

Dear Customer,

Thank you for considering T&G as your valued business partner. We look forward to doing business with you.

Please ensure you complete all the applicable areas on the application form.

In addition please attach the following documents along with the application:

- Proof of identity (e.g. copy of drivers licence, passport or birth certificate)
- Complete and sign the Direct Debit Form
- Proof of bank account number (e.g. bank deposit slip or bank statement)

You can either email or fax the application forms, along with supporting documents, back to us.

It will take approximately 2-3 working days to process your application. We will notify you when the process is complete and your account is set up.

Please note that incomplete application forms or applications without full supporting documents will be void after 4 weeks. A new application will then need to be completed if you wish to continue the process.

If you would like to post your application form to us please return your application form along with full supporting documents to:

T&G Global Ltd, New Accounts, PO BOX 290, Shortland Street, Auckland, 1140

Please contact Customer Services on 0508 800 100 if you require further assistance with completing your application.

Kind regards,

**T&G Customer Services Department.** 

Tel: 0508 800 100 Fax: +64 9 573 8701

Email: helpinghand@tandg.global



# BUYER APPLICATION FORM – NZ PRODUCE, TRANSPORT

BUYERS FULL LEGAL NAME (entity name	eg. Company Na	ime, Partnership	o Name, Sole	Trader Name)	
PLEASE TICK WHERE APPROPRIATE Sc	ole Trader	Company	Partnership	Other	
ACCOUNT APPLICATION RELATING TO THE PURCHASE OF:	ruit & Vegetables	Transp	ort Services		
DO YOU HAVE ANY OTHER EXISTING ACCOUNT ANY T&G GLOBAL COMPANIES? YES/		IF YES pleas	se provide Cu	stomer Code:	
IS THIS A CHANGE IN OWNERSHIP YES/	NO	IF YES pleas	se provide Cu	stomer Code:	
Please confirm date change of ownership is e	ffective from:				
TRADING NAME		BUSINESS STRE	ET ADDRESS		
POSTAL ADDRESS					
CONTACT NAME	TELEPHONE NUMI	BER	EMA	AIL ADDRESS (for inv	voices and statements)
	( )				
MOBILE NUMBER	WEBSITE				
( )	( )				
CREDIT LIMIT REQUESTED (WEEKLY SPEND)	Please note th	at TGF has no ol	oligation to p	rovide the limit re	equested.
Under \$500 \$500-\$2,500	\$2,500-\$5,	000 \$5	,000-\$10,000	\$10,000+	-
Billing documentation (Invoices, Statements)	to be sent:	Daily	We	eekly	
If a Partnership or Trust					
FULL NAMES OF PARTNERS/TRUSTEES (attack) First Name Family Name	ch a page if insuf Private A			Date of Birth	Telephone
This rame Tarmy have	111/4466 75	44.633		Date of Birth	
TRADE CREDIT REFERENCES NAME OF COMPANY	PHONE NUMBE	ER.	COMMEN	TS	
	( )				
	( )				
	( )				



# BUYER APPLICATION FORM - NZ PRODUCE, TRANSPORT

CONTINUED

### IDENTIFICATION

COPIES OF RELEVANT DRIVERS LICENCES OR PASSPORTS MAY BE REQUESTED AS PART OF THE APPROVAL PROCESS

### General

- Reference to "T&G" in this application form is a reference to Turners & Growers Fresh Limited (including its divisions) and their respective successors and assigns.
- The terms set out in this application form are binding on the buyer.
- When the buyer is dealing with:
  - a) T&G, their standard terms and conditions, as set out on their website and as may be updated from time to time ("T&G Standard Terms"), shall apply to the relevant transactions and be binding on the buyer;
  - b) T&G's division, T&G Transport, their standard terms and conditions, as set out on their website and as may be updated from time to time ("T&G Transport Standard Terms"), shall apply to the relevant transactions and be binding on the buyer.
- In the case of any conflict between the terms set out in this application form or the standard terms referred to above and any terms and conditions that the supplier may attempt to have apply, the T&G Standard Terms or the T&G Transport Standard Terms (as applicable) shall prevail.
- 5. T&G is not required to give any reason for declining an application.

# Payment Terms

- 1. Payments will be made by weekly direct debit. Payments will be debited on the Wednesday immediately following the statement date.
- The completed direct debit authority must be in T&G's possession before the account becomes operative and the dishonouring of any payment may result in credit facilities being withdrawn.
- A late payment fee may be charged on all overdue accounts. This is presently set at 15 % per annum and is subject to change at any time at the discretion of T&G.
- If the account is inactive for over a period of 6 months, T&G may close the account.
- The buyer shall pay or reimburse T&G for all costs and/or expenses incurred by T&G (including court and solicitors costs) in recovering or attempting to recover any amount owing by the buyer to T&G.
- If this application for credit indicates that the buyer is a legal entity or a trust and that entity does not exist, any person(s) signing the application for credit shall be personally liable to T&G for all amounts that would have been owing by the legal entity or trust had it existed.

# Privacy

- 1. By submitting this application form the buyer irrevocably authorises:
  - T&G to make such inquiries as it considers appropriate (including of credit reference agencies, bankers, solicitors, insurers and financial advisers) and authorises any person or company receiving such an inquiry to complete and furnish to T&G any information requested without the need for such persons to make any further or other; and
  - T&G to furnish to any credit agency or business, if requested, details of this application and any subsequent financial dealings that the buyer may have with T&G.

