## One New Zealand

# **Direct Debit Authority**





	one NZ only												A	ccount	No.	A	pplicati	on No.	Cı	uston	ner No.		Order No.
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Acc	ount holder	's full i	name																				
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Nar	me of bank a	accou	nt hold	er																			
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1. 0	ne New Zeala	ınd Gro	up Lim	ited (the "	Initiato	r")			until a	ctual no	otice of s	such ev	ent is re	ceived by	/ the B	Bank.							
dire	Has agreed to got debit and the	due da	ite of de	biting at le	ast 10 c	alenda	ar days befo	re	herea	fter exis	sting bet			ect to any omer and					Banl	k use	only		
(but not more than 2 calendar months) the date the direct debit will be initiated. This notice will be provided in writing (including by electronic means and SMS where the Customer has provided prior written				Customer's account.  (c) Any dispute as to the correctness or validity of an amount debited the Customer account shall not be the concern of the Bank except in								ed to	Approved 0431										

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 (\*date), the amount of \$....... will be directly debited to your Bank account on (initiating date)."

- \* This date will be at least two days prior to the due date to allow for amendment of direct debits.
- (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 the Customer.

## 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.
- (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 made from the Customer's account in good faith notwithstanding the Customer's death, bankruptcy or other revocation of this authority

- far as the direct debit has not been paid in accordance with this authority. Any other disputes lie between the Customer 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
- 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 written advance notice

in accordance with 1(a) nor for the non-receipt or late receipt of notice by the Customer for any reason whatsoever. In any such situation the dispute lies between the Customer 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 executed by the Customer and given to or drawn on the Bank.

(b) At any time terminate this authority as to future payments by notice in writing to the Customer.

(c) Charge its current fees for this service in force from time-to-time.

Bank use only										
Approved 0431										
02	09									
Received by										
Recorded by										
Checked by										
Bank Stamp										