CREDIT ACCOUNT APPLICATION FORM.



BEFORE POSTING YOUR COMPLETED APPLICATION FORM, PLEASE CHECK:

Please supply the following as proof of identification...

- Company/business letterhead.
- Copy of an appropriate utility bill or bank statement dated within the last 30 days.
- Copy of driving licence or passport.
- Have you signed the customer declaration?
- Have you filled in your required credit limit?
- Have you provided your trade references?

Please return your completed form to:

STARK Building Materials UK Limited 99 Harmony Row, Glasgow G51 3LH







TERMS AND CONDITIONS OF SALE

If You are a Consumer, You have certain statutory rights regarding the return of defective Goods and claims in respect of losses caused by our negligence or failure to carry out our obligations. These Terms shall not affect your statutory rights.

In these terms and conditions of sale, the following meanings shall apply:

"Company Signatory" means a person authorised by Us.

Consumer" means any natural person acting for purposes outside their trade, business or profe (Consumer" means any natural person acting for purposes outside their trade, business or profe (Contrad" means the contract for the supply of Goods incorporating these Terms.

"Defect" means the condition and/or any attribute of the Goods and/or any other circumstances which, but for the effect of these Terms would have entitled You to damages.

terrines or our ordinages.

"Goods" means the goods or when the context permits services to be supplied by Us.
"Terms" means the terms set out in this document and any special terms agreed in writing between a Company Signatory and You.
"We", "Us" and "Our" means STARK Building Materials UK Limited Registered in England & Wales No. 01647362.

on seeking to purchase Goods from Us

THE CONTRACT

- THE CONTRACT
 All orders are accepted by Us only under these Terms and they may not be altered other than with the written agreement of a Company Signatory.

 Any contrary or additional terms, unless so agreed, are excluded.

 Quotations are invitations to treat only.

 Orders may be concelled only with the agreement of a Company Signatory and You will indemnify Us against all costs, claims, losses or expenses incurred as a result of that cancellation.

- You shall be responsible to Us for ensuring the accuracy of the terms of any order including any applicable design drawing or specification prior to Us by You and for giving Us any necessary information relating to the Goods within a sufficient time to enable Us to perform the Contract in accordance with its Terms.
- 2.5.1 It is your responsibility to be fully conversant with the nature and performance of the Goods, including any harmful or hazardous effects their
 - 25.2 Without prejudice to Clause 2.5.4 of these Terms while We take every precaution in the preparation of our catalogues, technical circulars, price lists and other literature; these documents are for your general guid
 - 2.5.3 If You require advice (including Health and Safety information) in relation to the Goods, a specific request for advice should be made and any advice given in writing by a Company Signatory in response to such a request shall amount to a representation and We shall be liable accordingly. years in wing by a County very large was seen of sections as and a september of an are presentation and we statute above accordingly.

 We shall not be liable in respect of any missepresentation made by Us, our employees or agree to You, your employees or agents as to the on of the Goods, their literasts for any purpose or as to quantity or measurements, unless the representation is:

 2.5.4.1 made or confirmed in writing by a Company Signatory, and/or
 2.5.4.2 froutdent.

2.5.5 For the avoidance of doubt, our liability for damages for misrepresentation (other than fraudulent) is excluded or limited by Clause 8 of these Terms.

PRICE

- The Price of the Goods shall be that prevailing at the date of delivery of the Goods. The price is exclusive of VAT which shall be due at the rate ruling on
- the date of a VAI invoice.

 Three listed or quoted are based on costs prevailing at the time when they are given or agreed. We shall be entitled to adjust the price of the Goods as of the time of delivery by such amount as may be necessary to cover any increase sustained by Us after the date of acceptance of your order and any direct or indirect orsols of mixing, abdising, an expelying the Goods.

 Rices quoted are applicable to the quantity specified and on the information provided by You at the time of order. In the event of orders being placed for lesser quantities, or if there is any change in specifications, delivery dates, or delay is caused by your instructions or lack of instructions. We shall be entitled to adjust the price of the Goods as ordered to late account of the verinitions.
- We shall have the option of supplying any Goods ordered by You in imperial measurements in the nearest equivalent metric measurements and the Goods may be charged in metric measure allowing for conversions.

PAYMENT

- Unless the sole is for cash, or other credit terms have been agreed in writing with a Company Signatory, all accounts are due for payment on the last day of the month, following the month in which the Goods are invoiced.

 We will accept payment of accounts by debit or credit card, cash, cheques, BACS subject to Money Loundering Regulations from time to time.
- 4.3 Late payment will incur interest at 8% above the Bank of England base rate, prevailing from time to time, until the date of payment after as well as before
- Credit facilities may be withdrawn or reduced at any time at our sole discretion
- Cheat rocinies may be wintrawn or reduced at any time at our sole discretion.

 Even if We have previously agreed to give You credit. We reserve the right to refuse to execute any order or Contract if the arrangements for payment or your credit rating is not satisfactory to Us, no undiscretion We may require security satisfactory to Us or payment for each consignment when it is available and before it is despatched in which case delivery will not be effected until We are in receipt to security or deared funds as requested by Us. In the case of short delivery, You will remain liable to pay the full invoice price of all Goods delivered or available for delivery. You may not withhold payment of any invoice or other amount due to Us by reason of any right of set off or counterclaim, which You may have, or allege to have, for any reason whatsoever.

- be entitled at all times to set off any debt or claim of whatever nature which We may have against You against any sums due from Us to You.

DELIVERY

- vill be effected when the Goods leave our premises whether carried by Us or an independent carrier, or the premises of our s
- Delivery dates are given in good faith, but are estimates only.

 Time for delivery dates are given in good faith, but are estimates only.

 Time for delivery dates are given in good faith, but are estimates only.

 Time for delivery date large the sessence of the Contract.

 For the avoidance of doubt, and without detracting from any other provisions of these Terms, We shall not be liable for any damages whatsoever whether direct or indirect (including for the avoidance of doubt of any liability to any third party) resulting from any delay, in delivery of the Goods, for all called the deliver the Goods in a reasonable time whether such delay or failure is caused by our negligence or otherwise howsoever.

 We reserve the right to make delivery by instalments and larder a separate invoice in respect of each instalment. Our failure to deliver any one or more instalments, or any claim by You in respect of any one or more instalments, and not entitle You to treat the Contract as a whole as repudated.

 The price agreed includes our normal delivery charges but We may make an additional charge if We incur further coats or expense such as (but not limited (b).) if bose caused by delivery of less than a full load, if complying with your respect for delivery owner or more instalments, ii) orders of small value which are not economical for Us to deliver free.

 You must provide the necessary lober for culted and the Goods and unloading is to be completed with reasonable speed. If our delivery welface is kept vailing for an unreasonable time, or is obliged to return without completing delivery, or if We provide additional charge will be made.

 You may called Goods from Us during our trading hours. If they are not calleded within 14 days from when We notify You that they are available, a storage charge will be made.

- Have fall to take delivery, accept or collect the Goods within the agreed time, in our discretion, We may make an additional charge, invoice You for the Goods, or treat the Contract as repudated and, in any case, recover our losses from You.
- The Concentration of the Contract is reportured unit, in any case, recover our losses from You.

 If You calced Codes from U.S. You are solely responsible for the size, weight and positioning of the load on the vehicle and shall indemnify Us in respect of all costs, claims, losses or expenses We may incur as a result of your collecting the Goods. 5.10
- of all cass, claims, losses or expertess vive may incur as a result of your collecting the Goods are to be deposted other than on your privide premises, You shall be responsible for compliance with all regulations, and for all steps which need to be taken for the protection at all times of persons or property.

 We shall make a charge for pockaging, including crate cases and pallets, which shall be redilted if the crate cases or pallets are returned carriage poid in good condition and within seven days of delivery. Polythene sacks are not returnable.

 You will indemnify Us in respect of all casts, claims, losses or expenses We may incur as a result of delivery in accordance with your instructions. This indemnify will be reduced in proportion to the extent that such casts, losses, claims or expenses are due to our negligence.

