

BUSINESS CREDIT APPLICATION

SECTION 1: CUSTON	MER INFOR	RMATIC	ON														
Sole Proprietor Partnership			Limited Liability Company			Corporation					Oth	er:					
Company Name:							Trade	e Name	- DBA	:							
Billing / Mailing Address:							City:					Stat	te:		Z	ip Code:	
Business Phone Number:			Fax Number	:			,	Ye	ear Sta	arted:		Wel	b Site Addre	ss:			
Parent Company Name (If a	ipplicable):		Address:					C	ity:			Stat	te:		2	ip:	
FEIN#:	D-U-N-S Nun	mber:															
P.O. Required: Yes	□ No		Email Invoic	es to:													
AP CONTACT INFOR	MATION																
Accounts Payable Contact:	:				Phone Number						Accounts Payable Email:						
Terms Request:					Credit Limit Re	equest:											
☐ Prepay		⊠ N	Net Terms														
SECTION 2: COMPA	NY FINAN	CIAL IN	IFORMATION	I													
Financial Statements available:			☐ Yes	Ar	Any prior repossessions / Liquid				quidat	idations:			☐ Yes	□ No			
Any prior or current MWD Account:				☐ Yes	□ No	Aı	Any prior bankruptcy filings:						Yes	□No			
Does your business operation outside of the US:				☐ Yes	□No	Ar	Any outstanding liens or judgments:							☐ Yes	□No		
							·										
Principal / Owner / A	pplicant																
Check here if you are a:	☐ Principa	al	☐ Part	ner	☐ Prop	rietor											
Name: Last 4 digits of SS No.: Home P			hone No.:	Mobile N	Mobile No.:				Email:								
Home Address:							City:			State:		Zip:					
Owner Name (if different tha	an above):	Address:					City:			State:		Zip:		Email:			
, , , , , , , , , , , , , , , , , , , ,							,-										
Trade References																	
Company Name:		A	Address:			(City:		State	:	Zip:		Phone Nu	mber:	Credit Li	mit:	Vendor Account #:
1																	
2																	
3																	

Credit Card convenience / processing fees are applicable as follows:

Master Card, Visa and Discover: 2.5% American Express: 3%



Credit Application - Legal Terms & Conditions

1. Authorization & Verification

The undersigned applicant ("Applicant") hereby authorizes Metropolitan Warehouse & Delivery Corp. ("Company") to investigate the Applicant's credit history, trade references, and financial responsibility, including but not limited to bank and credit bureau inquiries, for the purpose of evaluating creditworthiness. Applicant agrees that Company may obtain updated credit information at any time during the credit relationship.

2. Payment Terms

Payment terms are stated in your Pricing Agreement. All Company AR accounts, beyond authorized terms, are subject to Suspension of Services, as term compliance is required for any open account privileges. Additional late fee interest of 1.5% per month also may be imposed, when applicable. All goods remain the property of Company until paid in full and receipt of funds are confirmed by Company Finance Officers. If the account is deemed in term default and is turned over to an authorized agency or an attorney for collection, or if suit is instituted on the account, then we agree to pay the total due, a reasonable attorney's fee, collection agency fees, court cost and any costs of collection.

3. Default & Remedies

If legal action is instituted this Agreement shall be governed by the laws of the State of New Jersey, jurisdiction shall be in the State of New Jersey and venue shall be New Jersey. Applicant stipulates that this choice of jurisdiction provision is freely negotiated between the parties hereto and is not unreasonable and hereby waives the right to be sued in any other jurisdiction, venue, or county other than New Jersey. It is agreed that reasonable attorney's fees, expenses of investigation, court costs, and post-judgment attorney's fees and collection costs shall be paid by Applicant. It is further agreed that in the event of court action, all discovery shall be in New Jersey including post-judgment proceedings and the taking of depositions or other discoveries in aid of execution.

4. Personal Guarantee

If Applicant is a business entity, the undersigned guarantor(s) personally, jointly and severally, guarantee payment of all present and future indebtedness incurred by Applicant. This guaranty is absolute and continuing, notwithstanding extension of time for payment or failure to give any notices which may be required by law and shall inure to the benefit of Company and its successors, legal representatives, and assigns. The obligation of each individual guarantor shall continue until written notice of termination is received by Company, and its wholly owned subsidiaries, and shall terminate only as to any individual guarantor giving notice, and only as to any indebtedness incurred after the date such written termination notice is received.

5. Entire Agreement

This Credit Application and accompanying Terms & Conditions constitute the entire agreement between Applicant and Company, and supersede any prior agreements or understandings, whether written or oral. No amendment or modification shall be binding unless in writing and signed by an authorized representative of Company.

Acknowledgement

If Applicant is a corporation or partnership, the undersigned hereby warrant they have full authority to sign this agreement and obligate the corporation or partnership. The undersigned represents and warrants that all information contained in the above application and in all financial statements or other information provided to Company in connection with this application is complete, true and correct, and accurately represents the financial condition of the undersigned. The undersigned has no knowledge of any liabilities, contingent or otherwise, not reflected in this application or any of the financial statements provided to Company in connection with this application. Since the date of the most recent financial statements furnished to Company in connection with this application, there have been no materially adverse changes in the financial condition of the subject of the statements.

By signing below, Applicant certifies that the information provided is true and correct and agrees to abide by the above Terms & Conditions.

Authorized Signature:		Title:	Date:	
(Owner / Principal / Office	r)			
Printed Name:				