

ATLAS COPCO AUSTRALIA PTY LTD APPLICATION FOR COMMERCIAL CREDIT TRADING ACCOUNT

This application applies to all goods and services supplied by all Business Areas of Atlas Copco Australia Pty Limited

All Sections of this Application must be completed signed and returned to the Division of Atlas Copco

SECTION 1 Applicant's Details											
Business or Company Name											
Trading As (If applicable)											
Business Type Private Company Sole Trader Trust						. [□ Pu	ıblic Cor	mpany		
ACN				ABN				Regist GST	ered for	Yes / No)
Nature of Business											
Registered											
Address		State				Postcode					
Trading/ Delivery Address											
		State						Postco	ode		
Year Star Trading						Paid Up Capital					
Main Pho Number		7									
Postal address for accounts											
Email address for accounts											
Trustee Details To Be Completed If The Applicant Is A Trustee											
Name of Trust					N:	Name of Trustee					
Ivallie of Trust						1.5					
ABN of Trust			A	ACN of Trustee							
Partner, Sole Trader, Director Details											
Name Address					Driver's License	No	Phone No	DOB			
1				LIOUISE	. 10	THORIC INC	505				
2											
3											
<u> </u>									l	1	

Atlas Copco Australia Pty Limited

ABN 85 620 125 153

Compressors
Ph: 1800 023 469
3 Bessemer Street
Blacktown NSW 2148

Power Technique Australia Ph: 1300 667 044 Building G, 22 Powers Road Seven Hills NSW 2147 Tools
Ph: 1800 801 489
3 Bessemer Street
Blacktown NSW 2148

Rental
Ph: 133 420
3 Bessemer Street
Blacktown NSW 2148



APPLICATION FOR COMMERCIAL CREDIT TRADING ACCOUNT

Contact Details Print Name Phone No Position Accountant 2 Accounts Payable Purchasing Manager **Trade References**

Print Name 1 2 3

SECTION 2 Acknowledgements, Consents and Acceptances of Application Terms

A. NOT AN OFFER TO PROVIDE CREDIT

The provision of this application to the Applicant, completion of the application by the Applicant and/or receipt of the application by Atlas Copco is not an offer to provide credit or credit facilities.

B. CREDIT LIMITS

Atlas Copco may (in its sole discretion) do any of these things, at any time, without notice to the Applicant:

- set the Applicant's credit limit;
- change the Applicant's credit limit; and
- stop providing goods and/or services to the Applicant on account (either temporarily or permanently). Accordingly, the Applicant
- acknowledges and represents that the Applicant will not rely on being able to obtain goods or services on account at any particular time (or at all); and
- warrants that the Applicant will always have arrangements in place to pay for goods and services on delivery (or in advance) if Atlas Copco stops providing goods and/or services on account at any time.

C. SECURITY

Atlas Copco may, at any time and in its absolute discretion, require the Applicant to provide additional security.

D. PRIVACY CONSENT

The Applicant consents to Atlas Copco obtaining, and using, information about the Applicant (including the information set out in Section 1 of this application and any other information provided by the Applicant or by a third party concerning the Applicant) to decide whether to provide (or continue to provide) goods and/or services to

the Applicant on account. Atlas Copco will handle the personal information and credit information of the Applicant as set out in the Atlas Copco Australia Group Privacy Policy. The Applicant acknowledges that the Applicant has read and understood the Atlas Copco Australia Group Privacy Policy .-

Phone No

http://www.atlascopco.com.au/auus/legalnoticepage.aspx The Applicant acknowledges that Atlas Copco will disclose information to Dun & Bradstreet, a credit reporting body and will collect, hold and use information relating to your commercial and consumer creditworthiness from Dun & Bradstreet, a credit reporting body, for all purposes permitted by law.

E. TERMS AND CONDITIONS

The Applicant acknowledges and agrees that all products and services will be provided solely on the terms and conditions for the applicable Atlas Copco division available on the Atlas Copco website

http://www.atlascopco.com.au/auus/aboutus/terms-andconditions.aspx

and on request from Atlas Copco.

To avoid doubt, no other terms or conditions will apply (including any set out in (or any referred to in) any of the Applicant's documents - including any set out in, or referred to in, purchase orders terms and conditions).

F. IMPORTANT INFORMATION

Atlas Copco may (in its absolute discretion) reject this application.

