Entry # 23

Date Submitted: 2022-08-16

16:21:29



GRB Holding Pty Ltd t/a IPL RETAIL GROUP ABN 28 632 453 135

(hereinafter called "The Creditor / Supplier")

IPL RETAIL GROUP

Address: 5/1 Bowmans Road, Kingspark, NSW 2148

Email: accounts@ipIretail.com.au Website: www.ipIretail.com.au

Account Type (Credit or Prepaid)

Credit Account

Company

sdfdsf

ABN / ACN

fdgfdgfdgfdgfg

Billing Address

sdfds fdsfsdf dsfdsfdf 302015

Shipping Address is same as Billing address

fsdf dfdsfdsf sdfsdf 215454

Shop Phone Number

34343434

Full name of Applicant (hereinafter called

"The Applicant")

fdsf

Type of Business

dgfdg

Business Start Date

2022-08-10

Registered Trading Name

fdfsdf

Business Type

company

Manager Phone

343434

Email

fsdfsdf@gmail.com

Sole Director

OWNERS / DIRECTOR DETAILS

Director 1 - Name Director 1- Residential Address

dgfdg fdgfdg fdgfdg fdgfdg 302015

Director 1-Phone Director 1- Date of Birth

2147483647 2022-08-17

Driver Licence / Passport No

dgdgfdg

Credit Limit

\$3000

Your current Australian ID for verification required (DL or Passport) - Director 1



Your current Australian ID for verification required (DL or Passport) - Director 2

TRADE REFERENCES

Business Name 1 Business Name 2

dgfdgfdg fgfdgfg

Contact Name Contact Name

hbfghfgh dgfgfh gjghjghj gfh

Phone

2147483647

Phone

2147483647

Email

fdsffd@gmail.com

Email

sfsdf@fdffdg.dgfg

Directors'/Proprietors'/Trustee's Personal Guarantee:

I/We being duly authorised Directors/Proprietors/Trustee of the Applicant having applied for credit with The Creditor agree on behalf of myself/ourselves and the Applicant to the Terms of Trading printed below and personally guarantee the due performance by the Applicant of those terms and payment of any monies due or payable and all debts incurred by the Applicant to The Creditor.

TERMS OF TRADING

These Terms of Trading regulate the way The Creditor will supply goods on credit to the Applicant. The Applicant must comply with the terms in relation to supplies of the goods made on credit by The Creditor to the Applicant.

The applicant is not entitled to any credit facilities from The Creditor until it receives a written notice from The Creditor that the credit facilities have been granted. Until the Applicant receives a notice that credit facilities have been granted, all goods supplied by The Creditor to the Applicant must be pre-paid at the time of order by the Applicant.

Any credit provided to the Applicant is solely for the purpose of allowing the Applicant to purchase the goods from The Creditor. The Customer agrees to adhere to the following terms and conditions of these Terms of Trading:

• The Customer hereby warrants that the information comprised in the Credit Application is true, complete, accurate and correct, and is supplied for the purpose of obtaining commercial credit.

- The Customer warrants that the persons' signatures appearing on this Credit Application are duly authorised by the Customer to apply for credit and execute this Credit Application and Terms of Trading.
- The Customer declares and warrants that as at the date of this Application, the Customer is solvent and able to pay it accounts according to normal trading terms.
- Notwithstanding any implication of law to the contrary, all contracts between the Customer and the laws and by mutual consent to be subjected to the jurisdiction of the State of NSW.
- Any claim for non-delivery, shortage in supply or damage occurring during the course of delivery must be in writing to The Creditor within 24 hours of delivery. Any claim rejects by a customer must be in writing to The Creditor within 24 hours of the claim.
- All accounts are to be settled in full within 30 days of the date of the invoice or as otherwise specified by The Creditor.
- The Creditor returns/refund policy on unsold stock does not apply to any accounts that have at any stage gone past the 30-day payment terms.
- If the Customer defaults in the payment of the monies due, then all monies due to The Creditor shall immediately become due and payable and shall be paid by the Customer within 7 days of the date of demand. The Creditor is entitled to charge interest on all amounts not paid by the due date for payment and the Customer undertakes to pay any interest charged on unpaid amounts. Such interest shall be calculated on a daily basis from the due date for payment until the date The Creditor receives payment at a rate up to but not exceeding 2% per month. Any expenses, costs or disbursements incurred by The Creditor in recovering any outstanding monies including Debt Recoveries Australia's debt collection agency fees, other mercantile agency fees and/or solicitor's costs will be paid by the Customer provided that those fees do not exceed the scale charges as charged by that debt collection agency/solicitor.
- The Customer hereby warrants that the information comprised in the Credit Application is true, complete, accurate and correct, and is supplied for the purpose of obtaining commercial credit.

