

BUSINESS CREDIT APPLICATION

TSCO Branch:	TSC	O Salesman:		TSCO Account #:	
Application Date:	Federal ID #:	Date Establish	ed:	Tax Exempt:	
Legal Name of Business	s (Purchaser):				
Address:		City:		State:	Zip Code:
Main Phone #:	Fax #:		Corp. Sole Pro	pp. Partnership	LLC OTHER
Cell #:	Main E-mail:		Accounts Payable E	E-mail:	
PRINCIPALS: Full Nar	me Home	Address, City, State, Zip Code	l	SS#	Position
List name of any compar	ny you have been an owner/officer	of:			
Business References:	Name	Phone N	umber w/Area Code	1	Account #
Supplier:					
Supplier:					
Supplier:					
Bank (Checking):					
otherwise become a cr I/WE hereby uncondition hereafter arise against I/WE do also uncondition and one-third percent (shall remain in full force to the claims of the Concover the renewals of a release by the Compart This GUARANTY is, ar legal formation or status the undersigned shall used and attorney's fees assigns. All of the Comthe undersigned hereby presentment, demand, and jurisdiction for any applicable State and Frinterpreted and govern Company's ratification. The undersigned prior to grundersigned prior to grundersigned holds harr I/WE agree and undersigned and signed prior to grundersigned and undersigned and signed prior to grundersigned holds harr I/WE agree and undersigned prior to grundersigned prior to grundersigned prior to grundersigned agree and undersigned prior to grundersigned prior to grundersigned holds harr I/WE agree and undersigned prior to grundersigned prior to grundersigned prior to grundersigned prior to grundersigned and undersigned prior to grundersigned prior to gr	by the undersigned to Thos. So reditor of the Purchaser, its successors, and per purchaser, its successors, and its end of the amount placed for each per purchased by Guarantor(s) is in the successor of any other security held by it and shall remain binding upon the usafter execution of this guaranty unconditionally guaranty the paying sessed or incurred by the Compart of the per purchaser of dishonor, notice of proving and proceeding to enforce the lederal Courts of competent jurised by the laws of the State of Market of this agreement in Upper Marll of this agreement in Upper Marll of this agreement in Upper Marll of the lederal Courts of this guaranty and canting credit to the Purchaser arm less the Company and its empletand I consent to be legally bound	essors, and assigns. TEE to the Company the promind assigns. TEE payment of all costs of cor collection, court costs plus by notice in writing to the Compons entered into thirty (30) dastrument or extensions of time the for any claim hereby guarant in heirs, estate representative by (hereinafter, "Successor Enforment of, and be jointly and se any for any indebtedness incur Company may have with respond alternative. The third third the test and nonpayment in the enterms of this Guaranty, included in the test and nonpayment in the enterms of this Guaranty, included in the test and the company authority at all times thereafter until the loyees for credit reporting of the electronic, PDF, scanned, and	pt payment, when of control payment, when of interest at 24% per pany by certified mys after the Compart for payment hereo eed. Is, successors, and ity") with or without verally liable to the red by or transferred ect to the above no eas well as all requirement of default, and ing payment, may be County, Maryland, than default and guaranty are for to investigate the control payment.	due, of every claim ut not limited to, att annum. This is a c ail. Such revocatio ny's receipt of said f, and shall not be assigns of Guarant the knowledge or of Company for all claim ed to such Success ted debt of Purcha ements or rights with the undersigned function be brought, at the C and this guaranty a formed in the State credit and financial ount is closed and	of the Company that may torney's fees of thirty-three continuing GUARANTY and n shall be effective only as notice. This obligation shall affected by any surrender of tor. If Purchaser changes its consent of the Company, aims, service charges, costs for Entity. Ser, its successors, and with regard to notice, urther agree(s) that venue Company's option, in the and its terms shall be of Maryland by the responsibility of the paid in full. The
Dated this	day of	20			
Signature:		Print Name:		SS#:	



TERMS AND CONDITIONS OF SALE

- These terms and conditions of sale shall control on all sales, including direct shipment sales arranged by or through Thos. Somerville Co. whether or not materials are delivered by or through Thos. Somerville Co.
- 2. Thos. Somerville, and/or its operating Divisions hereby sells to Purchaser and Purchaser hereby purchases all items of plumbing, heating, and air conditioning, subject to the terms and conditions set forth and herein below. All orders are based on the quotations and, if placed within thirty (30) days from date of quotation, and accepted by Thos. Somerville Co. will be billed at the price quoted, ALL PRICES ARE FOB SHIPPING POINT UNLESS OTHERWISE SPECIFIED IN WRITING. THE PRICES QUOTED ARE SUBJECT TO ADDITIONAL FEDERAL, STATE, OR LOCAL TAXES. All limits on credit or amounts of credit given shall be made by Thos. Somerville Co. in its sole discretion from time to time as necessary.
- On all orders placed for stock, out of stock, and special order materials, where the delivery date is delayed due to a manufacturer's shipping error, or any other error, Purchaser agrees to hold Thos. Somerville Co. harmless for any delay and agrees to make payment in full for said goods.
- 4. All materials delivered must be examined and inspected by the Purchaser and/or his agent or representative upon receipt; any claim of shortage and/or damage must be made at the time of delivery. Where Purchaser and/or his agent or representative cannot examine and inspect material upon receipt, any and all claims must be made within ten (10) business days of delivery. Any claims made after the prescribed time period will not be honored.
- 5. A minimum of 20% handling charge will be made on all merchandise returned for credit. No merchandise will be accepted without our prior authorization. Out of the carton material will not be accepted for credit. All returns will be accompanied with the original invoice number of purchase for reference.
- 6. Purchaser agrees that his/her SOLE REMEDY available for any default arising out of the sale and/or use of any and all materials purchased shall be the return of said materials purchased for a refund of the purchase price less the handling charge. Purchaser acknowledges that no suit will be brought against, or shall include Thos. Somerville Co. where either consequential or incidental damages are sought.
- 7. This credit agreement and terms of sale was made in the State of Maryland (by Thos. Somerville Co. having countersigned it in Maryland) and is to be performed in the State of Maryland by reason of the orders placed and payments required to be made to Thos. Somerville Co. in Maryland. This credit agreement and terms of sale shall be interpreted and governed by the laws of the State of Maryland. Purchased, its successors and assigns agrees to personal jurisdiction and venue for any legal proceeding to enforce the terms of sale and this agreement, including payment may be brought, at Thos. Somerville Co.'s sole discretion, in the applicable Federal and State Courts of competent jurisdiction in and for Montgomery County, Maryland.
- 8. Thos. Somerville Co. shall be notified in writing by certified mail, any changes to Purchaser's name or legal status and such change will become effective thirty (30) days after receipt of such notice by Thos. Somerville Co.
- 9. On all matters referred by Thos. Somerville Co. to their attorneys for collection, purchaser agrees to pay 33 1/3% of the total sale price or actual amount billed, whichever is greater, for attorney's fees plus costs, and disbursements.
- PURCHASER AGREES THAT THOS. SOMERVILLE CO. SHALL NOT BE RESPONSIBLE FOR ANY MANUFACTURER'S OR SHIPPING DEFECT. Purchaser further agrees to hold Thos. Somerville Co. harmless for any manufacturer's or shipping defect or ANY INJURY TO person(s) due to said defect.
- 11. All warranties are limited to the warranty given by the manufacturer, and in no event will Thos. Somerville Co. be responsible for installation or labor charges. TSCO makes no warranties, express or implied, including but not limited to the implied warranty of merchantability and finally for particular purpose.
- 12. The RISK OF LOSS of any goods and/or materials shall pass to the Purchaser as soon as said good and/or materials are delivered to Purchaser at its place of business or any other place specifically designated by the Purchaser for delivery.
- 13. Purchaser agrees that any account thirty (30) days past due shall be charged 2% per month interest on the unpaid balance, terms of sale are net 30 days.
- 14. The undersigned agrees that this information is warranted to be true and authorizes Thos. Somerville Co. to investigate any references pertaining to my/our credit and financial responsibility.

Purchaser acknowledges that he/she has read and AGREES TO ALL OF THE ABOVE TERMS AND CONDITIONS OF SALE. This agreement is not effective until countersigned by Thos. Somerville Co.

I/WE agree and understand that all signatures whether electronic, PDF, scanned, and/or faxed are considered the legal equivalent of my manual/handwritten signature and I consent to be legally bound to this agreement.

Signature:	Print Name:	Date:
Signature:	Print Name:	Date:
Signature:	Print Name:	Date:
Signature:	Print Name:	Date: