

YOUR DETAILS Approximate Monthly Credit Requirement: £ **BUSINESS TYPE**; PLC NON-LIMITED PARTNERSHIP SELF BUILD SOLE TRADER PERSONAL ACCOUNT LIMITED COMPANY LTD Co. Registered No: Company Name: Registered Address/Trading Address: Post Code: Trading Name: (if different) Time at Present Address: If less than 3 years at current address, please supply previous address on a separate sheet of paper. Nature of Business: If Partnership, please supply Full Names, Addresses and Date of Births of All Partners on separate sheet of paper. **CONTACT & FINANCIAL DETAILS** Mobile Number: Telephone Number: Fax Number: Email Address: Invoice Address: (if different from above) Post Code: Account Contact Name: Contact Telephone Number: Please tick this box if you are happy to receive your invoices electronically? REFERENCES - Name, Full Address, Including Post Code with Telephone and Fax Numbers of 2 Principal Suppliers 1. Please inform us of any special instructions i.e. Order Number required, etc. Please supply a Password to be used with All Orders, if required. **TELL US ABOUT YOUR BUSINESS** Which one of the following best describes your business General Builder Architect/QS Building Contractor Plumber Electrician (local company) Plasterer Brick Layer Plumbing Contractor Interior Designer Painter & Decorator School/educational Landscaper Self-Builder Caravan/leisure homes/ Developer/ Maintenance Farming/Agriculture House Builder Roofer Shop Fitter Portable Accom Conservatory/Window Housing Assoc/ Carpenter Fitters Care Home Local facility Bathroom Fitter/Installer Kitchen Fitter Ground Worker DIY Heating Engineer Tiler Corporate Customer Other:

DATA PROTECTION / MONEY LAUNDERING ACT - CREDIT REFERENCE AND FRAUD PREVENTION AGENCIES: Before granting credit and in adherence to money laundering laws as well as detecting fraud and confirming identity we may periodically search the files of credit reference agencies and keep a record of that search. We may share details with credit reference agencies and other organisations involved in the detection and prevention of fraud and money laundering. If we are aware or suspect fraud we will record this. It may also be used for tracing and claims assessment.

PROJECT DETAILS Your local Nicholls branch: What type of work do you normally undertake? (E.g extensions, joinery, plumbing works, etc.) What products do you frequently purchase? Doors & Windows Paint & Decorating Building Materials Plumbing Materials Bathrooms Garden & Landscaping Timber & Sheet Heating Materials Kitchens Tools & Electrical Screws & Fixings Tiles & Flooring What is your estimated spend on materials per annum? Do you purchase materials for your job elsewhere online? If yes, what type of product do you buy online? **TELL US ABOUT YOUR HOBBIES AND INTERESTS** Choose as many that apply to you Fishing Dining out Other: Football Travel - UK Rugby Horse Racing Boxing Cricket Motor Sports Shooting Travel - Abroad Which social media sites are you using? Google+ Facebook LinkedIn Pintrest Twitter Instagram Houzz Other: **HOW WE COMMUNICATE WITH YOU** From time-to-time John Nicholls (Trading) will contact you with news, special offers and information relating to your account If you would like to receive information from us/continue to receive information from us please tick the box. We take data protection very seriously - if you want to know more about our data protection policy, please see our Privacy Policy http://www.johnnichollstrade.co.uk/privacy-policy/ BEFORE YOU SEND YOUR APPLICATION. PLEASE MAKE SURE • All mandatory sections are complete and signed You have attached photographic ID (Driving license or passport) and proof of address (utility bill or bank statement less than 3 months old) Please also supply a copy of your company letterhead giving registration number and registered address, if applicable Please return your completed application form by post or hand it in to the branch of your choice YOUR SIGNATURE Please note In the case of an Incorporated business this form must be signed by a Director. By signing this agreement you accept that: a) You have read and understood our Terms & Conditions as detailed on the back of this form and agree to respect the credit terms stated. These may be varied by us from time to time. b) The information given by you is correct and we may rely on it. c) You are authorised to bind the Account Holder to this agreement by signing it. d) You authorise us to apply to either or both of the above supplied Trade References and any Credit Reference or Fraud Prevention Agencies as allowed by the Data Protection Acts. e) We reserve the right to decline applications and amend or withdraw credit accounts subject to status and I or company policy. I,a Director/Sole Trader/Partner, agree to guarantee performance of all financial obligations of the company and its subsidiaries to John Nicholls (Trading) Ltd and its subsidiaries. Signature: Date: Name (please print) Date of Birth: Position in Company What happens next? After processing you'll receive your welcome card along with confirmation of your account details and payment terms. FOR OFFICE USE ONLY Limit Set: £ Photo ID checked: Authorised by:

Account No

Rep:

Date Opened:





Bank Status Enquiry Form PLEASE COMPLETE IN BLUE INK

Dear Sirs

Please provide us with a status enquiry / bank reference for the following customer:

Name of customer:			
Address of customer:			
Post Code:			
Sort code:			
Bank account number:			
Bank & Branch:			
Business Manager:			
Address of bank			
Post Code:			
How long has the account been held?:			
Preferred credit limit per month:			
I/We	give consent to		Bank Plc to provide a reference to John Nicholls (Trading) Ltd.
Signature:		Date:	

Yours faithfully

Credit Control

Conditions of Sale

- DEFINITIONS

 Business Day; a day (other than a Saturday, Sunday or public holiday) when banks in London are open for business.

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 Bayer: the person or firm who purchases the Goods from the Seller.

 Conditions: the terms and conditions set out in this document as amended from time to time in accordance with Condition 17.4.

 Contract: the contract between the Seller and the Buyer for the sale and purchase of the Goods in accordance with these Conditions.

 Force Nelleure Event: has the meaning set out in Condition 15.2.

 Goods: the goods of vary part of them; set out in the Order.

 Order: the Buyer's order for the Goods, as set out in the Buyer's purchase order form or in the Buyer's written acceptance of the Seller's quotation or overleaf as the case may be.

 Specification: any specification for the Goods, including any related plans and drawings, that is agreed by the Buyer and the Seller.

 Seller: John Nicholls (Trading) Limited (registered in England and Weies with company number 0840103).

- BASIS OF CONTRACT
 These Conditions apply to all sales of Goods by the Seller to the Buyer and shall prevail over any other terms or conditions contained or referred to in the Order or in correspondence or elsewhere or implied by trade custom, practice or course of dealing unless such other terms or conditions a specifically agreed to in writing by the Seller. The Seller's agents shall not have authority to enlarge, vary or exclude any of these Conditions. Any purported enlargement, variation or exclusion thereof shall be without effect unless specifically agreed to in writing by the Seller and the Buyer in accordance with Condition 17.4.

 No terms or conditions of any main building contract or sub-contract shall affect these Conditions whether or not the Seller has notice thereof. The headings appearing above each Condition are included for reference purposes only and shall not affect or limit the interpretation and effect of these Conditions.

- The headings appearing above each Condition are included for reference purposes only and shall not affect or limit the interpretation and effect of these Conditions.

 The Order constitutes an offer by the Buyer to purchase the Goods in accordance with these Conditions.

 The Buyer is responsible for ensuring that the terms of the Order and any applicable Specification are complete and accurate.

 The Order shall only be deemed accepted when the Seller issues a written acceptance of the Order, at which point Aa Contract shall only come into existence when the Seller accepts the Order.

 Any samples, drawings, descriptive matter or advertising produced by the Seller and any descriptions or illustrations contained in the Seller's catalogues or brochures are produced for the safe purpose of giving an approximate idea of the Goods referred to in them. They shall not form part of the Contract or have any contractual force.

