EVANS PETROLEUM GIPPSLAND PTY LTD

 $\textbf{ABN}\ 44\ 007\ 445\ 192\ /\ \textbf{P}\ PO\ BOX\ 588, Leongatha\ Vic\ 3953\ /\ \textbf{E}\ sales@evanspetroleum.com.au\ /\ \underline{\textbf{evanspetroleum.com.au}}$ $\textbf{Leongatha\ Depot\ (Head\ Office)}\ 44\ 007\ 445\ 192\ /\ \textbf{Traralgon\ Depot\ }(03)\ 5174\ 1138\ /\ \textbf{Sale\ Depot\ }(03)\ 5143\ 1030$





NEW ACCOUNT APPLICATION

APPLICANT D	ETAILS						
Surname:		Christian Names:			D.O.B:		
Trading Name:				Nature of Business:		ness:	
Postal Address:				Residential Address:			
Tel:				Email:			
ABN:				Driving License No.			
EMPLOYMENT	•						
Name of Employer:						How long?	
If Self Employed	Reg. Business Name:						How long?
Partnership	Reg. Busin	Reg. Business Name:					How long?
	Surname				Christian Name		
Names of Partners in full							
(if applicable)							
NEAREST LIVII	NG RELATIV	E NOT LIVING	WITH APPLICAN	NT:			
Surname:				Christian Names:			
Residential Addr	ess:			_ Tel:			
				Email:			
COMPANIES							
Full Name:				Trading	Name:		
Postal Address:			Tel:				
				ABN:			
Registered Offic	е			Company Registered No.		tered No.	
		Surname				Christian Name	
Managing Director							
Secretary							
Other Directors							
Applicant's Solicitor Surname: Postal Ad		Surname:			Christian Nam	6 2.	
		Postal Address:				Tel:	
Applicant's Accountant		Surname: Postal Address:			Christian Names:		
					Tel:		
							REASONS FOI
Present Petroleu	m Supplier:						
Why have you c							
How did you hea							

			Phone:	
2. Trade Ref.		Phone:		
3. Trade Ref.				
	MONTHLY USAGE	BP CARDS REQUIRE	TRADE CLASS	
U.L.P	\$		○ Reseller	
Distillate	\$		○ Trucking	
Lube	\$		Primary Production	on
App. Credit Limit	\$			
Upon The Supplier appror 1. To pay for all purchas 2. The applicant agrees 3. That any accounts ur account is paid in full	to be solely responsible for any charges in npaid on the due date shall carry interest a	v calendar month from The Supplier on or be neurred on their account due to the misuse at the rate of fourteen per cent (14%) per ar	or loss of fuel card or unauthorized usage.	
That the applicant sh That the supplier sha	nall be liable for all costs, charges, commiss all make any credit enquiries in the name of	sions, fees and disbursements incurred by T	The Supplier in the recovery of any unpaid of the Supplier in the recovery of any unpaid of the Supplier in th	account.
Signed by the Ap	·			
in the presence o	OT:		PRINT NAME: Date:	_
I shall be answerable applicant pursuant to This agreement shall supplied to the appli The Supplier is at lib accept payment fron	e and responsible to The Supplier who may on the credit terms contained in the New A I be a continuing guarantee to The Supplies icant from time to time and for any liabilitierty without notice to me at any time and not be applicant in cash or by means of new the applicant in cash or by means of new and the applicant in cash or by means of new and the applicant in cash or by means of new and the applicant in cash or by means of new and the applicant in cash or by means of new and the applicant in cash or by means of new and the applicant in cash or by means of new and the applicant in cash or by means of new and the applicant in cash or by means of new and the applicant in the	er for all debts whatsoever and whensoever by incurred by the applicant pursuant to the d without in any way discharging me from gotiable instruments or to treat me in all c	it, or persons authorized on its behalf and er contracted by the applicant with The S e credit terms contained in the New Acco any liability hereunder to grant time or ot	upplier in respect of goods and services ount Application to The Supplier. her indulgence to the applicant and to
I shall be answerable applicant pursuant to 2. This agreement shall supplied to the appli 3. The Supplier is at lib accept payment from The Supplier instead 4. The Supplier may at and to grant the applicant may be guarantee. This guarantee shall proceedings being to applicant to the supplier of the applicant may be guarantee.	e and responsible to The Supplier who may on the credit terms contained in the New A least a continuing guarantee to The Supplier can the form time to time and for any liability entry without notice to me at any time and in the applicant in cash or by means of new long merely being Guarantor for the applicant in the applicant to any time or times at its absolute discreticulation to any drawers, acceptors or endor e liable to The Supplier any time or other in the enforceable against me not withstand aken against me on this guarantee or in ci	by from time to time supply to the applicar Account Application to The Supplier. For all debts whatsoever and whensoew y incurred by the applicant pursuant to the divithout in any way discharging me from gotiable instruments or to treat me in all cant. On and without giving notice whatsoever the sers of bills of exchange, promissory note indulgence or compound with the applicant ling that any negotiable or other securities inculation.	it, or persons authorized on its behalf and er contracted by the applicant with The S e credit terms contained in the New Accordany liability hereunder to grant time or other respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging seferred to herein or for which it shall experience.	upplier in respect of goods and services bunt Application to The Supplier. her indulgence to the applicant and to d severally liable with the applicant to goods and services to the applicant olier from the applicant or on which ig or impairing my liability under this tend or be applicable shall at the time of
