical Address			
Postal Address			
Address for Service			
Office use: Obtain from ASIC Sear	ch		
PROOF OF IDENTITY AN	ID AUTHORITY TO SIG	N Office use: Cro	oss reference ASIC Search/ABR Search and view driver's license
List details of all Directors	of Company (including T	rustee), Partners of Partr	nership and Sole Trader
Full Name	Residential Address	5	D.O.B Drivers Licence No.

 Full Name
 Residential Address
 D.O.B
 Drivers Licence No.

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### **ENTERPRISE BARGAINING AGREEMENTS**

Has the Host Employer ever signed an Enterprise Bargaining Agreement for the payment of workers?

Yes, Full name of EBA:

🗌 No

CONTACT DETAILS		
Name of Primary Contact		
Direct Telephone Number	Email	
Name of Accounts Person		
Direct Telephone Number	Email	
<ul> <li>Who should PAV communicate with about the for</li> <li>Placements &amp; Rotations</li> <li>Timesheet queries</li> <li>Invoices for Payment</li> <li>Debt Recovery</li> </ul>	Dellowing: Primary Contact or Accounts Contact Primary Contact or Accounts Contact Primary Contact or Accounts Contact Primary Contact or Accounts Contact	
PUBLIC LIABILITY INSURANCE		
Office use: Diarise for review and obtain new Certificate of Curren Certificate of currency must be emailed to: accounts@plumber.co		
WORKCOVER INSURANCE		
Office use: Diarise for review and obtain new Certificate of Curren Certificate of currency must be emailed to: accounts@plumber.co		
WorkCover Employee Number	Expiry Date	

PAYMENT METHOD	
Direct Debit from Bank Account	(Direct Debit Request to be completed)
Direct Debit from Credit Card	(Credit Card Request to be completed)
Payment by EFT	(Host Employer to initiate payments within payment terms)

### ACCEPTANCE

PAV will be deemed to have accepted this Application upon the grant of credit to and/or placement of the Apprentice with the Host Employer, whichever event occurs first.

#### **Privacy Act Consent**

The Host Employer agrees that PAV may seek from a credit reporting agency a report containing financial information about the Host Employer for the purposes of assessing whether to accept the Host Employer's credit account with PAV. The Host Employer further agrees that PAV may give to and seek from any credit providers that may be named in a credit report issued by a credit report agency, information about the Host Employer's credit arrangements. The Host Employer understands that this information can include any information about the Host Employer's credit worthiness, credit standing, credit history or credit capacity that credit providers are allowed to give or receive from each other under the *Privacy Act 1988*. PAV otherwise agrees to keep any information provided to it in connection to the Application to Host and Obtain Credit, the direct debit information and all other information private.

#### Declaration

The person completing this application on behalf of the Host Employer **REPRESENTS AND WARRANTS** that (i) he/she has read and understood the terms and conditions of this Application together with the Terms and Conditions, (ii) the information contained herein is true and correct, (iii) he/she has the authority to sign this Application on behalf of the Host Employer.

Signature		
Full Name		
Position	 	
Date		

These Terms and Conditions are incorporated into and form part of any Agreement made between PAV and the Host Employer for the hosting of any Apprentice.

#### Agreement 1.

- PAV will maintain processes and 1.1 procedures through which it demonstrates compliance with the National Standards for Group Training Organisations.
- 1.2 PAV shall be and remain at all times the employer of any Apprentice placed with the Host Employer under an Apprenticeship
- PAV will make an Apprentice available to the Host Employer on request, subject to availability, and subject to the completion and execution of the Application to Host Apprentice and Obtain Credit by the Apet Employer to the contection of 1.3 Host Employer to the satisfaction of PAV.
- The Host Employer agrees to host any Apprentice from time to time provided by PAV. 1.4
- The Host Employer accepts and agrees that PAV makes no warranty or representation as to the experience, skill or capacity of any Apprentice placed with the Host Employer. 1.5
- 2 **Obligations of PAV** PAV:
- provides to the Host Employer a document known as a "Charge-Out Rate Sheet" for each type of Apprentice it places, detailing the Charge Out Rates and Allowances payable by the Host Employer to PAV and other particulars related to the placement. The Charge-Out Rate Sheet shall be incorporated into the Agreement. 2.1 Agreement.
- remains responsible for the payment of the wages and Charges in respect of any Apprentice placed with the Host Employer. 2.2
- remains responsible for the observance of employer obligations under the terms and conditions of the Apprentice employment. 2.3
- will advise the Host Employer on the observance of employer obligations and employment conditions under the terms and conditions of the 2.4 Apprentice's employment.
- Apprentice serbioghemic. will outfit each Apprentice with long sleeve work pants, hi vis shirts, long sleeve jumper, steel cap boots, ear muffs, helmet, eye protection and gloves. PAV will replace these items on a fair wear and tear basis and the provision of PPE is included in the Charge Out Rate and as incorporated in the Charge Out Rate Sheet. 25
- will provide the Apprentice and the Host Employer support accessed via a dedicated team of field staff to facilitate the effective engagement and training of the Apprentice. 2.6
- Host Employer Obligations 3
- The Host Employer agrees to host the Apprentice for the minimum period of one week. 3.1
- PAV will provide a Tax Invoice on a weekly basis to the Host Employer for payment of the Host Employer for payment of the Host Fee for the Apprentices it hosts. The Tax Invoice will set out the Charge Out Rate, Allowances, overtime, penalties and hours worked in respect of services provided by each Apprentice over the period of the Tax Invoice. 3.2
- The period of the Tax Invoice. PAV may vary the Charge out Rate and Allowances payable by the Host Employer for each Apprentice it hosts without notice, and retrospectively, if necessary, to cover cost increases imposed on PAV as a result of award, enterprise arregement site agreement and leave 3.3 agreement, site agreement and levy variations or other factors that may affect the Charge Out Rate and Allowances and costs borne by PAV.
- If the Apprentice completes their duties prior to the completion of a full day, PAV is entitled to invoice the Host Employer for a full day. 3.4
- If the Host Employer has requested the recruitment of a candidate to fit the Host Employer's specific needs, the Host Employer agrees to pay all costs, fees and expenses incurred in the recruitment of the Apprentice by PAV should the Employment of the Apprentice fail to proceed. 3.5
- 36 The Host Employer must ensure

any Apprentice it hosts accurately completes time sheets and shall check and countersign time sheets submitted