- ou shall inspect the Goods at the place and time of unloading or collection, but nothing in these Terms shall require You to break packaging and/or impack Goods which are intended to be stored before use.
- 6.2.1 You all not retention to be some users use.
 6.2.1 You must advise Us by belephone immediately and give Us written notice within three working days of unloading of any daim for short delivery.
 6.2.2 If You do not give Us that notice within that time, the Goods will be deemed to have been delivered in the quantities shown in the delivery
 - You shall not be entitled, and irrevocably and unconditionally waive any rights, to reject the Goods or claim any damages whatson

- shart delivery howsoever caused.

 6.2.4 Our liability for shart delivery is limited to making good the shartage.

 6.3.1 Where it is, or would have been, apparent on a reasonable inspection that the Goods are not in conformity with the Contract or (where the Contract is a contract for sale by sample) that the bulk does not compare with the sample, four must advise Us by telephone immediately, and give U written notice within the tree working doys of inspection.

 6.3.2 If You fail to give Us that notice within that time, the Goods will be deemed to have been accepted and You shall not be entitled, and interocably and unconditionally wave any rights, to reject the Goods.

 6.3.3 If You fail to give Us that notice within that time, Clause 8 shall have effect.

TITLE AND RISK

- Risk in the Goods shall pass to You when the Goods are delivered. The property in the Goods shall remain with Us until You pay all sums due to Us, whether in respect of this Contract or other
- - You shall hold the Goods as our fiduciary agent and bailee
 - The Goods shall be stored separately from any other goods and You shall not interfere with any identification marks, labels, batch number
 - serial numbers on the Goods.

 7.3.3 We agree that You may use, or agree to sell the Goods as principal and not as agents in the ordinary course of your business subject to the express condition that at our direction, the entire proceeds of any sale or insurance proceeds received in respect of the Goods are held in trust for Us and not mixed with any other monitors, or praid into an overdrawn bank account and, it shall, a for all times, be identifiable as our menafficible as our menafficible as our menafficible and the serial process or agents may, with such transport as is necessary, enter upon any premises occupied by You, or to which You have access and where the Goods may be, or are believed to be, situated

LIABILITIES

- Authing in these Terms shall exclude or restrict our liability for death or personal injury resulting from our personal negligence or our liability for fraudulent inserpresentation.
- misepresentation. Subject to Clause 8.1 of these Terms, We shall not be liable by reason of any misrepresentation (unless fraudulent) or any breach of warranty condition or other term express or implied or any breach of duty (common law or statutory) or negligence for any damages whatsoever. Instead of liability in damages, We undertake liability under Clause 8.3 below.

- Where but for the effect of Clause 8.2 of these Terms You would have been entitled to damages against Us, We shall not be liable to pay damages but subject to the conditions set out in Clause 8.4 below shall at our sole discretion, either report the Goods at our own expense, or supply replacement Goods free of charge or retinful all ow where appropriate partly of the price of the relevant Goods.

 We shall not be liable under Clause 8.3:
- - 8.4.1 if the Defect arises from wear and tear
 - 8.4.2 if the Defect arises from willful damage, negligence, abnormal working conditions, misuse, alteration or repair of the Goods, failure to follow British Standard or industry instructions relevant to the Goods, or storage of the Goods in unsuitable conditions (but this sub-clause shall not apply to any act or omission on our part).
 - act or amission in our pury.

 8.4.3 unless other discovery of the Defect We are given a reasonable opportunity to inspect the Goods before they are used, or in any way interfered with. For the avoidance of doubt, We acknowledge that the costs of suspending works are relevant to the determination of what is reasonable opportunity and this sub-clause shall not apply to any works affecting the Goods, which it may be reasonably necessary to carry out in the interests of reference or mannerance meanings.
 - 8.4.4 if the Defect would have been apparent on a reasonable inspection under Clause 6.1 of these Terms at the time of unloading, unless You advise Us by telephone immediately and written notice of any claim is given to Us within three working days of the time of unloading.
 - 8.4.5 if the Defect is discovered within four months from the date of delivery, unless You give Us written notice of the Defect within three working days
 - 8.4.6 if in any case the Defect is discovered more than 4 months from the date of delivery.
- 0.40.1 If It dity use the Defend a source time that a manifestation in the Code of the Cod pect of those Goods.
- tespect or into account.

 If the Goods are manufactured, processed or miled by Us to the design, quantity, measurement or specification of You or your agents then:

 8.6.1 Subject to Clause 8.1 of these Terms, We shall not be under any liability for damages whatsoever or under Clause 8.3 of these Terms as the case may be except in the event of Terms.

 8.6.1.1 fraudulent misrepresentation;

 - 8.6.1.2 misrepresentation where the representation was made or confirmed in writing by a Company Signatory;
 - 8.6.1.3 non-compliance with such design, quantity, measurement or specification

- 8.6.1.3 non-compliance with such design, quority, measurement or specification;
 8.6.1.4 breach of a written warranty signed by a Company Signatory that the Goods are fit for that purpose, or
 8.6.1.5 a claim maintainable against Us pusuant to Clause 8.1 of these Terms.
 8.6.2 You will unconditionally, tilty and effectively indemnify Us against all loss damages, costs on an indemnity basis and expenses awarded against, or incurred, by Us in connection with, or paid, or agreed to be paid, by Us in settlement of any claim for infringement of any potents, copyright design, toolemank, or any other industrial or intellectual property rights of any other person.
 8.6.3 You will further unconditionally, fully and effectively indemnify Us against all loss damages, costs on an indemnity basis and expenses awarded against, or incurred by Us in connection with, or paid, or agreed to be paid, by Us in settlement of any other claim arising from any such manufacturing processing or milling, including but not limited to any Defect in the Goods. This indemnity will be reduced in proportion to the extent that such loss damage, costs and expenses are due to our negligence.
 8.7 You will functionalized by Us in connection with, or paid, or agreed to be paid by Us in settlement of any other claim arising from any such manufacturing processing or incurred by Us in connection with, or paid, or agreed to be paid by Us in settlement of any claim by any first party arising from the support or incurred by Us in connection with, or paid, or agreed to be paid by Us in settlement of any claim by any first party arising from the support or incurred by Us in connection with, or paid, or agreed to be paid by Us in settlement of any claim by any first party arising from the support or incurred by Us in connection with, or paid, or agreed to be paid by Us in settlement of any claim by any first party arising from the support or incurred by Us in connection with, or paid, or agreed to be paid by Us in settlement of any claim by any first party ar
- 8.9 Without prejudice to any other provisions in these Terms, in any event, our total liability for any one claim, or for the total of all claims arising from any one act of default on our part howsoever arising (whether arising from our negligence or otherwise), shall not exceed the purchase price of the Goods the subject matter of any claim.

DATA PROTECTION

- DATA PROTECTION

 For the purposes of this clause, (a) "Data Potection Laws" means any laws and regulations relating to the use or processing of personal data including:

 (i) the Data Potection Act 1998 ("DRA"), the Privacy and Electronic Communications (EC Directive) Regulations 2003 and any other applicable
 legislation implementing or made pursuant to EU Directives 95/46/EC and 2002/58/EC (as mended by 2009/136/EC), and (ii) from 25 May,
 2018, EU Regulation 2016/679 ("GDR"), and (iii) any laws or regulations rathyring implementing, adopting, supplementing or replacing the GDRs,
 in each case, as updated, amended or replaced from time to time; and (b) the terms "Data Subject", "Resonal Data", "processing", "processor" and
 "controller" shall have the mennings set out in the GDRs.
 Each party shall comply with the provisions and obligations imposed on it by the Data Protection Laws when processing Personal Data in connection
 with these Terms. Such processing shall continue for so long as these Terms is in force and shall be in respect of the following:

