



CREDIT APPLICATION

Sales Rep:					
. REASON FOR APPLICATION	N: Please mark applicable bloo	cks with an "X"			
New Application	Limit Increase		Re-Applica	ition	
2. INDUSTRY SECTOR:					
Agriculture	Maintenance Workshop Industry		Construction		
Retail	FWS & IWS		Mining		
Manufacturing	Transport	ort		uip Maint & Supply	
Tube Manufacturers	Export Procurement	Export Procurement		verage	
3. REGISTERED NAME OF COMPAI					
5. TEL:	FAX:		_ CELL:		
6. EMAIL FOR ACCOUNTS:		EMAIL OTHER	₹		
. TYPE OF REGISTRATION :	Please mark applicable block	with an :"X"			
Pty(Ltd). Company	Close Corporation	Partnership	/ Trust	Sole Proprietor	
PLEASE ATTACH: COPY COMPA MEMBERS OR DIRECTORS IDEN 0. REGISTERED OWNER, DIRE	ITY DOCUMENT OR CARD		ANCELLED CHEC	QUE OR BANK LETTER &	
[<u>-</u>			T		
NAME :	I.D. NUMBER	I.D. NUMBER		HOME ADDRESS:	
BUSINESS POSTAL ADDRES	SS				
2. BUSINESS PHYSICAL ADDR	ESS				
3. BUSINESS PREMISES LEASI	ED OR OWNED?				
4. NAME OF LANDLORD					

SybraChem (Pty) Ltd.

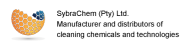


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NK:	BR	BRANCH CODE:				
RANCH:		ACCOUNT NO.:				
OVIDE THREE TRADE REFEREN	NCES FROM WHICH YOU CU	RRENTLY PURCHASE :				
NAME :	TEL. NO.	MONTHLY PURCHASES	TERMS			
LUE OF CREDIT YOU REQUIRE	R					
OR OFFICE USE ONLY:						
Limit Approved:		Increased to :				
Limit Approved:		Listing No.:				
Limit Approved:		Listing No.:				

TERMS AND CONDITIONS

- 19. Payment of the purchase price of any goods sold by the company shall be 30 days from date of statement, unless otherwise agreed to by the company and reduced to writing.
- 20. Interest at a rate of 10.0% (TEN PERCENT) per annum above the ruling prime bank overdraft rate, calculated monthly in advance on the last day of each month will be levied and payable on any balance which from time to time is overdue by the purchaser to the company.
- 21. No extension of time, acceptance of late payment or other indulgence shall be binding on the Company and shall not be regarded as a waiver of the Company's rights or a novation thereof.
- 22. Goods and material, processed or not, will remain the property of the Company until the purchase price is paid in full, but the claim to any right to recovery of the purchase price shall be ceded to the Company as security of payment of any amount outstanding.
- 23. Risk of damage or loss passes to the Purchaser at any time the goods are signed for at the purchaser's premises.
- 24. The purchaser shall not be entitled to set off against any moneys due by it to the Company, any moneys which it may allege are due by the Company to it.
- 25. The Purchaser may not withhold payment unless there has been a problem which must have been reported to the office of SybraChem (Pty) Ltd. in writing within 7 (seven) days of having received delivery, and such problem not having being attended to within a further 14 (fourteen) days.
- 26. The purchaser shall be liable for all legal fees and disbursements on the Attorney and Client scale, including collection charges, tracing costs, etc, appertaining to the recovery of any amount outstanding longer the 60 (sixty) days from date of statement.



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- 27. The purchaser consents to the jurisdiction of any Magistrate's Court which has jurisdiction by virtue of Section 28 of the Magistrates Court Act 32 of 1944 as amended for the determination of any claim which arises out of or in connection with the Agreement and which would otherwise be beyond the jurisdiction of the Magistrates Court because of the amount of the claim. The Company shall in its discretion, be entitled to take any such legal proceedings in any other court of competent jurisdiction, notwithstanding the forgoing.
- 28. If the purchaser is a registered Company or Close Corporation it nominates it's physical address as reflected on the face hereof as its Domicilium Citandi et Executandi for service upon it of all notices and processes in connection with any claim, arising out of or in connection with this Agreement. If the Purchaser is not a Corporation, or Close Corporation, but an individual, he nominates his physical address as reflected on the face hereof as his Domicilium Citandi et Executandi for service upon him of all notices and processes in connection with this Agreement.
- 29. The Company may withdraw credit facilities at any time without prior notice and the extent and nature of such facilities shall at all times be in the company's sole discretion.
- 30. Any agreement purporting to vary the terms of this Agreement shall not be recognised unless reduced to writing and signed by both the purchaser and the company.
- 31. Surety: By his/her/their signature/s hereto the undersigned hereby binds himself/herself/themselves as surety/s and coprincipal debtor/s with the Purchaser for the payment of all or any amounts owing by the Purchaser to the Company, declaring himself/herself/themselves to be fully conversant with and renouncing the benefits of exclusion, division, nonnumerate pecuniae, errore calculi, del duobus vel pluribis and non-causa debit.

sign this document on behalf of my coconditions as set out above.	warrant to mpany, and hereb	warrant that the foregoing information is true and correct, that I am authorised to and hereby declare that I / We have read, understand and agree to the terms and					
Signed at	on this	day of	Year				
SIGNATURE OF APPLICANT		ID NUMBER					
FULL NAME		TITLE / PO	SITION				
WITNESS SIGNATURE							
WITNESS NAME							