 The Seller may in its sell discretion accept or reject the cancellation of any Order once such order has been accepted by the Seller. The Seller may in all solvance be made in respect of such goods where they are subsequently returned. If the Buyer amends or cancellation of Order, it shall indemnify the Seller against all costs reasonably incurred by the Seller in fulling the Order up until the date of dencept of the amendment or cancellation, unless the amendment or cancellation results from the Seller failure to comply with its obligations under the Contract.

QUOTATIONS

Goods given by the Seller shall not constitute an offer. A quotation shall only be valid for the period stated therein

ESTIMATES OF QUANTITIES AND ADVICE AS TO FITNESS FOR PURPOSE stimates in respect of quantities needed or advice as to the suitability or fitness of any goods for any particular purpose given by the Seller or its this or agents will be treated as without obligation or responsibility on the part of the Seller and the Buyer will be entirely responsible for ascertaining the tites required and the suitability and fitness of the goods for their purpose.

- GOODS

 To the actor that the Goods are to be manufactured in accordance with a Specification supplied by the Buyer, the Buyer shall indemnify the Seller against all liabilities, costs, expenses, damages and losses (including any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, penalties and legal and other reasonable professional costs and expenses) suffered or incurred by the Seller in connection with any claim made against the Seller for actual or allegal enfiringement of a third partly intellectual property rights arising out of or in connection with the Seller's us of the Specification. This Condition 5 shall survive termination of the Contract.

 The Seller reserves the right to amend the Specification if required by any applicable statutory or regulatory requirements.

- PRICE
 Where a price is not specified in the Seller's acceptance of the Order, this Condition 6 shall apply. Subject to Condition 6.2, the price payable for the
 Goods sold shall be that contained in the Seller's current price list at the time of despatch, notwithstanding that this may differ from the price stated in
 any quotation by the Seller, unless the price quoted twas not all styrice current at the time of the quotation.
 The Seller reserves the right to make such attentions to its price list as it thinks fit.
 Subject to Condition 6.4) hereof, if there is no list price for the Goods sold, or if the price quoted was not a list price current at the time of quotation,
 then the price to be paid shall be the price specified in the quotation, provided that the Order has been accepted within the period specified in the
 quotation.
- quotation. In addition to having the right reserved by Condition 6.2, the Seller shall have the right at any time and without notice to revise the price payable for the goods sold to take account of increases in the cost of the Goods that is due to:
 (a) any factor beyond the Seller's control (including foreign exchange fluctuations, increases in taxes and duties, and increases in labour, materials and other manufacturing costs);

 - other manufacturing costs):
 (b) any request by the Buyer to change the delivery date(s), quantities or types of Goods ordered, or the Specification; or
 (c) any delay caused by any instructions of the Buyer or failure of the Buyer to give the Seller adequate or accurate information or instructions.

 Unless otherwise agreed by the Seller in writing all prices shall be deemed to be exclusive of Value Added Tax which shall be payable in addition by the
 Buyer at the rate prevailing at the tax point.

 Unless otherwise agreed by the Seller in writing the Seller reserves the right to charge the Buyer the cost of transportation of the goods to the
- yer at the rate prevailing at the tabless otherwise agreed by the Sell stination requested by the Buyer. 6.6
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 marit terms are not set out in the Seller's acceptance of the Order, this Condition 7 will apply. Credit accounts may be opened, subject to accord or codit references being obtained, in the Seller's sell discretion. Payment for goods supplied on a credit account shall become due and be not later than the last day of the month following the month of delwyr of the goods, in the event of there being any default by the Buyer in gipayment as aforesaid the entire balance of the said account shall be payable immediately and the Seller's shall be entitled to charge interest on in accordance with Condition 7.4.
- 7.2
- thereon in accordance with Condition 7.4.

 For all other transactions, quotations shall be for payment shall become due and payable cash with the Order. If cash is not paid payment is not made with the Order, the Seller shall have the right to require cash payment on delivery.

 Time for payment is of the essence.

