

F803WF Credit Application - NZ



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To: **AMPAC PACIFIC LTD.** (Hereinafter called AMPAC)

I/We.....
(Hereinafter called the Applicant)

of.....

ARE THE PROPRIETORS/DIRECTORS OF THE BUSINESS/PARTNERSHIP/COMPANY (Hereinafter called the Trader)
AND KNOWN AS:

(Company Name).....

HEREBY apply for supply of goods and services by AMPAC to the Trader as requested by the Trader from time to time, in support of this application we provide AMPAC with the information set out in the schedule hereunder and warrant that such information is true and correct in every detail.

*TRADERS FULL NAME.....

*BUSINESS ADDRESS(S).....*P/CODE.....

*POSTAL ADDRESS(S).....*P/CODE.....

NATURE OF BUSINESS.....

*TELEPHONE ().....*FACSIMILE ().....

*E-mail contact.....

*TOTAL CREDIT REQUIRED...\$.....

NUMBER OF EMPLOYEES.....

HOW LONG HAS BUSINESS BEEN ESTABLISHED?.....

HOW LONG AT CURRENT ADDRESS.....

ARE BUSINESS PREMISES RENTED/OWNED.....

BANK.....BRANCH.....

HAS ANY PROPRIETOR/DIRECTOR BEEN DECLARED BANKRUPT.....

IF YES - PROVIDE DETAILS.....

*CREDIT BUSINESS REFERENCES (EXCLUDING FINANCIAL AND FUEL COMPANIES)

1.....

TELEPHONE ().....*FACSIMILE ().....

2.....

TELEPHONE ().....*FACSIMILE ().....

3.....

TELEPHONE ().....*FACSIMILE ().....

* DENOTES MUST BE COMPLETED

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THIS SECTION IS TO BE COMPLETED IF A COMPANY OR TRUST

TRADING NAME.....
NOMINEE OR TRUST DETAILS.....
REGISTERED OFFICE.....
DATE OF INCORPORATION.....
NOMINAL CAPITAL.....PAID UP CAPITAL.....

IN CONSIDERATION of you granting credit/agreeing to sell goods to us we declare and agree as follows:

1. We will promptly advise AMPAC in writing of any proposed changes to Business, Company, Trustee.
2. Should there be a constitutional change in business we will notify AMPAC in writing of the change, and agree that until notification in writing of AMPAC accepting this change is received, we agree to accept liability as if no such change has taken place.
3. No goods will be ordered unless the Trader has the capacity to pay the invoiced price.
4. There will be sufficient funds in our bank account to meet any cheque drawn in AMPAC's favour in payment of our account.
5. Our account will be a credit account and will be paid in under 30 days from the end of each month of purchase.
6. We will pay any collection costs (including legal expenses and debt collection commissions) incurred in obtaining payment as an addition to our account.
7. We will pay interest on all overdue accounts in accordance with the National Australia Bank benchmark rate plus 2% calculated from the due date for payment of the account up to and including the date of payment.
8. We the person(s) named and described will guarantee on a continuing basis the payment by the Trader to AMPAC of all monies now due and owing and to become due and owing from time to time in respect of credit given inclusive of costs in sub-clauses (6) and (7) above.
9. Should any of the following occur:
 - (i) Any information provided on this application proves to be incorrect or falsely advised
 - (ii) Any default in payment occurs, and/or
 - (iii) I/we enter into banctruptcy/receivership (whether voluntary or otherwise)It is agreed that AMPAC shall retain full right, title and interest to any goods supplied pursuant to this application.
The Trader and each of the persons whose signature appears on this application acknowledge having read and understood the conditions set out herein and agrees to be bound by them if AMPAC accepts this application. The Trader further acknowledges that AMPAC may suspend or withdraw credit and refuse to supply goods and services on credit at any time if in AMPAC's estimation there is reasonable cause to do so.
10. It is agreed the fact this application is signed by one or some and not all directors will not release those who have not signed from liability hereunder.

