

Covid Support Business Application



T: (09) 414 6621 | Freephone: 0508 BARTER (0508 227 837) | bartercard.co.nz | PO Box 101 563, North Shore Mail Centre

Busii	ness Ap	plicants						
Cor	mpany	Partnership	Sole trader	Trust	Other			
Teleph	Telephone			Trading name				
Mobile	2			Legal Entity				
E-mail				NZ Business Number				
Websit	Website				Company Name			
Busi	ness Ac	ldress			Postal Address			
					Same as business address			
Street								
Suburb)							
City	City Postcode				Postcode			
Produc	ts/Services	available on Bart	tercard					
Compa	ny Director	s/Partners/Propr	ietors					
Title	First Name	e Family Nar	ne Residen	tial Address	Pho	one#	DOB	
Pho	nto identifica	ation has been rece	eived for all abov	re named				

Bartercard is a registered Financial Service Provider under the Financial Service Providers (Registration and Dispute Resolution) Act 2008. If a Bartercard Member has a complaint these should be addressed in the first instance to your Account Specialist. If you are not satisfied with how Bartercard has managed your complaint then you may send a complaint to the independent complaints resolution service. This service is provided free of charge and is available to all Retail Clients. Retail Clients are defined as small businesses, particularly entities with less than \$1M assets or annual turnover or any one individual or business with less than 19 full time employees. Please note: Retail clients must lodge a complaint with Financial Services Complaints Ltd. within two months of the issue occurring. If the complaint is made after two months of the issue occurring then the complaint will not be investigated.

The contact details for this service are: Financial Services Complaints Ltd Website: www.fscl.org.nz

Telephone: (Call Free for consumers) 0800 347 257 or 04 472FSCL (472 3725)

Postal Address: PO Box 5967, Lambton Quay, Wellington 6145

Email: info@fscl.org.nz Fax: 04 472 3727

Bartercard Agreement

PARTIES

- 1. Legal entity e.g. Company, Partnership, name of Sole Trader, Trust or Incorporated Society (herein after called "the Member") (insert legal entity here)
- 2. Bartercard Exchange Limited (herein after called "Bartercard")

BACKGROUNDS

- 1. Bartercard through its manager Bartercard New Zealand LP operates a Trading Program, acting as a third party record keeper of trade transactions amongst Members and directing Members to each other for the purpose of trading.
- 2. The Member operates a legitimate business and wants to exchange goods and/or services with other Members and wishes to subscribe for Bartercard administrative and trade services.

AGREEMENT

Please Initial

In consideration of Bartercard permitting the Member to access the Bartercard Trading Program and in consideration of Bartercard providing
administrative and trade services to the Member, the Member agrees to pay the following fees to Bartercard via means of a Direct Debit/ongoing
Credit Card Authority for the cash component and direct deduction from the Bartercard account for the Trade component:

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Joining Fee normally \$695 +GST is complimentary

Monthly Membership **complimentary for first 6 full months of membership** from the date of this agreement, thereafter \$49 + GST per month

Transaction Fees 0% on total value of all sales for the first 6 full months of membership from the date of this agreement, thereafter Transaction Fees of 6.5% Cash + GST and 1% Trade + GST on total value of all sales Transaction Fees 6.5% Cash + GST and 1% Trade + GST on total value of all purchases.

- 2. a. For seven (7) days after this Agreement has been signed it may be cancelled without penalty by the Member giving written notice to Bartercard.
 - b. Beyond seven (7) days after this Agreement has been signed, the Member may terminate this agreement at any time as per the Termination process as detailed in the Rules of the Trading Program. If the Members Bartercard Account has a nil balance and there are no outstanding charges, no additional costs will be incurred to close the account.
- 3. The Member confirms any personal information collected by Bartercard will be used only for the purposes of establishing the Members credit worthiness and financial stability and verifying the Member's identity for the purposes of Anti-Money Laundering and Countering the Financing of Terrorism legislation. Bartercard shall have the right to use any other information provided by the Member for any purpose it deems fit relating to any Bartercard business and/or the Bartercard Trading Program.
- 4. The Member acknowledges that the Rules of the Trading Program (as mentioned from time to time) form part of this Agreement and agrees to be bound by them. The Rules are available on request, are in the member handbook and are published in the "Rules and Regulations Tab" in the members portal on the Bartercard Website.
- 5. The Member acknowledges and agrees that their relationship with Bartercard shall be managed by Bartercard New Zealand LP who shall be entitled to enforce this Agreement on behalf of Bartercard as if it were a party to this Agreement.
- 6. Nothing in this Agreement shall create a partnership or agency between Bartercard and the Member.
- 7. No legal agreement exists until this agreement is signed by both parties.
- 8. I/we herby appoint Bartercard as my agent for the purpose of ascertaining personal information with respect to my/our credit worthiness. I/we agree to Bartercard obtaining from a Credit Reporting Agency a credit report containing personal credit information about me/us and disseminating credit information.
- 9. The member acknowledges that any additional card holders will have full access to the account and under services provided to the member by Bartercard.

Signed by the Member by its authorised signatory

Title	Full name	Designation	Signature	Date

Additional card holders

Title	Full name	Designation	Signature	Date

OFFICE USE ONLY

Authorised Signatory of Bartercard Exchange Ltd.	Date	
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