 9.21 Categories of data: "Contacts within each of the parties and the ultimate customer details;"
- - 9.2.2 Types of personal data: names, addresses, email addresses, telephone numbers and other contact details:
- 9.2.2 I Uppos of personal data names, addresses, email addresses, telephone numbers and other contact details,
 9.2.3 Purpose and nature of processing: (i) manage fine Contracts between the parties including ordering, fulfillment and billing and (ii) fulfilment of such Contracts by delivering goods to the ultimate customer on behalf of the five property, the processing party shalf (a) comply with the provisions and obligations imposed on a processor by the GIPPR, including the situations set out in Article 28(3)(a)-(b) which form a part of and are incorporated into, these Terms as if they were set out in full, and the reference to "documented instructions" in Article 28(3)(a)-(b) include the provisions of these Terms, and (b) not disclose any Personal Data to any Data Subject or to a third party other than at the written enquest of the other provisions of these provided for in these Terms.
- provided for in these Terms.

 You agree from we may engage third party providers including any advisers, contractors, or auditors to Process Personal Data ("Sub-Processors"). We shall ensure that our contract with each Sub-Processor shall impose obligations in relation to the Processing of Personal Data on the Sub-Processor shall are materially equivalent to the obligations to which we are subject to under these Terms in relation to the Processing of Personal Data or the Processing of Personal Data or the Processing of Personal Data by the other pany or to either pany's compliance with the Data Protection Laws, or if any Personal Data processed in connection with these Terms is subject to a personal data breach (as defined in the CDPR), at shall immediately notify the other pany and provide the other party with reasonable co-operation and assistance in relation to any such compliant, notice, communication or personal data breach.

NON-PAYMENT/INSOLVENCY

- 10. **Insolvent** means You becoming unable to pay your debts within the meaning of Section 123 of the Insolvency Act 1986; the leaying or the threat of execution or delises on any of your property, the appointment of a receiver or administrative receiver over all, or any part, of your property, a proposal for a voluntary arrangement or companies between You and your creditors, whether passant to the Insolvency Act 1986 or otherwise, the passing of a resolution for voluntary vinding-up, or summoning a meeting to pass such a resolution otherwise than to the purpose of a obtenious or reconstruction, the presentation of a petition for your winding-up, or for an administration order in relation to You. If You suffer any analogous step or proceedings under foreign low or You are ceasing, or threathering to excee to carry on your business.

 10.2 If You fall by pay the price for any Goods on the due date or fall to pay any sum due to Us under any. Contract on the due date or You become insolvent or if You are a limited company or partnership and there is a material change in your constitution or You commit a material breach of this Contract and fall to temety that breach, all sums outstanding between You and Us shall be become immediately payable, and We shall be entitled to do any one or more of the following (without prejudice to any other right or remedy We may have):

 10.2.1 require payment in cleared funds in advance of further deliveries.

 10.2.2 without prejudice to the generally of Clause 7 of these Terms exercise any of our rights pussaont to that clause.

 10.3 If We reasonably incur third party costs, such as tracing or debt collection agency costs, or seek to take legal proceedings to enforce our rights as a result of your breach of this Contract including but not limited to recovery of any sums due, You will eitembure Us such reasonable agency costs or legal costs incurred on an indemnity basis.

- Without prejudice to clause (10.3 F/co are acting in the course of a business then in the event of late payment We reserve the right to claim compensation pursuant to the Late Payment of Commercial Debts (Interest) Act 1998 of the prevailing rate, currenly \$40 for a debt less than \$1000, \$270 for a debt of nome than \$1000 of uses than \$1000 and \$100 for a debt in excess of \$1,0000. 10.4 Without prejudice to clau

- WENERAL

 Without affecting any other right or remedy available to us, we may terminate any Contract with you with immediate effect by giving written notice to you'f you commit a material breach of any term of the Contract which breach is irremediable or [if such breach is remediable] fails to remedy that breach with or period a seven [7] days after being notified in writing to do so.

 This Contract shall be governed and interpreted according to the Law of England and Wales and You agree to submit to the non-exclusive jurisdiction of the English Courts.

 We shall not be liable for any delay or failure to perform any of our obligations in relation to the Goods due to any cause beyond our reasonable control, including industrial cardion.

- comins, including incusing actions.

 The waiter by Us of any breach or default of these Terms shall not be construed as a continued waiver of that breach, nor as a waiver of any subsequent breach of the same, or any other provision.