I/WE JOINTLY AND SEVERALLY GUARANTEE THIS APPLICATION

SIGNATURE OF APPLICANT.....

SIGNATURE OF APPLICANT.....

SIGNATURE OF APPLICANT.....

SIGNATURE OF APPLICANT.....

DATED theday of20.....

Terms of Sale



1. DEFINITIONS

- 1.1. "Trader" means the person or company.
- 1.2. "Ampac" means Ampac Pacific Limited.
- 1.3. "Goods" means the goods, equipment, material and/or chattels supplied by Ampac to the Trader as indicated overleaf.

2. GENERAL

Unless otherwise agreed to in writing by Ampac, any Goods or materials supplied or to be supplied by Ampac are supplied only on these terms. Previous dealings between Ampac and the Trader shall not vary or replace these terms or be deemed in any circumstances whatsoever so to do. The giving by the Trader of any delivery instructions for the Goods or any part thereof or the acceptance by the Trader of delivery of the Goods or any part of or any conduct by the Trader in confirmation of the transaction after receipt by the Trader of Ampac's acceptance of the Trader's order shall constitute unqualified acceptance by the Trader of these terms unless otherwise agreed to by specifically in writing signed by Ampac and not withstanding any terms appearing in any order or other documentation provided by the Trader.

3. STATUTORY PROVISIONS

- 3.1. **THE TRADER'S ATTENTION IS DRAWN TO STATUTORY PROVISIONS, WHICH MAY APPLY TO THIS CONTRACT.** Any rights, remedies, liabilities, conditions, warranties, standards or specifications which apply to or in respect of any contract arising between Ampac and the Trader under or by virtue of the Consumer Guarantees Act, 1999, or any other enactment of New Zealand, thereof affecting such contract and which cannot be excluded from such contract are deemed to apply to such contract, not withstanding any inconsistency with these terms.
- 3.2. Subject to 3.1, no conditions or warranties expressed or implied, by law and no representations or statements are binding on Ampac unless set out in these terms or expressly incorporated into these terms by reference in writing.

4. QUOTATIONS

- 4.1. Every quotation of Ampac is by way of invitation to treat only and shall not be deemed to be an offer by Ampac. There shall be no contract between Ampac and the Trader until a Trader's order is accepted by Ampac, in writing and such contract shall only be on the terms contained therein.
- 4.2. All quotations are open for acceptance for the number of days specified in the quotation or if not specified then not more than 30 days from the date of the quotation.
- 4.3. Ampac's quotation relates only to such Goods as are specified therein and is given subject to such Goods being available at the time of receipt of the Trader's order.
- 4.4. Prices included in Ampac's quotation are based upon the quantities of Goods referred to in the quotation. Should the Trader offer to purchase a quantity of Goods which is at variance to the quantity referred to in the quotation, Ampac reserves the right to amend the price quoted for such Goods.
- 4.5. The prices quoted in a published price list are for the stipulated quantities only and must not be taken to apply to an order for any lesser quantity. Changes in quantities may result in increases in unit prices and possible delays in delivery.

5. SPECIFICATIONS

- 5.1. The Trader shall be responsible for and bear the cost of any alteration to Goods supplied by Ampac arising from any discrepancy, error or omission in any drawing, specification or other information supplied by or approved by the Trader.
- 5.2. Unless Ampac has specifically been advised in writing it has no knowledge of the use to which the Trader proposes to put any Goods supplied by Ampac to the Trader.
- 5.3. Unless otherwise stated all descriptive and shipping specifications, drawings, dimensions and weights submitted by Ampac in relation to any quotation are approximate only and any descriptions, illustrations and data contained in any catalogues, price lists and/or other advertising or promotional material are intended by Ampac only to present a general view of goods described therein and none of such specifications, drawings, dimensions, weights, descriptions, illustrations of data shall form part of any contract arising between Ampac and the Trader.

6. PRICES

- 6.1. Prices quoted by Ampac are those stated at the date of quotation and shall be subject to variation without notice.
- 6.2. Unless otherwise stated in writing in any quotation, any sales tax, stamp duty, impost goods and services tax or value added tax or any other taxes, levy or the like, imposed now or in the future on either the sale, manufacture, dealing with distribution, import or use of Goods or measured by the selling price of Goods or otherwise how so ever shall not be included in the price of the goods. The Trader shall pay such sales tax, stamp duty, impost goods and services tax or value added tax to Ampac in addition to the price of the Goods at the same time as it pays the price.

7. PAYMENT

- 7.1. Unless otherwise agreed in writing by Ampac and the Trader, payment shall be due in cash on delivery ("the Payment Date").
- 7.2. Should the Trader make default in respect on any payment due to Ampac then Ampac shall have the right, in addition to all other payments to which it is entitled at law, to charge interest on the overdue amount, such interest (unless otherwise specified by Ampac) to be charged at a rate calculated on a daily basis, from the Payment Date, in accordance with the National Bank of New Zealand Benchmark Rate plus 2%.
- 7.3. If payment is not made by the Payment Date Ampac shall, without prejudice to any other right to damages or other remedies be entitled to withhold further deliveries until payment of such account is made and/or to cancel the contract in respect of the whole or any part of the Goods remaining undelivered.
- 7.4. Ampac shall be entitled to claim all costs of the collection, of any unpaid monies including legal fees whether incurred in or out of court, on appeal, in arbitration in the bankruptcy court or in any insolvency proceedings.

8. CREDIT

If in Ampac's opinion the Trader's credit is unsatisfactory or satisfactory security for payment is not given on request, Ampac may require payment of the whole or part of the Purchase price from the

Trader in advance and pending such payment delivery may be suspended. In the event of such advance payment not being made within a reasonable period stipulated by Ampac, Ampac may cancel the Trader's order without liability.

9. DELIVERY

9.1 The period given for delivery starts from the date the order is accepted by Ampac.

9.2 Delivery in New Zealand, unless otherwise specified in the quotation, shall be completed when the vehicle carrying the goods arrives at the destination specified in the order.

9.3 Carriage is by any method of transport at Ampac's option and is subject to the conditions of carriage agreed with the carrier.

9.4 Where Ampac is responsible for transport, Ampac will replace or repair free of charge goods lost or damaged in such transit provided both the carrier and Ampac are advised (otherwise and upon the carry of documents) within twenty one days of issue of advice not or invoice in case of non-delivery and within three days of delivery in case of damaged goods.

9.5 The Trader shall ensure that the goods supplied hereunder are inspected as soon as reasonably practicable after receipt by the Trader but in no event later than fourteen days after receipt. Inspection expenses should be borne by the Trader failure to notify Ampac prior to the expiration of such period of any matter making the goods non-conforming shall constitute unqualified and irrevocable acceptance and a waiver by the Trader or any claim with respect to the delivery.

9.6 If at the date specified for delivery acceptance of the goods is delayed for reasons outside Ampac's control the goods will be stored by Ampac and the Trader shall be liable to pay reasonable storage charges for the period of delay plus the cost of any additional handling and transporting incurred. Ampac further reserves the right to give the Trader notice in writing to accept delivery of the goods within the period (not less than fourteen days) specified in the notice and to cancel the contract if delivery is not effected within such period. This cancellation shall entitle Ampac to dispose of the goods and to obtain compensation from the Trader for the loss of profit, in addition to any other sums due from the Trader under these conditions.

9.7 Deliveries, which are delayed at the Trader's request, may be invoiced and dated the date Ampac is prepared to deliver. Additional charges for warehousing, trucking and other incidental expenses caused by the delay may be imposed by Ampac on the Trader.

9.8 Ampac reserves the right to make partial deliveries of any Goods the subject of any contracts between Ampac and the Trader and to invoice such deliveries separately.

