

CEILING & DRYLINING SUPPLIES

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Tel: 01204 792 332

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Application for Credit Account Facilities



























Head Office:

Pertonstore.com Ltd Albert Hall, Albert Road, Farnworth, Bolton, BL4 9EL



Version 3.2



Company name

Limited





PLC



Application for Credit Account Facilities

Sole

PLEASE COMPLETE THE APPLICATION IN BLOCK CAPITALS USING BLACK INK

Legal Title of Company - please tick one of the following Partnership

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Company registration No)			VAT No		
Customer Trading Addre	cc			Pagistared :	address if diff	foront
customer Traumg Addre	55			negistereu e	address ii diii	erent
COLE TRADERS COMPLET	E TIUS SECTION					
SOLE TRADERS COMPLET	E THIS SECTION	:				
Full Name:						
Date Of Birth:						
Current Address:						
Dates From:			Dates To:			
Previous Addresses (if les	s than 3 years a	t your curr	ent): use a se	eparate sheet	if required	
Dates From:			Dates To:			
TWO COPIES OF IDENTIFICATION (1 PHOTO ID and 1 UTILITY BILL):						
PASSPORT	DRIVING LICEN	CE	UTILITY BILL	. (Within the	last 3 month	s)
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	<u>l</u>		<u> </u>			

Contact Nam	e and Numb	er (Where in	voices shoul	d be sent /	Queries Dealt	With)	
Name:							
Contact Num	bers:						
Email Addres	s:						
INVOICES & S	STATEMENT	S VIA: - please	e tick one of	the follow	ing	ı	
POST		EMAIL		FAX			
Proprietor's/	Director Na	ımas					
Names:	Director Na	illes		Contact de	etails: If differe	nt to the abo	ove:
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and no accou	ints have be for any unpa	en submitted	then you wil on the accou	l be signing		guarantor an	
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What is the	nature of th	e business?	PLEASE TICK	ALL THAT A	PPLY	
Drylining			Suspended Ceilings			
Electrical			Metal Partitions & MF			
Plastering			General Building			
Joinery			Other: please state			
-		_	names and telephone number		n contact,	
Trade Refer	ence 1					
Company						
Address						
Contact Nan	ne					
Telephone N	lumber					
Fax						
Email addre	ss					
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PURCHASES	ONLY TO BE	ACCEPTED BY	f: please tick those applic	able from the	e following	
FAXED OR		VERBAL	PURCHASE			NO
EMAILED		ORDERS	NUMBERS F	REQUIRED	YES	NO
PERTONSTO	RE TRADE	•				
ACCOUNT C	ARDS ONLY:					
LIST ANY OT	HER NAMES	ON THE ACC	OUNT THAT MAY COLLEC	T ON YOUR B	EHALF:	

PLEASE TICK THE BOX BELOW IF ONLY DELIVERY NOTES ARE TO BE SENT WITH PURCHASES			
Note: Therefore no invoi	ces or prices will be sent with the purchased items.		

When signing I/we agree that:

all goods purchased should be paid in full within 30 days of invoice date and understand that a cost of recovery may be charged.

The Company will be notified within 3 days of any reason for non-acceptance of an invoice

The title of goods supplied remains the property of Pertonstore.com Ltd until paid for in full.

I confirm that I/we have read and accept the attached terms and conditions of sale and I understand all orders accepted by Pertonstore.com Ltd shall be on these terms unless otherwise arranged and confirmed in writing.

I /We confirm that all the information stated in this application for credit is true and accurate.

Data Protection Act

I/We confirm that we understand that any Personal data you provide Pertonstore.com Ltd will be held securely and in confidence and is for the sole purpose of considering my application. I understand that under the act I have the right to access any data you hold about me and I may apply in writing.

I/We confirm that we understand that by signing this we agree to the GDPR terms and conditions detailed in the "terms and conditions" attached. You can opt out at anytime by following the proceedures shown.

Signed	
First Name	
Surname	
Position	
Date	

Please attach a Company letterhead with this Form

Registered Company/office: Pertonstore.com Ltd Albert Hall, Albert Road, Farnworth, BL4 9EL

Company Registration Number: 8347331

Directors: Mr AH Wroe and Mr AR Wroe

TERMS AND CONDITIONS FOR THE SALE OF GOODS

1. Definitions

Buyer the person/s who buys or agrees to buy the goods from the Seller.

Conditions the terms and conditions of sale as set out in this document and any special terms and conditions agreed in writing by the

PERTONSTORE

COPY

Seller.

Goods the articles which the Buyer agrees to buy from the Seller.

