CREDIT APPLICATION



1. Business Information

Trading Name				
Postal Address				
Delivery Address				
Suburb		State	Postcode	
Telephone No.		Mobile No.	·	
Accounts Payable	Contact Name			
	Direct Number			
	Email Address			
	Contact name			
Purchasing	Direct Number			
	Email Address			
Type of Business				

2. Legal Status (please check applicable box)

Proprietary Company (Pty Ltd)	Sole Trader (go to question 5)	
Public Company	Partnership (go to question 5)	

3. Company Details

ABN					
ACN					
Registered name					
Registered address					
Authorised capital (\$)		Paid up capital (\$)			
Bank		Branch	·	State	
Is the company acting as trustee of a trust?	Yes 🗆	OR	No		
If yes, state full name of the Trust					

4. Director's Details

Director 1						
Name	Contact number					
Current address						
Director 2						
Name	Contact number					
Current address						
Director 3						
Name	Contact number					
Current address						
Are the Director's willing to sign personal guarantees?	Yes D OR No D					





5. Sole Trader / Partnership Details

If trading as a Sole Trader or Partnership, the Owner(s) of the Purchaser are required to provide a copy of a Driver's Licence and/or Passport for identification

Does the business / partnership operate under a registered business name?	Yes		OR	No	
If yes, please state the following:					
Registered name					
Registration number					
Date of registration					
Expiry date					
Current registered proprietor(s)					
Name			Contact telephone		
Current address					
Name			Contact telephone		
Current address					

6. Trade References

Please provide details of 3 major suppliers (name, city, country and telephone number)						
Supplier 1.						
Supplier 1.	Telephone no.		Email			
Supplier 2						
Supplier 2.	Telephone no.		Email			
Cupplior 2	Supplier 2					
Supplier 3.	Telephone no.		Email			

7. Purchase Details

Please provide an estimate of anticipated monthly purchases (\$)	
Sales tax number (if applicable)	

8. Accounts Details

Do you require a monthly statement?	Yes	OR	No	
Name and address of trading bank				
Branch		Account number		





9. Credit Terms

The applicant agrees to be bound by the following terms in relation to the provision of credit to the applicant by ECOSHIELD PERFORMANCE COATINGS PTY LTD.

- 1. If ECOSHIELD PERFORMANCE COATINGS PTY LTD approves this application then the applicant agrees:
- 2. To pay within 30 days after invoice date;
- 3. That if all accounts are not paid on or before the due date, credit may be suspended until the account is brought within trading terms;
- 4. Title of goods does not pass until full payment for these goods has been made and ECOSHIELD PERFORMANCE COATINGS PTY LTD reserves the right to repossess those goods;
- 5. That ECOSHIELD PERFORMANCE COATINGS PTY LTD may alter it's conditions of sale or terms of payment from time to time and the altered terms shall apply in respect of all transactions taking place after notification to the applicant of the altered terms:
- 6. That notwithstanding any change in the applicant's ownership or trading structure the applicant will remain personally liable for all goods and services requested by the applicant or on the applicant's behalf until the applicant has received written confirmation from ECOSHIELD PERFORMANCE COATINGS PTY LTD that the applicant's account has been closed and full payment received and a new account has been opened in the name of the new entity;
- That ECOSHIELD PERFORMANCE COATINGS PTY LTD may withdraw credit at any time without giving any reason.

I / We undertake to adhere to the above terms.

Authorised Signatory:

Name and Position Held:

Date:

CREDIT APPLICATION director's guarantee



TO: ENVIRONMENTAL INNOVATIONS COMPANY PTY LTD (ACN: IN CONSIDERATION of Environmental Innovations Company Pty Ltd ("the Company") agreeing to supply goods and services on credit to the following Applicant

(the customer)	(ABN)					
I / we, director(s) of the applicant party ("Guarantor")						
Name	Address	Email / Telephone				

The above listed directors hereby GUARANTEE (jointly and severally in the case of more than one Guarantor) the due and punctual payment of all monies which may now or in the future be or become due and payable to the Company by the Customer under the Company's Terms and Conditions of Trading or whether arising in any other way on any account whatsoever operated by the Customer with the Company.

AND I/WE FURTHER DECLARE THAT:

1. this Guarantee shall be a continuing guarantee and shall remain in full force and effect and the Guarantor shall remain liable hereunder notwithstanding the granting by the Company of time, credit or any other indulgence or concession to the Customer or to the Guarantor or the waiver by the Company of any breach by the Customer of its obligations to the Company or the liquidation of the Customer or the bankruptcy or death of the Guarantor or the liability of the Customer ceasing or becoming extinguished for any reason.

2. I/WE will make due and punctual payments to the Company upon demand being made by notice or letter given to the Guarantor and such demand or notice or letter shall be deemed to be duly made or given if the same shall be in writing and left at or sent by pre-paid post to the address of the Guarantor as set out above. the Guarantor shall pay all costs, fees, charges and expenses including legal costs on a solicitor and own client basis incurred by the Company of and incidental to this Guarantee or any matter arising out of or incidental to this Guarantee or the performance or failure to perform by the Guarantor of the covenants herein contained.

3. if any of the obligations hereby guaranteed shall not be enforceable against the Customer purported to be primary liable this Guarantee shall be construed as an indemnity and the Guarantor hereby indemnifies the Company in respect of any failure by the Customer to make payment or perform or observe any covenant, obligation, term or condition of this Guarantee and form and against all losses, damages, costs, charges and expenses of any kind which the Company may incur because of or arising out of the default by the Customer under the Company's Terms and Conditions of Trading or howsoever arising.

4. the proper law of this Guarantee shall be the law of the State of South Australis and that any proceedings to be taken by the Company may be taken in the Courts of such State and each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the Courts of such State. The Guarantor agrees that:

1. (a.) the Company may seek from a credit reporting agency a credit report containing personal information about the Guarantor to assess whether to accept the Guarantor as a Guarantor for credit applied for or provided to the Customer; and

2. (b.) if the Company approves the Customer's application for credit this agreement shall remain in force until the credit facility covered by the Customer's application ceases.

CREDIT APPLICATION



AND THE GUARANTOR HEREBY DECLARES that I/We understand the nature and effect of the within Guarantee and I/We have had the opportunity of obtaining independent legal advice before signing this Guarantee.

Dated:

Guarantor Signature:

In the presence of

(Witness's full name and address)