I shall be answerable applicant pursuant to applicant pursuant to the application. This agreement shall supplied to the application of the Supplier is at lib accept payment from the Supplier instead. The Supplier may at and to grant the applicant may be guarantee. This guarantee shall proceedings being to the supplication of th	e and responsible to The Supplier who may on the credit terms contained in the New All be a continuing guarantee to The Supplier icant from time to time and for any liability terty without notice to me at any time and in the applicant in cash or by means of need of merely being Guarantor for the application any time or times at its absolute discretic plicant to any drawers, acceptors or endorned in the control of the supplier and the supplier of the supplier to seek in the control of the supplier to seek in the supplier sup	by from time to time supply to the applicar Account Application to The Supplier. For all debts whatsoever and whensoew, incurred by the applicant pursuant to the divithout in any way discharging me from gotiable instruments or to treat me in all cannot are all without giving notice whatsoever the resers of bills of exchange, promissory note includence or compound with the applicar ling that any negotiable or other securities.	er contracted by the applicant with The S e credit terms contained in the New Accordinate and liability hereunder to grant time or of their respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging referred to herein or for which it shall exceed as to the financial and legal risks involved.	upplier in respect of goods and services ount Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant olier from the applicant or on which ag or impairing my liability under this tend or be applicable shall at the time of the signing of this guarantee. I also
I shall be answerable applicant pursuant to 2. This agreement shall supplied to the application of the application of the supplier is at lib accept payment from the Supplier instead 4. The Supplier may at and to grant the applicant may be guarantee. This guarantee shall proceedings being to 1 acknowledge that 1 acknowledge that 1 acknowledge that be	e and responsible to The Supplier who may on the credit terms contained in the New A I be a continuing guarantee to The Supplie cant from time to time and for any liability terty without notice to me at any time and in the applicant in cash or by means of net of merely being Guarantor for the applicant any time or times at its absolute discretic olicant to any drawers, acceptors or endore I liable to The Supplier any time or other in the enforceable against me not withstand aken against me on this guarantee or in cit. I have been told by The Supplier to seek in efore signing this guarantee and in view of	y from time to time supply to the applicar Account Application to The Supplier. er for all debts whatsoever and whensoew y incurred by the applicant pursuant to the dwithout in any way discharging me from gotiable instruments or to treat me in all cant. on and without giving notice whatsoever t sers of bills of exchange, promissory note indulgence or compound with the applicar ling that any negotiable or other securities irculation.	er contracted by the applicant with The S e credit terms contained in the New Accordinate and liability hereunder to grant time or of their respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging referred to herein or for which it shall exceed as to the financial and legal risks involved.	upplier in respect of goods and services out Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant olier from the applicant or on which agor impairing my liability under this tend or be applicable shall at the time ed in the signing of this guarantee. I also
I shall be answerable applicant pursuant to 2. This agreement shall supplied to the application of the application of the supplier is at lib accept payment from the Supplier instead 4. The Supplier may at and to grant the applicant may be guarantee. This guarantee shall proceedings being to 1 acknowledge that 1 acknowledge that 1 acknowledge that be	e and responsible to The Supplier who may on the credit terms contained in the New A learning the accommendation of the New A learning the accommendation of the supplier and the applicant in cash or by means of new of the applicant in cash or by means of new learning the applicant in cash or by means of new learning the applicant in cash or by means of new learning the applicant in cash or by means of new learning the applicant in cash or by means of new learning the supplier and the applicant to any drawers, acceptors or endore a liable to The Supplier any time or other in the enforceable against me not withstand aken against me on this guarantee or in cill have been told by The Supplier to seek in effore signing this guarantee and in view of the supplier to seek in the supplier to seek	y from time to time supply to the applicar Account Application to The Supplier. er for all debts whatsoever and whensoew y incurred by the applicant pursuant to the dwithout in any way discharging me from gotiable instruments or to treat me in all cant. on and without giving notice whatsoever t sers of bills of exchange, promissory note indulgence or compound with the applicar ling that any negotiable or other securities irculation.	er contracted by the applicant with The S e credit terms contained in the New Accordany liability hereunder to grant time or of other respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging referred to herein or for which it shall exceed as to the financial and legal risks involve that the content of my obligations and the extended	upplier in respect of goods and services ount Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant olier from the applicant or on which ag or impairing my liability under this tend or be applicable shall at the time of the signing of this guarantee. I also
