

## INDEPENDENT BUILDERS'MERCHANT

# **ACCOUNT APPLICATION FORM**



Building, Timber, Joinery, Landscaping, Roofing, Plumbing & Heating

BRANCHES ACROSS THE NORTH WEST

SOVINITRADESUPPLIES.CO.UK

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# SUCCESS THROUGH COLLABORATION





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Please be advised this account form is to open an account with Sovini Trade Supplies. If you wish to discuss the other commercial aspects of The Sovini Group, please contact your account manager.

### **TERMS & CONDITIONS**



Below are the key areas of our terms and conditions. For the full version, please scan the QR code.

#### DEFINITIONS AND INTERPRETATION 1.

In these Conditions of Sale the following words shall have the following meanings:-Sovini Trade Supplies (Registered Number 08956215) a member of the Sovini Group, the "Seller supplier of the Goods or any holding or subsidiary company of the Seller who suppli

Buyer The person, firm or company with whom the Seller makes the Contract and which expression shall include (jointly and severally) any principal on whose behalf the Buyer orders Goods "Contract" Any contract formed between the Buyer and the Seller for the sale and purchase of the Goods

irsuant to the Order. loods" the Goods which are to be supplied by the Seller pursuant to the Contract "Delivery

The delivery of the Goods by the Seller whether by way of delivery by or for and on behalf of the Seller, direct delivery by a supplier of the Seller or other third party or otherwise. The purchase order placed with the Seller by the Buyer. The technical or other description (whether as to quantity, quality, price, weight or otherwise) of the Goods shown or referred to in the Contract and any performance schedules and/or Specification other characteristics and details contained, mentioned or referred to therein or prepared in

accordance therewith.

References herein to Conditions are, unless otherwise stated, to Conditions in these Conditions of Sale.

The headings are inserted for convenience only and have no legal effect

#### 2 BASIS OF SALE

BASIS UP SALE

All Contracts shall be concluded upon the basis of these Conditions of Sale together with any special conditions issued by the Seller to the Buyer at any time prior to or with the Seller's acceptance of the Buyer's Order. Variations and/or qualifications of such Conditions (Whether pursuant to Conditions 7.2 or 11 or otherwise) can only be effected by a document signed by a duly authorised officer of the Seller and setting out in full the relevant variations and conditions from the Seller and setting out in full the relevant variations and qualifications.

No terms or conditions submitted by the Buyer to the Seller, irrespective of their date, shall revail over these Conditions

prevail over these Conditions.
All Orders shall be deemed to be an offer by the Buyer to purchase Goods pursuant to these
Conditions of Sale and acceptance of Delivery shall be deemed conclusive evidence of the
Buyer's acceptance of these Conditions of Sale.
The Seller's employees or agents are not authorised to make any representations concerning
the Goods unless confirmed by the Seller in writing. In entering into a Contract the Buyer
acknowledges that it does not rely on, and waives any claim for breach of, any such
representations which are not as experienced. representations which are not so confirmed.

Any reference in these Conditions of Sale to any statutory provision shall be construed as a reference to that provision as amended or re-enacted at the relevant time.

#### QUOTATIONS AND ACCEPTANCE OF ORDERS 3

Quotations are not offers and may be withdrawn or varied at any time prior to acceptance by the Seller of the Buyers Order for Goods being the subject of the quotation.

ORDERS AND SPECIFICATIONS

The Buyer shall be responsible to the Seller for ensuring the accuracy of the terms of any Order (including but not exclusively any relevant Specification) and for providing to the Seller any necessary information concerning the Goods within a sufficient time to enable the Seller to perform the Contract in accordance with its terms.

If the Goods are to be procured or processed by the Seller in accordance with a Specification (and feeding to be produced by the Seller in accordance with a Specification).

[and/or design] submitted by the Buyer, the Buyer shall indemnify the Seller from and against all costs, claims, damages and expenses made against or incurred by the Seller in connection with the settlement of any claim for infringement of any patent, copyright, design, trade mark or other industrial or intellectual property rights of any third party arising out of the Seller's use of such Specification.

use of such speciation.

The Seller expressly reserves the right (but accepts no obligation) to make such changes in the Specification of the Goods as are necessary to ensure that the Goods conform with any applicable statutory requirements and the Buyer shall not be entitled to object to or reject the Goods by reason of any such changes.

If it is agreed that the Goods be processed the Seller may arrange for such processing to be performed by a third party and in such case the operation shall be carried out on the standard terms and conditions of business/trade of the third party.

#### 5 PRICE AND PAYMENT

The price of the Goods shall be the Seller's quoted price or, where no price has been quoted (or a quoted price has been withdrawn or is otherwise no longer valid), the price listed in the Seller's published price list (if any) current at the date of acceptance of the Order. Unless otherwise agreed in writing the price of the Goods includes the cost of Delivery to such address as is agreed in the Contract but does not include VAT or any other taxes or duties (which shall be charged in accordance with current legislation). All other amounts due under the Contract or under the terms of these Conditions of Sale shall be subject to the addition of

the Contract or under the terms of these Conditions of Sale shall be subject to the addition of any applicable value added or other salest ax.

If the Seller agrees to deliver the Goods elsewhere than at the address stipulated in the Contract and/or by express or other special methods of Delivery or shall agree to expedite Delivery or it additional charges arise from Delivery or in charges directly or indirectly affecting the Goods prior to Delivery whether by way of demurrage or otherwise all additional packaging, transport, insurance, demurrage and other costs, expenses or charges thereby incurred (the "Additional Charges") shall be added to the price of the Goods and shall be the responsibility of and paid by the Buyer Save that if any contract made by the Seller to procure the Goods provides for cancellation of such contract in the event of a refusal by the Seller to agree to the Additional Charges, and, if, by virtue of any such provision such contract is cancelled then the Seller shall have the option of cancelling the Contract by notifying the Buyer in respect of any Goods not delivered to the Buyer at that date.

The Seller reserves the right to invoice the Buyer on an interim basis to cover any instalment

of Goods delivered.

Subject to any special terms agreed in writing between the Buyer and the Seller, the Seller shall be entitled to invoice the Buyer for the price of the Goods and for any costs incurred by the Seller prusuant to these Conditions on or at any time after their despatch by the Seller for Delivery to the Buyer unless the Goods are to be collected by the Buyer or the Buyer wrongfully fails to take Delivery of the Goods, in which event the Seller shall be entitled to invoice the Buyer for the price at any time after the Seller has notified the Buyer that the Goods are ready for collection or (as the case may be) the Seller has tendered Delivery of the

All terms, express or implied, relating to the quality of the Goods are warranties only the breach of which gives no right to reject the Goods or terminate the contract in any circumstances whatever.

Subject to any special payment terms agreed in writing between the Buyer & the Seller, the Buyer shall pay the price of the Goods (& any costs incurred by the Seller pursuant to these Conditions) without any deduction within 30 days of the end of the month following the date of the Seller's invoice, notwithstanding that Delivery may not have taken place & the property in the Goods has not passed to the Buyer. The time of payment of the price shall be of the

essence of the Contract.

In the event of any payment becoming overdue then, without prejudice to any other right or

- remedy available to it, the Seller may:a. Terminate the Contract;
  b. Withhold delivery of the Goods or any part thereof and suspend performance of

b. Withhold delivery of the Goods or any part thereof and suspend performance of the Contract until payment is received in full and any times and/or dates stipulated for performance of the Contract shall be extended/postponed accordingly; or
c. Charge interest on the unpaid amount at the rate of 3% above the Bank of England's current base lending rate after as well as before commencement of proceedings for recovery of the same until the date of payment.
Each Contract shall be subject to the Seller being satisfied as to the Buyer's credit status both prior to and during the period of the Contract. If the Seller becomes dissatisfied with the Buyer's credit status, it may suspend performance of the Contract until it is satisfied as to the Buyer's credit status, it may suspend performance of the Contract until it is satisfied as to the Buyer's creditworthiness or is given such security for the price as the Seller shall deem

and buyer's creatival nimess on is given such security for the price as the setter shall deem appropriate.

The Seller may at any time, without notice to the Buyer, set off any liability of the Buyer to the Seller against any liability of the Seller or a member of The Sovini Group to the Buyer, whether Setter a against any admity of the setter of a minute of mine source of the transfer of the setter of the transfer of the tran

#### DELIVERY OF GOODS

7.

Delivery of the Goods shall be made to the Buyer's address or, if the Goods are to be collected by the Buyer, upon such collection from the Seller's address at any time after the Seller has

by the Buyer, upon such collection from the Seller's address at any time after the Seller has notified the Buyer that the Goods are ready for collection.

Any dates quoted for Delivery of the Goods are approximate only and the Seller shall not be liable for any loss or damage whatever due to delay in Delivery of the Goods howsoever caused. Time for Delivery shall not be of the essence of the Contract unless previously agreed by the Seller in writing. The Goods may be delivered by the Seller in advance of the quoted Delivery date upon giving reasonable notice to the Buyer.

The Seller may effect Delivery by instalments in which case these terms and conditions shall apply to each instalment as though a separate Contract and any failure or defect in any one Delivery will not notifie the Buyer for requiring the Contract as a whole the Contract and any failure or defect in any one Contract as a whole the Contract and the Contract as a whole the Contract and the

Delivery will not entitle the Buyer to repudiate the Contract as a whole. If the Seller fails to deliver the Goods for any reason, lother than any cause beyond the Seller's reasonable control or the Buyer's fault), and the Seller is accordingly liable to the Buyer, the Seller's liability shall be strictly limited to the excess (if any) of the cost to the Buyer (in the cheapest available market) of similar goods to replace those not delivered over the price of the Goods. No claims for other and/or consequential loss or damage shall be allowed in connection with any such non-Delivery. If the Buyer does or suffers to be done anything which might prejudice his ability to pay the

full price he shall be deemed to have repudiated the Contract and the Seller may without prejudice to his other rights accept such repudiation without notice as termination thereof. If the Buyer fails to take Delivery of the Goods or fails to give the Seller adequate Delivery instructions prior to the time stated for Delivery then, without prejudice to any other right or remedy available to the Seller, the Seller may at its option:-

- Be entitled to treat such failure as a repudiation of the Contract and may without prejudice to his other rights accept such repudiation without notice as termination thereof;
- Store the Goods until actual Delivery or sale (as provided in paragraph (c) hereof) and (subject to Condition 8.2 below) charge the Buyer for the reasonable costs (including insurance) of storage; and/or c. Sell the Goods at the best price readily obtainable and (after (in the case of Goods which
- have been manufactured or processed and/or labelled by the Seller for the Buyer) stripping and relabelling such Goods and deducting all reasonable storage and selling expenses and expenses incurred in stripping and relabelling) charge the Buyer for any shortfall below the price under the Contract. And in any such circumstances it is hereby agreed for the avoidance of doubt, but without limitation, that the Buyer shall fully indemnify and keep indemnified the Seller from and against all costs, claims, damages, losses, liabilities and expenses (including loss of profit) incurred or suffered by the Seller by reason of the failure by the Buyer to take Delivery or to give the Seller adequate Delivery instructions including (without limitation) any such costs, claims, damages, losses, liabilities and/or expenses arising out of the use of

any such costs, claims, damages, losses, liabilities and/or expenses arising out of the use of lithographed packaging.

On Delivery the Buyer shall mark the Delivery advice note with details of any shortages and/ or damaged Goods received and shall forthwith deliver to the Seller a damage report signed by the Buyer in such form as the Seller shall request. Without prejudice to sub-condition 7.8 below, notice of any claim arising out of or in connection with the Contract must be given in writing to the Seller within 7 working days from the date of Delivery, failing which all claims (other than claims arising out of or in connection with defects not discoverable upon reasonable examination of the Goods] shall be deemed to be waived and absolutely barred. Natwithstanding any provision to the contrary in these Conditions for the avoidage of death. reasonable examination of the Goods] shall be deemed to be waived and absolutely barred. Notwithstanding any provision to the contrary in these Conditions, for the avoidance of doubt, the Seller shall be under no liability whatsoever for any shortages or damage in transit in relation to the Goods or for deviation, mis-delivery, delay or detention unless the Seller and the carrier are notified in writing of the same (otherwise than upon a consignment note or delivery document) within 3 days of Delivery and a claim is made on the Seller and the carrier in writing within 7 days after the termination of transit (as defined under the current conditions of carriage of the Road Haulage Association) (in the computation of time for the purposes of this Condition 7, the following days shall not be included in England and Wales: Sunday, Good Feriday Christman Dayor a Bank Holidiew and in Scordland's Sunday List and 2nd Laugury, Spring this Condition 7, the following days shall not be included in England and Wales: Sunday, Good Friday, Christmas Day or a Bank Holiday and in Scotland: Sunday, 1st and Znd January, Spring Holiday or Autumn Holiday). In addition, the Seller shall be under not liability whatsoever if any of the Goods or bulk is broken pending settlement of any claim, or, where the Goods collected by the Buyer or the subject of a Delivery, include plywood or particle board, if the marked battens on the packages (if any) are not produced with the Goods for inspection by the Seller In the case of Goods which have been manufactured or processed by the Seller in accordance with a Specification, within two days of the arrival of each Delivery the Buyer shall (if appropriate) deliver to the Seller a rejection report signed by the Buyer setting out full and accurate details of any material defect by reason of which the Goods delivered are not in accordance with the Specification. For the avoidance of doubt it is hereby acknowledged and agreed that no right of rejection shall arise in the event that the Goods delivered are in accordance in all material respects) with the Specification or where any change to the Specification has been made by the Seller in accordance with Condition 4.3. In accordance that in a fractional respective forms the Specification of where any change to the Specification has been made by the Seller in accordance with Condition 4.3.

