Diesel & DUTCH

Diesel and Dutch Pty. Ltd.

1 Applicant

Also referred to as you or your

YOUR TRADING NAME AND ABN	Ph: +61 (0)4 6633 440 support@dieselanddutch.co www.dieselanddutch.co	
YOUR COMPANY NAME, TRUST, PERSON(S) O	R PARTNERSHIP OPERATING BUSINESS	ABN: 5058 2587 0
YOUR BUSINESS STREET ADDRESS		YOUR DETAILS Fill in the Applicant's details and i is a company or has a business registration number then plea
YOUR BUSINESS DELIVERY ADDRESS		insert it.
PURCHASING CONTACT NAME	ACCOUNTS PAYABLE CONTACT NAME	
PURCHASING PHONE	ACCOUNTS PAYABLE PHONE	
PURCHASING EMAIL	ACCOUNTS PAYABLE EMAIL	
Company Partnership	Sole trader	BUSINESS STRUCTURE Check the appropriate box with "X"
Company Partnership	Sole trader	Check the appropriate box with "X"
Trading references	Sole trader	Check the appropriate box with "X" REFERENCES Fill in the details for your tradi
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Internet site. By signing this Application:
you acknowledge that we may use the information to obtain references in relation

- you acknowledge that we may use the information to obtain references in relation to your application for trade credit and otherwise in accordance with our Privacy Policy; and
- you agree that the supply of any goods or services to you will be subject to our Terms and Conditions.

	ALAD		- Sr-B	SIGNING INSTRUCTIONS
APPLICANT SIGNS HERE	ATAD	PRINT DATE OF SIGNING	ALA	The Applicant or an authorised person (such as a company director) should sign here and print the date of signing as well as their name and title (for example, director).
PRINT NAME OF SIGNATORY		PRINT TITLE OF SIGNATORY		

Customer Account Application Form For A Trading Account

Key Terms

This Agreement is between the supplier, Diesel and Dutch Pty Ltd (referred to as we, our or us) and the customer (referred to as you or your) and consists of these Key Terms and the General Conditions.

1 Payment terms

Due on receipt of proforma

2 Annual interest rate on late payments N/A

3 Period for returning obviously defective goods 14 days from delivery

4 Jurisdiction and governing law

Victoria and Commonwealth of Australia

General Conditions

1 Effect of this Agreement

The Agreement applies in relation to any goods we sell you even if it is not signed and it overrides any inconsistent terms or conditions in any purchase orders or other documents you use (unless we specifically sign a document agreeing otherwise).

Quotations 2.

Prices and other details in any quotation, pro forma invoice or other document that we provide are only valid for 30 days or such other limited time period as stated in the document.

3. Orders

You acknowledge that once you place an order with us, we may order or manufacture goods especially for you and we may not permit you to vary or cancel the order unless you compensate us for the losses we incur or we otherwise consent.

4. Price and price increases

We will notify you of the price for the goods when you place your order. We may increase the price if there is an increase in our costs between the date of an order and the date the goods are ready for delivery. If this occurs, you may cancel the order but we will not be liable for any losses you incur in connection with the cancellation.

5. GST

Unless otherwise stated, the prices for the goods are exclusive of Goods and Services Tax (GST). You must pay GST at the same time and in the same manner as the consideration for the goods. We will give you a tax invoice showing the applicable GST.

Delivery

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We will use reasonable endeavours to deliver the goods to the delivery point and on the date requested in your order. However, we will not be liable for any 13. losses you suffer as a result of a delay or failure to deliver the goods.

7. Risk in the goods

Risk in the goods will pass to you when you take possession of them.

8. Return of obviously defective goods

You must inspect the goods on delivery and may return them as defective if they:

are not of acceptable quality (as defined in the 14. Australian Consumer Law); or

do not conform to an agreed specification.

The period for returning obviously defective goods is set out in the Key Terms. If you fail to return the goods (or notify us of any shortfall in the quantity delivered) within this period, you must pay for them in full despite any shortfall or defects (other than nonobvious or latent defects that you could not be reasonably expected to have identified within the time period).

We will cover the charges for returning the goods if we accept that they are defective.

Payment terms

You must pay us for the goods on the payment terms in the Key Terms.

10. Title and our security interest

Although you will assume the risk in the goods when you take possession, until you pay for them:

we will retain ownership and title;

you hold them on our behalf as fiduciary bailee; and

if we request, you must return them or permit 15. us to retake possession of them and we will not be any liable for any loss you suffer as a result.

However, you may dispose of the goods in the ordinary course of business on the basis that you will be taken to hold the proceeds of sale or trade on trust 16 for us until you pay for them.

11. **Enforcement expenses**

You must pay any reasonable expenses (including legal fees) we incur to enforce our rights under this Aareement.

Goods supplied on a wholesale basis

Diegel & DUTCH

You confirm you are purchasing the goods on a wholesale basis to on-sell or re-supply to your customers and that as such you may not be entitled to all of the consumer guarantees under the Australian Consumer Law.

Our warranties

We warrant that the goods we deliver will:

· match the description in the invoice and any agreed specification;

• be free of third party claims or undisclosed securities: and

• be of acceptable quality as defined in the Australian Consumer Law.

Limitation of liability

We limit our liability in relation to the sale of goods to you as follows:

• apart from the warranties in this Agreement or any express guarantees, we exclude all warranties and guarantees (whether written or oral);

• our liability for any claims (whether for negligence, breach of contract or statute) is limited at our option to either:

- (i) replacing the goods or supplying equivalent aoods: or
- (ii) repairing of the goods; or
- (iii) paying you the cost of having the goods replaced or repaired; and

• we are not liable for any indirect, incidental, special and/or consequential losses, liability, costs or damages; any loss of business opportunity, production, profits or savings; or any reasonably foreseeable losses.

However, this limitation of liability does not apply if it would restrict, modify or exclude your rights in a way that is not permitted under the Australian Consumer Law or other applicable laws.

Variations

We may vary this Agreement by giving you written notice at any time. The variation will only affect future orders.

Jurisdiction and governing law

The jurisdiction and governing law in the Key Terms apply to this Agreement. The courts of the jurisdiction are entitled, non-exclusively, to resolve disputes about this Agreement.

PAYMENT DETAILS AND OPTIONS

1. **Direct Bank Deposit** – Our preference is direct deposit. Our bank details are as follows:

Bank: Commonwealth Bank of Australia

Account Name: Diesel and Dutch Pty Ltd

BSB: 063 097 AC: 4065 9447 (Please quote Invoice number in the reference section)

- 2. Visa/MasterCard We provide the option to:
- a) pay online via your wholesale login
- b) call us and provide your card details over the phone.

- 12.