



FORCES GROUP AUSTRALIA

TERMS AND CONDITIONS OF SUPPLY

SALTWATER COUNTRY SERVICES PTY LTD
ABN 61 659 725 201

VERSION 1.0

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1. APPLICATION

These Terms and Conditions of Supply apply to all quotations, sales, supply of systems, infrastructure, equipment, or services provided by Saltwater Country Services Pty Ltd Trading as Forces Group Australia.

By accepting a quotation, purchase order, or delivery of goods or services, the client agrees to these terms.

These terms apply unless otherwise agreed in writing by Forces Group Australia.



2. PRIME DELIVERY MODEL

Forces Group Australia operates as a Prime Integrator responsible for coordinating delivery of infrastructure systems and operational capability programs.

Systems and infrastructure supplied by Forces Group may be delivered through approved specialist partners operating under Forces Group governance and integration frameworks.

Forces Group holds responsibility for contract management, program integration, and client engagement unless otherwise specified in project documentation.



3. QUOTATIONS

All quotations issued by Forces Group Australia are valid for thirty days from the date of issue unless otherwise stated.

Quotations are based on the scope, specifications, and assumptions outlined within the quotation.

Any variation to scope, specification, or delivery requirements may result in revised pricing.



4. SCOPE OF SUPPLY

Supply may include systems, infrastructure, or services across capability areas including:

- Deployable infrastructure systems
- Energy and utility systems
- Operational workforce systems
- Integrated infrastructure systems
- Remote operations capability systems

Detailed scope for each engagement will be defined in the issued quotation, proposal, or project documentation.



5. PRICING AND PAYMENT TERMS

Pricing for systems and services will be defined in formal quotations issued by Forces Group Australia.

Unless otherwise stated, payment terms are:

- 50 percent deposit upon acceptance of quotation
- Balance payable prior to delivery or commissioning

For larger projects or government engagements, payment milestones may be defined within the project agreement.

Failure to meet payment terms may result in delays to delivery.



6. DELIVERY

Delivery timelines provided in quotations are estimates based on information available at the time of quotation.

Delivery schedules may be affected by factors including:

- Manufacturing timelines
- Supply chain availability
- Partner production schedules
- Transport or logistics requirements

Forces Group will coordinate delivery and keep the client informed of progress where applicable.



7. INSTALLATION AND DEPLOYMENT

Where systems require installation or deployment support, this will be defined within the project quotation or proposal.

Installation services may be delivered by approved specialist partners coordinated by Forces Group.

Site access, utilities, and preparation requirements must be provided by the client unless otherwise agreed.



8. ACCEPTANCE AND COMPLETION

Acceptance of supplied systems or services occurs when:

- The system has been delivered in accordance with the agreed scope, or
- The client has taken operational control of the supplied system

Acceptance criteria may be defined within project documentation where required.



9. WARRANTIES

Equipment and systems supplied by Forces Group may include manufacturer warranties provided by the original equipment supplier or manufacturing partner.

Forces Group will coordinate warranty support with relevant suppliers where applicable.

Warranty coverage does not include damage resulting from misuse, modification, improper installation, or operation outside intended use.

**10. LIMITATION OF LIABILITY**

Forces Group Australia will not be liable for indirect or consequential losses including loss of profit, operational disruption, or business interruption.

Total liability relating to supply of goods or services will be limited to the value of the relevant quotation or project agreement unless otherwise required by law.

**11. FORCE MAJEURE**

Forces Group will not be liable for failure or delay in performance caused by events beyond reasonable control including:

- Natural disasters
- War or conflict
- Government restrictions
- Transport disruptions
- Supply chain shortages

Where such events occur, delivery schedules may be adjusted accordingly.

**12. CONFIDENTIALITY**

Both parties agree to maintain confidentiality of commercial, operational, and technical information exchanged as part of the engagement.

Confidential information must not be disclosed without prior written consent unless required by law.

» 13. INTELLECTUAL PROPERTY

All intellectual property relating to systems, designs, documentation, or integration frameworks developed or owned by Forces Group remains the property of Forces Group unless otherwise agreed in writing.

Where systems supplied are manufactured or developed by specialist partners, intellectual property remains with the respective supplier.

» 14. GOVERNING LAW

These Terms and Conditions are governed by the laws of Australia.

Any disputes arising from the supply of goods or services will be resolved under Australian law.

» 15. CONTACT

For enquiries relating to these terms or supply of systems and infrastructure contact:

Forces Group Australia

Email: team@forcesgroup.com.au

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Forces Group Australia

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