



CLOTHESHORSE FASHION AGENCY

UNIT 1/160 EDWARD ST, PERTH, WA 6000

08 9227 5989

www.clotheshorse.net.au

NEW STOCKIST REGISTRATION FORM

Please circle the below that applies to your business

EXISTING BUSINESS
TRADING ___ YEARS

NEW
BUSINESS

ONLINE
ONLY

GENERAL DETAILS

TRADING NAME: _____ REGISTERED NAME: _____

ABN: _____

STRUCTURE (PLEASE CIRCLE);

SOLE TRADER

PARTNERSHIP

COMPANY/CORPORATION

TRUST

OTHER

SHOP ADDRESS _____

SHIPPING ADDRESS: _____

SHOP PHONE: _____

WEBSITE: _____

EMAIL: _____

DIRECTOR/PROPRIETOR 1

FULL NAME: _____

HOME ADDRESS: _____ POSTAL ADDRESS: _____

MOBILE: _____ EMAIL: _____

DIRECTOR/PROPRIETOR 1

FULL NAME: _____

HOME ADDRESS: _____ POSTAL ADDRESS: _____

MOBILE: _____ EMAIL: _____

The applicant(s) apply to Clotheshorse Fashion Agency Pty Ltd for trade on the terms and conditions set out below. All goods are sold by Clotheshorse Fashion Agency Pty Ltd ("Supplier") to the person on whose behalf this application is made ("Customer") subject to the following terms and conditions ("Trading Terms")

1. You warrant that all information given to us is true and correct.
2. You agree to notify us within 7 days of any change affecting our legal entity, structure, management of control
3. You agree that our terms and conditions of sale as in force from time to time apply to the supply of goods by us to you to the exclusion of all other terms and conditions of sale or purchase and that any variant must be agreed in writing.
4. The signatory warrants that where there is more than one applicant, or the applicant is a corporation that he or she is authorized to sign on behalf of all applicants or the corporation as appropriate.
5. Each order is subject to acceptance by the Supplier and may be accepted in whole or in part and may be declined.
6. All trading between Supplier and Customer shall be on these trading terms. An order will only be accepted on these services to Customer or its agent shall constitute an offer by Supplier to supply the goods subject to these Trading Terms, which offer customer may accept to taking delivery of the goods.
7. The prices charged (unless a prior written quote is given) shall be those prices prescribed by the Supplier at the date of delivery.
8. Payment for goods is required on a CBD (cash before delivery) basis. All payments are to be made in full and without any deductions.
9. Delivery dates or times indicated by Supplier are approximate only and are not a guarantee of delivery by such date or at all. If an order covers a number of items, Supplier may make part deliveries in respect of all or any such goods, in which event the normal terms of payment should apply to the goods so delivered and no claim shall arise in respect of the short fall. Goods placed on backorder shall be supplied immediately as they are available unless prior written advice of cancellation is received from Customer.
10. Unless Customer otherwise requests in writing at the time of placing an order for goods:
 - a) Customer will be deemed to have requested Supplier to deliver the goods to Customer's premises, or such premises as are nominated by Customer, in consideration of payment of Supplier's freight charges applying at the time of delivery.
 - b) Customer will be deemed to have authorized Supplier to deliver the goods to the address nominated by Customer on the order form (of otherwise nominated to Supplier's satisfaction); and c) Supplier shall be presumed to have delivered the goods to the Customer's premises in accordance with these Trading Terms if at the address

it obtains from any person (being either Customer or a person apparently in the employ of the Customer) a receipt or signed delivery docket for the goods.

- 11. Supplier may subcontract to any person on any terms the whole or part of the delivery of goods to Customer.
- 12. Supplier shall not be liable for any claim for non delivery of goods for shortage in quantity of goods delivered unless the claim is made within the date of delivery of the order and unless the invoice number is quoted on the claim.
- 13. All other warranties, conditions and representations (express or implied) other than any express warranty stated by Supplier in writing are excluded except in circumstances whereby Supplier cannot by law exclude or limit its liability. In particular but without limiting the forgoing. Supplier shall not be liable for any negligence by itself, its employees or agents in the supply of goods or services or the performance of any function preparatory to or during the supply of any goods by Supplier to Customer.
- 14. No variation or termination of these Trading Terms shall be binding on Suppliers unless approved in writing by a director of Supplier
- 15. These Trading terms shall be interpreted in accordance with the laws of Western Australia.

Are there any labels you are particularly interested in? (Please Circle)

Label of Love	Wakee Denim	Rosebullet	Passion Fusion
Mika and Gala	Sweet Pot	Alive Girl	Indikah
VL the Label	Evermore	Sweet Acacia	

ADDITIONAL INFORMATION

- 1. Our stockroom operates on a CBD (cash before delivery) basis.
- 2. Stocks sold in packs (various breakups as determined by each supplier).
- 3. Customers are welcome to use imagery available on our Instagram page, however it is the customer's responsibility to save these images.
- 4. There is a 48hr holding period for all stock orders (unless prior arrangement has been made).
- 5. You can place your stock order by emailing claire@clotheshorse.net.au or via [@chfashionagency](https://www.instagram.com/chfashionagency) Instagram direct message.

NAME: _____ SIGNATURE: _____ DATE: _____

NAME: _____ SIGNATURE: _____ DATE: _____

Please return completed details to claire@clotheshorse.net.au

if you are an online store only, please return your registration form once your site has launched