

Company Details

Trade Account Application Form

Please complete & return by post to
BearingsRus Ltd, Unit 10-11 St. Andrews Court, Off Leeds Road, Huddersfield, HD1 6QB
or email to sales@bearingsrus.co.uk

Accounts Details Invoicing Address (if different from company ad	Telephone Number Email Address Website Address VAT Registered No. Company Reg istered No. Accounts Contact Name	
	Accounts Telephone No. Accounts Email Address	
Engineer/Maintenance Det	ails	
Contact Name	Contact Mobile No.	
Contact Telephone No.	Contact Email Address	
Bank Account Details		
Bank Name & Address	Bank Account Name	
	Account Number	
	Sort Code	
Trade References		
Reference Name & Address	Reference Name & Address	
Telephone No. Email Address	Telephone No. Email Address	
Required Credit Limit £		
Please send our invoices/statements via	email, our address is	
I have read and agree to the privacy policy of BearingsRus Ltd Please Tick		
I have read and agree to the terms and co	onditions of BearingsRus Ltd Please Tick	
Signed	Print Position	

Privacy Policy

Privacy Policy & Cookies for BearingsRus.

This privacy policy sets out how it uses and protects any information that you give when you use the BearingsRus website. We are committed to ensuring that your privacy is protected. Should we ask you to provide certain information by which you can be identified when using this website, then you can be assured that it will only be used in accordance with this privacy statement. We may change this policy from time to time by updating this policy. You can check the privacy policy page on the BearingsRus website to ensure you are up to date and that you are happy with any changes.

What we collect

We may collect the following information:

name

contact information including email address demographic information such as postcode, preferences and interests other information relevant to customer surveys and/or offers

What third parties collect

PayPal - (Apache)

This cookie is used to support the PayPal checkout feature which is located on the shopping cart page.

You can check PayPal's privacy policy at www.paypal.com/uk/webapps/mpp/ua/privacy-full

What we do with the information we gather

We require this information to understand your needs and provide you with a better service, and in particular for the following reasons:

Internal record keeping.

We may use the information to improve our products and services.

We may periodically send promotional emails about new products, special offers or other information which we think you may find interesting using the email address which you have provided.

From time to time, we may also use your information to contact you for market research purposes. We may contact you by email, phone, fax or mail. We may use the information to customise the website according to your interests.

Security

We are committed to ensuring that your information is secure. In order to prevent unauthorised access or disclosure, we have put in place suitable physical, electronic and managerial procedures to safeguard and secure the information we collect online.

We do not store credit card details nor do we share customer details with any 3rd parties.

Should you have any queries relating to our Privacy Policy, please contact us at shop@bearingsrus.co.uk

How we use cookies

A cookie is a small file which asks permission to be placed on your computer's hard drive. Once you agree, the file is added and the cookie helps analyse web traffic or lets you know when you visit a particular site. Cookies allow web applications to respond to you as an individual. The web application can tailor its operations to your needs, likes and dislikes by gathering and remembering information about your preferences.

We use traffic log cookies to identify which pages are being used. This helps us analyse data about web page traffic and improve our website in order to tailor it to customer needs. We only use this information for statistical analysis purposes and then the data is removed from the system.

Overall, cookies help us provide you with a better website, by enabling us to monitor which pages you find useful and which you do not. A cookie in no way gives us access to your computer or any information about you, other than the data you choose to share with us. You can choose to accept or decline cookies. Most web browsers automatically accept cookies, but you can usually modify your browser setting to decline cookies if you prefer. This may prevent you from taking full advantage of the website.

For more information on these small files, you can read more on the Direct Gov website by following this link: www.gov.uk/help/cookies

Links to other websites

Our website may contain links to other websites of interest. However, once you have used these links to leave our site, you should note that we do not have any control over that other website. Therefore, we cannot be responsible for the protection and privacy of any information which you provide whilst visiting such sites and such sites are not governed by this privacy statement. You should exercise caution and look at the privacy statement applicable to the website in question.

Controlling your personal information

You may choose to restrict the collection or use of your personal information in the following ways:

Whenever you are asked to fill in a form on the website, look for the box that you can click to indicate that you do not want the information to be used by anybody for direct marketing purposes

If you have previously agreed to us using your personal information for direct marketing purposes, you may change your mind at any time by writing to or emailing us at shop@bearingsrus.co.uk.

We will not sell, distribute or lease your personal information to third parties unless we have your permission or are required by law to do so. We may use your personal information to send you promotional information about third parties which we think you may find interesting if you tell us that you wish this to happen.

You may request details of personal information which we hold about you under the Data Protection Act 1998. A small fee will be payable. If you would like a copy of the information held on you please write to .

BearingsRus, Unit 1 Canal Mills, Hillhouse Lane, Huddersfield, West Yorkshire, HD1 6BT.

If you believe that any information we are holding on you is incorrect or incomplete, please write to or email us as soon as possible, at the above address. We will promptly correct any information found to be incorrect.

List of cookies we collect

The table below lists the cookies we collect and what information they store.

COOKIE name	COOKIE Description
CART	The association with your shopping cart.
CATEGORY_INFO	Stores the category info on the page, that allows to display pages more quickly.
COMPARE	The items that you have in the Compare Products list.
CURRENCY	Your preferred currency
CUSTOMER	An encrypted version of your customer id with the store.
CUSTOMER_AUTH	An indicator if you are currently logged into the store.
CUSTOMER_INFO	An encrypted version of the customer group you belong to.
CUSTOMER_SEGMENT_IDS	Stores the Customer Segment ID
EXTERNAL_NO_CACHE	A flag, which indicates whether caching is disabled or not.
FRONTEND	Your session ID on the server.
GUEST-VIEW	Allows guests to edit their orders.
LAST_CATEGORY	The last category you visited.
LAST_PRODUCT	The most recent product you have viewed.
NEWMESSAGE	Indicates whether a new message has been received.
NO_CACHE	Indicates whether it is allowed to use cache.
PERSISTENT_SHOPPING_CART	A link to information about your cart and viewing history if you have asked the site.
POLL	The ID of any polls you have recently voted in.
POLLN	Information on what polls you have voted on.
RECENTLYCOMPARED	The items that you have recently compared.
STF	Information on products you have emailed to friends.
STORE	The store view or language you have selected.
USER_ALLOWED_SAVE_COOKIE	Indicates whether a customer allowed to use cookies.
VIEWED_PRODUCT_IDS	The products that you have recently viewed.
WISHLIST	An encrypted list of products added to your Wishlist.
WISHLIST_CNT	The number of items in your Wishlist.



BearingsRus Terms & Conditions

Trade

BearingsRus is a trading name of Huddersfield Bearings Ltd, Unit 10-11 St. Andrews Court, Off Leeds Road, Huddersfield, West Yorkshire, England, HD1 6QB. Registered UK 04159928. VAT registered UK 873-3078-11.

Price

The price quoted will exclude VAT (unless otherwise stated). VAT will be charged at the standard rate applying at the time of delivery. The price will be in pounds sterling unless otherwise stated. Quotations are valid for 30 days unless otherwise agreed. The price excludes delivery unless otherwise stated. Unless otherwise stated, the price quoted is an illustrative estimate only and the price charged will be the price current at the time of delivery. Rates of tax and duties on goods will be those applying at the time of delivery. At any time before delivery we may adjust the price to reflect any increase in our costs of supplying the goods. We have taken care in the preparation of the content of this website, in particular to ensure that prices quoted are correct at the time of publishing and that all goods have been fairly described. However, orders will only be accepted if there are no material errors in the description of the goods or their prices as advertised on this website. Any weights, dimensions and capacities given about the goods are approximate only.

