

# Credit Account Application Form



**Plumbing and Heating Supplies Ltd** 

## **1. COMPANY DETAILS**

to be completed by all applicants

Full Company Name						
Trading Title (If Applicable)						
Full Trading Address						
r un fraunig / lauress						
			_			
Tel No: / Mob No:						
Email Address						
2. Principles/Directors			to be compl	eted by all applicants		
Are you a Sole Trade	r Partnership	?	Plc/Ltd Co?	LLP?		
Name and residential address of all principals/directors. This information is mandatory for all sole traders, partners and directors of Limited Companies that have not filed at least one year's statutory accounts with Companies House. Private residential addresses required - not service addresses						
Name		Name				
Address		Address				
Postcode		Postcode				
Date of Birth		Date of Bi	inth			
			irtii			
Name		Name				
Address		Address				
Postcode		Postcode				
Date of Birth		Date of Bi	irth			
If less than 3 years at current addr	ess then please provide pre	evious addres	ss details, *this detail m	ust be completed.		
3. COMPANY & REGISTR	ATION INCORPOR		to be completed by Lim	trd & Public companies		
Company Registration No			Incorporation Date			
Parent Company Name			Number			
		_				
4. BANK DETAILS			to be compl	eted by all applicants		
Bank Name	Sort Code		Acc. No.			
5. YOUR BUSINESS			to be compl	eted by all applicants		
Main Trade (please describe)						
No of years trading						
Anticipated monthly spend						
No of employees						
Annnual turnover						

## **6. CONFIRMATION**

1. For Limited/LLP and PLC a Director or Company Secretary will need to sign the application.

2. For Sole Traders the owner of the account needs to sign the application.

3. For Partnerships all partners need to sign the application.

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

In making this application, I/We acknowledge and accept the Conditions of Business shown overleaf which govern all transactions.

\*I have read the Data Statement and would like to receive relevant information and special offers for my business.

Customers Signature	Please Print Name(s)	Position in Company:	
Customers Signature	Please Print Name(s)	Position in Company:	
Customers Signature	Please Print Name(s)	Position in Company:	
Please select your billing preference	paper/post e-billing	date	

#### PLEASE CHECK YOU HAVE:

1. INCLUDED YOUR DATE OF BIRTH & CONTACT TELEPHONE NUMBERS.

2. ALL RELEVANT PARTIES HAVE SIGNED THE FORM.

#### 3. INCLUDED THE FOLLOWING:

#### FOR ALL APPLICANTS:

A COMPANY LETTERHEAD

FOR SOLE TRADERS/PARTNERSHIPS ONLY:

EVIDENCE OF YOUR HOME ADDRESS

(UTILITY/PHONE BILL OR BANK/CREDIT CARD STATEMENT FROM LAST 3 MONTHS - PHOTOCOPIES WILL NOT BE ACCEPTED. ALL ORIGINALS WILL BE RETURNED) FOR LIMITED COMPANIES WITHOUT ONE YEARS STATUTORY ACCOUNTS FILED AT COMPANIES HOUSE:

PERSONAL ADDRESSES OF ALL DIRECTORS (NOT SERVICE ADDRESSES)

## PLEASE RETURN YOUR FORM WITH ACCOMPANYING DOCUMENTS EITHER BY:

## AT YOUR LOCAL PHS BRANCH:

branch details

t: 0191 491 3005

**e:** accounts@plumbingheatingsupplies.co.uk

## POST BACK TO OUR CREDIT TEAM:

Customer Data Department Plumbing and Heating Supplies Ltd Unit 10 Kingsway Interchange Eleventh Avenue, TVTE Gateshead Tyne & Wear NE11 OJY

Once we have received your application, we will process it immediately (providing all information has been supplied in full) and will write to you to let you know the outcome, within 7 working days.

