

### SITE SUITABILITY ADDENDUM (Rev 3/18/2022)

The provisions below (the “**Incorporated Provisions**”) shall be incorporated by reference into all Lease Agreements (each “**Agreement**”) entered into between Williams Scotsman, Inc. as lessor (“**Lessor**”) and any customer of Lessor, as lessee (“**Lessee**”). These provisions are subject to change in Lessor’s sole discretion. Capitalized terms not otherwise defined herein shall have the meanings given to such terms in the Agreement

**DELIVERY AND PLACEMENT OF EQUIPMENT.** Lessor shall deliver and set up the Equipment at the site specified in the applicable Agreement (the “**Site**”). Lessee warrants and represents that it has exercised due diligence and care in selecting a suitable site for the Equipment, shall clearly mark the site of placement and shall direct Lessor on exact placement and orientation of the Equipment. Lessee represents and warrants that the Site is not a former landfill and Lessee has advised Lessor of any issues relating to the Site or soil conditions which may impact the installation or settlement of the Equipment. Equipment should be placed in areas with adequate drainage to avoid flooding or water intrusion.

- a. **ACCESS.** Lessee shall provide clear access to the set up Site for delivery of the Equipment by Lessor’s standard delivery methods and set up of same by Lessor’s standard set up methods. The Site must be dry, level and accessible by standard truck delivery. Lessee shall ensure that the Site is compacted and has a minimum soil bearing pressure in the appropriate pounds per square foot (“PSF”) as determined by and in compliance with all local statutes, rules, ordinances, laws, building codes and regulations in the jurisdiction in which the Equipment will be located, and no more than a one inch per ten feet slope from one end to the other. Prices for delivery, installation, teardown, return delivery and other “one-time” charges, due dates for delivery or installation of Equipment, demobilization and return delivery assume accuracy of the information given to Lessor by Lessee with respect to site conditions and are subject to adjustment to the extent that the timing of or physical nature of access to the site is or becomes limited, the site does not have adequate load bearing or other topographic qualities or is otherwise not properly prepared, snow or water is not removed, utilities are not correctly located or properly disconnected, provision of utilities is not timely, applicable license or permits are not provided in a timely manner, or Lessee otherwise delays completion of Lessor’s work. If Lessee fails to provide a suitable site then Lessee shall pay for any resulting additional delivery, installation, and knock down and return charges, including but not limited to storage related charges attributable to delayed delivery and/or installation of the Equipment required and/or requested by Lessee. Lessor may suspend its work at Lessee’s site if Lessor deems the site to be unsafe or in any way unable to accept the Equipment. Lessor is solely relying on Lessee’s knowledge of the geographic area where the Equipment is to be installed including, but not limited to, seismic activity, possibility of high winds, hurricanes, tornadoes and flooding. Lessor recommends that the Equipment be anchored to reduce damage to the Equipment, injury to occupants or other persons, and the property of third parties. In the event, Lessee declines Lessor’s installation of anchors, Lessor will comply with Lessee’s refusal based on and in express and sole reliance on the representation and other terms and conditions in this Lease Agreement. Lessor shall not be responsible for compliance with any site specific requirements including, but not limited to, site security, badging, background checks, safety, and/or training requirements unless otherwise agreed to in writing by Lessor prior to the placement of the order for the Equipment. Lessor shall have the right to enter the premises and inspect the Equipment during normal business hours during the Term of this Lease Agreement and any Extension Period.

b. **LOCATION.**

- i. **UNDERGROUND ELEMENTS.** Lessee is responsible for the identification of underground elements on site. Identification services can be procured from third party vendors, however, Lessee retains responsibility and liability for the designation of such elements should there be any ground penetrating activities performed in relation to the performance of the Agreement by Lessor.
- ii. **RELOCATION OF EQUIPMENT.** Once Lessor has completed the delivery and set up of the Equipment in the location specified by Lessee, should the Equipment require relocation for any reason, Lessee shall be responsible for all charges associated with such relocation. Lessee shall not move the Equipment without the prior written consent of Lessor.
- iii. **RE-LEVELING EQUIPMENT.** Should the Equipment require re-leveling due to adverse site or weather conditions (wetness, settling, unstable ground, etc.), or adjustment due to personal

property (such as furniture, files or equipment) inside the Equipment, Lessee shall be responsible for all related charges.

- iv. **AUTHORIZATION.** Lessee represents and warrants that it owns the Site or has express legal authorization to locate the Equipment upon the Site.

**FOR BLAST RESISTANT PRODUCTS:** Lessee has sole responsibility and liability for choosing the location of Blast Resistant Products on its Site. Lessee understands and agrees that the Blast Resistant Products are a medium blast rating and are blast resistant, not blast proof. Lessee agrees that it has performed any and all necessary inspection and analysis to determine whether the Blast Resistant Products offered by Lessor are sufficient for Lessee's use and purpose. Lessee understands and agrees that Lessor's Property Damage Waiver Program and Commercial General Liability Program are not available for Blast Resistant Products. Lessee further understands that anchoring is not available for Blast Resistant Products.