9.9 If Ampac is prevented (directly or indirectly) from making delivery of the Goods, or any part thereof, by reason of acts of God, war, strikes, lockouts, trade disputes, fire, breakdowns, suspension of production, accidents, interruption of transport, government action or any other cause whatsoever, (whether or not of a like nature of those specified above) outside its reasonable control, Ampac shall be under no liability whatsoever to the Trader, and shall be entitled as its option either to cancel this contract or to extend the time of its performance and the Trader shall not be relieved of any obligation to accept or pay for Goods by reason of any delay in delivery or dispatch.

9.10 Ampac can accept no liability for exceeding the period given for delivery or any agreed extension of it, but Ampac shall use all reasonable endeavours to avoid delay.

9.11 FREIGHT

In the event that any agreements, arrangements or understandings between the Trader and Ampac in relation to supply of Goods is terminated by agreement between the Trader and Ampac, the Trader shall at the cost of the Trader be obligated to arrange the return of any relevant Goods to Ampac using the same method of freight as that used to transport the relevant Goods to the Trader and the risk in the Goods shall remain with the Trader until the same are re-delivered to Ampac.

10. RISK AND PROPERTY

10.1 All goods supplied hereunder shall be at the Trader's risk from the moment of delivery by Ampac as set out in clause 9.2 herein.

10.2 Notwithstanding any delivery of the goods or any part thereof or any other provision of this contract the goods shall remain at the sole and absolute property of Ampac as full legal and equitable owner until such time as the Trader shall have paid Ampac the purchase price in full together with the full price of any other goods and subject of any other contract with Ampac.

10.3 The Trader acknowledges that the Trader is in possession of the goods delivered by Ampac solely as Bailee for Ampac until such time as the full price thereof is paid to Ampac together with the full price of any other goods the subject of any other contract with Ampac.

10.4 Until such time as the Trader becomes owner of the goods:

(i) it will store them on its premises separately from its own goods or those of any other person and in a manner which makes them readily identifiable as the goods of Ampac;

(ii) the Trader is licensed by Ampac to, in the ordinary course of the Trader business, process the goods in such fashion as it may wish and/or incorporate them in or with any product or products subject to the express condition that the new product or products or any chattel whatsoever containing any part of the goods shall be separately stored and marked so as to be identifiable as being made from or with the goods of the property of Ampac;

(iii) if goods which are the property of Ampac are mixed with goods which are the property of a person other than the Trader or are processed with or incorporated therein, the product thereof shall be owned in common with that other person;

(iv) the Trader shall be at liberty to agree to sell Ampac's goods or any product produced from or with Ampac's goods on the express condition that such an agreement to sell shall take place as agent and bailee for Ampac and that the entire proceeds of sale and moneys therefore are held in trust for Ampac and are not mingled with any other moneys and shall at all times be identifiable as Ampac moneys;

(v) If the Trader has not received the proceeds of any such sale, he will if called upon to do so by Ampac, within seven (7) days thereof assign and sell all rights against the person or persons to whom he has supplied any product or chattel made from or with Ampac's goods.

10.5 Each of the above sub-clauses shall be deemed to be distinct and separate conditions and the validity or invalidity of any particular sub-clause shall not affect the validity or invalidity of the remaining sub-clauses.

10.6 Ampac shall retain a general lien on the Trader's goods still in the Trader's possession for any unpaid balance the Trader may owe Ampac. The Trader shall indemnify Ampac against all claims, demands, damages, penalties, costs, expenses and liabilities arising out of or in connection with Ampac's continued ownership as aforesaid (including without limitation arising out of the use or operation of all goods supplied hereunder by the Trader or on the Trader's behalf).

11. DESIGN RIGHTS

11.1 Ampac's offer or quotation and any subsequent contract may contain information for the Trader's secret and confidential use based on Ampac's own design and development work and that of Ampac's technical collaborators. The Trader is hereby bound not to disclose this information to any third party without Ampac's consent in writing. The Trader is further bound not to make or have made by any third party any goods described in the offer or quotation and in any drawings, designs, proposals, photographs, plans, reports, recommendations, specifications or any other visible data accompanying or relating to the offer and any subsequent contract.

