Account Application



Application No:			•
	Cu	stomer Details	
Name:			
Trading Name:		ABN:	
Sales tax exemption numb	er (if applicable):		
Contact:			
Address:			P/Code:
Telephone:		Facsimile:	
		arantor Details companies or government/semi-government bodies)	
	(Not required for listed public C	companies of government bodies)	
(Mr/Mrs/Miss/Ms):	First Name:	Surname:	
Address:			P/Code:
Period of time at address			
Home Phone:		Date of Birth:	
(Mr/Mrs/Miss/Ms):	First Name:	Surname:	
Address:			P/Code:
Period of time at address			
Home Phone:		Date of Birth:	
		Bank Details	
Ponk			Number
Bank	Branch	BSB/A/C N	vuinbei
	Acc	countant Details	
Accountant:	Contact:		Phone:
	Tra	nde References	
Name:		Phone:	Fax:
Address:			P/Code:
7 tati 600.			17000.
Name:		Phone:	Fax:
Address:			P/Code:
Name:		Phone:	Fax:
Address:		T Hone.	P/Code:
Audiess.			1700de.
Credit Limit		(N.B. v	will be \$500.00 if no amount entered)
	ation, you acknowledge that the information you h	omer's Signature nave supplied is true and complete. You have read an predominantly for personal, domestic or household p	
Full Name	Title	Signature	Witness
Full Name	Title	Signature	Witness
	FOR (OFFICE USE ONLY	
Application completed by:		Signod:	Datad

Privacy Consent Form



To: Controlstore Pty Limited ABN 74 139 483 793 ('Controlstore')

Ву:	(Customer) and	(Guarantor)
(iointly and severally "You")		

Purpose of Collection and Use

Certain personal information is required to enable Controlstore to:

- · assess your application for credit and/or credit worthiness and/or to become a guarantor;
- administer any credit facility which is subsequently provided by Controlstore including managing any account in connection with the credit facility, administering
 insurance claims, recovering any money owed to Controlstore, maintaining the value and protecting any assets provided as security for any obligations under the
 credit facility and for use in connection with the outsourcing of any of the Controlstore functions;
- · assist you to avoid defaulting on your credit obligations;
- · notifying other credit providers of any default by you; and
- · identifying and sending you any information about Controlstore' other related products and services that may be of interest to you.

If you do not provide Controlstore with the personal information requested then Controlstore will be unable to assess your application for credit or to become a guarantor.

The following tells you what information might be required and how the information might be used. PLEASE READ CAREFULLY.

Disclosure of Personal Information

You consent to Controlstore using your personal information for the purposes outlined in this Contract and you consent to Controlstore disclosing this information to any purchaser of Controlstore' business in the future.

Acknowledgement and consent that credit information may be given to a credit reporting agency.

You understand that the Privacy Act (Cth) allows Controlstore to give a credit reporting agency certain personal information about you which you authorise Controlstore to do. The information which may be given to an agency is covered by of the Privacy Act (Cth) and includes:

- · your identification (including your name, sex, address and date of birth);
- · the fact that you have applied for credit and the amount;
- the fact that Controlstore is a credit provider to you;
- · payments which become overdue more than 60 days and for which collection action has commenced;
- advice that payments are no longer overdue;
- cheques drawn by you which have been dishonoured more than once;
- in specified circumstances, that in the opinion of Controlstore you have committed a serious credit infringement;
- · that the credit provided to you by Controlstore has been discharged.

Authority for Controlstore to obtain certain credit information

You authorise Controlstore to obtain from:

- · a credit reporting agency a credit report containing personal or commercial credit information for the purpose of assessing your application for credit;
- a business which provides information about the commercial credit worthiness of persons, a report about your commercial activities or credit worthiness for the purpose of assessing your application for credit.

Authority to exchange information with other credit providers

You authorise Controlstore to give to and obtain from other credit providers information about your credit arrangements. You understand this information can include any information about your credit worthiness, credit standing, credit history or credit capacity that credit providers are allowed to give or receive from each other under the Privacy Act 1988.

Authority to disclose certain information to joint applicants

If your credit application or application to become a guarantor is declined due to adverse information on your personal credit file, you authorise Controlstore to notify each applicant for the credit that the application has been declined wholly or partly on information derived from a personal credit report relating to you.

Credit providers credit reference

You authorise Controlstore to give and receive a credit provider's credit reference for purposes connected with your business, trade or profession.

Authority to provide information to guarantors

You authorise Controlstore to provide to the Guarantor/s any information relating to you credit worthiness, credit standing, credit history or credit capacity for the purpose of considering whether to act as a Guarantor of the proposed facility or in the event that the application is approved whether to continue to act as Guarantor.

