

Terms of Use for Shannons Auctions Online Bidding for Apple Inc.

1. This Shannons Auctions Online Bidding application (**App**) is provided for no fee by Shannons Auctions Limited ABN 93 099 665 497 (**Shannons**). **You can view and download these Terms of Use at anytime from the Apple App Store.**
2. Your use of the services and other content available on the App is governed by these Terms of Use together with those contained in Shannons' [Online Terms & Privacy Statement](#) and the [Nextlot software terms available when you register for online bidding with Shannons](#). In the case of any inconsistency between these Terms of Use and our Online Terms & Privacy Statement, these Terms of Use will prevail to the extent of the inconsistency. If you have any questions or complaints about the App you can email us at auctions@shannons.com.au
3. Your use of any software or systems provided by Apple Incorporated (Apple Inc.) is subject to Apple Inc.'s relevant terms of service and privacy policies. This may include the collection and handling of any personal information you enter into this App, for example when you back up your Apple device's content using services offered by Apple Inc. or its service providers.
4. The first time you access the App, you will be required to enter the email address and password you registered for online bidding with Shannons. You can close or disconnect the App after use to help protect against unauthorised access by other people who may use your device. You are responsible for any unauthorised use of the App on your device.
5. You agree that you will activate and continue to operate your Apple device's standard screen/keypad lock, to prevent unauthorised access to the App.
6. You acknowledge and accept that your use of the App indicates your acceptance that Shannons is solely responsible for the App and the services and content it provides.
7. You acknowledge and accept that the licence granted to you to use the App is limited to a non-transferrable licence to use the App on any Apple device capable of properly running the App, which you own or control and otherwise as permitted by the usage rules in Apple's App Store's terms of service.
8. Shannons is solely responsible for providing any maintenance and support services with respect to the App. You acknowledge and accept that Apple Inc. has no obligation whatsoever to furnish any maintenance and support services with respect to the App.
9. To the extent permitted by law, you acknowledge and accept that Shannons disclaims all warranties and conditions with respect to the App, whether express, implied or by law and is not responsible for any claims, losses, liabilities, damages, costs or expenses attributable to any failure to conform with any warranty or condition. You also acknowledge and accept that Apple Inc. has no warranty obligations with respect to the App, except in the case of the App failing any applicable warranty and you notifying Apple Inc. of such failure. In

which case Apple Inc. will refund the purchase price of the App to you however, to the maximum extent permitted by law, that will be the extent of Apple Inc.'s warranty obligation to you.

10. You acknowledge and accept that in the event of any third party claim that the App and/or your possession and/or use of this App infringes that third party's intellectual property rights, Apple Inc. is not responsible for the investigation, defence, settlement and discharge of any such intellectual property infringement claim.
11. To the extent permitted by law, Shannons is not liable for personal injury, or any direct or indirect losses or damages whatsoever, including without limitation, damages for loss of profits, loss or data, business interruption or any other loss or damage arising out of or related to the use of the App.
12. Apart from any intellectual property (IP) owned or licensed by Apple Inc. or any of its related companies or its third party providers or Shannons's related companies or third party providers, Shannons asserts its IP rights in relation to the App, including copyright and any trademark rights recognised at law. You must not copy, reproduce, alter, modify, create derivative works or publically display any part of the App or any content of the App.
13. You represent and warrant that:
 - a. you are not located in a country that is subject to a US Government embargo or that has been designated by the US Government as a "terrorist supporting" country; and
 - b. you are not listed on any US Government list of prohibited or restricted parties.
14. You acknowledge and accept that Apple Inc. and its subsidiaries are third party beneficiaries under these Terms of Use and Apple Inc. and its subsidiaries have the right to enforce these Terms of Use against you.
15. If you no longer wish to use this App you can delete the App from your Apple device.