

## 1. Business Customers

Legal Entity	CAN / ARBN	ABN
<input type="text"/>	<input type="text"/>	<input type="text"/>
Trading Name:		Years Trading
<input type="text"/>		<input type="text"/>
Contact Person	Position	
<input type="text"/>	<input type="text"/>	

## 2. Residential Customers

Name:	Date of Birth	Drivers license
<input type="text"/>	<input type="text"/>	<input type="text"/>

## 3. All customers Business & Residential

Unit	Level	Street number & Name	Suburb	State	Postcode
<input type="text"/>	<input type="text"/>	<input type="text"/>	Wendouree	<input type="text"/>	<input type="text"/>
Postal Address (if different to above)					
Unit	Level	Street number & Name	Suburb	State	Postcode
<input type="text"/>	<input type="text"/>	<input type="text"/>	Wendouree	<input type="text"/>	<input type="text"/>
Phone	Fax	Mobile			
<input type="text"/>	<input type="text"/>	<input type="text"/>			
email					
<input type="text"/>					

## 4. Billing options

Tick 1 or more options

Post  Email  Itemisation  Direct debit  (additional application available)

## Declaration

I (the Customer) apply to 'The Company' for the supply of Telephone Services for the service numbers listed in section 2 of Part B and or for the supply of Mobile services listed in section 1 of Part C (and if set out in section 1 of Part C of this application) Mobile Equipment and or for the supply of Internet services as specified in Part D and acknowledge that:

- Telephone Services and or Mobile Services and or Internet Services are provisioned subject to the Standard Customer Agreement and or Summary Customer Agreement which is a standard form of agreement for the purpose of Part 23 of the
- By signing this Application I agree that I have been given the opportunity to read, or I have read, and agreed to abide by the terms and conditions set out in the Standard Customer Agreement and or Summary Standard Customer Agreement;
- This Application is deemed accepted by 'The Company' at the time my Telephone Services or Internet Services are activated or for Mobile Services at the earlier of the time my mobile Services are activated or my SIM is delivered;
- 'The Company' will bill me for calls made by my telephone lines and or mobile service numbers and or any internet charges in accordance with the pricing that has been provided at the time of applying for the service and as amended from time to time;
- For Telephone Services, if I agree to a minimum term contract, under section 1 of Part B of this agreement, then early termination charges will apply if I terminate during that minimum term. Early termination charges will be as specified in section 1 of Part B of this agreement
- For Mobile Services, if I agree to a minimum term contract, under section 1 of Part C of this agreement, then early termination charges will apply if I terminate during that minimum term. Unless otherwise stated, the early termination charge is calculated by totaling the minimum monthly spend plus any additional monthly handset costs and multiplying this total figure by the remaining months left of the minimum term.
- For Internet Services, if I agree to a minimum term contract, as specified on Part D of this agreement, then early termination charges will apply if I terminate during that minimum term. Early termination charges will be as specified in Part D of this agreement
- By executing this application the signatory warrants that the signatory is duly authorized to execute this application on behalf of the customer set out in Section 1 of Part A.

**Important notice** - If you are residential customer, a sole trader or partnership in NSW or a customer in the Northern Territory you are entitled to rescind (i.e. cancel) the contract you made at any time within the 5-business day cooling off period for NSW (that ends 5 clear business days from Application) and 10-calendar day cooling off period for Northern Territory (that begins on the day we accept this Application), by sending a cancellation notice.

## 5. Privacy & Spam

If you are a natural person we will collect personal information about you, including but not limited to your electronic contact details such as email. If you are a business we will collect information about your business including but not limited to your electronic contact details such as email. If you would prefer that we do not use your personal information and/or business information for direct marketing and/or for sending commercial electronic messages, as denied under the SPAM ACT 2003, please tick the box below.

Tick here

## 6. Credit checks

Prior to accepting your application, you have provided to us all information relevant to our assessment of your credit rating. You consent and acknowledge that you:

- Understand that the (Section 18(E)(1) Privacy Act 1988) allows us to give a credit reporting agency certain personal information about you, The information we disclose to a credit reporting agency includes permitted information which will allow you to be identified, the fact that you have applied for credit and the amount, the fact that we are a current credit provider to you, repayments that are more that 60 days overdue and for which debt collection action has started, information that in our opinion you have committed a serious credit infringement (that is, acted fraudulently or shown as intention not to comply with your credit obligations) and cheque drawn by you for \$100 or more which have been dishonored more than once;
- Agree to our obtaining from a credit reporting agency a credit report containing information about your personal credit worthiness for all purposes of assessing your application and assisting in collecting overdue payments and to our obtaining information about your commercial activities or commercial credit worthiness (Section 18L(4) Privacy Act 1988) from any business which provides information about the commercial credit worthiness of persons, your accountant or any other supplier to you.
- Agree to our giving to and obtaining from any credit provider named in your Application or in a credit report (Section 18N Privacy Act 1988) on you issued by a credit reporting agency, information about your credit arrangements for the purpose of assessing your Application, notifying a default by you, allowing another credit provider to ascertain the status of your arrangements with us where you are in default with one or more other credit providers and generally assessing your credit worthiness; and
- Understand the information exchanged can include any information about your business, personal and/or commercial credit worthiness, credit standing, credit history or credit capacity which the Privacy Act allows credit providers to give to or receive from each other.

## 7. Acknowledgment & Consent

Authorised representative signature

Authorised representative name:

Position

Date

## 8. Office use only

Agent

Account number

Date created

Comments

Additional information