Guarantor: Authority to obtain information

You authorise Control store to obtain from a credit reporting agency a credit report containing personal credit information about you to assess whether to accept you as a guarantor for the credit applied for by the Customer.

Other acknowledgments and consents

- You confirm, where you first applied for credit verbally, that the above consents were given by you at the time.
- You consent to Controlstore exchanging information concerning all financial affairs with any person acting on your behalf including your agent, accountant, solicitor or broker.
- · You acknowledge that Controlstore may exchange information with government authorities as required or authorised by the law including the Australian Taxation Office.
- You agree that Controlstore may use your personal information for marketing purposes to tell you about other related services and products which could suit your needs. If
 you do not want this to happen, please tell Controlstore in writing.
- · You acknowledge that the above authorities and consents will continue until the credit facility provided is repaid in full and the credit facility terminated.

You acknowledge that you have read and understood the authorisations and consents which you have given in this document			
Full Name of Director/Partner/Proprietor	Signed:	Dated:	
Full Name of Director/Partner/Proprietor	Signed:	Dated:	
Full Name of Director/Partner/Proprietor	Signed:	Dated:	
Full Name of Director/Partner/Proprietor	Signed:	Dated:	

Guarantee & Indemnity



Date:

			•		illi oist At le
Οι	ır Reference:		Applicatio	n No:	
1.	the Guarantor uncon	ditionally and irrevocably	,	payment by the Customer to	goods and/or services to the Customer Controlstore of all money at any time
2.	If the Customer defaults in payment of the Guaranteed Money, the Guarantor must pay that money on demand to Controlstore.				
3.	The Guarantor's obligations under this guarantee and indemnity are principal obligations.				
4.	This is a continuing guarantee. The Guarantor's liability is absolute and unconditional and is not affected by anything which, but for this provision, might operate to relieve the Guarantor of its obligations, including, without limitation: (a) any arrangement which increases the Guaranteed Money, grants any extension of time, waiver or release, or varies any terms or conditions made or given between any of Controlstore, the Customer, the Guarantor and/or anyone else; (b) the bankruptcy, winding up, liquidation or becoming insolvent under administration of, or appointment of an administrator to, the Guarantor, the Customer or any other person; (c) any other person fails to become bound or ceases to be bound as surety in respect of the Guaranteed Money; (d) failure by Controlstore to give notice, or any other omission, delay or mistake by Controlstore.				
5.	Until the Guaranteed Money is paid in full, the Guarantor may not exercise any right of subrogation to Controlstore or exercise any rights as suret in competition with Controlstore. Until that time, if the Customer is wound up, Controlstore may prove for all money which the Guarantor has paid under this guarantee and indemnity and need not apply, in discharge of the Guaranteed Money, any money which Controlstore receives.				
6.	The Guarantor unconditionally and irrevocably indemnifies Controlstore on demand against any loss which Controlstore suffers because any par of the Guaranteed Money is not recoverable from the Customer or from the Guarantor and enforcement costs and stamp duty.				
7.	The Guarantor enters this guarantee and indemnity in its personal capacity and not as trustee of any trust or settlement.				
8.	The Guarantor represents to Controlstore that the guarantee is given for the Guarantor's benefit.				
Ву	executing this Guaran	utee & Indemnity the Guar	antor acknowledges that the Guar	rantor has received, read and	d understood the Terms and Conditions.
Gua	arantor 1:				
Sigr	nature of Guarantor:		Name of Guar	antor:	
Add	ress of Guarantor:				
Sigr	nature of Witness:		Name of Witne	}\$\$:	Date:
Gua	arantor 2:				

(Jointly and severally 'Guarantor')

Signature of Guarantor:

Address of Guarantor:

Signature of Witness:

Name of Witness:

Terms & Conditions



1. INTERPRETATION

In these conditions:

- 1.1 "Contract" means these terms and conditions, the quotation, the privacy consent form and (if any) the purchase order, the account application and the guarantee and indemnity.
- **1.2** "Customer" means the purchaser of the Goods.
- 1.3 "Goods" means the products and (if any) services specified overleaf.
- 1.4 The consideration for this Contract is specified in the quotation.

2. GENERAL

2.1 These conditions (which can only be waived in writing signed by Controlstore) supersede and exclude all prior discussions, representations (contractual or otherwise) and arrangements relating to the supply of Goods to the Customer and prevail over conditions in the Customer's order to the extent of any inconsistency.