### **IMPORTANT - PLEASE DO NOT COMPLETE THIS SECTION - Branch use only.**

Branch Name:		Branch Code:	
Branch Manage	rs Comments:		
Credit Limit:			
Branch Manage	rs Signature:	Date:	

## (Effective April 2015)) CONDITIONS OF BUSINESS 1. DEFINITIONS In these conditioner

the "Buyer" shall mean the corporate entity firm or person seeking to purchase the Goods from the

- mpany; `` the "Company" shall mean Plumbing and Heating Supplies Ltd.; the "Contract" shall mean any contract for Goods or Services made between the Company and the
- the "Contract" shall mean any contract for Goods or Services made between the Company and the Buyer;
   the "Goods" shall mean the products articles or things to be sold by the Company;
   an "insolvency Event" shall mean;
   the "Goods" shall mean the products articles or things to be sold by the Company;
   an "insolvency Event" shall mean;
   the "Goods" shall mean;
   the Buyer is a company) the Buyer convenes a meeting of its creditors or if the Buyer is a composal is made for a composation, scheme or arrangement with (or assignment for the benefit of) its convend of a proposal is made by the convent of the buyer is between the within the meaning of Sichics is 20port had in respect A all or a part of the buyers is an individual to r partnership) the Buyer (or in the case of a partnership any of the partners) diss or is made bankrupt or is unable to pay his or her debts within the meaning of Section 123 of the Insolvency Act 1986 or a proposal is made for a composition scheme or an arrangement is made with (or an assignment for the benefit of) his or her creditors;
   the "Sections" shall be any or yources provided by the Company to the Buyer (whether or not the Buyer is a individual uses shall not affect the construction of these conditions;
   the use of the plural shall include the singular and the use of the singular shall include the plural; and 19 reforences to the masculine, ferminian en relative provider shall include ach and every gender.
   THE CONTRACT

- Preferences to the masculine, terminine or neuter genders shall include each and every gender.
   THE CONTRACT
   The CONTRACT
   The see conditions shall be incorporated into each and every Contract made between the Company and the Buyer and 2.1.1 shall apply to the exclusion of any terms or conditions put forward by or on behalf of the Buyer; and
   Shall not create any age or addition to these conditions, whether written or oral, shall have effect unless and until authorised in writing by a manager of the Company and the Buyer and the Buyer or any third party.
   Quotations and estimates, whether written or oral, submitted by the Company shall be deemed to be an invitation to treat and not an offer.
   Quotations and estimates, whether written or oral, submitted by the Company shall be deemed to be a construction contract within the meaning set out in parts the the date, the reference of that quotation or estimate and address for delivery.
   Where Goods and Services are provided by the Company in circumstances which would give rise to a Construction Contract within the meaning set out in Part II of the Housing Grants Construction Regeneration Act 1996 then in the event of a conflict of terms the provision of that act and the Regulations made thereunder shall prevail over the conditions, set out herein to the extent necessary to give effect to that Act but not further or otherwise.
   For the purposes of The Contracts (Rights of Third Parties) Act 1999, these conditions do not create any right or remedy end the flag part for any right or remedy of a third party that exists or is available apart from the fortional Equipment Manufacture (CEM) nant numbers provider to the company are given as a
- that Act. ny Original Equipment Manufacturer (OEM) part numbers provided by the Company are given as a reference only, and no inference or implication beyond that of a useful reference tool should be taken nor is intended. 27 Α
- TIME LIMITS з.
- TIME LIMITS Any time or date quoted by the Company for delivery or collection of all or any of the Goods or performance of any Services is an estimate only, and the Company shall not be liable for any failure to meet any such estimate nor for any loss, whether financial or otherwise resulting directly or indirectly therefrom. Time is not and shall not be of the essence in relation to this condition or the performance by the Company of its obligations under the Contract. COLLECTION AND DELIVERY
- COLLECTION AND DELIVERY
   COLLECTION AND DELIVERY
   The Buyer shall collect the Goods from the Company's premises. Where it is agreed that the Company shall deliver or procure delivery of the Goods, when ready, it shall do so at the risk and cost of the Buyer to such address in United Kingdom as the Buyer may specify or, if no such address is specified to any address of the Buyer to which correspondence and/or Goods may previously have been sent under the Contract. The manner of delivery shall be such as the Company in its sole discretion shall deem appropriate.
   If the Company is unable to effect delivery on arrival at the Buyer's premises for any reason
   LOSS OR DAMAGE IN TRANSIT for any return or subsequent visit will be made.
   The Invert is under a duty wherever possible to examine the Goods on delivery or on collection (as

- Whitsbetweet, and additional charge for any return of subsequent visit will be made.
   St. LOSS OF DRA AGE IN TRANSIT
   The Buyer is under a duty wherever possible to examine the Goods on delivery or on collection (as
   the case may be).
   St. Constant of the advise the time of delivery not examined.
   St. We have a source be examined the carrier's note or such other note (as the case may be).
   St. Conspany shall be under no liability whatsover for any defects or solcharges as aforesaid
   unless notified in writing of the details within seven days following despatch.
   In all cases where defects or shortages are complained of, the Company shall be under no liability to
   the Buyer in respect thereof unless a reasonable opportunity to inspect the Goods is provided to
   the Company shall be under no liability whatsover, whensoever or any
   alteration or modification is made thereto by the Buyer.
   To.
   The Company shall make good any defects or shortages in accordance with the terms of this
   condition but otherwise shall be under no liability whatsoever, whensoever or howsoever arising,
   whether by way of negligence or otherwise, for such defects or shortages (save for death or
   personal injury caused by the Company's negligence).
   CANCELLATION BY THE BUYER
- whether by way of negligible of outwrise, for such detects of shorages (save in dealer of concentral injury cased by the Company's negligence).
   CANCELLATIONEY THE BUYER
   No cancellation of the whole or any part of any order, whether it is an order by instalment or otherwise, by the Buyer is permitted except where agreed in writing in advance by a manager of 0.
   Goods, more delivered, may not be returned unless authorisation has been given as specified in condition.
   Canced will only be accepted if they are in brand new and unused condition;
   Packaged items will only be accepted if the package remains unbroken and in reasonable condition;

- 6.2.3 Goods will only be accepted if returned within three weeks of the date of collection or delivery; 6.3 Where goods are returned by
- agreement t:6.3.1 in every case a restocking charge will
- 6.3.2 in every case the invoice number and date together with reason for return must be stated.
   7. PRICE
- PRICE
   Any price quoted by the Company is based upon current price ruling as at the date appearing on the quotation, but the actual price to be charged to the Buyer under the Contract shall be based upon such ruling price (tess any discount allowed by the Company) current as at the date of invoice and shall include the cost to the Company of any carriage, insurance and/or storage effected by it in connection with the Buyers order. In accordance with the terms of this condition, the Company nullable condition and the Buyers.
   The Super Supe

- 8.2
- shall be entitled at any time up to the date of the invoice to vary the price quoted to the Buyer.
  2 Unless otherwise expressly stated in writing, all prices are exclusive of, and therefore subject to the ddition of VAT.
  DATE FOR PAYMENT
  The Buyer shall make payment in full within thirty days from the end of the month in which the invoice is dated. The Company understands and will exercise its statutory rights to claim interest and compensation for debt recovery costs under the late payment legislation if we are not paid according to agreed credit terms.
  Any delay or default by the Buyer in making payment in accordance with condition 8.1 shall render all sums owing to the Company on any account whatsoever including the costs of recovery of such sums, due and payable forthwith without requirement for any notice to be given to the Buyer, and interest will be charged in according and without requirement for any notice to be given to the Buyer, and interest will be charged in accordinace with condition 8.1 shall render all sums owing to the case of any short beity without requirement for any notice to be given to the Buyer, there will be charged in according whother or not the Goods or Services are to be provided by installments and in such case each installment is deemed to constitute a separate and distinct Contract). In the case of any short delivery or delivery of damaged Goods to the Buyer, the Buyer wishing to pay their account by credit card should note that credit card payments are subject to a 2% invoice surcharge.
  DISPUTES AND SET-OFF
  Any liability of the Company nuder the Contract shall be buyer and in the subject to and conditions, and subject to these conditions, the Buyer shall not be entitled to withhold or delay payment or exercise any right of sol of Matsoever and howsoever arising or ainsen which might otherwise be provided by installements and in the company to reaso of any store of all the subject to and constitute a separate and dis 8.3

