ANTHONY AXFORD LTD

TIMBER MERCHANTS



Head Office: Anthony Axford Ltd, Atlas Sawmill, King Street, Farnworth, Bolton. BL4 7AD. Tel. 01204 571697 Anthony Axford Ltd, The Workshop, Bark St, Bolton. BL1 2BG. Tel. 01204 520931 Email: sales@anthonyaxford.co.uk

APPLICATION FOR CREDIT FACILITY

Company Information	
Full Company Name	
Nature of Business	
Trading Address	
Invoicing Address	
Registered Number	
	Company Accounts Information
Accounts Contact Name	Accounts Tel/Fax
Accounts Email	Trade Tel
Trade Contact Name	Trade Mobile
Trade Email	Anticipated Monthly Spend
Names & Addresses of all Partners & Directors	
Name	Telephone
Address	Email
Name	Telephone
Address	Email
Name	Telephone
Address	Email
We will make a	search with credit reference agency, which will keep a record of that search and will share that information with other businesses. We may also make enquires about the principal directors.
Trade References	
Name	
Address	
Vame	
Address	

TERMS & CONDITIONS.

- 1. GENERAL: A. all quotations offers for sale or acceptance of orders are subject to the following express terms and conditions and these conditions shall apply notwithstanding any conditions to the contrary in the Buyers conditions (which insofar they are inconsistent with these conditions are deemed to be waived).
- B. all timber sold under the Timber Trade Warranty clause viz: Goods are not tested or sold as fit for any particular purpose any term warranty or condition expressed, implied or statutory is excluded. In no circumstances whatsoever shall Seller's liability (in contract tort or otherwise) to the buyer arising under, out of, or IN connection with this contract or goods supplied exceed the individual price of the particular piece(s) in regard to which complaint is made.
- 2. PRICE:Quotations are based on current prices and will be held for 30 days from the date of guotation after which they may be varied without notice to prices ruling at the time of acceptance of an order. The price or prices quoted may vary due to justifiable increases in costs and involved prices will be those ruling at the date of dispatch of the goods,
- 3. VALUE ADDED TAX: All prices quoted are exclusive of Value Added Tax and any value added tax in respect of goods supplied will be borne by the Buyer.
- 4. PAYMENT: A. Payment must be made in cash when the order is placed or upon such terms as the Seller may from time to time extend to the Buyer which terms may be withdrawn by the Seller at any time. If the Buyer should commit a breach of any such terms then the Seller may at it's election without prejudice to any other rights it may have, suspend further delivery or cancel the contract.
- B. Any order once placed cannot be cancelled except by mutual agreement in writing and then only on such terms which would fully indemnify the Seller.
- C. If the seller has granted the buyer credit on account, payments towards that account must be made within the specified and agreed terms which are 30 days net. If the credit account is not operated within these terms and conditions and if payments are not received by the agreed date the Seller will charge the Buyer interest on the overdue amount at 4% over the bank of England base rate.
- 5. DELIVERY: A. Where contracts provide for a single delivery goods shall be delivered and accepted as soon as ready unless specifically agreed otherwise by the seller in writing.
- B. Where contracts provide for deferred deliveries such deliveries by INSTALMENTS shall be accepted as specified in the contract for as soon as thereafter as ready provided that all deliveries shall be accepted within 6 months from the date specified for first delivery. In the event of failure to accept any delivery the balance remains undelivered shall be invoiced (payment for such balance immediately thereupon becoming due) and storage costs charged to the buyers account. The goods will be held at the Buyer's risk.
- C. Each delivery shall constitute a separate contract and any failure or defect in any one delivery shall not violate the contract as to the remaining deliveries.
- D. Whilst every effort will be made by the seller to effect delivery in accordance with any pre-arranged dates, no guarantee as to the dates of delivery by the Seller is to be implied and the seller will not accept any liability for any loss or damage occasioned by the delivery however caused.
- E. Should delivery or work be required sooner than the normal time needed for it's production, every effort will be made to secure from defects but reasonable allowance must be made by the Buyer in any such cases. Should such delivery necessitate overtime begin worked or other additional costs begin incurred a charge will be made to cover the increased cost.
- F. When the seller has agreed to deliver, deliveries will only be made to a position on a good hard surface nearest the site accessible by a good hard road. The Buyer will be responsible for unloading the goods with his own labor and without undue delay.
- 6. QUANTITY VARIATIONS:A shortage of surplus, charged pro rata, not exceeding 10% will be considered due execution of any order.
- 7.CLAIMS: A. The buyer shall be deemed to have accepted the goods if he retains then for more than 7 (seven) days without notifying the seller IN WRITING that he has rejected them.
- B. Any complaint or claim must be notified to the seller in writing within 7 (seven) days of the receipt of the goods by the buyer, or if related to the transport of goods within such time as will enable the seller to comply with the time limit and procedure of the carriers by whom the goods were transported. Where a complaint is made the consignment as a whole must be retained or returned and no claim whatsoever will be accepted for a portion or part of any consignment unless agreed to in writing by the seller,
- C. The absence of any complaint or claim within the above period shall be conclusive evidence in any proceedings that the seller has fully discharged all it's obligations under the contract and in particular that the goods were in conformity with the contract in all respects.
- D.The return of the goods will not be accepted until the seller or his representative shall have HAD an opportunity of examining them.
- E. NO CLAIMS CAN BE CONSIDERED IF THE GOODS HAVE BEEN CHANGED IN ANY WAY FROM THE FORM WHICH THEY WERE SUPPLIED. Any further machining or cutting or processing would deem the material to have been accepted.
- 8. PASSING OF PROPERTY: A. Notwithstanding that the buyer or his agents obtain possession of the goods, all or any such goods will remain the property of the seller until such a time a payment is made in full to the seller who shall be entitled to all rights of access to the buyer's premises to enforce it's rights hereunder.
- B. if the buyer does not pay on the due day for payment the seller shall be at liberty on it's own account to sell or otherwise dispose of the said goods in such a manor as it deems fit.
- C. Until such payment in full discharge is made the buyer is required to store or mark the goods in such a way as to indicate that they remain the property of the seller.
- D. In the event of the buyer reselling or otherwise disposing of the goods or any part thereof before the property therein has passed to him by virtue of clause 8a hereof then the buyer will, until payment in full to the seller of the goods holds in trust for the seller all his rights under such contact or re-sale or any other contract in pursuance of which the goods or part thereof are disposed of any contact by which property comprising of the said goods or any part thereof is or is to be disposed of and any monies or other consideration received by him thereunder,
- 9. THIRD PARTY LIABILITY: The seller shall be under no liability in respect of any damage or loss to third parties CAUSED directly or indirectly by the goods IN ANY WAY WHATSOEVER and the buyer shall at all times indemnify the seller against such loss or damage.
- 10. ASSIGNMENT: The buyer shall not assign the contract AS A WHOLE OR IN PART without the written consent of the seller.
- 11. DETERMINATION OF CONTRACT: If the buyer shall make default in or commit a breach of the Contract or of any other of his obligations to the seller, or if any distress or execution shall be levied upon the Buyer's property or assets, or if the buyer shall make or offer to may any arrangement or composition with creditors or commit any act of bankruptcy, or if an petition or receiving order in bankruptcy shall be made or presented against him, or if the buyer is a limited company and any resolution or petition to wind up such company's business(other than for amalgamation or reconstruction) shall be passed or presented, or if a receiver of such company's undertakings, property or assets or any part thereof shall be appointed, the seller shall have the right forthwith to determine any contract then subsisting and upon written notice of such determination being passed to the buyer's last known address any subsisting contracts shall be deemed to have been determined without prejudice to any claim or right the seller may otherwise make or exercise.
- 12. FORCE MAJEURE: The performance of all contracts is subject to variation or cancellation by the seller owing to any act of God, war, strikes, lockouts, or any industrial action, fire, flood drought, tempest, insect or fungicidal attack or any other cause beyond the control of the seller or wing to the inability by the seller to procure materials or articles required for performance of such contracts ands the seller shall not be held responsible for any liability to deliver caused by such contingency.
- 13. ARBITRATION:Any disputed under the contract shall be referred to an arbitrator or arbitrators to be appointed by the parties or in default of agreement by the president of the law society from the time being and his/her or their decision shall be binding on both parties, and this shall be a submission to arbitration with the Administration Act 1950, or any statutory modification for the time being in force.
- 14. APPLICABLE LAW: The contract shall be governed by the laws of country in which the seller is domiciled or, in the case of a limited company, the country which the registered office of the seller is situated.
- 15. LIABILTY: The seller shall be under no liability for consequential loss in respect of any supply of goods.
- 16. DIRECTORS PERSONAL GUARANTEE:It is a condition of the account that you are prepared to provide a personal guarantee. By signing this document you acknowledge that you may incur liability to Anthony Axford Limited Atlas Saw Mill King street Farnworth BL47AD.
- Credit Guarantee to be completed by the director(s) of the company applying for credit. This is a personal guarantee. In consideration of the agreeing supply goods to the applicant company on credit, we the undersigning being director(s) of the applicant jointly and severally guarantee pay-ment personally all the financial obligation to Anthony Axford Limited including financial obligations arising from any increase in the credit limit granted by Anthony Axford limited from time to time review the applicant company's account.sums now due, or which may become due at any time in the future and which have not been paid within 30 days from end of following month on which such sum were invoiced.

Signed

Position

PRINT NAME

DATE