

⊠) admin@stewartfabrication	e co n
adiffili@stcwartfabrication	3.00.112

020 415 82762



f facebook.com/stewart.fabricationsltd

instagram.com/stewart.fabrications

ACCOUNT APPLICATION FORM

Please complete ALL fields below.

Company Details				
Company Full Name:				
Trading As (If			NZBN:	
different):			Company Number:	
Company Type: (Tick option)	Limited Liability Company (LLC)	Sole Trader		Partnership
(Tick option)	Individual	Trust		Other (Please Specify)
Postal Address:				
			Post Code:	
Delivery Address:				
(If different from				
above).			Post Code:	
Contact Email:				
Contact Name:			Contact Number:	
			contact Number:	
Directors / Partners				
Full names of				
Directors/Partners:				
Customers Date of Birth			Years in Business:	
(if not a company):				
Nature of Business:			Estimated Monthly	\$
			Limit:	
Account Payable & Inv	oicing Details			
Accounts Contact			Accounts Number:	
Name:				
Accounts Email:				
Invoicing Address:				
(if different from above)				
			Post Code:	
Purchase Order	Yes	No		
Required:				
Trade Reference (pleas	se complete for 3 trade references)			
Company Name:		Phone No or Email:		
Company Name:		Phone No or Email:		
Company Name:		Phone No or Email:		



020 415 82762



f facebook.com/stewart.fabricationsltd

instagram.com/stewart.fabrications

ACCOUNT APPLICATION FORM

Please complete ALL fields below.

Company I	Company Details					
	I/we have read and agree with the Stewart Fabrications Limited Terms of Trade, as per attached and:					
(a)	I/we agree to be bound by the attached Terms of Trade and acknowledge that the Terms of Trade may be changed from time to time by Stewart Fabrications by notice in writing and/or changed on Stewart Fabrications website;					
(4)						
(b)	I/we declare that the information supplied in this form is true and correct and that I/we have disclosed all information that					
(c)	may be material to Stewart Fabrications in assessing my Where the Applicant is a company or other entity I am/w		o make this application on behalf of the company or			
(-)	other entity and acknowledge that I/we sign this application on behalf of the Applicant and in my/our own capacity as					
	guarantor on the terms below; and					
(d)	I/we irrevocably authorise any person or company to provide Stewart Fabrications Limited, and its duly authorised agents,					
	with such information as Stewart Fabrications Limited may require in response to credit enquiries; and					
(e)	I/we confirm that I/we have been given a copy of the Te	erms of Trade.				
	Your ongoing request for the provision of Stewart	Fabrications Lim	ited's Goods and/or Services will constitute			
	acceptance of these Terms and Conditions.					
Signed by	the Applicant, and/or on behalf of the applicant,	by:				
Signature:		Date:				
Print Full		Designation:				
Name:						
Signature:		Date:				
Print Full		Designation:				
Name:						
1.	I/we unconditionally guarantee to Stewart Fabrications t	•				
	and the due and punctual performance by the Applicant	of all obligations o	wed, whether in accordance with the attached			
	Terms of Trade or otherwise, to Stewart Fabrications.	Il accounte hold by	, the Applicant with Chauget Fabrications			
2.	I/we agree that I/we are deemed a principal debtor for a					
3.	I/we agree that this guarantee shall be a continuing gua		ot be discharged by any settlement or payment of			
	any account and that this guarantee is both joint and sev		haranta and the standard and the standar			
4.	I/we agree that our liability under this guarantee shall not be discharged, abrogated, prejudiced or affected by:					
	 a. the granting of time, credit or the indulgence or other concession by the Company; b. any alteration, modification, variation or addition to any agreement between the Applicant and the Company; 					
	c. any other act, omission or event which but for this provision might operate to discharge, impair or otherwise affect, my/our					
	obligations under this guarantee or any powers or remedies conferred upon the Company by this guarantee or by law.					
Signed by	the Guarantor/s:	•	. , , ,			
Signature:		Date:				
Print Full		Designation:				
Name:						
Signature:		Date:				
Print Full		Designation:				
Name:						
			†			



020 415 82762

www.stewartfabrications.co.nz

f facebook.com/stewart.fabricationsltd

instagram.com/stewart.fabrications

TERMS OF TRADE

Please read all terms below.

Please	Please read all terms below.			
1. (a) (b) (c) 2. (a) (b) 3. (a)	"Stewart Fabrications" or "Company" shall mean Stewart Fabrications Limited, or any agents or employees thereof. "Customer" shall mean the Customer, any person acting on behalf of and with the authority of the Customer, or any person purchasing products and services from Stewart Fabrications. "Goods and Services" shall mean all goods, products, services and advice provided by Stewart Fabrications to the Customer. ACCEPTANCE: Any instructions received and agreed to by Stewart Fabrications from the Customer for the supply of Goods and Services shall constitute a binding contract and acceptance of the Terms and Conditions contained herein. Terms and Conditions are subject to change without notice, however the version in force at the time of acceptance shall be deemed as being the accepted Terms and Conditions. SERVICES: The Customer will give reasonable assistance to the Stewart Fabrications to perform the Services by: (I) Giving clear instructions; (II) Promptly providing any information or content required from the Customer for Stewart Fabrications to complete the Services; (III) Ensuring that the Services and goods derived from these Services are fit for the purpose the Customer intends for them and meet any appropriate statutory, regulatory, governmental and industry and environmental controls, standards of practices.	6. (a) (b) (c) 7. (a) (b) 8. (a)	QUOTATION: Unless otherwise agreed a quotation given by Stewart Fabrications for Goods and Services shall be valid for thirty (30) days from the date of issue. Stewart Fabrications reserves the right to alter the quotation because of circumstances beyond its control, such as COVID-19 Price rises. Where Goods and Services are required in addition to the quotation the Customer agrees to pay for the additional cost of such Goods and Services. RISK: Delivery of Goods and Services shall be deemed complete when Stewart Fabrications gives possession of the Goods and Services directly to the Customer or possession of the Goods and Services is given to a carrier, courier, or other Bailee for purposes of transmission to the Customer. The time agreed for delivery shall not be an essential term of this contract unless the Customer gives written notice to Stewart Fabrications and Stewart Fabrications accept that timeframe. FORCE MAJEURE: Stewart Fabrications will not be in breach of these Terms of Trade and will not be liable to the Customer or any Guarantor for costs or delay attributable in whole or in part to action by any government or governmental agency or other external agency or event, including, without limitation, natural disaster, global pandemic or emergency, industrial action, civil disorder, equipment failure, banking or computer system disruption or interruption of power supplies or any other event beyond Stewart Fabrications control.	
4. (a) (b) (c) (d)	PRICE: All prices are exclusive of GST and other taxes and duties which, if payable, are payable by the Customer. Stewart Fabrications may change its prices without notice to the Customer. Where no price is stated in writing or agreed to orally the Goods and Services shall be deemed to be sold at the current amount as such Goods and Services are sold by Stewart Fabrications at the time of the contract. The price may be increased by the amount of any reasonable increase in the cost of supply of the Goods and Services that is beyond the control of Stewart Fabrications between the date of the contract and delivery of the Goods and Services.	9. (a) (b) (c) (d) (e) (f)	RETURN OF GOODS: Any Goods returned for credit must be received at the company workshop from which they were dispatched within 14 (fourteen) days from date of sale. Goods returned for credit after 14 (fourteen) days from date of sale will attract a 10% or \$30 plus GST (whichever is greater) restocking fee. Goods approved for return must be in the same resalable condition and be unaltered and undamaged. Return freight costs must be prepaid by the Customer. Stewart Fabrications will only accept returns of current stock lines, no custom made, or modified parts will be accepted for credit. Stewart Fabrications reserves the right to reject products not conforming to all clauses in section 9.	
5. (a) (b) (c) (d) (e) (f) (g)	PAYMENT: Unless the Customer has an approved Credit Account with Stewart Fabrications, payment in full is required before any goods will be released. Where the Customer has an approved Credit Account with Stewart Fabrications payment for Goods and Services shall be made in full on or before the 20th day of the month following the date of the invoice (the 'due date'). Any expenses, disbursements and legal costs incurred by Stewart Fabrications in the enforcement of any rights contained in this contract shall be paid by the Customer, including any reasonable solicitor's fees or debt collection agency fees. Receipt of a cheque, bill of exchange, or other negotiable instrument shall not constitute payment until such negotiable instrument is paid in full. A deposit may be required. Any discount given on invoices charged to a Credit Account are subject to the invoice being paid in full by the due date as specified in clause 5(b) above. Interest may be charged on any amount owing after the 'due date' at the rate of 2% per month.	10. (a) (b) (c) (d) (e) (f)	WATERJET CUTTING: All electronic drawing files (DXF, DWG, Solidworks etc) must be scaled 1:1, clean and ready for processing. Please also include overall measurements of drawings for referencing. All electronic drawing files (DXF, DWG, Solidworks etc) must have a unique name, if a supplied file is the same name as one previously supplied by the Customer, we will deem it as being the same. A separate file is required for each profile. Customer supplied material must be within specification to fit our toolsets and machines. Should a customer supply their own material we may require a material certificate, we offer no guarantee, and the job is processed completely at the customers risk on an "all care – no responsibility" basis. Where material to be waterjet cutting has protective "Fibre Film" this will not be removed prior to cutting Stewart Fabrications accepts no responsibility for damage caused by "Fibre Film" sticking to cut parts. Due to engineering processes, we recommended all parts be cleaned and dried by the Customer before installation or further processing.	



