

CREDIT APPLICATION FORM

1 TO BE COMPLETED BY ALL CUSTOMERS (PLEASE USE BLOCK LETTERS)

Legal name of applicant	

Tueselles et Nieure e	
Trading Name	

<u>Type of legal entity</u> (please tick appropriate box)

Limited Liability Company

(A Guarantee from the Company's Director(s) is required - see paragraph 5 over)

1	_	_	_	
1				Т
1				Т
- 1				1

Fax

Partnership

Sole Trader	

 •••	•••	•••	 •••	 •••	•••	 •••	•••		•••	 •••	•••		 	•••	•••	 •••	•••	•••	•••	•••	 •••	•••	• • •	•••
 			 •••	 	•••	 •••	•••		•••	 	•••		 	•••	•••	 			•••		 •••	•••		
 			 	 •••	•••	 	•••		•••	 			 	•••		 			•••		 	•••		
 			 	 		 		••••		 		••••	 			 					 •••		•••	
 			 	 		 		••••		 		••••	 			 					 •••		•••	
 	•••		 •••	 	•••	 	•••		•••	 			 	•••	•••	 			•••		 •••	•••		

<u>Previous address</u> (if under two years at above address)

<u>Telephone</u>	Business	Private

.....

Are you on the deferred payment system with N Z Customs? YES NO (please delete one)

Number of staff employed

<u>Annual Turnover</u>	
Bank and Branch	
<u>Accountant</u>	

Trade references (x3) excluding service stations, power boards, credit cards or competitors

Name	
Address	
Phone	

2 TO BE COMPLETED BY LIMITED LIABILITY COMPANIES ONLY

Registered Office address

......

Capital

Year incorporated

Name and address of Directors

Name	 	
Address	 	
Phone	 	

3 TO BE COMPLETED BY PARTNERSHIPS AND SOLE TRADERS

Names and residential address of partners/sole traders:

Name	 	
Address	 	
Phone	 	

4 <u>TERMS AND CONDITIONS OF SALE (To be completed by all customers)</u>

- (a) Payment in full for services provided by Gilco International Freight Forwarders Ltd ("GILCO") is due within the credit terms notified by GILCO to you upon approval of this application.
- (b) If you are in breach of the credit terms GILCO is entitled to cease perform of services for use.
- (c) GILCO is authorised to incur on your behalf all disbursements necessary for performance of its duties to you including but not limited to the payment of duty, GST, cartage, demurrage and other charges.
- (d) No credit is given for disbursements incurred by GILCO on your behalf which are payable immediately.
- (e) Interest at a rate equivalent to GILCO's bank's overdraft rate plus 3% will be charged and payable by you on all overdue accounts.
- (f) All costs incurred in the collection or attempted collection of your overdue account including commission and legal expenses will be payable by you.
- (g) I/We irrevocably authorise any person or company to provide you with such information as you may require in response to your credit enquiry.
- (h) I/We authorise you to refer to any personal company details of this application and subsequent dealings that I/we may have with you as a result of this application being actioned by you.
- (I) I/We have read and agreed to the terms and conditions of sale set out herein.

Name of applicant	
Signature of applicant	
Date	

5 GUARANTEE WHERE APPLICANT IS LIMITED LIABILITY COMPANY

In consideration of Gilco International Freight Forwarders Ltd ("GILCO") agreeing to supply("the company") with services on credit and/or in consideration of GILCO forbearing to sue for the balance now due and owing to it by the company for services supplied I/we hereby agree as follows:

- (a) I/We shall be answerable and responsible to GILCO for the due payment by the company for all services (together with all disbursements, interest, collection costs or other moneys) that may be owed by the company to GILCO from time to time.
- (b) This guarantee shall be a continuing guarantee to GILCO for all moneys due by("the company") to GILCO and this guarantee shall not be discharged in whole or in part by fact that the company's account with GILCO may be in credit at any time.
- (c) GILCO is at liberty without notice to me/us at any time or 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.

If there is more than one guarantor of the company's debt to GILCO, its release of any guarantor from liability for the said debt of company will not affect the liability of the remaining guarantors.

I/We have not signed this guarantee in reliance on any information given to me/us by GILCO.

Dated this	day of	2000
Signature of guarantor		
Name		
Address		
Occupation		
Signature of witness		
N		
Name		
Address		
Occupation		

Thank you very much for your assistance.