

Lincolnshire Machinery Ring Ltd (LMR)

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APPLICATION FOR MEMBERSHIP

Trading Name:	Established:
Address:	
	Postcode:
Contact Name:	
Telephone:	
Mobile:	Email:
VAT Reg No:	Company Reg No:
Please give the names of all the busines	ss' partners or directors.
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I/We hereby apply to be admitted as a member of Lincolnshire Machinery Ring Ltd (LMR) and request that one share of forty pounds (£40) be issued. (No money required until invoice issued)

I/We enclose a Direct Debit Mandate (obligatory) and agree that £40 be direct debited by LMR following receipt of this application.

I/We understand that the Board of Directors retain the right to refuse membership, without giving a reason. In such a circumstance the share and any membership monies received would be refunded.

I/We also agree to pay the subscription of £95 plus VAT to LMR annually. This will be invoiced on the 31st May each year for the subscription period commencing the 1st June.

I/We have read, and undertake to be bound by LMR's rules and operating regulations. Specifically, LMR agrees to issue self-billed invoices as pre-scripted for all supplies made until such time as membership ceases. These may be modified from time to time and members will be notified in writing.

Insurance

I confirm that I have current insurance with:	
Level of Public Liability held is £	(Please notify LMR of any significant changes)

VAT Information

This is to confirm that the above named	*sole trader / partnership / limited company is registered for value	ie
added tax purposes. (*Delete as appropriate and a purposes)	riate)	

LMR acts as intermediary and not as principal or agent in organising contracts between LMR members.

LMR Method of Operation

- .___ All transactions and negotiations in connection with LMR must be carried out through the manager responsible to the Board of Directors
- N When a demander requires work to be done he should contact the manager . Once the manager up a suitable supplier, notify both parties of the agreement and issue a works order to the supplier. has received a request for work it is the responsibility of the manager as intermediary, to match
- ω communicated in writing to the manager. quality of work, operating conditions and other circumstances. The agreed rate should then be The supplier will contact the demander and arrange details and agree a price, taking into account
- 4 supplier will be paid for the part of the work he has completed. to be unreasonable the manager may appoint another supplier to complete the work. The initial reasonable length of time (24hrs) to have the machine operational. If the breakdown time appears The manager must be informed of any breakdown on the farm. The supplier will be given a
- Ś On completion of the job to the satisfaction of the demander, the works order will be signed by both members. One copy will be retained by each and the top copy sent by the supplier to the LMR Office.
- 6. damage by foreign body to combine. The demander will be responsible for damage to the suppliers machinery if caused by neglect, e.g
- 7 to arrange payment for the completed work by variable direct debit/credit. Members shall have a current account at a bank and give authorisation to LMR for the manager
- [∞] of the month. Provided that no query is received he will be charged by direct debit from his bank account twenty days (or next working day) from date of invoice. The demander will be invoiced for the completed work, either on the 15th or the last working day
- 9. The supplier will be paid by direct debit to his bank account twenty-seven days (or the next working day) from the date of invoice.
- 10. Under Customs and Excise rules governing self-billing it is forbidden for members to invoice other members for work done through LMR.
- 11. Both supplier and demander will each pay a levy of 1.75% on the agreed contract to cover the cost member's rates subject to conditions deemed appropriate. of administration. The Board can vary the amount of the levy as necessary, such variation being notified to members before implementation. The Board reserves the right to debate individual
- 12. The commission levy of 1.75% will be reduced to 1% where the demanding and supplying members agree to and sign a three-year contract.
- 13. DISCLAIMER In arranging contracts between demander and supplier LMR at all times acts as or warranties relating to the supply, is a matter of direct contact between the supplier and an intermediary and not as a principal. The supply of goods and services, and any representations demander, LMR cannot be held liable for any breach of contractual warranty or condition
- 14. LMR will take reasonable care to ensure that the requirements of a demander are suitably met. or any misrepresentation by either party to an agreement. However it is the sole responsibility of every demander to ensure that the machinery/personnel
- 15. LMR and it's Directors, employees and members are not responsible for any default in payment a sale through LMR, it is the responsibility of the Demander to satisfy themselves that the by a demander or for any damage or loss caused by/to either supplier or demander. In the case of supplied are appropriate to the work requested.
- 16. COMPLAINTS All complaints regarding transactions between members must be made to the supplier has good title to the goods being sold. manager of LMR and confirmed in writing. If no satisfactory settlement can be arranged, it is the member's right to represent the case to the Board at the Next Board meeting where the Directors decision will be final

LMR Membership Regulations

- .____ Each individual member, farming partnership or company wishing to become a member of LMR will initially purchase one share at the nominal value of £40, for which a share certificate will be amount being determined by the Board of Directors. issued. The cost of the share is non-returnable. An annual subscription is payable. With the
- Members must be approved by the Board
- ω In the event of LMR accepting a grant or loan from anybody, the members of LMR bind
- 4 Members are obliged to offer their spare capacity initially to LMR and to cover their own additional demand for services initially from LMR. themselves to accept the rules and/or conditions attached to the grant or loan
- Ś system whether initiated by the LMR managers or by the members themselves All inter-member work sourced after joining LMR MUST go through the LMR payment
- 6 LMR does not guarantee any supplier member that it will be able to secure work for them, nor is any member duty bound to quote or work for any other member .
- LMR does not guarantee any demander member that a request can be satisfied.
- 7 Demander members are always free to say whom they do and do not wish to be the supplier .

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- All members who wish to carry out work for LMR (suppliers) SHOULD ENSURE THAT THEIR EMPLOYERS AND PUBLIC LIABILITY INSURANCE. the use of tractors, other vehicles and equipment as well as an EXTENSION TO THEIR INSURANCE POLICIES ARE EXTENDED TO COVER CONTRACTING. This is to include
- 10. . Demanders who hire in self-propelled vehicles need to make adequate insurance arrangements. If (i.e. work off the farm should be specified). demanders should ensure the cover notes are specific to the line of work tended for the machine the supplier. All suppliers should ensure policy wordings cover them for the said hire. All before collection/delivery by faxing/posting a copy of the cover note to the LMR Of fice and to the machine has been hired in without operator, the demander must prove that cover is in place
- 11. All members who wish to have work done (demanders) should have ADEQUATE EMPLOYERS AND PUBLIC LIABILITY INSURANCE. The minimum requirement is two million five hundred thousand pounds.
- 12. It is the responsibility of the supplier to ensure that the equipment is mechanically sound and fit supplier and demander relating to the safety of the premises, equipment and operating systems supplied with an operator, it should be noted that there are formal mutual obligations between Further details should be obtained from the Health and Safety Executive. WORK CARRIED OUT COMPLIES WITH CURRENT LEGISLATION. Where machinery is for its purpose, that it is fully guarded to comply with Health & Safety legislation and ALL
- 13. A supplier who wishes to provide a crop spraying service, or other service covered by FEP A legislation must ensure that the operator possesses a "Certificate of Competence"
- 14. The membership list, service list and all other information concerning LMR and its members
- 15. Members undertaking work that requires certification are reminded that they should ensure that is covered by the Data Protection Act and cannot be used for any other purpose.
- 16. The Board of Directors reserves the right to terminate any individual's membership if in breach of the LMR regulations and/or method of operation they and their operators hold the appropriate certificates.

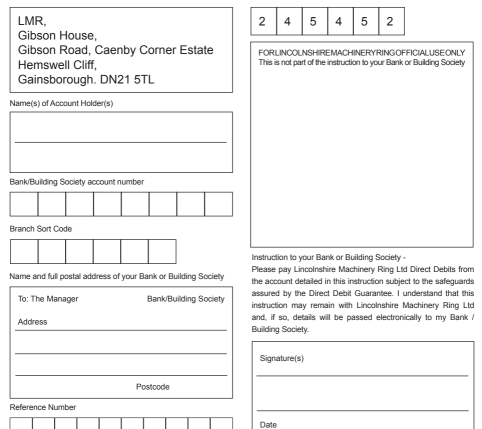


Please fill in the whole form using a ball point pen and send it to:



Instruction to your Bank or Building Society to pay by Direct Debit

Originator's Identification Number



Banks and Building Societies may not accept Direct Debit instructions for some types of account

This guarantee should be detached and retained by the Payer

