

About This Website

This is a website operated by Amoveo under the domain name “www.amoveo.com.au” (“Amoveo: Modular and Transportable Homes, Site Offices, Mine Camp Facilities & More “).

Your use of the information, graphics and materials on the Amoveo Website (“Material on this Website”) is governed by these Terms of Use, the Terms & Conditions of Sale and the Privacy Statement.

Links to other Websites

The Amoveo Website may contain links to other Websites operated by third parties (“Third Party Websites”). Amoveo does not endorse, or approve of the operators of Third Party Websites, or the information, graphics and material on those Third Party Websites (“Third Party Material”).

Subject to any applicable law which cannot be excluded, Amoveo makes no warranties or representations:

- Regarding the quality, accuracy, merchantability or fitness for purpose of Third Party Material or products or services available through Third Party Websites; or
- That Third Party Material does not infringe the intellectual property rights of any person. Amoveo is not authorising the reproduction of Third Party Material by linking Material on this Website to Third Party Material.

When you follow a link on the Amoveo Website, material at a Third Party Website may be displayed in your browser framed by Material on this Website. This material is also Third Party Material for the purpose of these Terms of Use.

All offers to sell and statements relating to goods and services available on Third Party Websites are the responsibility of and given by the Third Party Website operator.

Third party software

Unless otherwise indicated software downloads available via links from the Amoveo Website are third party products. These products may be subject to a license agreement between you and the relevant product owner. To the extent permitted by law, Amoveo accept no liability in respect of such third party products and Amoveo provide no warranty and give no endorsement in respect of such products or any party connected with them. We do, however, welcome your feedback or suggestions concerning these products.

Amoveo Products and Services

Material on this Website may contain general information about Amoveo products and services. Unless expressly stated otherwise, this information:

- Does not constitute an offer or inducement to enter into a legally binding contract; and
- Does not form part of the terms and conditions for Amoveo products and services.

For further information about a particular product or service please contact us. All applications for credit are subject to Amoveo normal credit approval process. Unless expressly agreed otherwise products and services discussed will be provided only to Australian based customers. These products and services are generally not available to non-Australian customers because they may not comply with non-Australian laws.

Important: Images/plans/specifications as part of the Material on this Website are indicative only and subject to confirmation. Amoveo may amend at its discretion.

Warranties

While we have made every effort to ensure that information is free from error, Amoveo does not warrant the accuracy, adequacy or completeness of Material on this Website. All information is subject to change without notice. Amoveo does not guarantee that the Amoveo Website or Third Party Websites will be free from viruses, or that access to the Amoveo Website or Third Party Websites will be uninterrupted.

Limitation of Liability Subject to any responsibilities implied by law and which cannot be excluded, Amoveo is not liable to you for any losses, damages, liabilities, claims and expenses (including but not limited to legal costs and defence or settlement costs) whatsoever arising out of or referable to Material on the Amoveo Website or to Third Party Material, whether in contract, tort including negligence, statute or otherwise.

Liability of Amoveo for a breach of a condition or warranty implied by law or otherwise, and which cannot be excluded, is limited to the extent possible, at Amoveo option, to:

- the supply of the goods or services again;
- the repair of the goods; or
- the payment of the cost of having the goods or services supplied again or repaired.

Termination

These Terms of Use (and the agreement constituted by your use of the information, graphics and materials on the Amoveo Website) and your access to the Amoveo Website may be terminated at any time by Amoveo without notice. All restrictions, licences granted by you and all disclaimers and limitations of liability by Amoveo will survive termination, however, you will no longer be authorised to access the Amoveo Website.

Jurisdiction

Unless expressly agreed otherwise the Amoveo Website is provided for use only by Australian customers. The law applicable to use the Amoveo Website and to disputes arising out of the Amoveo Website is the law of the State of Victoria, Australia; and

Copyright and Trademarks

Copyright in the Material on this Website is owned or licensed by Amoveo. Except where necessary for viewing the Material on this Website on your browser, or as permitted under the Copyright Act 1968 (Cth) or other applicable laws or these Terms of Use, no Material on this Website may be reproduced, adapted, uploaded to a third party, linked to, framed, performed in public, distributed or transmitted in any form by any process without the specific written consent of Amoveo.

“Amoveo”, and all associated trademarks, are trademarks of Arteson Pty Ltd. Linking to Amoveo Website.

Please contact Amoveo if you would like to place a link to any part of the Amoveo Website.

Acceptance and Changes to Terms of Use

You acknowledge and accept that your use of the Amoveo Website indicates your acceptance of these Terms of Use, the Terms and Conditions of Sale and the Privacy Statement.

These are the current Terms of Use. They replace any other terms of use for the Amoveo Website published on the Amoveo Website to date. Amoveo may at any time vary the Terms of Use by publishing the varied Terms of Use on the Amoveo Website. You accept that by doing this, Amoveo has provided you with sufficient notice of the variation.

Amoveo reserves any rights not expressly granted in these Terms of Use. Date of Publication – 26 MAY 2011 - Version 2.