020 415 82762

www.stewartfabrications.co.nz

f facebook.com/stewart.fabricationsltd

instagram.com/stewart.fabrications

TERMS OF TRADE

Please read all terms below.

Please read all territs below.			
Terms	5:		
	Personal Liability		Severance
11.	Where the Customer is a company, the persons signing these	19.	If any provision of these Terms of Trade are found to be illegal,
(a)	Terms of Trade on behalf of the Customer shall be personally	(a)	invalid or unenforceable, that provision shall be read down to the
(-)	liable for all of the obligations of the Customer under these Terms of Trade as if those persons signed as a guarantor.	(-)	extent necessary and reasonable in all circumstances to give it a valid operation or partial character. If any provision cannot be so
	reinis of frade as if those persons signed as a guarantor.		read down, that provision will be void and severable and the
			remaining provisions will not in any way be affected or impaired.
	COLLECTION AND USE OF INFORMATION:		RIGHTS OF THE COMPANY TO DISPOSE OF GOODS:
12.	The Customer authorises Stewart Fabrications to collect,	20.	In the event that Stewart Fabrications retains or regains
(-)	retain and use any information about the Customer, for the	/-×	possession of the goods ordered by the Customer and the
(a)	purpose of assessing the Customer's credit worthiness,	(a)	Customer has not paid for the goods within Stewart Fabrications
	enforcing any rights under this contract, or marketing any		Terms of Trade then Stewart Fabrications may dispose of the goods
	Goods and Services provided by Stewart Fabrications to any		and may claim from the Customer any loss Stewart Fabrications
	other party. INSURANCE:		has suffered in relation to same. SUB-CONTRACTING:
13.	It shall be the Customer's responsibility to insure and to keep	21.	The Customer acknowledges that Stewart Fabrications may sub-
	insured any goods it supplies to the Company's premises for		contract all or any part of the works that Stewart Fabrications has
(a)	processing whilst those goods remain at the Company's	(a)	been contracted to carry out on such terms as it deems fit and to
	premises.		which the Customer hereby agrees.
	DESIGN OF PRODUCT:		STORAGE FEE:
14.	In the event that the design of the product is other than that	22.	All goods left with Stewart Fabrications for more than seven (7)
(-)	of Stewart Fabrication's, Stewart Fabrications shall not be	/->	days after completion of processing shall attract a storage fee
(a)	liable for any replacement cost or damage as a result of	(a)	equal to 10% of the total invoice value each week.
	failure of product.		
15.	PROFILE CUTTING:	23.	USE OF IMAGES FOR ADVERTISING:
15.	Stewart Fabrications reserves the right to waterjet cut as a cutting option for the materials being used to create the	25.	The Customer hereby consents to Stewart Fabrications using images of finished works in its advertising material, including social
(a)	design of the product for the Customer.	(a)	media platforms.
	MATERIAL GRADE AND SPECIFICATION:		OWNERSHIP OF SCRAP MATERIAL:
16.	Stewart Fabrications reserves the option to choose what	24.	Unless the Customer requests the offcuts or scrap material in
(2)	material grade suits the Customer's order unless the	(2)	writing at the time the order is placed Stewart Fabrications has the
(a)	Customer specifies in writing a particular material grade	(a)	right to dispose of the material at the completion of works.
	and/or cutting finish.		CENERAL LIEN.
17.	Miscellaneous:	25.	GENERAL LIEN: The Customer agrees that Stewart Fabrications may exercise a
	Stewart Fabrications shall not be liable for delay or failure to		general lien against any Goods and Services or property belonging
(a)	perform its obligations if the cause of the delay or failure is	(a)	to the Customer that is in the possession of Stewart Fabrications
(b)	beyond its control.		for all sums outstanding under this contract and any other contract
(6)	Failure by Stewart Fabrications to enforce any of the Terms		to which the Customer and Stewart Fabrications are parties.
	and Conditions contained in this contract shall not be deemed to be a waiver of any of the rights or obligations Stewart	(b)	If the lien is not satisfied within seven (7) days of the due date
	Fabrications Ltd has under this contract.		Stewart Fabrications may, having given notice of the lien at its
	If any provision of this contract shall be invalid, void or illegal		option either: (I) Remove such Goods and Services and store them in such a
(c)	or unenforceable the validity existence, legality and		place and in such a manner as Stewart Fabrications shall think fit
, ,	enforceability of the remaining provisions shall not be		and proper and at the risk and expense of the Customer;
	affected, prejudiced or impaired.		(II) Or sell such Goods and Services or part thereof upon such
(d)	The client shall not assign all or any of its rights or obligations		terms as it shall think fit and apply the proceeds in or towards
(3)	under this contract without the written consent of Stewart Fabrications Ltd.		discharge of the lien and costs of sale without being liable to any
	Where these Terms and Conditions of Trade are at variance		person for damage caused.
(e)	with the order or instructions from the Customer these Terms		
(6)	and Conditions of Trade shall prevail.		
(f)	Unless Stewart Fabrications Ltd elects otherwise, any dispute		
	between the parties is to be dealt with in accordance with the		
	Arbitration Act 1996. INTELLECTUAL PROPERTY & COPYRIGHT:		WADDANTV
18.	The Company shall retain the copyright in all drawings,	26.	WARRANTY: No representation, condition, warranty or premise expressed or
	specifications and other technical information of any products		implied by law or otherwise applies to the Goods and Services
(a)	produced for the Customer unless otherwise agreed in writing.	(a)	except where goods are supplied or services provided pursuant to
(b)	If the Customer provides the Stewart Fabrications with any		the Consumer Guarantees Act 1993 or except where expressly
(6)	specifications, designs or drawings for the production or		stated in this contract.
	manufacture of any item or items then the Customer hereby	(b)	Stewart Fabrications does not provide any warranty that the Goods
	warrants that the use of these designs, drawing or		and Services are fit and suitable for the purpose for which they are
	specifications will not infringe any third party's rights and the Customer hereby indemnifies Stewart Fabrications against any		required by the Customer and shall not be liable if they are not. Stewart Fabrications MUST be given the opportunity to repair or
	claims, demands, suits or actions in relation thereto.	(c)	replace any defective part.
	Any technical information, knowledge or processing methods	(-,	replace any defective part.
(c)	at any time transmitted either orally or in writing by Stewart		
	Fabrications will remain the property of Stewart Fabrications		
	and will be considered confidential and will not be used for		
	any purpose without prior written consent of the Company.		



020 415 82762

www.stewartfabrications.co.nz

f facebook.com/stewart.fabricationsltd

instagram.com/stewart.fabrications

TERMS OF TRADE

Please read all terms below.

Terms			
Gilli	TITLE AND SECURITY (PERSONAL PROPERTY		LIABILITY:
27.	SECURITIES ACT 1999)	29.	The Consumer Guarantees Act 1993, the Fair Trading Act 1986 and
(a)	Title in any Goods and Services supplied by Stewart	(a)	other statutes may imply warranties or conditions or impose
(-)	Fabrications passes to the Customer only when the Customer has made payment in full for all Goods and Services provided	(-)	obligations upon Stewart Fabrications which cannot by law (or which can only to a limited extent by law) be excluded or modified.
	by Stewart Fabrications and of all other sums due to Stewart		In respect of any such implied warranties, conditions or terms
	Fabrications by the Customer on any account whatsoever.		imposed on Stewart Fabrications, Stewart Fabrications Limited
	Until all sums due to Stewart Fabrications by the Customer		liability shall, where it is allowed, be excluded or if not able to be
	have been paid in full, Stewart Fabrications has a security interest in all Goods and Services.		excluded only apply to the minimum extent required by the relevant statute.
	If the Goods and Services are attached, fixed, or incorporated	(b)	Except as otherwise provided by clause 17(a) Stewart Fabrications
(b)	into any property of the Customer, by way of any		shall not be liable for:
(b)	manufacturing or assembly process by the Customer or any		(I) Any loss or damage of any kind whatsoever including
	third party, title in the Goods and Services shall remain with Stewart Fabrications until the Customer has made payment		consequential loss whether suffered or incurred by the Customer or another person and whether in contract or tort (including
	for all Goods and Services, and where those Goods and		negligence) or otherwise and irrespective of whether such loss or
	Services are mixed with other property so as to be part of or a		damage arises directly or indirectly from Goods and Services
	constituent of any new Goods and Services, title to these new		provided by Stewart Fabrications to the Customer; and
	Goods and Services shall deemed to be assigned to Stewart Fabrications as security for the full satisfaction by the		(II) The Customer shall indemnify Stewart Fabrications against all claims and loss of any kind whatsoever however caused or arising
	Customer of the full amount owing between Stewart		and without limiting the generality of the foregoing of this clause
	Fabrications and Customer.		whether caused or arising as a result of the negligence of Stewart
	The Customer gives irrevocable authority to Stewart		Fabrications or otherwise, brought by any person in connection
	Fabrications to enter any premises occupied by the Customer or on which Goods and Services are situated at any		with any matter, act, omission, or error by Stewart Fabrications its agents or employees in connection with the Goods and Services.
(c)	reasonable time after default by the Customer or before	(c)	Stewart Fabrication's total liability will not exceed that of the
	default if Stewart Fabrications believes a default is likely and	(d)	original invoice value.
	to remove and repossess any Goods and Services and any		The guarantees contained in the Consumer Guarantees Act 1993
	other property to which Goods and Services are attached or in which Goods and Services are incorporated. Stewart		are excluded where the Customer acquires Goods and Services from Stewart Fabrications for the purposes of a business in terms
	Fabrications shall not be liable for any costs, damages,		of section 2 and 43 of that Act.
	expenses or losses incurred by the Customer or any third	- 20	or section 2 and 15 or that rice
	party as a result of this action, nor liable in contract or in tort	30.	CANCELLATION:
	or otherwise in any way whatsoever unless by statute such	(a)	Stewart Fabrications shall, without any liability, and without any
	liability cannot be excluded. Stewart Fabrications may either resell any repossessed Goods and Services and credit the		prejudice to any other right it has in law or equity, have the right by notice to suspend or cancel in whole or in part any contract for
	Customer's account with the net proceeds of sale (after		the supply of Goods and Services to the Customer if the Customer
	deduction of all repossession, storage, selling and other costs)		fails to pay any money owing after the due date or the Customer
	or may retain any repossessed Goods and Services and credit the Customer's account with the invoice value thereof less	(b)	commits an act of bankruptcy as defined in section 19 of the Insolvency Act 1967.
	such sum as Stewart Fabrications reasonably determines on	(-)	Any cancellation or suspension of this agreement shall not affect
	account of wear and tear, depreciation, obsolescence, loss or		Stewart Fabrications claim for money due at the time of
	profit and costs.		cancellation or suspension or for damages for any breach of any
	Where Goods and Services are retained by Stewart Fabrications pursuant to clause 10.3 the Customer waives the		terms of this contract or the Customer's obligations to Stewart Fabrications under this contract.
	right to receive notice under s.120 of the Personal Property		Tabrications under this contract.
	Securities Act 1999 ("PPSA") and to object under s.121 of the		
(4)	PPSA.		
(d)	The following shall constitute defaults by the Customer: (I) Non-payment of any sum by the due date.		
	(II) The Customer intimates that it will not pay any sum by		
	the due date.		
	(III) Any Goods and Services are seized by any other creditor		
(e)	of the Customer or any other creditor intimates that it intends to seize Goods and Services.		
	(IV) Any Goods and Services in the possession of the		
	Customer are materially damaged while any sum due from the		
	Customer to Stewart Fabrications remains unpaid.		
	(V) The Customer is bankrupted or put into liquidation or a receiver is appointed to any of the Customer's assets or		
	landlord distains against any of the Customer's assets.		
	(VI) A Court judgement is entered against the Customer and		
	remains unsatisfied for seven (7) days.		
	(VII) Any material adverse change in the financial position of the Customer.		
	Amendment		Governing Law
28.	The Company may amend these Terms of Trade at any time.	31.	The law of New Zealand applies to these Terms of Trade.
(a)	The amendment applies from when the Company either	(a)	
(4)	notifies the Customer of that change in writing or by publication on the Company's website.	(4)	
	publication on the Company's website.		