

APPLICATION FOR CREDIT

KLASSIC LIMITED

Legal N	ame:					
Trading	Name:					
Type of Organisation:		☐ Company	Company Number:			
		☐ Sole Trader	☐ Partnership	☐ Other (please	e specify):	
Type of	Business:	□ Fuel	☐ Bakery	□ Bar	□ School	
		☐ Convenience	☐ Takeaway	☐ Restaurant	□ Caterer	
		☐ Bait/Tackle	□ Café	☐ Hotel	□ Club	
□ Other (please specify):						
Postal A	Address:					
Deliver	y Address:					
	ies accepted after		am			
Special	delivery instructi	ons				
Purchasing Contact:		Name: Ph:				
		Email:				
Accounts Contact:		Name: Ph:				
		Email:				
	(0)					
Directors/Shareholders/0				_		
1.					f Birth:	
	Home Address: _					
	Ph:		Email: _			
2.	Name:			Date o	f Birth:	
	Home Address:					
	Ph:		Email: _			

Trade R	efere	nces
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1.	Organisation:	
	Ph:	Email:
2.	Organisation:	
	Ph:	
3.	Organisation:	
	Ph:	Email:
v Ac	count Information	

New

- Payment of accounts is by Direct Debit Authority only.
- Payments will be debited from your bank account 7 days following invoice date.
- Direct Debit Authority Forms (attached) must be completed and returned via email to <u>accounts@klassic.co.nz</u> prior to placing orders.

Ordering Information

- Orders can be placed online via our website www.klassic.co.nz. Once we have received your completed application forms, we will be able to set up a log in for you.
- Orders can also be emailed to orders@klassic.co.nz.

Declaration and Signature

I/We confirm that all the information in this application is true and correct.

I/We will notify Klassic Limited immediately if there is any change in any information set out in this application.

I/We agree to Klassic Limited's Terms and Conditions as stated on pages 3 and 4 of this application form.

Signature:	 Date:
Name:	
Designation:	

TERMS OF TRADE

1. Definitions

- 1.1 The following definitions are used in these terms:
 - "You" and "your" means the applicant as set out at the front of these terms.
 - "We", "our" and "us" means Klassic Limited.
 - "Products" means the products supplied or to be supplied by us and includes any related services.

2. Credit Enquiries

- 2.1 You authorise us to obtain any information, at any time, from any source in support of your credit account application with us and we may use that information for the purpose of assessing your credit worthiness, divulge it to any third party for the purposes of debt collection and credit reporting, and use it for our marketing activities.
- 2.2 You may see and request correction of your personal information in terms of the Privacy Act at our premises.

3. Credit Terms

- 3.1 Your credit account with us will be considered paid when payment has been irrevocably cleared through the banking system to our credit.
- 3.2 We may refuse to supply Products to you, or parties related to you if you fail to comply with any of your obligations under your credit account with us.
- 3.3 If we agree to extend you time for payment no further credit will be allowed until the due amounts have been paid.
- 3.4 If, at our discretion, we extend your payment arrangements and we then allow you to purchase more Products pursuant to your credit account with us, we may change the terms and conditions as regards future supply of products by written notice to you.
- 3.5 If you fail to comply with any obligation under your credit account with us, we may suspend it until it is operating correctly. Any suspension will not affect any other rights we may have at law or in equity.
- 3.6 If you fail to comply with your obligations under your credit account with us, we may give particulars of your default to any credit bureau or agency, including a credit-reporting agency.
- 3.7 We will not be liable for any action taken by any party who becomes aware of your default. We will arrange for removal of the particulars of default if the default is found to be without substance. We will advise the credit bureau or agency that your default has been remedied if appropriate.
- 3.8 You must pay all costs we incur in enforcing or attempting to enforce your obligations under your credit account with us, including debt collection and solicitors' costs.