I shall be answerable applicant pursuant to 2. This agreement shall supplied to the appli 3. The Supplier is at lib accept payment from The Supplier instead 4. The Supplier may at and to grant the appthe applicant may be guarantee. This guarantee shall proceedings being to 6. I acknowledge that I acknowledge that be signed by the Guarantee.	e and responsible to The Supplier who may on the credit terms contained in the New A I be a continuing guarantee to The Supplie cant from time to time and for any liability terty without notice to me at any time and in the applicant in cash or by means of negliof merely being Guarantor for the applicant in the applicant to any drawers, acceptors or endor eliable to The Supplier any time or times at its absolute discreticalicant to any drawers, acceptors or endor eliable to The Supplier any time or other in the enforceable against me not withstand aken against me on this guarantee or in cill have been told by The Supplier to seek in effore signing this guarantee and in view of guarantor:	y from time to time supply to the applicar Account Application to The Supplier. er for all debts whatsoever and whensoew y incurred by the applicant pursuant to the dwithout in any way discharging me from gotiable instruments or to treat me in all cant. on and without giving notice whatsoever t sers of bills of exchange, promissory note indulgence or compound with the applicar ling that any negotiable or other securities irculation.	er contracted by the applicant with The S e credit terms contained in the New Accordany liability hereunder to grant time or of other respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging referred to herein or for which it shall exceed as to the financial and legal risks involve that the content of my obligations and the extended	upplier in respect of goods and services ount Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant olier from the applicant or on which ag or impairing my liability under this tend or be applicable shall at the time of the signing of this guarantee. I also
I shall be answerable applicant pursuant to 2. This agreement shall supplied to the appli 3. The Supplier is at lib accept payment from The Supplier instead 4. The Supplier may at and to grant the app the applicant may be guarantee. This guarantee shall proceedings being to acknowledge that I acknowledge that be signed by the Guardens of Guardens and the supplicant may be guarantee. Signed by the Guardens of Guardens and the supplicant may be guarantee.	e and responsible to The Supplier who may on the credit terms contained in the New A I be a continuing guarantee to The Supplie cant from time to time and for any liability terty without notice to me at any time and in the applicant in cash or by means of negliof merely being Guarantor for the applicant in the applicant to any drawers, acceptors or endor eliable to The Supplier any time or times at its absolute discreticalicant to any drawers, acceptors or endor eliable to The Supplier any time or other in the enforceable against me not withstand aken against me on this guarantee or in cill have been told by The Supplier to seek in effore signing this guarantee and in view of guarantor:	y from time to time supply to the applicar Account Application to The Supplier. er for all debts whatsoever and whensoew y incurred by the applicant pursuant to the dwithout in any way discharging me from gotiable instruments or to treat me in all cant. on and without giving notice whatsoever t sers of bills of exchange, promissory note indulgence or compound with the applicar ling that any negotiable or other securities irculation.	er contracted by the applicant with The S er contracted by the applicant with The S er credit terms contained in the New Accordany liability hereunder to grant time or other respects as though I were jointly and o me, refuse further credit of supplies of es or other securities received by The Supplit or them respectively without discharging a referred to herein or for which it shall except as to the financial and legal risks involve a nature of my obligations and the extended PRINT NAME:	upplier in respect of goods and services ount Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant olier from the applicant or on which ag or impairing my liability under this tend or be applicable shall at the time of the signing of this guarantee. I also
1. I shall be answerable applicant pursuant to 2. This agreement shall supplied to the appli 3. The Supplier is at lib accept payment from The Supplier instead 4. The Supplier may at and to grant the applicant may be guarantee. 5. This guarantee shall proceedings being to 1 acknowledge that I acknowledge that be 3. I acknowledge that be 4. I acknowledge that be 4. I acknowledge that I acknowledge acknowledge that I acknowledge acknowledge that I acknowledge that I acknowledge acknowledge acknowledge acknowledge that I acknowledge acknowledge acknowledge acknowledge that I acknowledge	e and responsible to The Supplier who may on the credit terms contained in the New A I be a continuing guarantee to The Supplie icant from time to time and for any liability terty without notice to me at any time and in the applicant in cash or by means of ney 1 of merely being Guarantor for the applicant any time or times at its absolute discretical any time or times at its absolute discretical cany time or the Supplier any time or other in the enforceable against me not withstand aken against me on this guarantee or in cital have been told by The Supplier to seek in efore signing this guarantee and in view of the supplier to seek in the force and the supplier of	y from time to time supply to the applicar Account Application to The Supplier. er for all debts whatsoever and whensoew, y incurred by the applicant pursuant to the divithout in any way discharging me from gotiable instruments or to treat me in all cant. on and without giving notice whatsoever tresers of bills of exchange, promissory note indulgence or compound with the applicant ling that any negotiable or other securities inculation. Independent finance advice and legal advice if the advices above, I fully understand the	it, or persons authorized on its behalf and er contracted by the applicant with The S e credit terms contained in the New According and liability hereunder to grant time or of other respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging the securities received by The Supplit or them respectively without discharging the securities and legal risks involved and the security of the	upplier in respect of goods and services out Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant to goods and services to the applicant of one which go rimpairing my liability under this tend or be applicable shall at the time and in the signing of this guarantee. It also find in the signing of this guarantee. It also find in the signing of this guarantee.