- The Customer warrants that the persons' signatures appearing on this Credit Application are duly authorised by the Customer to apply for credit and execute this Credit Application and Terms of Trading.
- The Customer declares and warrants that as at the date of this Application, the Customer is solvent and able to pay it accounts according to normal trading terms.
- Notwithstanding any implication of law to the contrary, all contracts between the Customer and the laws and by mutual consent to be subjected to the jurisdiction of the State of NSW.
- Any claim for non-delivery, shortage in supply or damage occurring during the course of delivery must be in writing to The Creditor within 24 hours of delivery. Any claim rejects by a customer must be in writing to The Creditor within 24 hours of the claim.
- All accounts are to be settled in full within 30 days of the date of the invoice or as otherwise specified by The Creditor.
- The Creditor returns/refund policy on unsold stock does not apply to any accounts that have at any stage gone past the 30-day payment terms.
- If the Customer defaults in the payment of the monies due, then all monies due to The Creditor shall immediately become due and payable and shall be paid by the Customer within 7 days of the date of demand. The Creditor is entitled to charge interest on all amounts not paid by the due date for payment and the Customer undertakes to pay any interest charged on unpaid amounts. Such interest shall be calculated on a daily basis from the due date for payment until the date The Creditor receives payment at a rate up to but not exceeding 2% per month. Any expenses, costs or disbursements incurred by The Creditor in recovering any outstanding monies including Debt Recoveries Australia's debt collection agency fees, other mercantile agency fees and/or solicitor's costs will be paid by the Customer provided that those fees do not exceed the scale charges as charged by that debt collection agency/solicitor.
- The Creditor shall be entitled without notice to terminate any credit arrangement with the Customer in the event of the Customer defaulting on any of these Terms of Trading.

- The Creditor may from time to time place a limit on the amount of credit available to the Applicant and may also amend that limit from time to time.
- The Creditor shall be entitled at any stage to require such security or additional security as The Creditor shall in its discretion think fit and shall be entitled to withhold supply of any goods or credit arrangements until such security or additional security is provided or for any other reason at The Creditor's discretion.
- Risk in the goods passes to the Customer on delivery by The Creditor.
- Title to the goods does not pass to the Customer until all monies owed by the Customer to The Creditor on any account have been paid.

 Until full payment is received, the Customer will be the Bailee of the goods in its possession and title to the goods will remain with The Creditor. The goods in the Customer's possession must be clearly identifiable as the property of The Creditor. The Customer may sell the goods in the ordinary course of its business but does so as fiduciary agent of The Creditor. If the Customer fails to pay any debt due to The Creditorby the date for payment, The Creditormay retake possession of the goods. All costs of such repossession of goods by The Creditor will be payable by the Customer. Such rights shall be without prejudice to The Creditor's right to claim damages from the Customer for breach of contract. The Customer irrevocably authorises The Creditor and its servants and agents to enter upon the Customer's premises without notice at any time, for purposes of examination or recovery of the goods.
- The Customer shall indemnify The Creditor against any loss or expense, including debt collection costs arising from the Customer breaching these Terms of Trading on a full indemnity basis.
- These Terms of Trading shall not exclude, limit, restrict or modify the rights, entitlements and remedies conferred upon the Customer or the liabilities imposed upon The Creditor by any condition or warranty implied by a Commonwealth, State or Territory Act or Ordinance, rendering void or prohibiting such exclusions, limitation, restriction, or modification.
- If any of these Terms of Trading is or becomes for any reason wholly or partly invalid, that term shall to the extent of the invalidity to be written down to maintain its intended purpose where permissible by law or severed without prejudice to the continuing force and validity of the remaining terms.

- If the Applicant is acting as a trustee, (Whether disclosed or not) the Applicant acknowledges that the trustee shall be liable on the account and that in addition the assets of the trust shall be available to meet payment of the account and a copy of the Trust Deed shall be provided upon demand.
- The Customer must notify The Creditor at least 14 days prior to any proposed changes of ownership, change in registered particulars, alteration, addition to shareholding or directorship, application for winding up or liquidation and any other change, alteration or addition to the Customer's internal structure. The Customer must provide The Creditor with full details of the proposed change, alteration or addition. The Creditor may in its absolute discretion require security or additional security as The Creditor in its discretion think fit and shall be entitled to withhold supply of any goods or credit arrangements until such security or additional security is provided. If the Customer does not notify The Creditor of a proposed change, The Creditor may rely on any directors/proprietors' personal guarantees provided and such personal guarantees are not affected nor released or discharged by the change and such directors/proprietors will remain liable under the personal guarantee unless otherwise specifically release from the guarantee by consent in writing.
- The Customer acknowledges that the Privacy Act 1988 (Cth) (Act) allows The Creditor to give a credit reporting agency certain personal information about the Customer. The information which may be given to an agency is referred to in the Act and includes: particulars to identify the Customer; the fact that the Customer has applied for credit and the amount; the fact that The Creditor is a credit provider to the Customer; payments which become overdue more than 60 days, advice that payments are no longer overdue; cheques of \$100 or more drawn by the Customer which a Bank has dishonoured more than once; in specified circumstances, that in the opinion of The Creditor, the Customer has committed a serious credit infringement; that the credit provided to the Customer by The Creditor has been discharged.
- To enable The Creditor to assess the Customer's Credit Application, the Customer authorises The Creditor as follows:
 - i) If asked to provide commercial credit, obtain from a credit reporting agency a credit report containing personal credit information about the Customer.
 - ii) If asked to provide a personal credit, to use a credit report containing information about the Customer's commercial activities or commercial credit worthiness from a business that provides information about the commercial credit worthiness of a person. This is in

accordance with the Act.

• The Customer acknowledges and agrees that The Creditor is entitled to undertake all necessary enquiries, investigations, and assessments to ensure the accuracy of the information provided in the Credit Application, and further, that such information, as verified, may be used by The Creditor, and any authorised agent, employee, or sub contractor engaged by The Creditor, for the purpose of

reviewing, vetting, monitoring, and if necessary, actioning the Customer's use and performance the operation of the credit facility,

including recovery of any outstanding account balance.

• Each of the Director's/Proprietor's guarantees shall be a continuing guarantee to The Creditor for all debts whatsoever and where so

contacted by the Customer with The Creditor in respect of goods supplied or to be supplied. The Creditor may exercise its rights under

any such guarantee without first having recourse to the Customer

• The Creditor may vary these terms at any time by giving 7 days' notice to the Applicant in writing specifying the variation.

The Directors/Proprietors/Trustee acknowledges the above Terms of Trading and upon acceptance of this Credit Application by The

Creditor by the way of written notice agree to be bound accordingly. The Applicant further agrees to the obtaining and use of credit

information as stated in clauses 11, 12 and 13.

ACCEPTANCE OF TERMS & CONDITION

I agreed to Terms and Conditions

Yes

Owner / Director / Authorised Person

fhfghfg fghgfh

Witness Name

fdgfdg fdgfdgfdg

Director's Phone Number

2147483647

Position held of signatory required

Director / Authorised person Signature

Date

2022-08-16

How Did You Hear About Us?

google

Witness Address

dgfdgfg

Witness Signatures

Date

2022-08-16