4. Termination

4.1 Your credit account with us continues until ended by notice in writing from one party to the other and all your obligations have been fully paid, satisfied, or performed. Any termination of your credit account with us will be without prejudice to the rights of either party arising prior to termination. Nothing in this clause affects the operation of any of these terms that are expressed or implied to have effect after its termination.

5. Indemnity

- 5.1 You indemnify us against all damages, claims and losses (including costs), which we incur because of: (a) you're failing to comply with your obligations under your credit account with us; or (b) any act or omission by you or your staff or other persons employed or authorised by you.
- 5.2 You will have no claims against us for any action taken or omitted by us in enforcing your credit account with us.

6. Payment

- 6.1 Invoices will be due and payable in terms of your arrangement with us.
- 6.2 If we have granted you credit, we will draw funds by Direct Debit on the 7th day following the date of invoice, in full, without deduction, set-off or counterclaim.
- 6.3 To the extent that we have not granted you credit, you must pay the price and our other charges in Cash on Delivery. We are not obliged to deliver the Products until we have received payment.
- 6.4 If you default in payment on the due date, all money owing to us shall immediately become due and payable and we shall be entitled to charge interest on all outstanding amounts at the base lending rate charged by our bank plus a margin of 5 percent per annum from the date payment is due until the date we receive payment.

7. Price

- 7.1 The price for the Products will be the price we agree with you by or at the date of the order or if no such agreement is made then the current list price charged by us at the date of delivery of your order.
- 7.2 Prices quoted do not include GST or any other tax, levy or duty associated with the Products or their supply, which you must pay in addition to the price. If there are any changes in any tax or duty rates payable by us, then we will charge any changes relative to your purchases to your credit account with us. Unless otherwise stated we will not pay any tax or duty on your behalf.

Ownership

8.1 We will remain the owner of the Products you purchase from us until all sums you owe us, on any account, are paid in full (even if you incorporate the Products with other items).

9. Delivery

9.1 Delivery occurs when the Products are: (a) collected by you at our premises; or (b) delivered to the agreed delivery point as set out in the accepted order.

9.2 We will not be liable for any failure to deliver or delay in delivery.

10. Risk

- 10.1 Risk in the Products will pass to you on delivery even though we may remain the owner of those Products until payment is made.
- 10.2 You must give us written notice within 2 days of receiving our invoice if you believe that the invoice is not correct. Your notice must include full details of the error(s) claimed by you.
- 10.3 If the Products have been delivered, claims for shortages must be notified to us within 48 hours after delivery and include delivery documents and other supporting evidence.
- 10.4 If you have not given us valid notice of the error(s) within the required time, you must treat our invoice or delivery as correct.
- 10.5 You must make payment of the undisputed amount due on any disputed invoice on the due date. Upon the dispute being resolved, you will immediately pay to us (within 3 working days) the amount due.

11. Equipment Supply

- 11.1 If we provide any equipment including refrigerated units ("Equipment") to you, you must keep it insured for all business risks to our satisfaction.
- 11.2 The Equipment must be placed in a secure environment, free from any atmospheric or environmental conditions that may cause damage to the Equipment and used in a manner consistent with food and health requirements relevant to our product.
- 11.3 The Equipment remains our property and it must be labelled as such. You must not affix it to any other property or items, or have the equipment removed from the premises without our express consent.
- 11.4 You authorise us to enter any premises to uplift the Equipment.

12. Default Event

- 12.1 For the purpose of these terms a "default event" occurs if: (a) a payment by you is overdue; (b) we reasonably believe that you are unable to immediately pay any sums owing to us; (c) you breach or are likely to breach any of these terms or any of our credit terms.
- 12.2 If a default event occurs then, without limiting our other rights and remedies: (a) we can suspend or cancel all or part of your orders; (b) all amounts you owe us, whether due for payment or not, will be immediately due and payable; (c) we may reclaim our Products in your possession or control and may enter the premises where we believe the Products are kept in order to do so; (d) we may recover from you the cost of repossessing and disposing of the Products or attempting to do so; and (e) we will not be liable to you for any losses you incur as the result of our exercising any of our rights under this clause.