Price the price for the Goods, excluding VAT and any carriage, packaging and insurance costs.

Seller means PERTONSTORE.COM LTD of ALBERT HALL, ALBERT ROAD, FARNWORTH, BOLTON, BL4 9EL.

2. Conditions

2.1 These Conditions shall form the basis of the contract between the Seller and the Buyer in relation to the sale of Goods, to the exclusion of all other terms and conditions including the Buyer's standard conditions of purchase or any other conditions which the Buyer may purport to apply under any purchase order or confirmation of order or any other document.

- 2.2 All orders for Goods shall be deemed to be an offer by the Buyer to purchase Goods from the Seller pursuant to these Conditions
- 2.3 Acceptance of delivery of the Goods shall be deemed to be conclusive evidence of the Buyer's acceptance of these Conditions
- 2.4 These Conditions may not be varied except by the written agreement of [a director of] the Seller.
- 2.5 These Conditions represent the whole of the agreement between the Seller and the Buyer. They supersede any other conditions previously issued.

3. Price

The Price shall be the price quoted on the Seller's confirmation of order.

The Price is exclusive of VAT which shall be due at the rate in force on the date of the Seller's invoice.

4. Payment and Interest

- **4.1** Payment of the Price and VAT shall be due within [30] days of the date of the Seller's invoice.
- 4.2 Interest on overdue invoices shall accrue from the date when payment becomes due calculated on a daily basis until the date of payment at the rate of [8%] per annum above the Bank of England base rate from time to time in force. Such interest shall accrue after as well as before any judgment.
- **4.3** The Buyer shall pay all accounts in full and not exercise any rights of set-off or counter-claim against invoices submitted by the Seller.

5. Goods

The quantity and description of the Goods shall be as set out in the Seller's confirmation of order.

6. Warranties

The Seller warrants that the Goods will at the time of delivery correspond to the description given by the Seller in the confirmation of order. [Except where the Buyer is dealing as a consumer (as defined in section 12 of the Unfair Contract Terms Act 1977), all other warranties, conditions or terms relating to fitness for purpose, quality or condition of the Goods are excluded].

7. Delivery of the Goods

- 7.1 Delivery of the Goods shall be made to the Buyer's address. The Buyer shall make all arrangements necessary to take delivery of the Goods on the day notified by the Seller for delivery.
- 7.2 The Seller undertakes to use its reasonable endeavours to despatch the Goods on an agreed delivery date, but does not guarantee to do so. Time of delivery shall not be of the essence of the contract.
- 7.3 The Seller shall not be liable to the Buyer for any loss or damage whether arising directly or indirectly from the late delivery or short delivery of the Goods. If short delivery does take place, the Buyer undertakes not to reject the Goods but to accept the Goods delivered as part performance of the contract.
- 7.4 If the Buyer fails to take delivery of the Goods on the agreed delivery date or, if no specific delivery date has been agreed, when the Goods are ready for despatch, the Seller shall be entitled to store and insure the Goods and to charge the Buyer the reasonable costs of so doing.

8. Acceptance of the Goods

- **8.1** The Buyer shall be deemed to have accepted the Goods [48 hours] after delivery to the Buyer.
- 8.2 The Buyer shall carry out a thorough inspection of the Goods within [48 hours] of delivery and shall give written notification to the Seller within 5 working days of delivery of the Goods of any defects which a reasonable examination would have revealed.
- **8.3** Where the Buyer has accepted, or has been deemed to have accepted, the Goods the Buyer shall not be entitled to reject Goods which are not in accordance with the contract.
- 8.4 The buyer is responsible to check all goods for any defects before installation and must not continue to install if a defect has been notified.
- 8.5 The seller accepts no liability for installation of faulty/defective goods. This includes but not limited to time delays, completion delays, disposal costs, labour charges removing, installation or removal off site or any associated costs.

9. Title and Risk

- 9.1 Risk shall pass on delivery of the Goods to the Buyer's address.
- 9.2 Notwithstanding the earlier passing of risk, title in the Goods shall remain with the Seller and shall not pass to the Buyer until the amount due under the invoice for them (including interest and costs) has been paid in full.
- **9.3** Until title passes the Buyer shall hold the Goods as bailee for the Seller and shall store or mark them so that they can at all times be identified as the property of the Seller.
- **9.4** The Seller may at any time before title passes and without any liability to the Buyer:
 - **9.4.1** repossess and dismantle and use or sell all or any of the Goods and by doing so terminate the Buyer's right to use, sell or otherwise deal in them; and
 - **9.4.2** for that purpose (or determining what if any Goods are held by the Buyer and inspecting them) enter any premises of or occupied by the Buyer.
 - **9.5** The Seller may maintain an action for the price of any Goods notwithstanding that title in them has not passed to the Buyer.

10. Carriage of Goods

Carriage shall be the price quoted on the Seller's confirmation of order. The Price is exclusive of VAT which shall be due at the rate in force on the date of the Seller's invoice.

11. E-Commerce Purchases

Purchases made on the Sellers website are also subject to the www.pertonstore.com terms and conditions, shipping & returns and privacy These can be viewed by visiting the website at www.pertonstore.com.

12. Privacy

- **12.1** Pertonstore.com Ltd do not disclose buyers' information to third parties other than when order details are processed as part of the order fulfilment. In this case, the third party will not disclose any of the details to any other third party.
- **12.2** We may from time to time send you information by e-mail or post on our products only, if you do not wish to receive this information then please send us an email with the subject "NO INFORMATION". Or send us a letter with the same.
- 12.3 Sale of business. If the business is sold or integrated with another business your details may be disclosed to our advisors and any prospective purchasers advisors and will be passed on to the new owners of the business so that they can continue to provide the service that we currently provide. We will require the purchaser to follow the terms and conditions detailed within this policy and to give at least 30 days notice of any proposed changes.

13. Estimates and Illustrations

- **13.1** Estimates Any Estimate of quantities needed, advice as to the availability of any goods and plan or measurement given by Pertonstore.com Ltd is given for quidance only. You must satisfy yourself that the goods and/or services ordered are correct.
- 13.2 Online Calculator, Estimating Tool and Illustrations The illustrations and quantities provided when you use our calculators / estimating tools (Eg. SUSPENDED CEILING CALCULATOR) are for guidance only. You must satisfy yourself that the goods and/ or services ordered are correct and to the required standards. We hold no design responsibility; any quantities provided are estimates and we hold no responsibility for mistakes, shortfalls or over orders.

14. GDPR

- 14.1 The new General Data Protection Regulation ("GDPR"), came into effect on May 25, 2018. This regulation details your consent requirements and personal data stored, therefore we need to confirm that you would like to receive content from us. We, at Pertonstore.com Ltd, always take the protection of your personal information and data very seriously and intend to fully comply with these regulations. To help us in this, we simply need to let you know how to agree or disagree to Pertonstore.com Ltd having your permission to the following:
 - Contact you in the form of an email, post or phone with special offers we believe will be of a benefit to you or your company.
 - Keep any Personal Identifiable Information(PII) data we may have secure, including names, addresses, phone numbers and email addresses of people within your organisation?
 - · Securely hold printed documentation with your details on (purchase orders, delivery notes, invoices, etc)?
 - · Safely store your data on our back up devices

In order to comply with these changes, we kindly require all Customers and Suppliers to either:

- Sign the "cash account" or "Credit Account" forms, this confirms your agreement to the above.
- Send and email to enquiries@pertonstore.com, stating either 'Agree' or 'Disagree'
- · Post a letter to Pertonstore.com ltd, Albert Hall, Albert Road, Farnworth, Bolton, BL4 9EL stating either 'Agree' or 'Disagree'
- Our marketing emails always give you the option to "OPT OUT" of this type of correspondence.
- Call us and tell us that you do not consent to the above and we will tell you how you can remove your personal details that
 we hold.

If you require any further information on what data we hold or how to opt out once you've opted in, please contact enquiries@pertonstore.com, by phone or by post. Signing the credit or cash account forms confirm that you are agreeing to giving us your consent to the above.

TERMS AND CONDITIONS FOR THE SALE OF GOODS

1. Definitions

Buyer the person/s who buys or agrees to buy the goods from the Seller.

Conditions the terms and conditions of sale as set out in this document and any special terms and conditions agreed in writing by the

CUSTOMER

Seller

Goods the articles which the Buyer agrees to buy from the Seller.

Price the price for the Goods, excluding VAT and any carriage, packaging and insurance costs.

Seller means PERTONSTORE.COM LTD of ALBERT HALL, ALBERT ROAD, FARNWORTH, BOLTON, BL4 9EL.

2. Conditions

2.1 These Conditions shall form the basis of the contract between the Seller and the Buyer in relation to the sale of Goods, to the exclusion of all other terms and conditions including the Buyer's standard conditions of purchase or any other conditions which the Buyer may purport to apply under any purchase order or confirmation of order or any other document.

