

Ironmongery

Doorsets

Access Control

9

Door Automation

Handrail & Balustrade

Trade Credit Account

R.







Safe Secure Accessible

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.

ALL APPLICATIONS MUST BE HANDWRITTEN

Please read the Data Protection Notice.

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

- **Section 1** 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 passport or photo driving license

Please tick category most relevant to your business (Choose one only)

Builder - General	Landscaping / Fencing	
House Builder (small to medium)	Roofing Contractor	
House Builder (large)	Lead Contractor	
House Builder (timber frame)	Shop Fitter	
Contractor (small to medium)	Joinery Manufacturer	
Contractor (large)	Furniture / Kitchen Manufacturer	
Civils Contractor	Scaffolders	
Plasterer / Dryliner	M&E Contractor	
Flooring Contractor	Builders / Hardware Merchant	
Joiner	Plumbers Merchant	
Plumbing Contractor	Farmer	
Tiler (floor & wall)	Public Government Authority	
Electrician	Other	
Painter / Decorator	(Please Specify)	

Business/Trading Name:		
Business/Trading Address:		
Post Code:		
Telephone No: Fax No:		
Main Contact email Address:		
Mobile No:		
Co. Registration No: Date of Incorporation:		
How long has your business been established? Years Number of Employees: Annual Turnover £ Previous Address:		
(if less than 2 years at present address)		
Post Code:		
Type of Business: P.L.C. Private Limited Co. Sole Trader Partnership LLP Other		
Anticipated monthly spend on materials: £		
Letterhead & proof of address enclosed with this application form:		
You will receive your Invoices & Statements electronically by email Please provide email address for invoices:		
Please provide email address for statements:		
Name and contact details of who deals with invoice queries and payments:		
Do you wish all goods to be supplied against an official Order Number? Yes / No		
If No, please state who may collect goods on your account:		
If a list of names is not provided or password given, we will assume all goods on your account are drawn with your authority.		
Is a site address mandatory on all invoices? Yes / No		
Have any of the Directors, owners or partners of this business held any other credit accounts		
with any of our brands or with any company in the Huws Gray Group? Yes / No		
If Yes please specify:		
Which other Merchants do you hold an account with?		
Directors / Company Secretary / Sole Traders / Partners / Trustees		
Full Name:		
Address:		
Date of Birth:		
Full Name:		
Address:		
Date of Birth:		
Full Name:		
Address:		
Date of Birth:		

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:		

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Declaration

By signing below, each signatory confirms and represents (i) that they have read and understood this form, including the Standard Terms and Conditions of Sale ("Terms") set out on the final page (ii) that the business ("Customer") described at section 2 of this form is applying for a Trade Credit Account with Huws Gray Ltd ("Company") on the Terms (ii) that they have sufficient authority to bind the Customer (iii) that the Customer agrees that all orders it makes using the Trade Credit Account and all orders it otherwise submits to the Company will be offers to contract on the Terms, as may be modified, amended or updated by Huws Gray Ltd from time to time.

Guarantee Agreement: By signing below, each signatory also separately confirms and agrees (i) that they have read the Guarantee Standard Terms ("Guarantee Terms") set out on the final page of this form (ii) that they have had sufficient opportunity to seek independent legal advice about those terms if they require this (iii) that in consideration of the Company promising and/or providing the Customer with a Trade Credit Account or such credit facilities as the Company sees fit, the signatory personally guarantees to the Company (and its successors, transferees and assigns), to pay on demand the Guaranteed Obligations whenever the Customer does not pay any of the Guaranteed Obligations when due (iv) that the Guarantee Terms shall apply to this Guarantee Agreement. [Should be signed by a director(s), partner(s), company secretary or proprietor of the business].

Signed	Print name:	Date:
Signed	Print name:	Date:
Signed	Print name:	Date:
Signed	Print name:	Date:

Please remember to attach a company letterhead or proof of address with your application along with acceptable form of ID for all signatories

MARKETING CONSENT

From time to time we would like to send you information about our products and services which could include discounts and events at your local branch, new products and updates to our ranges, hospitality invites, new or extended services and promotions such as rewards schemes. We may like to contact you, by post, telephone, email or SMS. If you agree to being contacted in this way, please tick all of the relevant boxes.