 If the Buyer falls to make any payment due to the Seller under the Contract by the due date for payment, then the Seller shall pay interest on the overdue amount at the rate of 4% per annum above [FULL NAME OF BANK]'s base rate from time to time. Such interest shall accrue on a daily basis from the due date until actual payment of the overdue amount, whether before or after judgment. The Buyer shall pay the interest together with the overdue amount.
- 7.5
- overtion amount. The Byper shall pay all amounts due under the Contract in full without any set-off, counterclaim, deduction or withholding (except for any deduction or withholding required by law). The Selier may at any time, without limiting any other rights or remedies it may have, set off any amount owing to it by the Selier to the Buyer. If at any time the Buyer gainst any amount payable by the Selier to the Buyer. If at any time the Buyer the selient and the Buyer than the Buyer and the Buyer than the Buy

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 'the purposes of this Condition 8, "Delivery Location" means:
 Where the Seller delivers the Goods, the location set out in the Order or such other location as the parties may a
 Where the Buyer collects the Goods, the Seller's premises or such other location as the parties may agree; and
 Where the Seller uses a third party carrier to deliver the Goods, the carrier's premises.

- livery is completed:
 where the Seller delivers the Goods, on the completion of unloading of the Goods at the Delivery Location;
 where the Buyer collects the Goods, on the completion of loading of the Goods at the Delivery Location; and
 where the Seller uses a third party carrier to deliver the Goods, when the Goods on the completion of unloading of the Goods at the Delivery

- 8.6

- (c) where the Seller uses a third party carrier to deliver the Goods, when the Goods on the completion of unloading of the Goods at the Delivery Location.

 Any dates quoted for delivery are approximate only, and the time of delivery is not of the essence.

 If the Seller fails to deliver the Goods, its lability shall be limited to the costs and expenses incurred by the Buyer in obtaining replacement goods of similar description and quality in the cheapest market available, less the price of the Goods.

 The Seller shall not be lable for any failure to delivery or delivery of the Goods that is caused by a Force Majeure Event or the Buyer's failure to provide the Seller with adoquate delivery instructions or any other instructions that are relevant to the supply of the Goods.

 The Seller shall be controlled to the Seller with adoquate delivery instructions or any other instructions that are relevant to the supply of the Seller as soon as possible and in any event within [NUMBER3] Business Days of delivery or in the case of non-delivery within [NUMBER3] Business Days of the Buyer's receipt of the Seller's invoice.

 Where fine or especial tolerances are required in the Goods supplied beyond those generally accepted in the building trade, no labelity will attach to the Seller unless such fine tolerances are notified in writing to the Seller's invoice.

 Where fine or especial collerances are required in the Goods supplied beyond those generally accepted in the building trade, no labelity will attach to the Seller on the seller business such fine tolerances are anotified in writing to the Seller's the sell-will are supplied to the Seller's drivers shall not be reasonable opinion of the Seller's driver motor lories can satisfy

MEASURES
eller shall have the option to supply all or any of the Goods in either metric or imperial sizes in the nearest equivalent measure and goods may be

PACKAGING

- A charge will be made by the Seller for packaging to cover the cost of labour and materials.

 Crates and cases will be charged for but charges will be credited in full when returnables empties are returned to the Seller carriage paid and in good
- condition.

 10.3 Pallets will be charged for but charges will be credited in full if returned to the Seller carriage paid in good condition within seven days of delivery. A charge may be made if damaged or retained for more than seven days.

 10.4 Polythene sacks will be non-returnable.

11. RETURN OF GOODS
The Seller may in its sole discretion accept or reject the return of any Goods which have been incorrectly ordered. In the event that the Seller decides to accept the return of such Goods, such acceptance shall be upon such terms as the Seller may determine and in particular the Seller reserves the right to charge for the carriage and handling of such Goods.

