



ACCOUNT APPLICATION

Tradin	g Name :								
Postal	Address :								
Delive	ry Address :								
Delive	ry Instructions:								
Phone Number :			Mobile:		Sales Rep :				
Liquor Licence No. :			Licensee :						
Accounts Manager :			Phone No. :		Email				
Wine Buyer :			Phone No :		Email				
Applic	ant is a :	Sole Trader		Partnership		Company			
Company Name (if applicable):						A.B.N. :			
Credit	Limit Required :	Pe	riod of Tr	ading Under Prese	ent Name	::			
If less	than 2 years Trading	g, any Previous T	rading (g	jive details) :					
2. 3.	_	ication you a	gree to & Rashleigh	the following	I Terms	Phone No.: Phone No.: and Conditions successor:			
	_	es and any other items	carried by	the seller from time to ti	me.				
1. 1.1.	Prices Prices quoted in the seller's published price list or by the representatives of the seller are subject to change without notice and are not binding on the seller. All goods are changed at the applicable price ruling at the date upon which the products leave the seller's premises for delivery to the purchaser.								
1.2.	Prices are not of freight and shall be the purchaser's account.								
2.	Terms of Payment								
2.1.	Where the purchaser has a credit account; unless the purchaser is otherwise notified by the seller, the products must be paid for in full by the fourteenth (14 th) day of the month immediately following the month in which the applicable invoice was issued.								
2.2.	•			due with any payment of purchaser to a C.O.D.		er is in receipt of ban	k or trade references which	it regards as	

attempted recovery of overdue moneys.

The seller reserves the right to charge interest at 1.5% per month on all moneys owing outside agreed trading terms by the Purchaser and further, the Purchaser agrees to reimburse the Seller for any Legal expenses, Collection expenses or Bank Charges incurred by the Seller in the recovery or

The purchaser shall have no right to set-off any moneys against any outstanding account in respect of any claims it may have against the seller.

Where the purchaser has a C.O.D. account the products must be paid for in full on or before the time of delivery to the purchaser.

2.3.

2.4.

2.5.

Delivery

- 3.1. Delivery terms are ex warehouse Sydney.
- 3.2. The seller shall use all reasonable endeavours to meet the purchaser's requested delivery dates but the seller shall not be liable to the purchaser for any loss or damage whatsoever should it be delayed or prevented from delivering the products on the nominated date.
- 3.3. It is the purchaser's responsibility to inspect all the products upon delivery. The seller shall not in any circumstances be liable for short delivery unless the purchaser notifies the seller upon receipt of delivery.

4. Cancellation and return

- 4.1. The purchaser may return the products for credit or replacement provided they are so returned to the seller's premises with the applicable invoice number quoted, within fourteen (14) days of the delivery of the purchaser.
- 4.2. The seller reserves the right immediately to cancel any order or suspend any delivery without incurring any liability to the purchaser if the purchaser is in default of payment or if the purchaser became bankrupt, goes into liquidation, makes a composition with its creditors, has a receiver or manager appointed of whole or any part of its assets or business or takes or suffers any similar action in consequence of debt.

5. Non-Availability of Stock

- 5.1. While every effort will be made to fulfil the purchaser's orders for the products, the seller shall not be liable for any loss or damage arising as a result of non-availability of stock.
- 6. Young & Rashleigh Wine Merchants PTA Limited, agree to supply and the purchaser agrees to order goods in accordance with the General Conditions below
- 7. I/We certify that the information on this form is true and agree to terms and conditions of trade and that settlement of the account will be by the 14th day of the month following date of purchase.
- 8. I/We also understand that legal and beneficial title to any goods purchased from Young & Rashleigh Wine Merchants remain the property of Young & Rashleigh Wine Merchants until the invoice total of the goods is paid in full to Young & Rashleigh Wine Merchants in cleared funds.
- 9. Agreement that Young And Rashleigh may seek consumer credit information (section 18K(1)(b), Privacy Act 1988)
 - If Young And Rashleigh considers it relevant to assessing my/our application for commercial credit, I/we agree to Young And Rashleigh obtaining from a credit reporting agency a credit report containing personal credit information about me/us in relation to commercial credit provided by Young And Rashleigh.
- 10. Young And Rashleigh may exchanging information with other credit providers (section 18K(1)(b), Privacy Act 1988)
 - I/we agree to Young And Rashleigh obtaining personal information about me/us from other credit providers, whose names I/we may have provided for Young And Rashleigh or that may be named in a credit report, for the purpose of assessing my/our application for commercial credit made to Young And Rashleigh.
- 11. Agreement to a credit provider being given a consumer credit report to collect overdue payments on commercial credit (section 18K(1)(b), Privacy Act 1988). I/we agree that Young And Rashleigh may obtain a consumer credit report about me/us from a credit reporting agency for the purpose of collecting overdue payments relating to commercial credit owed by me/us.

Directors

. Name :	Signature :	
Address :	Date :	
	Signature :	
Address:	Date	
	OFFICE USE ONLY	
Checked by:	Approved by:	
Date:		