- available to it. **Risk** Risk in the Goods shall pass to the Buyer when the Goods are dispatched by the Company to or collected by the Buyer or its agent. 10.
- collected by the Buyer or its agent. **TITLE** Notwithstanding the passing of risk under condition 10, unless and until payment shall have been made to the Company of all sums due to it under the Contract and/or under any other Contract between the Buyer and the Company on any account whatsoever, property in and beneficial title to the Goods shall remain in the Company; and The Buyer shall store the Goods separately from all other goods and products and in such a way that they can be readily identified as being the property of the Company; and pending such transfer shall be held in trust for the Company, and the Buyer shall account therefor to the Goods under therefore outstanding under clauses 7 and 8; and The Company on demand for monies outstanding under clauses 7 and 8; and The Company may at any time revoke the Buyer's power of sale referred to in condition 11.3 by written notice to the Buyer if the Buyer shall for seven days or more be in default in the payment of any sum whatsoever due to the Company (whether in respect of the Goods or any other goods supplied by the Company or Services rendered, whether or not under the Contract by the Company or for any other reason whatsoever), or immediately if any cheque or other negotiable 11.2
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instrument drawn or accepted by the Buyer in favour of the Company shall on presentation for payment be dishonoured or in seven days if the Company in good faith shall have doubts as to the solvency of the Buyer; and 11.5 The Buyer's power of sale referred to in condition 11.3 shall automatically cease if an Insolvency Event occurs: 11.6 Upon determination of the Buyer's power of sale under conditions 11.4 or 11.5, the Buyer shall place the Goods at the disposal of the Company and the Company shall be entitled to enter upon severance from really where necessary); and in respect of any Goods in settlement of such invoices or accounts in respect of such Goods as the Company nay in its absolute discretion think fit notwithstanding any purported appropriation to the contrary by the Buyer.

- Company may in its absolute discretion think fit notwithstanding any purported appropriation to the contrary by the Buyer. **12. TERMINATION AND SUSPENSION**Without prejudice to any rights and remedies available to it, whether under the Contract or otherwise, the Company shall be entitled in its absolute discretion and upon giving to the Buyer written notice of its intention to do so, either to terminate wholly or in part the Contract and/or any other contract with the Buyer or to withhold, vary or suspend performance of all or any of its obligations under the Contract or any other Contract in any one or more of the following events:-**12.1** If any sum owing to the Company from the Buyer on any account whatsoever shall be unpaid after the Contract;