The Applicant represents and warrants that the Applicant understands and agrees to the contents of this application and that the Applicant has had the opportunity to seek legal advice on it.



APPLICATION FOR COMMERCIAL CREDIT TRADING ACCOUNT

Acceptance		
Print Name and Position	Signature*	Date
*the signatory(s) warrant(s) that they are authorised to	make this application on behalf of the A	pplicant.
SECTION 3 Guarantee And Indemnity Deed Poll (Applicable for Director, Sole Trader, Partners)	hip or Trust)	
DATE OF DEED POLL:		
1 Definitions Atlas Copco means Atlas Copco Australia Pty Limited ABN.85 620 125 153 Debtor means		
		
	(insert Guarantor(s). Include individuals and partners and	
	Insolvency of a person (who Deed Poll, includes bodies	nich, for the purposes of this
		ations, unincorporated bodies)
(insert Applicant details - see page 1)	(without limitation): a) Winding Up; and	
Guaranteed Money's means all money that the Debtor liable to pay to Atlas Copco at or after the date of this D Poll on any account and in any way whatever, and where a) the Debtor is liable alone or together with another	and manager, trustee, posteries or any other person (ho appointed to an analogous control of the	administrator, receiver, receiver provisional liquidator, liquidator, wever described) holding or pus office or acting or purporting
b) the Debtor is liable as principal debtor, surety, partr trustee, beneficiary or otherwise; or	amalgamation, reconstr	romise, arrangement, merger,
c) the relevant liability is: i. actual or contingent, ascertained or unascertain fixed or fluctuating; iii. iii. iii. iii. iii. iii. iii. ii	by, or adversely affecting which is equivalent or a	ng the person and any procedure nalogous in any jurisdiction; and
ii. in respect of principal, interest, purchase obliga fees or damages; oriii. is of any other character.	Winding Up includes (without	out limitation):
Guarantor means	 a) dissolution, liquidation, bankruptcy; and b) any analogous or equiv 	
	jurisdiction.	•
	2 Guarantee and Indemnit 2.1 Each Guarantor uncond	litionally and irrevocably:
		pco that the Debtor will pay the Atlas Copco on time; and

Atlas Copco

APPLICATION FOR COMMERCIAL CREDIT TRADING ACCOUNT

- indemnifies Atlas Copco on demand against all losses, damages, costs and expenses which Atlas Copco suffers because:
 - the Debtor does not pay the Guaranteed Monies on time: or
 - ii. of the Insolvency of the Debtor or a Guarantor; or
 - iii. Guaranteed Monies (or money which would be Guaranteed Monies if it were recoverable) is not recoverable from, or a liability to pay Guaranteed Monies is not enforceable against, a Debtor or a Guarantor for any reason, whether or not Atlas Copco knew or ought to have known anything about it.
- 2.2 Each Guarantor must immediately pay on written demand (which may be delivered by facsimile or prepaid post to the last address of the Guarantor known to Atlas Copco):
- a) the Guaranteed Monies; and
- the amount of any loss, damage, cost and expense referred to in clause 2.1(b),
- whether or not Atlas Copco has made a demand on the Debtor or the Guaranteed Monies is immediately payable by the Debtor.
- 2.3 Each Guarantor waives any right which it may have to require Atlas Copco to proceed against or enforce any other right, power, remedy or security against or to claim payment from the Debtor, any other Guarantor or any other person before claiming from that Guarantor under this Deed Poll.
- 2.4 This Guarantee and Indemnity applies to the present and future balance of the Guaranteed Monies, is a continuing guarantee and indemnity and is not discharged or partially discharged by the payment of any of the Guaranteed Monies, the settlement of any account or anything else. This Guarantee and Indemnity is irrevocable and continues until Atlas Copco unconditionally releases it in writing.
- 2.5 The liability of each Guarantor is not adversely affected by anything which would otherwise reduce or discharge the liability of the Guarantor, including (without limitation):
- Atlas Copco granting time or any other indulgence or concession to the Debtor or any other person; or
- Atlas Copco increasing the amount, or otherwise varying the type or terms, of financial accommodation provided to the Debtor; or
- Any transaction or agreement, or variation, novation or assignment of a transaction or agreement, between Atlas Copco and a Debtor or any other person; or
- d) The Insolvency of any person, or Atlas Copco becoming a party to or bound by any Insolvency; or
- e) An obligation of a Guarantor or Debtor being void, voidable, unenforceable, defective, released, waived, impaired, transferred, enforced or impossible or illegal to perform; or
- f) Any judgment or order against the Debtor, a Guarantor or any other person; or
- g) The Guaranteed Monies not being recoverable or the liability of the Debtor or any other person to Atlas Copco ceasing, including as a result of a release or discharge by Atlas Copco or by law, or
- Atlas Copco exercising or not exercising its rights under any agreement or at law against the Debtor or any other person; or

