Australian Fibre Collective



ABN 43 478 868 730 www.australianfibrecollective.org e-mail- australian.fibrecollective@gmail.com

Trademark Application Form

Before completing this form, please read our Frequently Asked Questions. This will help to guide you through the process.

Registered Business Name or Organisation					
Name of Authorised Representative (or person if applying as individual)					
Position of Authorised Representative					
Trading Name (if Different from above)					
ABN:			Or ACN:		
Address:					
Postal Address:					
Mobile:			Phone:		
Emaile					
Email:					

Once your application and application fee of \$90.00 has been received our Treasurer will send a Tax Receipt for your application fee, and your application will be assessed.

If your application is successful, you will be sent a Tax Invoice for your Annual Licence fee of \$75. Once this fee has been paid your Australian Fibre Collective Inc. Licence will become active, and you will receive your personalised Australian Fibre Collective Logo for use with your approved products.

Please make payments direct into our Bendigo Bank Account:

Australian Fibre Collective Incorporated - BSB 633 000 A/c 16-958-9173

Use your Business Name as the Reference

•	A list of products you wish to licence as well as documentation to prove origin and supply chain attached to this application.
•	Business Logo A copy of your business logo or promotional picture that will be used on the AFC website. Accepted file types: png, jpg, jpeg, tiff, gif, Max. file size: 10 MB, Max.
•	Business Bio A brief description of your business that will be included on the AFC website. Maximum 200 words. Provide an attachment if preferred.
•	Business website.
	If you have no website, please skip to the next section.
	https://www
•	Facebook Page
	If you have no Facebook Page, please skip to the next section.
	https://www.facebook.com/
•	Instagram Profile

Photographs, promotional material of your products

https://www.instagram.com/_____

If you have no Instagram Profile, please skip to the next section.

You are required to supply at least **one** photograph of your product/s. Accepted file types: png, jpg, jpeg, tiff, gif, Max. file size: 10 MB, Max. files: 3.

Warranty and Indemnity

1.1 Warranty by the Licensee

In consideration of being authorised to use the Trade Marks by the Licensor and in accordance with Part III of the Code of Practice, the applicant warrants that:

- a) the applicant agrees to be bound by the rules and conditions outlined in the Code of Practice;
- b) the applicant acknowledges that any licensing agreements with the Australian Fibre Collective Inc. does not entitle them to voting rights with that organisation.
- the applicant will ensure that the Products at all times comply with the rules and conditions for the use of the Trade Marks as detailed in the Code of Practice and, in particular, that each of the Products meets the relevant criteria set out in the Code of Practice for use of the Logo with the origin claim to be made in respect of the Product;
- d) the applicant will maintain documentary records sufficient to demonstrate the compliance of the Products with the relevant criteria set out in the Code of Practice;
- e) the applicant will cooperate fully with the Australian Fibre Collective or its representatives if required to submit to a compliance audit or investigation in respect of its use of the Logo;
- f) all material published by the Licensee on the Australian Fibre Collective website is true and correct, complies with the law and does not infringe the rights of any third party;
- g) the person signing this warranty and indemnity is authorised to do so on behalf of the Licensee.

1.2 Indemnity by the Licensee

- a) The Licensee must indemnify and keep indemnified the Australian Fibre Collective Inc and the Commonwealth against any claims made by any third person in connection with the Licensee's use of the Trade Marks.
- b) The Licensee will also indemnify the Australian Fibre Collective against all losses, costs, demands, expenses and liabilities whatsoever arising out of or referable to any circumstances which would not have arisen but for a breach of the warranties given in clause 1.1.

2. Continuing Obligation

The indemnity stated in clause 1.2 is a continuing obligation separate and independent from the Licensee's obligations under Code of Practice and survives the term of any authorisation to use the Trade Marks granted to the Licensee pursuant to the Code of Practice. It is not necessary for the Australian Fibre Collective Inc to incur any expense or make payment before enforcing such indemnity.

3. Governing Law

This warranty and indemnity will be construed in accordance with and be governed by the laws of the State of Victoria and the parties hereby submit to the jurisdiction of the Courts of the State of Victoria including the Federal Court of Australia.

Name of Authorised Signatory	_
Signature	_ Date:
In the Presence of Witness	_
Signature of Witness	Date:

Application Checklist

Read and understood The Australian Fibre Collective Inc Code of Conduct for Licensees
Documentation for product list and associated supply chain to be licenced attached to application.
Business Logo/Promotional Picture Attached
Social Media Details Provided
Completed Application Form emailed to australian.fibrecollective@gmail.com
Application Fee Paid