 If any clause or sub-clause of these Terms is held by a competent authority to be invalid or unenforceable, the validity of the other clauses and sub-clauses of these Terms shall not be affected and they shall remain in full force and effect.
- We may assign novate, or subcontract all or part of this Contract and You shall be deemed to consent to any novation. This Contract is personal to You and it may not be assigned by You. Nothing in this Contract is intended to, or will grant any right, to any third party to enforce any Terms of this Contract, be it express or implied.
- ration of your business: Until You are informed in writing by Us that either the status of the account has been amen account opened all orders will continue to be debited to the current account and You will remain responsible to Us.

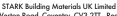
- fresh account opened all orders will continue to be debited to the current account and You will remain responsible to Us.

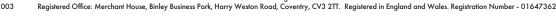
 COMPLIANCE: -BRIBERY CAT AND EXPORTS ANACTIONS

 You shall ensure that in any dealings with the Us, neither You not your employees or agents shall commit any offence under the Bribery Act 2010 (*)

 Act") including not engaging in any actively, practice or conduct which would constitute an offence under sections 1, 2 or 6 of the Act. You shall list immediately you become wave or of any actions between the parties that could constitute on offence under the Act. of soot is the same of the Act. of the Act. It is our and our group's policy to comply with all applicable sanctions and legal requirements for the import and export of goods, technology and services. We are committed to ensuring compliance with all regulatory and liberaity requirements relating to international trade. We do not permit supply of any of our goods to any individuals, companies or againstations that are subject to any tade, economic or financial sanctions, embarge or similar restriction measures administrated, encode or an enforced by the UKE, ULI NOT USE, ("Sinactional Entitles"). By entering into this Contract agrees not to re-sell or otherwise transfer the Goods, either directly or indirectly, to any Sanctional Entities.

- asible for complying with any legislation or regulations governing the importation of the Goods into the country of destination and for duties on them.







February 2023







CREDIT ACCOUNT APPLICATION



(For any enquiries relating to this form, please call 0141 425 2290)



MAIN BRANCH YOU INTEND TO TRADE WITH:

YOUR BUSINESS DETAIL	S	
NAME OF MAIN PURCHASER:		DATE OF BIRTH
TEL. NO:	MOBILE NUM	BER:
E-MAIL:		
COMPANY/TRADING NAME (if different to abo	ove):	
LIMITED COMPANY NAME (if different):	·	
COMPANY REGISTRATION NUMBER:		YEAR BUSINESS ESTABLISHED:
COMPANY ADDRESS:		
<u> </u>		
		POSTCODE:
LENGTH OF TIME AT ADDRESS:	MONTHS:	YEARS:
	0 1-5 6-10 11-19	20-49 50-99 100-199 200+
ESTIMATED MONTHLY SPEND: LESS THAN	N £500 L £500-£900 L £1000-£19	99£2000-£4999£5000-£9999£10000-
CARPENTER / JOINER CIVIL ENGINEER COMMERCIAL (HOTELS, SHOPS ETC) CONSUMER / DIY CONTRACTOR - REGIONAL / NATIONAL ELECTRICIAN FACILITIES MANAGEMENT	GROUNDWORKER HOUSE BUILDER HOUSING ASSOCIATION KITCHEN FITTER BATHROOM FITTER LANDLORD / PROPERTY MAINTENANCH HANDYMAN LANDSCAPER / FENCER	PAINTER & DECORATOR PLASTERER/DRY LINER PLUMBING & HEATING PROPERTY DEVELOPER PUBLIC SECTOR / LOCAL AUTHORITY ROOFER SHOPFITTER / FIT OUT STAFF
CREDIT LIMIT REQUIRED TRADE REFERENCE 1 COMPANY NAME: COMPANY ADDRESS:		
CREDIT LIMIT £: TEL. NO:	CREDIT LIMIT	£: TEL. NO:
	ANIV	
CREDIT SERVICES USE (SALES PERSON'S CODE: LOFT		CY ACCOUNT NUMBER: UNT NUMBER:





