

APPLICATION TO OPEN A TRADING ACCOUNT

Customer Det	AILS						
Account Name							
		o <i>ve)</i> □ Sole Trader □ Partnersh					
,	Company [⊒ Sole Hadel — □ Parthersh	ip □ Trust □ Other	(specify)			
Postal Address							
Physical Address							
Phone ()		Post Code				
Mobile ()		NAIT				
Email			Herd Code				
GST Number		□ NA	Hazlett Agent				
Primary Contact			Accounts Contact				
Primary Phone ()		Accounts Phone ()			
Bank Account							
DIRECTOR / SO	LE TRADER / F	PARTNER / TRUSTEE DETAIL	.s				
Full Name		Address		Date of Birth			
AGREEMENT AND CUSTOMER SIGNATURE							
the Terms of Trade at	ttached, and at wat wat to make the total to make the total to make the total to make the total	ww.hazlett.nz. The signatories b	elow warrant that the inform	he Customer agrees to be bound by ation given herein is accurate and ages and return the completed form			
Signature		Full Name		Date			
		,					
GUARANTEE AND	GUARANTOR	s) Signature					
		ring agreed to supply goods and/ ns of Trade attached, and at www					
Signature		Full Name		Date			

TERMS OF TRADE

1 Interpretation

- 1.1 In these Terms of Trade unless the context otherwise requires the following terms shall have the following meanings:
 - (a) "Application" means the application by customer to open a trading account;
 - (b) "Customer" means the customer specified in the Application and in the case of a partnership or trust includes jointly and severally each partner of the partnership or trustee of the trust as the case may be in their personal capacity;
 - (c) "Default" means any of the events specified in clause 7.1;
 - (d) "Default Interest Rate" means the per annum rate of 10% plus the per annum overdraft rate charged to Hazlett by its banker;
 - (e) "Equipment" means any vehicle, machinery, apparatus, device, bin, vat, structure and any other like or associated equipment ordered, sold or acquired under these Terms of Trade;
 - (f) "Guarantor" means each of the persons named as guarantors in the Application;
 - (g) "Hazlett" means Hazlett Limited and any assign or subsidiary company or related company of Hazlett Limited.
 - (h) "Livestock" means any livestock to be acquired under these Terms of Trade;
 - "PPSA" means the Personal Property Securities Act 1999 and includes any applicable regulations and any successor enactment or enactments;
 - (j) "PPSR" means the Personal Property Securities Register;
 - (k) "Agri Supplies" means any agricultural product (including crops, feed, chemicals and organic or inorganic matter) or general merchandise or any other item specified in an order or instruction which is ordered, sold or acquired under these Terms of Trade; and
 - (I) "Secured Property" means that property stipulated in clause 5.1.

2 General

- 2.1 The Customer shall be deemed to have accepted these Terms of Trade by signing the Application or instructing Hazlett Ltd in respect of Livestock, Equipment or Agri Supplies, or placing an order for Equipment or Agri Supplies.
- 2.2 No instruction by the Customer to Hazlett Ltd or order by the Customer may be cancelled, varied or suspended without the written approval of Hazlett Ltd.
- 2.3 Hazlett Ltd may amend these Terms of Trade from time to time. The prevailing version of the Terms of Trade shall be available at www.hazlett.nz and Hazlett Ltd shall not be obliged to provide any further notification to the Customer of the Terms of Trade or any amendment to the same.
- 2.4 The Customer acknowledges and agrees that:
 - (a) Hazlett Ltd may act as agent and/or broker for either or both of a vendor or purchaser of Livestock, Equipment or Agri Supplies;
 - (b) Hazlett Ltd may charge commission and/or fees for its agency and/or brokerage services;
 - Hazlett Ltd may deduct commission and/or fees from monies owed to a vendor or purchaser of Livestock, Equipment or Agri Supplies;
 - (d) Hazlett Ltd may sell Livestock, Equipment or Agri Supplies to a purchaser for a different price than paid to the vendor; and
 - Hazlett Ltd shall not be liable in any way for any act done or not done by Hazlett Ltd as agent and/or broker for the Customer and the Customer shall indemnify Hazlett Ltd as agent/broker for any liability howsoever arising;
 - (f) Hazlett Ltd shall not be obliged to pay or credit any amount on account of a purchase price until the full purchase price has been received from the purchaser;
 - (g) All information supplied to Hazlett Ltd by a vendor Customer concerning Livestock, Equipment or Agri Supplies is accurate and complete and Hazlett Ltd is not obliged to verify that information; and
 - (h) All Livestock, Equipment or Agri Supplies offered for sale (by any means whatsoever) by a vendor Customer is free of any security interest, charge, mortgage or other encumbrance.
- 2.5 The Customer authorises Hazlett Ltd to collect, retain, use and disclose any information about the Customer for the purposes of assessing credit worthiness, enforcing any rights under these Terms of Trade or marketing, and any necessary authorities shall hereby be deemed to have been given for the purposes of the Privacy Act 1993 where the Customer is a natural person.
- 2.6 The Customer hereby consents to receiving from Hazlett Ltd by any medium commercial electronic messages for the purposes of the Unsolicited Electronic Messages Act 2007.