1. I shall be answerable applicant pursuant to 2. This agreement shall supplied to the appli 3. The Supplier is at lib accept payment from The Supplier instead 4. The Supplier may at and to grant the applicant may be guarantee. 5. This guarantee shall proceedings being to 1 acknowledge that I acknowledge that be 3. I acknowledge that be 4. I acknowledge that be 4. I acknowledge that I acknowledge acknowledge that I acknowledge acknowledge that I acknowledge that I acknowledge acknowledge acknowledge acknowledge that I acknowledge acknowledge acknowledge acknowledge that I acknowledge	e and responsible to The Supplier who may on the credit terms contained in the New A labe a continuing guarantee to The Supplie cant from time to time and for any liability terty without notice to me at any time and in the applicant in cash or by means of net of merely being Guarantor for the applicant any time or times at its absolute discretic plicant to any drawers, acceptors or endore liable to The Supplier any time or other in the supplier and aken against me on this guarantee or in cital have been told by The Supplier to seek in effore signing this guarantee and in view of cuarantor: 2888 & PRIVACY AMENDMENT B) (c) of the Privacy Act 1990, the Applicated under Section 18 (e) (1) of the Act incluses been told by the Supplier to seek in the Act as being overdue as specified in the Act as being overdue as as L of the Privacy Act 1988, if The Supplier extends or commercial activities and credit edit application. 1)(10) of the Privacy Act 1988, If We agree credit report issued by a credit reporting, in the contract of the privacy and the privacy act 1988, If we agree credit report issued by a credit reporting, in the contract of the privacy act 1988, If we agree to the pri	ny from time to time supply to the applicar Account Application to The Supplier. For all debts whatsoever and whensoew, y incurred by the applicant pursuant to the divition with a without in any way discharging me from gotiable instruments or to treat me in all cant. For an and without giving notice whatsoever the sers of bills of exchange, promissory note indulgence or compound with the applicant girculation. In a service of the second of the second of the advices above, I fully understand the second of the advices above, I fully understand the second of	it, or persons authorized on its behalf and er contracted by the applicant with The S e credit terms contained in the New According and liability hereunder to grant time or of other respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging the securities received by The Supplit or them respectively without discharging the securities and legal risks involved and the security of the	upplier in respect of goods and services out Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant to goods and services to the applicant of one which go rimpairing my liability under this tend or be applicable shall at the time and in the signing of this guarantee. It also find in the signing of this guarantee. It also find in the signing of this guarantee.