INVOICING MAIN CONTACT FOR INVOICING ENQUIRIES:	
NAME:	TEL. NO:
E-MAIL:	
All invoices and statements will be sent via a	our e-billing portal. Prefer by post tick the box.
BANK DETAILS	
BANK NAME:	
ADDRESS:	
	POSTCODE:
BANK ACCOUNT NO:	SORT CODE:
_	R'S/DIRECTOR'S DETAILS
NAME:	DATE OF BIRTH:
HOME ADDRESS:	FL NO.
PREVIOUS ADDRESS IF LIVED AT CURRENT PROF	EL. NO: MOBILE NO:
FREVIOUS ADDRESS IF LIVED AT CORREINT FROM	POSTCODE:
	TOSTCODE.
SOLE TRADER'S/PARTNE	R'S/DIRECTOR'S DETAILS
NAME:	DATE OF BIRTH:
HOME ADDRESS:	
POSTCODE: T	EL. NO: MOBILE NO:
PREVIOUS ADDRESS IF LIVED AT CURRENT PROF	PERTY FOR LESS THAN 3 YEARS:
	POSTCODE:
COLETDADED/S/DADINE	D/S/DIDECTOD/S DETAILS
NAME:	R'S/DIRECTOR'S DETAILS DATE OF BIRTH:
HOME ADDRESS:	DATE OF BIRTH:
	EL. NO: MOBILE NO:
PREVIOUS ADDRESS IF LIVED AT CURRENT PROF	
THE THE CONTEST OF TH	POSTCODE:
PLEASE COMPLETE ALL SECTIONS AND R STARK BUILDING MATERIALS UK LIMI	ETURN TO: ITED, 99 HARMONY ROW, GLASGOW G51 3LH.
Please supply the following as proof • Co	mpany/business letterhead
	py of an appropriate utility bill or bank statement dated within the last 30 days py of driving licence or passport
CUSTOMER DECLARATION	
I/We the undersigned apply to STARK Building Materials UK Limited for ac Conditions of Sale or Hire as are applicable at the date of the transaction of terminate this Agreement forthwith without notice upon a breach by the cust	ecount facilities and declare that the information given above is accurate. I/We agree to trade on STARK Building Materials UK Limited's Terms and and confirm that I/We have read the Terms and Conditions of Sale contained in this form. STARK Building Materials UK Limited reserves the right to omer of any Terms and Conditions and all amounts then outstanding will become due forthwith. Thereafter interest will be charged on a daily basis until
the account is paid in full. For limited companies: if incorporated less than 3 SIGNED:	years, must be signed by a current Company Director listed at Companies House. SIGNED:
NAME (please print):	NAME (please print):
POSITION:	POSITION:
DATE:	DATE:
JEWSON RESPECTING YOUR PRIVACY	

JEWSON RESPECTING YOUR PRIVACY

By submitting this Account Application Form in order to open a credit account, you acknowledge that we will search the files of credit reference agencies and fraud prevention agencies. These agencies will provide us with information about you, such as your financial situation and financial history. We carry out these searches in order to assess creditworthiness and product suitability, check your identity, manage your account, trace and recover debts and prevent fraud and criminal activity. We may also search the files of the Land Registry. These searches will be conducted both in order to open your account, and from time to time during the lifetime of your relationship with us. Credit reference agencies will place a search footprint on your credit file when we make a search, and this may be seen by other lenders. We will continue to exchange information about you with credit reference agencies while you have a relationship with us, including information about you with credit reference agencies while you have a relationship with us, including information about you with credit reference agencies while you have a relationship with us, including information about you with credit reference agencies while you have a relationship with us, including information about you will prepaid on time. Credit reference agencies will share your information with other organisations. Your information will also be linked to the information of others, such as your spause or partner, any joint applicants, or other financial associates. We always strive to adopt best practice in relation to the collection, storage and processing of your personal information. Essentially, we collect personal information about you in relation to our dealings with you as our customer, and so that we can tell you more about our products and services, and the products and services of our group companies. If you would like to find out more about the personal information we collect and what we do with it, then please read the

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