

England Commercial Register

publication of companies

33800 7686 58

120.074853678335
COOPER FINCH ASSOCIATES
203 ECCLESALL RD
SHEFFIELD
S11 8HW

England Companies
Commercial Register

www.com-reg.com
info@com-reg.com

Date: 2 December 2016

*Please amend and confirm your
changes on page 2 and return the
form to us as soon as possible.*

Filing Deadline:

16.01.2017

Removal of your company details

Dear Sir / Madam,

In order to avoid the removal of your incomplete company details, please revise and approve your information promptly.

Should the information provided not be correct or be incomplete, you have the opportunity to amend your information as a basic data entry (company name, trade, city, postcode) under Commercial Register: www.com-reg.com 'Update' Box. You will not be charged for this.

If you require the publication of further company details which exceeds the scope of the basic data entry, please use the attached form and return it to us. **As our company is not affiliated with a public authority or any official entity, this entry is subject to a charge.** In this case, please ensure that the form is signed by an authorised signatory. The application for an entry in our Commercial Register targets companies, self-employed persons, institutions and authorities and not private persons.

We thank you for your contribution to keep Commercial Register up to date and wish you success with your publication.

Best regards

Chef editor 732/173CX
Department Data

England Commercial Register

publication of companies

TERMS AND CONDITIONS

1. By returning this signed/stamped order, the client accepts all contractual conditions unless he/she revokes the order within the cooling off period of 15 (fifteen) days, commencing on the signing/stamping date of the order. Should it not be dated, the cooling off period commences on the date of receipt at the publisher's offices. After this date the order will become irrevocable. To be valid, cancellations must be effected in writing by registered mail with confirmation of receipt.

2. Precise details of business and/or professional activities must be supplied by the client. These will be used to design the client's advertisement. A proof copy will be sent to the client so that he/she may make any corrections or updates deemed appropriate and submit them to the publisher within four weeks from the emission date of the invoice, unless otherwise indicated on the proof sheet. After this period the advertisement will be published as per this proof copy. In the event of errors reproduced following the data supplied by the client, he/she will be solely responsible. Should the details supplied by the client be published incorrectly the client will benefit from a subsequent year of free publication after fulfilment of the initial contract.

3. Information and personal data originating from public records may be included in the order form. In accordance with Law 15/1999 of 13th December this information is stored under the title Direct Publisher S.L.U., Fuencarral 160, 28010 Madrid, registered with the data protection agency. If the client wishes to exercise the right to access, modify or delete said data Direct Publisher S.L.U. should be contacted. By accepting the current contract the client consents to the transmission and access of this data to third parties acting on behalf of Direct Publisher S.L.U. within the framework of this contract.

4. The publisher reserves the right to place the advertisement in the professional category deemed most appropriate.

5. As specified on this order form and unless agreed otherwise beforehand and in writing by the publisher the price of 993 EUR plus VAT if applicable corresponds to that of a year of publication and remains the same for every additional year should the contract be extended beyond the minimum period of three years. The amount must be paid within three weeks of each invoice issue date. The client accepts publisher's right to invoice the contractual amount in any other recognized currency.

6. Amendments to this order will only be accepted after written confirmation from the publisher. It is imperative that all information transmitted verbally to agents of the publisher and the verbal commitments of the latter with clients be confirmed in writing to be effective.

7. The contract is in English. The client agrees that further correspondence will be conducted in English.

8. The minimum advertisement size will be 600 x 350 pixels.