



CREDIT APPLICATION AND AGREEMENT FOR CREDIT SALES

MAIL THIS APPLICATION TO:

To **ELECTRICAL ENGINEERING & EQUIPMENT COMPANY**: For the purpose of procuring and establishing credit, from time to time, the undersigned Applicant furnishes the following information, including the attached Financial Statement. Applicant represents and warrants said information is true and correct and a true and complete statement of its financial condition.

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	or any of its Owners, P	rincipals, Partn	ers, Officers	s, or Dir	ectors ev	er filed a	voluntary petition	in ban	kruptcy, been	adjudged bankr	upt, or i	made an	
assignment for	the benefit of creditors	? WRITE ANS	SWERS YE	S OR N	Ю								
17. Are taxes owed by Applicant to any taxing authority Has a					s a tax lien or civil suit been filed against Applicant or any of its Owners, Principals, Partners, Officers, Directors within the past six years?								
	or any of its Owners,	Principals, Part						debts o	or notes owne	d by others?			
19. Does Applicant now have a merchandise order pending with Electrical				ectrical	If	If yes, what is the approximate amount of the order?							
	quipment Company?									\$			
) Please complete) If a contractor, p							curre	ent financial	statement,			
SPACES BELOW ARE FOR ELECTRICAL ENGINEERING & EQUIPMENT COMPANY USE ONLY													
P.C. NO.	P.C. MGR APPROVAL			1035 SALES TAX			CRE D&B RATING CRE			EDIT APPROVAL		APPROVAL DATE	
									1				

AGREEMENT

In consideration of Consolidated Electrical Distributors, Inc. d.b.a. Electrical Engineering & Equipment Company, and all assumed or fictitious names under which it does business, and all of its affiliates, parents, subsidiaries, and related companies, (hereinafter collectively Seller) extending credit to the Applicant, Applicant agrees to pay for all items delivered to or at the request of the Applicant by the 15th of the month following purchase. The applicable cash discount may be taken if Seller's invoice is paid not later than the 10th of the month following purchase. All accounts are due and payable at the remittance address shown on the Seller invoice. Applicant acknowledges that a monthly service charge may be issued on all sums due to Seller, which have not been paid within thirty (30) days from the invoice date, and Applicant agrees to promptly pay said service charge. The service charge shall be 1.5% per month, but not to exceed the highest amount lawfully allowed by contract in the state in which this application is executed: it shall be issued on the thirty-first (31st) day after the original invoice date; and an additional service charge, computed on the same basis, shall be made every thirty (30) days thereafter. Waiver of any one or more service charges shall not be deemed to be a waiver of future service charges. Applicant further agrees with regard to such service charges, Applicant and Seller are parties to a written contract. Applicant agrees to notify Seller in writing of any changes in ownership or status of ownership and further agrees that, notwithstanding any change in ownership, status of ownership, business form or entity, all charges incurred will remain the responsibility of Applicant unless agreed to by Seller in writing.

By his signature hereon, Applicant agrees that each of the terms and conditions of sale which can be found at http://sales.our-terms.com/ shall be a term of the contract of each sale from Seller to Applicant. Said terms and conditions may be unilaterally amended by Seller, in its sole discretion, at any time. Each party agrees that the electronic signatures, whether digital or encrypted, of the Applicant included in this Agreement are intended to authenticate this writing and to have the same force and effect as manual signatures.

In case of any default in relation to any transactions made pursuant to this Application, Applicant shall pay Seller's reasonable attorneys' and collection fees and costs, whether or not any action is filed, including without limitation such fees and costs related to collection, arbitration, trial and on any appeal, review or reconsideration thereof, and any such fees or costs incurred after any award or judgment is entered. Jurisdiction and venue for any legal action shall be in the

otherwise provision	vided by law, with Seller having sole right to choose amound construed in accordance with the law of the jurisdiction	ng these jurisdictions and venues for any particular dispute. This Application shall in in which Seller elects to bring an action without resort to principles of conflicts of eable, the remainder of this agreement will continue in full force and effect. The id and the Applicant understands the same.	be						
BY SIGNATU	RE BELOW, APPLICANT EXPRESSLY AGREES TO AI	L THE TERMS OF THE APPLICATION AND TO THE FOLLOWING:							
1.		Applicant authorizes Seller to obtain credit and financial information concerning Applicant at any time and from any source or the purpose of evaluating Applicant's creditworthiness in connection with this Application.							
2.	(Sole Proprietor or Partnership Only) The undersigned expressly consent(s) to Seller obtaining credit and financial information concerning Applicant and/or a consumer credit report on								
Signed by:		Sole Proprietor/Partner:							
Authorized S	Signature	Signature of individual named in #2 above.							
Name:		Name:							
Title:		Address:							
		SSN:							
promise to parincluding with require Seller presentments Guaranty and of the undersic costs, whethe reconsideratio jurisdiction and these jurisdict Guaranty will of the undersign the undersign the undersign promise to parameters and the selection of the undersign promise to parameters and the undersign promise to parameters	ned, jointly and severally, in consideration of the monthly y any and all obligations of said Applicant which have in out limitation service charges. The undersigned agree to to proceed against Applicant or pursue any other remed, demands for performance, notices of non-performance, of the incurrence or modification of existing or additional gned. In case Seller enforces the Guaranty, the undersigned. In case Seller enforces the Guaranty, the undersigned on the angle of the service	SONAL GUARANTY billing privileges requested by the Applicant, do hereby unconditionally guarantee the past or may in the future be owing to the Seller on open-account or otherwise, all the terms of the aforementioned Sales Agreement. The undersigned waive any and any statute of limitations pertaining hereto; and the undersigned further waive protests, notices of protest, notices of dishonor and notices of acceptance of this indebtedness. No delay in the enforcement of this Guaranty shall affect the liabilitined, jointly and severally, shall pay Seller's reasonable attorneys' and collection for hees and costs related to collection, arbitration, trial and on any appeal, review, and or judgment is entered. The undersigned, jointly and severally, agree to the sale of by Applicant above in the Agreement, with seller having the sole right to choose of this Guaranty is held to be invalid, illegal or unenforceable, the remainder of the dedit report on Guarantor(s) at any time and from any source for the purpose of every whether digital or encrypted, of the Guarantors included in this Agreement are in	y right to ye all ty of any ees and or ame e among this						
to authenticate	e this writing and to have the same force and effect as m	anual signatures.							
Signed by:		Signed by:							

Guarantor

Name:

SSN:

Address:

Guarantor

Name:

SSN:

Address: