

FINE WINES

PO Box 162, Brooklyn Park SA 5032 Ph: 1300 850 898 | 08 8352 2900

www.latelierwines.com | accounts@latelierwines.com

CREDIT ACCOUNT APPLICATION

Please complete all sections and read the Terms and Conditions of Trade attached.

Business Details:] Sole Trader	□ Trust	Partnership	Comp	oany [⊐ Otł	ner:	
Full or Legal Name:								
Trading Name: (if different from above):								
Business Group? YES NO (Applications are required for each venue if trading under separate ABN's)								
ABN:	ACN:		Date Established (current owners):					
Liquor License:			Nature of Business:					
Contact Person:	Phone No:							
Directors / Owners / Trustee: (if more than two, please attach a separate sheet)								
(1) Full Name:				D.O.B.				
Private Address:					State:		Postcode:	
Driver's Licence No:		Phone No:			Mobile	No:		
(2) Full Name:					D.O.B.			
Private Address:		-			State:		Postcode:	
Driver's Licence No:	Priver's Licence No: Phone No:			Mobile No:				
Delivery Details:								
Delivery Address:					State:		Postcode:	
Delivery Instructions:								
Contact Name:			Email Address:					
Accounts Details:								
Contact Name:			Email Address	:				
Phone No.:			Mobile No:					
Purchase Order Require	d? □`	□ YES Accounts to be emailed? □ YES						
Billing Address:					State:		Postcode:	
Trade References: (please provide companies that are willing to do trade references)								
Name:		Address:		Phone / Fax / Email:				
1.								
2.								
3.								

I certify that the above information is true and correct and that I am authorised to make this application for credit. I have read and understand the TERMS AND CONDITIONS OF TRADE (overleaf or attached) of Distinctive Property Holdings Pty Ltd & Megalo Property Holdings Pty Ltd (In Partnership) T/A L'Atelier Fine Wines which form part of, and are intended to be read in conjunction with this Credit Account Application and agree to be bound by these conditions. I authorise the use of my personal information as detailed in the Privacy Act clause therein. I agree that if I am a director/shareholder (owning at least 15% of the shares) of the Customer I shall be personally liable for the performance of the Customer's obligations under this contract.

SIGNED (CUSTOMER): _____

NAME:

POSITION: _

WITNESS TO CUSTOMER'S SIGNATURE:

Signed:		Name:		Date:	
For Office Use Only	SALES REP:		STATE:	DATE:	



TERMS AND CONDITIONS OF TRADE FOR CREDIT ACCOUNTS

- Definitions "Contract" means the terms and conditions contained herein, together with any Quotation, order, invoice or other document or expressed to be supplemental to this Contract. 1.1
- expressed to be supplementated to this Contract. "L'Atelier Fine Wines" means Distinctive Property Holdings Pty Ltd & Megalo Property Holdings Pty Ltd (In Partnership) T/A L'Atelier Fine Wines, its successors and assigns or any person acting on behalf of and with the authority of Distinctive Property Holdings Pty Ltd & Megalo Property Holdings Pty Ltd (In Partnership) T/A L'Atelier Fine Wines. 1.2
- "Customer" means the person/s, entities or any person acting on behalf of and with the authority of the Customer requesting L'Atelier Fine Wines to provide the Services as specified in any proposal, quotation, order, invoice or other documentation, and: 1.3
 - (a) if there is more than one Customer, is a reference to each Customer jointly and severally; and (b) if the Customer is a partnership, it shall bind each partner jointly and severally; and
 - (C) if the Customer is a part of a Trust, shall be bound in their capacity as a trustee; and
- 1.4
- (c) includes the Customer's executors, administrators, successors and permitted assigns "Goods" means all Goods or Services supplied by L'Atelier Fine Wines to the Customer at the Customer's request from time to time (where the context so permits the terms 'Goods' or Service's abili be interchanguable for the other). 1.5 Contactina information functs information to a contactina future virtuate data, winter to an electronic cost in tracting but not minet to, this Contract, electronic virtual property, operational information, know-how, trade secrets, financial and commercial fairs, contract, client information (including but not limited to, "Personal Information" such as name, address, D.O.B, occupation, driver's license details, electronic contact (email, Facebook or Twitter details), medical insurance details or next of kin and other contact information (where applicable), previous credit applications, credit history) and pricing details.
- periods return appreadors, etcan insory) and period because a user's computer. They are designed to hold a modest amount of data (including personal information) specific to a particular client and website, and can be accessed either by the web server or the client's computer. If the Customer does not wish to allow Cookies to operate in the background when ordering from the website, then the Customer shall have the right to enable / disable the Cookies first by selecting the option to enable / disable provided on the website, prior to ordering Goods via the 1.6
- 1.7 "Price" means the Price payable for the Goods as agreed between L'Atelier Fine Wines and the Customer in accordance with clause 2 below

2

- 2.1 The Customere is taken to have exclusively accepted and is immediately bound, jointly and severally, by these terms and conditions if the Customer places an order for or accepts delivery of the Goods.
- In the event of any inconsistency between the terms and conditions of this Agreement and any other prior document or schedule that the parties have entered into, the terms of this Agreement shall prevail. 2.2
- 2.3 Any amendment to the terms and conditions contained in this Agreement may only be amended in writing by the consent of both partie
- Prices are subject to change without notice. All wholesale prices quoted are exclusive of taxes. The quoted LUC price by bottle includes WET but does not include GST 2.4
- 2.5 Goods and Services will be subject to GST at the prevailing rate, and wine will be subject to the Wine Equalisation Tax (WET) at the rate twenty-nine percent (29%) unless an exemption is applicable. To make a WET-exempt purchase, a valid tax exemption form must be provided LYAther Fine Wines prior to depath of Goods.

3 Price and Paymen

- The Price shall be as indicated on invoices provided by L'Atelier Fine Wines to the Customer in respect of the Goods supplied 3.2
- Payment terms are strictly prior to the despatch of Goods to the Customer unless an Application for Credit has been submitted and approved, whereupon payment will be made in line with the credit terms and conditions of L'Artelier Fine Wines. 3.3
- wheretopon pointent with or made in mice with the creatin terms and containation on L Atacher Frinc Wates. Payment may be made by EFT, creatic rard or cheque. Payments by cheque or EFT will not be deemed made until cleared into the nominated account of L/Atcher Fine Wines. A surcharge will apply to all creatic rard transactions as specified on invoice, and the customer will be responsible for all bank charges incurred by L/Atcher Fine Wines as a result of dishonoured cheques. 3.4
- 3.5
- The Customer shall not be entitled to set off against, or deduct from the Price, any sums owed or elaimed to be owed to the Customer by L'Atelier Fine Wines nor to withhold payment of any invoice because part of that invoice is in dispute. 36
- Unless otherwise stated the Price does not include CSII. In addition to the Price the Customer must pay to L'Arteler Fine Wines an amount equal to any CST L'Atelier Fine Wines must pay for any supply by L'Ateler Fine Wines under this or any other agreement for the sale of the Goods. The Customer must pay CST, whole deduction or set off of any other amounts, at the same time and on the same basis as the Customer pays the Price. In addition, the Customer must pay any other taxes and duties that may be applicable in addition to the Price except where they are expressly included in the Price.

Delivery

- Minimum order is twelve (12) bottles with a minimum net value of one-hundred dollars (\$100) excluding taxes.
- Orders received by twelve (12) noon will be delivered the next working day to Customers and nominated freight depots in metropolitan areas Longer lead times may apply to regional deliveries. 42
- Surcharges will apply to any deliveries with a delivery window of less than three (3) hours and to any urgent deliveries placed after the specified cut-4.3
- III is the responsibility of the Customer to inspect the Goods on or immediately after delivery. In the event of any damage or dis Customer must notify L'Atelier Fine Wines and make a claim against L'Atelier Fine Wines within twenty-four (24) hours of delivery the Customer does not make a claim in accordance with this clause, the Goods shall be deemed to have been received in good orde been accepted as such by the Customer. L'Atelier Fine Wines reserves the right to reject any claim. 44
- 4.5 Should L'Atclier Fine Wines agree to the return of stock, the Customer will be charged a fee per case to cover the cost of freight and handling. All returned stock must be unopened and in its original packaging.

5 Risk

Risk of damage to or loss of the Goods passes to the Customer on Delivery and the Customer must insure the Goods on or before Delivery. If any of the Goods are damaged or destroyed following delivery but proor to ownership passing to the Customer, L'Atelier Fine Wines is entitled to receive all insurance proceeds payable for the Goods. The production of these terms and conditions by L'Atelier Fine Wines is sufficient evidence of L'Atelier Fine Wines in the insurance proceeds without the need for any person dealing with L'Atelier Fine Wines in the insurance proceeds without the need for any person dealing with L'Atelier Fine Wines in the sufficient evidence of L'Atelier Fine Wines in the insurance proceeds without the need for any person dealing with L'Atelier Fine Wines in the sufficient evidence of L'Atelier Fine Wines in the insurance proceeds without the need for any person dealing with L'Atelier Fine Wines in the sufficient evidence of the sufficient e 52 nake further enquirie

Title to Goods (including any incidental items supplied as part of any Services) 6.1

- L'Atelier Fine Wines and the Customer agree that ownership of the Goods shall not pass until: (**a**) the Customer has paid L'Atelier Fine Wines all amounts owing to L'Atelier Fine Wines; and
- (b) the Customer has met all of its other obligations to L'Atelier Fine Wines.
- 6.2 Receipt by L'Atelier Fine Wines of any form of payment other than cash shall not be deemed to be payment until that form of payment has been honoured, cleared or recognised.

6.3 It is further agreed that:

- (a) until ownership of the Goods passes to the Customer in accordance with clause 6.1 that the Customer is only a bailee of the Goods and must return the Goods to L'Atelier Fine Wines on request.
- (b) the Customer holds the benefit of the Customer's insurance of the Goods on trust for L'Atelier Fine Wines and must pay to L'Atelier Fine nes the proceeds of any insurance in the event of the Goods being lost, damaged or destroyed.
- (c) the starter must not sell, dispose, or otherwise part with possession of the Goods other than in the ordinary course of business market value. If the Customer sells, dispose, or otherwise part with possession of the Goods other than in the ordinary course of business market value. If the Customer sells, disposes or parts with possession of the Goods then the Customer must hold the proceeds to any on trust for LYAkther Fine Wines and must pay or deliver the proceeds to LYAkther Fine Wines on demand.
- on must on Linkae i ne wince and must pay to deares the proceeds to Linkae i ne wince on dealmate. The Customer should not convert or process the Goods or intermits them with other goods but if the Customer does so then the Customer should not convert the benefit of L'Atelier Fine Wines and must sell, dispose of or return the resulting prod L'Atelier Fine Wines as its of directes. (d)
- (e) the Customer invocably authorses L'Atelier Fine Wines to enter any premises where L'Atelier Fine Wines believes the Goods are kept and recover possession of the Goods.
 (f) L'Atelier Fine Wines may recover possession of any Goods in transit whether or not delivery has occurred.
- (g) the Customer shall not charge or grant an encumbrance over the Goods nor grant nor otherwise give away any interest in the Goods while they remain the property of L'Atelier Fine Wines.
- (h) L'Atelier Fine Wines may commence proceedings to recover the Price of the Goods sold notwithstanding that ownership of the Goods has not passed to the Customer.

Personal Property Securities Act 2009 ("PPSA")

- In this clause financing statement, financing change statement, security agreement, and security interest has the meaning given to it by the PPSA. Upon assenting to these terms and conditions in writing the Customer acknowledges and agrees that these terms and conditions constitute security agreement for the purposes of the PPSA and creates a security interest in all Goods and/or collateral (account) – being a monetar obligation of the Customer to L'Attelier Fine Wines for Services – that have previously been supplied and that will be supplied in the future by L'Attelier Fine Wines to the Customer. 7.2
- 7.3 The Customer undertakes to:
 - (a) promptly sign any further documents and/or provide any further information (such information to be complete, accurate and up-to-date in all respects) which L'Atelier Fine Wines may reasonably require to;
 (i) register a financing statement or financing change statement in relation to a security interest on the Personal Property Securities Register;
 - (ii) register any other document required to be registered by the PPSA; or

