

Completing and Submitting this Document

For your application to be processed, ensure you have completed and signed both parts of this document: the **Confidential Credit Application Form** and the **Personal Guarantee and Indemnity Agreement**.

Return this document (completed, signed and witnessed) to:

Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors ACN 655 389 692 ABN 42 655 389 692 at 5/22 Commercial Place, Keilor East VIC 3033. Phone: (03) 9336 4574, Email: accounts@ceilingdistributors.com.au.



Completing and Submitting this Document

Thank you for applying for credit facilities with Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors ACN 655 389 692 ABN 42 655 389 692 of 5/22 Commercial Place, Keilor East VIC 3033. For your application to be processed, it is necessary to complete and sign both parts of this document: the **Confidential Credit Application Form** and the **Personal Guarantee and Indemnity Agreement**.

Return this document (completed, signed and witnessed) to Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors.

Application Date	Sales Representative			
Application Date	Branch Phone No			
Section 1 - All Applicants Complete this	Section.			
Enter all details relevant to your Busines	ess.			
Business Operates as Pty Ltd/Ltd	cd Company Trustee Sole Trader Partnership			
Business/Company Name	ABN			
Trading Name				
Trust Name				
Postal Address				
Business/Street Address				
Ph. Business ()	ofter Hours () Mobile			
Fax Email				
Year Business Commenced	Nature of Business			
Bank Name BS	SB No LLLLLAccount No LLLLLLL			
Contracting/Building Licence No				
Credit Amounts Required Enter an estimated amount required per month:				
Section 2 - Companies, Sole Trader and	Business Partnerships			
Enter all details for all Directors, Sole Tr	raders and Business Partners.			
(1) Full Name	(3) Full Name			
DOB / / Drivers Licence No	DOB / / Drivers Licence No			
Residential Address	Residential Address			
Postcod	de Postcode			
Residence: Owned Rented	Residence: Owned Rented			
(2) Full Name	(4) Full Name			
DOB / / Drivers Licence No	DOB / / Drivers Licence No			
Residential Address	Residential Address			
Postcod	de Postcode			
Residence: Owned Rented	Residence: Owned Rented			
WARNING: THIS IS AN IMPORTANT LEGAL DOCUMENT. IF YOU DO NOT UNDERSTAND THIS DOCUMENT, YOU SHOULD SEEK INDEPENDENT LEGAL ADVICE.				

Credit Application Page 1 of 6



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Section 3 - Spouses of Directors, Sole Traders and Business Partners					
Enter all details for Spouses of all Directors, Sole Traders and Business Partners.					
(1) Spouse Full Name	(3) Spouse Full Name				
DOB / / Drivers Licence No		ivers Licence No			
Residential Address	Residential Address	Treis Electrice No			
Postcode		Postcode			
1 051000		1 osteode			
(2) Spouse Full Name	(4) Spouse Full Name				
DOB / / Drivers Licence No		ivers Licence No			
Residential Address	Residential Address	Vers Electrice No			
Postcode		Postcode			
		1 ostcouc			
Section 4 - All Applicants Complete this	Section.				
Enter Trade References - Major Suppliers					
NAME	LOCATION	PHONE NO			
1. 2.					
3.					
5.					
Section 5 - All Applicants Complete this	Section.				
History of Solvency					
Has the Applicant or anyone associated with the	ne Applicant been:				
A. Bankrupt or used Part X of the Bankr	uptcy Act? YES/NO				
B. Involved with the management or co	ntrol of a business which has been wound	d up, had receivers appointed or			
entered into a scheme for the benefit of creditors? YES/NO If yes, details:					
Section 6 - All Applicants Complete this	Section.				
Financial Details					
Are business premises owned or leased?	Owned Leased				
If owned, are premises subject to mortgage or charge?					
Is there any other charge or mortgage on the business assets? YES/NO					
If yes, please provide details:					
Does any financial institution, company or persyour spouse or your company? YES/NO		m of security from you personally,			
If yes, please provide details:					
WARNING: THIS IS AN IMPORTANT LEGAL DOCUMENT. IF YOU DO NOT UNDERSTAND THIS DOCUMENT, YOU SHOULD SEEK INDEPENDENT LEGAL ADVICE.					
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CREDIT ACCOUNT TERMS AND CONDITIONS

