JOSEPH GILES

APPLICATION FOR CREDIT

Company Name: Address:			
Telephone: Email:			
1, 0			
-	any, name & address of directors/p	-	
e	npany been trading? ase state previous trading details:		
	& CONTACT DETAILS OF 3 T	RADE REFERENCES:	3
1	hone: l:	Telephone: Email:	*
CREDIT LIMIT RE	QUIRED: £	NB: PLEASE ENCLOSE A COMP	ANY LETTERHEAD WITH THIS FORM
I/We certify that we a	afirm the statement below: agree to accept the Terms of Tradia made in accordance with 7 (b) of	ng as set down by Joseph Giles and confir the CONDITIONS OF SALE.	m that payment
Name: Position: Date:			
I confirm that I agree to	the attached terms and conditions:		



When form is complete and saved click on the above button to submit

CONDITIONS OF BUSINESS

1. DEFINITIONS

In these Conditions the following expressions shall have the following meanings: 'the Company' means loseph Giles 'the Customer' means the person, firm or corporation with whom the Company contracts for the sale of the Goods upon the terms of these Conditions. mese conditions. "the Contract" means the contract for the sale of the Goods by the Company to the Customer incorporating these Conditions arising from

the Contract means are contraction in such as a construction of the Company while Contraction and the Company's construction of the Contraction of

GENERAL

- GENERAL
 Quotations and tenders do not constitute a contract to supply unless and until the buyer's order is accepted in writing by the Company.
 (b) These Conditions are the only conditions on which the Company transacts business and shall be incorporated in the Contract to the exclusion of all other terms and conditions specified or pefered to in any order placed by the Customer. Any reference to any document forming part of or evidencing the Contract. (Including any order, design, drawing, specification or similar document) to any terms or conditions of purchase or business of the Customer shall not have the effect of incorporating any such terms or conditions in the Contract. (Including any order, design, drawing, specification or similar document) to any terms or conditions of the Contract. (Including any order, design, drawing, specification or similar document) to any terms or conditions of the Contract. (Including any order, design, drawing, specification or similar document) to any terms or conditions in the Contract. (Including any order, design, drawing, specification or similar document) to any terms or conditions of the Contract. (Including any order, design, drawing, specification or similar document) to any terms or conditions of the Contract. (Including any order, design, drawing, specification or similar document) to any terms or conditions of the Contract. (Including any special conditions included in the Company is expressly excluded from the Contract, unless otherwise agreed in writing by both parties. (C) These Conditions shall have effect unless it is agreed to by the Company in a document signed by a Partner of the Company and issued to the Customer.
- Company and issued to the Customer

PRICES

- **3.** (a) (b)
- PRICES All prices are exclusive of Value Added Tax which will be charged at the rate applicable. Prices stated in quotations, estimates (whether written or oral), acceptance of orders or other documents issued by the Company prior to despath of the Goods are not binding upon the Company and the price charged shall be the price so stated adjusted to take account of any increases or decreases in the Manufacturers prices subsequent to such statement of price unless the price so stated was also stated to be fixee and the Customer has complied in all respects with the terms and conditions specified by the Company subject to which the price was stated to be found to be fixed. o be fixed
- to be inxed.
 (c) In the case of Goods to be delivered to a destination in the United Kingdom unless expressly stated to the contrary the price excludes carriage to that destination. In the case of Goods to be delivered to a destination outside the United Kingdom the price is FOB. English port. Cases and other packing materials used in the delivery of the Goods to the Customer will be charged for.

PASSING OF RISK

- PASSING OP RISK
 The Goods shall be at the risk of the Customer-.
 (a) if they are delivered to the Customer's own premises by the Company's own transport from the time in which such transport arrives at the Customer's own premises.
 (b) in any other case from the time at which they are loaded on the vehicle on which they are to leave the Company's premises en route to the Customer's owner's owner's

BREAKAGES, SHORTAGES AND NON-DELIVERY

- BREAKAGES, SHORTAGES AND NON-DELIVERY
 The Customer shall inspect the Goods immediately upon their arrival at the destination to which they are to be delivered pursuant to the Contract for the purpose of ascertaining:

 that the number of items and packages and the quantities are as specified and the Goods are as described in the Company's Delivery Note;
 whether the Goods have been damaged in transit;
 that the Goods have been doeds delivered and those described in the Company's Delivery Note. Any discrepany between the Goods darber and those described in the Company's Delivery Note. Any discrepany between the Goods the transit;
 that the Goods are then Goods darber described in the Company's Delivery Note. Specified in the Customer's order and any damage to the Goods in transit must be notified to the Company in writing within three working days of the receipt by the Customer of the Company in Spelleery Note. Write the Goods and these described in the Company in writing within three working days of the receipt by the Customer of the Company in Spelleery Note. Write the Goods are delivered direct to the Customer by notellected by the Customer from the Manufacture; the Company shall not be liable for any loss or damage to the Goods whatsoever and whensoever occurring.
 Creditiviti (only be given for Goods if the Company has issued a Collection Note for the Goods and a Delivery Note number has been quoted.
 The Company reserve the right to refuse a Credit if. the Coods and they reactaging are no longer in pristine condition:
 the Goods and be nerved would exceed the Company stock levels.
 C Activiti (1000 For ORD DERS)

CANCELLATION OF ORDERS The Customer shall not be entitled to cancel an order which has been accepted by the Company except upon terms which reimburse the Company for its loss of profit and all costs, charges and expenses (including costs of tooling and purchase of raw materials), incurred by the Company of its loss of profit and all costs, charges and expenses (including costs of tooling and purchase of raw materials), incurred by the Company of its loss of profit and all costs, charges and expenses (including costs of tooling and purchase of raw materials), incurred by the Company of its loss of profit and all costs, charges and expenses (including costs of tooling and purchase of raw materials).

- 7. PAYMENT (a) Unless the Customer has a credit account with the Company the contract price for the Goods shall be payable with the Customer's order
- (a) Unless the Customer has a credit account with the Company new contract price for the cuocus snall be payable with the Customer as outcomer as profermative.
 (b) Where the Customer has a credit account with the Company, payment for the Goods allable made not later than the last day of the month following the month in the company issued is invoice in respect of the sale of the Goots neural means the Company has agreed in writing to extend additional credit to the Customer. The time stipulated for payment shall be the essence of the Contract and failure to pay within the period specified shall enrited the Company and the Customer without prejudice to any other remedy available to the Customer without prejudice to any other remedy available to the Customer without prejudice to any other remedy available to the Customer shall not be entitled to thour lability wholly or partly to cancel the Customer without prejudice to any other remedy available to the Customer without prejudice to any other remedy available to the Customer shall not be entitled to thour lability wholly or partly to cancel the Customer shall not be entitled to the contract with the terms of this condition.
 (d) Unless otherwise agreed in writing the Customer shall not be entitled to the prevaluate of on any other account whatscover.
 (e) The Company shall be entitled to interest (as well before as after any judgement), on any part of the price not paid by its due date from that date until actual payment at the rate of 4% per annum above Barclays Bark plc's base lending rate prevaling from time due date from that date until actual payment at the rate of 4% per anoma above. Barclays Bark plc's base lending rate prevaling from time due date from that date until actual payment at the rate of 4% per annum above Barclays Bark plc's base lending rate prevaling from time due date form that date until actual payment at the rate of 4% per anou

TITLE TO THE GOODS

- (a) Title to and property in the Goods shall remain vested in the Company (not withstanding their delivery and the passing of the risk therein to the Customer) until the price of the Goods and

