

## TERMS OF USE

By using this website you and any person using the site (collectively referred to as “User”) confirms to have carefully read, understood, and agreed to abide by the terms and conditions of use as stated below. If you do not agree with any of these terms, you are prohibited from using or accessing this site.

1. This website and its contents are subject to copyright which is owned by Tutt Bryant Group Limited (ABN 89 009 242 675) and Cranecorp Australia Holdings Pty Limited (ABN 18 167 992 707) **“CraneCorp Tutt Bryant Joint Venture (ABN 97 378 299 809)”** or a third party. Cranecorp Tutt Bryant joint venture does not grant a User any intellectual property rights in this website, its applications, interface or contents. Users must not use any trademark displayed on this website.
2. Cranecorp Tutt Bryant joint venture has taken all reasonable care to produce information that is accurate, however, the materials appearing on our website could include technical, typographical, or photographic errors. Cranecorp Tutt Bryant joint venture may alter or delete published content at any time without notice.
3. Cranecorp Tutt Bryant joint venture does not warrant the accuracy or completeness of any information Users derive from this website. Users release Cranecorp Tutt Bryant joint venture, its servants and agents to the fullest extent permitted by law from any liability for loss or damage (including without limitation, damages for loss of data or profit, or due to business interruption) and all claims arising from any errors or omissions in this website or use of this website (including any interference with or damage to Users’ computer system/s). If any liability is not able to be excluded by law, we limit our liability to the resupply of the relevant information or services.
4. Terms and conditions of any kind relating to products displayed on this site may not be current or complete and therefore under no circumstances constitute an offer or undertaking by Cranecorp Tutt Bryant joint venture. Cranecorp Tutt Bryant joint venture makes no representation that the products listed in this site are currently available at any of our locations.
5. This website may contain links to external Internet websites. Cranecorp Tutt Bryant joint venture does not sponsor, guarantee or approve of any material or representations in those websites. Nor does Cranecorp Tutt Bryant joint venture warrant that material on linked sites is free of any computer virus, defects or infringements.
6. All content and information published on this website, including any trademarks, designs, photographs, arrangements and text articles, are protected by copyright laws, trademark laws and other protective laws. The unauthorised use, distribution or reproduction of any website content is prohibited. Users must not attempt to change, reproduce, add to, remove, hack or interfere with this website or its material.
7. Images used to portray the equipment may include more than one item. In some instances, items in a photo may be included as part of that equipment or separate. The Makes and Models of equipment may vary from the image portrayed.
8. All prices online are subject to change without notice and do not guarantee availability of any item. Enquires should be directed to local branches to obtain accurate information about a listed item in regard to availability and/or price.
9. Cranecorp Tutt Bryant joint venture cannot guarantee any file, data or program available for download from this website (or any linked website) is free of viruses and you assume the risk of any damage to your computer as a result of using this website. This website may be inaccessible from time to time due to events outside the control of Cranecorp Tutt Bryant joint venture or maintenance requirements.
10. If we collect your personal information, we do so subject to the terms of our Privacy Policy, details of which are available at [www.cranecorptuttbryant.com.au](http://www.cranecorptuttbryant.com.au)
11. We may use cookies to gather data in relation to this website and Users consent to us doing so (although Users may be able to disable cookies on their web browser).
12. These conditions are governed by laws of the State of New South Wales, Australia. Users submit to the non-exclusive jurisdiction of the courts of that State.