- 12.2 If the Buyer shall refuse to take delivery or collect any of the Goods in accordance with the terms of the Contract;
  12.3 If an Insolvency Event occurs;
  12.4 If the Buyer shall commit any breach of any Contract with the Company;
  12.5 If the Company in good faith shall have doubts as to the solvency of the Buyer;
  12.6 Where it is necessary to make alternative arrangements to deal with supply shortages. In such circumstances, the Buyer's obligation to purchase Goods hereunder shall remain binding to the extent that the Company meets the Buyer's action of the super shall exceed the credit limit agreed between it and the Company from time to time on under the Contract in such circumstances. The payment of the payment of such proportion of the sums or sum outstanding on any such account by the Buyer sole conditions of resuming performance under the Contract in such circumstances. The payment of such proportion of the sums or sum outstanding on any such account by the Buyer back within its agreed credit limit;
  12.8 If the Buyer refuses to permit or hinders performance of Services. The Company sees fit in its absolute discretion to bring the Buyer back within its agreed credit limit;
  12.8 If the Buyer refuses to permit or hinders performance of Services. The Company sees fit in its assolute discretion to bring the Buyer back with permits a condition of resuming performance under the Contract, pre-payment of or such security as it may stipulate for the payment of any such such event happening the Company shall also have or such security as it may stipulate for the payment of any such account by the Buyer is the system set worth appening the Company shall also have or any such account due to 1. Jopon any such account bar of any such second bar of any such event happening the Company shall also have or any such account due to 1. Jopon any such event happening the Company shall also have or any such account due to 1. Jopon any such event happening the Com Company. 13. WARRANTY AND LIABILITY

- a liability of the Company is subject to compliance by the Buyer with all the terms contained in this

- a general line over all monies and property of the Buyer in its possession for any sums due to the Company. **13.** The liability of the Company is subject to compliance by the Buyer with all the terms contained in this clause 13. **13.** The developing under the properties remaining ungaid) or at lise option by repair or by repair of the prove of the design is supplied by or on behalf of the Buyer), faulty materials or faulty workmanship provided that:. **13.1.1.** the Buyer shall have been thereupon promptly notified in writing to the Company, and 13.1.2 gives no warranty (and none shall be implied) that the Goods are fit for any particular purpose; and the Company authorises their disposal in writing; and 13.1.3 any Goods alleged to be defective shall be stored in a safe place by the Buyer until such time as the Company authorises their disposal in writing; and 13.1.3 any Goods alleged to be defective shall. For equival by the Company, be promptly returned at the Buyer's shall have been made by the Buyer or by any third party to remedy any defect before, if so credured by the Company, be promptly returned at the Buyer's risk and expense to the Company's works for inspection, and the Company shall in its or workmanship; and 0.3.1.6 the Goods in question shall have been returned to the defect before, if so credured by the Company, the Company, the Goods in question shall have been made by the Buyer or by any third party to remedy any defect before, if so credured by the Company is required by the Company is recommendation and shall not have been ritited with any parts. Company shall in tis the Goods in question shall have been returned to the company or or any third party tor any injury, bas or damage of any writing defect more and any defect theore, including without limitation any injury. Ioss or damage or any th

iability to the Buyer for: 13.8.1 Death or personal injury resulting from the negligence of the Company, its employees or

- 13.6.1 beaution personal injury resulting from the negligerice of the Company, its employees of agents;
  13.8.2 damage suffered by the Buyer as a result of a breach by the Company of the condition as to title or the warranty as to quiet possession implied by Section 12 of the Sale of Goods Act 1979 or 13.8.3 damage or whotppy of company is liable to the Buyer and the Consumer Protection Act 1987; shall not be limited save that nothing in this clause 13 shall confer a right or remedy upon the Buyer to which the Buyer would not otherwise be entitled.
  13.9 The provisions of this clause 13 shall survive any termination of the Contract.
  13.10 The exclusions from and limitations of liability set out in this clause 13 shall be considered severably. The validity or unenforceability of any oreforceability of any other part of this clause 13.
- INDEMNITY
- INDEMNITY
  14. INDEMNITY
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- - The Company shall have no liability whatsoever for any failure to perform, or for any delay in the performance of any of its obligations under the Contract arising wholly or in part by reason of any factor beyond its direct control. **NOTICES** 16.
- Any notice required to be given in writing under the Contract shall be given either by telex or facsimile transmission or by first class post addressed to the registered office of the party for reasimile transmission or by first class post addressed to the registered office of the party for which it is intended.
   **17. GOVERNING LAW** This Contract shall be governed by the law of England and subject to the exclusive jurisdiction of the English Courts.
- 01 04 2015

Plumbing and Heating Supplies Ltd