Delivery

All delivery times are quoted as estimates only. Orders are usually dispatched same day (depending the time of order, orders after 3.30pm may not be counted as same day). Deliveries are dispatched Monday to Friday. Exclusions include Saturday & Sunday & UK bank holidays. If we fail to deliver within a reasonable time, you may by informing us in writing cancel the contract, however, you may not cancel if we receive your notice after the goods have been dispatched and if you cancel the contract you can have no further claim against us under that contract. If you accept delivery of the goods after the estimated delivery time, it will be on the basis that you have no claim against us for delay including indirect or consequential loss, or increase in the price of the goods. You may at any time enquire about the lead time of your order; we will get back to you with a tracking location upon enquiry if you have used our Courier services. (Royal Mail Postal services cannot be tracked). We are not liable for missing goods sent via Royal Mail untracked. We may deliver the goods in instalments. Each instalment will be treated as a separate contract. We may decline delivery if we believe it would be unsafe, unlawful or unreasonably difficult to do so, or the premises or the access to them are unsuitable for the delivering vehicle. Delivery rates are defined clearly throughout our checkout process and are subject to change without prior notice, notwithstanding any orders already made during such change will be honoured at the rate set at the time of the order being placed.

Payment Terms

You are to pay us in pounds sterling when you order unless you have an approved credit account. If you have an approved business credit account, payment is due no later than the 30th day of the month following the month in which we issue our invoice unless otherwise agreed in writing. If you fail to pay us in full on the due date we may suspend or cancel future deliveries, we may cancel discount offered to you, you must pay us interest at the rate set for the purpose of the s6 of the Late Payment of Commercial Debts (Interest) Act 1998, calculated on a daily basis from the date of our invoice until payment, compounded on the first day of each calendar month and before and after any judgement. If you have an approved credit account we may withdraw it or reduce your credit limit or bring forward your due date for future payment. We may do any of those at any time without notice. You do not have the right to set off any money claim from us against anything you may owe us. You are to indemnify us in full and hold us harmless from all expenses and liabilities we may incur directly or indirectly and including legal costs following any breach by you of any of your obligations under these terms.

Title

Until you pay all debts you may owe us all goods supplied by us remain our property. You must store them so that they are clearly identifiable as our property. You must insure them against the risks for which a prudent owner would insure them and hold the policy on trust for us. You may use those goods and sell them in the ordinary course of your business but not if we revoke that right by informing you in writing or you become insolvent. You must inform us in writing immediately if you become insolvent. If your right to use and sell the goods ends you must allow us to remove the goods. We have your permission to enter any premises where the goods may be stored at any time to inspect them and after your right to use and sell them has ended, to remove them using reasonable force if necessary. Despite our retention of title to the goods we have the right to take legal proceedings to recover the price of goods supplied should you not pay us by the due date. You are not our agent. You have no authority to make any contract on our behalf or in our name.

Risk

The goods are at risk from the time of delivery. Delivery of goods via Royal Mail postal services carries no warranty or traceability. Delivery of goods via courier are covered under the courier terms of sale. If any goods are damaged or not delivered you must write to tell us within five working days or the expected delivery time. You must give us and any carrier a fair chance to inspect the damaged goods.

Warranties

We warrant that the goods comply with their description on our acknowledgement of order form and are free from material defect at the time of delivery as long as you comply with risk clause. We give no other warranty and exclude any warranty, term or condition that would otherwise be implied as to the quality of the goods or their fitness for any purpose. If you believe that we have delivered goods which are defective in materials or workmanship you must inform us in writing with full details as soon as possible and allow us to investigate (we may need access to your premises and product samples). If the goods are found to be defective in material (following our investigations) and you have complied with our conditions in full, we will (at our option) replace the goods or refund the price. We are not liable for any other loss or damage (including indirect or consequential loss, financial loss, loss of profits or loss of use) arising from the contract or the supply of goods or their use, even if we are negligent. In any event our total liability to you for all claims is limited to damages equal to the price of the goods. Nothing in these terms restricts or limits our liability for death or personal injury resulting from negligence.

