

King Contract Trade & Commercial Terms and Conditions for Trade Clients

King Living offers a trade discount to designers, architects, developers and specifiers and other approved trade customers at its discretion under the King Trade & Commercial business division of King Living (together referred to as **Trade Clients / You** (and similar expressions)). The trade discount is offered to the Trade Clients for furniture associated with residential and commercial projects subject to these terms and conditions of sale (**Terms**).

As a valued Trade Client, we wish to familiarise you with the Terms that apply to all purchases of products directly from King Living (**Products**) by you to ensure that your experience with us is a satisfying one. Please feel free to speak with any one of our showroom consultants if you have any further questions.

We, us (and similar expressions) and **King Living** refers to:

- King Furniture Australia Pty Limited (ABN 79 002 757 333) – for supplies in Australia; and
- King Living New Zealand Limited (company number 5542267) – for supplies in New Zealand.

ROLE OF TRADE CLIENT

The Trade Client is responsible for all facets of the order placed by it with King Living for the purchase of Products. This includes but is not limited to:

- Subject to the below paragraph, all communications with King Living as part of the purchase of the Products process;
- Choice of design and any cover/colour option;
- Size of furniture and ensuring this will fit in the intended space and be fit for purpose;
- Arranging payment for the purchase of Products directly with King Living; and
- Arranging delivery and/or installation (if applicable) of the Product directly with King Living.

Where a Trade Client places an order with King Living for the purchase of Products, King Living will not provide any quotation, price, invoice or other information regarding the purchase to the Trade Client's end-customer. King Living will only liaise with the Trade Client in relation to the purchase of Products. To the full extent permitted by law in Australia and New Zealand, as applicable depending on where the supply of Products to the Trade Client is taking place, no contact is to be made to King Living directly by your end-customer or any other third party in relation to the order for Products, delivery, payment of the purchase price for the Products, or any other customer service issue for a period of three months following the delivery of Products.

Where the Trade Client provides details to its end-customer for them to purchase the Products that the Trade Client has selected for the end-customer directly, the end-customer will have the benefit of the Trade Client's trade discount subject to the Trade Client providing a completed Authentication Form as issued by King Living from time to time for each end-customer. The Trade Client must notify the end-customer of these terms and conditions, particularly with respect to pricing, the trade discount and product selections. The Trade Client is responsible at all times with respect to the Product selection, including all components of the Products, as well as the application of the trade discount as set out in these Terms, and agrees at all times to indemnify King Living from all loss, liability, including any special, indirect or consequential loss or damage of any nature whatsoever caused to King Living arising in connection with these circumstances.

QUOTATION

A quotation provided by us will be valid for 60 days from the date of issue or such other period stated therein, whichever is earlier. Unless otherwise stated in writing, the quotation price will be for supply in:

- Australia: Australian Dollars (AUD) based on Ex Works King Living's depot in the applicable Australian capital city; and
- New Zealand: New Zealand Dollars (NZD) based on Ex Works from King Living's depot in Auckland,

and excludes delivery, installation, insurance in transit, packaging, crating, handling charges, agents' charges and any other charges, which are payable in addition to the quotation where this is required.

Any alteration to the specifications of an item in a quotation is subject to a price review.

If you elect to have the Products delivered and installed by us, the delivery and installation costs will be quoted separately prior to delivery.

King Living reserves the right to accept or reject in its absolute discretion any orders, or part of an order, which it may receive from you.

ALTERATIONS

Photographs, drawings, illustrations, dimensions and any other particulars are provided as a guide only. You must attend to your own investigations of the Products prior to purchase.

PRICING AND TRADE DISCOUNT

All prices are, for supply in:

- Australia: Australian Dollars (AUD) based on Ex Works King Living's depot in the applicable Australian capital city; and
- New Zealand: New Zealand Dollars (NZD) based on Ex Works from King Living's depot in Auckland.

'Starting from' prices are based on the smallest dimensions and/or most basic model and finish available.

Trade discounts are not available in conjunction with any clearance items.

Where the Trade Client is in Australia or the supply is in Australia, to the full extent permitted by law, if, pursuant to section 23 of Schedule 2 of the *Competition and Consumer Act 2010* (Cth) (**ACL**) you and these Terms:

- are deemed to be a small business contract and the conditions of s23 of the ACL are satisfied, then the price (if previously quoted) and trade discount are subject to change by prior mutual agreement between the parties; or
- do not fall within the scope of this s23 of the ACL, then King Living may in its sole discretion, at any time without notice:
 - change the price;
 - change the trade discount rate;
 - discontinue a Trade Client's eligibility to receive a trade discount; or
 - refuse to honour a trade discount.

Where the Trade Client is in New Zealand or the supply is in New Zealand, to the full extent permitted by law:

- (a) the parties acknowledge and agree that:
 - a. you are acquiring the Product for the purposes of a business in terms of sections 2 and 43(2) of the CGA; and
 - b. the Product is supplied and acquired in trade for the purposes of the Fair Trading Act 1986 (**FTA**) and the parties agree to contract out of sections 9 (Misleading and deceptive conduct generally), 12A (Unsubstantiated representations) and 13 (False and misleading representations); and
- (b) you agree that all warranties, conditions and other terms implied by the CGA or sections 9, 12A and 13 of the FTA or any other statute or common law are excluded from these terms to the fullest extent permitted by law and that such exclusion is fair and reasonable.
- (c) King Living may in its sole discretion, at any time without notice:
 - a. change the price;
 - ii. change the trade discount rate;
 - iii. discontinue a Trade Client's eligibility to receive a trade discount; or
 - iv. refuse to honour a trade discount.

If we discover an error in the price or payment of any Products which you have ordered, we will inform you as soon as possible and give you the option of reconfirming your order at the correct price or cancelling it. If we are unable to contact you, we will treat the order as cancelled. If the order is cancelled because we have discovered an error in the price and you have:

- (a) paid a deposit for the Products: we will provide you with a full refund of the amount of the deposit; or
- (b) paid the full price for the Products: we will provide you with a full refund of the amount of the price that you have paid.

TAXATION

Unless otherwise stated, all recommended trade prices quoted include Goods and Services Tax (**GST**), which is listed separately on the tax invoice. You are responsible for payment of all taxes (including GST), duties, excises, levies, and charges associated with supplying the Products.

PAYMENT

Full and cleared payment for Products must be made by the Trade Client at the time of order placement, except in the event of "made to order" Products which require a deposit. We will notify you of the deposit required before we process the order. Production for "made to order" Products will commence once the required deposit in cleared funds has been received by King Living.

When full payment or a deposit is received by King Living, in accordance with these Terms, the order becomes immediately binding on King Living, and you agree to all of the terms and conditions set out in these Terms.

When placing an order and making full payment or paying a deposit as required by these Terms, you acknowledge and agree that you have satisfied yourself that the Products meet your requirements and are suitable and sufficient for your intended purpose in all respects.

Full and cleared payment of the final balance owing for "made to order" Products must be received by King Living within a week prior to the estimated delivery date of the Products.

The full payment required comprises the price of the Products and all other charges payable by you pursuant to these Terms less the deposit paid. Upon full payment, the deposit is applied as part of the

price of the Products.

At the time that you place an order and pay the deposit for that order, we will issue you with a document called a 'Customer Sales Order' that specifies the details of your order. The Customer Sales Order becomes a tax invoice upon your full payment.

You are responsible for directly paying King Living in full. Where a Trade Client's end-customer makes a direct payment to King Living, the Trade Client acknowledges and agrees that such payment is made by the end-customer for and on behalf of the Trade Client, unless agreement has been reached between the Trade Client and King Living prior to the transaction, in which case the payment will be made by the end-customer for itself.

If you elect to have the Products delivered and installed by us, the delivery and installation costs must be paid in full prior to delivery.

You are also responsible for any costs incurred in making payment for the Products e.g. bank transfer fees and related charges.

RISK AND TITLE

All risk in the Products passes to you on delivery of the Products. Delivery occurs just prior to the Products being:

- (a) loaded onto your (or a third party arranged) carrier if you collect the Products from King Living's depot in Auckland for supplies in New Zealand and in the relevant Australian state for supplies in Australia; or
- (b) unloaded at the delivered address if King Living delivers the Products directly to you or your customer.

All title in the Products passes to you on receipt of full payment of the Products and all other charges payable by you pursuant to these Terms.

DELIVERY

If you arrange for King Living to deliver the Products to you or your customer, the following applies:

1. Any time quoted for delivery is an estimate only. The estimated delivery date will be arranged with you in advance, however, you must not defer the estimated delivery date without King Living's prior written consent.
2. We reserve the right to make part deliveries of any order. Each part delivered shall constitute a separate sale of Products and will be invoiced accordingly. A part delivery of an order will not invalidate the balance of an order or these Terms.
3. Delivery charges will depend on where your Product is being delivered and the volume of the order. You are liable for payment of all delivery charges, including any additional charges incurred as a result of difficulties with access (unless the failure to deliver on that date is due to King Living's fault).
4. Products for delivery in either Australia or New Zealand are quoted Ex Works.
5. Deliveries outside of Australia and New Zealand are quoted FOB Shanghai, FOB Port of Auckland or FOB the applicable Australian capital city depending on the product mix. You are responsible for collecting the Products from the specified port, and for transporting the Products to the final destination.
6. You are responsible for ensuring that the correct delivery address details are provided to us.
7. You are responsible for ensuring there is adequate access and entry to the premises at the delivery address to allow the delivery of the Products. **You will be required to sign an access check prior to delivery.** It is your responsibility to ensure that all access points, including

doorways, stairwells, and goods lifts are able to accommodate the size of the Products. You must notify us in advance if there will be difficulties accessing the delivery address (e.g. staircases and narrow passages). Delivery that involves multi-level staircases will be charged at an hourly rate per person required. Any additional costs in relation to access into the premises at the delivery address are your responsibility.

8. We do not arrange any special deliveries involving cranes or access via a balcony or council or other permits that might be required to complete delivery. You are responsible for arranging, organising and paying for these permits and services.
9. Products will only be delivered if a person aged over 18 years and who is able to accept delivery at the delivery address is present at the time of delivery. Should:
 - a) an appropriate person not be available to accept delivery on the pre-arranged delivery date and time; or
 - b) there be no space available to lay out the Products at the delivery address or it is otherwise not possible for the Products to be delivered into the premises,

and delivery cannot be made, the Products will be returned to our warehouse and you will be charged for transport and re-delivery costs.

10. We cannot deliver to PO boxes.

11. If you do not accept delivery within:

- a) 2 weeks after the estimated delivery date for clearance stock items; or
- b) 3 weeks after the estimated delivery date for all other stock,

(the applicable 'Delivery Period'), then immediately on expiry of the Delivery Period, King Living will either:

- a) If you have paid the full purchase price, require that you arrange for the Products to be delivered to a storage facility of your choosing and you are liable for all delivery and storage charges. King Living may assist you with arranging this; or
- b) If you have not paid the full purchase price or if you do not attend to the matters in (a), rescind the contract for sale of the Products by notice to you and treat your failure to accept delivery on the above terms as your cancellation of the original order. In these circumstances, you:
 - agree to forfeit the deposit paid or, if the Products are clearance stock items, the full price of the Products;
 - will have no further claim to the Products; and
 - King Living may solely at its discretion agree to sell the Products to you at a later date for the full purchase price without any discount for the deposit forfeited.

CONDITIONS FOR ORDERS WITHOUT A DELIVERY DATE

If you place an order for Products and King Living in its absolute discretion agrees not to set a delivery date for that order at the time of order placement, King Living does so on your strict compliance with the following conditions:

- (a) within 6 weeks of receipt by King Living of your deposit you must confirm your order and mutually agree on an estimated delivery date from the dates that are offered by King Living as possible delivery dates for your order; and
- (b) once the estimated delivery date is booked with King Living, you may not make any changes to your order. When an estimated delivery date is agreed upon, the terms and conditions under the headings '**Delivery**' and '**Cancellation of Order**' in these Terms will apply to the delivery and cancellation of the order.

If you do not comply with the conditions in paragraph (a) above or you choose to cancel your order in circumstances where no estimated delivery date is set pursuant to paragraph (a), King Living will rescind the contract for sale of the Products by notice to you and treat your failure to agree to an estimated delivery date as your cancellation of your original order. In these circumstances, you:

- (a) agree to forfeit \$500 of the deposit paid by you to King Living in payment for King Living's administrative costs and expenses incurred in handling and cancelling the order;
- (b) agree to receive the balance of the deposit by refund to the credit card, debit card or bank account, depending on how the customer made the initial deposit; and
- (c) will have no further claim to the Products.

COLLECTION

You acknowledge that if you select the option to collect the items, on King Living's receipt of your full payment, you are responsible for the collection of the items from the warehouse specified by King Living from the nominated point of collection within the timeframe stated on the invoice. You agree to present any proof of identity and purchase as reasonably requested by King Living staff in order to verify your identity and your purchase.

INSTALLATION

If you arrange for King Living to install your Product/s, installation charges apply and will vary based on the Product ordered and volume of the order. The installation site at the delivery address must be clear and free from obstruction. You must notify us prior to the delivery date if there will be any other trades involved in the installation.

We do not install Products delivered outside of Australia and New Zealand unless this has been quoted and paid for by you as part of the order.

INSPECTION

If you have arranged to collect the Products from King Living's depot, you may inspect your Products 48 hours before collection. If you exercise this option, you will be required to note any damage and/or non-conformity on the documentation which is provided to you upon inspection. To the fullest extent permitted by law, unless notified within the time specified above the Products and their condition are deemed to have been delivered and accepted.

If King Living is delivering the Products to the delivery address, you/the end-customer are required to inspect the Products upon delivery. The party taking delivery at the delivery address will be required to note any damage and/or non-conformity on the delivery documentation which is presented by the carrier for signature.

In all other cases, to make a claim you must notify King Living in writing of any damage to and/or non-conformity with the Products or shortages in delivery within 24 hours of delivery by King Living by:

In Australia:

- contacting: 1300-13-KING (5464); or
- sending an email to: service@kingliving.com.au.

In New Zealand:

- contacting: 0800-546-422 (0800 KINGCARE); or
- sending an email to kingcare@kingliving.co.nz.

The notice must contain the order number, delivery date and reasonable details of the damage and/or non-conformity. If the notice does not contain these details, it is deemed acceptance of the Products

by you. King Living is not liable for any claim of loss, damage or fault to the Products that you do not notify strictly in accordance with these Terms.

To the fullest extent permitted by law, unless notified within the time specified above, the Products and their condition are deemed to have been delivered and accepted.

Damage and/or non-conformity of any part of the ordered Products does not entitle you to reject all of the ordered Products.

CANCELLATION OF AN ORDER

Please choose Products carefully as we do not refund or exchange if you change your mind or make a wrong selection. We recommend that you check any proposed orders in person at the King Living showrooms or online on the checkout page, whichever is applicable to you, before purchasing the Products. If you cancel your order where:

- (a) the Products are clearance stock items; or
- (b) the manufacture of your Products has commenced; or
- (c) you do not accept delivery of your Products,

you agree to pay a cancellation fee up to the entire purchase price of the Products plus all costs and losses incurred by King Living associated with handling fees, at King Living's discretion. King Living accepts no returns, refunds or exchanges on clearance stock. If this eventuates, you will have no further claim to the Products.

DELAY

King Living will not be liable for any delay in performing any of its obligations including where any delay is caused by factors beyond King Living's reasonable control.

We will use reasonable endeavours to meet the estimated delivery date. King Living's liability (if any) for any late delivery is limited at its option to resupplying the Products at a different time.

If at any time after receiving an order from you, King Living, its supplier, subcontractor, manufacturer or any carrier suffers a Force Majeure Event or an Insolvency Event that prevents or delays King Living from supplying some or all of the Products set out in an order by the estimated delivery date, King Living may elect to extend the time for performance of the delivery or terminate the order if the Force Majeure Event continues for a period of 14 days or more, without any liability to you.

In this paragraph:

- (a) 'Force Majeure Event' means any act of God, fire, earthquake, flood, storm, strikes, lock-outs, bans or other industrial disturbances, civil riot, government interference, by-laws, rules and regulations or order of any competent authority that is beyond King Living's, its suppliers, subcontractors, manufacturers or any carriers control and that could not reasonably have been expected to have known at the time King Living receives an order from you; and
- (b) 'Insolvency Event' means any one or more of the following events:
 - i. a controller, administrator, liquidator, trustee in bankruptcy or similar person being appointed to it or to any of its assets or undertakings or any step is taken to do so;
 - ii. a resolution that it be wound up is passed or proposed or process is filed in a court seeking an order that it be wound up;
 - iii. it resolves to enter into, or enters into, any moratorium, arrangement, compromise or

composition with any of its creditors, other than in the ordinary course of its business;

- iv. anything having a substantially similar effect to any of the events specified in paragraphs (i) to (iii), inclusive, of this definition happens to it under the law of any jurisdiction.

VARIATIONS

The Product may exhibit different characteristics to the sample of the King Living showroom furniture. Soft furniture may vary in appearance and characteristics such as creasing and the degree of softness. Colour swatches and samples are an approximate guide only as leather and fabrics vary in colour and texture. Leather will exhibit scars, marks and areas of differing density and shade, which are the hallmarks of genuine leather, which vary from product to product.

To the full extent permitted by law, we reserve the right to change dimensions, design and construction and to pattern match fabrics according to King Living's best judgment to improve the design of the King Living product where these changes are limited to the internal changes to the products and are not noticeable to you.

INSPECTION OF CLEARANCE ITEMS AND SPECIAL CONDITIONS FOR CLEARANCE ITEMS

Where you are purchasing Products that are clearance stock items you must inspect the Products prior to purchase and in purchasing such Products you accept any defects and minor damage to those Products. Any scratches, marks or damage not affecting the performance of the Products will be noted at time of purchase and will not form part of any warranty provided by King Living in relation to those Products.

All clearance items with electrical components will be covered for a maximum warranty period of 2 years. After this period, a call out fee and the cost of all parts and repairs will be payable by you.

DISCLAIMER AND ACKNOWLEDGEMENT

You acknowledge that you are purchasing the Products for the purposes of on-sale and re-supply only and that you are not the end-user of the King Living products. You acknowledge and agree that there is no agreement between King Living and the Trade Client's end-customer.

If you purchase the Products for your own personal use (**Personal Products**), you agree that:

- (a) these Terms will not apply to your purchase of the Personal Products other than to the extent that your trade discount will apply towards the purchase of those products only; and
- (b) the terms and conditions of sale for retail clients will apply to your purchase of those Personal Products.

WARRANTIES

You warrant that:

- (a) the contents of each order placed by you or on your behalf with King Living for the purchase of Products; and
- (b) all responses in the Discount Application Form, where you apply for a trade discount with King Living through submission of a Discount Application Form or similar document,

are true, accurate and correct at the time of completion and on each delivery of the Products, including the type of location (whether it be commercial or retail) into which the Products are being delivered and the purpose of usage of the Products by your customer. Orders processed by King Living cannot be amended so please ensure that you have the correct information at the time of order placement. King Living is not liable for any dissatisfaction or rejection of any Products by the Trade Client's end customer due to the selection of Products by the Trade Client.

The *Consumer Guarantees Act 1993* ("CGA"), the *Fair Trading Act 1986* ("FTA") and other statutes may impose warranties, conditions and obligations on King Living which cannot by law (or which can only to a limited extent by law) be excluded. Other than as expressly provided by these Terms, and except as provided for under the CGA or the FTA, to the extent permitted by law, all other warranties whether implied or otherwise, not set out in these Terms, or in other documents provided to you by King Living and which specifically relate to the Product in question, are excluded.

For the avoidance of doubt, King Living will not be liable to provide any refund, returns, exchange or credit where you or other third parties have caused or contributed directly or indirectly to any damage to the Products whilst they were in your possession or control. King Living will not be responsible for ensuring that the Products are suitable for a particular purpose unless it is self-evident or accepted in writing by King Living. Unless Products are faulty, we are unable to refund, exchange or credit your account.

As a Trade Client, when you acquire a Product from King Living:

- (a) the parties acknowledge and agree that:
 - i. you are acquiring the Product for the purposes of a business in terms of sections 2 and 43(2) of the CGA;
 - ii. the Product is supplied and acquired in trade for the purposes of the FTA and the parties agree to contract out of sections 9 (Misleading and deceptive conduct generally), 12A (Unsubstantiated representations) and 13 (False and misleading representations); and
- (b) you agree that all warranties, conditions and other terms implied by the CGA or sections 9, 12A and 13 of the FTA or any other statute or common law are excluded from these terms to the fullest extent permitted by law and that such exclusion is fair and reasonable.

SPARE PARTS

This section applies only if you purchase Products directly from King Living.

King Living offers a range of spare parts and associated repair services which are available to you and/or your end-customer for a reasonable period after the Product is supplied to you. The date for the supply of spare parts will vary depending on the availability of such parts. The date and time for the supply of repair services will depend on the availability of parts and our technicians, and you and/or your end-customer will be given several options from which to select a suitable date and time. Please contact King-Care® Service Team on 1300 546 422 for more details.

