

Before you download a Capricorn Preferred Supplier logo or the Bonus Reward Points logo ("the Logo"), please read the following terms and conditions of use. If you do not agree to these terms and conditions you must not download or otherwise use the Logo.

1. The Logo is a trademark or registered trademark of Capricorn.
2. Capricorn permits you, as a Preferred Supplier, to use the Logo in the promotion of your business and in accordance with these terms and conditions.
3. Capricorn reserves the right to:
 - a. suspend or terminate your permission to use the Logo on notice; and
 - b. alter the terms and conditions on which permission is granted without notice.
4. You must not use the Logo in a way that:
 - a. implies that Capricorn is responsible for any products or services you offer;
 - b. implies that Capricorn endorses, participates in or is responsible for any of your activities other than being a Preferred Supplier;
 - c. is likely to deceive or cause confusion; or
 - d. Is inconsistent with any reasonable directions of Capricorn;
5. The Logo must be presented in a form consistent with the logo placement guide. Stretched, distorted or logo colours other than black, white or Capricorn Purple (Pantone 2602) will not be accepted. Where you use the Logo on a website You agree to hyperlink the Logo to Capricorn's website, www.capricorn.coop.
6. To the extent permissible by law you must not exercise any rights under section 26(1) of the Trade Marks Act 1995 (Australia) or sections 102, 103, 104 or 141 of the Trade Marks Act 2002 (New Zealand) without Capricorn's prior approval.
7. Capricorn retains exclusively all interests in the Logo and you must not represent that you are the owner of or have any interest in it, other than the right to use it in accordance with these terms and conditions. Any goodwill connected with the Logo resulting from your use inures exclusively to Capricorn.