- i) Any default, misrepresentation, negligence, breach of contract, misconduct, acquiescence, delay, waiver, mistake, failure to give notice or other action or inaction of any kind (whether or not prejudicial to a Guarantor) by Atlas Copco or any other person; or
- j) Any change to, or in the membership of, any partnership, joint venture or association.
- 2.6 This Guarantee and Indemnity is a principal and independent obligation of each Guarantor and is not ancillary or collateral to any other obligation.
- 2.7 Until Atlas Copco has received all the Guaranteed Monies and is satisfied that it will not have to repay any money received by it in connection with the Guaranteed Monies, each Guarantor must not (either directly or indirectly):
- claim, exercise or attempt to exercise a right of set-off or counterclaim against Atlas Copco (whether the right is the Guarantor's or any other person's) or any other right which might have the effect of reducing the Guaranteed Monies; or
- claim or exercise a right of subrogation or a right of contribution; or
- c) unless Atlas Copco has given a written direction to do
 - prove, claim or exercise voting rights in the Insolvency of the Debtor; or
 - ii. otherwise claim or receive the benefit of a distribution, dividend or payment arising out of the Insolvency of a Debtor: or
- iii. Demand, or accept payment of, any money owed to the Guarantor by the Debtor.
- 2.8 If any payment or other transaction relating to the Guaranteed Monies is void, voidable, unenforceable or defective or is claimed to be so (each an "Avoidance of Payment") and that claim is upheld or settled then:
- a) the liability of each Guarantor under this Deed Poll will be what it would have been but for the Avoidance of Payment; and
- b) each Guarantor must immediately execute all documents and do all other things necessary or required by Atlas Copco to restore Atlas Copco to the position it was in immediately before the Avoidance of Payment, even if Atlas Copco knew or ought to have known that the payment or transaction was void, voidable, unenforceable or defective.

3 General

- 3.1 Atlas Copco may assign its rights under this Deed Poll without the consent of any Guarantor. If it does so, the Guaranteed Monies will include all liabilities of each Guarantor to the assignee which are within the scope of the definition whether or not the liabilities arose or were contemplated before the date of the assignment. Atlas Copco may disclose to a potential assignee any confidential information provided to Atlas Copco by a Guarantor.
- 3.2 This Deed Poll is valid and fully enforceable against any executing party despite:
- any failure to execute by any other person intended to be, or contemplated as, a party to this Deed Poll; or
- b) any defect in the manner of execution of this Deed Poll by any party: or
- this Deed Poll being unenforceable for any other reason against any party or against any person intended to be, or contemplated as, a party to this Deed Poll.



APPLICATION FOR COMMERCIAL CREDIT TRADING ACCOUNT

- 3.3 Each Guarantor must immediately notify Atlas Copco of any change in its address.
- 3.4 Atlas Copco need not incur an expense or make a payment before enforcing an indemnity or reimbursement obligation in this Deed Poll.
- 3.5 Each guarantor must return an original executed version of this Deed Poll to Atlas Copco. However, Atlas Copco may, in its absolute discretion, rely upon a copy of this
- Deed Poll, executed by each Guarantor and provided electronically (including by facsimile or email), as an original executed version of this Deed Poll.
- 3.6 Each Guarantor represents and warrants that they have read and understand, and agree to, all of the provisions of this Deed Poll and that they have had the opportunity to seek legal advice on it.
- 3.7 This Deed Poll is governed by the laws of New South Wales, Australia.

Signed sealed and delivered, as a Deed Poll, under hand by:	
(insert full name of guarantor) in the presence of:	Signature of Individual
Signature of Witness	
Name of Witness	
Signed sealed and delivered, as a Deed Poll, under hand by:	
(insert full name of guarantor) in the presence of:	Signature of Individual
Signature of Witness	
Name of Witness	