- (1) the price of the Goods and
 (2) all other money due from the Customer to the Company on any other account or pursuant to any other contract has been paid, discharged or satisfied in fail.
 (b) Until the title to and property in the Goods pass to the Customer the following provisions shall apply:
 (i) The company may at any time without prior notice to the Customer reposess and resell the Goods if any of the events specified in Condition 13 occurs or if any sum due from the Customer to the Company under the Goods if any of the events specified in any other Contract is not paid on the due date for payment. For the purpose of exercising its rights under this sub-paragraph the Company, its employees or agents together with any vehicles considered by the Company to be necessary shall be entitled at any time without prior notice to the Customer to free and unnestricted entry upon and access to the Customer's premises and/or other locations where any of the Goods are situated.
 (ii) The Customer shall store the goods in a proper manner in conditions which adequately protect and preserve them without charge to the Customer shall store they are clarify due the field on ging to the Company. The Company shall be entitled to as one denter upon any premises would or access to which is controlled by the Customer for that purpose.
 (iii) The rights and remedies conferred upon the Company by this Condition 8 are in addition to and shall not in any way prejudice, limit or restrict any other rights or remedies of the Company under the Customer for that purpose.
 (iii) The rights and remedies conferred upon the Company the Customer for that purpose.
 (iii) The rights and remedies conferred upon the Company under the Customer for that purpose.
 (iii) The rights and remedies conferred upon the Company under the Customer for that purpose.

9. PERFORMANCE OF THE GOODS

- PERFORMANCE OF THE GODDS
 Any figures or statements in the Contract or in any other document supplied by the Company as to the performance or capacity of the Goods are upon the assumption that they will be used in conditions suitable for their proper and effective operation and are only approximate.
 If in the Contract the Company espressly guarantees the accuracy of such figures or statements then, in the event of the Goods after commissioning failing to achieve them, the Company shall be entitled to a reasonable period and to reasonable facilities to enable the bring the Goods up to the guarantee the guarantee differs on statements and incomply with such figures or statements subject to a margin or tolerance then, in the event of the Goods after commissioning failing to achieve and comply with such figures or statements subject to a margin or tolerance then, in the event of the Goods after commissioning the facilities to enable facilities to achieve and comply with such indertaking the Company shall be entitled to a reasonable period.
 Subject to the provisions of (a) and (b) above, all weights dimensions and other figures or statements as beer or capacity contained in the Contract to in any other document supplied by the Company before or after the contract and the approximate only.
 The descriptions and illustrations contained in the Company's catalogues, price lists and other advertising matter are intended merely to present ageneral ida of the Coods diverible of therein and none of them shall form part of the Contract.

10. PERFORMANCE OF THE CONTRACT

PERFORMANCE OF THE COVERACE Dates or periods for delivery are approximate. If having used its reasonable endeavours to comply with any date or dates specified in the Contract for the despatch or delivery of the Goods to the Customer the Company is unable to do so such failure shall not constitute a breach

Joseph Giles, 7 Imperial Way, Croydon, Surrey CR0 4RR +44 (0)845 074 0040 info@josephgiles.com www.josephgiles.com

of contract by the Company entitling the Customer to terminate the Contract and/or to claim damages against the Company and the Company shall be entitled to an extension of the time fixed for delivery which is reasonable in all the circumstances. (b) If the Company so agrees the Customer may collect the Goods in which case the Customer shall collect them within 3 days of being notified that they are ready for collection failing which the Company may despatch the Goods at the Customer's risk and expense or store them in which event the Customer shall pay the Company's reasonable storage charges and the Goods shall be stored at the Customer's risk. The Customer requests the company to dealy despatch of the Goods and the Company grees to do so the Customer's hall pay the Company's reasonable storage charges and the Goods shall be stored at the Customer's risk as from the date upon which the Goods are ready for despatch.

11. GUARANTEE

- GUARANTEE

 (a) If the Goods are to be supplied entirely in accordance with designs, drawings, specifications and other data supplied by the Customer and provided that the Goods are so supplied the Company shall not be lable to the Customer in contract or in tort (including breach of satisfactory duty) for anyloss or damage the Customer may suffer because the Goods subsequently prove to be unsuitable for the purpose or purposes for which the Customer required them or prove not to be of merchanable quality within the meaning of the Sale of Goods Act 1979.
 (b) Where the Goods supplied or any part thereof are not of the Company's own manufacture the guarantee below shall not apply but the Company will use all reasonable enderours to pass on to the Sustemer the benefit of any guarantee or warranty given by the supplier of *evel* K *Cookt to* the *Company*.
- Company will use all reasonable entervours to pass our our second second