3 Payment and Accounts

- 3.1 The Customer will make payment to Hazlett in full (including all commission, fees, delivery costs, charges, takes and the like, plus GST) within the time specified in the invoice or if no time specified the Customer shall make payment within:
 - (a) 14 days of the date of the invoice in the case of payment for Livestock; or
 - (b) the 20th day of the month following the month of the invoice in the case of payment for Equipment and/or Agri Supplies.

- 3.2 The Customer shall make payment to Hazlett Ltd in full without deduction, set-off or counterclaim.
- 3.3 The Customer authorises Hazlett Ltd to without prior notice apply any monies held by Hazlett Ltd for or on behalf of the Customer towards any amounts owing by the Customer.
- 3.4 In the event that the Customer considers that there is an error in an invoice the Customer must within 3 working days of the date of the invoice give a notice in writing to Hazlett Ltd specifying full details of the error and if no such notice is provided the invoice shall be treated as correct.
- 3.5 In the event that the substance of a notice given under clause 3.4 is not immediately resolved such that a dispute arises:
 - (a) the Customer must make payment to Hazlett Ltd of the undisputed amount in accordance with clause 3.1:
 - (b) Hazlett Ltd may withhold delivery of any Livestock, Equipment or Agri Supplies pending resolution of the dispute; and
 - (c) the Customer must within 3 working days of the determination of the dispute make payment to Hazlett Ltd of any amounts still owing.

The Customer acknowledges that all prices, commission amounts, fees, delivery costs, charges, takes and the like are plus GST unless otherwise indicated.

4 Title, Delivery and Risk

- 4.1 Title to any Livestock, Equipment or Agri Supplies shall remain with Hazlett Ltd (or the vendor as the case may be) until payment in full by the Customer for the same and all other sums due on any account whatsoever.
- 4.2 The risk in any Livestock shall pass to the Customer on crossing the tailgate of the carrier and the risk in any Equipment or Agri Supplies shall pass to the Customer on delivery of the same to the Customer's address specified in the Application or such other agreed address.
- 4.3 The time for delivery of Livestock, Equipment or Agri Supplies shall not be of the essence and Hazlett Ltd shall not be liable for any direct or consequential loss resulting from:
 - (a) a delay in delivery, a failure to deliver, or a change in the location or method of delivery due to circumstances beyond the reasonable control of Hazlett Ltd; or
 - (b) part or multiple deliveries.
- 4.4 Hazlett Ltd may cancel any instruction or order or any part thereof where some or all of the Livestock, Equipment or Agri Supplies cannot be delivered due to circumstances beyond the reasonable control of Hazlett Ltd and Hazlett Ltd shall not be liable in any way whatsoever for such cancellation.
- 4.5 In the event that the Customer does not for any reason take delivery of Livestock, Equipment or Agri Supplies:
 - (a) Hazlett Ltd may in its sole discretion resell or resupply to a third party and the Customer shall be liable for any loss on the resale or the resupply;
 - (b) the Customer shall be liable for any additional costs incurred by Hazlett Ltd including any additional delivery, transportation, storage, disposal and logistical costs; and
 - (c) the Customer shall be liable for any perishing or deterioration in the condition of the Livestock, Equipment or Agri Supplies.
- 4.6 The Customer shall be deemed to have accepted the condition and suitability of the Livestock, Equipment or Agri Supplies unless the Customer gives a notice in writing to Hazlett Ltd within 5 working days of delivery specifying full details.

5 Security

- 5.1 The Customer hereby grants to Hazlett Ltd under the PPSA a security interest over all present and after-acquired property of the Customer including any Livestock, Equipment or Agri Supplies as security for any amounts the Customer may become liable to pay in connection with these Terms of Trade or on any account whatsoever.
- 5.2 The Customer and Hazlett Ltd intend that the security interest granted in the Livestock, Equipment or Agri Supplies under these Terms of Trade constitutes a purchase money security interest as defined under the PPSA and shall have priority over any other security interest in the same.
- 5.3 In relation to the security interest granted under these Terms of Trade Hazlett may register a financing statement or financing statements on the PPSR and the Customer shall do all things necessary for Hazlett to perfect its security interest.
- 5.4 The Customer hereby waives any rights it may have under ss 114(1)(a), 116, 120(2), 121, 125, 126, 127, 129, 131, 133 and 148 of the PPSA.

Initials:	
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6 Additional Customer Obligations and Restrictions

- 5.1 The Customer shall
 - permit Hazlett Ltd or any person designated by Hazlett Ltd access at all times to any premises for the purposes of inspecting, removing or taking possession of the Secured Property;
 - (b) not charge, mortgage or encumber any Livestock, Equipment or Agri Supplies until payment is made in full for the same;
 - (c) not change its name without giving at least 15 days written notice to Hazlett Ltd before the name change takes effect;
 - (d) not where the Customer is a company change its registered office without giving at least 15 days written notice to Hazlett Ltd before the change of registered office takes effect; and
 - (e) not assign any of the rights of the Customer under these Terms of Trade without the prior written consent of Hazlett Ltd.

7 Default and Enforcement

7.1 There shall be in default where:

- the Customer breaches any provision of these Terms of Trade including any obligation to make payment or in the sole discretion of Hazlett Ltd the Customer will in the future breach any provision of these Terms of Trade;
- (b) any representation made by the Customer or supplied by the Customer to Hazlett Ltd is untrue; or
- (c) the Customer is insolvent, adjudicated bankrupt, placed in liquidation, dissolved, struck-off or a receiver or administrator is appointed in respect of the Customer.

7.2 In the event of a Default:

- all amounts payable or to become payable under these Terms of Trade shall become immediately due;
- (b) Hazlett Ltd may in its sole discretion refuse to deliver Livestock, Equipment or Agri Supplies;
- Hazlett Ltd may in its sole discretion require the Customer to cease selling or disposing of the Secured Property; and
- (d) Hazlett Ltd shall without prejudice to its rights at law be entitled to enter any property or premises and take possession of and sell any of the Secured Property or take possession of any proceeds of sale of the Secured Property and may apply any proceeds of sale towards repayment of any amounts outstanding under these Terms of Trade.
- 7.3 The Customer shall be liable to pay any cost, loss, liability or expense incurred by Hazlett Ltd in enforcing or attempting to enforce these Terms of Trade or resolving any dispute under clause 3.5 including without limitation full solicitor/client costs, disbursements and agency fees, debt collection costs, and transportation and storage costs.
- 7.4 The Customer shall be liable to pay interest at the Default Interest Rate from the date of Default down to the date of repayment in full on all amounts owing under these Terms of Trade which interest shall capitalise monthly and be calculated daily on the unpaid total of all amounts owing and capitalised interest.
- 7.5 All payments received by Hazlett Ltd shall be applied first in payment of interest and any costs or expenses incurred by Hazlett Ltd.
- 7.6 Time is of the essence in respect of the performance of the obligations of the Customer to Hazlett Ltd under these Terms of Trade.

8 Exclusions

- 8.1 The Customer acknowledges that:
 - (a) the Livestock, Agri Supplies or Equipment are not intended for personal, domestic or household use or consumption and/or they are acquired for resupply in trade or consumption in the course of production such that the Consumer Guarantees Act 1993 does not apply; or otherwise
 - (b) the Customer is in trade, the Livestock, Agri Supplies or Equipment are both supplied and acquired in trade, the Customer agrees to contract out of the provisions of the Consumer Guarantees Act 1993, and this clause is fair and reasonable such that the provisions of the Consumer Guarantees Act 1993 do not apply; except that the Consumer Guarantees Act 1993 shall apply where its application cannot be lawfully excluded.
- 8.2 The Customer acknowledges that it relies upon its own judgment as to the nature, quality, condition and description of the Livestock, Agri Supplies or Equipment and the suitability of the same for any particular purpose.