- The Host Employer agrees that a timesheet signed by an Apprentice shall be conclusive evidence of the matters stated in the timesheet and 3.7 in particular the hours and charges in any Tax Invoice rendered by PAV.
- The Host Employer must not "on lease", assign, loan, hire or sub-contract any Apprentice to a third 38 party.
- The Host Employer must assist PAV in preparing appraisals, assessments and reports on any Apprentice that it best 3.9 hosts.
- Communicate with PAV on a regular basis about the Apprentice, providing both positive feedback and opportunities for improvement to facilitate the mentoring of the Apprentice by PAV toward the successful completion of the apprenticeship and a level of proficiency as is usually expected by a fully qualified plumber. 3.10
- The Host Employer must allow representatives of PAV access to interview any Apprentice that it hosts at the premises of the Host Employer or any other place elected by PAV from time to time. 3.11
- The Host Employer must comply with all equal opportunity, anti-discrimination, occupational health and safety, workers compensation and any other applicable legislation, regulations, awards, codes of practice and applicable Australian Standards. 3.12
- The Host Employer must notify PAV if any enterprise agreements or other site agreements exist and of any 3.13 variations made to such.
- The Host Employer must comply with the Privacy Act 1988 as if it were an "organisation" and ignoring any exemption or concessions in relation to the operation of "small 3.14 businesses'
- The Host Employer must notify PAV in writing of any change in director, office-holder, officer, shareholder, management, company structure, partnership or trusteeship within 7 days of such change. 3.15
- The Host Employer must comply at all times with PAV policies and procedures and all lawful directions made by PAV. 3.16
- The Host Employer must provide constant supervision and instruction to any Apprentice that it hosts to allow the Apprentice to be trained in a safe, healthy and harassment free environment. 3.17
- The Host Employer must provide such workplace training and instruction as would reasonably be required for the purpose of assisting any Apprentice it hosts to gain the relevant trade qualification. 3.18
- The Host Employer must release any Apprentice it hosts to attend all training sessions as scheduled by PAV. 3.19
- The Host Employer must not provide any Apprentice it hosts with work which is unsuitable, unsafe or 3.20 beyond the knowledge, skill or ability of the Apprentice.
- of the Apprentice. The Host Employer must outfit each Apprentice with any items of protective equipment and clothing required for personal protection in that particular location or work in addition to the basic personal protection equipment provided by PAV pursuant to Clause 2.6. All items of personal protective equipment provided by the Host Employer must be sufficient to meet the duty of care owed by the Host Employer to the Apprentice, comply with and conform to relevant safety standards and codes of practice, be in good working order and be of correct fit to the individual required to use same. 3.21 same
- The Host Employer must ensure personal protective equipment and clothing are satisfactorily used or worn when required by any Apprentice it hosts. 3 22

- 3.23 The Host Employer must provide any Apprentice that it hosts with alternative work in the event of conditions that prevent a job from being completed.
  - being completed. Notwithstanding Clause 1, the Host Employer must comply with and abide by all applicable State and Federal occupational health and safety legislation on the basis that the Host Employer is the deemed employer of the Apprentice and the Apprentice is the deemed employee of the Host Employer for the purposes of the applicable State and Federal occupational health and safety legislation, including but not limited to:
    - providing and maintaining a working environment that is safe and without risk to the health and welfare of any Apprentice it hosts; (i)
    - Apprentice it hosts; providing and maintaining a work environment that is free of conduct in breach of any of PAV's policies including but not limited to sexual harassment, bullying and violence, discrimination or preference as a result of gender, sexual preference, parenting responsibilities, race or religion; providing and maintaining cafe (ii)
    - providing and maintaining safe plant and safe systems of work, (iii)
    - providing adequate work facilities; (iv)
    - ensuring any Apprentice it hosts has adequate information, instruction, training and supervision to work in a safe and healthy manner; and (v)
    - assisting PAV in undertaking a workplace hazard inspection (vi) before it hosts any Apprentice.
- In the event of any injury or illness suffered by any Apprentice that it hosts or any incident at the workplace which may expose risk to the Apprentice health, safety and workplace. 3.25 welfare:
  - (i) all workers compensation requirements, administration and claims are carried out by PAV;
  - the Host Employer must report immediately to PAV any such injury illness or incident; and (ii) (iii)
  - the Host Employer must ensure any injured Apprentice placed with the Host Employer completes a report of injury or incident and forwards the report to PAV as soon as possible; and
  - the Host Employer must provide duties that are suitable to the Apprentice which address and adhere to the apprentice's capacity for suitable employment to assist him/her to rehabilitate and return to work and in (iv) and return to work and in accordance with the Return to Work Plan
- Work Plan.
   3.26 If medical attention is required by any injured Apprentice placed with the Host Employer, such Apprentice or Host Employer is to inform the medical provider that PAV is their employer. PAV is to be stated as "the employer" on any workers compensation claim completed by an injured Apprentice placed with the Host Employer.
   3.27 The Host Employer.
- 3.27 The Host Employer: The Host Employer:
  (i) will effect, maintain and keep current at all times public liability insurance cover for the minimum amount of \$10 million (or such other amount as PAV may from time to time require) against any loss, damage or injury to any third party caused by any Apprentice that it hosts, and which arises out of or in the course of its hosting of the Apprentice.
  (ii) will effect maintain and keep
  - will effect, maintain and keep current at all times WorkCover insurance cover.
  - must produce on request to PAV satisfactory evidence of insurance cover and must pay all premiums before they (iii)

became due for payment.

- 4 Payment and Interest
- 4.1 The Host Employer must pay PAV either
  - by direct debit from a bank account or credit card; or (i) by bank transfer or cheque; (ii)

the full amount due under the Tax Invoice within 14 calendar days in full and without deduction other than discounts allowed by PAV as detailed in the Charge Out Rate Sheet.

- If the Host Employer elects to pay the Host Fee by direct debit from a bank account or credit card, then: 4.2 Host Employer Rights & Obligations
  - The Host Employer must ensure the Nominated Account can accept direct debits (a)
  - The signature used for the direct debit request must be identical to the signature used in connection with the Host Employer's Nominated Account
  - The Host Employer must ensure sufficient cleared funds are available in the Nominated Account on the debit day to cover the direct debit payment amount

Making Changes to the Direct Debit Request

The Host Employer may terminate the direct debit arrangements with at least 7 days' notice before the debit day/due date on the Tax Invoice by giving PAV notice directly or via the Host Employer's financial institution (a)

PAV's Obligations & Issues with Payment

- PAV will advise the Host Employer on the Tax Invoice the due date payable for the Host Fee. This is the date on which the direct debit will be processed (a)
- PAV will keep the information relating to your Nominated Account confidential except (b) to the extent that it is required to process Direct Debit transactions
- PAV may debit your Nominated Account until the authority is revoked (c)
- If the debit day falls on a non-business day PAV may draw the amount on the next business (d) day
- If there are insufficient cleared funds in the Nominated Account to meet a direct debit (e) payment:
- The Nominated Account may (i) be charged a fee by the Host Employer's financial institution;
- PAV will require the Host Employer to pay any additional bank fees and charges it incurs as a result; and (ii)
- Interest will apply pursuant to clause 4.4(a) herein; and (iii)

clause 4.4(a) herein; and The Host Employer must arrange for the applicable payment to be made by another method or arrange for sufficient cleared funds to be in the Nominated Account by an agreed time so PAV can process the direct debit payment (iv)

#### Disputes

- putes If the Host Employer believes there has been an error in debiting the Nominated Account, then the Host Employer will immediately contact PAV Payroll via email on accounts@plumber.com. au or telephone 03 9329 9622 as soon as possible so that PAV can resolve the issue as quickly as possible. Alternatively, the Host Employer can take this up with their financial institution If PAV concludes as a result of IF PAV concludes as a result of (a)
- If PAV concludes as a result of investigations conducted that the Nominated Account has not been incorrectly debited, PAV will correct the issue as quickly (b) as possible

#### **TERMS AND CONDITIONS**

- If PAV concludes as a result (c)If PAV concludes as a result of investigations conducted that the Nominated Account as been debited correctly, PAV will notify the Host Employer together with any reasons and any evidence for this finding.
- The Host Employer will remit additional amounts to PAV representing the GST payable for the supply of any Apprentice placed with the Host Employer upon receipt of a valid Tax Invoice. 43
- If the Host Employer fails to pay an amount on or before the due date for payment, the Host Employer: 4.4
  - for payment, the Host Employer:
     (a) must pay PAV interest at the interest rate for the time being fixed under Section 2 of the Penalty Interest Rate Act (Vic) 1983 on that amount, calculated and payable daily, computed from the due date until the amount including interest is paid in full; and
     (b) PAV may at it abecluto
  - PAV may at its absolute discretion withdraw the Apprentice. (b)
- If any additional costs, fees and 4.5 expenses [including but not limited to banking, debt collection, legal (including solicitor/client costs) or otherwise] are incurred in recovering any outstanding monies, these additional costs, fees and expenses shall be fully payable by the Host Employer Employer

#### Indemnities 5

- Indemnities The Host Employer accepts and agrees that PAV will use its best endeavours to ensure attendance by the Apprentice or where the Apprentice abandons the placement to provide a suitable replacement. The Host Employer agrees and accepts that the Host Employer shall not make any claim, suit, action, demand or proceedings of whatsoever nature against PAV for the failure to attend by the Apprentice or the inability of PAV to provide a suitable replacement. PAV is not liable for any personal 5.1
- Provide a suitable replacement. PAV is not liable for any personal injury, illness, disability or death to any person whatsoever or loss or destruction of or damage to or loss of use of any property, whether real or personal, (including but not limited to any property of the Host Employer) arising directly or indirectly as a result of or in connection with the Host Employer hosting any Apprentice or by reason of any act (including theft), omission, statement or representation of any Apprentice placed with the Host Employer, whether such act, omission, statement or representation was negligent or otherwise. The Host Employer shall be liable 5.2
- The Host Employer shall be liable for and shall indemnify and keep indemnified and hold harmless PAV against any liability, loss, damage, claim, suit, action, demand, cost, expense or proceedings of whatsoever nature whether arising under statute or common law in respect of: 5.3 respect of:
  - any personal injury, illness, disability or death of any and all persons whomsoever; (i)
  - loss or destruction of or damage to or loss of use of all property, whether real or personal, (including but not limited to the property of the Host Employer) (ii)
  - (iii) breach of statute or breach of contract
  - criminal prosecution: (iv)
  - (v) economic loss or loss of profits; and

(vi) any consequential loss

(ii) any consequentiat ioss arising directly or indirectly as a result of or in connection with the Host Employer hosting any Apprentice or by reason of any act (including theft), omission, statement or representation of any Apprentice it hosts, whether such act, omission, statement or representation was It nosts, whether such act, omission, statement or representation was negligent or otherwise. For the purposes of this clause, PAV includes its directors, officers and employees of PAV.

- 6. Termination
- 6.1 PAV may terminate the placement of any Apprentice placed with the Host Employer immediately without notice if:

- the Host Employer fails to pay any amount due to PAV; (a)
- the Host Employer breaches any obligations set out in the Agreement; (b)
- either party terminates the Agreement pursuant to clause 7 (Non-solicitation); or (c)
- the Host Employer commits or is involved in any act of insolvency including bankruptcy, liquidation, receivership, administration, scheme of arrangement or the (d) like
- PAV or the Host Employer may 62 PAV or the Host Employer may terminate the placement of any Apprentice immediately without notice in the event of serious misconduct whether on the part of the Apprentice or the Host Employer.
- PAV or the Host Employer may 6.3 PAV or the Host Employer may terminate the placement of any Apprentice after the expiry of the initial period set by Clause 3.1 by giving not less than 7 days' notice in writing or by mutual consent. If the Host Employer terminates the placement of the Apprentice without the required 7 days' notice, PAV will invoice the Host Employer for a full week of work at ordinary hours in lieu of notice.
- PAV or the Host Employer may terminate the Agreement after the expiry of the initial period set by Clause 3.1 by giving not less than 7 days' notice in writing. 6.4
- Non-solicitation
- The Host Employer must not offer direct employment to any Apprentice that it hosts or has hosted, prior to the completion of the apprenticeship with PAV, by way of employment, indenture or training agreement without the prior written approval of PAV. 7.1
- approval of PAV. If the Host Employer, prior to the completion of the apprenticeship and with the prior written approval of PAV, offers direct employment to any Apprentice it hosts by way of employment, indenture or training agreement and such Apprentice accepts that offer, the Host Employer must pay to PAV the sum equivalent to 15% of the gross annual salary of the Apprentice. This shall be calculated with reference to the industrial instrument that 7.2 shall be calculated with reference to the industrial instrument that applies to the Host Employer over the subsequent 52 week period plus fares and travel. The Host Employer then becomes the employer of the Apprentice and becomes responsible for payment of all employment remuneration and entitlements in remuneration and entitlements in respect of the Apprentice.
- Nothing in clause 7.2 prevents the Host Employer from offering employment to the Apprentice following completion of the apprenticeship. 7.3
- 8 Jurisdiction

The Host Employer agrees that the Agreement is governed by the laws of the State of Victoria and the Host Employer agrees to submit to the exclusive jurisdiction of the courts of the State of Victoria.

- 9 General
- A notice required or permitted to be given by one party to another under the Agreement shall be in writing and shall be treated as being duly given and received if it is: 91
  - delivered personally to that (a) other party;
  - (b) left at that other party's address;
  - sent by pre-paid mail to that other party's address; (c) (d)
  - sent by electronic mail to the electronic mail address of that other party; or
  - transmitted by facsimile to that (e) other party.
  - A notice given to a party shall be duly given and received:

when delivered (in the case of it being delivered personally or left at that party's address)

on the second Business Day after posting (in the case of it being sent by pre-paid mail); and

on the day of transmission (if given by facsimile or electronic mail and no intimation having been received that the notice has not been received, whether that intimation

comes from that party or from the operation of facsimile machine, computer or otherwise)

Provided that a notice transmitted after 5.00 pm on any day or on a day which is not a Business Day shall be treated as having been duly given and received at 9.00 am on the next Business Day.

For the purposes of this clause, the address of a party is the address set out in the Application to Host Apprentice and Obtain Credit.

- Apprentice and Óbtain Credit. Each party shall promptly at its own cost do all things necessary (including signing and delivery of all documents) and shall procure that each of its officers, employees and agents do all things necessary (including signing and delivery of all documents) by notice from another party to effectively carry out and give rull effect to the Agreement and the rights and obligations of the parties under the Agreement. 9.2
- The rights and obligations of the parties in respect of agreements, indemnities, covenants and warranties contained in the 9.3 warranties contained in the Agreement shall remain in full force and effect, be continuing agreements, indemnities, covenants and warranties and not be merged or extinguished by or upon termination of or completion of any obligations under the Agreement.
- The Agreement constitutes the 94 In Agreement constitutes the entire agreement between the parties with respect to its subject matter and supersedes all previous communications, representations, inducements, undertakings, agreements or arrangements between the parties or their between the parties or their respective officers, employees or agents.
- agents. The failure, delay, relaxation or indulgence on the part of a party in exercising any power, right or remedy conferred upon that party by the Agreement shall not operate as a waiver of that power, right or remedy, nor shall the exercise of any single or partial exercise of any power, right or remedy preclude any other or further exercise of such power, right or remedy or the exercise of any other power, right or remedy under the Agreement. Any waiver of a breach of the 9.5
- Any waiver of a breach of the Agreement shall be in writing signed by the party granting the waiver and shall be effective only to the extent specifically set out in that waiver. 9.6
- If any provision of the Agreement 9.7 If any provision of the Agreement is invalid, illegal, void or not enforceable, it is to be read down, if possible, so as to be valid and enforceable and shall otherwise be capable of being severed to the extent of the invalidity or unenforceability without affecting the remaining provisions of the Agreement or affecting the validity or enforceability of that provision. The Host Employee shall not at
- The Host Employer shall not, at law or in equity, assign, transfer or otherwise deal with any of its rights or obligations under the Agreement without the prior written consent of PAV, which consent shall not be unreageneithy withheld 98 unreasonably withheld.
- Time is of the essence of the Agreement. 99
- 10. **Definitions and Interpretation** 10.1 Definitions

In the Agreement:

\*Agreement" means the Application to Host Apprentice and Obtain Credit together with these Terms and Conditions as varied from time to time;

"Allowances" means such Allowances as are payable in respect of work carried out for the Host Employer by any Apprentice that it hosts from time to time based on the relevant legislation, industrial awards, enterprise agreement and site agreements;

"Apprentice" means a person whom PAV has undertaken to train under a training agreement;

"Apprenticeship" means a form of structured entry level training which consists of training delivered under a formal training agreement in accordance with a mutually agreed training plan involving structured on the job training and may involve structured off the job training as well;

"Business Day" means any day other than a Saturday, Sunday or Public Holiday in the State that the Host Employer is located within;

"Charge Out Rate" means the Charge Out rate specified in the Charge-Out Rate Sheet and as varied from time to time;

"Charges" means income tax (PAYG withholding) payments, superannuation, worker's compensation, TAFE fees, leave entitlements and the costs of provision of ATO payment summary;

"GST" means Goods and Services Tax imposed by the A New Tax System (Goods and Services Tax) Act 1999;

"Charge-Out Rate Sheet" means a document detailing the Charge Out Rates and Allowances payable by the Host Employer to PAV;

"Host" means the placement of any Apprentice with the Host Employer;

Apprentice with the Host Employer; "Host Employer" means the person named and described as the Host Employer in the Application to Host Apprentice and Obtain Credit and includes all related and associate persons within the meaning of the Corporations Act 2001(Cwth) and its directors, officers and employees;

**'Host Fee'** means such fee as is invoiced by PAV to the Host Employer based on the time sheets delivered to PAV from time to time and includes the Charge Out Rates, Allowances, overtime and penalties;

\*Legislation\* includes any requirement of any statute, rule, regulation, proclamation, order in council, ordinance or by law whether commonwealth, state, territory or local;

"PAV" means the Master Plumbers and Mechanical Services Association of Australia;

"**State**" includes reference to a Territory where applicable;

"Tax Invoice" has the meaning given to it in the A New Tax System (Goods and Services Tax) Act 1999;

#### 10.2 In the Agreement:

(a) headings are inserted for convenience only and do not affect the interpretation of the Agreement; and

unless the context otherwise reauires:

- (b) words importing the singular include the plural and vice versa;
- a word importing a gender includes the other gender; (c)

a reference to a person includes an individual, a partnership, a body corporate, a joint venture, an association (whether incorporated or not), an organisation, a government and a government authority or agency: (d) agency;

- a reference to a party or a person includes the party's or the person's executors, legal personal representatives, successors, transferees and assigns; (e)
- a reference to a part, clause or (f) party is a reference to a part or clause of, or a party to, the Agreement;
- a reference to the Agreement includes any schedules, annexures, exhibits or attachments to the Agreement; (g)
- a reference to legislation (h) includes any statutory modification or replacement and any subordinate or delegated legislation issued under such legislation;
- if the day on which anything is to be done is not a Business Day it shall be done on the next (i) Business Day; and
  - a reference to "\$" or dollars means Australian dollars and a reference to payment means payment in Australian dollars.

(j)

### **GUARANTEE**

To PAV:

In consideration that you have at my request agreed to provide credit to the Host Employer ("the Host Employer") on the terms and conditions of the Host Employer Agreement made between the parties ("the Host Agreement") the Guarantor as set out below ("the Guarantor") hereby:

- 1. guarantees to PAV the due performance, observance and fulfilment by the Host Employer of all the terms and conditions contained in or implied by the Host Agreement on the part of the Host Employer to be performed, observed and fulfilled.
- 2. indemnifies and agrees to keep indemnified PAV against all loss, damages, costs and expenses suffered or incurred by PAV as a result of or in connection with any failure by the Host Employer to pay any monies or to perform, observe or fulfil any of the terms and conditions contained in or implied by the Host Agreement.
- 3. acknowledges that the liability of the Guarantor will remain in full force and effect notwithstanding: -
  - (a) that PAV may grant time or other indulgence to the Host Employer;
  - (b) if the Host Employer is a company, the Host Employer commits or is involved in any act of insolvency including liquidation, receivership, administration, scheme of arrangement or the like;
  - (c) if the Host Employer is a natural person, the Host Employer dies, becomes bankrupt, enters into an arrangement with his creditors or becomes of unsound mind;
  - (d) that PAV for any reason has not exercised or does not exercise all or any of the rights or powers PAV has against the Host Employer.
- 4. Where this guarantee is given by more than one person, the obligations on the part of the Guarantor take effect as joint and several obligations and references to the Guarantor take effect as references to those persons or any of them.
- 5. The Guarantor agrees that PAV may seek from a credit reporting agency a report containing financial information about the Guarantor for the purposes of assessing whether to accept the Host Employer's credit account with PAV. The Guarantor further agrees that PAV may give to and seek from any credit providers that may be named in a credit report issued by a credit report agency information about the Guarantor. The Guarantor understands that this information can include any information about the Guarantor's credit worthiness, credit standing, credit history or credit capacity that credit providers are allowed to give or receive from each other under the Privacy Act 1988.
- 6. A notice required or permitted to be given by PAV to the Guarantor shall be in writing and shall be treated as being duly given and received if it is:
  - (a) delivered personally to the Guarantor;
  - (b) left at the Guarantor's address; or
  - (c) sent by pre-paid mail to the Guarantor's address.
- 7. A notice given to the Guarantor shall be duly given and received:
  - (a) when delivered (in the case of it being delivered personally or left at the Guarantor's address); or
  - (b) on the second Business Day after posting (in the case of it being sent by pre-paid mail).
  - For the purposes of this clause, the address of the Guarantor is the address set out in this guarantee.
- 8. In this guarantee:

"Host Agreement" means the Application to Host Apprentice and Obtain Credit executed by the Host Employer together with the Terms and Conditions. "Host Employer" means the person named and described as the Host Employer in the Application to Host Apprentice and Obtain Credit and includes all related and associate persons within the meaning of the Corporations Act 2001 and its directors, officers and employees.

"PAV" means Master Plumbers and Mechanical Services Association Australia, of 15/306 Albert Street Brunswick Vic 3056 in the State of Victoria and includes its directors, officers and employee.

Unless the context otherwise requires:

- (a) words importing the singular include the plural and vice versa;
- (b) a word importing a gender includes the other gender;
- (c) a reference to a party or a person includes the party's or the person's executors, legal personal representatives, successors, transferees and assigns.

#### **THE GUARANTOR(S)**

The Guarantor acknowledges that he has been recommended to seek independent legal advice prior to the signing of this guarantee. The Guarantor acknowledges that he has read and understood the Host Employer Agreement and this guarantee before signing this guarantee.

Full Name	
Residential Address	
Signature	Date
Witness Name	
Witness Signature	Date
Full Name	
Residential Address	
Signature	Date
Witness Name	
Witness Signature	Date

### HOST EMPLOYER INDUCTION CHECKLIST

Торіс	References	Initial
Understanding the apprenticeship system	Read paragraph 'Australian Apprenticeships and the role of Group Training Organisations' from Employee Handbook. Provide copy to Host Employer.	
Understanding the role of PAV as the legal Employer	Review clause 2.	
Understanding the Host Employer's role and responsibilities when supporting the apprentice	Review clause 3 - Responsibilities of the Host Employer for the Apprentice.	
Communication requirements	Host Employer encouraged to regularly communicate and be part of the assessments of proficiency in the workplace supporting the training of the Apprentice. Refer clause 3.9 and 3.10.	
Where to get information and support	Field staff are available to be the first point of contact for any issue or concern with the Apprentice. Refer clause 2.6	
Probation and minimum hire periods	7 day initial minimum hire period, hand back at any time with 7 days' notice or will be billed. Clause 3.1 and 6.3.	
Workplace Health and Safety – your responsibilities and how we assist you to ensure a safe workplace for our Apprentice.	Requirement to conduct onsite inductions at each site the Apprentice visits. PAV provided relevant information as a result of the OHS Assessment. Explain the PPE provided by PAV, all other safety equipment to be provided by the Host Employer. Highlight requirement to notify PAV of any injuries. Refer Clause 3.25	
Read and understand PAV's policies, and how they should be implemented in the workplace	Access and Equity Policy Occupational Health and Safety Standard Code of Conduct Privacy Policy Working with Children policy – requirement to provide WWC check if hosting children under 18. Copies of policies can be found on the webpage https://www.plumber.com.au/training-development/ become-an-apprentice-with-pav	
Award rate Information sheets	Provided to the Host Employer to ensure they are aware of the wages and conditions including allowances that are payable.	
Charge-Out Rate Sheet	Provided to the Host Employer to ensure they are aware of the Charges to be paid and the correct EBA/ Site/Award rates applicable are clear.	
Payment Terms	Weekly invoice, payment within 14 days. Direct Debit preferred. Member discount currently 2.5%, Current discount for payment within 14 days of 2.5%.	
Time Sheets	PAV relies on them. Must be checked and countersigned by the Site Supervisor. Apprentice pay and charges are generated from them so ensure they are correct.	
Public Liability Insurance & WorkCover Insurance	Requirement to provide a copy of the Certificate of Currency via email before placement.	
Guarantee	Signed by a Director (if a Company or Trust).	





### **NEW HOST CHECKLIST**

### **PART A - OHS Capabilities**

Host / Comp	any name:					Date:	
Host contact	name:					Telephon	e :
Type of plun	nbing business:		Domestic		Commercial		Industrial
	Sanitary		Roofing		Mechanical		Fire
	Drainage		Gas		Heating and	Cooling	
Other / Com	ments						
1. THE WO	ORK AND THE APPR	RENTI	CE				
	hat type(s) of work ng packaged A/C U					d to carry o	ut?
Start time:	Finish	Time	: Overti	me:	١	Nightshift:	
Intended d	uration of placemer	nt ( <i>m</i>	inimum 7 days):				
Required ye	ear level apprentice	?					
1 <sup>st</sup> Yea	r 🛛 2 <sup>nd</sup> Year	[	□ 3 <sup>rd</sup> Year □	4 <sup>th</sup> Y	ear		
	Competencies the apprentice should possess? □ Scissor Lift < 11 metres □ Boom Lift < 11 metres □ Safe Work on Roofs						
Other, plea	se specify.						
2. THE HC	OST/COMPANY ORG	SANIS	SATION & STRUCTU	RE A	SSESSMENT		
Number of f	ulltime staff?						
Number of c	asual and agency (On	-hire)	staff?				





3. HOST/COMPANY'S STRUCTURED APPROACH TO MANAGING SAFETY						
Is there a system for managing safety? Yes / No 🛛 OHSAS 18001 / AS/NZS 4801 / Safety Map Certificatio						
Master Plumbers Safety Plan						
		□ Other				
If 'Yes' Can you provide evidence?			Yes / No			
Will you provide a Company induction?			Yes / No			
Do you have a system for reporting injuries	?		Yes / No			
Who provides safety advice?						
Safety Manager Safety Advisor	Safety Of	ficer D Association D Consultant				
4. HISTORICAL OCCUPATIONAL HEAT	H AND SAF	TY PERFORMANCE				
Host WorkCover (WIC) #						
Host Premium Rate?		Host Industry Premium Rate?				
5. HISTORICAL CLAIMS PERFORMANC	CE					
Number of injuries in past year?						
What activities were being undertaken whe	en the injurie	s were sustained?				
Will the apprentice(s) be undertaking activity	Will the apprentice(s) be undertaking activities where injuries have been previously sustained?       Yes / N					
Have you had a notifiable incident in the la	st 12 months	?	Yes / No			
Have you the Host Employer or an Associat	e ever been o	convicted of an offence?	Yes / No			





### **NEW HOST CHECKLIST**

### **PART B - Work Location, Supervision and Environment**

1. THE WORK LOCATION						
Where is the job location / site the apprentice will be ini	tially placed to work?					
2. SUPERVISION						
<ul> <li>What are the levels of apprentice supervision that can b</li> <li>Direct – Visual contact / within an audible range –</li> <li>General – On site face to face contact all day - 3<sup>rd</sup></li> <li>Broad – Some face to face contact during the day</li> </ul>	1 <sup>st</sup> & 2 <sup>nd</sup> Year (Mandator Year	y for 1 <sup>st</sup> Year)				
Who is the Manager / Supervisor responsible for guaran	teeing the nominated le	vel(s) of supervision?				
Name	Position	Mobile				
What induction /Training will be providing <u>before</u> the ap	prentice commences wo On the Job Training		ning			
To whom does the apprentice report on this job?						
Name	Position	Mobile				
How are host safety issues reported? 🛛 Verbally 🛛	Writing D Other					
3. THE WORK ENVIRONMENT - COMMON HAZA	RDS AT THE HOST'S WO	RK LOCATION				
Is there anything specific that we need to know to keep plumbing trade. Induction advice has been provided to Field Officer are to detail any additional training require	all PAV apprentices rega	rding these hazards. The H	ost and			
Manual Tasks (e.g. Over-exertion, lifting, awkward posit	ions, impacts, reaching)					
Gravity (e.g. Falling objects, falls, slips, trips)						
Electricity (e.g. Shock, burns, electrocution, potential igr	nition source)					
Machinery & equipment (e.g. Being hit/caught by movir	Machinery & equipment (e.g. Being hit/caught by moving vehicle/machine part)					
Hazardous chemicals (e.g. Acids, hydrocarbons, heavy metals, asbestos, silica)						
Extreme temperatures (e.g. Burns, heat stroke, fatigue,	Extreme temperatures (e.g. Burns, heat stroke, fatigue, hypothermia, frost bite)					
Noise (e.g. Hearing damage, masking of emergency alarms)						
Radiation (e.g. Exposure to radiation such as x-rays, sunlight, ultra-violet, lasers)						
Biological (e.g. Micro-organisms, allergies, disease e.g. +	lepatitis, Legionnaires)					
Psychological hazards (e.g. Stress, bullying, violence, wo	ork-related fatigue)					
Pressure hazards (e.g. Highly pressurised Fluid, gas or ai	r)					





		ecial personnel prot ive equipment PAV		ent (PPE) re	equired to be used at	the host's work place other than		
🗹 Bluey j	jacket	☑ Long Pants	☑ Long Sleev	ve Shirt	☑ Safety Boots	☑ Safety Glasses		
☑ Safety	Helmet	☑ Earmuffs	☑ Reflective	Vest	UV Protection			
If YES, please	e nomina	ate any PPE you will	be providing.					
4. THE W	4. THE WORK ENVIRONMENT - 'HIGH RISK TASKS' AT THE HOST'S WORK LOCATION							
commencing	g 'high ris		k' (HRCW), if th			rsons to prepare a SWMS before Ith or safety of any person		
The Host has before comm			if they are inte	nding to pe	erform any of the nin	eteen (19) HRCW activities		
ID	ENTIFY	THE 'HIGH RISK TAS	SKS'	Yes / No		Details		
4.1. Will the equipme		ice be using any pla	ant and/or	Yes / No	If YES, please nomina	te.		
		ice be using any nts /working with le	ead etc?	Yes / No	If YES, please nomina	te.		
		orming any work w n falling more than		Yes / No	If YES, provide details			
	•	orming any work or nmunications towe		Yes / No	If YES, provide deta	ils.		
4.5. Will you demoliti	•	orming any work in	volving	Yes / No	If YES, provide deta	ils.		
-		orming any work in disturbance of asb	-	Yes / No	If YES, provide deta	ils.		
structur	al altera	orming any work in tions that require to ent collapse?		Yes / No	If YES, provide deta	ils.		





IDENTIFY THE 'HIGH RISK TASKS'	Yes / No	Details
4.8. Will you be performing any work involving confined spaces?	Yes / No	If YES, provide details.
4.9. Will you be performing any work involving a tunnel, trench or shaft and the excavated depth is more than 1.5 metres?	Yes / No	If YES, provide details.
4.10. Will you be performing any work involving the use of explosives?	Yes / No	If YES, provide details.
4.11. Will you be performing any work on or near pressurised gas distribution mains or piping?	Yes / No	If YES, provide details.
4.12. Will you be performing any work on or near chemical, fuel or refrigerant lines?	Yes / No	If YES, provide details.
4.13. Will you be performing any work on or near energised electrical installations or services?	Yes / No	If YES, provide details.
4.14. Will you be performing any work on an area that may have a contaminated or flammable atmosphere?	Yes / No	If YES, provide details.
4.15. Will you be performing any work involving tilt-up or precast concrete?	Yes / No	If YES, provide details.
4.16. Will you be performing any work on or adjacent to roadways or railways used by road or rail traffic?	Yes / No	If YES, provide details.
4.17. Will you be performing any work at workplaces where there is any movement of powered mobile plant?	Yes / No	If YES, provide details.
4.18. Will you be performing any work in an area where there are artificial extremes of temperature?	Yes / No	If YES, provide details.





IDENTIFY THE 'HIGH RISK TASKS'	Yes / No	Details	
4.19. Will you be performing any work in, over or adjacent to water or other liquids where there is a risk of drowning?	Yes / No	If YES, provide details.	
Will a SWMS be produced for the above as required?	-		Yes / No
5. FURTHER ASSISTANCE REQUIRED / OTHE	ER COMM	ENTS	
Would you like the MPMSAA to assist you in the		Safety Management System	
preparation and implementation of a documented OHS management system or Safe Work Method Statements (SWMS)?	Yes / No	□ Safe Work Method Statements (SWMS)	
Comments:			
Host Employer Declaration I declare that the information provided to PAV to faci every particular.	litate the e	mployment of an apprentice is true and	correct in
Name		Signature	Date
PAV Recommendation I have reviewed the workplace safety information a) p visits and meetings with the Host Employer. Based on this Host Employer.		w I recommend that apprentices may be	-
PAV Staff Member Name		Signature	Date





Request and Authority to debit the Credit Card specified named below to pay Master Plumbers' and Mechanical Services Association of Australia			
HOST EMPLOYER			
CARD TYPE	VISA / MASTERCARD / AMERICAN EXPRESS	(Circle One)	
NAME OF CARDHOLDER (Print):			
CREDIT CARD NUMBER:			
EXPIRY DATE (eg 25/10/11)			
CCV			
ACCOUNT FOR SERVICES R NOTE: In the case of Masterca	CATION FORM I/WE AUTHORISE PAV TO DEBIT THE ABO ENDERED BY PAV TO THE HOST EMPLOYER FROM TIN and, Visa and American Express payments PAV may impose a as may be advised from time to time) to recover merchant fe	IE TO TIME. an additional charge	
Signature of Cardholder			