Specification

If we prepare the goods in accordance with your specifications or instructions you must ensure that the specifications or instructions are accurate, that the goods prepared in accordance with those specifications or instructions will be fit for the purpose for which you intend to use them, that the specifications and/or designs will not result in the infringement of any rights belonging to a third party. If there is any such claim or threatened claim by a third party in respect of such specifications or designs you will indemnify us in respect of all damage costs or expenses (including legal fees) which we may incur in connection with any such claim or threatened claim.

Export Terms

These terms shall apply to exports where consistent with any written agreement between us. Where the equipment is supplied by us to you by way of export from the United Kingdom then the 'Incoterms' of the International Chamber of Commerce which are in force at the time of the date when the contract is made shall apply. If there is any conflict between the Incoterms and the terms in these terms of trading then these terms shall prevail. You are responsible for complying with any legislation or regulations governing the importation of the equipment into the country of destination and for the payment of any duties due. Unless otherwise agreed between us the equipment shall be delivered f.o.b. to the air or sea port of shipment and we shall be under no obligation to give a notice under section 32(3) of the Sale of Goods Act. You are responsible for arranging the testing and inspection of the equipment at our premises before shipment except where otherwise agreed. We are not liable for any defect in the equipment which would be apparent on inspection unless a claim is made before shipment. We are not liable for any damage during transit. Payment of all amounts due to us shall be made as stipulated by us. We shall have no liability for death or personal injury arising from the use of the equipment where the equipment is to be delivered in the territory of another State (within the meaning of s.26(3) (b) Unfair Contract Terms Act 1977).

Return of Goods / Refund Policy

We will accept the return of goods from you only by prior arrangement (confirmed in writing), you have the right to cancel within seven days of the contract with us, or seven days of receipt of the goods (whichever is the longer) and on payment of an agreed handling charge, usually 20% of the value (unless the goods were defective when delivered) and where the goods are as fit for sale on their return as they were on delivery. Return of goods does not include a refund of carriage unless we are at fault for incorrect goods supplied.

Cancellation

If the order is cancelled (for any reason) you are then to pay us from all stock (finished or unfinished) that we may then hold (or to which we are committed) for the order. We may suspend or cancel the order by written notice if you fail to pay us any money when due (under the order or otherwise) you become insolvent or you fail to honour your obligations under these terms. You may not cancel the order unless we agree in writing, then our cancellation terms apply.

Waiver and variations

Any waiver or variation of these terms is binding in honour only unless made (or recorded) in writing, signed on behalf of each party and expressly stating an intention to vary these terms. All orders that you place with us will be on these terms (or any that we may issue to replace them). By placing an order with us, you are expressly waiving any printed terms you may have to the extent that they are inconsistent with our terms.

Force Majeure

Suppose we are unable to perform our obligations to you (or able to perform them only at unreasonable cost) because of circumstances beyond our control. We may then cancel or suspend any of our obligations to you, without liability. Examples of those circumstances include act of God, accident, explosion, fire, transport delays, strikes and other industrial disputes and difficulty in obtaining supplies.

General

English law is applicable to any contract made under these terms. The English courts have non-exclusive jurisdiction. If you are more than one person, each of you has joint and several obligations under these terms. If any of these terms are unenforceable as drafted it will not affect the enforceability of any other of these terms and if it would be enforceable if amended it will be treated as so amended. We may treat you as insolvent if you are unable to pay your debts as they fall due or you (or any item of your property) becomes the subject of any formal insolvency procedure (examples of which include receivership, liquidation, administration, voluntary arrangements (including a moratorium) or bankruptcy), any application or proposal for any formal insolvency procedure or any application, procedure or proposal overseas with similar effect or purpose. All brochures, websites, catalogues and other promotional materials are to be treated as illustrative only. Their contents form no part of any contract between us and you and should not rely on them in entering into any contract with us. Any notice by either of us which is to be served under these terms may be served by leaving it at or by delivering it to by first class post or by fax the others registered office or principle place of business. All such notices must be signed. No contract will create any right enforceable by the virtue of the contracts (Rights of Third Parties Act 1999) by any person not identified as the buyer or seller.

