

30 DAY CREDIT ACCOUNT APPLICATION

NAME OF APPLICANT		
(Full legal name & A.C.N or A.B.N if applicable)		
TRADING NAME		
REGISTERED ADDRESS		
POSTAL ADDRESS		
DELIVERY ADDRESS		
TELEPHONE	FΔX	MORII F
CONTACT NAME		
CONTACT NAME		
EMAIL		
NAMES OF DIRECTORS OR PROPRIETORS		
NAME	POSITION	
HOME ADDRESS		
HOME TELEPHONE		
NAME	POSITION	
HOME ADDRESS		
HOME TELEPHONE		
NATURE OF BUSINESS		
NAMEHOME ADDRESS	POSITION	





CREDIT APPLICATION

NUMBER OF YEARS IN BUSINESS	
BANK	BRANCH
ACCOUNT NUMBER	TELEPHONE
ESTIMATED MONTHLY PURCHASES \$	·
TRADE REFERENCES	
1. NAME	TELEPHONE
LOCATION	FAX
2. NAME	TELEPHONE
LOCATION	FAX
3. NAME	TELEPHONE
LOCATION	FAX
CREDIT, FROM OR TO ANY PESO THAT YOU MAY SUPPLY THIS IN 3. IN CONSIDERATION OF YOU HAY PAYMENT OF ALL MONIES WHICH BUT NOT THEN PRESENTLY PAY TO YOU (AND WHERE THIS AP CHARGE) AS BENEFICIAL OWNE NOW HAS OR MAY BE ACQUIRE 4. I/WE AGREE TO BE BOUND BY T	TO MAKE ENQUIRIES OR EXCHANGE OR DISCLOSE ANY INFORMATION MY/OUR ON OR SOURCE AUTHORISED UNDER THE PRIVACY ACT AND I/WE ACKNOWLEDGE FORMATION TO CREDIT REPORTING AGENCY. VING AGREED TO SELL GOODS AND EXTEND CREDIT, I/WE HEREBY CHARGE WITH CH AT ANY TIME OR FROM TIME TO TIME ARE OWING AND PAYABLE OR OWING ABLE BY US ALONE OR JOINTLY OR JOINTLY AND SEVERALLY WITH ANY PERSON PLICATION IS SIGNED BY MORE THAN ONE PERSON, JOINTLY AND SEVERALLY R ALL FREEHOLD AND LEASEHOLD INTERESTS IN LAND WHICH THE APPLICANT/S CD. HE TERMS AND CONDITIONS OF SALE WHICH I/WE ACKNOLEDGE WE HAVE READ IN THIS APPLICATION AND WARRANT THAT THE INFORMATION GIVEN BY ME/US
DATED	
SIGNED BY	SIGNED BY
PRINT NAME	PRINT NAME
WITNESSED BY	WITNESSED BY
FULL NAME	FULL NAME





Signature

TERMS & CONDITIONS

- These terms and conditions apply to all contracts for the sale of products by the company to its customers not withstanding
 any conditions to the contrary in any purchase order or otherwise except expressly agreed to in writing and acknowledged by
 the company.
- the company.

 2. Payment terms are <u>strictly 30 days from the date of invoice</u>. The company shall be entitled to charge interest at the rate of 1.5% above current ANZ bank overdraft rate in respect of accounts overdue for payment.
- Property of any goods supplied shall remain vested in the company and shall not pass to the customer or any other party
 until the invoice relative to such goods shall have been duly and fully paid. Notwithstanding the foregoing all parts and goods
 are at the risk of the customer from the time of supply.
- 4. The prices charged by the company shall be the prices applying at the time of delivery and not the time of the order.
- 5. Every care is taken to ensure that products supplied by the company are in good and usable condition. No claim to the contrary will be entertained unless in writing by the customer within seven (7) days of delivery to the customer.
- 6. The limit of any claim against the company shall be at the price for the price for the product/s the cause of such claim and in particular no claim for consequential loss will be recoverable against the company.

This application is made by the Sole Trader/Partner/Directors referred herein and must be signed by all such parties. The signing parties hereby:

- Personally warrant the accuracy of the information contained herein and undertake jointly and severally to indemnify the company against any loss or damage caused to the company by reason of credit having been granted on the basis of false or misleading information contained herein.
- Acknowledge that the companyâs normal terms and conditions of trade will form part of any contract between the customer
 and the company and agree to adhere to and abide by such terms and conditions.
- 3. Acknowledge that personal guarantees may be required of the Directors of the applicant where it is a company.

Full Name

 Accept that by supplying any goods or services on credit the company shall be deemed to have accepted this application without any formal intimation.

olgi atali o	
Witness	
Signature Full Name	
Witness	
DIRECTORS GUARANTEE	
Name of Company	
Name of Directors	
Company. 4. The Directors may only be released from this guarantee in the a) By agreement of the supplier or, b) By giving notice in writing to the supplier by certified mail o effective of all facilities loan and accommodations provided to by the supplier of such intimation, and not otherwise. 5. The Directors covenant with the supplier to indemnify the sup company to adhere to the obligations of the company to the s	ne due performance by the Company to the supplier of ort of securing the performance of the whole obligations of the e following events: If the renunciations of this guarantee which renunciation shall be the company by the supplier on or after the date of the receipt plier in respect of all and any loss caused by the failure of the upplier. Shall be entitled any time thereafter to take action against any
Name	Signature
Name	Signature





Signature