

LIMITED COMPANY APPLICATION

Trading Name:.....	Limited Company Name:.....
Trading Address:.....	Company Registration No.....
.....	Registered Office:.....
.....
Tel. No:..... Fax No:.....	Current Directors:.....
Email:.....	Manager:.....

NON LIMITED COMPANY APPLICATION

Trading Name:.....	Proprietor 1:.....
Trading Address:.....	Proprietor 1 Home Address:.....
.....
.....	Proprietor 2:.....
Tel. No:..... Fax No:.....	Proprietor 2 Home Address:.....
.....
Email:.....	Manager:.....

ALL - REFERENCES

Trade Credit Account Reference 1:.....	Trade Credit Account Reference 2:.....
Address:.....	Address:.....
.....
Tel. No:.....	Tel. No:.....
Type of goods/service provided:.....	Type of goods/service provided:.....
.....

ALL - BANK DETAILS & CREDIT REQUIRED

Bank Name:.....	Monthly Credit Limit Required £.....
Bank Address:.....	
.....	NON UK ACCOUNTS ONLY
Sort Code:.....	
Account No:.....	VAT No:.....

Invoices are to be paid in full on the last working day of the month following the month of invoice (unless otherwise specified). The attached Paul Murray Plc Conditions of Sale (Page 2) will apply to all goods invoiced by Paul Murray Plc.

Credit, if granted, will not exceed the maximum limit specified in the credit agreement. Credit may be stopped if the payment terms are not adhered to. A credit account may not be opened until a satisfactory reply has been received from both trade references provided on the credit application. Company accounts may be requested.

Statements will be issued monthly. Credit checks may be carried out on the details contained within this form.

I hereby agree to the above

Signed:..... Print Name:..... Date:.....

THESE CONDITIONS OF SALE WILL APPLY TO ALL GOODS INVOICED BY PAUL MURRAY PLC ON OR AFTER MONDAY 15 JUNE 2009.

- 1 The Goods are at the risk of the Customer from the time of delivery or, if the Customer wrongfully fails to take delivery of the Goods, at the time when Paul Murray plc attempts to make delivery.
- 2 Ownership of the Goods shall not pass to the Customer until Paul Murray plc has received in full all sums due to it in respect of:
 - 2.1 the Goods; and
 - 2.2 all other sums which are or which become due to Paul Murray plc from the Customer on any account.
- 3 Until ownership of the Goods has passed to the Customer (and provided that the Goods are in existence and have not been resold), the Customer shall:
 - 3.1 hold the Goods on a fiduciary basis as the bailee of Paul Murray plc;
 - 3.2 not destroy, deface or obscure any identifying mark or packaging on or relating to the Goods; and
 - 3.3 maintain the Goods in satisfactory condition and keep them insured on behalf of Paul Murray plc against all risks to the reasonable satisfaction of Paul Murray plc. On request the Customer shall produce satisfactory evidence of the insurance; but the Customer may resell or use the Goods in the ordinary course of its business.
- 4 The Customer's right to possession of the Goods shall terminate immediately if:
 - 4.1 the Customer has a bankruptcy order made against him or makes an arrangement or composition with his creditors, or otherwise takes the benefit of any statutory provision for the time being in force for the relief of insolvent debtors, or (being a body corporate) convenes a meeting of creditors (whether formal or informal), or enters into liquidation (whether voluntary or compulsory) except a solvent voluntary liquidation for the purpose only of reconstruction or amalgamation, or has a receiver and/or manager, administrator or administrative receiver appointed of its undertaking or any part thereof, or documents are filed with the court for the appointment of an administrator of the Customer or notice of intention to appoint an administrator is given by the Customer or its directors or by a qualifying floating charge holder (as defined in paragraph 14 of Schedule B1 to the Insolvency Act 1986), or a resolution is passed or a petition presented to any court for the winding-up of the Customer or for the granting of an administration order in respect of the Customer, or any proceedings are commenced relating to the insolvency or possible insolvency of the Customer; or
 - 4.2 the Customer suffers or allows any execution, whether legal or equitable, to be levied on his/its property or obtained against him/it, or fails to observe or perform any of his/its obligations under any contract between Paul Murray plc and the Customer, or is unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 or the Customer ceases to trade; or
 - 4.3 the Customer encumbers or in any way charges any of the Goods.
- 5 The Customer grants Paul Murray plc, its agents and employees an irrevocable licence at any time to enter any premises where the Goods are or may be stored in order to inspect them, or, where the Customer's right to possession has terminated, to recover them.

March 2010

I hereby agree to the above

Signed:..... Print Name:..... Date:.....