

GENERAL INFORMATION

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## PLEASE FILL OUT COMP[LETELY! ANY OMITTED INFORMATION COULD BE CAUSE FOR DENIAL OF CREDIT

Date:Inform	nation Given By:				
Firm Name or Individual:		Telephone:	Fax:		
Street Address:		City:	State: 2	Zip:	
Email:	Date Established:				
Individually Owned: Partnership: Corporation:	Annual Sales:	State & Ye	ar of Incorporate:		
Partnership or Sole Owner: SS#:	Fed Tax ID:		Are You Taxable: YES   NO If NO, please	send resale certificate.	
Nature of Business:					
Is Company a Branch or Division of Another Company?: YES 💹   NO 🔝 If yes, Name:					
If yes, Address:			Are Purchase Orders Required: \	YES 🗌   NO 🗍	
Purchasing Contact: Acct Payable Contact					
Are You Listed On Dun & Bradstreet? YES   NO Duns#:					
BONDING INFORMATION					
Name:	Agent:		Telephone:		
Address:	Bon	ding Capacity:	Surety:		
BANK REFERENCE (Form may be copied or faxed and is valid as original. We authorize the bank to provide requested account information.)					
Name:	Tel:		Fax:		
Address:	Account Officer:				
Checking Account #:	count #: Authorized Signature: (Original signature required to release bank information)				
TRADE REFERENCES (Suppliers Only)					
1. Name: Acct #:		2. Name:	Acct #:		
Address:		Address:			
City: State:	Zip:	City:	State: Zip:		
Tel: Fax:		Tel:	Fax:		
3. Name: Acct #:		4. Name:	Acct #:		
Address:		Address:			
	Zip:	City:	State: Zip:		
Tel: Fax:		Tel:	Fax:		
HAS ANY OWNER OR OFFICER BEEN INVOLVED IN A BANKRUPTCY OR A FORCED LIQUIDATION? YES     NO        CREDIT APPLICATION					
I understand you will be relying upon the above information furnishe hereof. You are authorized to obtain from any references named ab	ms and conditions on the reverse sim month of delivery, I will be obligated of collection incurred by you pursue ad by me as a basis for extending or ove such further credit information a half at your request in connection will	de hereof which I hereby agree to pay late charged, computed a ant to the terms and conditions coredit and I hereby represent to your syou may require concerning the area of the syour may require concerning the area of the area of the area of the syour may require area of the area of the area of the area of the area of area of are	at the rate of one and one-half percent (1.50%) per month, on the reverse side hereof. ou that all of the information furnished above is true and co ne information furnished in this application. This application our property, whether or not credit is extended.	and attorney's fees	
	r or paratoronipo, and solie ov	data roquirou for caoff pari			
	Firm Name:				
Prices and terms subject to change without notice.	Owner, Officer or Authorized Agent:(Original signature required)				
SEE PAGE 2 FOR TERMS AND CONDITIONS Title:					

TERMS AND CONDITIONS OF SALE PAGE 2

1. Payment and Service Charges. Seller acknowledges receipt of that portion of the purchase price indicated on the face hereof. If the balance of the purchase price is not paid on or before the last day of the calendar month following the month of delivery, buyer agrees to pay seller service charges equal to one and one-half percent (1-½%) of the amount of such delinquent payment, or any portion thereof, such charges to accrue and be payable on a monthly basis for each and every calendar month for which full payment, together with the accrued service charges, is delinquent.

- 2. Lien Rights. Buyer shall provide to seller job information or a location for each purchase where applicable and understands that seller shall perfect lien rights in the event of non-payment within terms of sale.
- 3. Seller's Right to Substitute. Seller shall have the right to substitute items of property of comparable quality and workmanship for specific property ordered by buyer which is not currently in seller's open stock. The obligation of seller to deliver to buyer the property is subject to seller's inventory on hand in open stock, which items are subject to prior sale, and if seller is unable to furnish the property specified, seller hereby reserves the privilege to cancel such items and deduct the price thereof from the balance owed by the buyer under this agreement.
- 4. Non-Conforming Goods. Buyer shall notify seller in writing within twenty-four (24) hours after delivery of any non-conforming items of property or any deficiencies or shortages, otherwise all such claims shall be deemed waived by buyer. The use by buyer of any property claimed to be non-conforming or deficient shall constitute acceptance of such items by buyer. Unless the seller otherwise specifically agrees, the buyer shall have no right to withhold payment of the purchase price or to adjust the amount of the purchase price because of any such claims.
- 5. Title. Title to all property shall be retained by the seller until payment by buyer. Risk of loss or damage for all property shall pass to buyer at the time of delivery of the property to buyer or pick-up of the property by buyer. Risk of loss or damage shall take place at curbside upon delivery prior to stocking and spreading.
- 6. Security Interest. Buyer hereby grants to seller a purchase money security interest in all products and the proceeds of such products sold and delivered to buyer hereunder. Buyer agrees promptly upon reasonable demand by seller to execute a uniform commercial code (UCC) financing statement and other similar documents reasonably deemed necessary or desirable by seller. Buyer hereby appoints seller its attorney-in-fact to file or record such documents. Buyer hereby represents to seller that there are no liens, attachments or other obligations in the name of third party, including a lending institution, except as noted, which would in any way impair or diminish the security interest herein granted to seller. Distributor agrees to notify the seller should any security interests or guarantees be given. Until payment is received in full by the seller and title has passed to the buyer. Buyer shall not suffer or permit any lien or attachment to be levied on the products.
- 7.Liens and Insurance. Buyer shall not permit any lien, encumbrance or security interest to attach to any of the property or to be levied upon any of the property under legal process, or dispose of the property, other than in the ordinary course of business, or permit anything to be done that may impair the value of the property prior to the payment in full of the balance of the purchase price. Buyer shall insure the property against risk of loss or damage by fire, including extended coverage, theft, and such other casualties in an amount equal to the full replacement value thereof, loss payable endorsements on all such policies to be payable to seller and buyer as their interests may appear.
- 8. Buyer's Default. Occurrence of any of the following with respect to buyer shall constitute an event of default under this agreement:
  - (i) failure to pay when due the balance of the purchase price;
  - (ii) failure to pay when due any costs or expenses necessary to preserve or protect the property;
  - (iii) the business failure, or the failure or inability to pay debts in the ordinary course or as they become due or insolvency with the meaning of the federal bankruptcy laws or state insolvency laws or otherwise;
  - (iv) the commission of any act of bankruptcy, assignment for the benefit of creditors, composition of creditors or the commencement of any proceedings, whether voluntary or involuntary, under any federal or state bankruptcy, reorganization, or insolvency laws
- 9. Seller's Remedies Upon Buyer's Default. Upon the occurrence of default, the seller shall have all the rights and remedies available to the seller under this agreement, all of which rights and remedies, to the full extent permitted by law, permitted cumulatively.
- 10. Attorney's Fees. Buyer hereby agrees to pay seller all attorney's fees and costs and expenses of enforcement of this agreement, including without limitation, service of process fees, filing fees, court and court reporter costs, investigative costs, expert witness fees, appraisal fees, trustee and master fees, receiver's fees, keeper fees, and the costs of any bonds, whether otherwise taxable or not, incurred by seller.

PERSONAL GUARANTY					
To induce American Environmental Enterprises, Inc, DBA THESAFETYHOUSE.COM to enter into contracts to extend credit to undersigned, do hereby personally guaranty collectively and individually the full and immediate payment to American Environmental Enterprises, Inc, DBA THESAFETYHOUSE.COM of all indebtedness incurred for materials supplied to, to include late charges, attorneys' fees and credit extended or any charges in the form of said indebtedness. Notice of extension of credit and any right to demand American Environmental Enterprises, Inc, DBA THESAFETYHOUSE.COM, proceed against the principal debtor is hereby waived. The guarantee may only be revoked by written notice to American Environmental Enterprises, Inc, DBA THESAFETYHOUSE.COM. Any revocation does not revoke the obligation of the guarantors to provide for prompt payment for indebtedness incurred prior to the revocation. The undersigned does hereby agree to the terms of credit and does hereby guarantee all indebtedness. The undersigned does hereby state that the information in this application is true and correct, and can be relied on by American Environmental Enterprises, Inc, DBA THESAFETYHOUSE.COM.					
Signed: _					
	(Original signature required.)				
Date:					
Signed: _	(Original signature required.)				
Date:					