

# **APPLICATION FOR CREDIT**

# **Hardware & PPE Supplies**

(INCLUDING DEED OF SURETYSHIP)

Tel: 016 971 2636 / 2543

hardware@amcedeng.co.za 32 Saturn Street Naledi Industrial Park Vaalpark 1947

| INDUSTRY / SECTOR TYPE  |          |                     |    |            |            |  |  |
|-------------------------|----------|---------------------|----|------------|------------|--|--|
| Industrial End Use      | r        | Industrial Reseller |    |            |            |  |  |
| Services-Labour Brokers |          | Government          |    |            |            |  |  |
| Schools & Universities  |          | Hospitals & Medical |    | $\exists$  |            |  |  |
|                         | <u> </u> |                     | _  |            |            |  |  |
|                         |          |                     |    |            |            |  |  |
| Representative:         |          |                     |    | FOR        | OFFICE USE |  |  |
|                         |          |                     | Li | mit        |            |  |  |
|                         |          |                     | Aı | oproved    |            |  |  |
|                         |          |                     | Δ  | count Type |            |  |  |

## APPLICATION FOR CREDIT FACILITIES INCORPORATING DEED/S OF SURETYSHIP A. CONFIDENTIAL FULL NAME OF "THE APPLICANT" TRADE NAME/STYLE OF APPLICANT P O BOX TOWN CODE **TEL Office** Tel Sales **TEL Accounts** Fax PHYSICAL / DELIVERY ADDRESS Code P.O. Box Code SUBURB TOWN Code Comp Reg No. Vat No Tax Reg No. REGISTERED OFFICE OF Co/cc **SOLE OWNER PARTNERSHIP** (PTY) LTD CC **TRUST** PERSON RESPONSIBLE FOR ACCOUNT E-MAIL ADDRESS Cell PERSON RESPONSIBLE FOR BUYING E-MAIL ADDRESS Cell YEAR COMMENCED BUSINESS NAME AND ADDRESS OF AUDITORS NAME OF ACCOUNT **BANKERS** BRANCH **ACCOUNT NO** DATE A/C OPENED **INITIALS INITIALS** INITIALS

Page 2

| TRADE REFERENCES |                              |                   |              |                              |                 |  |  |
|------------------|------------------------------|-------------------|--------------|------------------------------|-----------------|--|--|
|                  | Company                      |                   |              | Contact Detail               | le.             |  |  |
| 1                | Company                      |                   | ( )          |                              |                 |  |  |
| 2                |                              |                   | /            | 1                            |                 |  |  |
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| 5                |                              |                   | (            | )                            |                 |  |  |
| Dire             | ctors Full Name              | Home Address      |              | ID Number                    | Tel             |  |  |
| 1                |                              |                   |              |                              |                 |  |  |
| 2                |                              |                   |              |                              |                 |  |  |
| 3                |                              |                   |              |                              |                 |  |  |
| 4                |                              |                   |              |                              |                 |  |  |
| ARE              | YOU SUBJECT TO A DEBT RE-ARR | ANGEMENT IN TER   | MS OF THE NA | L<br>ATIONAL CREDIT ACT?     |                 |  |  |
| IF YE            | S, GIVE DETAILS              |                   |              |                              |                 |  |  |
| FOR              | COMPANIES / CLOSE CORPORA    | TIONS             |              |                              |                 |  |  |
| NET              | T ASSET VALUE OF YOUR BUSINE | SS? > R1 000 000  | < R1         | 000 000 > R2 000<br>< R2 000 |                 |  |  |
| IS AI            | NNUAL TURNOVER GREATER THA   | N R1 000 000?     | YES No       |                              |                 |  |  |
| OR C             | GREATER THAN R2 000 000?     | YES No            | CREDIT LIMIT | REQUESTED: R                 |                 |  |  |
|                  |                              |                   |              | ND DOES NOT FORM PART OF T   | HIS CONTRACT)   |  |  |
| ANY              | ADDITIONAL INFORMATION WH    | ICH MAY BE OF ASS | ISTANCE      |                              |                 |  |  |
|                  |                              |                   |              |                              |                 |  |  |
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|                  |                              |                   | INITIALS     | INITIALS                     | INITIALS Page 3 |  |  |

### **COMPLIANCE WITH THE CONSUMER PROTECTION ACT**

| liability of the<br>the consume<br>set out in bo   | ne supplier, assumptio<br>er, notice is hereby giv<br>old below and the App  | sumer Protection Act, which in of liability by the consume wen in respect of the following licant indicates acknowledge C6, C7.1, C7.2, C8, C9, C10, C  | r, indemnification by the co<br>g clauses in this Applicatior<br>ment of these terms by its/   | onsumer and acknowled<br>on for Credit and Terms a<br>his/her signature hereu  | gement of any fact by<br>and Conditions of Sale;<br>under: B1, B3.1, B3.2,  |
|--|--|---|--|--|---|
| SIGNED   |  |   | (by/for  | and on behalf of th  | ne Applicant)   |
| APPLICANT ( terms and co 1. A certificat CREDITOR at to the Credit other purpo such amoun monthly in a Bankers fror CREDITOR, a days after th in respect of nature of the legal action city of princi failing agree the strict rul basis that th arbitrator sh therefore th that the dec should it be parties and th defaulting in the Insolven should the A | (as well as any surety onditions. atte signed by any mar t any time and the factor, the purpose of an se whatsoever where at is not owing and/or arrears on any amount time to time or at the alternatively if this lattine receipt of the good of discrepancies betwee ediscrepancy. 3,1 Nothas commenced or notipal business of THE Comment to be selected the sof evidence shall not matter is to be expensed by a selected the matter of the arbitrator necessary to execute the arbitrator shall be a making payment of a sexpensed or the sequestrator or finally), then the conditions of the sequestrator or finally), then the sequestrator or finally), then the sequestrator of the sequestrator or finally), then the sequestrator or finally is the sequestrator or finally), then the sequestrator or finally is the sequestrator or finally), then the sequestrator or finally is the sequestrator or finally), then the sequestrator or finally is the sequestrator or final | ised agent does hereby apply for THE APPLICANT - whose stager or any director of THE (at that such amount is due, or y action (whether by way of the amount of such claim is due and unpaid. THE CREDIT to due to it by the Applicant at the maximum rate permissible er rate is the lower rate. 3.1 is or completion of the service en goods charged and goods twithstanding the terms of clot, to submit any dispute between the President of the Law Stot apply. The arbitrator shall edited and brought to arbitrate submitted to him according seed not be observed or taken shall be binding on each of the under the arbitrator's order, entitled to make an order for any amounts on due date or samended) and/or should the sted (either provisionally or fix whole balance outstanding to | EREDITOR reflecting the amorning and unpaid shall be priprovisional sentence or oth required to be established at OR shall be entitled but not a rate of 2,5% above the perinterms of the National Crown claim shall be recognised by THE CREDITOR. The Adelivered, unless the Applicates 3.1 above, THE CREDITOR ween the parties to arbitratives after it has been demand ociety of Gauteng. The arbitratives after it has been demand ociety of Gauteng. The arbitratives after it has been demand ociety of Gauteng. The arbitratives after it has been demand ociety of Gauteng. The arbitratives after it has been demand ociety of Gauteng. The arbitratives after it has been demand ociety of Gauteng. The arbitratives after it has been demand on the considers just are into account by him in arrithem, and shall be made and The arbitrator's decision shall be made and the Applicant to the arbitrator's decision shall be made and the Applicant be placed into linally) or should the Applicant linally) or should the Applicant be placed into linally) or should the Applicant | ount owing by THE APP ima facie proof of the A erwise), proof of debt cand it shall rest with the tobliged to charge interime overdraft rate of tredit Act (if applicable), d by THE CREDITOR unleaded and the specified on the TOR shall be barred cant has specified on the TOR shall be entitled, but in a dings and discovery but period and in an information shall be held in a dings and discovery but period and in an information of a this decision. The Order of any Court of call further be final and tration. 4. In the event of the placed into judicity and be placed into judicity and the placed into judicity and the placed into judicity. | LICANT to THE Applicant's indebtedness or insolvency or for any experiment to prove that rest calculated he THE CREDITOR'S at the election of THE less lodged within 1 If from lodging any claim he delivery note, the lut not obliged, whether will be held in the town hered person, and he summary manner and he shall do so on the rmal manner. The humstances and he parties hereto agree hompetent jurisdiction hinding upon the hof the Applicant his envisaged in terms of histonally or finally), or al management (either |
|  |  |   | INTIALS  | INITIALS   | Page 4  |

#### **DEED OF SURETYSHIP**

I, by my signature hereto (which appears below) do, in addition to the above, hereby bind myself in my private and individual capacity as surety for and coprincipal debtor in solidum with THE APPLICANT in favour of THE CREDITOR for the due performance of any obligation of THE APPLICANT and for the payment to THE CREDITOR by THE APPLICANT of any amounts which may at any time become owing to THE CREDITOR by THE APPLICANT from whatsoever cause arising and including, but without limiting the generality of the a foregoing, any claims for damages and actions against THE APPLICANT acquired by way of cession. This suretyship shall be a continuing covering guarantee/surety which may only be cancelled, in writing, by THE CREDITOR and then only, provided that all sums then owing by THE APPLICANT (whether due or not) to THE CREDITOR have been paid in full. I hereby renounce the benefits of the legal exceptions "Non causa Debit", "Ordines Seu Excussionis Et Divisionis" and "Cession of Action", with the force, meaning and effect of which I declare myself to be fully acquainted. I furthermore bind myself irrevocably to all of the terms and conditions of clauses I., 2., 3., 4., and 24 hereof. I agree that the amount recoverable from me in terms of the suretyship shall, notwithstanding anything to the contrary herein and, in particular, notwithstanding the reference to a credit limit under A above, be the full amount owing by THE APPLICANT to THE CREDITOR at any time and not be limited as to the amount or in any other manner whatever.

I furthermore record that if more than one person has appended his signature hereto, there shall come into existence a separate distinct and independent contract of suretyship/guarantee which is brought into existence by each separate signatory hereto. If for any reason this suretyship/guarantee is not binding (for whatsoever reason) on any one signatory then the obligations of the remaining signatories shall nevertheless be and remain of full force and effect

| SIGNED AT | .ON THIS | .DAY OF | . 20 |
|-----------|----------|---------|------|

#### **FURTHER TERMS AND CONDITIONS OF SA**

#### C.

- 1. THE APPLICANT and I (the signatory at Page 4 hereof) hereby choose Dom cilium Citandi et Executandi for all purposes arising out of this application and Deed of Suretyship at the address stipulated at paragraph A of page 2 hereof.
- 2. THE APPLICANT and I undertake to notify THE CREDITOR forthwith in writing of any change of address.
- 3. If THE APPLICANT should fail to object to any item appearing on THE CREDITOR'S statement of account within fourteen days of date of the despatch of the statements, the accounts shall be deemed to be in order.
- 4. Unless the context otherwise requires, the words importing the singular shall include the plural and vice versa, a natural person shall include an artificial person and vice versa and the one gender shall include the other gender and vice versa.
- 5. THE APPLICANT undertakes to notify THE CREDITOR, in writing, within seven days of any change in ownership of THE APPLICANT'S business, or should THE APPLICANT be a company, of its share transactions whereby the majority shareholding is affected, failing which notice the entire balance owing, whether due or not, will immediately be deemed to be due and payable by THE

APPLICANT. In addition to the a foregoing, THE APPLICANT acknowledges that immediately upon any change of ownership in THE APPLICANT any outstanding amount whether due or not shall be deemed to be forthwith payable by THE APPLICANT to THE CREDITOR.

- 6. Until such time as THE APPLICANT has paid the purchase price in full in respect of any purchase of goods, the ownership in and to all such goods shall remain vested in THE CREDITOR. THE CREDITOR shall, in its sole discretion, be entitled to take possession of any such goods which have not been paid for and in respect of which payment is overdue, in which event THE APPLICANT shall be entitled to a credit in respect of the goods so returned being the price at which the goods are sold or the value thereof as determined by THE CREDITOR. THE APPLICANT hereby waives any right it may have for a spoliation order against THE CREDITOR in the event that THE CREDITOR takes possession of any goods.
- 7.1 THE APPLICANT does hereby irrevocably and in Rem Suam cede, pledge, assign, transfer and make over unto and in favour of THE CREDITOR, all of its right, title, interest, claim and demand in and to all claims/debts/book debts of whatsoever nature and description and howsoever arising which THE APPLICANT may now or at any time hereafter have against all and any persons,

companies, corporations, firms, partnerships, associations, syndicates and other legal personae whomsoever ('THE APPLICANT'S debtors") without exception as a continuing covering security for the due payment of every sum of money which may now or at any time hereafter be or become owing by THE APPLICANT to THE CREDITOR from whatsoever cause or obligation howsoever arising which THE APPLICANT may be or become bound to perform in favour of THE CREDITOR.

7.2 Should it transpire that THE APPLICANT at any time entered into prior deeds of cession or otherwise disposed of any of the right, title and interest in and to any of the debts which will from time to time be subject to this cession, then this cession shall operate as a cession of all THE APPLICANT'S reversionary rights. Notwithstanding the terms of the a foregoing cession THE APPLICANT

shall be entitled to institute action against any of its debtors provided that all sums of money which THE APPLICANT collects from its debtors shall be collected on THE CREDITOR'S behalf and provided further that THE CREDITOR shall at any time be entitled to terminate THE APPLICANT'S right to collect such monies/debts.

- 7.3 THE APPLICANT agrees that THE CREDITOR shall be entitled at any time or times hereafter to give notice of this cession to all or any of THE APPLICANT'S debters.
- 7.4 THE APPLICANT further agrees that THE CREDITOR shall, at any time, be entitled to inspect any of THE APPLICANT'S books or records and in addition shall be entitled to take possession of such books and records (of whatsoever nature) to give effect to the terms of this cession.
- 8. The goods shall be regarded as having been sold "voetstoots" without warranty against latent defects therein. No liability whatsoever shall arise furthermore on the part of THE CREDITOR for any representation or warranty made or alleged to have been made at any time in respect of the goods sold by THE CREDITOR to THE APPLICANT.
- 9. In the event of any order being given to THE CREDITOR on an order form reflecting THE APPLICANT'S name as the entity from which the order emanates, such order shall be deemed to have emanated from THE APPLICANT, notwithstanding the fact that such order may have been given or signed by a person not authorised by THE APPLICANT and such order will be deemed to constitute valid delivery.

| sea by The ATT Electivit and Sacrif order will be declined to constitute v | and actively. |          |          |
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|  |               |          | Page 5   |

- 10. It is agreed that set-off shall operate automatically as a matter of law at the moment reciprocal debts between THE CREDITOR and THE APPLICANT come into existence and independently of the will of the parties and it shall not be necessary for either THE CREDITOR or THE APPLICANT to specifically raise set-off. Upon the operation of an automatic set-off aforementioned, the debts shall be mutually extinguished to the extent of the lesser debt. The Applicant undertakes to pay to the Creditor all amounts payable on due date. All payments are to be made in cash without deduction and free from any conditions or pre-conditions of any nature whatsoever. The Applicant shall be precluded from instituting any counterclaim which the Applicant may have against the Creditor should any dispute arise between the Creditor and the Applicant in respect of any terms of the agreement. The Applicant will not be entitled to withhold payment of any amounts pending finalisation of any dispute.
- 11. Signature by THE APPLICANT or by any representative of THE APPLICANT of THE CREDITOR'S delivery note, shall be regarded as acceptance by THE APPLICANT that the goods reflected in such delivery note have been properly and completely delivered.
- 12 The Applicant hereby acknowledges that the Creditor is not the manufacturer of the goods purchased and that neither the Creditor nor any of its directors, agents or employees shall be liable for any losses or damage of whatsoever nature sustained by the Applicant arising out of or in connection with any possible representation or promises regarding the quality of the goods purchased.
- 13. Whilst we will replace all or any part of goods which are defective:-
- 13.1 our liability is limited to the cost of replacement of the defective goods; our decision as to whether or not the goods are defective is final and binding;
- 13.2 the undertaking contained herein is the only undertaking given in respect of the goods and there are no other undertakings, warranties, guarantees, representations, promises or the like in regard to the goods;
- 13.3 we shall not be liable for any damages of any nature whatsoever (whether direct, indirect or consequential) which may be caused to or suffered or incurred by the customer or any other person whomsoever by reason of or arising from the defective nature of the goods.
- 14. The risk in and to the goods shall pass from THE CREDITOR to THE APPLICANT on the date of delivery notwithstanding that ownership will not pass to THE APPLICANT until full payment of the purchase price. Delivery shall be deemed to have taken place against signature of THE CREDITOR'S delivery note, proof of posting if the goods are posted to the customer, or delivery to the South African Transport Services or Road Carrier if the goods are railed or transported by THE CREDITOR. The Post Office/South African Transport Services or Road Carrier shall act as the agent of THE
- 15. THE CREDITOR shall, at any time, in its sole discretion, be entitled to cede all or any of its rights in terms of this application for credit facilities and deed of suretyship to any third party without prior notice to THE APPLICANT.
- 16. Any condonation of any breach of any of the provisions hereof or other act or relaxation, indulgence or grace on the part of THE CREDITOR shall not in any way operate as or be deemed to be a waiver by THE CREDITOR of any rights under this contract, or be construed as a novation thereof.
- 17. Each paragraph of this Application for Credit and Terms and Conditions of Sale (at pages 3 and 4) is severable, and the invalidity of any part of this agreement, by reason of the provisions of the Consumer Protection Act, or any other Law, shall not affect the validity of any other part, and, insofar as possible, any provision in these terms and conditions should be interpreted in a manner which promotes the purpose and policy of the said Act.
- 18. This contract contains the entire agreement between the parties and any other terms thereof whether express or implied or excluded here from and any variations, cancellations or additions to this contract shall not be of any force or effect unless reduced to writing and signed by the parties or their duly authorised signatories.
- 19. Should THE APPLICANT at any time be wound up, whether provisionally or finally, (which liquidation or sequestration shall be deemed to be a material breach by THE APPLICANT) or in the event of THE APPLICANT being an individual or partnership and having his/its estate sequestrated, whether provisionally or finally, any goods delivered by THE CREDITOR to THE APPLICANT and in respect of which payment has not been made at the date of the winding up or sequestration (whether payment in respect thereof be due or not) shall immediately be returned to and recoverable by THE CREDITOR and the agreement pursuant to which such goods were sold shall be deemed to have been cancelled in respect of the goods so returnable/recoverable.
- 20. THE APPLICANT acknowledges that in the event of it being a proprietorship, partnership, a company or a close corporation and converting from a proprietorship, partnership, or company to aBclose corporation or from a proprietorship, partnership or a close corporation to a company at any time hereafter, as the case may be, any surety/signatory in terms of this application for credit shall nevertheless still remain bound as a surety.
- 21. THE APPLICANT acknowledges that no terms at variance with the terms arid conditions of this application for credit and which have been sought to be introduced by THE APPLICANT at any time shall be of any force or effect unless THE CREDITOR has, in writing, expressly and unambiguously agreed that the terms so sought to be introduced by THE APPLICANT shall apply. Without derogating from the generality of the a foregoing, THE CREDITOR shall not be regarded as having so expressly agreed by virtue merely of THE CREDITOR having agreed to execute an order in which inconsistent terms have been introduced by THE APPLICANT and notwithstanding that THE CREDITOR has not rejected such inconsistent terms.

  22. THE APPLICANT acknowledges that should the correct goods be supplied and delivered and should these be returned at THE APPLICANT'S
- request due to no fault accruing to THE CREDITOR, then such goods will be subject to a 10% handling charge which shall immediately become due and payable by THE APPLICANT. All payments and returns of goods to representatives or agents of THE CREDITOR are entirely at the risk of THE APPLICANT. Goods should be returned directly to THE CREDITOR'S place of business from where the goods were ordered.
- 23. THE CREDITOR does not appoint the Post Office at it's agents for payments by post. All payments shall be made to THE CREDITOR'S place of business from where the goods were ordered. In the event of any payments being mislaid or lost in the post, THE APPLICANT shall still be liable to THE CREDITOR for payment.
- 24. The credit terms granted are, unless amended in writing by a director/manager of THE CREDITOR, 30 (thirty) days nett of date of monthly statement.
- 25. The Creditor shall have the right to cancel any order without incurring any liability of whatever nature if for any reason the Creditor is prevented from executing the order and/or delivery of the goods or if it becomes impossible for the Creditor to perform and to effect delivery.
- 26. THE APPLICANT and I warrant that the information submitted above is true and correct in all respects and that the further terms and conditions of sale with THE CREDITOR are those reflected at Pages 3 and 4 hereof, which further terms and conditions THE APPLICANT and I are entirely familiar with and which terms and conditions are deemed to be incorporated herein and form part hereof.

|  | INITIALS | INITIALS | INITIALS Page 6 |
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#### **CONSENT CLAUSE**

#### D

#### DISCLOSURE OF PERSONAL INFORMATION

- 1. THE APPLICANT understands that the personal information given herein is to be used by THE CREDITOR for the purposes of assessing his credit worthiness. THE APPLICANT confirms that the information given by him is accurate and complete. THE APPLICANT further agrees to update the information supplied, as and when necessary, in order to ensure the accuracy of the above information, failing which THE CREDITOR will not be liable for any inaccuracies.
- 2. THE CREDITOR has THE APPLICANT'S consent at all time to contact and request information from any persons, credit bureaus or businesses, including those mentioned in this Credit Application form and to obtain any information relevant to THE APPLICANT'S credit assessment including, but not limited to, information regarding the amounts purchased from supplier's per month, length of time APPLICANT has dealt with such supplier, type of goods or services purchased and manner and time of payment.
- 3. THE APPLICANT agrees that information given in confidence to THE CREDITOR by a third party on THE APPLICANT will not be disclosed to THE APPLICANT
- 4. THE APPLICANT hereby consents to and authorise THE CREDITOR at all times to furnish personal and credit information concerning THE APPLICANT'S dealings with THE CREDITOR to a credit bureau and to any third party seeking a trade reference regarding THE APPLICANT in his dealings with THE CREDITOR.
- 5. We reserve our rights to request further information as may be required to assess your credit worthiness.
- 6. THE APPLICANT further consents for the purpose of THE CREDITOR assessing its credit worthiness and to enable THE CREDITOR to conduct business with THE APPLICANT in terms of Section 11 of the Protection of Personal Information Act, that THE CREDITOR may process such personal information of THE APPLICANT as may be necessary to perform these functions.

Signed by THE APPLICANT or its duly authorised agent/signatory (and by myself in my personal capacity as surety) who hereby warrants that he is authorised to sign on behalf of THE APPLICANT.

|              |               | ON THIS  | DAY OF  |         | 20       |          |
|--------------|---------------|----------|---|---------|----------|----------|
| before the u | ndersigned wi | tnesses. |   |         |          |          |
| Signature    | 1             |          | Full Name                                     |         |          |          |
|              | _             |          | Full Name                                     |         |          |          |
|              | 3             |          | Full Name                                     |         |          |          |
|              | 4             |          | Full Name                                     |         |          |          |
|              |               |          |   |         |          |          |
|              |               |          |   |         |          |          |
| Applicant    |               |          |   |         |          |          |
| Signature    | 1             |          | Full Name                                     |         |          |          |
|              | 2             |          | Full Name                                     |         |          |          |
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|              |               |          | <u>                                      </u> | NITIALS | INITIALS | INITIALS |
|              |               |          |   |         |          | Page 7   |

| Supporting Documents   |     |    |     |       |  |  |
|--|-----|----|-----|-------|--|--|
| A Copy of the following documents must accompany the account application |     |    |     |       |  |  |
|  | Yes | No | N/A | Notes |  |  |
| Comp Reg No.   |     |    |     |       |  |  |
| Tax Reg No.  |     |    |     |       |  |  |
| Vat No.  |     |    |     |       |  |  |
| ID (s) of Directors / Owners   |     |    |     |       |  |  |
| Proof of Address   |     |    |     |       |  |  |
| Bank Letter  |     |    |     |       |  |  |
| BEEE Affidavit   |     |    |     |       |  |  |
| Letter of Goodstanding   |     |    |     |       |  |  |
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