

CREDIT ACCOUNT APPLICATION

ENTITY DETAILS: Applicant's	,	,		(1)
(Please tick) Sole Trader□ Ir				•
Trading as:	F	Postal Address:		
Physical Address:				
Nature of Business:				
Telephone Business: 1:				
Contact Name & Position:				
Email Address:				
OWNERSHIP please insert O				
1:		,		
	Address:			
If LIMITED Liability Company				
Date of Incorporation:	_			
FINANCIAL & PROFESSION				
Capital - Authorized: \$		Paid Up		
Securities over Business Asse		•		
Name of Accountant:				
Bank:				
Account No:				
Company	Contact name	eferences Phone numb	er	Account open since
- Company				,
I/We have read and agree to be to the above information is to the be enter into this application and future	est of my knowledge, informati	ion and belief true		
Signed:	Pri	nt Name:		
Designation:	Da	te:		

LIABII ITY DEFINITIONS ACLX LTD shall mean ACLX LTD, or any agents or employees thereof Except as otherwise provided by statute ACLX LTD shall not be liable for Customer shall mean the customer, any person acting on behalf of and with the authority of the customer, or any person purchasing goods or services from ACLX LTD. Goods shall mean all goods, chattels supplied by ACLX LTD to the customer and shall include any Any loss or damage of any kind whatsoever whether suffered or incurred by the customer or another person whether such loss or damage arises directly or indirectly from goods or services 1.2 11.1.2 1.3 or advice provided by ACLX LTD to the customer and without limiting the generality of the fee or charge associated with the supply of goods by ACLX LTD to the customer. Service's shall mean all services provided by ACLX LTD to the customer and shall include without foregoing of this clause ACLX LTD shall not be liable for any consequential loss or damage of any kind including without limitation any financial loss; and 1.4 Except as provided in this contract ACLX LTD shall not be liable in contract, or in tort, or limitation the provision of all lighting systems, services and supplies, all charges for labor and work, 11 1 3 hire charges, insurance charges, or any fee or charge associated with the supply of services by otherwise for any loss, damage, or injury beyond the value of the goods or services provided by ACLX LTD to the customer ACLX LTD to the customer: and Price shall mean the cost of the goods or services as agreed between ACLX LTD and the The customer shall indemnify ACLX LTD against all claims of any kind whatsoever however 1.5 customer subject to clause 4 of this contract. caused or arising and without limiting the generality of the foregoing of this clause whether caused or arising as a result of the negligence of ACLX LTD or otherwise, brought by any person **ACCEPTANCE** in connection with any matter, act, omission, or error by ACLX LTD its agents or employees in 2.1 Any instructions received by ACLX LTD from the customer for the supply of goods or services shall connection with the goods or services. constitute acceptance of the terms and conditions contained herein. CONSUMER GUARANTEES ACT COLLECTION AND USE OF INFORMATION The guarantees contained in the Consumer Guarantees Act 1993 are excluded where the 3.1 The customer authorises ACLX LTD to collect, retain and use any information about the customer, customer acquires goods or services from ACLX LTD for the purposes of a business in terms of section 2 and 43 of that Act. or for the purpose of assessing the customers credit worthiness, enforcing any rights under this contract, or marketing any goods and services provided by ACLX LTD to any other party 3.2 The customer authorises ACLX LTD to disclose any information obtained to any person for the purposes set out in clause 3.1. Where the customer is a natural person the authorities under clauses 3.1 and 3.2 are authorities or 13 1 No representation, condition, warranty or premise expressed or implied by law or otherwise applies to goods or services except where goods are supplied or services provided pursuant to 3.3 consents for the purposes of the Privacy Act 1993. the Consumer Guarantees Act 1993 or except where expressly stated in this contract. ACLX LTD does not provide any warranty that the goods are fit and suitable for the purpose for 13.2 PRICE which they are required by the customer and shall not be liable if they are not. Any warranties Where no price is stated in writing or agreed to orally the goods or services shall be deemed to be sold at the current amount as such goods are sold or provided by ACLX LTD at the time of the 4.1 either expressed or implied are limited to the manufacturer's warranty 14 CANCELL ATION ACLX LTD shall, without any liability, and without any prejudice to any other right it has in law or 4.2 The price may be increased by the amount of any reasonable increase in the cost of supply of the goods or services that is beyond the control of ACLX LTD between the date of the contract and delivery of the goods or providing of the services. equity, have the right by notice to suspend or cancel in whole or in part any contract for the supply of goods or services to the customer if the customer fails to pay any money owing after the due date or the customer commits an act of bankruptcy as defined in section 19 of the Insolvency Act 1967 5.1 Payment for goods or services shall be made in full on or before the 20th day of the month following the date of the invoice, or on receipt of delivery of goods or the providing of the services. 14.2 Any cancellation or suspension under clause 14.1 of this agreement shall not affect ACLX LTD's m for money due at the time of cancellation or suspension or for damages for any breach of whichever is the earlier ('the due date'). A deposit may be required at the discretion of ACLX LTD. any terms of this contract or the customer's obligations to ACLX LTD under this contract. ACLX LTD reserves the right to request a cancellation fee for any hires cancelled within the Discounts on invoices are will only apply if paid by the due date. 14.3 5.2 Interest may be charged on any amount owing after the due date at the rate of 2.5% per month or following timeline, and may adjust the fee within these guidelines on a case by case basis: cancelled within 30 days of hire - up to 20% of the hire as a cancellation fee; cancelled with 7 days of hire - up to 50% of the hire as a cancellation fee; cancelled within 24 hours of hire - up to part month 5.3 Any expenses, disbursements and legal costs incurred by ACLX LTD in the enforcement of any rights contained in this contract shall be paid by the customer, including any reasonable solicitor 100% of the hire as a cancelation fee. fees or debt collection agency fees. MISCELL ANEOUS 54 Receipt of a cheque, bill of exchange, or other negotiable instrument shall not constitute payment 15 until such negotiable instrument is paid in full. The customer shall not assign all or any of its rights or obligations under this contract without the written consent of ACLX LTD QUOTATION 15.2 ACLX LTD shall not be liable for delay or failure to perform its obligations if the cause of the delay Where a quotation is given by ACLX LTD for goods or services: 6.1 or failure is beyond its control. The quotation shall be valid for three months from the date of issue; and The quotation shall be exclusive of Goods and Services Tax unless specifically stated to the Failure by ACLX LTD to enforce any of the terms and conditions contained in this contract shall not be deemed to be a waiver of any of the rights or obligations ACLX LTD has under this 6.1.1 6.1.2 15.3 6.1.3 15.4 The law of New Zealand shall apply to this contract except to the extent expressly negative or Where goods or services are required in addition to the quotation the customer agrees to pay for the additional cost of goods or services. varied by this contract. 15.5 Where the terms of this contract are at variance with the order or instruction from the customer, this contract shall prevail 7.1 The goods remain at ACLX LTD's risk until the delivery to the customer, but when title passes to 15.6 If any provision of this contract shall be invalid, void or illegal or unenforceable the validity the customer pursuant to clause 9.1 of this contract the goods are at the customers risk whether existence, legality and enforceability of the remaining provisions shall not be affected, prejudiced delivery has been made or not. Delivery of goods shall be deemed complete when ACLX LTD gives possession of the goods for 15.7 7.2 Any dispute between the parties is to be dealt with in accordance with the Arbitration Act 1996. delivery to the customer, or possession of the goods is given to a common carrier, or other bailee for the purposes of transmission to the customer. The time agreed for delivery shall not be an essential term of this contract unless the customer gives written notice to ACLX LTD making time of the essence. 7.3 7.4 Where ACLX LTD delivers goods or provides services to the customer by installments and ACLX LTD fails to deliver or supply one or more installments the customer shall not have the right to repudiate the contract but shall have the right to claim compensation as a severable breach. 8.1 The customer authorises ACLX LTD to contract either as principal or agent for the provision of goods or services that are the matter of this contract. Where ACLX LTD enters into a contract of the type referred to in clause 8.1 it shall be read with 8.2 and form part of this agreement and the customer agrees to pay any amounts due under that TITLE If the goods are ascertained and in a deliverable state, title in the goods passes to the customer when the customer has made payment for all goods supplied by ACLX LTD. 9.1 Where the customer has not paid for any goods in its possession property in such goods shall 9.2 remain with ACLX LTD and: 9.2.1 The goods shall be held by the customer as bailee; and 922 If the goods are attached, fixed, or incorporated into any property of the customer, by way of any manufacturing or assembly process by the customer or any third party, title in the goods shall remain with ACLX LTD until the customer has made payment for all goods, and where those goods are mixed with other property so as to be part of or a constituent of any new goods, title to these new goods shall deemed to be assigned to ACLX LTD as security for the full satisfaction by the customer of the full amount owing between ACLX LTD and customer. The customer gives irrevocable authority to ACLX LTD to enter any premises occupied by the customer, at any reasonable time, to remove any goods not paid for in full by the customer. ACLX LTD shall not be liable for costs, damages or expenses or any other losses incurred by the customer or any third party as a result of this action, nor liable in contract or in tort or otherwise in Sign: RETURN OF GOODS 10 The customer shall be deemed to have accepted the goods unless the customer notifies ACLX LTD otherwise within 24 hours of delivery of the goods to the customer. No goods will be accepted for return by ACLX LTD without prior approval. 10.2 Date: