

Data Subscriber Application Form

P 07 4631 6615 | E admin@ngr.com.au | W ngr.com.au
 A PO Box 3526 Toowoomba Qld 4350 | ABN 89 095 857 266



Associated Entities and/or Subsidiaries

Do you wish to share data obtained through NGR with Associated Entities and/or Subsidiaries?

- Yes Please continue to complete all following Associated Entities / and or Subsidiaries sections.
- No Please progress to Acknowledgement section.

Definitions

Subsidiary means a wholly owned subsidiary of an Authorised User.

Definition of 'Wholly Owned Subsidiary'

A company whose common stock is 100% owned by another company, called the parent company. A company can become a wholly owned subsidiary through acquisition by the parent company or spin-off from the parent company.

Associated Entity has the same meaning given by Section 50AAA of the Corporations Act 2001. 50AAA Associated entities

Use the below Test Criteria to determine whether a business is an Associated Entity or Subsidiary. Please provide the ASIC Company Extract supporting documentation along with this application. Without the supporting documentation, the application will not be processed.

Test Criteria	Yes	No
<i>One entity (the associate) is an associated entity of another entity (the principal) if one of the below questions is satisfied.</i>		
This is satisfied if the associate and the principal are related bodies corporate		
This is satisfied if the principal controls the associate.		
This is satisfied if: a) the associate controls the principal; and b) the operations, resources or affairs of the principal are material to the associate.		
This is satisfied if: a) the associate has a qualifying investment (see subsection (8)) in the principal; and b) the associate has significant influence over the principal; and c) the interest is material to the associate.		
This is satisfied if: a) the principal has a qualifying investment (see subsection (8)) in the associate; and b) the principal has significant influence over the associate; and c) the interest is material to the principal.		
This is satisfied if: a) an entity (the third entity) controls both the principal and the associate; and b) the operations, resources or affairs of the principal and the associate are both material to the third entity.		
For the purposes of this section, one entity (the first entity) has a qualifying investment in another entity (the second entity) if the first entity: a) has an asset that is an investment in the second entity; or b) has an asset that is the beneficial interest in an investment in the second entity and has control over that asset.		

Associated Entities and/or Subsidiaries Details

Payment Detail Users only: This information allows a Payment Details Data Subscriber to share data with their associated Entities and Subsidiaries, should there be legitimate operational requirements to do so.

Entity / Subsidiary Name

ABN

Please detail operational requirements that necessitate data sharing with the entities listed above.

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Application Conditions

1. INCORPORATION OF TERMS

1.1. If your Application is accepted, we will supply you with access to the myNGR system pursuant to the terms and conditions set out in these Application Conditions and our Data Subscriber Terms available on request and accessible via our website ngr.com.au

2. DEFINITIONS

2.1. Capitalised terms in these Application Conditions have the meaning set out in our Terms unless the context requires otherwise.

3. COMMENCEMENT AND TERMINATION

3.1. Our Agreement commences when we supply your specified Authorised Users with a Password for accessing myNGR and continues until terminated in accordance with the Data Subscriber Terms.

4. USAGE FEES

4.1. We will charge you Usage Fees for access to myNGR which are set out in the Schedule of Fees published on our website ngr.com.au.

5. GST – RECIPIENT CREATED TAX INVOICES (RCTI)

5.1. This clause applies if You have requested access to myNGR as a Data Subscriber for Payment Purposes, and will be receiving the Data field RCTI Permission from the Supplier.

5.2. You confirm that you are a registered entity for the purposes of the GST Law.

5.3. You agree to advise the Grower, through NGR, of your Australian Business Number;

5.4. Where the Grower provides NGR with an Australian Business Number, NGR agrees to provide You with a Grower's Australian Business Number where that Grower supplies Agricultural Product to You.

5.5. You agree to issue the Grower with an RCTI in accordance with the GST Law within 28 days of the delivery of Agricultural Product by the Grower to you or within 28 days of the determination of the value of that supply, whichever is the latter.

5.6. You agree not to issue an RCTI if any of the RCTI Determination requirements are not met.

5.7. You agree to provide the following statement on all RCTI's for Growers "This is a reminder that you agreed to allow us to issue RCTI's when you signed the Grower Registration Application Form."

5.8. You appoint the Supplier as your agent to procure a "written RCTI agreement" for the purposes of the GST Law and any GST Ruling.

5.9. You acknowledge and agree to read this clause with any other agreement entered between you and any Grower.

Acknowledgement (to be completed by the Administrative Representative)

By completing and signing this form we will supply you with access to myNGR pursuant to the Data Subscriber Terms attached, the terms of which you agree. The Data Subscriber Terms are accessible via our website ngr.com.au and may be amended by us from time to time. You will receive notice of any such amendment.

Name

Witness
Name

Title

Title

Company Name

Signature

Signature

I, the Administrative Representative, have attached a CERTIFIED copy of my driver's licence to this application.

To be completed by a National Grower Register (NGR) representative

Name

Title

Signature

I, the NGR Representative have viewed a CERTIFIED copy of a driver's licence for this application.