

**FEBLAND GROUP LTD**Ashworth Road,
Blackpool, Lancs.
FY4 4UN
01253 600600Trading Account Application Form
E: sarah@febland.co.uk Fax 01253 792211**Company Details [invoices/statements etc will be issued to this address unless requested otherwise in writing]**

Full Registered Name:		Date of Incorporation:	
Trading Name:		Registration Number:	
Trading Address:		VAT Number:	
		Company Type:	Limited <input type="checkbox"/>
			Plc <input type="checkbox"/>
			Partnership <input type="checkbox"/>
	Post Code:		Sole Trader <input type="checkbox"/>

Principle Trading Style: Retail Outlet Interior Designer (eg. homebased)
 Contract (e.g. Bar) Internet Retailer

Names and home addresses of the business owners

Name:		Name:	
Home Address:		Home Address:	
D.O.B		D.O.B	
	Post Code:		Post Code:

LetterheadCopy of Company letterhead attached? YES NO **Contact Details**

Telephone:		Web Site:	
Managing Director:		Email:	
Finance Director:		Email:	
Purchasing:		Email:	
A/C's Payable:		Email:	

Account requirements

Type of Account requested:	Cash with Order <input type="checkbox"/> Proforma <input type="checkbox"/> [Orders work on a cash on delivery basis and we charge carriage for all orders]
Payment Method:	Cash / Business Cheque <input type="checkbox"/> Visa/Access Debit Card <input type="checkbox"/> BAC's <input type="checkbox"/>

GDPR: I understand the General Data Protection Regulations and wish to OPT-IN OPT-OUT of emails from Febland Group Ltd (full details on febland.co.uk)**Previous Trading Experience**

Have you, any parent or subsidiary company, previously traded with Febland Group Ltd before in any other capacity?	YES <input type="checkbox"/> NO <input type="checkbox"/>
Account Name:	Account Number:
Do any of your directors hold other directorships? If yes please attach details	YES <input type="checkbox"/> NO <input type="checkbox"/>
Have you ever filed for bankruptcy or been disqualified as a director? If yes, please attach details	YES <input type="checkbox"/> NO <input type="checkbox"/>

Acceptance of Terms

All sales of products and services by Febland Group Ltd to the applicant will be subject to Febland Group Ltd's standard terms and conditions in force at the time of order.

I CONFIRM : That I have read and understood the terms and conditions and am authorised to sign and accept the Terms.
That we agree to your payment terms.

Authorised Signature:		Position:	
Print Name:		Date:	
Office Use:			
Region Code:	Area Rep Code:	Account No:	
Febland Auth:		Date:	

FEBLAND GROUP LIMITED
TERMS AND CONDITIONS

FAILURE TO PERFORM CONTRACT

- A) We shall not be liable for any loss or damage whatsoever arising from our failure wholly or in part to perform the contract by reason of (1) default by our suppliers and failure by us to make arrangements with other suppliers or (2) any cause whatsoever beyond our control.
- B) In no circumstances whatsoever shall we be liable for consequential loss.

BUYER CONDITIONS

Buyer's standard Conditions of Purchase shall not apply unless specifically accepted in advance.

VALUE ADDED TAX

It is a condition of sale that the full amount of V.A.T. shall be paid at the same time as payment is made for the relative goods.

TERMS OF PAYMENT

We may require in full or in stage payments at or prior to delivery of the goods. Unless alternative agreement is made, payment shall be made on presentation of the invoice. (These are net terms- no discount allowed and none should be taken)
In the event of a customer, which is a Limited company, becoming insolvent or ceasing to trade the Director(s) will become personally responsible for any unpaid accounts incurred by the customer.

RISK AND BENEFICIAL OWNERSHIP

The risk in all goods supplied shall pass to the purchaser on delivery.
The priority in all goods supplied shall remain with ourselves until payment in full of all monies due to us. Cheques and credit card payments shall not be treated as payment until cleared.
Until payment or sale as stated in the next paragraph the purchaser shall hold the goods as Bailee and shall, if required by us, store them in such a way as to make it clear that they are our property.
The purchaser may sell the goods in the normal course of its business but shall hold in trust for us such part of the proceeds as shall be equal to the amount due to ourselves.

GENERAL

Orders will only be accepted for delivery at price ruling at time of dispatch. We reserve the right to alter the specification of, or to withdraw any item without prior notice, or impose a new price if costs of the article in question rise.

RETURN OF GOODS

Any claim for goods damaged in transit or shortage must be made in writing to the carriers and ourselves within three days of receipt of the goods, otherwise we cannot accept any responsibility for loss or damage. No credit notes can be issued until the goods are returned to our warehouse, well packed to avoid further damage. Where orders have been correctly executed by us, goods may only be returned with our prior written permission. A deduction of a least 10% will be made from the credit note as a handling charge.

DELAY IN DELIVERY

Any stipulated dates or periods for the delivery are approximate estimates only. We shall not be liable for any expenses direct or indirect consequential or contingent loss or damage however caused (whether by negligence of ourselves, our servants or agents or otherwise) arising from delay in delivery of any goods to the buyer. Such delay shall not give rise to the right of the buyer to treat the contract as repudiated or to reject the goods and we shall have such extra time as is deemed necessary to deliver the goods to the buyer. Failure by us to make any instalment or partial delivery shall not affect the contract for the balance of goods. We shall have the right to make partial or instalment deliveries of goods and the buyer shall accept such instalment or partial delivery. Each instalment or partial delivery shall for the purpose of payment be deemed to be a separate transaction and may be invoiced separately.

FITNESS FOR PURPOSE

Unless otherwise expressly stated the goods are not sold as being suitable for any particular purpose. It is the responsibility of the Buyer before displaying, using or reselling the goods for any such purpose to carry out adequate tests to satisfy that all the goods are fit for purpose and will have no deleterious effect.

REPRESENTATIVES AND AGENTS

No servant, agent or employee of ours has the authority or right to vary or modify any of these conditions nor has any such servant, agent, employee or any person have any authority to give or agree to any warranties or conditions or make any representations or promises on behalf of us in respect if the quality, suitability or other characteristics of any goods to be sold by us, to the buyer.

WARRANTY

The warranty only applies to the original buyer. The period of warranty is 90 days effective from our invoice date. This warranty is in lieu of and excludes all other expressed implied warranties of merchantability or suitability for any particular uses. Under no circumstances shall Febland Group Ltd be liable for an incidental or consequential damage or loss. Labour and related expenses to install replacement goods are not covered by this warranty. Febland Group Limited responsibility for transportation under this warranty is limited to carriage for the delivery of repaired units via the cheapest method to the purchaser in England, Scotland or Wales only. Febland Group Limited will not be responsible for repair of units that have been subject to abuse, misuse, alteration, accident or negligent uses, nor for the repairs made by an unauthorised person or with goods other than those provided by the Febland Group.

General Data Protection Regulations

We have updated our privacy notice to comply with the above regulations, all details can be found at www.febland.co.uk.