



Application for 30 Day Credit Account

Company Name:	***************************************		
Trading Name:			
Registered Address of Bus	siness:		
Delivery Address:			
Postal Address of Busines	·c·		
Full Names Residential Ac	ldress and Phone Numb	ers of Directors/Partne	rs
Sole Trader:	Partnership:		Other:
Purchasing Officer:		Email:	
Telephone No:		Fax No:	
Type of Business:			
Bank:	Branch:		
ABN:	Year Business Commenced:		
Name of three current trad	le references:		
1.	Tel. No.		Fax No.
2.	Tel. No.		Fax No.
3.	Tel. No.		Fax No.
Estimated credit requirement	ent Monthly		Annually
	month of purchase. I w	arrant that the above i	IC Pty Limited no later than the end nformation is correct and I authorise idered necessary.
Signature:		Position:	
	ply to all sales of goods		ndard conditions of sale as set forth IC Pty Limited, to the applicant or to
Date:	Witness:	(I	Print Name)



TERMS AND CONDITIONS OF SALE

1. Terms of Payment

Net payment, with in 30 days from the end of the month in which the goods are purchased. Any expenses, costs or disbursements incurred by the Supplier in recovering any outstanding monies including debt collection agency fees and solicitor's cost shall be paid by the Customer. Interest may be charged on accounts which remain unpaid for more than 60 days until payment is received in full.

2. Delivery

Where special freight requirements are requested the charges for freight will be the receiver's responsibility.

3. Claims

Any claims against United Fasteners VIC Pty Limited must be made in writing within 7 days of delivery of the goods except claims for non-delivery which must be made in writing within 14 days from the date of invoice. All claims must refer to a relevant invoice number, date of invoice and reason for claims.

4. Returns

No freight charges for goods returned at the volition of the Purchaser shall be acceptable by United Fasteners VIC Pty Limited unless authorised by United Fasteners VIC Pty Limited in writing prior to the goods being returned. Goods returned for credit may be subject to a 15% handling fee.

The following goods cannot be returned for credit under any circumstances:

- a) Goods specially made, or purchased for the Purchaser;
- b) Goods damaged or altered in any way by the Purchaser.

5. Retention of Title

- a) Property in the goods shall not pass to the Purchaser until United Fasteners VIC Pty Limited has received payment in full for the goods. If the Purchaser fails to make any payment when due or commences to be wound up or is placed under official management or becomes insolvent or bankrupt or commits an act of bankruptcy, it shall be lawful for United Fasteners without previous notice to repossess the goods and enter any premises for the purpose of such repossession.
- b) Until United Fasteners VIC Pty Limited has received payment in full for the goods the Purchaser shall store the goods safely in such place and in such manner to ensure that they are capable of being clearly identified as the property of United Fasteners VIC Pty Limited.
- Notwithstanding the provisions of paragraph (a) hereof where United Fasteners VIC Pty Limited has not received payment in full for the goods the Purchaser shall be at liberty to sell and deliver the goods (or any part thereof) to a third party in the ordinary course of business that, should United Fasteners VIC Pty Limited so require, the Purchaser will assign to United Fasteners VIC Pty Limited all its rights in respect of the moneys owing by the third party to the Purchaser thereof.

Company Name:	Date:	
Signed By:	Witness:	
Position Held:	Print Name:	



APPLICATION FOR A 30 DAY CREDIT TRADING ACCOUNT

GUARANTEE

IN CONSIDERATION of United Fasteners VIC Pty Limited of Suite 503, 45 Lime Street, Sydney in the State of New South Wales ("the Seller")

Agreeing to supply the following Company/Firm:				
		("the Customer") with goods on credit.		
I/We				
of				
and punctual payment of all moby the Customer on any according guarantee and shall remain notwithstanding the granting by or the Guarantor or the waiver liquidation of the Customer or the becoming extinguished for any the Seller upon demand being letter shall be deemed to be full to the address of the Guarantor all costs, fees, charges and ex Seller of and incidental to this performance or failure to performance or failure to perform DECLARE that if any of the opurported to be primarily liable indemnifies the Seller in respective covenant, obligation, term or countries of the Guarantee shall be the law Seller may be taken in the Coassets of the Guarantor from the Guarantee.	onies which may unt whatsoever a in full force a the Seller of time by the Seller of the bankruptcy or reason AND I/W made by notice by made or given as set out above the set of any the Guarantee or a boligations here at this Guarantee or different for the State of	ally in the case of more than one Guarantor) guarantee the due now or in the future be or become due and payable to the Seller AND I/WE DECLARE that this Guarantee shall be a continuing and effect and the Guarantor shall remain liable hereunder ne, credit or any other indulgence or concession to the Customer any breach by the Customer of its obligations to the Seller or the death of the Guarantor or the liability of the Customer ceasing or I/E DECLARE that I/We will make due and punctual payments to or letter given by the Guarantor and such demand or notice or if the same shall be in writing and left at or sent by pre-paid post we AND I/WE FURTHER DECLARE that the Guarantor shall pay g legal costs of a Solicitor and own client basis incurred by the any matter arising out of or incidental to this Guarantee or the rantor of the covenants herein contained AND I/WE FURTHER by guaranteed shall not be enforceable against the Customer shall be construed as an indemnity and the Guarantor hereby by the Customer to make payment or perform or observe any uarantee AND I/WE FURTHER DECLARE that the proper law of New South Wales and that any proceedings to be taken by the e of New South Wales and the Guarantor hereby charges the their performance of the Guarantor's obligations pursuant to this		
		that I/we understand the nature and effect of the Guarantee and bendent legal advice before signing this Guarantee.		
DATED this	day of	20		
SIGNED by the Guarantor in the presence of: Guarantor				
Witness				
Witness' full name and address	:			
SIGNED by the Guarantor in the	e presence of:	Guarantor		
Witness				
Witness' full name and address	:			