

ADVERTISING TERMS & CONDITIONS

To	<input type="text"/>	Email	<input type="text"/>
Company	<input type="text"/>	Phone	<input type="text"/>

From Jordan Tindal

Thank you for advertising with the REIQ. Your booking form follows. Please sign and email back this booking form to acknowledge that you have read, understood and agreed to the terms and conditions outlined below.

1. All bookings must be confirmed using a booking form – verbal bookings will not be accepted;
2. Alterations to existing advertisements are to be completed at the advertiser's cost and to be fixed at the time of printing. Advertisements should be provided via email or web transfer as a print ready PDF. Responsibility will not be accepted for advertisements submitted in other forms;
3. Advertising contracts must be received at the REIQ before the date specified on page 4 of this document. Preference will be given to early bookings and the deadline will close early if the advertising quota has been reached. Artwork must be received at the REIQ before the date specified on page 4 of this document. The REIQ accepts no responsibility for contracts or advertisements received after the times specified.
4. Cancellation Policy: Cancellations must be in writing and must be received by the REIQ by close of business on the day of the booking deadline. Cancellations received after the booking deadline will incur a cancellation fee calculated at 30 per cent of the full cost of the booked advertisement. Cancellation received after the material deadline will incur a cancellation fee equivalent to the full cost of the booked advertisement. These conditions apply to all orders, including those orders signed and placed after the booking deadline;
5. Failure to supply artwork by the material deadline will be deemed a cancellation and a cancellation fee calculated at 30 per cent of the full cost of the booked advertisement will be levied;
6. If any advertiser fails to supply new artwork for a contracted advertising space, the REIQ reserves the right, without reverting to the advertiser, to publish the artwork previously provided by the advertiser;
7. An advertiser who receives a discount on a long-term booking, and then cancels their advertising contract before the term of the booking expires, will be required to pay to the REIQ a cancellation fee which is calculated as the discounted amounts allowed in respect of all advertisements previously published in the REIQ Journal under the advertiser's former long term booking arrangement;
8. Any advertiser with a long term booking who fails to pay their account according to the terms of their contract with the REIQ may, at the REIQ's discretion, have their long term booking suspended or revoked, and may also be required to pay to the REIQ a fee referable to the discounts allowed by the REIQ on all advertisements previously published in the REIQ Journal pursuant to the advertiser's long term booking arrangement;
9. While every effort will be made by the REIQ to comply with requests by advertisers for the placement of their advertisements in preferred positions in the REIQ Journal, the positioning of advertisements in the REIQ Journal is at the sole discretion of the editor. Unless the advertiser pays a preferred positioning surcharge to the REIQ, preferred positioning of advertising in the REIQ Journal cannot be guaranteed;
10. If incomplete artwork or film is supplied requiring specialist treatment, the cost of the same shall be invoiced to the advertiser;
11. The advertiser accepts and agrees to abide by the REIQ's credit terms, namely payment in full within 30 days from the date of issuance of the REIQ's statement of account;
12. The editor of the REIQ Journal and the REIQ reserve the right, in their discretion, to accept or reject any advertisements or inserts for publication in the REIQ Journal;
13. Materials submitted by advertisers for publication in the REIQ Journal must comply with all relevant provisions of the Australian Consumer Law and other relevant legislation. Responsibility for compliances with these legislative requirements rests with the person, company or advertising agency submitting the advertisement to the REIQ for publication in the REIQ Journal. Neither the editor of the REIQ Journal, the REIQ, nor any employee of the REIQ accept any responsibility for the publication of advertisements or any other material which contravenes the relevant provisions of the Australian Consumer Law or any other relevant legislation. In the event that it is alleged that any advertisement or any other material published by the REIQ in the REIQ Journal contravenes any relevant section of the Australian Consumer Law, or any other relevant legislation, the advertiser will indemnify and keep indemnified the editor of the REIQ Journal, the REIQ and its employees for all and any loss arising from any or all causes of action, claims, demands, actions, suits or proceedings or whatsoever nature which may be pursued by any person arising out of, or in connection with, the publication of such material;
14. It is acknowledged by the advertiser that the advertising and inserts in the REIQ Journal do not necessarily reflect the views or opinions of the editor of the REIQ Journal, the REIQ or its employees;
15. The REIQ reserves the right to change prices without notice.

Please sign and return page 2 of this document to acknowledge that you have read, understood and agree to be bound by these terms and conditions.

