



HAMMONDS OF KNUTSFORD PLC

Wine & Spirit Merchants Established 1960 serving the licensed trade for over half a century
Warford Grange Farm, Pedley House Lane, Great Warford, Knutsford, Cheshire WA16 7SP.
Tel: 01565 872872 Fax: 01565 872900 Email : wine@hammondsofknutsford.co.uk

ACCOUNT APPLICATION FORM

Trading Name			Account Manager		
Address					
Postcode					
Tel No		Fax No			
Website		Estimate of Monthly Purchases			
VAT Reg. No.		Trading Duration			
Delivery Address (if different)					
Address					
Postcode					
Daytime Tel. No.					
Delivery Instructions					
Account Contact	Name of Person				
	Telephone No.				
	Email Address				
	Title				
Order Contact	Name of Person				
	Telephone No.				
	Email Address				
	Title				
Type of Company	Partnership		Please Tick	<input checked="" type="checkbox"/>	
	Sole Trade				
	PLC				
	Limited Company (*Note: If you are a Ltd Co; we require Personal Guarantees in order to set up your Account)		** Limited Company Name		
			** Registration Number		
			** Date of Registration		
Other					
Name and PRIVATE ADDRESS(ES) of Proprietors/Directors/Partners/Sole Traders					
Full Name Date of Birth Position Residential Address Postcode Email Telephone No. Mobile No.	Full Name Date of Birth Position Residential Address Postcode Email Telephone No. Mobile No.	Full Name Date of Birth Position Residential Address Postcode Email Telephone No. Mobile No.			
If address has changed in the last 2 years, please give previous address	If address has changed in the last 2 years, please give previous address	If address has changed in the last 2 years, please give previous address			

HAMMONDS OF KNUTSFORD PLC

Wine & Spirit Merchants Established 1960 serving the licensed trade for over half a century
Warford Grange Farm, Pedley House Lane, Great Warford, Knutsford, Cheshire WA16 7SP.
Tel: 01565 872872 Fax: 01565 872900 Email : wine@hammondsofknutsford.co.uk

PAYMENT TERMS: (Subject to appraisal)

WE WILL MAKE SEARCHES ABOUT YOU AND YOUR BUSINESS USING CREDIT REFERENCE AGENCIES WHO WILL SUPPLY US WITH CREDIT INFORMATION FOR USE IN THE ASSESSMENT OF YOUR APPLICATION. WE MAY ALSO MAKE ENQUIRIES ABOUT THE PRINCIPAL DIRECTORS/PROPRIETORS WITH A CREDIT REFERENCE AGENCY AND ALSO OBTAIN INFORMATION FROM THE ELECTORAL REGISTER FOR THE PURPOSE OF IDENTITY VERIFICATION.

PLEASE NOTE : TRADE REFERENCE(S) MUST BE FILLED IN

Company Name:(1)	
Address	
Postcode	
Contact Name	
Account Number	
Tel No	
Email Address	

Company Name:(2)	
Address	
Postcode	
Contact Name	
Account Number	
Tel No	
Email Address	

Company Name:(3)	
Address	
Postcode	
Contact Name	
Account Number	
Tel No	
Email Address	

Company Name:(4)	
Address	
Postcode	
Contact Name	
Account Number	
Tel No	
Email Address	

Customer Signature:
Name in CAPITALS:
Position:
Date:

I have read, understood and accept your Conditions of Sale, including the Title Clause (as shown overleaf)

I accept your right to decline a credit account at your discretion and I hereby authorise you to contact my Bank and/or a Credit Reference Agency in order to obtain a reference.

Your Bank may charge you for this service

HAMMONDS OF KNUTSFORD PLC

Wine & Spirit Merchants Established 1960 serving the licensed trade for over half a century
Warford Grange Farm, Pedley House Lane, Great Warford, Knutsford, Cheshire WA16 7SP.
Tel: 01565 872872 Fax: 01565 872900 Email : wine@hammondsoknutsford.co.uk

TERMS & CONDITIONS OF SALE

- 1 a. Availability and Vintages contained in this list are subject to fluctuation, and stock remaining unsold.
b. Hammonds of Knutsford plc (hereinafter referred to as "The Seller") reserve the right to substitute any later vintage.
c. All prices are quoted exclusive of VAT; the seller reserves the right to change any prices without notice.

- 2 a. All goods are due for payment on the terms agreed between the seller and the customer.
b. The seller reserves the right, at its discretion, to recharge discounts and promotional bonuses to those customers exceeding its terms.
c. The seller also reserves the right to charge interest, at a rate of 15% per annum to any customer exceeding the terms of payments this is without prejudice to the right of the seller to pursue any such outstanding sum.
d. The seller reserves the right to demand immediate payment of any account, whether due or not.
No further orders will be delivered to any customer whose account exceeds the agreed terms.
e. The seller reserves the right to levy a charge of £15 for any item, which fails to be met on first presentation by the buyer's Bank.

3. a. Delay in delivery shall not give rise to any liability upon the seller or entitle the buyer to cancel the order whether or not any time or date is given for delivery.
b. The goods shall be at the buyer's risk on any movement of goods arranged by the buyer's carrier.
c. All claims for short delivery, breakages or damages must be notified by telephone on the day of delivery and confirmed in writing within three days.

Retention of Title

4. a. The risk of damage to or loss of the products shall pass to you upon the earlier of i.) delivery of the products to you or ii.) where the products are to be collected by you or a carrier on your behalf when the products are so collected.
b. Legal and beneficial title of the products shall remain with us until we have received payment in full in of all amounts owing to us by you on any account whatsoever. Until resale you will keep the products separate from other goods, protected and identified as our property.
c. Until title of the products passes to you, the seller has the right if payment has not been received by the due date, at its discretion, to enter any premises to recover possession any stock to the value of any amounts outstanding.
d. Title in the goods cannot pass to any third party until full payment has been made to the seller.
e. If a winding up order is made against you, or you go into voluntary liquidation, or a receiver is appointed over any of your assets or you make an arrangement of composition with your creditors then:
i. we will be entitled to treat the contract between you and us as repudiated;
ii. Your right to sell the products will automatically cease; and
iii. We will be entitled to enter your premises to remove any products owned by us.
f. You are entitled to purchase products distributed by us from other suppliers, but, if we try to recover products under 4c. We will be entitled to assume that we are the sole supplier of the products unless you tell us otherwise in writing.

5. a. The seller accepts no liability in any circumstances for any direct, indirect or consequential loss or damage, howsoever arising, which the buyer may sustain in connection with the goods supplied, except as provided in section 5.2 of the Unfair Contract terms Act 1977.
b. The buyer agrees to indemnify the seller against any claim for loss, injury or damage sustained by a third party arising from the sale of goods to the buyer, howsoever caused.

6. a. The seller shall not be liable for failure to fulfil any terms of any transaction governed by these terms if execution of same has been delayed, hindered or prevented by any circumstances whatsoever which are not directly under the control of the seller.
b. These terms shall be subject to and interpreted in accordance with English law. The placing of any order by the buyer implies acceptance of these terms and conditions.

The terms of the seller shall in every case take precedence over any terms of purchase purported to apply by the buyer.

E & O E

Please sign below to agree to the above terms and conditions.

Signed _____

Print Name _____

Date _____