- (i) there is a failure on the part of the Company to supply the Goods in accordance with the designs, drawings, specifications or other data supplied by the Customer;
 (iii) there is a failure on the part of the Company;
 (iii) there is some other failure on the part of the Company;
 (iii) there is some other failure on the part of the Company;
 (iii) there is some other failure on the part of the Company;
 (iii) there is some other failure on the part of the Company;
 (iii) there is some other failure on the part of the Company;
 (iii) there is some other failure on the part of the Company;
 (iii) there is some other failure on the part of the Company;
 (iii) there is place the Goods with goods which in all respects are in accordance with the Contract; or
 (ib) repair or make good such defect or failure free of charge (including all costs of transportation of the Goods to and from the parties for that purpose) to the Costomer, subject in every case to the remaining provisions of this Condition.
 (d) Paragraph (b) of this Condition ('the guarance') shall not apply:
 (i) unless the Customer notifies the Company in writing of the alleged defect or failure immediately upon its first becoming aware thereof and in any ever within 6 months of the date upon which the risk in the Goods passe to the Customer are turnes the Coods in each case where it is practicable to do so to the Company, carriage paid, for imspection, examination and testing and in any other case permits the Company to have access to the Goods at the Customer's permises for such purposes;
 (iii) if the alleged defect or failure is caused by other parts of any component or assembly into which the Goods are incorporated by the Customer.
- (iii) if the alleged defect of failure is caused by other parts of any component or assembly into which the Goods are incorporated by the Customer.
 (iii) if the alleged defect of failure is caused by other parts of any component or assembly into which the Goods are incorporated by the Customer.
 (iii) If the Company dects to replace the Goods it shall at its own expense deliver the replacement goods to the Customer at the address at which the defective goods were located and the title to the defective goods so that Customer in the Customer still make any such arrangements any be necessary for the purpose of delivering up the defective goods to the Company and the Customer shall make any such access to the Goods on such premises as the Company may enter the Lostomer's preview shall cause the the Goods on such premises as the Company may enter the lability of the Company all in all such cases and for all such purposes be limited to the obligations imposed by the Guarantee. Any other condition, warranty, representation or undertaking on the part of the Company as to the quality of the Goods on their fitness or suitability for any particular purpose however and whenever expressed or which may be implied by statute, custom of the trade or otherwise is hereby excluded and the provisions of Section 13 to 15 in Guisance of the Company as to the construct were the the Company edia as consumer within Section 12 of the Unfair Contract Terms Act 1977. Except as and to the extent provided by the Guarantee the Company shall not be alleged by the Contract except where the Customer may suffice by reason of any act, omission, neglect or default (including peer hereformance of the Contract terms Act 1977. Except as and to the extent provided by the Guarantee the Company shall not be lable to the Contract terms Act 1977. Except as and to the extent provided by the Guarantee the Company shall not be lable to the Contract terms Act 1977. Except as and to the extent provided by the Guarantee the Company sha
- - (ii) to exclude the conditions and warranties implied by Section 12 of the Sale of Goods Act 1979.
 (iii) to impose on the Company any liability in respect of any representation, suggestion or comment with regard to the Goods made by the Company, its employees or agents in the course of any negotiations between the Company and the Customer leading to the making of the Contract unless in the case of any such representation the Company has expressly agreed in writing that it shall be a term of the Company has expressly agreed in writing that it shall be a term of the Company. Contract

12. CUSTOMER'S DESIGNS, DRAWINGS, SPECIFICATIONS AND OTHER DATA

- CUSTOMER'S DESIGNS, DRAWINGS, SPECIFICATIONS AND OTHER DATA The Customer shall be solely responsible for the accuracy of its designs, drawings, specifications and other data (if any) supplied to the Company by the Customer, its employees or agents and in conformity with which the Company is to supply the Goods notwithstanding that the Company map have examined, inspected, studied, or commented to the Customer upon any such designs, drawings, specifications or other data. The Customer shall indemnify the Company against all actions, proceedings, claims, costs and expenses which map be brought against or incurred by the Company by reason of its supplying the Goods in accordance with such designs, drawings, specifications or other data whether or not it is alleged in such actions, proceedings and claims that any patent, trade mark, design, copyright, design right, confidential information or other intellectual property or other exclusive right of any third party has been infringed.
- (b)