King Living may also in its absolute discretion offer spare parts and repair services to owners of a King Living Product who did not purchase that Product directly from King Living. This is subject to the following terms and conditions:

- (a) King Living's call out fees and service fees apply. Please contact King-Care® Service Team on 1300 546 422 for details; and
- (b) full payment for the spare parts and repair services must be received by King Living before King Living will supply the spare parts and repairs and, if applicable, book a technician to carry out the repair services.

LIMITATION OF LIABILITY

To the full extent permitted by law, all other warranties whether implied or otherwise, not set out in these Terms are excluded and King Living is not liable in contract, tort (including, without limitation, negligence or breach of statutory duty) or otherwise to compensate you for:

- (a) any increased costs or expenses;
- (b) any loss of profit, revenue, business, contracts or anticipated savings;

- (c) your or the end-customer's use or misuse of the Products;
- (d) any act, omission or negligence by you, your agents or representatives or the end-customer;
- (e) any loss or expense resulting from a claim by a third party; or
- (f) any delays in delivery of the Products;
- (g) any special, indirect or consequential loss or damage of any nature whatsoever caused by King Living's failure to complete or delay in completing the order to deliver the Products.

To the full extent permitted by law, where King Living's liability cannot be excluded, the maximum aggregate liability of King Living for any breach of a condition, guarantee or warranty whether implied by law or otherwise (including in Australia, the Australian Consumer Law and in New Zealand, the CGA and FTA, as applicable), is limited to, at the option of King Living:

- (a) the replacement of the Products;
- (b) the repair of the Products;
- (c) the payment of the cost of replacing the Products or acquiring equivalent products; or
- (d) the payment of the cost of having the products repaired.

In circumstances where King Living's liability cannot be limited to the matters set out in the paragraph above, the maximum aggregate liability of King Living for any breach of a condition, guarantee or warranty whether implied by law or otherwise (including in Australia, the Australian Consumer Law and in New Zealand, the CGA and FTA, as applicable), is limited to the amount payable by you to King Living in respect of the Product giving rise to the liability.

INTELLECTUAL PROPERTY

You acknowledge that at all times all intellectual property including, but not limited to, designs, techniques, methods of manufacture, photographs, specifications, artwork, text, patented inventions and registered designs remain the property of King Living.

You will not allow any intellectual property belonging to King Living to be reverse engineered, pirated or copied or breached in any manner. King Living may be entitled to compensation for any loss of royalties, damages and/or costs arising from the breach of King Living's intellectual property rights.

INDEMNITY

To the full extent permitted by law, you will indemnify King Living and keep indemnified King Living from and against all liability, loss, or damage King Living may sustain from Trade Client and any third party, as result of a breach, act, or omission, arising directly or indirectly from any breach of these Terms by you, including where you have made a selection of components of a Product or Products on behalf of an end-customer and the end-customer rejects any part of the Product.

PRIVACY

We may collect personal information in connection with King Living's dealings with you. If so, we will abide by King Living's Privacy Policy, a copy of which is available on King Living's website and by request.

GENERAL

Subject to these Terms and to the full extent permitted by law, these Terms constitute the whole agreement between King Living and you for the purchase of the Products.

King Living may assign or transfer any of its rights under these Terms to any other person by giving

written notice to you. You may not assign or transfer any of your rights under these Terms to any other person.

If any part of these Terms is found to be void, invalid or otherwise unenforceable, then that part of the Terms will be deemed to be superseded by a valid, enforceable provision that matches the intent of the original provision as closely as possible. The remainder of these Terms continue to be enforceable and valid.

GOVERNING LAW

These terms and conditions are governed by and construed in accordance with the laws of:

- for supply in Australia: the State of New South Wales, Australia; and
- for supply in New Zealand: New Zealand.

The parties submit to the non-exclusive jurisdiction of the courts of that state and courts entitled to hear appeals from those courts.

For further information please contact KING CONTRACT:

In Australia:

+61 2 9597 6466

contracts@kingliving.com.au

www.kingliving.com

123 Turrella St Turrella NSW 2205.

In New Zealand:

0800-546-422 (0800 KINGCARE)

kingcare@kingliving.co.nz

www.kingliving.co.nz

I HEREBY UNDERSTAND THE ABOVE TERMS AND CONDITIONS AND ABIDE BY THEIR REQUIREMENTS AND TERMS OF SALE

Signature of Trade Client

Date

Business Name of Trade Client: _____

Contact Person: _____

Address: _____