3. TERMS OF SALE

3.1 The Goods sold or supplied by Controlstore are sold or supplied on these terms and conditions.

4. QUOTATIONS

- **4.1** Acceptance of any quotation must be in writing and no contract for sale or supply of the Goods arises until the Customer's order accepting the quotation is acknowledged by Controlstore.
- **4.2** Unless previously withdrawn, Controlstore' quotations are open for acceptance within the period stated in them or, when no period is stated, within 60 days after its date.
- **4.3** Any quotation may be withdrawn or altered by Controlstore at any time before the acknowledgement by Controlstore of receipt of the Customer's order accepting the quotation.

5. PACKING AND TRANSPORT

- **5.1** The cost of any special packing and packing materials used in relation to the Goods are at the Customer's expense even where such cost is omitted from any quotation.
- **5.2** Transport costs are additional to the price quoted in any quotation.

6 SHORTAGE

6.1 The Customer waives any claim for shortage of any Goods delivered if a claim in respect of short delivery is not lodged with Controlstore within 7 days from the date of receipt of Goods by the Customer.

. DRAWINGS, ETC.

- 7.1 All specifications, drawings and particulars of weights and dimensions submitted to the Customer are approximate only and any deviation from any of these does not vitiate any Contract or form grounds for any claim against Controlstore. Goods to the manufacturer's latest specification may be supplied by Controlstore
- 7.2 The descriptions, illustrations and performances contained in catalogues, price lists and other advertising matter do not form part of the Contract or the description applied to the Goods.
- 7.3 Where specifications, drawings or other particulars are supplied by the Customer, Controlstore' price is made on estimates of quantities required. If there are adjustments in quantities above or below the quantities estimated by Controlstore, any increase or decrease is to be adjusted on a unit rate basis according to unit prices set out in the Contract.

8. PERFORMANCE

8.1 Performance figures given by Controlstore are estimates only. Controlstore is not liable for damages for failure of the Goods to attain such figures unless specifically guaranteed in writing. Any written guarantees are subject to the recognised tolerances applicable to such figures.

9. DELIVERY

- 9.1 Delivery times made known to the Customer are estimates only and Controlstore is not liable for late delivery or non-delivery.
- 9.2 Controlstore is not liable for any loss, damage or delay occasioned to the Customer or its customers arising from late or non-delivery or late installation of the Goods.
- 9.3 Controlstore may deliver the Goods to the Customer in any number of instalments.
- 9.4 If any instalment is defective:
 - a. it does not repudiate the Contract; and
 - **b.** the defective instalment is a severable breach that gives rise only to a claim for compensation.

10. LOSS OR DAMAGE IN TRANSIT

10.1 Controlstore is not responsible to the Customer or any person claiming through the Customer for any loss or damage to Goods in transit caused by any event of any kind by any person (whether or not Controlstore is legally responsible for the person who caused or contributed to that loss or damage).

11. GUARANTEE

- 11.1 The guarantee of the manufacturer of the Goods is accepted by the Customer and is the only guarantee given to the Customer in respect of the Goods. Controlstore assigns to the Customer the benefit of any warranty or entitlement to the Goods that the manufacturer has granted to Controlstore to the extent that the benefit of any warranty or entitlement is assignable.
- 11.2 Controlstore is not liable for and the Customer releases Controlstore from any claims in respect of faulty or defective design of any Goods supplied unless such design has been wholly prepared by Controlstore and the responsibility for any claim has been specifically accepted by Controlstore in writing. Controlstore' liability under this clause is limited to the replacement or repair of defective parts or resupply within 12 months after the Goods have been supplied.
- 11.3 Except as provided in these conditions, all express and implied warranties, guarantees and conditions under statute or general law as to merchantability, description, quality, suitability or fitness for purpose of the Goods or as to design, assembly installation, materials or workmanship or otherwise are excluded. Controlstore is not liable for physical or financial injury, loss or damage or for consequential loss or damage of any kind arising out of the supply, layout, assembly, installation or operation of the Goods or arising out of Controlstore' negligence or in any way.
- 11.4 Controlstore' liability for breach of a condition or warranty implied by Division 2 of Part V of the Trade Practices Act 1974 (other than s69) is limited to:
 - a. in the case of Goods, any one or more of the following:
 - i. replacement of the Goods or supply of equivalent Goods;
 - ii. repair of the Goods;
 - iii. payment to replace the Goods or acquire equivalent Goods;
 - iv. payment to repair the Goods; or
 - b. in the case of services:
 - i. resupplying the services; or
 - ii. payment to supply the services again.