# Acknowledgement of Terms and Conditions

- 1. By submitting this application form the buyer together will all persons signing the application form:
  - certify that they are 18 years or older;
  - a. certify that they are 18 years or older;
    b. certify that they have read and understood the T&G Standard Terms and the T&G Transport Standard Terms;
  - agree that the T&G Standard Terms or T&G Transport Standard Terms (as applicable) shall apply and be binding on the buyer in relation to all transactions with T&G and its divisions;
  - agree to operate its credit account with T&G in accordance with the T&G Standard Terms or T&G Transport Standard Terms (as applicable) and understands that any failure to comply may result in its credit account(s) being closed: and
  - certify that all of the information given (directly or indirectly) to T&G by them is true and correct in all respects.

BUYER NAME	WITNESS NAME
BUYER SIGNATURE	WITNESS SIGNATURE
DATE	WITNESS OCCUPATION
	WITNESS ADDRESS



# Guarantee

(the Company) with goods or service on credit.

# Limited Liability Company To Be Completed by Limited Liability Companies Company Number: Please list Directors Names & Addresses 1 2 Address of Registered Office - For Limited Liability Company Where a Buyer is a Limited Liability Company: Personal Guarantee In consideration of T&G Fresh Limited agree to supply

AND/OR in consideration of T&G forbearing to sue at my/our request for the balance now due and owing to it by the Company for goods or services supplied on credit E/we hereby agree as follows:

- 1. I/we shall be answerable and responsible to T&G for the due payment by the Company for all such goods or services (together with all late payment fees, collection costs or other monies owing by the Company to T&G from time to time as T&G may from time to time supply to it.
- 2. This agreement shall be a continuing guarantee to T&G for all monies due by the Company to T&G and this guarantee shall not be discharged in whole or in part by the fact that the Company's account with T&G may be in credit at any time.
- 3. T&G are at liberty without notice to me/ us at any time and without in any way discharging me/us from any liability hereunder, to grant time or other indulgence to the Company, to accept payment from the Company in cash or by means of negotiable instruments and to treat me/us in all respects as though I/we were jointly and severally liable with the Company instead of merely being surety for the Company.
- 4. If there is more than one guarantor of the Company's debt to T&G, a release of any guarantor from liability for the said debt of the Company will not affect the liability of the remaining guarantors.
- 5. I/we have not signed this guarantee in reliance on any information given to me/us by T&G.
- 6. The guarantor(s) agrees that T&G shall have the right and liberty to complete and register a mortgage at the guarantors cost over any property owned by the guarantor(s) to secure monies owed by the Company to T&G and T&G shall also have the right to place a caveat on any such property for the purpose of this provision and the guarantor(s) irrevocably appoints T&G as its agreed agent and attorney for the purpose of executing such mortgage.

TODAY'S DATE:	
NAME, ADDRESS & OCCUPATION OF GUARANTOR(S):  1.	SIGNATURE OF GUARANTOR(S):
2.	
3.	
4.	
NAME, ADDRESS & OCCUPATION OF WITNESS:	SIGNATURE OF WITNESS:

# T&G Direct Debit Form



				A BayWa Company
APPLICATION NUMBER:				
				1
Name of account to be debite	ed:			AUTHORITY
				TO ACCEPT DIRECT DEBITS
				(Not to operate as an assignment or agreement)
Account details:				agreement)
Dank Danah awaka	Assessed assessed as		0.45	
Bank Branch number	Account number		Suffix	]
To the Manager: please print	full postal address clearly	/		
Bank			AU	THORISATION CODE
Branch			0	2 1 9 3 4 2
Address			8	
			Date:	
I/We authorise you until furthe	r notice in writing to debit	my/our account with y	ou with all amounts	which
	Т	&G Global Ltd		
	(hereinafte	er referred to as the In	itiator)	
the registered initiator of the a	hove Authorisation Code	may initiate by Direct	Dehit	
I/We acknowledge and accept form.	that the Bank accepts this	s authority only upon t	he conditions listed	on this
ioini.				
Information to appear in my/ou	ır hank statement:			
Payer Particulars	Payer C	Code	F	ayer Reference
	18 18 18 18 10			<del>*************************************</del>
	Name of Acco	ount		
200				
1				
<u> </u>		2		
	Authorised Signa	ature(s)		
Approved	For Bank Use Only			
Дрргочей	— I of Bank Osc Only			
		Date R Received: B	ecorded Checke y: By:	ed
				BANK
1934				STAMP
m - W	-			
06 09	Original – Retain at B	ranch itiator if requested		



## 1. The Initiator

(a) Has agreed to give advance notice (in the form of a notice, account statement or invoice) of the net amount of each Direct Debit and the due date of the debiting at least two business days before the date when the Direct Debit will be initiated. This advance notice must be provided in writing (including by electronic means and SMS where the Customer has provided prior written consent (including by electronic means including SMS) to communicate electronically).

The advance notice will include the following message:-

- "Unless advice to the contrary is received from you by the due date (initiating date) on this notice, an amount equal to the closing balance of this notice (the net amount) will be deducted from your nominated account on the due date."
- (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.

# 2. The Customer may:

- (a) At any time, terminate this Authority as to future payments by giving 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 prior 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
- (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 to me/us.
- (c) Charge its current fees for this service in force from time-to-time.