BUILDBASE

CIVILS&LINTELS



Hendricks Lovell













TRADE CREDIT ACCOUNT APPLICATION FORM



APPLICATION FOR CREDIT ACCOUNT AND GUARANTEE FORM

GUIDANCE NOTES

We aim to process all applications promptly. Applications that are incorrect or incomplete will be delayed, so please read these guidelines carefully before completing the application.

Please read the Data Protection Notice.

Please read, sign and retain a copy of the Terms & Conditions of Business.

Please identify your business type.

Section 2 Must be completed by ALL APPLICANTS

Please provide a letterhead.

Section 3 Must be completed by Directors, Company Secretary, Sole Traders,

Partners and trustees.

Please supply all dates of birth for all applicants.

Section 4 Must be completed by all applicants.

Section 5 For Limited/LLP and PLC a Director(s) or Company Secretary will

need to sign the application.

For sole traders the owner of the account needs to sign.

For Partnerships all partners need to sign.

For Clubs/Associations the Secretary/Treasurer needs to sign.

Section 6 DO NOT complete this Section - OFFICE USE ONLY.

Note: If you are uncertain as to any aspect of completion of this form you should seek independent legal advice.

PLEASE CAN ALL SOLE TRADERS/PARTNERSHIP APPLICANTS ENCLOSE SUITABLE EVIDENCE OF THEIR HOME ADDRESS.

Examples of this include Council Tax Bill, Telephone bill, Bank or Building Society statement or Credit Card statement.

Acceptable forms of ID include a valid passport or driving licence. These will be photocopied by our branch staff and retained on file. Thank you for reading these notes and for submitting your completed application form together with suitable proof of your address and identity, which should be returned to your LOCAL BRANCH.

1 What is the Nature of your Business? Group 1 Group 2

☐ Building Contractor General Builder

☐ Property Developers ☐ Self Builder

☐ Window / Conservatory Installer

- ☐ Air Conditioning installer ☐ Bathroom Installer
- ☐ Gas Installers
- ☐ Heating Engineer ☐ Plumber
- ☐ Solar / PV Installer
- ☐ Pipework Contractor

- ☐ Architect / Surveyor
- ☐ Bricklayer
- ☐ Carpenter / Joiner
- ☐ Ceiling / Partition Specialist
- Decorator ☐ DryLiners / Plasterers
- ☐ Exhibition contractors ☐ Insulation / Cladding
- ☐ Interior Designer ☐ Kitchen Installer
- □ Landscaper
- ☐ Other Specialist trade □ Roofer
- □ Scaffolder ☐ Shop / office fitter ☐ Wall & Floor Tilers

☐ Handyman

- Group 3
- ☐ Civil Engineers ☐ Demolition
- ☐ Drainage & Sewer services
- ☐ Engineering
- ☐ Glass manufacturer ☐ Groundworker
- ☐ Plant / Tool Hire
- ☐ Electrical Engineer
- ☐ Electrician □ Colleagues
- \square Consumer

- Group 4
- ☐ Accommodation (landlord, guest houses, hotels)
- ☐ Agricultural
- \square Automotive/Aviation/Marine \square Plumbers Merchant
- ☐ Business Services ☐ Cleaning contractors
- ☐ Estate/Letting agents ☐ Road builder / maintenance ☐ Leisure Industry
 - ☐ Residential Care ☐ Service Engineer □ Education
 - ☐ Healthcare ☐ Housing Association ☐ Other Public Sector

- Group 5
- \square Other merchant / distributor ☐ Builders Merchants
- ☐ Manufacturer
- ☐ Retailer / Consumer Services
- ☐ Other (please specify)

Which brand(s) would you like to open an account with;

























Your Bank Details: Please give full details of your main account			
Bank Name			
Sort Code	account Number		
Trade References			
Company Name:	Telephone No:		
Company Address:			
Company Name:	Telephone No:		
Company Address:			
Company Name:	Telephone No:		
Company Address:			
Declaration			
Each signatory below, as an authorised representative of the applicant Customer, hereby applies for a Trade Credit Account and agrees, on behalf of the			
Customer, to pay the Account by the last working day of each month following the month of delivery in accordance with Grafton Merchanting GB Ltd's			
("Grafton") conditions of sale ("Conditions"). By signing below, each signatory confirms that they have read and accept Grafton's Conditions on behalf of			
the Customer and acknowledge and agree that the Conditions (as modified, amended or updated by Grafton from time to time) shall apply to the			
Account and to all sales of Grafton goods or services.			
By signing below, each signatory also agrees to personally	guarantee the performance of all contracts with Grafton by th	e Customer, including any financial	
obligations arising from any changes in the credit limit of the Account made by Grafton from time to time. In the event of failure or default, or non-compliance			
with the Conditions or the terms of any contract, Grafton ha	s the right to proceed against the signatory personally. Shoul	d be signed by a director(s),	
partner(s), company secretary or proprietor of the busines	s.		
Signed	Print name:	Date:	
Signed	Print name:	Date:	
Signed	Print name:	Date:	
Signed	Print name:	Data	

DATA PROTECTION

We will make a search with a Credit Reference Agency, which will keep a record of that search and will share that information with us and other businesses. In some instances we may also make a search on the personal credit file of principal directors. We may also pass or share your information with carefully selected third parties for the purposes of account opening, credit vetting and account management. Should it become necessary to review an account then again, a credit reference may be sought and a record kept. We will monitor and record information relating to your trade performance and such records will be available to Credit Reference Agencies who will share that information with other businesses when assessing applications for credit and fraud prevention. For the purposes of credit referencing we may also share information with other businesses.

By submitting information on this form, you confirm that you have the consent of all relevant individuals to the processing of their personal data for the purposes stated, including but not limited to partners, directors and other householders whose details may be obtained as a result of checks against the addresses you provide.

Under the Data Protection Act you have the right to apply for a copy of the information we hold on you, for which we may charge a small fee.

FOR GMGB OFFICE USE ONLY	
REGION:	INITIAL CREDIT LIMIT GRANTED: £
BRANCH:	APPROVED BY:
TERRITORY/SDM:	DATE:
ACCOUNT NUMBER:	SIX MONTH REVIEW COMPLETED BY:



RESPECTING YOUR PRIVACY

We will record your purchasing preferences and may use your information for marketing purposes. We may pass your information to other Grafton Group Plc companies or carefully selected third parties who may wish to contact you with offers of goods and services which may be of interest to you.

Email Address:
Mobile Telephone Number:
As well as by telephone if you would like to be contacted by SMS or email please provide your details below.
Please tick if you do not want other companies, carefully selected by us, to contact you with details of goods and services offered by them.

TERMS AND CONDITIONS OF SALE GRAFTON MERCHANTING GB LIMITED - THESE TERMS & CONDITIONS RELATE TO TRADE SALES ONLY AND NOT CONSUMER SALES

In these Conditions "the Company" means Grafton Merchanting GB Limited (No.4725313) including its trading divisions; "these Conditions" means these terms and conditions; "the Customer" means the person, firm or company purchasing the Goods; "the Contract" means the contract for the sale of the Goods made between the Company and the Customer, "the Goods," means the goods, materials or services (including samples, where relevant) which are the subject of the Contract and a "Consumer" means a person who is buying the Goods other than in the course of a business. The statutory rights of a Customer who is a Consumer are not affected by these Conditions.

1. The Contract/Order Acceptance
(a) These Conditions shall apply to the Contract and all orders placed and accepted by the Company to the exclusion of any other terms and conditions stipulated, incorporated or reterned to by the Customer in any order, letter, form of contract or any other document or negotiations.
(b) No variation to these Conditions shall be binding without the express written agreement of a director of the Company (c) Even if the Company has given a quotation, no order placed by the Customer is binding on the Company until it has been accepted by the Company.
(d) In placing an order with the Company the Customer and its representatives warrant and represent that the each of them has the necessary authority to bind the Customer in contract. The Customer must ensure that the terms of its order and any applicable specification are complete and accurate given the Company shall be relying on that in information.

2. Estimates/Quotations

(a) The Customer is entirely responsible for ascertaining the quantities required notwithstanding that an estimate may have been given by the Company

(a) The Customer is entirely responsible for ascertaining the quantities required notwinisterianing that an estimate may have been given by the Company.

(b) Quotations are for the supply of Goods on these Conditions only. Any quotation given by the Company is not an offer and the Company reserves the right I withdraw or amend any quotation at any time before the Company's acceptance of the Customer's order.

(c) Where time or specific tolerances are required in Goods beyond those generally accepted in the building trade no liability will attach to the Company unless tolerances are notified in writing to the Company at the time of order and the Company has agreed in writing to supply Goods that meet those tolerances.

(d) The Company may without notice to the Customer reasonably after any specification, description, design, drawing, illustration and/or other particulars relate to the Goods and to supply the Goods as so altered in performance of the Contract and may also substitute and supply similar goods of equivalent type in the performance of the Contract.
3. Returns/Cancellations

3. Returns/Cancellations
(a) If the Customer incorrectly orders any Goods the Company may, in its sole discretion, determine whether or not to accept their return. The acceptance by the Company of returned Goods shall be on such terms as it may determine and in particular the Company may charge for the carriage and handling of such Goods at the greater of 25% of their invoiced value or £5.
(b) An order for Goods that are to be specially mode or obtained ("Specials") may not be cancelled by the Customer once the order has been accepted by the Company nor will any allowance be made in respect of Specials if they are subsequently returned.

(a) The price of the Goods ("the Price") shall be the price augted by the Company to the Customer provided the Customer accepts the augtation within 30 days of (a) The price of the Goods ("the Price") shall be the price quoted by the Company to the Customer provided the Customer accepts the quotation within 30 days of its date. Where no price has been quoted (or a quoted price is no longer valid) the Price shall be the Company's trade price on the date the Goods are delivered. (b) The Company may by giving notice to the Customer at any time up to 7 days before delivery increase the Price to reflect any increases in the cost to the Company of procuring or supplying the Goods which is due to factors beyond its reasonable control (including without limitation foreign exchange fluctuations, toxes and dulities and the cost of labour, materials and manufacturing costs) provided that in such circumstances the Customer may cancel the Contract up to 3 days before the due date for delivery.

(c) All prices quoted are exclusive of Value Added Tax and delivery charges unless otherwise stated.

(d) If the Company agrees to deliver Goods other than in accordance with Condition 6(a)(1) it may recharge the delivery costs to the Customer plus an administration fee.

administration tea.

5. Accounts/Payments
(a) Credit accounts may be opened at the discretion of the Company, subject to satisfactory credit references being obtained. Unless otherwise agreed in writing, payment for Goods supplied on credit accounts shall become due and payable no later than the last day of the month following the month of delivery. However if the Goods concerned are Specials the Company may instead apply the payment terms in Condition 5(b).

(b) For cash Customers, that is, Customers who do not have a credit account with the Company or whose credit account is cancelled or suspended under Condition 5(g) and in respect of the supply of Specials to credit account (sustomers and other non-standard transactions (as determined by the Company), the Customers shall substantially the processing of the Company of the Company), the Customer shall

org and in respect or the supply of specials to creal recount Visioners and other non-standard transactions (as determined by the Company), time Customer shall be poly the price for the Goods on acceptationed or offer, or on or before delivery, (where applicable), upon receipt of the Company's invoice. (c) No payment shall be deemed to have been received until the Company has received cash or cleared funds. Time for payment shall be of the essence. Nowithstanding any other provisions, all payments poyable to the Company under any Contract shall become due immediately if the Company becomes entitled to terminate the Contract under Condition 15(a) or the Contract otherwise terminates. (d) Any queries on an invoice must be raised in writing by the Customer within 21 days of the invoice date, otherwise the invoice domest with shall be deemed to be accepted by the Customer.

(e) Without prejudice to the Company's rights to enforce payment, if the Customer fails to make payment in accordance with these Conditions the Company may fail the Company may fail the Company to explain a fail of the Company to the

(e) Wilmout prejudice to the Company's rights to entorce payment, if the Customer fails to make payment in accordance with mess containances the Company's absolute discretion) charge interest on any bolance outstanding (not-withstanding) that or portion of the account or invoice is the subject of any dispute or query) from the due date for payment until payment is made, whether before or often any judgment either: (i) at the annual rate of 5% above the base leading rate from time to time of Llayds TSB Bank plc; or (iii) at the rate and on the basis permitted under the Late Payment of Commercial Debts (Interest) Act 1998.

(if) The Customer shall indemnify the Company, against all costs (including legal costs) and expenses incurred by the Company in recovering amounts due from the Customer, or exercising its rights under this Condition 5, including any administration fee incurred if the Company refers a late/non payment dispute to its lawyers

or collection agents.

or collection agents.

(g) The Company may cancel or suspend the Customer's credit account by notice in writing at any time should it decide, for whatever reason, that it requires further security from the Customer, other than that already provided (if any). If the Company exercises such rights it may continue trading with the Customer in accordance with Condition 5(b). The Company may reinstate the credit account once the additional security required has been provided by the Customer and any other conditions have been met. The Customer and any other conditions have been met. The Customer and early other conditions have been met. The Customer and early continued to a third party guarantee) is provided.

(h) The Company may at any time, at its sole discretion and without reference to the Customer or any guarantor: (i) increase (without limit) or decrease any credit limit applied to the Customer, and (ii) supply Goods in excess of the credit limit. The Company may take action to collect all monies owing in full whether or not the sums due exceed the prevailing credit limit. Where more than one invoice is outstanding the Company may choose against which invoice(s) to apply any payment from the Customer even if the Customer has allocated the poyment to a specific invoice.

(i) The Customer shall give the Company prior written notice, which acknowledges service, of any change in its constitution or ownership or, in the case of a sole trader or partnership, if it wishes to incorporate or merge with others. The Company may then decide whether to exercise its rights in Condition 5(g) to continue trading with the Customer, whether a new credit paplication is required and whether to continue with any credit arrangement or new credit paplication is required and whether to continue with any credit arrangement or new credit paplication is required and whether to continue with any credit arrangement team, a Company director or the Company's credit management team, a Company director or the Company's credit management team, a

(j) If a chaque used by the Customer to pay an account is dishonoured the Company may debit the Customer's account with any charge or cost incurred by the or Company as a consequence. If the Company accepts payment by credit card it may levy a surcharge at its standard rates in force at the time of payment.

(k) On termination of the Contract, howsoever caused, the Company's rights contained in this Condition 5 shall remain in effect.

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6. Delivery /Despatch

(a) Delivery of the Goods shall be made: (i) by the Customer collecting the Goods at the Company's premises at any time after the Company has notified the Customer that the Goods are ready for collection; or (ii) if some other place for delivery is agreed by the Company, by it delivering the Goods shall be the Goods shall be the Goods shall be delivered the Company has the Goods shall be delivered the Company positions, by it delivering the Goods shall be delivered of the Company premises, and the Goods shall be delivered by the Company notifies the Customer that the Goods are evaluable for collection; (ii) in the case of Goods to be delivered other than at the Company's premises, on delivery to the agreed destination; and (iiii) if the Customer fails to take delivery of the Goods, at the time when the Company has tendered delivery of the Goods, (c) if Goods are delivered by or on behalf of the Company other than at the Company's premises; (ii) the Company accepts to labelity whatsoever for any loss of or damage to the Goods whilst in transit unless it is notified in writing with the details of the damage within 7 days of despatch; (iii) the Customer shall give the Company such cases to its premises as the Company requires in order to deliver the Goods and shall provide the labour and equipment required to complete the delivery; and (iv) the Company who caused the Customer fails to complete the delivery of the Goods.

(d) Any stated time or date for delivery is an estimate only and is not binding on the Company. The Company shall not be liable for any failure to deliver by such time or date, nor for any loss or damage arising directly or indirectly from such failure. The Customer may not refuse to accept Goods because of lete delivery, nor, where Goods are to be delivered in instalments, shall the Company's failure to deliver any instalments by any time or date ract as a whole as repudiated

Contract as a whole as repudiated.

(e) If the Customer Gails to take delivery of Goods or to give the Company adequate instruction for delivery then, without prejudice to its other rights, the Company may; (i) store the Goods until actual delivery and charge the Customer for the casts (including insurance) of storage; or (ii) sell the Goods at the best price readily obtainable and (after deducting all reasonable storage and selling expenses) account to the Customer for any excess over the Price or charge the Customer for any shortfall against the Price.

(ii) Where delivery is to be made by instalments, each instalment shall be deemed to be a separate and distinct contract and no default by the Company in respect of any one or more instalment shall entitle the Customer to reject or withhold payment in respect of any other instalment.

(a) The Company shall provide evidence (such as a delivery note) of the delivery of Goods supplied in response to a request from the Customer provided it is received within 3 months of the delivery date. If the Customer does not raise any query about delivery within such period, the Goods concerned shall be deemed to have been delivered in accordance with the Contract.

received within 3 months of the derivery date, in the Customer actes any query about activery within such period, the Occasion with the Control to have been delivered in accordance with the Control to the been delivered in accordance with the Control to the Customer and the Company does not accept liability for shortages in quantities delivered unless the Customer notifies the Company of any claim for short delivery of the Goods within 2 days of the delivery to the Customer in such circumstances the Company's liability shall be restricted to making good the shortage. Any delivery book or note marked "NOT EXAMINED" will not prevent the operation of these clauses nor constitute express or implied notice in writing of any potential or actual

7. Performance

7. Performance
The Customer shall ensure that: (i) the Goods are sufficiently suitable and fit for the purpose intended and comply with all applicable requirements whether statutory, regulatory, municipal or otherwise; (ii) its premises are safe and suitable for the delivery, installation, use and operation of the Goods and comply both before and other such delivery, installation and during such operation with all relevant legislation (including without limitation safety legislation); (iii) any item of equipment provided by it which releats to the installation or operation of the Goods or is ancillary to or is for use in connection with the Goods shall not adversely affect their suitability or fitness for purpose.

(a) Subject to Condition 9(a) the Company agrees (in its discretion) to repair (if possible), replace free of charge or refund any sums paid by the Customer for any Goods which in the reasonable opinion of the Company are defective due to a manufacturing fault but only if; (i) such fault is notified to the Company in writing within 7 days of delivery; and (ii) the Company and roll respectable opinionable opportunity after reaching the dior of examining such Goods in situ or the Customer (if asked to do so by the Company) returns such Goods to the Company, at such address specified by the Company, for the examination to

take piece intere. (b) The Company shall not be liable for a breach of the warranty in Condition 8(a) if: (i) the Customer makes any further use of such Goods after giving notice of a defect, or (ii) the defect arises because the Customer failed to follow the Company's or the manufacturer's ord or written instructions as to the storage, installation, commissioning, use or maintenance of the Goods or (if there are none) good trade practice; or (iii) the Customer afters or repairs such Goods without the written consent of the Company

(c) The Company is not responsible either for the cost of removing or re-installing any repaired or replacement Goods, unless previously agreed in writing by a Company director.

(d) Any defective Goods or parts thereof replaced by the Company in accordance with this Condition or otherwise shall become, or remain, the property of the

Company.

(e) Where the Company is not the manufacturer of the Goods, the Company will endeavour to transfer to the Customer the benefit of any warranty or guarantee

(a) Where the Company is not the manutacturer of the Goods, the Company will endeavour to transier to the Customer the Goods and any various of given to the Company.

9. Liability
(a) Nothing in these terms shall be deemed to exclude or restrict the Company's liability for: (i) death or personal injury resulting from its negligence; (ii) fraudulent misrpersentation; or (iii) any breach on its part of any undertaking as to title implied by Section 12 of the Sale of Goods Act 1979 (as amended) or by Section 8 of the Supply of Goods (Implied Terms) Act 1973 (as amended).

(b) Subject to Condition 9(a), the Company's total aggregate liability under or in connection with the Contract (howsoever such liability arises, whether in contract or tor or ortherwise, including for negligence) shall be limited to the value of the Goods supplied under the Contract.

(c) Subject to Condition 9(a), the Company shall not be liable (howsoever such liability arises, whether in contract or tort or otherwise, including for negligence) for any indirect or consequential loss or for damage to or for loss of profit, business, savings, production or goodwill which arises out of or in connection with the Contract.

Commount (A) Where the Company sells Goods to a Customer who is not a Consumer and the Customer sells those Goods directly or indirectly to a person who is such a Consumer, without prejudice to its rights under the Contract the Customer shall indemnify the Company against any liability or loss whatsoever arising directly indirectly pursuant to the Consumer Protection Act 1987.

(a) The Customer skall indennify the Company from and against all lass, damage, or liability suffered or incurred by the Company or any third person for or arising out of the negligence, breach of statutory duty, breach of contract or other duty of the Customer or its officers, employees, agents or contractors, in each case in the course of performance of or otherwise in any way arising out of or in connection with the Contract.

(f) These Conditions set out the Company's entire liability in respect of the Goods and rights granted under them are in lieu and to the exclusion of all other warranties, conditions and other terms express or implied by statute, common law or a course of business except for any which cannot legally be excluded.

warranties, conditions and other terms express or impired by source, continuous and a constitution of the Continuous and the Company shall not be liable in respect of any misrepresentation made by the Company its servants or agents to the Costomer its servants or agents as to the condition of the Goods, their fitness for any purpose or as to quantity or measurements unless the representation is made or confirmed in writing by the Company and/or is fraudulent.

(b) Without prejudice to Condition 10(a), whilst the Company lades every precaution in the preparation of its catalogues technical circular price lists and other literature, these documents are for the Customer's general guidance only and statements made in them (in the absence of fraud on the part of the Company) shall not constitute representations by the Company and the Company shall not be bound by them.

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11. Ownership

(a) Unless the Company agrees otherwise in writing, ownership of the Goods shall not pass to the Customer until the Company has received from the Customer payment for the Goods and all other sums which are due to the Company from the Customer.

(b) Until ownership has passed in accordance with Condition 11(a), the Customer shall. (i) hold the Goods on a fiduciary basis as the Company's bailee; and (ii) store the Goods (at no cost to the Company) separately from all other goods of the Customer or any third party; in such a way that they remain readily identifiable as the Company's property; and (iii) not destroy, deface or obscure any identifying mark, serial number or packaging on or relating to the Goods, and (iv) maintain the Goods in satisfactory condition, keep them insured on the Company's behalf for their full Price against all risks and provide the Company with a copy of the insurance policy on request; and (v) deliver up the Goods to the Company on demand.

(c) The Customer may only resell the Goods before ownership has passed if such sale is made in the ordinary course of the Customer's business at full market value and is a sale of the Company's property on the Customer's own behalf dealing as principic. The Customer shall hold such part of the proceeds of sale as represents the amount owed by the Customer to the Company for the relevant Goods separately (in a bank account that does not contain any third party manies and is not overdrawn) on trust on behalf of the Company for the relevant Goods separately (in a bank account that does not contain any third party manies and is not overdrawn) and rust on behalf of the Company for the relevant Goods separately (in a bank account that does not contain any third party manies and is not overdrawn) and rust on behalf of the Company and the Customer's right to possession of the Goods shall terminate immediately if the Customer' (i) becomes insolvent (as defi

Customer.

(f) The Customer grants, and in the case of third parties shall procure, the Company and its agents and employees an irrevocable licence at any time to acce enter any premises where the Goods are or may be stored to inspect, repossess and remove them.

(g) Where the Company is unable to determine whether any Goods are the goods in respect of which the Customer's right to possession has terminated, the Customer shall be deemed to have sold all goods of the kinds old by the Company to the Customer shall be order in which they were invoiced to the Customer. (th) Should the Company repossess any Goods or the Customer delivers up any Goods, in accordance with this Condition 11, the Contract in respect of those Customer shall be deemed to have sold all goods of the kind sold by the Company to the Customer in the Custome

13. Pallets and Packaging

(a) The Company may charge for any packaging provided on a time and materials basis. Charges levied by the Company for crates, cases, pallets or aggrebags will be credited if reusable items in good condition are returned to the Company carriage paid within 28 days of delivery. Polythene sacks are non-

returnable.
(b) The Customer is solely responsible for the disposal of any waste arising from the Goods once delivered and will comply with all applicable laws, regulations and waste management licences relating to such waste.

and waste management teaches relating to such waste.

14. Force Majeure

The Company may defer the date of delivery or cancel the Contract or reduce the volume of Goods ordered by the Customer (without liability) if it is prevented from or delayed in performing due to circumstances beyond its reasonable control including, without limitation, acts of God, governmental actions, war or natione emergency, riot, civil commotion, fire, explosion, flood, epidemic, lock-outs, strikes or other labour disputes (whether or not relating to either party's workforce), or restraints or delays affecting carriers or inability or delay in obtaining supplies of adequate or suitable materials.

15. Default and Termination

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(a) If the Customer becomes insolvent or commits any breach of the Contract the Company may, without prejudice to its other rights, stop any Goods in transit and for suspend further deliveries and by notice in writing to the Customer herminate the Contract.

(b) For the purposes of Conditions 11 (f) and 15(a) "insolvent" means the Customer becoming unable to pay its debts within the meaning of Section 123 of the Insolvency Act 1986, the levying of the threat of execution or distress on any property of the Customer, the appointment of a receiver or administrative receiver over all or any part of the Customer's property, a proposal for a voluntary arrangement or compromise between the Customer or its creditors whether pursuant to the Insolvency Act 1986 or otherwise, the passing of a resolution of voluntary winding-up or summoning a meeting to pass such a resolution other than for the purposes of a bona fide amalgamation or reconstruction, the presentation of a petition for the winding-up of the Customer or an administration order in relation to the Customer for Customer or in relation to the Customer for Ecustomer or in the Customer's the Customer can go on the customer or in the Customer's the Customer and the Customer's the Customer and the Customer's customer and the Customer's customer's customer's licence to sell in Condition 10(ii) ends automatically and the Company may, without prejudice to its other rights: (ii) in the case of any sale involving more than one delivery forthwith suspend any further deliveries; (ii) demand immediate payment of all sums then payable by the Customer regardless of whether the Customer is in default of the contract under which such sums are poyable, including such sums not yet due.

(b) No representation is made or warranty given that any Goods supplied do not infringe any letters actent trademarks. recitatived desirate and includent and activities are desirated and activities and activities.

Intellectual property rights.

(b) The Customer will unconditionally fully and effectively indemnify the Company against all losses, damages, costs or expenses owarded against or incurred by the Company in connection with or paid or agreed to be paid by the Company as a consequence of the Company supplying Goods to specifications or designs provided by or on behalf of the Customer, including in settlement of any claim for infringement of any patents, copyright, design, trademark or any other industrial or intellectual property rights of any other person.

17. Notices

Any paties under services.

Any notice under or in connection with the Contract shall be in permanent readable form and shall be deemed properly delivered if addressed to the party concerned at its principal place of business or last known address and sent by first class pre-paid post. Such notice shall be deemed to be delivered 48 hours after

18. Disputes and Set-Off

Any liability of the Company under the Contract shall be subject to and conditional upon the due performance and observance by the Customer of all its obligations under these Conditions and the Customer may not withhold or delay payment or exercise any rights of set-off whatsoever and howsoever arisingly to therevise be available to it.

19. Waiver

19. Warver

No failure or delay on the part of the Company to exercise any of its rights under the Contract shall waive of those rights, nor shall any single or partial exercise of such rights predude their further exercise. Any waiver by the Company of any breach by the Customer of any of its obligations under the Contract shall not affect the rights of the Company if there is any further or additional breach.

the rights of the Company if there is any further or additional breach.

20. Health & Safety

Certain Goods could, if incorrectly used, give rise to risks to health and safety. Information in respect of such Goods is available from the Company. The Customer
undertokes that it shall ensure compliance so far as is reasonably practicable by its employees, agents, licensees and customers with any instructions given by the
Company or the manufacturer for the purpose of ensuring that the Goods are safe and without risk to health when properly used and will take any other steps or
precountors, having regard to the nature of the Goods, as are necessary to preserve the health and safety of persons handling, using or disposing of them.

21. Severability

21. Severability

Each and every obligation contained in these Conditions is a separate obligation and if any provision of these Conditions is found by any court, tribunal or
administrative body of competent jurisdiction to be wholly or partly illegal, invalid, void, voidable, unenforceable or unreasonable it shall to the extent of such
illegality, invalidity, voidness, voidability, unenforceablity or unreasonableness be deemed severable and the remaining Conditions and the remained of such
provision shall continue in full force and effect. If any illegal, invalid, void, voidable, unenforceable or unreasonable provision shall able by evild, enforceable or legal
if some part of it were deleted, the provision shall apply with the minimum modification necessary to make it legal, valid and enforceable.

22. Headings
The headings in these Conditions are for convenience only and shall not affect their interpretation.

23. Governing Law

23. Soverning Law
(a) Subject to Condition 23 (b), the Contract shall be governed by and construed in accordance with English law and all disputes arising in connection with the
Contract shall be submitted to the non-exclusive jurisdiction of the English Courts.

(b) If the Customer is domiciled in Scotland [according to the Civil Jurisdiction and Judgements Act 1982) or Goods are delivered to the Customer in Scotland, the
Company may elect that the Contract shall be governed by and construed in accordance with Scotlish law and/or all disputes arising in connection with the
Contract shall be submitted to the jurisdiction of the Scotlish Courts.

24. Credit Search

24. Credit Search
The Company will make a search with a Credit Reference Agency, who will keep a record of that search and will share the information with the Company and
other businesses. In some instances the Company may also make a search on the personal credit file of principal directors. The Company may also pass or share
Customer information with carefully selected third parties for the purposes of account opening, credit vetting and account management. Should it become
necessary to review an account, then again a credit reference may be sought and a record kept. The Company will monitor and record information relating to
Customer trade performance and such records will be available to Credit References Agencies who will share that information with other businesses when
assessing applications for credit and froud prevention. For the purposes of credit referencing the Company may also share information with other businesses.

25. Assignment
The Customer may not assign the Contract without the prior written consent of the Company. The Company may assign or sub-contract the Contract or any part of

26. No Rights to Third Parties

20. No agains to Intera crames to the Contract do not intend that any of it terms are enforceable by virtue of the Contract (Rights of Third Parties) Act 1999 by any person that is not a party to it.

27. Guarantee of Sums Due

(i) Where any person or persons ("the Guarantor") agree to guarantee the performance of the Customer's financial obligations under the Contract that guarantee ("the Guarantee") shall be an unconditional and irrevocable guarantee, it is made in consideration of the Company making available to the Customer a credit account, it is a continuing security and shall not be discharged by any intermediate settlement of the Customer's credit account nor shall it be affected by any change in the Customer's credit intit.

change in the Customer's credit limit.

(b) The Guarantee shall enure for the benefit of the Company, its successors and assigns and can be assigned in whole or in part by the Company without notice the Guarantee, its parent or ultimate parent company or any subsidiary of the ultimate parent company.

(c) Where there are two or more Guarantoes their obligations shall take effect as joint and several obligations and the Guarantee shall not be revoked or impaired as to a Guarantor by the death, incapacity or insolvency of another.

(d) Reparalless of whether a Guarantor ceases to be a director, employee, agent, or otherwise leaves the service of the Customer (notice of any of which the Castomer shall immediately give to the Company, no Guarantor shall be discharged or released from his obligations pursuant to the Guarantee unless and until the Company expressly confirms in writing that he is so discharged or released.

(e) The Company may, at its sole discretion, conditionally or tally release or discharge any Guarantor from his obligations under the Guarantee or accept any composition from or make any other arrangements with any Guarantor without releasing or discharging the other(s) or without prejudicing or affecting the Company's rights and remedies against them.