FOR OFFICE USE ONLY	
Phone SMS	
Post Email	
Its ok to contact me by:	

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

KEY PRIVACY INFORMATION AND CONSENT

HOW INFORMATION ABOUT YOU WILL BE USED KEY PRIVACY INFORMATION

Welcome to Huws Gray Ltd's (HG) privacy and consent policy.

HG are committed to transparency in our dealings with customers, and to obtaining your consent to processing where appropriate.

Our full privacy notice, explaining how and why we use your personal data can be found at https://www.huwsgray.co.uk/shop/privacy-policy

Where you apply for or operate a credit account with us, please particularly note the following:

We may share your personal data with credit reference agencies, fraud prevention organisations and other such companies for use in credit decisions, for fraud prevention and to pursue debtors. They 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.

Huws Gray Ltd 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 the account at any time, a further 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 in the same or related sectors.

By submitting information on this form, you confirm that you have drawn to the attention of all relevant individuals, including but not limited to partners and directors and other householders whose details may be obtained as a result of checks against the addresses you provide, our privacy notice and, in particular, the information above.

FURTHER INFORMATION

For further information on how your information is used, how we maintain the security of your information, and your rights in relation to information we hold on you, please contact: Compliance Officer Huws Gray Ltd Head Office Llangefni Industrial Estate Llangefni Angelsey LL77 7JA

or by emailing Dataprotection@huwsgray.co.uk

Standard Terms and Conditions of Sale

These Terms & Conditions relate to trade sales only and not consumer sales.

These terms apply to all contracts which any customer enters into with Huws Gray limited (No 2506633) trading as Buildbase, Huws Gray Buildbase, Civils & Lintels, PDM, PDM Buildbase, Hirebase, Electricbase NDI and Lloyd Worrall, wholly or mainly for the purposes of its trade, craft, business or profession. Separate terms apply to consumer sales and the statutory rights of a Customer who is a Consumer are not affected by these Conditions.

All Customers should print out and keep a copy of these terms and your order/order confirmation for future reference.

The Customer's attention is specifically drawn to Conditions 6(j), 10 and 11

1. Interpretation a. In these Conditions: "Bainess Day" means a day (other than a Saturday, Sunday or public holiday) when banks in London are open for business. "Company" means Huws Gray Limited (Company No 2506633) "Conditions" means these commercial terms and conditions of sale; "Custome" means the person or thim purchasing the Goods from the Company." Contract "means the contract for the sale of the Goods made between the Company and the Customer in accordance with these Conditions, "Force Majus Event" means an event or circumstance beyond a party's reasonable control. "Coods" means the goods and materials and any part of them (including samples, when relevent) which are the subject of the Contract. "Specification" means any specification for the Goods, including any related plans and drawings that is agreed by the Customer and the Company.

Catalone in a line in a company. Is interpretations (a) A reference to a statute or statutory provision is a reference to such statute or provision as amended or re-enacted. A reference to a statute or statutory provision indu may subordinate line glication made under that statute or statutory provision, as amended or re-enacted. (b) Any phrase introduced by the terms "including", "includer," "in particular" or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms. (c) A reference to written induces evenit.

includes enails. 2. The Contrad/Order Acceptance (a) These Conditions shall apply to the Contract and to all orders placed to and accepted by the Company to the exclusion of any other terms and conditions which the Customer Seeks to impose or incorporate or which are implied by trade, custom, practice or course of dealing. (b) No variation to these Conditions shall be binding without the express written agreement of a director of the Company (c) Any order submitted by the Customer to the Company shall constitute an offer to contract on these Conditions. From if the Company has given a quotation and/or estimate, no arder placed by the Customer is binding on the Company mill that be an excepted by the Company. (d) In placing an order with the Company the Customer and its representatives warrant and represent that each of them has the necessary authority to bind the Customer contract.

contract. [6]The Catatomer is solely responsible for ensuring that the terms of its order and any applicable specification are complete and accurate. [1] The Catatomer's order for Goods will deemed to be accepted when the Company issues a written occeptance of the Order, at which point, the Contract in accordance with these Conditions will come into existence. [g] The Catatomer waives any right it might athenvise have to rely on any term endorsed upon, delivered with or contained in any documents of the Customer that is inconsistent with three Conditions.

inconsistent with these Conditions. (In) The Company reserves the right to amend the specification of the Goods if required by any applicable statutory or regulatory requirements. **3. Estimates/Quotations** Rives note: All Estimations and Quotations are valid for a maximum period of 30 days. (a) The Customer is entirely responsible for accentaring the quantities i requires notwithstanding that an estimate or quotation may have been given by the Company. (b) Quotations or estimates provided to the Customer by the Company are for the supply of Goods on these Conditions only. Any quotation or estimate provided to the Customer by the Company is not an offer and the Company reserves the right to withdraw or amend any quotation at any time before the Company's acceptance of the Customer's order.

Customer's offer.
Customer's offer.
(c) Where fine as pecific tolerances are required in Goods beyond those generally accepted in the building trade no liability will attach to the Company unless the toleranc
are notified in writing to the Company at the time the Customer provides its order to the Company and the Company at the time the Customer provides its order to the Company and the Company at the time the Customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the Customer provides its order to the Company and the Company to the time the Customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the Company to the time the customer provides its order to the Company and the company to the time the customer provides its order to the Company and the company to the time the customer provides its order to the Company and the customer provides its order to the Company and the customer provides its order to the Company and the customer provides its order to the Company and the customer provides its order to the Company and the customer provides its order to the Company and the customer provides its order to the customer provides its order to the company and the customer provides its order to the company and the customer provides its order to the

are notified in writing to the Company at the time the Customer provides is areas an even to support and the customer provides is areas and the customer reasonably alter any specification, description, design, drawing, illustration and/or other particulars relating 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 provide that any alteration of our substitution does not significantly reduce or change the substantive quality and/or nature of the Goods.

Goods and to supply the Goods as as uneresting a presented of the substantive query unary and the analysis of the substantive query unary is the contract, provided that any alteriation or substitution does not significantly reduce or change the substantive query unary is many the substantive query unary is the contract, provided that any alteriation or substitution does not significantly reduce or change the substantive query unary is the contract for convenience the Company mary, in its sole discretion, the acceptance by the Company or featured Goods shall be on such terms as it may determine and in particular the Company may nor well any clearning or determine of the company may in the contract for convenience by the Cost of the contract of the contract for convenience by the Cost of the contract of t

(b) An order for Coods that are to be specially mode or obtained ("Special") may not be cancelled for convenience by the Customer nones the order has been accepted by the Campany nor will any allowance be mode in respect of Specials if they are subsequently returned.
5. Price
(c) The price of the Coods ("the Price") shall be the price quoted by the Campany to the Customer provided the Customer accepts the quotation within 30 days of its date and a quotation or estimate shall only be valid for 30 days. Where no price has been quoted (or a quoted price is no longer valid) the Price shall be the Company's tode price on the date the Goods an elderend.
(b) The price activate the Goods and elderend.
(c) The price quoted price to the Customer and any to response to supplying the Goods which is due to factors byond its reasonable control (including without limitation foreign exchange fluctuations, traves and duites and the customer area campted for a quoted price supplying the Good within is due to factors byond its reasonable control (including without limitation foreign exchange fluctuations, traves and duites and the customer areasonable and elderend.
(c) All prices quoted are exclusive of Value Added Tax and eldirery changes unless otherwise stated.
(c) All prices quoted are exclusive of Value Added Tax and eldirery planges unless otherwise stated.
(c) If the Customer areasonable fore delivery.
(c) All prices quoted are exclusive of Value Added Tax and eldirery planges unless otherwise stated.
(c) Cardita accounts may be opened at the discretion of the Company, subject to sufficiency areal in respect belowing the month of delivery. However, if the Goods supplie of a condition with a Company on when aread areas placeials the Company, the payahere term is condition (b).
(c) For accounts may be opened at the discretion of the Company is value as a condition respect of the supplie) to a Delivery Location, the Company is and applie to a other than

(a) Any queries on an invoice must be raised by the Customer within 21 days of the invoice date, otherwise the invoiced amount shall be deemed to be accepted by the Customer (a) Without projective to the Company's rights to enforce payment, if the Customer fails to make payment in accordance with hear Company's rights to enforce payment, if the Customer fails to make payment in accordance with new Company's rights to enforce payment, if the Customer fails to make payment in accordance with new Company's academic discretion) to charge interest on any overdue balance outstanding (notwithstanding that portion of the account or invoice is the subject of rome into bias and payment is made, whether badver or dire may lugament af the enumal rate of 3%, down the base leading rate from time to be of the Castomer fails to ender the enumal rate of 3%, down the base leading rate from time to be due form (a) used fails under this Campany, caparital cass (including legal cast) and expenses incurred by the Campany reneavering amounts due form the Customer rate of the subject of rotation of the Subject of the Customer rate of the subject of rotation of the Subject of the

(givmere more than one invaice is outstanding the Company may choose against which invoice(s) to apply any payment from the Customer even if the Customer has allocated the payment to a specific invoice. (If the Customer has been payment of the Customer even if the Customer has allocated the payment to a specific invoice. (If the Customer has been payment to a specific invoice) and the payment be a specific invoice. (If the Customer has allocated the payment to a specific invoice. (If the Customer has been payment to a specific invoice) and the payment be a specific invoice. (If the Customer has a specific invoice) and the payment payment and the payment of the customer and adding the payment and the payment be with either unless a written confirmation and acceptance is issued by an authorised member of the Company's credit management team, a Company director or the Company's Secretary. (If if a chapter used by the Customer to pay an account is dishonoured the Company may debit the Customer's acceptant with any chapter are cost ingraphic to a specific interval to the Customer and the to be contained (If a chapter used by the Customer to pay an account is dishonoured the Company may debit the Customer's acceptant is the company to the customer and the to Customer and the to Customer and the to Customer and the to Customer and the customer's acceptance is accepted and the customer's acceptance is accepted as the customer and the to Customer and the specific accepted as the customer's accepted as the customer and the to Customer and the specific accepted as the customer's accepted as the customer's accepted as the customer's accepted as the customer's accepted as the customer as the customer and the specific accepted as the customer's accepted Company Secretary. () If a cheape used by the Company case the Company and debit the Company's credit management seam that and acceptance is issued by an authorised member of the Company's credit management team, a Company director or the company Secretary. () If a cheape used by the Costomer to pay an account is dishonoured the Company may debit the Customer's account with any charge or cost incurred by the Company as in Consequence. If the Company case sucharge or its sucharge or its

a consequence. If the Company accepts poyment by credit cord it may levy a surcharge at its standard roles in force at the time of poyment. (m) On termination of the Contract, howeveer councel, he Company's rights contained in this Continue of shall remain in effect. (2) Delivey of the Coods 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 and the 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 and the Coods and the Coods and least to the Customer collecting (ii) in the case of Goods to be point or early (b) Risk of damage to ar loss of the Goods shall pass to the Customer: (i) in the case of Goods to be becalled from the Company's premises, at the time when the Company (c) Risk of damage to ar loss of the Goods and least to the Customer: (ii) in the case of Goods to be becalled from the Company's premises, at the time when the Company (c) Risk of damage to ar loss of the Goods at the time when the Company has tradered dalivey of the Coods. (c) If Goods are additived to the Dalivey Location; (ii) the Company cocepts in lability whotewere for any loss of or damage to the Coods. (c) If Goods are additived to the Dalivey Location; (ii) the Company cocepts in all provide the Company's virial state additives of the Coods. (c) If Goods are additived to the Dalivey Location; (ii) the Company cocepts in all provide the Company's the theorem of the cost and the Dalivey Location; (ii) dalivey is constituted by the Company's dalivey of the Coods. (c) Any state time were of the dalivey of the Coods, (c) dalivey is constituted by the Company's dalives of the Dalivey Location; and dalives of the Coods (c) Any state time were of the Constant's the dalivey of the Coods, (c) dalivey is constituted by the Company dalixet the total dalives of the Coods at the Dalivey Location; and the dalivey of the Coods at the Dalivey L

(i) the control of the second by regarding a second by the control of the control

9. Warmshy (a) Subject to Condition 10(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 opinian of the Company are detective due to a manufacturing fault but only if. (i) such taul is notified to the Company in writing within 7 days of delivery, and (i) the Company and (i) is representive is given a reasonable opportunity device or exercising the notice 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, of the examination to take place three. (ii) The Company value and In to be failed for a bread of the varranty in Conditing Vinite (Social et al.) where we are such costs of the company is on the costs of the company is not responsible and bollow the Company (iii) the Conde within its restrict and to be follow the Company is not responsible and to be load to be are reading to a cost of the core operative of the area room (i) and Code partices (iii) the Company virities instances to cost of the reading of the cost of removing or re-installing any repaired or replacement Goods, unless previously agreed in writing by a Company (in 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

(a) Any defeative 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 given to the

Company, 10. ibability (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) fraud or fraudulent mitregresentation; or (iii) any breach on its part of the terms implied by Section 12 of the Sale of Cooods Act 1979 (as amended) or defective products under the Consumer Protection Act 1979 or any matter in respect of which it would be unlowed (br the Company to exclude or restrict liability)

(b) Subject to Condition 10(a), the Company's total aggregate liability under or in connection with the Contract. (c) Subject to Condition 10(a), the Company shall not be liable (howsoerer such liability arises, whether in contract or tot or otherwise, including for negligence) shall be limited to the value of the Goods supplied under the Contract. (c) Subject to Condition 10(a), the Company shall not be liable (howsoerer such liability arises, whether in contract or tot or otherwise, including for negligence) for any indirect or consequential loss or for domage to ar for loss of profit, business, sorings, production or good/with tho raises out of or in connection with the Contract. (d) The Customer shall indemnify the Company from and against all loss, damage, or liability suffered or incurred by the Company or any third person for or arising aut of the negligence, beach of statutory duy, breach of contract or reflex of yol the Customer or is officiens, meloyees, agents or contractors, in each case in the cause of performance of or otherwise in any way arising out of or in connection with the Contract. (e) These Conditions set on 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 low or a course of business except for any which cannol leaglity be excluded. (f) This Contract constitues the entire regresement between the periods and superseless and existinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter.

representation: 11. Misreprese (a) The Compo presentation ingramy shall not bickle in respect of any misrepresentation made by the Company is servants or agents to the Customer its servants or agents as to the 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 interval. is fraudulent

is traudident. [b] Without projudice to Condition 11(a), whilst the Company takes every precoution in the preparation of its catalogues technical circular price lists and other Interature, these documents are for the Customer's general guidance only and datements made in them (in the absence of froud on the part of the Company) shall not constitute regresentations by the Company and the Company shall not be bound by them.

these documents are at an expension of the Company shall not be bound by them. 12. Ownership (a) The risk in the Goods shall pass to the Customer on completion of delivery (b) Unless the Company grees ofherwise in writing, life to the goods shall not poss to the Customer until the earlier of (i) The Company receives payment in fall (in cosh or deared Linds) for the Cost and a lother ans which are due to the Costaney in which case tills to the Costaney and the loth of a good shall not poss to the Customer, in which case tills to the Costaney and the lother and which are due to the Costaney in which case tills to the Costaney and the lother and which are due to the Costaney in which case tills to the Costaney and the lother and which are due to the Costaney in which case tills to the Costaney and the lother and the lother and the lother and which Costa has passed to the Customer, the Customer shall (i) store the Costa (1 to cost to the Company) from of lother goods hall by the Customer and which Costa has passed to the Customer, the Customer shall (i) store the Costa (1 to cost to the Company) from different the cost of late and the shall be the Costa (1 to cost to the Company) from different the customer or any kind Costa has passed to the Customer part of the the part of the Costa (1 to cost to the Company) from different the due to delivery, providing the Costa has a cosy of the instruction copy of the instruction copy of the company interport (1) if it hecomes shall be to condition and keep them insued cogainst all risks for their full fires the Costa (10) of it seeks to encumber or in any way charges any of the Goods; and (v) give the Company such information realing to the Costa as the Company receives payment interport of the instruction copy of the instruction copy of the instruction condition. The Company interport of the instruction condition and keep them instruct or costa in an whore the condition and keep them instruction cost is all the cost codes as the Company receives payment instructi

explosion, flood, epidemic, lock-outs, strikes or other labour disputes (whether or not relating to elimic particular and emission), rul or innability or delay in obtaining supplies of adequate or suitable materials. 16. Default and Termination (a) The Company may, withind projudice to or limiting its other rights and remedies, stop any Goods in transit and/or suspend further deliveries and/or by notice in writing to the Customer terminate her contract with immediate effect, if (1) the Customer chances insolvent (1) if the Customer chances in a contract with immediate effect, if (1) the Customer chances in a contract with immediate effect, if (1) the Customer chances in a contract with immediate effect, if (1) the Customer chances in a contract with immediate effect, if (1) the Customer chances in a contract with immediate effect, if (1) the Customer chances in a contract with immediate effect, if (1) the Customer chances in a contract with in the customer chance of a solution in a contract with increases of condition 16(a) "matcher" means the Customer becoming unable to pay is debts within the meaning of Section 123 of the Insolvency Ad 1986, the levying of the funct of execution or groupperly of the Customer chances in a continuitative receiver over all or any part of the Customer's property or asset, a proposal for a voluntary arrangement or compromise between the Customer or its creditors whether pursuant to the Insolvency Ad 1986, the explose of condition 16(a) contract with in entering of administration provisional liquidation or and contraction in the contract with a solvener or action in contraction with entering administration, provisional liquidation or and contraction in technol to a solvent (1) business or the tactomer's finance administe the contract to asset and program that the contract has been provisional liquidation or an administration provisional liquidation and the Contract has been placed in incorting is entitled be the contract the solvener provisional liquidation and the Contract

(a) No representation is made or warranty given that any Goods supplied do not infringe any letters patent, trademarks, registered designs, or similar industrial or intellectual property rights.
(b) The Customer und unconditionally fully and effectively indemnify the Company against all liabilities, losses, damages, casts, expenses and losses (including any direct, indirect or consequential losses, loss of profit loss of reputation and all interest, penalties and legal and other professional casts and expenses) suffered and/or owarded against and/or insurred by the Company in connection with hor paid or agreed be paid by the Company sa consequence of, arising out of or in connection with the Company's use of the Specification and/or supplying Goods to Specification or designs provided by or on behalf of the Customer, including in settlement of any dain to intringement of any patents, coryright, design, trademark or any other industrial or intellectual property rights of any other person. This Clause 16(b) shall survive termination of the Contract. ent of any claim for

termination 18. Notice Any notice business o to be under or in connection with the Contract shall be in writing and shall be deemed properly delivered if addressed to the party concerned at its principal place of ess or last known address and sent by first class pre-paid post. Such notice shall be deemed to be delivered 48 hours after posting. Notices may not be given by

email. 19. Disputes and Set-Off Any liability of the Compar Any liability of the Company under the Contract shall be subject to and conditional upon the due performance and abservance 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 arising which might otherwise be available to it.

evailable to it. 20. Woiver No failues or delay by a party to exercise any right or remedy provided under the Contract or by law shall constitute a waiver of that or any other right or remedy, hor Mol all inverse or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy. 21 Houth 8 Softery Cartain Goods could, if incorredly used, give rise to risks to health and safely. Information in respect of such Goods is available from the Company. The Custemer shall ensure compliances for as a reasonably practicable by its employees, against, licenses and counters with any instructions given by the Company of the manufactures for the purpose of ensuring that the Goods are safe and without risk to health and safely of persons bandling, using or disposing of them. **27. Severability**

22. Severability If any provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of the Contract.

23. Headings

12.1 Readings The headings in these Conditions are for convenience only and shell no affect their interpretation. 24. Governing Law and Jurisdiction (a) The Contract, and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation, shall be governed by and construed in accordance with the law of England and Wales. (b) Subject to Contract, any invesced by governes that the courts of England and Wales shall have exclusive jurisdiction to sattle any dispute or claim (including non-contractual disputes or doim) arising out of or in connection with this Contract or its subject matter or formation. (If the Company which is in acceptance of the Cuatores or sarry the antilete to beliet that the Contract shall be governed by and construed in accordance with Scatish law and of the all disputes orising in connection with the Contract shall be cuasive or non-exclusive jurisdiction of the Scatish Courts. 27. Crastite cards.

Inter-Connected with a sceptance of the Customer's order, be emined to see the and/or that all digulas arising in connection with the Contrad shall be submitted to the exclusive or non-exclusive jurisdiction or the scomer to Sc. Teals Secret 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. Its 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. Shald it become necessary to review an such reards will be available to Credit References Agencies who will share that third marties the purposes of credit referencing the Company may also share information with other businesses. 26. Assignment 26. Assignment

prevention. For the purposes of creat reterencing we company may are an example to the purposes of creat reterencing we company may are are an example to the company. (a) The Customer may not assign, transfer, mortgage, charge, subcontract, declare a trust over or deal in any other manner with any or all of its rights or obligations under the Contract without the prior written consent of the Company. (b) The Company may assign, transfer, mortgage, charge, subcontract or deal in any other manner with all or any of its rights or obligations under the Contract. ¹⁷ M. Bobbe to Third Parties and or the Contract without the prory writem curses in a set of the Contract or deal in any other manner with a set of the Contract may assign, instable, manages, charge, subcontract or deal in any other manner with a set of the Contract on their permitted assignees shall have any right to enforce any of its terms.
28. Date Protection
The Company will only use the personal information provided to it by the Cursener as set out in the Company's Privacy Policy. The Company's Privacy policy can be found on its websites or by writing to our Compliance Officer at Huve Gray teld Head Office, Langefni Ind Estate, Langefni, Wales LI77 7JA or by enailing Dataprotection@huvegray.co.uk

Standard Guarantee Terms: (a) Where any person(s) ("the Guaranter") enter(s) into this Guarantee Agreement (Guarantee), these Standard Guarantee Terms "Guarantee Terms "Guarantee Agreement (Guarantee), these Standard Guarantee Terms "Guarantee Agreement for turne shall apple, the Guaranter the Company including those under or in connaction with any present or future cardit facilities (finduding any increase in cradit limit) provided by the Company in the Costoner, (c) This Guarantee shall and I limes be a continuing security and shall cover the ultimate balance from time to time owing to the Company by the Customer in respect of the Guaranter and agreent is Guarantee shall not be reduced, discharged or otherwise adversely affected by (i) any act, omission except affected by (ii) any other, actor omission except affected the liability of the Guaranter hand it been a principal obligori instead of a Guarantee to the Guaranter and the or omission except affected by (ii) any act, amission except affected by (iii) any other, actor omission except affected by (iii) and the set of Company (iii) and the other of the Company of the Guarantee of the Company of the Guarantee and Ubligations. (ii) The Customer to head the other of the Company for the Customer to the Company of the Customer to belore the Termination Date. (iii) The Customer to a implement and asigna) in full and on demond from and against all and any losses, costs (Including lague) costs, dating to a suffered to riscurate by the Company to the Customer to the Guarantee and Independent obli

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seeks to encumber or in any wary charges any of the Goods; and (v) give the Campany such information relating to the Goods is a the Campany may require trans into the contrast occurs of its business (but not otherwise) before the Campany may require trans into the Goods built or the Good. However, if the Casher merealities the Goods built are discussed by the Campany may require transition of the Goods built the Campany test in the Campany may require transition of the Goods built are to the Goods built the Casher the Campany may require transition of the Goods built the casher inter (i) if does so as principal and not as the Campany's agent; and (ii) the to the Goods shall pass from the Campany have (i) the Customer requires the Customer test by the Customer accurs. (i) (i) the Customer area interactively before the time at which reach by the Customer accurs. (ii) (ii) the Customer area is the Customer incomes builter to any the result the Customer bases of the customer bases and/or a the customer base share to any other relations. (ii) the Customer area are any premises of the Customer accurs are the Casher the Campany may have (ii) the Customer and the Customer accurs are also as promptly, enter any premises of the Customer accurs and the Casher and the customer accurs are also as promptly, enter any premises of the Customer and the Customer accurs are also as promptly enter any premises of the Customer and the Customer accurs included by the Company may denter product; and (ii) the Customer and the Customer and the Customer accurs included by the Company may denter and the customer accurs are also as a company may are the product; and (ii) the Customer and premises of the Customer and accursticated by the Company may denter product; and (ii) the Customer and premises of the Customer and accursticated by the Company may denter to the Customer and exceed and and material basis. Charges levied by the Company for antes, cases, pallets or aggregate bags will be credited it reacable items in good condition are ne

15. Force Mejaure The Company may defer the date of delivery or cancel the Contract or reduce the volume of Goods ordered by the Customer (without licbility) if it is prevented from or delayed in parforming due to Force Mejaure Event including, without limitation, acts of Cod, governmental actions, war or national emergency, riot, civil commotion, fire, geoption, flood, geoptimic, lock-out, 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. Force Mc



RIGHT, NOW YOU'VE COMPLETED YOUR APPLICATION FORM, IT'S TIME TO MAKE A FEW CHECKS BEFORE HANDING IT INTO YOUR LOCAL BRANCH OR SUBMITTING IT TO US:

Have you enclosed your company's letterhead?

Have you enclosed a proof of address (Council Tax bill, Telephone bill, Bank or Building Society statement or Credit Card statement)?

Have you filled in sections 1 to 5?

Have you identified your business type?

Has this form been signed by a director(s), partner(s), company secretary or proprietor of the business

Please remember to bring a form of identification to the branch(valid passport or photo driving license) for all Directors who have signed this application

WHAT NEXT?

Once your application has been processed (it normally takes around 5 working days), we'll provide you with written confirmation of your Trade Credit Account number. This will confirm that your account has been activated and you're ready to start trading with us.

Any queries or questions, please don't hesitate to contact your local branch.