- **2.2** All orders for Goods shall be deemed to be an offer by the Buyer to purchase Goods from the Seller pursuant to these Conditions.
- 2.3 Acceptance of delivery of the Goods shall be deemed to be conclusive evidence of the Buyer's acceptance of these
- 2.4 These Conditions may not be varied except by the written agreement of [a director of] the Seller.
- 2.5 These Conditions represent the whole of the agreement between the Seller and the Buyer. They supersede any other conditions previously issued.

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The Price is exclusive of VAT which shall be due at the rate in force on the date of the Seller's invoice.

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- **9.3** Until title passes the Buyer shall hold the Goods as bailee for the Seller and shall store or mark them so that they can at all times be identified as the property of the Seller.
- **9.4** The Seller may at any time before title passes and without any liability to the Buyer:
 - **9.4.1** repossess and dismantle and use or sell all or any of the Goods and by doing so terminate the Buyer's right to use, sell or otherwise deal in them; and
 - **9.4.2** for that purpose (or determining what if any Goods are held by the Buyer and inspecting them) enter any premises of or occupied by the Buyer.
 - **9.5** The Seller may maintain an action for the price of any Goods notwithstanding that title in them has not passed to the Buyer.

10. Carriage of Goods

Carriage shall be the price quoted on the Seller's confirmation of order. The Price is exclusive of VAT which shall be due at the rate in force on the date of the Seller's invoice.

11. E-Commerce Purchases

Purchases made on the Sellers website are also subject to the www.pertonstore.com terms and conditions, shipping & returns and privacy These can be viewed by visiting the website at www.pertonstore.com.

12. Privacy

- **12.1** Pertonstore.com Ltd do not disclose buyers' information to third parties other than when order details are processed as part of the order fulfilment. In this case, the third party will not disclose any of the details to any other third party.
- **12.2** We may from time to time send you information by e-mail or post on our products only, if you do not wish to receive this information then please send us an email with the subject "NO INFORMATION". Or send us a letter with the same.
- 12.3 Sale of business. If the business is sold or integrated with another business your details may be disclosed to our advisors and any prospective purchasers advisors and will be passed on to the new owners of the business so that they can continue to provide the service that we currently provide. We will require the purchaser to follow the terms and conditions detailed within this policy and to give at least 30 days notice of any proposed changes.

13. Estimates and Illustrations

- **13.1** Estimates Any Estimate of quantities needed, advice as to the availability of any goods and plan or measurement given by Pertonstore.com Ltd is given for quidance only. You must satisfy yourself that the goods and/or services ordered are correct.
- 13.2 Online Calculator, Estimating Tool and Illustrations The illustrations and quantities provided when you use our calculators / estimating tools (Eg. SUSPENDED CEILING CALCULATOR) are for guidance only. You must satisfy yourself that the goods and/ or services ordered are correct and to the required standards. We hold no design responsibility; any quantities provided are estimates and we hold no responsibility for mistakes, shortfalls or over orders.

14. GDPR

- 14.1 The new General Data Protection Regulation ("GDPR"), came into effect on May 25, 2018. This regulation details your consent requirements and personal data stored, therefore we need to confirm that you would like to receive content from us. We, at Pertonstore.com Ltd, always take the protection of your personal information and data very seriously and intend to fully comply with these regulations. To help us in this, we simply need to let you know how to agree or disagree to Pertonstore.com Ltd having your permission to the following:
 - Contact you in the form of an email, post or phone with special offers we believe will be of a benefit to you or your company.
 - Keep any Personal Identifiable Information(PII) data we may have secure, including names, addresses, phone numbers and email addresses of people within your organisation?
 - · Securely hold printed documentation with your details on (purchase orders, delivery notes, invoices, etc)?
 - · Safely store your data on our back up devices

In order to comply with these changes, we kindly require all Customers and Suppliers to either:

- Sign the "cash account" or "Credit Account" forms, this confirms your agreement to the above.
- Send and email to enquiries@pertonstore.com, stating either 'Agree' or 'Disagree'
- · Post a letter to Pertonstore.com ltd, Albert Hall, Albert Road, Farnworth, Bolton, BL4 9EL stating either 'Agree' or 'Disagree'
- Our marketing emails always give you the option to "OPT OUT" of this type of correspondence.
- Call us and tell us that you do not consent to the above and we will tell you how you can remove your personal details that
 we hold.

If you require any further information on what data we hold or how to opt out once you've opted in, please contact enquiries@pertonstore.com, by phone or by post. Signing the credit or cash account forms confirm that you are agreeing to giving us your consent to the above.