

Your statewide fuel solution





Account Application

Bennett's Petroleum Supplies Pty Ltd

PO Box 436 - Moonah Tasmania 7009

Phone: (03) 6242 8200

A.B.N. 71 009 508 285

A.C.N. 009 508 285

www.bennettspetrol.com.au

Bennett's Petroleum is a Caltex Distributo

Serving the Community for over 40 Years



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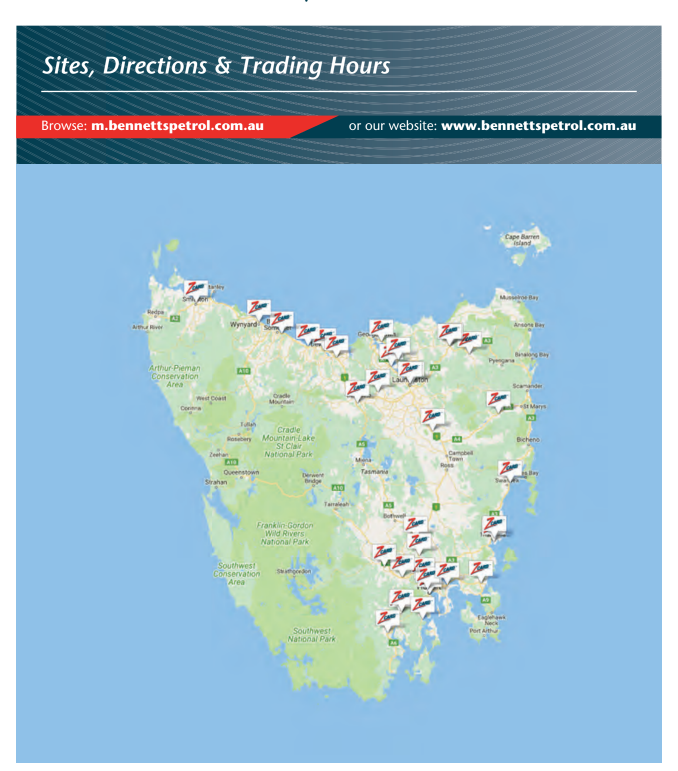
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Account Facilities We Offer

Bennett's Petroleum facilities and their Z Card enables you to access fuel & shop. (24 hours a day 7 days a week at most sites.)

- 2. Bulk Fuel / Oil For the supply of bulk fuel, oil products.
- 3. Northern Link Facilities Your Bennett's Z Card can be linked to locations in the north/east-west of the state using Caltas Pty. Ltd sites & locations.

Note: Our Z Card does not attract monthly card fees or account fees.



Facilities you Require

Bennett's Z Card Facilities	Mood Food Kitchen & Coffee	Bulk Fuel	
Northern Link Z Card Facilities		Bulk Oil	

(Please also complete the enclosed "Applications Z Card Requirements" form in Sections "I".)

Note: Z Card not required when purchasing Bulk Fuel & Oils (Delivered or Collected.)

Applicant Type







Partnership

Complete Sections A, C, D, E, H & I



Company + Trusts
Complete All Sections



I.e. Incorp Bodies
Govt. Dept.
Charities

Complete Sections A,B,C,D,F,H,I

Application to open Credit Account

NOTES FOR GUIDANCE

SECTION A TO BE COMPLETED BY ALL APPLICANTS

SECTION B TO BE COMPLETED BY COMPANIES + "OTHER" APPLICANTS

SECTION C TO BE COMPLETED BY ALL APPLICANTS AND COMPANY DIRECTORS

SECTION D TO BE COMPLETED BY ALL APPLICANTS

SECTION E TO BE COMPLETED BY ALL APPLICANTS AND GUARANTORS - EXCLUDING "OTHERS"

SECTION F TO BE COMPLETED "OTHER" APPLICANTS

SECTION G TO BE COMPLETED BY DIRECTORS / GUARANTORS

SECTION H TO BE COMPLETED BY ALL APPLICANTS

SECTION I TO BE COMPLETED BY ALL APPLICANTS EXCLUDING "BULK"