Direct Debit Request – Bank Account		
	Request and Authority to debit the account named below to pay	
n	laster Plumbers' and Mechanical Services Association of Australia	
Request and Authority to debit	Surname or company name	
	Given names or ACN/ARBN ("you")	
· ·	request and authorise Master Plumbers' and Mechanical Services Association of Australia Debit User ID 246737 to arrange for any amount Master Plumbers' and Mechanical Services Association of Australia may debit or charge you to be debited through the Bulk Electronic Clearing System from an account held at the financial institution identified below subject to the terms and conditions of the Direct Debit Request Service Agreement (and any further instructions provided below).	
Insert the name and address of financial institution at which account is held	Financial institution name	
Insert details of account to be debited	BSB Number	
	Account number	
Acknowledgment	By signing this Direct Debit Request you acknowledge having read and understood the terms and conditions governing the debit arrangements between you and Master Plumbers' and Mechanical Services Association of Australia as set out in this Request and in your Direct Debit Request Service Agreement.	
Insert frequency of debits	Payments will be deducted 14 days from the invoice date.	
Insert your signature and address	Signature	

## Direct Debit Request Service Agreement

Definitions	<i>account</i> means the account held at <i>your financial institution</i> from which we are authorised to arrange for funds to be debited. <i>agreement</i> means this Direct Debit Request Service Agreement between <i>you</i> and <i>us</i> .	
	business day means a day other than a Saturday or a Sunday or a public holiday listed throughout Australia.	
	<i>debit day</i> means the day that payment by <i>you</i> to <i>us</i> is due.	
	debit payment means a particular transaction where a debit is made.	
	direct debit request means the Direct Debit Request between us and you (and includes any Form PD-C approved for use in the transitional period).	
	transitional period means the period commencing on the industry implementation date for Direct Debit Requests (currently 31 March 2000) and concluding 12 calendar months from that date.	
	us or we means Master Plumbers' and Mechanical Services Association of Australia you have authorised by signing a direct debit request.	
	you means the customer who signed the <i>direct debit request.</i>	
	your financial institution is the financial institution where you hold the account that you have authorised us to arrange to debit.	
1. Debiting your account	1.1 By signing a <i>direct debit request, you</i> have authorised <i>us</i> to arrange for funds to be debited from <i>your account. You</i> should refer to the <i>direct debit request</i> and this <i>agreement</i> for the terms of the arrangement between <i>us</i> and <i>you</i> .	
	1.2 We will only arrange for funds to be debited from your account as authorised in the direct debit request	
	1.3 If the debit day falls on a day that is not a business day, we may direct your financial institution to debit your account on the following business day. If you are unsure about which day your account has or will be debited you should ask your financial institution	
2. Changes by us 2.1 We may vary details of this agreement or a direct debit request at any time by giving you at least fourteen (14) days' written notice.		
3. Changes by you	<ul> <li>3.1 Subject to 3.2 and 3.3, you may change the arrangements under a <i>direct debit request</i> by contracting us on (03) 9329 9622</li> <li>3.2 If you wish to stop or defer a <i>debit payment you</i> must notify us in writing at least fourteen (14) days before the next <i>debit day</i>. This notice should be given to us in the first instance.</li> </ul>	
	3.3 You may cancel your authority for us to debit your account at any time by giving us fourteen (14) days before the next debit day. This notice should be given to us in the first instance.	
4. Your obligations	4.1 It is <i>your</i> responsibility to ensure that there are sufficient clear funds available in <i>your</i> account to allow a <i>debit payment</i> to be made in accordance with the <i>direct debit request</i> .	
	4.2 If there are insufficient clear funds in your account to meet a debit payment:	
	(a) you may be charged a fee and/or interest by your financial institution;	
	(b) you may also incur fees or charges imposed or incurred by us; and	
	(c) you must arrange for the <i>debit payment</i> to be made by another method or arrange for sufficient clear funds to be in your account by agreed time so that we can process the <i>debit payment</i> .	
	4.3 You should check your account statement to verify that the amounts debited from your account are correct	
	4.4 If National Australia Bank Limited A.C.N. 004 044 937 ("National") is liable to pay goods and services tax ("GST") on a supply made by the National in connection with this agreement, then you agree to pay the National on demand an amount equal to the consideration payable for the supply multiplied by the prevailing GST rate.	
5. Dispute	5.1 If you believe that there has been an error in debiting your account, you should notify us directly on (03) 9329 9622 and confirm that notice in writing with us as soon as possible so that we can resolve your query more quickly.	
	5.2 If we conclude as a result of our investigations that your account has been incorrectly debited we will respond to your query by arranging for your financial institution to adjust your account (including interest and charges) accordingly. We will also notify you in writing of the amount by which your account has been adjusted.	
	5.3 If we conclude as a result of our investigations that <i>your account</i> has not been incorrectly debited we will respond to <i>your</i> query by providing <i>you</i> with reasons and any evidence for this finding.	
	5.4 Any queries you may have about an error made in debiting your account should be directed to us in the first instance so that we can attempt to resolve the matter between us and you. If we cannot resolve the matter you can still refer it to your financial institution which will obtain details from you of the disputed transaction and may lodge a claim on your behalf.	
6. Accounts	You should check:	
	(a) with your financial institution whether direct debiting is available from your account as direct debiting is not available on all accounts offered by financial institutions.	
	<ul> <li>(b) Your account details which you have provided to us are correct by checking them against a recent account statement; and</li> <li>(c) With your financial institution before completing the direct debit request if you have any queries about how to complete the</li> </ul>	
	direct debit request	
7. Confidentiality	7.1 We will keep any information (including <i>your account</i> details) in <i>your direct debit request</i> confidential. We will make reasonable efforts to keep any such information that we have about <i>you</i> secure and to ensure that any of <i>our</i> employees or agents who have access to information about <i>you</i> do not make any unauthorised use, modification, reproduction or disclosure of that information.	
	7.2 We will only disclose information that we have about you:	
	(a) to the extent specifically required by law; or	
	(b) for the purposes of this agreement (including disclosing information in connection with any query or claim).	
X NOTICO	8.1 If you wish to notify us in writing about anything relating to this agreement, you should write to PO Box 214 Brunswick Vic 3056 8.2 We will notify you by sending a notice in the ordinary post to the address you have given us in the direct debit request.	
	8.3 Any notice will be deemed to have been received two <i>business days</i> after it is posted.	

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