

This is a legally binding agreement between Aussieskys you. You have engaged the photography/videography services Aussieskys based on the terms below.

In providing the services to you Aussieskys has agreed to operate necessary Drones to complete Aerial Photography or Videography and will maintain all relevant and applicable licenses as required by Australian law, to operate such Drones.

If you expressly communicate (by your words or conduct) that you agree with any quotation for services and/or agree for Aussieskys to provide the services, you will be communicating your acceptance of the quote and will be required to pay for Aussieskys services.

You agree that Aussieskys is entitled to request payment of a deposit of 50% for any quotation that exceeds \$1,000.00. That deposit must be paid to Aussieskys within 5 days prior to performing the services.

If additional costs in performing the services may occur, those fees will be included in the quotation for services provided to you. These costs may include parking fees, traveling costs outside the Illawarra and Shoalhaven (at 0.60c per km), postage, accommodation, entry permit/consent fees, council charges and hire fees. Several airways, aerodrome pathways or other airspace (within Australia); in addition to public/private premises, landmarks or other areas requiring access.

Aussieskys is not liable for any delays in obtaining such consents/permits. Aussieskys may refuse to provide the services until such time as the relevant consents/permits have been granted and you will extend the time-frame for completion of services if necessary, to obtain the relevant consent/permit.

An issued Tax Invoice will require payment of that invoice within 7 days. Outstanding invoices will require further actions

You are aware that Aussieskys services may be restricted to the availability of premises, staff or agents; or might be interrupted by unpredictable events such as weather. Where possible, all reasonable steps will be taken by Aussieskys to provide the services within the agreed time-frame; and you agree not to hold Aussieskys liable and to indemnify Aussieskys, for any such delay.

All digital media are prepared as shareable link or file download provided.

Neither party will be liable to the other for damage/loss suffered which is of an indirect or consequential nature.

Aussieskys is the author and owner of all Media supplied to you under this Agreement, being the subject of Copyright under Australian Copyright Law.

Either party can terminate this Agreement by giving 10 days written notice to the other party. If you terminate this Agreement, you agree to make payment of all outstanding fees and/or payment of services partly performed prior to termination. Termination may occur in circumstances including: if either party breaches this Agreement and fails to rectify the breach in 7 days; or if a party becomes insolvent/bankrupt at law.

The parties acknowledge that the Agreement is governed by the laws of New South Wales and submit to the non-exclusive jurisdiction of that State.