 - (iii) correct a defect in a statement referred to in clause 7.3(a)(i) or 7.3(a)(ii);
 (b) indemnify, and upon demand reinburgs, L'Atelier Fine Wines for all expenses incurred in registering a financing statement or financing change statement on the Present Processing any Goods charged thereby;
 (c) not register a financing change statement in respect of a security interest without the prior written consent of L'Atelier Fine Wines;
 - (d) not register, or permit to be registered, a financing statement or a financing change statement in relation to the Goods and/or collateral (account) in favour of a third party without the prior written consent of L'Atelier Fine Wines;
- (a) cooling in account or a time party winnow the prior winter consent on L-Andree Frie wines, (b) immediately dwise L-Akeler Frie Winso of any material change in its business practices of selling Goods which would result in a change matter of proceeds derived from such sales.
 L'Atelier Fine Wines and the Customer agree that sections 96, 115 and 125 of the PPSA do not apply to the security agreement created by terms and conditions. 7.4
- 7.5 The Customer waives their rights to receive notices under sections 95, 118, 121(4), 130, 132(3)(d) and 132(4) of the PPSA.
- 7.6
- The Customer waves their rights as a grantor and/or a debtor under sections 27, 110, 121(9), 126, 126,0(9) and 122. The Customer waves their rights as a grantor and/or a debtor under sections 142 and 143 of the PPSA. Unless otherwise agreed to in writing by L'Atelier Fine Wines, the Customer waves their right to recei with section 157 of the PPSA. ion statement in accordance
- The Customer must unconditionally ratify any actions taken by L'Atelier Fine Wines under clauses 7.3 to 7.10 o any express provisions to the contrary nothing in these terms and conditions is intended to have the effect of contracting out of any of sions of the PPSA. 7.9 Subject to any expr
- 7.10 of the PPSA.

- In consideration of L'Attelier Fine Wines agreeing to supply the Goods, the Customer charges all of its rights, title and interest (whether joint or several) in any land, really or other assets capable of being charged, owned by the Customer either now or in the future, to secure the performance by the Customer of its obligations under these terms and conditions (including, but not limited to, the payment of any money). 1.1
- to any index). The Customer indemnifies L'Atelier Fine Wines from and against all L'Atelier Fine Wines' costs and disbursements including legal costs on a solicitor and own client basis incurred in exercising L'Atelier Fine Wines' rights under this clause. 1.2 13
- on a source and own careful tasks incurred in cerectoring 1.7 steep rule wines rights under this clause. The Customer inversedby appoints 1.2 steller firms (Wines and each director of 1.2 steep Fine Wines as the Customer's true and lawful attorney/s to perform all necessary acts to give effect to the provisions of this clause 1 including, but not limited to, signing any document on the Customer's behalf.

Default and Consequences of Default **2.** 2.1

- Default and Consequences of Default Interest on overdue invoices shall accrue daily from the date when payment becomes due, until the date of payment, at a rate of two and a half percent (25%) per calendar month (and at L'Atelier Fine Wines' sole discretion such interest shall compound monthly at such a rate) after as well as before any judgment. If the Customer owes L'Atelier Fine Wines any money the Customer shall indemnify L'Atelier Fine Wines from and against all costs and disbursements incurred by L'Atelier Fine Wines in recovering the debt (including but not limited to internal administration fees, legal costs on a solicitor and own client basis, L'Atelier Fine Wines may have under this Contract, if a Customer has made hypayment to L'Atelier Fine Wines fue codit cord and the transcring in conversion the surved of the Customer take made hypayment to L'Atelier Fine Wines fue codit cord and the transcring in conversion the surved of the Customer debl by licholis for the averaged 2.2
- 2.3 Fire Wises by credit card, and the transaction is any source of the transaction of the transaction of the reversed frame Wises by credit card, and the transaction is associated by Charles (the Castonner shall be failshe for the amount of the reversed transaction, in addition to any further costs incurred by L'Ateler Fine Wises by control the shall be failshe framework of the transaction of the versarial stoudner to be illegal, frandedler tor in contrastention to the Castomer's obligations under this agreement.

vacy Policy 3. 3.1

- Privacy Policy All emails, documents, images or other recorded information held or used by L'Atelier Fine Wines is Personal Information, as defined and referred to in clause 33, and therefore considered Confidential Information. L'Atelier Fine Wines acknowledges its obligation in relation to the Inadiling, use, disclosure and processing of Personal Information pursuant to the Privacy Ater 1988; ("the Ad") including the Part IIIC of the Art being Privacy Amendhemet [Notifiable Dana Breaches] Art 2017 (NDB) and any statutory requirements, where relevant in a European Economic Area ("EEA"), under the EU Data Privacy Laws? (Including the General Data Privacy Ater 1988; "GOPR"), (collectively, "EU Data Privacy Laws?). Underlier fine: Wines acknowledges that in the event it becomes sware of any data breaches and/or disclosure of the Customers Personal Information, held by L'Atelier Fine Wines that may result in serious harm to the Customer, L'Atelier Fine Wines will notify the Customer in accordinace with the Act and/or the GOPR. Any release of such personal information must be in accordance with the Act and the GDPR (where relevant) and must be approved by the Customer by written consent, unless subject to an operation of law. Notwithstanding clause 31, privacy limitations will extend to L'Atelier Fine Wines agrees to display reference to such Cookies and/or similar tracking technologies, such as prices and web beacous (if applicable), such technology allows the collection of Personal Information such as the Customer's: (a) I Paddress, howevee, email client type and other similar details;
- 3.2
 - (a) IP address, browser, email client type and other similar details;
- (a) IP address, browser, email client type and other similar details; (b) tracking website usage and tenffic; and (c) reports are available to L'Atelier Fine Wines when L'Atelier Fine Wines sends an email to the Customer, so L'Atelier Fine Wines may collect and evice with tinformation ("Olectively Personal Information"). In order to enable / disable the collection of Personal Information by way of Cookies, the Customer shall have the right to enable / disable the Cookies first by selecting the option to enable / disable, provided on the website prior to proceeding with a purchase/order via L'Atelier Fine Wines' website. The Customer agrees for L'Atelier Fine Wines to obtain from a credit reporting body (CRB) a credit report comaining personal credit information (e.g. rame, address, D.O.B, occupation, driver's license details, electronic contact (email, Facebook or Twitter details), about the Customer in relation to credit provided by L'Atelier Fine Wines. 3.3
- The Customer agrees that L'Atelier Fine Wines may exchange information about the Customer with those credit providers and with related body corporates for the following purposes: 3.4
 - (a) to assess an application by the Customer; and/or
 - to notify other credit providers of a default by the Customer; and/or (b)
 - to exchange information with other credit providers as to the status of this credit account, where the Customer is in default with other credit providers; and/or (c)
- other receit providers; and/or (d) to assess the reditivorthines of the Customer including the Customer's repayment history in the preceding two years. The Customer consents to L'Atcher Fine Wines being given a consumer credit report to collect overdue payment on commercial credit. The Customer agrees that personal credit information provided may be used and retained by L'Atcher Fine Wines for the following paproses (and for other agreed purposes or required by): 3.5 3.6 (a) the provision of Goods; and/or
 - (b) analysing, verifying and/or checking the Customer's credit, payment and/or status in relation to the provision of Goods; and/or
 (c) processing of any payment instructions, direct debit facilities and/or credit facilities requested by the Customer; and/or
 - (a) endoing the collection of amounts outstanding in relation to the Goods.
 L'Atteire Fine Wines may give information about the Customer to a CRB for the following purposes:
 (a) to obtain a consumer credit report;
 (b) allow the CRB to create or maintain a credit information file about the Customer including credit history.

 - (b) allow the CRB to create or maintain a credit information file about the Customer including credit histor The information given to the CRB may include:
 (a) Personal Information as outlined in 3.3 above;
 (b) name of the credit provider and that 1.2 Melfer Fine Wines is a current credit provider to the Customer;
 (c) whether the credit provider is a licensec;
 (d) type of consumer credit;
 (e) about the constraint of the customer in the customer is a licensec;

 - (d) type of consumer credit;
 (e) details concerning the Customer's application for credit or commercial credit (e.g. date of commencement/termination of the credit account and the amount requested);
 (f) advice of consumer credit defaults, overdue accounts, loan repayments or outstanding monies which are overdue by more than sixty (60) (days and for which written notice for request of payment has been made and debt recovery action commenced or alternatively that the Customer no longer has any overdue accounts and L'Ateler Fine Wines has been paid or otherwise discharged and all details surrounding that discharge(e.g. dates of payment);
 (g) information that, in the opinion of L'Ateler Fine Wines, the Customer has committed a serious credit infingment;
- (g) minimum main mic opinion or Livence rine writes, the Castonier into commuted a serious extent antigenerity, (h) advice that the amount of the Customer's overdue payment is equal to or more than one hundred and fifty dollars (\$150).
 The Customer shall have the right to request (by e-mail) from L'Atclier Fine Wines:
 (a) a copy of the information about the Customer retained by L'Atclier Fine Wines:
 (a) a copy of the information about the Customer retained by L'Atclier Fine Wines. 3.9
- (b) that L'Atelier Fine Wines does not disclose any personal information about the Customer for the purpose of direct marketing
- 3.10
- (b) that 1/Atclier Fine Wines does not disclose any personal information about the Customer for the purpose of direct marketing. 1/Atclier Fine Wines will destroy personal information upon the Customer's request (by e-mail) or if it is no longer required unless it is required in order to fulfi the obligations of this agreement or is required to be maintained and/or stored in accordance with the law. The Customer can make a privacy compliant by contacting 1/Atclier Fine Wines via e-mail. 1/Attlier Fine Wines will respond to that compliant within serven (7) days of receipt and will take all reasonable steps to make a decision as to the compliant within thirty (30) days of receipt of the compliant. In the event that the Customer is not satisfied with the resolution provided, the Customer can make a compliant to the Information Commissioner at www.oaie.gov.au. 3.11

Any notice that is posted shall be deemed to have been served, unless the contrary is shown, at the time when by the ordinary course of post, the notice would have been delivered.

Trusts If the Castomer at any time upon or subsequent to entering in to the Contract is acting in the capacity of trustee of any trust ("Trust") then whether or not L'Atchie Fine Wines may have notice of the Trust, the Castomer covenants with L'Atchie Fine Wines as follows: (a) the Contract extends to all influe of indemity which the Castomer now or subsequently may have against the Trust and the trust

General The failure by either party to enforce any provision of these terms and conditions shall not be treated as a waiver of that provision, nor shall it affect that party's right to subsequently enforce that provision. If any provision of these terms and conditions shall be invalid, void, illegal or unenforceable the validity, existence, legality and enforceability of the remaining provisions shall not be affected, prejudiced or impaired.

These terms and conditions and any Contract to which they apply shall be governed by the laws of the state in which L'Atelier Fine Wines has its principal place of business, and are subject to the jurisdiction of the courts in that state. when aims in principal place to dustices, and are subject to ure jurisdiction of the courts in trans state. Where applicable norbing in this agreement is intended to have the effect of contracting out of the Competition and Consumer Act 2010 (CCA). LAtteler Fine Wines shall be under no liability whatsoever to the Castomer for any indirect and/or consequential loss and/or expense (including loss of profit) suffered by the Castomer arising out of a breach by LAtteler Fine Wines of these terms and conditions (alternatively L'Atelier Fine Wines' liability shall be limited to damages which under no circumstances shall exceed the Price of the enveloped of the state of the state

Neither party shall be liable for any default due to any act of God, war, terrorism, strike, lock-out, industrial action, fire, flood, storm or other event beyond the reasonable control of either party. other event beyond the reasonable control of either party. Both parties warrant that they have the power to enter into this agreement and have obtained all necessary authorisations to allow them to do so, they are not insolvent and that this agreement creates binding and valid legal obligations on them. note that a larger print version of these terms and conditions is available from LVAclifer Fine Wines on request.

Service of Notices 4 1

fund

4.2

5.1

6. 6.1

6.2

6.3

6.4

65

Goods)

3.7

3.8

- vice of Notices written notice given under this Contract shall be deemed to have been given and received: by handing the notice to the other party, in person; by leaving it at the address of the other party as stated in this Contract; by sending it by registered pots to the address of the other party as stated in this Contract; if sent by fassimale transmission to the fax number of the other party as stated in this Contract (if any), on receipt of confirmation of the transmission.

(iV) any resettlement of the trust property

of the transmission; (e) if sent by email to the other party's last known email addre

(c) (d)