- 12. TTLE AND RISK

 12.1 The risk in the Goods shall pass to the Buyer on completion of delivery.

 12.1 The risk in the Goods shall pass to the Buyer until the earlier of the date on which:

 (a) The Safer receives payment in full in cash or cleared funds for the Goods and any other goods that the Seller has supplied to the Buyer in respect of which payment has become due, in which case title to the Goods shall pass at the time of payment of all such sums; and (i) The Buyer resells the Goods, in which case title to the Goods shall pass to the Buyer at the time specified in Condition 12.4.

 12.3 Until title to the Goods has passed to the Buyer, the Buyer shall:

 (a) Store the Goods separately from all other goods held by the Buyer so that they remain readily identifiable as the Seller's property;

 (b) Not remove, deficac or obscure any identifying mark or packaging on or relating to the Goods;

 (c) Maritan the Goods is nestalisated or contidion and keep them insured against all risks for their full price from the date of delivery;

 (d) Notify the Seller such information relating to the Goods as the Seller may require from time to time.

- 12.4 Subject to Condition 12.5, the Buyer may resell or use the Goods in the ordinary course of its business (but not otherwise) before the Seller receives payment for the Goods. However, if the Buyer resells the Goods before that time:
 (a) it does so a principal and not as the Seller's agent; and
 (b) Tills to the Goods shall pass from the Seller to the Buyer immediately before the time at which resale by the Buyer occurs.
 (2.5 if before title to the Goods passes to the Buyer the Buyer becomes subject to any of the events listed in Conditions 16.1(b) to 16.1(d), then, without limiting any other right or remedy the Seller may have:
 (a) The Buyer's right to resell the Goods or use them in the ordinary course of its business ceases immediately; and
 (b) The Seller may at any time:
 (i) Require the Buyer to deliver up all Goods in its possession that have not been resold, or irrevocably incorporated into another product; and
 (ii) If the Buyer fails to do so promptly, enter any premises of the Buyer or of any third party where the Goods are stored in order to recover them

- ONALITY

 The Seller warrants that on delivery the Goods [, and for a period of [12] months from the date of delivery ("Warranty Period")] shall:
 (a) Conform in all material respects with their description and any applicable Specification; and
 (b) be free from material delects in design, material and vorkinamship).
 2 Subject to Condition 13.3, if:
 (a) Conform in all material respects with their description and any applicable Specification; and
 (b) be free from material delects in design, material and vorkinamship).
 2 Subject to Condition 13.3, if:
 (a) The Buyer given a neisonable opportunity of examing such Coods; and
 (b) The Seller's layer an accessorable opportunity of examing such Coods; and
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 (b) The Seller's layer an accessorable opportunity of examing such Coods; and
 (c) The Seller's layer and search and the seller (s) the Seller's place of business at the [Seller's OR Buyers] cost, the Seller shall, at its option, regar or replace the defective Goods, or refund the prior of the defective Goods in full.

 The Seller's hall not be lable for the Coods' aller any investment of the seller's place of business at the [Seller's OR Buyers] cost, the Seller shall, at its option, regar or replace the defective Goods, or refund the prior of the defective Goods in full.

 The Seller's hall not be lable for the Coods' after giving notice in accordance with Condition 13.2;

 (a) The Buyer makes any further use of such Goods after giving notice in accordance with Condition 13.2;

 (b) The Buyer makes any further use of such Goods after giving notice in accordance with Condition 13.2;

 (c) The defect arises because the Buyer failed to following early drawing, design or Specification supplied by the Buyer;

 (d) The defect arises as a result of the Seller following any drawing, design or Specification supplied by the Buyer;

 (e) The defect arises as a result of fair wear and t

- LIMITATION OF LABILITY

 Nothing in these Conditions shall limit or exclude the Seller's liability for:

 (a) Death or personal injury caused by its negligence, or the negligence of its employees, agents or subcontractors (as applicable);

 (b) Fraud or fraudulent mirepresentation;

 (c) Breach of the terms implied by section 12 of the Sale of Goods Act 1979;

 (d) Defective products under the Consumer Protection Act 1987; or

 (d) Ary matter in respect of which it would be unlawful for the Seller to exclude or restrict liability.

 Subject to Condition 14.1:

 (a) The Seller shall under no circumstances whatsoever be liable to the Buyer, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, for any loss of profit, or any indirect or consequential loss arising under or in connection with the Contract; and (b) The Seller's total liability to the Buyer in respect of all other losses arising under or in connection with the Contract, therefore in contract, tort (including negligence), breach of statutory duty, or otherwise, shall in no circumstances exceed [21.5 million[AMOUNT] OR [NUMBER]% of the price of the Goods].

- Including Regigiation, treat of statutory duty, or otherwise, sits in the certainstance section [1, 6]. In military involved region is in proceeding the Goods, with Foundation of the Goods, the Goods of the Constitution of the Goods and Foundation of the Constitution of the Goods, the Goods are developed by Section 2 of the Constitution of the Constitution of the Constitution of the Goods, the Goods and Goods shall be as set out in these Constitutions. The Buyer acceptable searched by the Goods shall be as set out in these Constitutions, and the resources of the Constitution of the Constit

- FORCE MAJEURE
 The Seller shall not be in breach of the Contract nor liable for delay in performing, or failure to perform, any of its obligations under the Contract if such
- The Seller shall not be in breach of the Contract nor liable for delay in performing, or rainure to periorm, any or no uniquitative above the Section of the Contract nor liable for delay or failure result from a Force Majeure Event. The ears any circumstance not within the Seller's reasonable control including, without limitation: acts of God, flood, drought, earthquake or other natural dissaster, epidemic or pandemic; terrorist attack, civil war, civil commotion or riots war, threat of or preparation for war, armed conflict, imposition of sanctions, embarge, or breaking off of diplomatic relations; any law or any action taken by a government or public authority, including without limitation imposing an export or import restriction, quota or prohibition; collapse of buildings, fire, explosion or accident; any labour or trade dispute, strikes, industrial action or lockouts (other than by the Seller or companies in the same group as the Seller); and interruption or failure of utility service.

- 16.1 Without initing its other rights or remedies, the Saler may terminate this Contract with immediate effect by giving written notice to the Buyer it: (a) The Buyer commits a material beach of any term of the Contract and (if such a breach is remediable) falls to remedy that breach within 14 days of that party being notified in writing to do so; (b) The Buyer takes any step or action in connection with its entering administration, provisional Buydsation or any composition or arrangement with its creditors (other than in relation to a solvent restructuring), being wound up (whether voluntarity or by order of the court, unless for the purpose of a solvent restructuring) and party a receiver appointed to any of its easests or cessing to carry on business or, if the step or action is taken in another jurisdiction, in connection with any analogous procedure in the relevant jurisdiction; (c) The Buyer suspends, threaten to suspend, caseser or threatens to cases to carry on all or a substantial part of its business; or (d) The Buyer suspends, threatens to suspend, caseser or threatens to carry on all or a substantial part of its business; or (d) The Buyer sapends, threatens to suspend, caseser or threatens to cases to carry on all or a substantial part of its business; or (d) The Buyer sapends threatens to suspend provision of the Goods under the Contract or any other contract between the Buyer and the Seller if the Buyer falls to their rights or remedies, the Seller may suspend provision of the Goods under the Contract or any other contract between the Buyer and the Seller if the Buyer falls to pay any amount due under this Contract on the due date for payment.
 16.2 Without limiting its other rights or remedies, the Seller may terminate the Contract with immediate effect by giving writer for the protection of the Con

17. GENERAL 17.1 Assir-

- GENERAL
 Assignment and other dealings
 (a) The Selier may at any time assign, transfer, mortgage, charge, subcontract or deal in any other manner with all or any of its rights or obligations under the Contract.
 (b) The Buyer may not assign, transfer, mortgage, charge, subcontract, declare a trust over or deal in any other manner with any or all of its rights or obligations under the Contract without the prior written consent of the Selier.