PLEASE READ FULLY THESE TERMS AND CONDITIONS BEFORE SIGNING THIS APPLICATION FORM

The terms and conditions set out in this form will apply to credit extended by Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors ACN 655 389 692 ABN 42 655 389 692 (Hereinafter called the Supplier) and any of its related bodies corporate (as defined by the *Corporations Act 2001*) or assigns, and your signed application will be evidence of your agreement to that effect.

- * "Goods" includes services.
- * "Supplier" means Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors or any of its related bodies corporate (as defined by the *Corporations Act 2001*) or assigns from whom Goods are purchased.
- * "Customer" or "Buyer" means the party making this application for credit.
- * "Property" means all property owned by the Customer now or in the future, solely or jointly.

1 TERMS OF ACCOUNT

- a) Trading Terms are strictly 30 Days, unless otherwise stated in writing by the Supplier, and Payment is to be received by the Supplier, within 30 Days or otherwise agreed, following the month/date of invoicing/billing.
- b) The Customer agrees to pay any stamp duty assessed on this document.
- c) The Customer must advise the Supplier in writing of any changes in its business structure as shown in this application within two (2) business days of such change occurring. The person or entity, shown in the Supplier's records as the Customer, remains liable to the Supplier for Goods supplied until the Supplier has accepted a fresh credit application from the person or entity operating the new business structure.

If you fail to observe any of the above terms, or you have made a misrepresentation to the Supplier or given information which is untrue, credit facilities may be withdrawn and all charges made to your account will become due immediately.

2. OVERDUE ACCOUNTS

- a) Any amount not paid by the due date will, at the discretion of the Supplier, be subject to interest charged at 1.5% per month calculated on a daily basis on any monies due but unpaid. Such interest will be calculated from the due date of payment.

 The parties agree that this amount is a genuine pre-estimate of the Supplier's damages and is not a penalty.
- b) The Customer agrees to pay all the Supplier's reasonable costs & expenses, legal costs and any expenses incurred by the Supplier in connection with recovery of amounts overdue including debt collection / mercantile agent's fees of 15% on debt, interest and costs.
- c) The Customer grants to the Supplier an express legal and equitable charge over the customer's freehold or leasehold property for the amounts due on overdue accounts. The Customer agrees to deliver to the Supplier, within seven (7) days of demand, a properly executed Memorandum of Mortgage in a form approved by the Supplier and which includes a covenant providing that interest may be charged on all outstanding monies at the rate of 1.5% per month calculated on a daily basis on any monies due but unpaid. Such interest will be calculated from the due date of payment.
- d) The Company and/or individual person(s) referred to in Section (1) and/or (2) of this application hereby Charge all their Right, Title, Interest (if any) in the property or properties referred to in Section (1) and (2) of this application and also any property or properties that they own currently or may acquire in the future solely or jointly or have or become to have a beneficial interest in, in favour of the Supplier, With the due and punctual observance and performance of all of the obligations of the Customer/Buyer. Such person(s) acknowledge that the Supplier, may at its discretion register and lodge a Caveat(s) on such property or properties in respect of the interests conferred on it under this clause. Such registration of a Caveat by the Supplier over the Customer(s) property or properties shall not be challenged by the Customer/Buyer in any way whatsoever, and the Buyer agrees not to take any steps in filing a "Lapsing Notice" via the Land Titles Office to have the Caveat removed, until such time the Buyer has paid all monies owing by it to the Supplier as claimed from time to time.

3. TERMS AND CONDITIONS

Goods will be supplied on the Supplier's then current terms and conditions of sale as detailed on the invoice or docket for Goods supplied with any alterations as may be notified to the Customer at point of sale.

