

C. Declaration

I declare that:

1. I am authorised to make this declaration for and on behalf of the company
2. The company/organisation has sufficient funds to undertake or provide potential goods or services as described in section B, for which the small technology voucher may be provided
3. The company/organisation is in a position to financially manage terms of payments up to 90 days before it receives payment
4. I understand that the work detailed in the small technology voucher will need to be completed and evidence of the completed work and the voucher will need to be presented to either the administrator or the Victorian Government before payment will be made
5. The goods and/or services that will be undertaken for the voucher will be priced at a true and accurate market value
6. I agree that, if at any stage it becomes evident that there has been a failure to provide satisfactory performance against agreed voucher deliverables or in the opinion of the Victorian Government a fair market value has been exceeded for goods and/or services undertaken for the voucher, the Victorian Government may terminate approved supplier status without reasons and act in its absolute discretion
7. I agree that by becoming a listed approved supplier the state and the Victorian Government are not endorsing your goods or services, but merely recognising that your company offers goods or services in a field of small technologies that may be utilised by a voucher recipient
8. I agree that in undertaking our obligations as an approved supplier the Victorian Government cannot be made responsible for the company's/organisation's conduct in delivery of goods and services undertaken for any voucher
9. If required I can provide documentation, to the satisfaction of the Victorian Government, of the claims made in this document
10. I understand that, as an approved supplier, the company/organisation is merely on a list as demonstrating some professional capability that can help in the adoption or integration of small technologies
11. I agree that the general principle for managing intellectual property (IP) will be:
 - a. project IP as described by the voucher remains the property of the voucher recipient to exploit only within the field described by the voucher
 - b. background IP remains with the owners of the IP – if the background IP is required to further adopt or integrate the small technology a separate agreement will need to be made between the parties
 - c. if the approved supplier is a university or Public Funded Research Organisation (PFRO), it will be allowed to continue to use the project IP for the sole purpose of R&D. Prior to publishing any information regarding the project IP within two years of the project completion, as outlined in the voucher, the university or PFRO will need to gain permission from the voucher recipient.

Name:..... Witness:

Position:..... Name:

Signature:..... Signature:

Date:..... Date:.....

To become an approved supplier, please complete this application form and return by post to:

Dr Ken Van Langenberg
 Manager, Small Technologies Programs
 Science & Technology Division
 Department of Innovation, Industry and Regional Development
 Level 35, 121 Exhibition St
 MELBOURNE VIC 3000