- obligations under the Contract without the prior written consent of the Seller.

 Confidentially

 (a) Each party undertakes that it shall not at any time during the Contract, and for a period of two years after termination of the Contract, discose to any person any confidential information concerning the business, affairs, customers, clients or suppliers of the other party or of any member of the Group to which the other party belongs, except as permitted by Condition 17.2(b). For the purposes of this Condition 17.2(a)("Group" means, in relation to a party, that party, any subsidiary or holding company for time to time of a holding company of that party.

 (b) Each party may disclose the other party's confidential information:

 (i) Each party may disclose the other party's confidential information:

 (ii) Each party may disclose the other party's confidential information or the purposes of exercising the party's rights or carrying out its obligations under or in connection with this agreement. Each party shall ensure that its employees, officers, representatives or advisers to whom it discloses the other party's confidential information comply with Scondition 17.2(b); and

 (ii) As may be required by law, a count of competent jurisdiction or any governmental or regulatory authority.

 (c) Neither party shall use the party's confidential information for any purpose other than to exercise its rights and perform its obligations under or in connection with the Contract.

 Enths agreement.

 Enths agreement agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter.

 (i) Each party agrees that it shall have no remedies in respect of any statement, therefore or ovarranty bytich tratter.

 (ii) Each party agrees that it shall have no remedies in respect of any statement, therefore or ovarranty bytich tratter.

 (iii) Each party agrees that it shall have no remedi

- No variation of the Contract shall be effective unless it is in writing and signed by the period of the Contract of the Contra
- necessary to make it valid, sign and or indicated, it is not possible, the relevant provision of parts provision for parts provision or parts provision or parts provision or parts provision under this clause shall not affect the validity and enforceability of the rest of the Contract.

 17.7 Notices

 (a) Any notice or other communication given to a party under or in connection with the Contract shall be in writing, addressed to that party at its registered office (if it is a company) or its principal place of business (in any other case) or such other address as that party may have specified to the other party in writing in accordance with this clause, and shall be delivered personally, sent by pre-paid first class post or other next working day delivery service, commercial courier, or man.

 (b) A notice or other communication shall be delemed to have been received: if delivered personally, when left at the address referred to in Condition 17.7(a) list of type-paid first class post or other next working day delivery service, at 5.00 am on the second Business Day after posting, if delivered by commercial courier, on the date and at the time that the courier's delivery receipt is signed, or, if sent by erral, one Business Day after practices (c) The provisions of this Condition 17.73(a) and apply to the service of any proceedings or other documents in any legial action.

 17.8 Third party rights

 No one other than a party to the Contract and its permitted assignees shall have any right to enforce any of its terms.

 17.9 Governing law

 The Contract, and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation, shall be governed by and construed in accordance with the law of England and Welles.

- Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute the claim (including non contractual disputes or claims) arising out of or in connection with this Contract or its subject matter or formation.
- John Nicholls (Trading) Ltd Terms & Conditions







Reasons to open a credit account with us:

- ✓ Personalised prices across 250,000 products
- ✓ Personal service
 Our team of specialists are on-hand to help you at every stage of your project
- ✓ Nicholls Rewards

 We reward our customers on all their purchases*

 *when they register to Nicholls Bewards
- ✓ Free next day delivery service**
- ✓ Site visits from our key account & business development managers to discuss your project requirements
- ✓ Specialist services including kitchen & bathroom design and installation
- ✓ Drawing take offs & estimating services

We've been helping customers across Oxfordshire, Warwickshire and Buckinghamshire for over 50 years!

**Dependent on order value and location



NICHOLLS REWARDS

Earn rewards which can be used towards your next holiday, shopping trip or Nicholls order.

Visit www.johnnichollstrade.co.uk/rewards

To find your nearest branch visit johnnichollstrade.co.uk.