If there is any difference of opinion between the parties as to whether any Goods supplied are in accordance with the Specification the matter shall, at the request of either the Seller or the Buyer, be determined by a person appointed by agreement between the parties at the instance of either party or in default of agreement by the President for the time being of the Liverpool

Law Society upon the application of either party.

If the Buyer fails to deliver any such reports as are referred to in Conditions 7.7 and 7.9, then the correct quantity and quality of Goods shall be conclusively presumed to have been delivered and to be in all respects in accordance with the Specification (where applicable) and, accordingly, the Buyer shall be deemed to have accepted and the Seller shall be deemed to have delivered properly the Goods in question and the Seller shall have no liability to the Buyer with respect to those Goods or otherwise.

# BUILD LOCAL, BUHLOCA

WE HAVE A TEAM OF EXPERTS WHO WILL OFFER YOU A PERSONAL SERVICE FROM ORDER TO DELIVERY



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FREE LOCAL DELIVERY TO SITE



87 Evans Road Speke Liverpool L24 9PB



**BOOTLE** 

Heysham Road Bootle Liverpool L30 6UR



**ECCLES** 

Unit A6 Lyntown Trading Estate Lynwell Road Eccles Greater Manchester M30 9QG



**ELLESMERE PORT** 

Unit 5 Merseyton Road Ellesmere Port Cheshire **CH65 2AW** 

## **ACCOUNT APPLICATION FORM**

Does your business currently deal with any other parts of The Sovini Group? If so, please call **0151 529 7039** or email **accounts.receivableSTS@sovini.co.uk** before completing this form

### PLEASE COMPLETE THE BELOW IN BLOCK CAPITALS AND BLACK INK

Which account type would y	ou like? P	lease tick:				
Cash Account Please	e complete	sections 1	& 4   Compe	titive tailored pri	ces. Available to trade & pu	blic who do not need a credit facility.
Credit Account Please	e complete	sections 1	, <b>2, 3 &amp; 4</b>   C	ompetitive tailor	ed prices and 30 days of inte	rest free credit (T&Cs apply).
SECTION 1 - YOUR DETAILS						
Title	Name				Surname	
Home Address Line 1		,			'	
Address Line 2						
Address Line 3						
Postcode						
Telephone Number					Mobile Number	
Email Address						
Company / Partnership name (if applicable)						
SECTION 2 - BUSINESS DETAIL	_S					
Trade Category	*Tra	ade 🗌	DIY 🗌	Self-Buil	d 🗌	
**If Trade – Business Trad	e or Occup	ation**				
Company Address Line 1 (I	lf different	to above)				
Address Line 2						
Address Line 3						
Postcode						
Company registration num	nber					
VAT number						
Company Telephone numb	er					
Fax number						
Accounts Contact Name						
Telephone numb	er					
Email Address						
Invoice / Statement Email	Address					
Buying Contact Name						
Telephone number						
Email Address						
Credit Limit Required						
Bank Name						
Sort Code						
Account number						

Purchase Order Number Required Would you like to be part of our supply chain (if applicab	Yes No
SECTION 3 - TRADE REFERENCES (NOT ASSOCIATED COMPANIES	S)
Reference one	
Name	
Address	
Company Telephone number	
Mobile number	
Fax number	
Reference two	
Name	
Address	
Company Telephone number	
Mobile number	
Fax number	
SECTION 4	
We / I hereby apply for an account and agree to pay accounts	as per the terms agreed with the Sovini Trade Supplies sales representative.
Authorised signatory:	Date:
On behalf of:	Position:
All applications are subject to financial checks and goods will	l not be released until the account is successfully set up.
DATA PROTECTION	
Respecting Your Privacy	
incompatible with those purposes. We will retain information	orm for the purpose it has been collected and not in a manner which is n for as long as is necessary for the purposes for which we process it.
On opening an account, you agree to receive marketing information services, special offers and branch events.	mation from Sovini Trade Supplies, including the latest news, products &
If you do not wish to receive this information, please tick the b	pox provided
1. Detach and retain the Terms & Conditions of Sale	
2. Return your completed application form in several ways	
Pass to a member of staff at your local branch     Tage!! accounts page inch a CTS @agricing and the CTS	
<ul><li>Email accounts.receivableSTS@sovini.co.uk</li><li>Post to Sovini Trade Supplies, Heysham Road, Liverp</li></ul>	2001 L30 6UR
., .	ou have received written confirmation of your account number.
4. For any enquiries relating to the above please call 0151 52'	·
FOR OFFICE HOF ONLY (Taxana)	
FOR OFFICE USE ONLY: (SALES REPRESENTATIVE TO COM	MPLETE)

30 Days NET	Sales Area			
Account Originator	Allocated Sales Representative			
Customer Type	Home branch			
Price Profile	Part of Supply Chain	Yes	No	