13. BREACH OF CONTRACT BY OR INSOLVENCY OF THE CUSTOMER

- If any of the following events occurs or in the opinion of the Company is reasonably likely to occur-the Customer commits any breach of the Contract, or any distress or execution is level upon any of the goods or property of the Customer and is not paid out within 7 days; or the Customer (or where the Customer is a partnership any partner thereof) offers to make arrangements with of rof the benefit of its or his creditors generally or a petition is presented to make the Customer or any such partner bankrupt; or the Customer (being a limited company) has an Administrative Receiver or a receiver and Manager appointed of the whole or any part of its undertaking property or assets or a petition is presented or an order is made or a resolution is passed for the winding up of the Customer of for the appointment of an Administrator thereof the Company may without prejudice to any other rights or remedies it may have against the Customer forthwith suspend further performance of the Contract or by notice in writing to the Customer tenninate the Contract at or and shall have more shall pay the Company in accordance with the Contract for all the Goods despatched by the Company prior thereto and shall indemnify the Company against any loss, lability or express incurred by the Company in connection with the Contract for budge (without prejudice to the generality of the foreigned) gos or profit, labilities and expenses in connection with the raw materials and tooling obtained or produced for the purposes of the Contract and the cost of labour and overhead expenses reasonably attributable to the Contract. (d) the Cus

14. FORCE MAJEURE

FORCE MAJEURE If the Company is delayed or prevented from performing the Contract or any part thereof by circumstances beyond its reasonable control including (but without limiting the generality of the foregoing) strikes, lockouts, or other industrial action, inability to obtain raw materials, labour, power or machinery, breakdown or failure, fire, flood, civil commotion or any cause of whatever kind and whenever occurring, then the Company may suspend further performance of the Contract for so long as it is so delayed or prevented and such suspension shall not constitute a breach of the Contract on the part of the Company. The Company shall notify the Customer in writing of any such suspension of performance of the Contract and if such suspension continues for more than 12 weeks either the Company or the Customer may by notice in writing to the other terminate the Contract but without prejudice to the Company singlit to be paid in accordance with the Contract for any part of the Goods which may have been despatched to the Customer prior to the suspension of performance by the Company and to be reinbursed all other costs, charges and expenses incurred by the Company pursuant to the Contract up to the date of such notice of termination where it is given by the Company and up to the date of such notice.

15. LIEN

Without prejudice to Clause 8 hereof, and to any other remedies of the Company, the Company shall in respect of all unpaid debts due from the Customer have a general lien on all goods and property of the Customer in its possession and shall be entitled on the expiration of 14 days notice to the Customer to dispose of such goods and property as it thinks fit and to apply any proceeds towards reduction of such debts.

16. WAIVER

WAIVER The rights and remedies of the Company in respect of the Contract or in respect of any failure by the Customer to observe or comply with the terms thereof shall not be diminished, waived or extinguished by the granting of any indulgence, forbearance or extension of time by the Company nor by any failure of or delay by the Company in asserting or exercising any such rights or remedies.

17. LAW AND JURISDICTION

The Contract shall be governed by and construed in all respects in accordance with English Law and the Company and the Customer submit themselves to the exclusive jurisdiction of the English Courts.

18. HEADINGS

ings to these Conditions are inserted for ease of reference and shall not affect their construction

19. NOTICES

NOTICES Any notice authorised or required to be given pursuant to these Conditions shall in the case of a notice to the Company be sent to it at its registered office and shall in the case of a notice to the Customer be sent to the Customer at its registered office if the Customer is a Company and in any other case to the address of the Customer task known to the Company. Any such notice may be given by post or facsimile transmission. To prove service in the case of a notice given by post it shall be sufficient to show that the notice was despatiably lying that recorded delivery service in a correctly addressed and adequately stranged envelope and to prove service in the case of a notice given by facsimile transmission it shall be sufficient to show that it was made to the correct telephone number. Service shall be deemed to have been designed to the service of the sufficient to show that it was made to the correct telephone number. Service shall be deemed to have been effected 24 hours after despatch by post, or facsimile transmission

JOSEPH GILES