Section A









Trading / Account Name:
Postal Address:
Trading / Delivery Address:
Business Type:
Tel: ()Mobile:
Email:
Website:
Email for Accounts:
Previous Supplier:

Section B - Company Details





Registered Name of Organisation:
Date of Incorporation:
Registered Business Address:
ABN:
ACN:
Section C - Individual, Proprietors, Directors
Details of Individual / Partners / Directors / Executive (If there are more than two Directors / Proprietors please attach details to this application form)
Details of Individual / Partners / Directors / Executive
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Details of Individual / Partners / Directors / Executive (If there are more than two Directors / Proprietors please attach details to this application form) (1)
Details of Individual / Partners / Directors / Executive (If there are more than two Directors / Proprietors please attach details to this application form) (1) Surname: First Name/s:
Details of Individual / Partners / Directors / Executive (If there are more than two Directors / Proprietors please attach details to this application form) (1) Surname: First Name/s:
Details of Individual / Partners / Directors / Executive (If there are more than two Directors / Proprietors please attach details to this application form) (1) Surname: First Name/s: Years at this address:

Drivers Licence Number:

Details of Individual	Dartners	/ Directors	Evacutivas
Details of Individual /	Partners	/ Directors /	Executives

1	(If there o	are more	than two	Directors	/ Pro	nrietors	nlease	attach	details	to	this	application	form)
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Surname:	. First Name/s:
Residential Address:	
	Years at this address:
Home Phone:	
Drivers Licence Number:	

Section D - Estimated Expenditure









Please estimate your average monthly expenditure:

Fuel Cards	\$
Oil	\$
Bulk Deliveries	\$
Mood Food Kitchen & Coffee	\$

Total - \$	

This is only an estimate, and is considered as a commencing credit limit.

^{*}Add additional pages if more than two directors / proprietors

1. **Definitions**

- 1.1.1 In this Agreement:
- 1.1.2 "Bennett's" means Bennett's Petroleum Supplies Pty Ltd ACN 009 508 285;
- 1.1.3 "Customer" means the purchaser or potential purchaser of Goods from Bennett's;
- 1.1.4 "Delivery" means the physical supply of Goods to the Customer, whether directly to a vehicle at the point of sale, or to a site nominated by the Customer
- 1.1.5 "Due Date" means:
- 1.1.6 in respect of a Customer with a Reseller Account the day following the date of Delivery;
- 1.1.7 in respect of any other account 21 days from the end of month by direct debit;
- 1.1.8 "Goods" means fuel, oil and any other goods or services supplied by Bennett's to the Customer
- 1.1.9 "Guarantors" means the persons who guarantee the Customers obligations to Bennett's under Section G;
- 1.1.10 "Agreement" means these Terms and Conditions and the Customers Account Application;
- 1.1.11 "Card" means the Z card and any additional card issued to the Customer by;
- 1.1.12 "PIN" means the identification number attached to a Card;
- 1.1.13 "Reseller Account" means an account held by a Customer who has entered into a Reseller arrangement with Bennett's.

2 Order, Acceptance and Application

- 2.1 By submitting an Account Application to Bennett's, the Customer is taken to have agreed to and accepted the terms of this Agreement, which constitutes the entire agreement between the Customer and Bennett's in connection with the application for an account, application for credit, and the sale, purchase and supply of Goods.
- 2.2 Customers may initiate a purchase Goods from Bennett's by:
 - a) presentation of a Card at any fuel site listed; or
 - b) in the case of bulk fuel/oil by requesting a delivery

3. **Price**

The price for Goods supplied is the amount, confirmed by notice at the point of sale (Price). The Price is subject to reasonable adjustment, at any time prior to supply to a Customer, at Bennett's' sole discretion.

4. Payment

- 4.1 The Customer agrees to pay the Price for all Goods supplied by Bennett's.
- 4.2 Payment of any invoice issued by Bennett's must be made in full by the Due Date.
- 4.3 Payment under clause 4.2 is a condition precedent to future supply of Goods under this Agreement.