Terms & Conditions



- 12. 11.5 Controlstore' liability under s74H of the Trade Practices Act 1974 is limited to paying the Customer an amount equal to the cost of:
 - a. replacing the Goods;
 - b. obtaining equivalent Goods; or
 - c. repairing the Goods,
 - whichever is the lowest amount.
 - **11.6** Controlstore does not make any representations or warranties regarding the Goods or any matter which is or might be relevant to the Customer buying or selling the Goods other than the representations or warranties expressed in this Contract.
 - 11.7 Nothing excludes, restricts or modifies or has the effect of excluding, restricting or modifying any condition, warranty, guarantee, right or remedy implied by law (including the Trade Practices Act 1974) and which by law cannot be excluded, restricted or modified.

13. PRICES & PAYMENT

- 12.1 In this Contract all prices quoted are net, exclusive of Goods and Services Tax (GST).
- 12.2 The Customer must pay the price of the Goods to Controlstore within 30 days of the date of the invoice.
- 12.3 The Customer must pay an amount equal to the GST payable by Controlstore in relation to the supply of the Goods, at the same time as the payment in clause 12.2.
- **12.4** Prices can be adjusted by Controlstore to take into account the imposition of any new taxes, duties or levies between the date of quotation or order and the delivery of the Goods. If Controlstore makes any alterations to the price of the Goods pursuant to this clause, any increase is payable by the Customer.
- 12.5 If Controlstore is supplying Goods by instalments and the Customer fails to make any payment for the Goods on time Controlstore:
 - a. may refuse to supply any further Goods until payment is received in full; and
 - b. is entitled to treat the failure to pay as a repudiation of the Contract and can elect to either terminate or affirm this Contract, and in each case, claim compensation for loss and damage suffered by Controlstore.
- 12.6 If the Customer has not paid for the Goods by the due date specified in clause 13.1, without prejudice to any other right or remedy, Controlstore reserves the right to charge interest on any unpaid amounts from the date the amounts are due until the date the amounts are paid.
- 12.7 Interest on unpaid amounts accrues each day at a rate equal to the sum of the bank bill swap reference rate for 90 day bank bills published in the Australian Financial Review on, or as near as possible to, the due date and 2% per annum, and is capitalised (if not paid) every 7 days.

14. RIGHTS IN RELATION TO GOODS

- 13.1 Controlstore reserves the following rights until all accounts owed by the Customer to Controlstore are fully paid:
 - a. ownership of the Goods;
 - b. to enter the Customer's premises (or the premises of any associated company or agent where the Goods are located) without liability for trespass or any resulting damage and retake possession of the Goods; and
 - c. to keep or resell any repossessed Goods.

If Goods are resold, or products manufactured using the Goods are sold, by the Customer, the Customer must hold that part of the proceeds of sale as is equal to the invoice price of the Goods in a separate identifiable account as the beneficial property of Controlstore and pay such amount to Controlstore upon request. Controlstore is entitled to maintain an action against the Customer for the purchase price. The risk of the Goods passes to the Customer upon delivery.

15. CUSTOMER'S PROPERTY

Any property of the Customer under Controlstore' possession, custody or control is at the Customer's risk as regards loss or damage caused to the property or by it.

16. STORAGE

Controlstore may charge for storage if delivery instructions are not provided by the Customer within fourteen days of a request by Controlstore for such instructions. Controlstore may charge for storage from the first day after Controlstore requests the Customer to provide delivery instructions.

17. RETURNED GOODS

- 16.1 Controlstore need not accept Goods returned by the Customer and will do so only on terms to be agreed in writing in each case.
- **16.2** If Controlstore accepts returned Goods from the Customer under clause 16.1, the Customer must return the Goods in their original packaging with the original quotation and the delivery docket or the invoice to Controlstore' place of business referred to in the quotation.

18. GOODS SOLD

Goods supplied by Controlstore are as described on the purchase order agreed by Controlstore and the Customer and this description prevails over all other descriptions including any specification or enquiry of the Customer.

19. CANCELLATION

No order may be cancelled except with consent in writing by Controlstore and on terms which indemnify Controlstore against all losses.

20. INDEMNITY

The Customer indemnifies on a continuing, full indemnity basis Controlstore from and against any liability, loss, expense and demand for or arising from any false, misleading, misdescriptive representation or statement made by the Customer in respect of the Goods to any person. This indemnity survives termination of this Contract.

21. PLACE OF CONTRACT

- 20.1 The laws of New South Wales apply to this contract.
- 20.2 The parties must submit all disputes arising between them to the Courts of New South Wales and any court competent to hear appeals from those Courts of first instance.

By signing those Torms and Conditions, you confirm that you have read and understood the Torms and Conditions and that you agree to be bound by them

by signing these terms and conditions,	you commit mat you	Thave read and understood the remis and	domainons and that you agree to be bound by them.
Full Name:	Title:	Signature:	Witness:
Full Name:	Title:	Signature:	Witness:
Full Name:	Title:	Signature:	Witness: