### **CREDIT ACCOUNT APPLICATION**

**TANOS Enterprises Trading As** 

## **Kerang Computers & Office Supplies**

ABN 80 615 518 315

55 Victoria Street Kerang 3579 Tel: 5452 2877

# "the Company"

Busine	ess name:							
Trading	Name:							
ABN/C	AN/Reg'd Busin	ess No:						
Busines	ss/delivery addr	ess:						
Postal /	Address:							
		State		_ Postcode	e		Phone	
Contac	t	Positi	on	F	Phone			
Email _								
	f Entity:		Public Co		Co T	Trust	(please circle)	
"the A	oplicant"							
Sole tr	ader/Partnersh	ip/Trust details	5					
Registe	ered proprietor(s	) of Applicant:						
	Name:							
	Address:	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·					
Name o	of Trust:		· · · · · · · · · · · · · · · · · · ·				<del> </del>	
Date bu	usiness commer	nced trading:	1-	previous	trading	name _		
Corpor	ate details							
Name 8	& address of ead	ch director:						
1.	Name:							
	Home address							
	do not use PO	Box						
	Home Telephor	ne:	Date	of birth				
2.	Name:							
	do not use PO							
	Home Telephor	ne:	Date	of birth				
(If more	e than 2 please p	provide further i	names on a sep	arate page)				
Trade i	references:							
1. Company name		Phor	ie	_ Contac	t perso	n		
Addr	ess							
2. Company name P								
Addr	ess	······································	· · · · · · · · · · · · · · · · · · ·					_
	il							
3. Company nameP				_ Contac	t perso	n		
Addr	ess							
	il							

Your Bank:	Branch:	Contact person				
Name and address of external accountant authorised to confirm financial details:  Name: Address:						
Telephone: Fax/Mobile:	Email:	<del>-</del>				
Premises: Owned or Leased (please circle)						
CREDIT TERMS All Applicants must read this						
UPON THE COMPANY APPROVING THIS API AGREES TO THE FOLLOWING:  1. To pay for all goods, services and purchases upon such other time as approved in writing by 2. The Company shall be at liberty to withdraw a without prejudice to any other right the Company 3. That the Applicant shall be liable for all costs, disbursements incurred by the Company to recc dishonoured cheques and the Company may che date of invoice on any amounts not paid with in full. Payments made by the Applicant will be and then interest in reduction of the debt accour 4. The Applicant agrees to notify the Company of greater than 50% of the Applicant. Failure to for the further debts and it must be noted that, if obtained from the Company, credit facilities may 5. No deductions shall be made on any account notice of a deficiency in delivery within 24 hours issue an amended account. The applicant agree Applicant against any claim by the Company for 6. If the Company considers it relevant in assess an outstanding amount I/We agree to the Compapplication to a credit reporting agency and obta about me/us in accordance with section 18E (B) 7. That the credit provided by this agreement is 8. That purchase orders will only be made by the company.  9. The Applicant agrees to charge in favour of the estate owned by it with payment of all monies or made to the Company of the monies hereby secting the Applicant agrees to charge in favour of the estate owned by it with payment of all monies or made to the Company of the monies hereby secting the company of the monies hereby	within 21 days from the Company. It is a count facilities of y may have without charges, commissioner any unpaid and arge the Applicant in the agreed trace applied first to cap and the approval to a prior approval to a prior approval to a payment of its account facilities and 14 delivery in the state of that delivery in the state of the company disclosing any disclosing any disclosing any disclosing any disclosing any and 18K (b) of the solely for business to applicant and not be Company all its wed by the Application and has never be a which has gone if the company and a company and	of the end of month of invoice or offered to the Applicant at any time out being liable for any consequences. Sion fees legal costs and occounts including charges for any of interest at the rate of _2_% from ding terms until that account is paid ital, then any costs and expenses any sprior to any change of ownership in the Applicant being responsible the change of ownership is not any's discretion withdrawn. The end of the counterclaim may be made by the count with the Applicant. In for commercial credit or recovery of yof the information contained in this ort containing personal information e Privacy Act 1988. In any associated business or the estate and interest in any real and to the Company until payment is seen made Bankrupt under the into liquidation or had a receiver/ one terms of this Application and the element.  Concentration of the counter of the element of the counterclaim of the counterclaim of the element.				
services on this account. The Applicant acknowl Company is granted on the basis of the informa Applicant.	edges that any cr	edit account provided by the				
The Applicant agrees to immediately notify the Cinformation or details contained in this application		g of any change in any of the				
The Applicant agrees that the credit to be provided to the Applicant by the Company is to be applied wholly or predominately for business purposes.  The Applicant certifies that the information provided in this application is true and correct.						
DATED this day of	2024					

Signature of person signing for Applicant	Signature of Company representative
Print name of person signing for the Applicant	Name of Company representative
Position of person signing for the Applicant	

NOTES If insufficient space, please provide information on a separate sheet. Where the Applicant is a company one director must sign. Where the Applicant is a partnership one partner must sign. Where the Applicant is a company, the attached Guarantee must be signed by each director to enable this application to be processed.

#### **PRIVACY ACT AUTHORISATION**

This Privacy Act Authorisation is to be completed by an individual, a director of a company, or a Partner of a partnership applying for credit, or a guarantor or credit to be granted (referred to below as the "discloser").

Each of us acknowledge that the information provided in this application is the basis for evaluation by The Company of the financial standing and credit worthiness of each of us (and the incorporated body) being the Applicant, Applicant's officers, Trustee and Guarantor, and do hereby:

- (a) Authorise the Company to make such enquiries and receive such information from the bankers, accountants and business referees mentioned in this application and otherwise from anyone as the Company may reasonably consider necessary.
- (b) Acknowledge that the Company has informed me/us, in accordance with the Privacy Act 1988 as amended that certain items of personal information including an opinion about me/us are permitted to be kept on a credit information file and might be disclosed to credit reporting agencies.
- (c) In accordance with the Privacy Act 1988(th) as amended:
  - A. Agree to the Company obtaining from a business which provides information about the commercial credit worthiness of persons, information concerning my/our commercial activities or commercial credit worthiness and using such information for the Purpose; and
  - B. Authorise the Company to exercise my/our rights of access to my/our credit information files and credit reports.
- (d) Agrees that the Company may give to and seek from any credit providers (whether or not named in this application) reports and information that has any bearing on my/our credit worthiness, credit standing, credit history or credit capacity for any of the Purpose.
- (e) Agree that the 'Purpose' is as follows:
  - Where the discloser is an individual, a director of a company or a partner, the discloser understands that the information may be used:
    - (A) to assess the Applicant's credit worthiness;
    - (B) to notify other credit providers of a default by the Applicant;
    - (C) to exchange information with other credit providers as to the status of the Applicant's credit account where the discloser is in default with other credit providers; and
    - (D) for the collection of overdue payments; and
  - (ii) Where the discloser is a Guarantor, the information may be used:
    - (A) to assess the Applicant's credit worthiness:
    - to assess whether to accept the discloser as a guarantor for credit applied for by, or provided to the Applicant;
    - (C) for the subsequent management of the credit guaranteed; and
    - (D) for the enforcement of the guarantee.

## **GUARANTEE**

Guarant	or's Details:						
Name:							
Address:	<u> </u>						
Suburb	Post of	code					
("the Gua	arantor")						
Credit Ac	ccount Applicant's Details:						
Name: _	A	BN/ Reg'd Business No.:					
Address:							
Suburb _	Post Code _	<del></del>					
(the "App	olicant")						
In consid	deration of the Company at my request approv	ing the Credit Application by the Applicant, I					
•		guarantoes to the Company the due and					
	The Guarantor irrevocably and unconditionally, guarantees to the Company, the due and punctual performance of all the terms, conditions and covenant of the Applicant in terms of the						
•	•	mended from time to time) and in relation to any					
	supply of goods and services by the Company	, ,					
	The Guarantor agrees to pay to the Company	, ,					
	Applicant shall at any time become liable to pay to the Company arising from the supply of						
	goods or services to the Applicant and to charge any and all real estate owned by the						
-	Applicant in favour of the Company until payment to the Company of the moneys hereby						
	secured.	on to the company of the meneys hereby					
	The Guarantor agrees to be bound by the term	is and conditions contained in this Application					
	form and that the Company may at all times act as if the Guarantor were the principal debtor.						
	• • •	ideration of and as an essential condition of the					
a	acceptance of this application by the Company	, the Guarantor with the incorporated body and					
t	the Guarantor's own name:						
(	(a) accepts liability to the Company for the	e payment as principal debtor of all monies					
	owned by the incorporated body to the	Company together with any recovery costs,					
	expenses or legal fees incurred by the	Company from time to time and waive all rights					
	as a mere surety which may be incons	istent therewith; and					
(	(b) binds the incorporated body and warra	ant our authority to bind the incorporated body.					
I, the Gua	arantor, hereby acknowledge, affirm and agree	e that I have read fully understand and					
compreh	end the Terms and Conditions of this Applicati	on.					
DATED:	by the GUARANTOR in the presence of	)					
SIGNED	by the GOARANTOR in the presence of	)					
Signature	e of Guarantor	Signature of Witness					
Signature	o o. oddiantor	C.g. lataro of Friancia					
Signature	e of Guarantor	Signature of Witness					