13.0 Extent of Liability

- 13.1 Our liability to you is limited to the price paid by you for the products supplied by us to which your claim relates.
- 13.2 We will not be liable to you for: (a) delay in delivery; (b) loss or damage caused by anything which is beyond our reasonable control; or (c) any loss of profits, loss of business or indirect or consequential loss or damage however arising.
- 13.3 We may, at our option, either: (a) replace damaged or defective Products; or (b) refund the purchase price of damaged or defective Products.
- 13.4 We are not required to accept responsibility for any defective Products if you have not: (a) notified us of the defect as soon as you become aware of that defect; and (b) included in your notice full details of the Products, the alleged defect, and all documents associated with your order and delivery; and (c) reasonably assisted us in our investigation of your claim.
- 13.5 These terms only apply to the extent that the law prohibits us from limiting our liability.

14. General

- 14.1 No delay or failure to exercise any of our rights or remedies will be a waiver of any or our rights or remedies.
- 14.2 If any part of these terms is held to be invalid, illegal, or unenforceable the remaining terms will remain in full force and effect.
- 14.3 These terms will be governed by New Zealand law, and you agree to submit to the exclusive jurisdiction of the New Zealand Courts.
- 14.4 You may not assign your rights and obligations under these terms. If you sell ownership of your business without written notice to us, you will remain liable to us for all Products we deliver to that business until we receive written notice and the business is granted new credit terms.
- 14.5 We may assign all or part of your credit account with us. If we assign all or part of your indebtedness the assignee will have the same rights of recovery as us.

15. PPSA

- 15.1 Where we are giving you credit you agree to grant to us, if we so require at any time, a security interest in all Products supplied by us to you from time to time. To protect our security interest, you agree to allow us to register a financing statement under the New Zealand Personal Property Securities Act 1999 ("PPSA") or, if you are not in New Zealand, to register our security interest as permitted by law in your jurisdiction.
- 15.2 You must, upon request, promptly give us all assistance and information as is necessary to register our security interest.
- 15.3 You must pay to us promptly on request our costs in registering the security interest, and the costs of enforcing or attempting to enforce our rights under these terms and the security interest.
- 15.4 In respect of registration in New Zealand (where applicable) you agree that sections 114(a), 121, 131 of the PPSA will not apply to the security interests created by these terms and conditions, and you waive your right to receive a verification statement under section 148 of the PPSA.

Direct Debit Authority



	's authorisation code
Name of my bank	
Bank Branch Account Suffix	
From the acceptor to (my bank): [insert name of acceptor's bank]	
I authorise you to debit my account with the amounts of direct debits from Klassic Limite code specified on this authority in accordance with this authority until further notice.	with the authorisation
agree that this authority is subject to: The bank's terms and conditions that relate to my account, and The specific terms and conditions listed below.	
Please include the following information on my bank statement	
Authorised signature/s: Date:	
Specific conditions relating to notices and disputes	
I may ask my bank to reverse a direct debit up to 120 calendar days after the debit if: I don't receive a written notice of the amount and date of each direct debit from the initiato	r or
I receive a written notice but the amount or the date of debiting is different from the amount on the notice.	
The initiator is required to give you a written notice of the amount and date of each direct debit no le before the date of the debit.	ess than 10 calendar days
For a series of direct debits, the initiator is required to give a written notice of the series of direct debit calendar days before the date of the first direct debit in the series. The notice is to include: • the dates of the debits, and • the amount of each direct debit. • If the initiator proposes to change an amount or date of a direct debit specified in the notice	
to give you notice no less than 30 calendar days before the change. If the bank dishonours a direct debit but the initiator sends the direct debit a second time within 5 but original direct debit, the initiator is not required to notify you a second time of the amount and date of the amount and d	
For Bank Use Only	
Approved Date Received Recorded By Checked By	Bank Stamp
3112 11/23	