

PARTICIPANT APPLICATION & AGREEMENT

Industry Participant

APPLICANT DETAILS ('Applicant' or 'we')				
Name of Company:				
ABN/ACN:				
Postal Address:				
Tel:	Fax:			
Email:	Website:			
Contact Person:				
Nature of Business:				
Other Companies in Group (if applicable)				
Nature of application: Individual / Group (delete one)				
APPLICATION				
To the Board of (Defence CRC Insert Company Name) Limited (Insert ABN) (Company):				
As a company incorporated in Australia and involved in research and development and/or the commercialisation of technology in an area of relevance to the activities of the Defence CRC (Recipient Name), we wish to participate in the Defence CRC and to support and contribute to the goals and objectives of the Defence CRC, and apply for admission as an Industry Participant in the Defence CRC.				
We acknowledge that the Board of the Company will determine our application in accordance with the Defence Cooperative Research Centres Program Guidelines (Guidelines), and that the Board's decision is final. In support of the application, we are able to contribute to the activities of the Defence CRC in the following ways**:				
(**Note: In order for your application to be assessed, please complete with reference to the merit criteria at Part 5.2 of the Guidelines, namely: record of research excellence and significance of contributions in a technology area of relevance to the Defence CRC's goals and objectives; capacity to contribute to the achievement of the Defence CRC goals and objectives; capacity and capability to effectively contribute to a collaborative team.)				



Additional Information (please set out below any additional information to be considered in support of your application				
				A

AGREEMENT

From the date on which we are notified in writing that our application for admission as an Industry Participant in the Defence CRC has been successful, we acknowledge and agree with the Company that:

- We will actively participate in the Defence CRC.
- We will support and act in accordance with the Constitution of the Company.
- We will be bound by the Industry Participant Terms & Conditions as amended from time to time, including those terms that apply to the conduct of projects, the ownership and commercialisation of project IP, confidentiality, and the declaration in relation to conflicts of interest. Without limitation to the Industry Participant Terms & Conditions:
 - We will pay the annual Participant Fee as set out in the schedule of fees adopted by the Company from time to time.
 - Our admission as an Industry Participant in the Defence CRC will not provide an automatic right to participate in any project of the Defence CRC.
 - Our participation in projects will be determined in accordance with the Guidelines and the Industry Participant Terms & Conditions, with projects conducted in accordance with the terms of the Defence CRC project agreement template.
 - We will be required to provide an in-kind contribution when participating in a project, and whilst a funding contribution to projects is not mandatory, it may be taken into account when determining applications to take part in a project.
 - We have not at any time in the five years prior to this application and in relation to any aspect of research related to the Defence CRC received funding from or entered into an agreement to be paid for activities or services with a country (or an entity based in a country) included in the <u>Country Policies and Embargoes</u> list on the USA Department of State's Directorate of Defence Trade Controls website.

By signing below, the signatory confirms that he/she is authorised to make this application and enter this agreement on behalf of the Applicant, and that all the statements set out in this application are true, accurate and complete.

Signature:	Position:
Name (print):	Date:
Name of Applicant:	

Note: The Board of the Company will consider your application in accordance with the Guidelines and notify you of the decision within 30 days of receipt. If your application is unsuccessful, the agreement will be of no effect.