11.2 The Trader undertakes to indemnify Ampac against all costs should any design or instruction by the Trader to Ampac involve Ampac in actual or threatened litigation or arbitration as a result of alleged infringement of any letters patent, registered designs, trade marks, copyrights or any other form of industrial property.

12. WARRANTY

12.1 Ampac hereby warrants to the Trader that Goods manufactured by Ampac, or its related companies, shall be free from defects due to faulty design, materials and workmanship (except as regards defects specifically drawn to the Trader's attention, before any contract is formed between Ampac and the Trader, or, if the Trader examines the Goods, the subject of such contract before such contract is formed then except as regards defects which that examination ought to reveal).

12.2 If it is proven to Ampac's reasonable satisfaction that Goods manufactured by Ampac or its related companies are not free from defects due to faulty design, materials and workmanship (except as revealed by examination as referred to in Clause 12.1 of these Terms) then Ampac shall, at its cost and its option, either:

- (i) repair such Goods;
- (ii) replace such Goods with the same or equivalent goods at the point of delivery applicable to the contract under which such Goods are supplied to the Trader by Ampac;
- (iii) refund to the Trader the contract price of such Goods.

12.3 This warranty does not apply in respect of defects due to or arising from:

- (i) incorrect or negligent handling, disregard of operating and/or maintenance instructions, overloading, unsuitable operating conditions, defective civil or building work, lightning, accident, neglect, faulty erection (unless carried out by Ampac), acts of God caused beyond Ampac's control or whilst unauthorised repairs or alterations have been carried out; or
- (ii) the use of Goods of consumable nature;
- (iii) defects occurring outside thirty six (36) calendar months after the Goods have been delivered to the Trader. If delivery was delayed for reasons beyond Ampac's control, then thirty six (36) calendar months from delivery or forty two (42) calendar months after Ampac first notified the Trader that Ampac was ready to deliver the Goods (whichever period expires earlier);
- (iv) Ampac is notified in writing within seven (7) days of the alleged defect first coming to the notice of the Trader and the Trader returns the defective Goods to Ampac, or if necessary, at the sole discretion of Ampac, to the works where such Goods were manufactured or assembled, free of charge; and
- (v) the Trader has fulfilled all its contractual obligations.

12.4 This warranty will only apply if the Goods (which are the subject of warranty) are returned to the original point of delivery. It is the responsibility of, and at the risk of, the purchaser to return the Goods to the original point of delivery.

12.5 The benefit of this warranty is personal to the Trader and is non-assignable without the prior written consent of Ampac.

13. LIMITATION OF LIABILITY

13.1 Subject to clauses 3.1, 9.4 and 11 of these terms, but notwithstanding anything else express or implied in these terms, Ampac shall not be liable for any injury to persons, damage to property or for any special indirect or consequential loss or damage whatsoever (without limiting the generality thereof) loss of profits arising in any way whether directly or indirectly and whether as a result of negligence on the part of Ampac or its servants, agents and contractors or otherwise arising out of or resulting from whether directly or indirectly the use of or installation of the Goods.

13.2 As between the Trader and Ampac, the Trader acknowledges that the provisions of the Consumer Guarantees Act 1993 have no application to Goods supplied under these Terms of Sale.

14. LAW

14.1 Except as may be otherwise agreed in writing between Ampac and the Trader, any contract arising between Ampac and the Trader shall be construed and operated as a New Zealand contract and Ampac and the Trader agree to submit to courts that have jurisdiction in that country.

15. SITE PREPARATION

The Trader shall at the Trader's expense prepare the site for installation of the goods/services sold so as to satisfy the goods electrical environment and any special physical requirements as specified by Ampac or the manufacturer.

16. APPLICABLE BY LAW

These conditions shall be governed by the laws of New Zealand.