

7. Safe Food for Canadians

REQUIRED: Food products imported into Canada

On January 15, 2019, the [Safe Food for Canadians Act \(SFCA\)](#) and the [Safe Food for Canadians Regulations \(SFCR\)](#) became effective.

As a [license holder](#) who [imports food](#), we are required to comply with Canada's Safe Food for Canadians Regulations.

All food items we import must be **manufactured, prepared, stored, packaged and labelled** under the same level of protection as that provided by provisions **47-81** at <http://inspection.gc.ca/food/sfcr/general-food-requirements-and-guidance/preventive-controls-food-businesses/regulatory-requirements-preventive-controls/eng/1524581767630/1524581834894?chap=0#s3c3>

Please refer to the link above and confirm that your organization's ongoing compliance with the *Safe Food for Canadians Regulations* requirements:

3.0 Hazards identification, analysis, and control measures. Sections 47 & 48

4.0 Conditions of the establishment. Sections 56 to 71

5.0 Sanitation, pest control and non-food agents. Sections 50 to 52

6.0 Conveyances or equipment. Sections 53 to 55

7.0 Loading, unloading, and storage. Sections 72 to 74

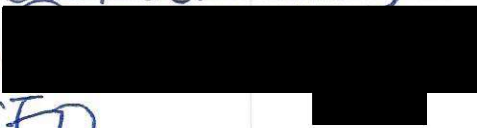
8.0 Competency. Section 75

9.0 Hygiene. Sections 76 to 81

Company BLENDER BITES

Date MARCH 19 / 2021

Signature



Title CEO

Next steps...

We are eager to work collaboratively with our supplier partners. Supplier, distributor and broker all have shared goals – to build the sales and profile of our brands and develop long-term, effective relationships amongst each other and with our valued customers. In order to carry this out, all parties need to establish common goals.

Please bear in mind that supplier shorts will have a negative impact on sales targets and retail relationships. We strive to provide a consistent 96% or better in stock rate to our valued retail partners.

All information including but not limited to pricing, margins, promotional activity, purchasing, sales and marketing activity that is exchanged or discussed between distributor and supplier shall remain confidential and may not be shared with other parties without prior written consent.

Thank you for listing your line with us. We look forward to building your brand.

New Product Samples agreement: (please choose one option)

1. The supplier authorizes 60 units per SKU to be pulled from each facility's opening order and billed back at 100% landed cost via a deduction from each distribution facility's first payment to the supplier.
 2. The supplier will provide 60 units per SKU at no charge to each distribution facility by adding them to the opening order.
 3. The supplier will send 60 units per SKU directly to each distribution facility, apart from the initial order, at no cost to us. If this option is chosen, we require the samples to arrive **before** the arrival date of the opening order.
- If none of the above options are ticked, 60 units per SKU will be pulled automatically from the opening order and billed back to the supplier at landed cost via debit memo from first invoice payment.

Payment Terms (please check one)

Terms must be equivalent to any and all other distributors who list your brand.

2% net 10

net 30

Agreement

I, CHELIE HODGE, representing BLUENOSE BITES of BLUENOSE BRAND,
certify that I have read, understood and agree to appoint Horizon Grocery + Wellness, ONFC Grocery + Wellness and/or PSC (please circle all that apply) as a distributor of my brand for distribution within all classes of trade. I understand, agree and will abide by the policies noted in this document.