The credit allowed under this application is limited to the higher of the amount advised by the Supplier or the amount of credit extended.

4. TITLE OF GOODS

Unless the Supplier specifies otherwise in writing, all Goods sold to the Customer will remain the property of the Supplier until the full purchase price is paid to the Supplier. Ownership of the goods by the Supplier is not affected by delivery. The Supplier will have the right to retake possession of Goods, which have not been paid for, in accordance with the Supplier's terms of payment. The Customer gives the Supplier and its employees and agents for the time being the express right to enter upon the customer's premises on reasonable notice to the Customer for the purpose of recovery of the Supplier's goods. If prior to transfer of title, the Customer sells the Goods or uses the Goods in some manufacturing or construction process of its own or of a third party, then the Customer will hold the proceeds of such sale or process, as relates to the Goods in trust, for the Supplier.

5. APPLICATION OF THE PPSA

- a) In this Clause 5, PPSA means the *Personal Property Securities Act 2009.* Any term used in this clause defines in the PPSA, it has the same meaning in this clause.
- b) This Clause 5 applies to the extent that the Supplier's interest in any Goods is a security interest.
- c) The Customer acknowledges and agrees that the Supplier may apply to register a security interest in the Goods at any time before or after delivery of the Goods. The Customer waives its right under s 157 of the PPSA to receive notice of any verification of the registration.
- d) The Supplier can apply amounts it receives from the Customer towards amounts owing to it in such order as the Supplier chooses.
- e) If the Customer defaults in the performance of any obligation owed to the Supplier under these terms and conditions or any other agreement for the Supplier to supply Goods to the Customer, the Supplier may enforce its security interest in any Goods by exercising all or any of its rights under these terms and conditions or the PPSA. To the maximum extent permitted by law, the Customer and the Supplier agree that the following provisions of the PPSA do not apply to the enforcement by the Supplier of its security interest in the Goods: sections, 95, 118, 121(4), 125, 130, 132(3)(d), 132(4), 135, 142 and 143.



(continued)

CREDIT ACCOUNT TERMS AND CONDITIONS (CONT'D)

PLEASE READ FULLY THESE TERMS AND CONDITIONS BEFORE SIGNING THIS APPLICATION FORM

5. APPLICATION OF THE PPSA (cont'd)

- f) The Customer and the Supplier agree not to disclose information of the kind mentioned in s 275(1) of the PPSA, except in circumstances required by sections 275(7)(b)-(e) of the PPSA.
- g) The Customer must promptly do anything required by the Supplier to ensure that the Supplier's security interest is a perfected security interest and has priority over all other security interests in the Goods.
- h) Nothing in this Clause 5 is limited by any other provision of these terms and conditions or any other agreement between the parties.

6. PRIVACY DISCLOSURE AND CONSENT

I consent to and authorise the Supplier:

- a) to obtain information about my personal or commercial credit worthiness from my bank or any trade referee disclosed in this document and any other credit provider and credit reporting agency for the purposes of assessing the application for credit, or in connection with any guarantee.
- b) to use, disclose or exchange with other credit providers information about my personal or commercial credit arrangements in order to assess the application for credit (including whether to accept as Guarantor any person signing), monitor credit worthiness and collect overdue accounts.
- c) to disclose the contents of a credit report by a credit reporting agency to the Supplier's solicitors or mercantile agents.

The Supplier is bound by and complies with the *National Privacy Principles* in relation to the collection and disclosure of information regarding individuals. If you or a Guarantor do not provide the personal information requested in this document the Supplier may be unable to process the application.

APPLICANT SIGNATURE/S

Application is hereby made for a credit account. I agree to be bound by the above terms, and consent to the terms under the *Privacy Act 1988*, as detailed in Clause 6 of the terms and conditions above. I acknowledge that the Supplier might in future acquire additional subsidiaries, which may supply Goods to me on credit, and I agree that the above terms will apply to the purchase of those Goods.

ALL DIRECTORS, SOLE TRADERS AND BUSINESS PARTNERS SIGN BELOW	INDEPENDENT WITNESS SIGN BELOW (Not Spouses or Family Members)
(1) SIGNED BY	(1) WITNESSED BY
Signature	Signature
Print Name of Signatory	Print Name of Signatory
Date	Date
(2) SIGNED BY	(2) WITNESSED BY
Signature	Signature
Print Name of Signatory	Print Name of Signatory
Date	Date
(3) SIGNED BY	(3) WITNESSED BY
Signature	Signature
Print Name of Signatory	Print Name of Signatory
Date	Date
(4) SIGNED BY	(4) WITNESSED BY
Signature	Signature
Print Name of Signatory	Print Name of Signatory
Date	Date

CONFIDENTIAL

PERSONAL GUARANTEE AND INDEMNITY AGREEMENT

Important Note

As part of your application for credit, this **Personal Guarantee and Indemnity Agreement** must be completed and signed by all Directors, Sole traders and Business Partners in the presence of Independent Witnesses (not Spouses or Family Members).

Spouses of all Directors, Sole Traders and Business Partners are requested to also sign as Guarantors in the presence of Independent Witnesses.

To: Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors ACN 655 389 692 ABN 42 655 389 692 and to each related body corporate of Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors or its assigns here known as the "Supplier".

I the undersigned have requested the Supplier to

supply _	Business or Company Name	trading as	Trading Name and/or Trust Name	_ (the Customer)
of		Address of Business or Company		-

with Goods on credit. Should the Supplier elect to do so then:

- 1. I will indemnify the Supplier against any losses, costs, charges and expenses of any nature, which it might incur as a result of any default by the Customer as per Credit Account Terms and Conditions Pages 3-5 of the document or arising under this Guarantee. I agree that I will pay any stamp duty assessed on this Guarantee.
- 2. I will also be responsible to the Supplier for all outstanding monies due now or at any time in the future for Goods supplied by the Supplier to the Customer from time to time.
- 3. Both my Indemnity and my Guarantee are continuing security and will not be affected (whether or not I have notice of the following matters).
 - (a) If the Supplier:
 - (i) grants any extension of time or other indulgence to the Customer
 - (ii) refuses further credit to the Customer
 - (iii) Varies the terms of the Customer's account, or the arrangements between the Supplier and the Customer are changed in any other way (even if this increases my liability under this Guarantee and Indemnity).
 - (b) By the release of any of the Guarantors or if this Guarantee is unenforceable against any one or more of the Guarantors;
 - (c) If any payment by the Customer is later avoided by law.
- 4. I agree that each application for credit made by the Customer to any related body corporate of the Supplier is deemed to have been accepted from the date of the first invoice to the Customer; and without further notice to me, this Guarantee extends to all liabilities from the Customer to that related body corporate.
- 5. The Guarantee and Indemnity extends to credit given to the Customer in the future by a company which is not now, but at the time that such credit is extended, has become a related body corporate of the Supplier and may in such case be enforced by the Supplier.
- 6. This Guarantee may be withdrawn by the Guarantor, only at the expiry of fourteen (14) days from the day on which written notice of withdrawal is actually received at the Supplier's registered office by the Supplier's principal legal officer or regional credit manager, but will continue in force in respect of all debt incurred up to the date of withdrawal.
- 7. I agree that before providing credit to the Customer, the Supplier may seek from a credit agency a credit report containing personal information about me to assist in deciding whether to accept me as Guarantor for the Customer.
- 8. In this Guarantee:

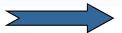
"Goods" includes services and "Supplier" means Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors and each related body corporate of Ceiling Investment Group Pty Ltd trading as Madex Linings & Ceiling Distributors and its assigns from whom Goods are purchased. Singular words include the plural and vice versa. Where there is more than one Guarantor, they will be bound jointly and severally.

"Related body corporate" has the same meaning as that given to the expression in the *Corporations Act 2001*. "Guarantee" means this Personal Guarantee and Indemnity Agreement. "Property" means all property owned by the Guarantor now or in the future, solely or jointly.

9. The Guarantor hereby agrees to charge all the equitable interest in freehold or leasehold property. The Guarantor agrees to deliver to the Supplier, within seven (7) days of demand, a properly executed Memorandum of Mortgage in a form approved by the Supplier and which includes a covenant providing that interest may be charged on all outstanding monies at the rate of 1.5% per month calculated on a daily basis on any monies due but unpaid. Such interest will be calculated from the due date of payment.

The Company and/or individual person(s) referred to in Section (1) and/or (2) of this application hereby Charge all their Right, Title, Interest (if any) in the property or properties referred to in Section (1) and (2) of this application and also any property or properties that they own currently or may acquire in the future solely or jointly or have or become to have a beneficial interest in, in favour of the Supplier, with the due and punctual observance and performance of all of the obligations of the Customer/Buyer. Such person(s) acknowledge that the Supplier, may at its discretion register and lodge a Caveat(s) on such property or properties in respect of the interests conferred on it under this clause. Such registration of a Caveat by the Supplier over the Customer(s) property or properties shall not be challenged by the Customer/Buyer in any way whatsoever, and the Customer/Buyer agrees not to take any steps in filing a "Lapsing Notice" via the Land Titles Office to have the Caveat removed, until such time the Customer/Buyer has paid all monies owing by it to the Supplier as claimed from time to time.

If the charge created by this clause is or becomes void or unenforceable, it may be severed from this agreement without any effect on its validity; and the Guarantor will not be exonerated in whole or part. Nor will the Supplier's rights, remedies or recourse against the Guarantor or any other Guarantor in any way be prejudiced or adversely affected by such a severance.



CONFIDENTIAL

PERSONAL GUARANTEE AND INDEMNITY AGREEMENT

(continued)

CERTIFICATE OF GUARANTEE

EXECUTED AS A DEED

Agreement to Terms of the Personal Guarantee and Indemnity

By signing below as Guarantor, in the presence of a Witness, I certify that I have read the terms of the Personal Guarantee and Indemnity Agreement and understand its terms and that it is an important legal document. In particular, I understand that if the Customer fails to make any required payments to the Supplier, the Supplier may recover the amount of these payments from me personally. In this case the Supplier may, amongst other recovery rights, take a charge over any real property that I have a legal or equitable interest in. Further, I have read and consent to the terms under the *Privacy Act 1988*, as detailed in Clause 6 of the Credit Application Terms and Conditions. I certify that prior to the execution of the Personal Guarantee and Indemnity Agreement, I have had the opportunity of taking independent legal advice regarding its meaning and effect.

Signing of Personal Guarantee and Indemnity—All Directors, Sole Traders, Business Partners and any other Guarantors

All Directors, Sole traders and Business Partners and any other Guarantors complete and sign below as Guarantors in the presence of Independent Witnesses (not Spouses or Family Members).

Spouses of all Directors, Sole Traders and Business Partners are requested to also sign as Guarantors in the presence of Independent Witnesses.

ALL GUARANTORS AND INDEPENDENT WITNESSES SIGN BELOW

ALL GUARANTORS SIGN BELOW	INDEPENDENT WITNESS SIGN BELOW (Not Spouses or Family Members)
(1) SIGNED BY	(1) WITNESSED BY
Signature	Signature
Print Name of Signatory	Print Name of Signatory
Date	Address
	Date
(2) SIGNED BY	(2) WITNESSED BY
Signature	Signature
Print Name of Signatory	Print Name of Signatory
Date	Address
	Date
(3) SIGNED BY	(3) WITNESSED BY
Signature	Signature
Print Name of Signatory	Print Name of Signatory
Date	Address
	Date
(4) SIGNED BY	(4) WITNESSED BY
Signature	Signature
Print Name of Signatory	Print Name of Signatory
Date	Address
	Date