8.3 The Customer acknowledges that:

- a) the Customer is in trade, the Livestock, Agri Supplies or Equipment are both supplied and acquired in trade, the Customer agrees to contract out of the provisions of the Fair Trading Act 1986 (including ss 9, 12A, 13 or 14(1)) to the maximum extent permitted by law, and this clause is fair and reasonable such that the relevant provisions of the Fair Trading Act 1986 do not apply (except that those provisions shall apply where they cannot be lawfully excluded); and
- (b) to the maximum extent permitted by law, any warranties or conditions imposed upon Hazlett Ltd by the Sale of Goods Act 1908, and any other enactment, regulations or by-laws are excluded.

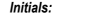
- 8.4 Hazlett Ltd shall not be liable for any loss or damage of any kind whatsoever including loss of profits and consequential loss whether suffered or incurred by the Customer or another person whether in contract or tort or otherwise and irrespective of whether such loss or damage arises directly or indirectly from any defect in the Livestock, Equipment or Agri Supplies or any error or misdescription relating to the same.
- 8.5 In the event that Hazlett Ltd is liable to the Customer in any manner arising out of the provision of Livestock, Equipment or Agri Supplies, the liability of Hazlett Ltd shall not exceed the price paid by the Customer for the same.
- 8.6 The rights of Hazlett Ltd under these Terms of Trade and at law shall not be affected by any neglect, forbearance or delay in enforcement.

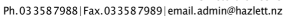
9 Guarantee

- 9.1 The Guarantor and the Customer shall be jointly and severally liable to Hazlett for the due payment of all monies payable by the Customer and for the due performance and observance by the Customer of its obligations under these Terms of Trade and each Guarantor shall be so liable jointly and severally.
- 9.2 The Guarantor and the Customer shall be jointly and severally liable to indemnify Hazlett Ltd for any costs, expenses or losses which Hazlett Ltd incurs in consequence of any breach by the Customer under these Terms of Trade and each Guarantor shall be so liable jointly and severally.
- 9.3 The liability of the Guarantor under this clause 9 shall not be affected by:
 - (a) the granting of time or any other indulgence to the Customer or another Guarantor:
 - (b) the compounding, compromise, release, abandonment, waiver, variation or renewal of any of the rights of Hazlett Ltd against the Customer or another Guarantor:
 - (c) the neglect or omission by Hazlett Ltd to make any prior demand on the Customer or another Guarantor or to enforce any rights against the Customer or another Guarantor; or
 - (d) the Customer or another Guarantor failing to sign the Application or not being bound by these Terms of Trade.

10 NAIT

- 10.1 Where the Customer is a "PICA" or "PICA delegate", as defined under the National Animal Identification and Tracing Act 2012 ("NAIT Act"), the Customer appoints and authorises Hazlett Ltd to perform any of the following functions on behalf of the Customer:
 - (a) register the Customer with the "NAIT organisation" as defined under the NAIT Act.
 - (b) register with the NAIT organisation the "NAIT animals", as defined under the NAIT Act, that the Customer is in charge of.
 - (c) ensure that all details required by NAIT Act and any associated legislation and regulations are maintained.
 - (d) make animal movement declarations to the NAIT organisation on behalf of the Customer.
 - (e) notify the NAIT organisation when animals that the Customer is in charge of die, are lost or are exported live.
 - access and manage the Customer's personal information and data required for NAIT purposes.
- 10.2 Hazlett Ltd shall be entitled to act under the authority contained within clause 10.1 but shall not be obliged to do so unless specifically instructed to do so in writing by the Customer.
- 10.3 Nothing within clause 10.1 shall preclude the Customer from itself submitting data for NAIT purposes or appointing an alternate information provider or multiple information providers.
- 10.4 The Customer warrants that it will comply with all NAIT Act obligations and requirements and any obligations and requirements under any associated legislation and regulations.
- 10.5 The Customer warrants that it will provide Hazlett Ltd with accurate and complete information for NAIT purposes as and when necessary or requested by Hazlett and the Customer acknowledges that Hazlett Ltd shall not be obliged to verify the accuracy of the same.
- 10.6 The Customer hereby indemnifies Hazlett Ltd for any claim against Hazlett Ltd or loss or damage sustained by Hazlett Ltd as a result of any breach of warranty or obligation by the Customer under this clause 10.
- 10.7 Hazlett Ltd shall be entitled to renounce the appointment and authority contained within clause 10.1 at any time.







Name of account to be deb	ited:					
				AUTHORITY		
				TO ACCEPT		
Account details:				DIRECT DEBITS		
Bank Branch number	Account number	Suffix				
To the Manager: please pri	nt full postal address clear	ly				
Bank	-		AUTHOR	RISATION CODE		
Branch			0 2	2 1 4 0 7		
Address						
			Date:			
			2 0.01			
I/We authorise you until furth	ner notice in writing to debi	t my/our account with	you with all amo	unts which		
	HAZLETT L	IMITED				
	(hereinafter referred to					
	(Hereinaiter referred to	as the initiator)				
the registered initiator of the	above Authorisation Code	, may initiate by Direct	Debit.			
I/We acknowledge and acce	ot that the Bank accepts th	nis authority only upon	the conditions li	sted on this		
form.	,	, , , , , , , , , , , , , , , , , , , ,				
Information to appear in my/	our bank statement:					
Payer Particulars	Payer Code		Payer F	Reference		
	Name of Assesse					
	Name of Accoun	T.				
	Authorised Signatur	re(s)				
Approved						
		<u> </u>				
	For Bank Use Only					
	- I of Dalik 036 Offly					
2140		Date Recorded				
12 10	·	Received: By:	By:	BANK		
				STAMP		
	Original Details of D	- al-				
Original – Retain at Branch						
Copy – Forward to Initiator if requested						

CONDITIONS OF THIS AUTHORITY TO ACCEPT DIRECT DEBITS

1. The Initiator:

- (a) Has agreed to give advance notice of the net amount of each direct debit.
- (b) May, upon the relationship which gave rise to this authority being terminated, give notice to the bank that no further direct debits are to be initiated under the authority. Upon receipt of such notice the bank may terminate this authority as to future payments by notice in writing to me/us.
- (c) May, upon receiving an "authority transfer form" (dated after the date of this authority) signed by me/us and addressed to a bank to which I/we have transferred my/our bank account, initiate direct debits in reliance of that transfer form and this authority from the account identified in the authority transfer form.

2. The Customer may:

- (a) At any time, terminate this authority as to future payments by giving written notice of termination to the bank and to the initiator by means agreed by the customer, bank and initiator.
- (b) Stop payment of any direct debit to be initiated under this authority by the initiator by giving written notice to the bank <u>prior</u> to the direct debit being paid by the bank.

3. The Customer acknowledges that:

- (a) This authority will remain in full force and effect in respect of all direct debits passed to my/our account in good faith notwithstanding my/our death, bankruptcy or other revocation of this authority until actual notice of such event is received by the bank.
- (b) In any event this authority is subject to any arrangement now or hereafter existing between me/us and the bank in relation to my/our account.
- (c) Any dispute as to the correctness or validity of an amount debited to my/our account shall not be the concern of the bank except in so far as the direct debit has not been paid in accordance with this authority. Any other dispute lies between me/us and the initiator.
- (d) Where the bank has used reasonable care and skill in acting in accordance with this authority, the bank accepts no responsibility or liability in respect of:-
 - the accuracy of information about direct debits on bank statements; and
 - any variations between notices given by the initiator and the amounts of direct debits.
- (e) The bank is not responsible for, or under any liability in respect of the initiator's failure to give notice in accordance with 1(a) nor for the non-receipt or late receipt of notice by me/us for any reason whatsoever. In any such situation the dispute lies between me/us and the initiator.

4. The Bank may:

- (a) In its absolute discretion conclusively determine the order of priority of payment by it of any monies pursuant to this or any other authority, cheque or draft properly signed by me/us and given to or drawn on the bank.
- (b) At any time terminate this authority as to future payments by notice in writing tome/us.
- (c) Charge its current fees for this service in force from time-to-time.
- (d) Upon receipt of an "authority to transfer form" signed by me/us from a bank to which my/our account has been transferred, transfer to that bank this Authority to Accept Direct Debits.