4.4 The Customer agrees:

- a. to pay a surcharge when paying account facilities by credit card equal to "reasonable cost of providing a credit card transaction"
- b. to pay a monthly late payment fee of 1.50% on all overdue balances and that this late payment fee may be capitalised;
- c. to pay all costs and expenses, including reasonable legal costs, incurred in the management or recovery of an overdue amount from the Purchaser, or any Guarantor, under this Agreement; and
- 4.5 To indemnify Bennett's and keep it indemnified from all losses, costs, charges and expenses whatsoever that Bennett's may suffer or incur by reason of a failure of the Customer to observe and perform the terms of this Agreement.
- 4.6 Any payments tendered by the Customer to Bennett's shall be applied as follows:
 - i. firstly as reimbursement for any collection costs incurred by Bennett's;
 - ii. secondly in payment of any interest charged to the Customer; and
 - iii. thirdly in satisfaction or part satisfaction of the oldest portion of the Customer's account.

5. Credit

The granting of any credit by Bennett's to the Customer is at Bennett's absolute discretion.

6. Cards

- 6.1 The Customer is solely responsible for the use of Cards, including by a third party. The Customer agrees that:
 - 6.1.1 production of a Card and entry of the PIN will be accepted by Bennett's as authorisation of the use of that Card by the Customer for the purchase of Goods;
 - 6.1.2 the Customer is responsible for the payment of all Goods purchased using the Card and PIN;
 - 6.1.3 in the event of the loss or theft of a Card the Customer must immediately notify Bennett's in writing of the loss or theft of the Card by email to cards@bennettspetrol.com.au
 - 6.1.4 the Customer is responsible for payment of all Goods purchased using the Card for a period of 24 hours, from the next working day following notification to Bennett's of the loss or theft of the Card under clause 6.1.3.
- 6.2 The Customer must ensure that its' authorised Card users have read, understood and comply with this Agreement.
- 6.3 The security of the Card and the PIN are very important as their use by any person identifies them as a Customer to Bennett's. Customers must take care to ensure that Cards are not misused, lost or stolen and that the PIN does not become known to any unauthorised person.
- 6.4 To protect the Card the Customer must:
 - 6.4.1 not permit any unauthorised person to use the Card;
 - 6.4.2 not tell or give the PIN to any unauthorised person;
 - 6.4.3 prevent any unauthorised person from discovering the PIN;
 - 6.4.4 not keep or record the PIN with or on the Card.

7 Credit Assesment- Privacy Act Authorised

- 7.1 Bennett's may disclose certain information referred to in paragraph(c) below about the Customer to a credit reporting body (CRB) when:
 - (i) assessing the Customer's application for credit; and
 - (ii) managing the Customer's account with Bennett's. The Customer authorises Bennett's to disclose such information to a CRB for these purposes.
- 7.2 Subject to Bennett's obligations under the Privacy Act 1988 (Privacy Act) and other applicable laws, Bennett's may give the information referred to in (c) below to a CRB to: obtain a consumer credit report about the Customer; or allow the CRB to create or maintain a credit information file about the Customer.

The Customer agrees that Bennett's may disclose a credit report about it to any CRB, debt collecting agency or Bennett's insurers for the purposes of assessing the Customer's creditworthiness or to collect any overdue payments (as the case may be).

- 7.3 Bennett's may, in its sole discretion, disclose the following information relating to the Customer in accordance with this paragraph:
 - (iii) the name and address of the Customer and it's directors and proprietors;
 - (iv) credit limits on the Customer's accounts;
 - (v) the amount of any payments which are overdue;
 - (vi) where an overdue payment has been previously reported, advise that the payment is no longer overdue;
 - (Vii) cheques or credit card payments which have been dishonoured; and information that Bennett's has ceased to supply Goods to the Customer.
- 7.4 The Customer agrees that Bennett's may obtain information about the Customer from any CRB for the purposes of assessing the Customer's application to purchase the Goods on credit and collecting any overdue amounts.
- 7.5 Bennett's may refuse to supply the Goods to the Customer on credit on the basis of Bennett's credit assessment of the Customer.

8 Term of Agreement

- 8.1 The Customer acknowledges that this agreement shall continue to have effect until cancelled in writing by the Customer and a receipt of confirmation of same from Bennett's.
- 8.2 Termination of this agreement will have no effect on any pre-existing rights or obligations of either party, including any obligation to pay monies owing.

9 **Security**

- 9.1 In order to better secure to Bennett's all moneys payable or to become payable pursuant to this Agreement, the Customer hereby:
 - I. As beneficial owner charges in favour of Bennett's by way of fixed charge any right, title, estates or interest which the Customer has or may hereinafter acquire in any freehold or leasehold property, with the payment of all such moneys payable or to become payable by the Customer;
 - II. agrees that Bennett's is entitled to lodge and maintain a caveat over any such freehold or leasehold property.

10 Retention and Passing of Title

- 10.1 The risk in the Goods shall pass to the Customer on Delivery
- 10.2 Title in the Goods purchased by the Customer will pass to the Customer only when the Price for the all that is for the Goods has been paid in full.
- 10.3 Until title in Goods passes to the Customer, Bennett's authorises the Customer to sell the Goods as its fiduciary agent. The Customer must not represent to any third party that is in any way acting for Bennett's or incur any liability or make any representation on behalf of Bennett's and Bennett's will not be bound by any contracts with third parties to which the Customer is a party. In the event of the Goods being disposed by the Customer under this clause any amount received by the Customer shall be set aside and held in trust by the Customer for Bennett's pending payment of the purchase Price in full.
- 10.4 Bennett's reserves its rights to retake possession of and sell any Goods until all amounts owing to it by the Customer are paid in full.

11 Personal Property Securities Act (PPSA)

11.1 Terms defined in the Personal Property Securities Act (2009) (Cth) (PPSA) and used in this clause, have the meaning given them in the PPSA.

The Customer agrees and undertakes to do anything Bennett's requires (such as obtaining consents and signing and producing documents) in connection with the registration of any security interest arising in favor of Bennett's under a transaction contemplated by this Agreement.

- 11.2 The Customer agrees and acknowledges that:
 - this Agreement constitutes a security agreement for the purposes of the PPSA and that a security interest exists in all Goods (and their proceeds) supplied by Bennett's to the Customer (if any) f; and
 - 11.2.2 Bennett's need not give the Customer a verification statement in connection with any security interest registered by Bennett's which arises under a transaction contemplated by this Agreement;
 - 11.2.3 The Customer and Bennett's agree to contract out of and waives its rights under the following provisions of

Chapter 4 of the PPSA:

- i. to receive a notice of intention of removal of accession (section 95)
- ii. to receive a notice that Bennett's decides to enforce its security interest in accordance with land law (section 118);
- iii. to receive notice on enforcement of security interests in liquid assets (\$ 120);
- iv. to receive a notice of enforcement action against liquid assets (\$ 121(4));
- v. to receive a notice to seize collateral (\$ 123);
- vi. to receive notice on enforcement of security interests in liquid assets (\$ 125);
- vii. to receive a notice of disposal of goods by Bennett's purchasing the goods (S 129);
- viii. to receive a notice to dispose of goods (\$ 130);
- ix. to receive a statement of account following disposal of goods (\$ 132(2));
- x. to receive a statement of account if no disposal of goods for each 6 month period. (S 132(4));
- xi. to right to retain goods (\$ 134(1));
- xii. to receive notice of any proposal of Bennett's to retain goods (\$ 135);

- xiii. to redeem the goods (\$ 142);and
- xiiii. to reinstate the security agreement (\$ 143): and
- 11.2.4 Where Bennett's has rights in addition to those under Chapter 4 of the PPSA, those rights will continue to apply.
- 11.2.5 The Customer acknowledges that it has received value as at the date of first delivery of the goods and has not agreed to postpone the time for attachment of the security interest (as defined in the Act) granted to Bennett's under these terms and conditions.

12 Right of Entry

The Customer irrevocably grants to Bennett's the right to enter upon the Customer's property or premises where any supplied Goods are stored, without notice, and without being in any way liable to the Customer or to any third party, in: a) exercise any of its' rights under section 123 and/or 128 of the PPSA; or

b) exercise of its rights under clause 11 and the Customer agrees to indemnify Bennett's from any loss, claim or damage its suffers or are made by a third party as a result of Bennett's exercising such right.

Confidentiality

Except as required by law, Bennett's and the Customer agree to treat the terms of this Agreement as confidential.

Bennett's and the Customer acknowledge and agree that sub-clauses 11.1, and this sub clause 11.2 constitute a confidentiality agreement pursuant to Section 275(6) of the PPSA.

Neither Bennett's or the Customer will disclose, send or make available any of the information referred to in Section 275(1) of the PPSA to any person except as required by law.

Warranties

Customer acknowledges and agrees that:

- (a) Customer has satisfied itself that the Goods are suitable for the Customer's purposes; and
- (b) Customer has not entered into these conditions in reliance upon any warranty or representation given by Bennett's in relation to the Goods.

Except where non-excludable rights under Schedule 2 of the Competition and Consumer Act 2010 (Cth) (as amended) (Act) (or analogous legislation) (Consumer Guarantees) apply in relation to the supply of goods and services by Bennett's (including, for the avoidance of doubt, the Goods) or as expressly set out in this Agreement, Bennett's:

- (c) excludes all representations and warranties, including as to merchantability and fitness for purpose, relating to the Goods and services supplied by Bennett's or otherwise, whether expressed or implied by law, trade, custom or otherwise;
- (d) excludes liability for any loss, damage, cost or expense incurred in respect of the goods or services supplied by Bennett's as a result of any deficiency or fault in goods or services which are not provided by Bennett's or Bennett's officers, employees, agents or contractors; and
- (e) otherwise limits its liability in respect of the goods and services supplied by Bennett's, the delivery of those goods and services, and any guidelines or specifications or other material provided to the Customer in relation to those goods and services, whether in contract, tort (including negligence), statute or otherwise, to the cost of replacing the goods or resupplying the services (or the affected part of the goods or services, as the case may be),
- (f) in the case of goods: the replacement of the goods or the supply of equivalent goods, or payment of the cost of replacing the goods or acquiring equivalent goods; and
- (g) in the case of services: supplying the services again, or payment of the cost of having the services supplied again, except where it is not fair or reasonable (as defined in the Act) to limit liability in respect of the Consumer Guarantees in this way.

Variation

Bennett's has the right to vary these terms and conditions by notice in writing to the Customer. Acceptance of a delivery of Goods after service of such notice in writing is acknowledgment by the Customer of the variation of these terms and conditions for any subsequent supply.

No Waiver

Unless expressed in writing to the Customer, failure or delay by Bennett's in exercising any right, power or privilege available to it will not operate as a waiver thereof nor will the exercise by Bennett's of any other right, power or privilege prevent it from exercising any other rights, powers or privileges available to it.

Acknowledgements Regarding Caltex

The Customer acknowledges that:

- (a) the contract which will result from the acceptance by/of my/our application for a Distributor Card is solely between Bennett's Petroleum Supplies Pty Ltd and the Customer and that neither Caltex Australia Petroleum Pty Ltd ("Caltex-") nor any of its related bodies corporate is a party to that contract or is responsible for the provision of any credit to the Customer pursuant to that contract; and
- (b) where the StarFleet Plus or StarFleet Card facilities are made available to the Customer, neither Caltex nor any of its related bodies corporate will carry out nor be responsible for the provision of any vehicle maintenance repairs and other services provided by StarFleet Card Merchants or StarFleet Plus Merchants and none of those companies warrants that any of those services shall be of any particular grade, quality or standard or will be fit for any purpose.

Execution

All persons signing on behalf of an entity warrant that he/she has authority to sign this Agreement on behalf of the company. In the case of partnership, all partners to sign. We acknowledge reading and accept the Terms and Conditions as detailed above.

Section E - Applicants & Directors







Full Name (print):	Position:	
Proprietor's / Director's Signature:	Date:	
Witness Signature		
Full Name (print):	Position:	
Proprietor's / Director's Signature:	Date:	
Witness Signature	Date:	
*Add additional pages if more than two directors / proprietors		

Section F - Others



Full Name (print):	.Position:
Authorised Officer:	Date:
Witness Signature	Date:

^{*}The signatory must be a Director, Authorised Officer of the Entity or an Executive of the Organisation.

Section G





Deed of Guarantee and Indemnity

In favour of Bennett's Petroleum Supplies Pty Ltd ACN 009 508 285

In relation to the supply by Bennett's to.....(Applicant)

This Deed of Guarantee and Indemnity (Guarantee) is made between the party or parties named as Guarantor(s) below together with their and each of their respective executors, administrators, successors and assigns (Guarantor) and Bennett's Petroleum Supplies Pty Ltd ACN 009 508 285(Bennett's) and its successors and assigns in respect of the supply of goods on credit to the Customer.

- 4.1 In consideration of Bennett's agreeing to and continuing to supply goods to the Customer, the Guarantors, jointly and severally, guarantee and indemnify Bennett's the due payment of any and all amounts by the Customer, in relation to the Goods and any other monies payable to Bennett's by the Customer (Guaranteed Monies).
- 4.2 This Guarantee shall be a continuing guarantee and shall not be affected or avoided in any way by any agreement or arrangement made between the Customer and Bennett's at any time, or by other indulgence given by Bennett's to the Customer, or any composition or arrangement with, or release of the Customer ,or in the event that the Customer becomes bankrupt or insolvent.
- 4.3 The Guarantee shall be a principal obligation and shall not be treated as ancillary to or collateral with any other obligation which Bennett's holds or may subsequently obtain for any indebtedness or liability of the Customer, howsoever created. This Guarantee shall be enforceable by Bennett's, without it first taking any steps or proceedings against the Customer or any other person.
- 5. In the event of all or part of the Guaranteed Moneys not being recoverable from the Guarantor in its capacity as guarantor for any reason (including the appointment of an administrator over the Customer, where the Customer is a company), the Guarantor will indemnify and keep indemnified Bennett's against all loss, damage, cost and expense suffered or incurred by Bennett's by reason of the non-recoverability of the Guaranteed Moneys or the relevant proportion of the Guaranteed Moneys and agrees to pay the Guaranteed Moneys as a principal debtor.
- 6. The moneys payable under this Guarantee shall be paid without deduction, set-off or counter-claim, to Bennett's at its principal place of business unless otherwise directed in writing by Bennett's.

- 7. Any notice or demand given to or made on the Guarantor may be signed on behalf of Bennett's by any director, manager or authorised staff member of Bennett's or its solicitors and will be deemed to have been duly given or made if delivered, mailed, emailed or faxed to the Guarantor at the address, email address or facsimile number of the Guarantor last known to Bennett's or to the Customer.
- 8. The Guarantor will pay to Bennett's all costs, charges and expenses incurred by Bennett's on an indemnity basis to its solicitors or other agents in relation to any action taken by Bennett's in respect of this Guarantee. The Guarantor will also pay all stamp duty assessed on or in respect of this Guarantee.
- 9. In order to better secure to Bennett's all moneys payable or to become payable pursuant to this guarantee every person named herein as guarantor:
 - (a) hereby as beneficial owner charges in favour of Bennett's by way of a fixed charge any right, title, estate or interest which the Guarantor (and if more than one jointly and severally) has or may hereinafter acquire in any freehold or leasehold property, with the payment of all such moneys payable or to become payable by the Customer;
 - (b) agrees that Bennett's is entitled to lodge and maintain a caveat over any such freehold or leasehold property.
- 10. The Guarantors acknowledge and agree that Bennett's may disclose certain information referred to in paragraph(c) below about the Guarantors to a credit reporting body (CRB) when:
 - (a) assessing the Customer's application for credit; and
 - (b) managing the Customer's account with Bennett's.

The Guarantors authorise Bennett's to disclose such information to a CRB for these purposes.

- 11. Subject to Bennett's obligations under the Privacy Act 1988 (Privacy Act) and other applicable laws, Bennett's may give the information referred to in clause 13 below to a CRB to:
 - (a) obtain a consumer credit report about the Guarantors; or
 - (b) allow the CRB to create or maintain a credit information file about the Guarantors.
- 12. The Guarantors agree that Bennett's may disclose a credit report about it to any CRB, debt collecting agency or Bennett's insurers for the purposes of assessing the Guarantors' creditworthiness or to collect any overdue payments (as the case may be).
- 13. Bennett's may, in its sole discretion, disclose the following information relating to the Guarantors in accordance with this paragraph:
 - (a) the name and address of the Guarantors;

- (b) the amount of any payments which are overdue;
- (c) where an overdue payment has been previously reported, advise that the payment is no longer overdue; and
- (d) cheques or credit card payments which have been dishonoured.
- 14. The Customer agrees that Bennett's may obtain information about the Guarantors from any CRB for the purposes of assessing the Customer's application to purchase Goods on credit and collecting any overdue amounts.
- 15. This Guarantee will be governed by and construed in accordance with the laws of the State of Tasmania.
- 16. Any legal action arising out of or in respect of this Guarantee shall be brought only in the Courts of the State of Tasmania and the Guarantor irrevocably submits itself to the jurisdiction of the Courts of that State.
- 17. The Guarantor agrees that service of legal process may be made by prepaid post to the Guarantor's address stated on this Guarantee and Indemnity or its registered office or such other address as may be notified in writing by the Guarantor to Bennett's.
- 18. This Guarantee binds each person who signs it as Guarantor even if another person who was intended to sign it as Guarantor does not sign it or is not bound by it.
- 19. The Guarantor has executed this Guarantee as a Deed.

SIGNED SEALED AND DELIVERED by the Guarantor/s

who confirm that 1/We have read the GUARANTEE & INDEMNITY herein and unreservedly accepts same.

Full Name of 1st Guarantor
SIGNED by the 1st Named Guarantor
Residential Address
In the presence of (Full name)
(Signature)
On
Full Name of 2nd Guarantor
SIGNED by the 2nd Named Guarantor
Residential Address
In the presence of (Full name)
(Signature)
On

Bennett's Petroleum Supplies Pay Plan - Client Service Agreement

- Our Commitment to you -

Drawing arrangements:

We will advise you, in writing, the details of the Bennett's Petroleum Supplies Pty Ltd Pay Plan drawing arrangements at least 7 calendar days prior to the first drawing.

Where the due date falls on a non-business day, we will draw the amount on the next business day.

We will not charge the amount or frequency of drawing arrangements without prior approval.

We reserve the right to cancel the Bennett's Petroleum Supplies Pty Ltd Pay Plan drawing arrangements if three or more drawings are returned unpaid by your nominated Financial Institution and to arrange with you an alternate payment method.

We will keep all information pertaining to your nominated account at the Financial Institution, private and confidential.

Your Rights:

You may terminate the Bennett's Petroleum Supplies Pty Ltd Pay Plan drawing arrangements at any time by giving written notice to us. Such notice should be received by us at least 5 business days prior to the due date.

You may stop payment of a drawing under the Bennett's Petroleum Supplies Pty Ltd Pay Plan by giving written notice to us. Such notice should be received by us at least 3 business days prior to the due date.

You may request change to the drawing amount and/or frequency of Bennett's Petroleum Supplies Pty Ltd Pay Plan drawings by contacting us and advising your requirements no later than 3 business days prior to the due date.

Where you consider that a drawing has been initiated incorrectly (outside the Bennett's Petroleum Supplies Pty Ltd Pay Plan arrangements) you should take the matter up directly with us.

- Your Commitment to us -

Your responsibilities:

It is your responsibility to ensure that sufficient funds are available in the nominated account to meet a drawing on its due date.

It is your responsibility to ensure that the authorisation given to draw on the nominated account is identical to the account signing instruction held by the Financial Institution where the account is based.

It is your responsibility to advise us if the account nominated by you to receive the Bennett's Petroleum Supplies Pty Ltd Pay Plan drawings is transferred or closed.

It is your responsibility to arrange with us a suitable alternate payment method if the Bennett's Petroleum Supplies Pty Ltd Pay Plan drawing arrangements are cancelled either by yourselves or the nominated Financial Institution.

Section H









Bennett's Petroleum Supplies PTY LTD ABN - 71 009 508 285 Account Customer - Direct Debit Request

I/We request that monies due in terms of the repayment arrangements covered by this document be drawn under the Direct Debit System from my/our account conducted with:

Bank Name and Branch:
BSB:
Or Direct Debit to a Credit Card (Surcharge applies)
Mastercard OR VISA (Please Circle)
Card Number:
Expiry Date:/
Card Holders Name:
I/We acknowledge that this Direct Debit arrangement is governed by the terms of the Client Service Agreement received from you:
Signed:
Name:
Date:

Section I



Applicant's Fuel Card Requirements

Legend A= Adblue, D = Diesel, DV = Vortex Diesel, ULP = U	Unleaded, PULP V95 V98 = Premium Unleaded
Name on Card	Name on Card
Rego (if req)	Rego (if req)
Preferred Pin Number	Preferred Pin Number
Statewide YES or NO (Circle)	Statewide YES or NO (Circle)
Shop Goods YES or NO	Shop Goods YES or NO
Odometer Reading YES or NO	Odometer Reading YES or NO
All Fuel Types YES or NO	All Fuel Types YES or NO
Or Fuels Required (Circle):	Or Fuels Required (Circle):
A D DV ULP PULP V95 V98	A D DV ULP PULP V95 V98
Distributor Card	☐ Distributor Card
Name on Card	Name on Card
Rego (if req)	Rego (if req)
Preferred Pin Number	Preferred Pin Number
Statewide YES or NO (Circle)	Statewide YES or NO (Circle)
Shop Goods YES or NO	Shop Goods YES or NO
Odometer Reading YES or NO	Odometer Reading YES or NO
All Fuel Types YES or NO	All Fuel Types YES or NO
Or Fuels Required (Circle):	Or Fuels Required (Circle):
A D DV ULP PULP V95 V98	A D DV ULP PULP V95 V98
Distributor Card	Distributor Card

^{*} Caltex Distributor Card for Australia wide access available upon request. Monthly fees apply.



Your statewide fuel solution

Name on Card
Rego (if req)
Preferred Pin Number
Statewide YES or NO (Circle)
Shop Goods YES or NO
Odometer Reading YES or NO
All Fuel Types YES or NO
Or Fuels Required (Circle):
A D DV ULP PULP V95 V98
Distributor Card

Name on Card
Rego (if req)
Preferred Pin Number
Statewide YES or NO (Circle)
Shop Goods YES or NO
Odometer Reading YES or NO
All Fuel Types YES or NO
Or Fuels Required (Circle):
A D DV ULP PULP V95 V98
Distributor Card

Name on Card	
Rego (if req)	
Preferred Pin Number	
Statewide YES or NO	Circle)
Shop Goods YES or NO)
Odometer Reading YES or NO)
All Fuel Types YES or NO	O
Or Fuels Required (Circle):	
A D DV ULP PULP V95	5 V98
Distributor Card	

Name on Card
Rego (if req)
Preferred Pin Number
Statewide YES or NO (Circle)
Shop Goods YES or NO
Odometer Reading YES or NO
All Fuel Types YES or NO
Or Fuels Required (Circle):
A D DV ULP PULP V95 V98
Distributor Card

If you require more than 8 Cards please attach further details to this application form.

Z Card - Set up cost \$3.30 each.



