



Need Finance? Ring the Bell.
bellfin.com.au

FINANCE APPLICATION - PH: (02) 9984 9416 - Fax: (02) 8072 1358

APPLICANT NAME ABN:		PHONE	
STREET ADDRESS		FAX	
POSTCODE:		E-MAIL	
OCCUPATION		DATE EST.	
PREFERRED CONTACT		MOBILE	
ACCOUNTANT	PH:	CONTACT:	
BANK	ACC NO.:	ACC TYPE:	
FINANCE REFERENCES (LOAN OR LEASE CURRENT OR FINALISED)			
FINANCIER:	1.	ACC NO.:	BRANCH:
	2.	ACC NO.:	BRANCH:
PERSONAL DETAILS OF DIRECTOR / GUARANTOR			
FULL NAME: <small>(PLEASE INCLUDE MIDDLE NAME)</small>		D.O.B.: D/LIC.:	
RESIDENTIAL ADDRESS		POSTCODE:	
TIME AT CUR. RES.	YEARS:	MONTHS:	
PERSONAL ASSETS AND LIABILITY STATEMENT DIRECTOR / GUARANTOR			
ASSETS		LIABILITIES	
Land and Buildings:	Amount	Mortgages:	Amount
1.	\$	1.	\$
2.	\$	2.	\$
Furniture:	\$	Bank Overdraft:	\$
Motor Vehicles:		Financier - Motor Vehicles Outstanding	
1.	\$	1.	\$
2.	\$	2.	\$
Investments(Term dep.):	\$	Taxation Outstanding:	\$
Stocks:	\$	Creditors:	\$
Cash:			\$
Other:			\$
TOTAL ASSETS	\$	TOTAL LIABILITIES	\$
EXCESS ASSETS OVER LIABILITIES	\$	SUPPLIER	
Signed:	TERM:	AMOUNT	\$
Date:	PH:	FAX:	

PRIVACY ACT STATEMENT/ AUTHORISATION

In compliance with the Commonwealth Privacy Act, applicant parties to a finance application should complete and give this return to Action Asset Finance Pty Ltd for the purposes of the Privacy Act.

Name of Introducer: BELLFIN PTY LTD ABN: 56 164 329 140

1. Acknowledgment of Disclosure of Credit Information to a Credit Reporting Agency

We acknowledge that Section 18E (8)(c) of the Privacy Act allows a credit provider which the approached introducer may approach in arranging my/our finance (hereinafter the Approached Credit Provider), to give a credit reporting agency certain personal information about my/our application for finance.

The information which may be given to an agency is covered by Section 18E (1) of the Act and includes:

- Such permitted particular, about me/us which allow me/us to be identified;
- The fact that I/we have applied for finance and the amount;
- The fact that the approached credit provider is a current credit provider to me/us;
- Payments which become overdue more that 60 days, and for which collection action has commenced;
- Advice that payments are no longer overdue'
- Cheques drawn by me/us which have been dishonored more that once;
- In specified circumstances, that in the opinion of the approached credit provider, I/we have committed a serious credit infringement;
- That finance provided to me/us by the approached credit provider has been paid or otherwise discharged.

By virtue of this declaration, I/we understand that the above named introducer has informed me/us of the disclosure policy to a credit reporting agency of information about me/us by approached Credit Providers and so authorise such disclosures.

2. Agreement/Authority for Credit Provider to Perform Certain Permitted Action Concerning a Finance Application or Transaction

I/we agree that, if it is considered relevant in assessing my/our application for personal credit, the Approached Credit Provider may obtain a report about my/our commercial activities or commercial credit worthiness from a business which provides information about the commercial credit worthiness of persons (Section 18L(4)).

I/we agree that, if it is considered relevant in assessing my/our application for commercial credit, the Approached Credit Provider may obtain from a credit reporting agency a credit report containing personal credit information about me/us (Section 18K(1)(b)).

I/we agree that the Approached Credit Provider may give to and seek from any credit providers named in the accompanying finance application and any credit providers that may be named in a personal or commercial credit report issued by a credit reporting agency or a commercial credit reporting agency respectively, information about my/our finance application or collection any overdues; I/we understand that this information can include any information about my/our credit worthiness, credit standing, credit history of credit capacity that credit provider are allowed to give or receive from each other under the Privacy Act (Section 1 8N(1)(b)).

3. Authorisation to Act on Behalf of Individuals

For the purposes of arranging the finance which is the subject of my/our application, the details of which appear below, I/we authorise the above-named introducer to obtain a report about my/our consumer of commercial credit worthiness from a credit reporting agency or a commercial credit reporting business (Section 1 8H(3)) or from a credit provider named in this application or referred to in such reports (Section 18N(1)(ga)).

I/we also authorise the above-named introducer to pass on the above-obtained reports to such credit providers as are appropriate, for their consideration of this application.

I/we also authorise the above-named introducer to give to and receive from such parties as are necessary to the arranging of this finance, such personal information about me/us which is necessary to the arrangement.

4. Details of Application:

Amount: _____

Purpose: _____

APPLICANT 1

APPLICANT 2

Name: _____ Name: _____

Signed: _____ Signed: _____

5. Guarantor Parties Agreement

I/we agree that the Approached Credit Provider may seek a credit report concerning me/us from a credit reporting agency to assess whether to accept me/us as a guarantor of the finance commitments for the above-named Applicant Parties (Section 1 8K(1)(c)) and in so doing I/we acknowledge that such credit provider may give personal information about me/us as per paragraph 1 of this authority.

GUARANTOR 1

GUARANTOR 2

Name: _____ Name: _____

Signed: _____ Signed: _____

This authorisation remains in force until finance is arranged.