

839 Creswick Road, Wendouree VIC 3350 PO Box 27BK, Black Hill VIC 3350 (03) 5339 1999 info@thecleanersroom.com.au www.thecleanersroom.com.au

Big Stage Ent Pty Ltd T/A The Cleaners Room ABN: 99 658 678 543

CREDIT APPLICATION FORM

CUSTOMER NAME:									
FULL REGISTERED TRADE NAME: (if different to above)									
ABN:	ACN:			BUSINESS ESTABLISHED:					
PHONE NUMBER:	MOBILE NUMBER:								
EMAIL:									
TYPE OF BUSINESS:	Sole Trader	Partnership	Company	Trust					
BUSINESS PEMISIS:	Owned	Leased							
REQUESTED CREDIT LIMIT:									
BILLING ADDRESS:		City/Suburb:			State:	Postcode:			
SHIPPING ADDRESS:		City/Suburb:		State:	Postcode:				
BUSINESS ADDRESS:	NESS ADDRESS:		City/Suburb:			Postcode:			
DIRECTOR:									
Contact Name:		Phone Number:			Mobile:				
Email Address:					License Number:				
Home Address									
ACCOUNTS: (invoices will be emailed to email provided)									
Contact Name:		Phone Number:			Mobile:				
Email Address:									
ORDERS: (contact for any questions regarding order)									
Contact Name:		Phone Number:			Mobile:				
Email Address:									



OFFICE USE ONLY: □DR □XO □CC □EM

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DATE:

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BANK DETAILS:					
Bank Name: Branc		nch: Phone Number:			
SB: Account Number:					
TRADE REFERENCES	:				
#1	#2	2		#3	
Business:	В	usiness:		Business:	
Contact Name:	C	ontact Name:		Contact Name:	
Phone Number:	Pl	hone Number:		Phone Number:	
Email Adress:		Email Adress:		Email Adress:	
CARD DETAILS:	holder, authorise The Clea	oners Room to retain th	e helow credit deta	uils on file	
	holder, authorise The Clea				
I, the below card	holder, authorise The Clea	ners Room to use these	e card details each	time my business is invoiced	
YES NO					
VISA MASTERCA	ARD				
Expiry Date:	CCV Number:				
Name as it Appears on Card:			Contact number of Card Holder:		
Cardholders Signatu		Date:			
 Ownership the purchas 	ns are strictly 30 days fror of the goods delivered by ser when they have met al ne above, and other accou	Big Stage Ent Pty Ltd (t I that is owing to Big St	age Ent Pty Ltd.	ners Room) will only be transferred to	
Name:			Signature:		
Job Title:			Date:		
Company/ Business:			If completing this form electronically and you do not have an electronic signature, by selecting this check box you are agreeing to The Cleaners Room terms and conditions.		

BY:



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TERMS AND CONDITIONS

- These terms and conditions apply to all goods supplied by us to you, whether or not
 we accept your application for credit. You are agreeing to them by placing an order
 with us.
- You must pay us the purchase price for the goods we supply to, together with any other applicable fees and charges:
 - If we accept your application for credit, within 7 days after the date upon which you are invoiced for them (or such other period as we agree in writing):
 - If we do not accept your application for credit, immediately on delivery or collection of the goods.

We may refuse to extend credit at any time. Time is of the essence for all payments required under these conditions.

- 3. Unless specifically stated otherwise, all prices which we quote or estimate to you are exclusive of GST. If GST is payable on a Taxable Supply made by us to you, then you must also pay the amount of GST payable in respect of that Taxable Supply as additional payment. However, you are not obliged to so until we provide you with a Tax Invoice or Adjustment Note, as the case may be. In this clause "GST", Tax Invoice", "Taxable Supply" and "Adjustment Note" have the meaning given by the A New Tax System (Goods and Services Tax) Act 1999 (Commonwealth).
- 4. You must pay us interest on any amounts not paid by the due date, from the due date compounding daily at the rate specified on the latest invoice we have given you, or if none is specified then at a rate 2% higher than the then current rate for the time being fixed under section 2 of the Penalty Interest Rates Act 1983 (Victoria).
- 5. Property in goods supplied remains with us until we have been paid in full for all amounts you owe us including payment for the goods and any applicable interest, fees and charges, and until then:
 - a. You hold the goods only as a bailee and have no right to claim any other interest in the goods, including any security for any liquidated or unliquidated debt or obligation that we owe you, or any lien over the goods:
 - We may enter and recover possession of the goods from any site owned, possessed or controlled by you and you grant us irrevocable licence to do so:
 - If you deliver or on-supply any of the goods to any person, then you must hold
 the proceeds of the on-supply of the goods on trust for us and must pay the
 amount to us immediately when received;
 - You must not allow any person to have or acquire any security interest in the goods except as we may authorise;
 - e. You must insure the goods for their full insurable or replaceable value (whichever is higher) and provide us with details of the insurance if we request it;
 - Your right to possession of the goods ceases if we recall or recover the goods, or if you become insolvent, you enter into voluntary or involuntary administration or receivership, or a petition is filed for your bankruptcy or winding up.
- You further agree;
 - That the retention of title under the preceding clause is a security interest within the meaning of the Personal Property Securities Act 2009 (Cth) ("PPSA");
 - To grant us a purchase money security interest (as that term is defined in the PPSA) in relation to the goods;
 - To contract out all of your existing and future rights under the provisions referred to in paragraphs (a) through to (r) of section 115(1) of the PPSA, to the full extent permitted;
 - To sign any documents or do any things which we may reasonably require to enable us to register a financing statement or financing change statement on the register (as defined in the PPSA);
 - e. To pay any costs we incur in registering and maintaining a financing statement (including registering a financing change statement) and enforcing the security interest created under these terms and conditions.
- 7. Risk in the goods passes to you upon their delivery to or collection by you.
- 3. You hereby indemnify us and our employees, directors, contractors and agents against, and release us and them from any loss (including reasonable legal costs and expenses) or any liability incurred by us and/or them arising from any claim, demand, suit, action or proceeding by any person against us and/or them where such loss or liability arose directly or indirectly from or in connection with any breach of these terms and conditions or from use of the goods unless such liability is directly caused by the negligence or default of the person indemnified.
- 9. Any specifications or details we may have given you about the goods are only estimates and any deviation does not entitle you to make any claim against us. Any sample is provided only to indicate the general nature of the product, and we do not warrant that goods supplied will correspond with any sample or with any previous or future goods supplied.

- 10. If you discover or we divulge to you any of our confidential secrets, ideas, know how, concepts or information whether in writing or in any other form or any other confidential information relating to us or our affairs, businesses, sales, marketing or promotional information, or any information about the ingredients, mix, make-up or manufacturing process of the goods, then you must keep it strictly confidential, and ensure that your staff do too.
- 11. Except as stated in any separate written warranty we may provide to you with the goods or in any quote we give you, under no circumstances will we have any liability to replace or repair defects in the goods where:
 - a. The defects have no arisen solely from faulty material or workmanship;
 - The goods have received maltreatment, inattention or interference or have been used, applied, packaged or stored other than in accordance with our instructions and recommendations;
 - Products not manufactured by or approved by us have been used with the goods.
- 12. Except as provided in these conditions, all express and implied warranties, guarantees and conditions under statute or general law as to merchantability, description, quality, suitability or fitness of the goods for any purpose or as to design, assembly, installation, materials or workmanship or otherwise are expressly excluded. We are not liable for physical or financial injury, loss or damage or for consequential loss or damage of any kind arising out of the application, supply or use of the goods or arising out of our negligence or in any way whatsoever.
- If any condition or warranty is implied into this agreement under legislation and cannot be excluded, then our liability is limited to one or more of the following:
 - In the case of goods, the replacement of the goods or the supply of equivalent goods, the payment of the cost of replacing the goods, or the payment of the cost of having the goods repaired;
 - In the case of services, the supplying of the services again, or the payment of the cost of having the services supplied again.
- 14. Nothing in these conditions is to be read or applied so as to exclude, restrict or modify or have the effect of excluding, restricting or modifying and condition, warranty, guarantee, right or remedy implied by law and by which law cannot be excluded, restricted or modified.
- You (and your directors if you are a company) authorise us to obtain from, and provide to, other credit providers, information about you (and your directors).
- You may only use credit provided by us for business purposes, not for personal, domestic or household purposes.
- 17. You (and your directors if you are a company) undertake to inform us immediately of any change to any of the information specified in any attached or overleaf account application form.
- 18. The directors, in consideration of us agreeing to extend credit to you, hereby unconditionally guarantee to us the due and punctual payment of all amounts payable by you to us and the due performance of all terms and conditions which you are required to perform under these terms and conditions and any agreement you have with us. The directors further agree that:
 - a. If any of the obligations guaranteed are not enforceable against you, this guarantee is to be construed as an indemnity and the directors hereby indemnify us against any failure by you to make any payment or so perform;
 - This guarantee is a continuing guarantee and applies notwithstanding any partial payment or performance;
 - c. No waiver of this guarantee or any part of it by us is effective unless in writing:
 - No granting of any indulgence or postponement to you will affect the liability of the directors under this guarantee.
- 19. In these terms and conditions,
 - a. "we", "us" or "our" means Big Stage Ent Pty Ltd ABN 99 658 678 543
 "you" or "your" means the party named as "customer" on any attached or overleaf Application for Credit
 - "directors" means the director or directors of you (if you are a company) on any attached or overleaf Application for Credit, jointly or severally if there are more than one, and includes any legal personal representative of the director or directors
 - "goods" includes any associated services except where the context does not permit.