1. I shall be answerable applicant pursuant to 2. This agreement shall supplied to the appli 3. The Supplier is at lib accept payment from The Supplier instead 4. The Supplier may at and to grant the applicant may be guarantee. 5. This guarantee shall proceedings being to 6. I acknowledge that I acknowledge that be compared to the supplier may be guarantee. 6. I acknowledge that be compared to the supplier in the presence of the presence o	e and responsible to The Supplier who may on the credit terms contained in the New A labe a continuing guarantee to The Supplie cant from time to time and for any liability terty without notice to me at any time and in the applicant in cash or by means of net of merely being Guarantor for the applicant any time or times at its absolute discretic plicant to any drawers, acceptors or endore liable to The Supplier any time or other in the supplier and aken against me on this guarantee or in cital have been told by The Supplier to seek in effore signing this guarantee and in view of cuarantor: 2888 & PRIVACY AMENDMENT B) (c) of the Privacy Act 1990, the Applicated under Section 18 (e) (1) of the Act incluses been told by the Supplier to seek in the Act as being overdue as specified in the Act as being overdue as as L of the Privacy Act 1988, if The Supplier extends or commercial activities and credit edit application. 1)(10) of the Privacy Act 1988, If We agree credit report issued by a credit reporting, in the contract of the privacy and the privacy act 1988, If we agree credit report issued by a credit reporting, in the contract of the privacy act 1988, If we agree to the pri	ny from time to time supply to the applicar Account Application to The Supplier. For all debts whatsoever and whensoew, y incurred by the applicant pursuant to the divition with a without in any way discharging me from gotiable instruments or to treat me in all cant. For an and without giving notice whatsoever the sers of bills of exchange, promissory note indulgence or compound with the applicant girculation. In a service of the second of the second of the advices above, I fully understand the second of the advices above, I fully understand the second of	it, or persons authorized on its behalf and er contracted by the applicant with The Se e credit terms contained in the New Acce any liability hereunder to grant time or of other respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging referred to herein or for which it shall exce as to the financial and legal risks involve nature of my obligations and the extended PRINT NAME: PRINT NAME: Date: dit reporting agency information relating edit that has been applied for, any chequenced. print of personal or commercial crees information for personal or commercial crees information about the credit worthines any credit provider named in this credit aggreements.	upplier in respect of goods and services out Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant to goods and services to the applicant of one which go rimpairing my liability under this tend or be applicable shall at the time and in the signing of this guarantee. It also find in the signing of this guarantee. It also find in the signing of this guarantee.
1. I shall be answerable applicant pursuant to 2. This agreement shall supplied to the appli 3. The Supplier is at lib accept payment from The Supplier may at and to grant the applicant may be guarantee. 5. This guarantee shall proceedings being to 6. I acknowledge that I acknowledge that be 5. This guarantee shall proceedings being to 6. I acknowledge that be 6. I acknowledge that be 6. I acknowledge that be 7. I acknowledge that be 7. I acknowledge that be 8. I acknowledge that be 9. I acknowledge that be 8. I acknowledge that be 8. I acknowledge that be 9. I a	e and responsible to The Supplier who may on the credit terms contained in the New A labe a continuing guarantee to The Supplie cant from time to time and for any liability terty without notice to me at any time and in the applicant in cash or by means of net of merely being Guarantor for the applicant any time or times at its absolute discretic plicant to any drawers, acceptors or endore liable to The Supplier any time or other in the supplier and aken against me on this guarantee or in cital have been told by The Supplier to seek in effore signing this guarantee and in view of cuarantor: 2888 & PRIVACY AMENDMENT B) (c) of the Privacy Act 1990, the Applicated under Section 18 (e) (1) of the Act incluses been told by the Supplier to seek in the Act as being overdue as specified in the Act as being overdue as as L of the Privacy Act 1988, if The Supplier extends or commercial activities and credit edit application. 1)(10) of the Privacy Act 1988, If We agree credit report issued by a credit reporting, in the contract of the privacy and the privacy act 1988, If we agree credit report issued by a credit reporting, in the contract of the privacy act 1988, If we agree to the pri	ny from time to time supply to the applicar Account Application to The Supplier. For all debts whatsoever and whensoew, y incurred by the applicant pursuant to the divition with a without in any way discharging me from gotiable instruments or to treat me in all cant. For an and without giving notice whatsoever the sers of bills of exchange, promissory note indulgence or compound with the applicant girculation. In a service of the second of the second of the advices above, I fully understand the second of the advices above, I fully understand the second of	it, or persons authorized on its behalf and er contracted by the applicant with The Se e credit terms contained in the New Acce any liability hereunder to grant time or of other respects as though I were jointly and o me, refuse further credit of supplies of s or other securities received by The Supplit or them respectively without discharging referred to herein or for which it shall exce as to the financial and legal risks involve nature of my obligations and the extended PRINT NAME: PRINT NAME: Date: dit reporting agency information relating edit that has been applied for, any chequenced. print of personal or commercial crees information for personal or commercial crees information about the credit worthines any credit provider named in this credit aggreements.	upplier in respect of goods and services out Application to The Supplier. her indulgence to the applicant and to diseverally liable with the applicant to goods and services to the applicant to goods and services to the applicant of one which go rimpairing my liability under this tend or be applicable shall at the time and in the signing of this guarantee. It also find in the signing of this guarantee. It also find in the signing of this guarantee.



Date:

Risk: