

BRANCH	SALESMAN	MANAGER APPROVE	ED			
	CONFIDENTIAL APPLICATION FOR CREDIT AND BILLING INFORMATION					
		DATE:				
CUSTOMER ACCOUNT	NAME					
BILLING ADDRESS:	DEPARTMENT, ETC.					
	•					
	CITY	STATE Z	IP + 4			
		FAX #				
		EMAIL ADDRESS				
SHIPPING ADDRESS	: (PLEASE ADVISE IF MORE THAN ONE :	NDDRESS - PLEASE ATTACH SEPARATE LIST	OF ALL SHIPPING ADDRESSES)			
			<i>'</i>			
	, -					
		STATE Z				
MONTH IN COREDIT DEC						
	QUESTED \$		NO			
NUMBER OF INVOICE (	COPIES REQUIRED	PURCHASE ORDERS REQUIRED	O YES NO			
KIND OF BUSINESS _ RESIDENTIAL BUSINESS TYPE	☐ COMMERCIAL ☐ UTILITY					
DUNS #		FED I.D. #				
IF INDIVIDUAL:	SOCIAL SECURITY NUMBER	HOME PHONE				
	HOME ADDRESS					
	CITY	STATE Z	IP + 4			
LIST ALL OFFICERS. PA	ARTNERS, OR OTHER RESPONSIBLE PER	ONS:				
·	·	TITLE				
		TITLE				
		TITLE				
BANK REFERENCES:	BANK NAME	PHOI	NE			
	ADDRESS					
	CITY	STATE ZIP-	+4			
	PHONE #.	FAX #				
	ACCOUNT #	CONTACT PERSON				
TDADE DEFEDENCES:	1) COMPANY NAME	PHOI	NE.			
INADE DEL EVENCES.	,		VL			
	ADDRESS	STATE Z	ID±4			
		STATE Z				
	ΓΠUNE #	FAA#				

Return Applications To: Sequel Electrical Supply LLC, \* PC \_\_\_\_\_

Home Office PO Box 3579 (39303-3579) 1425 4th St, Meridian, MS 39301 Phone: 601.483.4903 Fax: 601.483.4963

arawson@sequelelectricalsupply.com

т	DΔ	DE	DE	FFF		FQ.

PRINT

TRADE REFERENCES:		
2) COMPANY NAME		PHONE
		ZIP+4
PHONE #	FAX #	
3) COMPANY NAME		PHONE
CITY	STATE	ZIP+4
PHONE #	FAX #	
4) COMPANY NAME		PHONE
•		
		ZIP+4
		211 14
1110NL #.		
shall be notified in writing as to any adverse action terms of sale and should applicant at some future credit with applicant. The applicant's account is sudays of invoice date or maximum amount allowed all rights regarding venue and agrees that any leg returned without our written permission and broug of handling.  NO APPLICATON WILL BE PROCESSED WITHOUT APPLICATOR WILL BE PROCESSED WITHOUT APPLICATION WILL BE PROCESSED WITHOUT APPLICATION WILL BE PROCESSED WITHOUT APPLICATOR WILL BE PROCESSED WITHOUT APPLICATION WILL BE PROCESSED WITHOUT	n. Upon approval of this application for credit, said time deviate from the creditor's terms of sales, said bject to a SERVICE CHARGE computed at 1 1/29 by the state with jurisdiction, plus attorney fees an all action regarding its account may be brought in the toour attention in 5 days. A deduction will be m	ate the credit arrangement with applicant, said applicant applicant will be notified in writing along with the creditor's id creditor reserves the right to terminate future extension of per month which is 18% per annum, if not paid within 30 and court costs, when required for collection. Applicant waives the appropriate court. No credit will be allowed for goods hade from credits issued on all returned material to cover cost opening in the provided in the pr
		DATE
INDUCEMENT TO SEQUEL ELECTRICAL SUPPLY, LL THE SPACE DESIGNATED FOR GUARANTOR(S), BY ELECTRICAL SUPPLY, LLC, THE PAYMENT OF ALL E SHALL AT ANY FUTURE TIME OWE TO SEQUEL ELEC	C, EXTENDING CREDIT TO THE ABOVE NAMED APPL THEIR SIGNATURE BELOW, JOINTLY AND SEVERALL XISTING INDEBTEDNESS OF THE APPLICANT, TOGE CTRICAL SUPPLY, LLC, ON ACCOUNT OF MATERIALS	REDIT FROM SEQUEL ELECTRICAL SUPPLY, LLC, AS AN LICANT, EACH OF THE INDIVIDUALS SIGNING BELOW IN LY, HEREBY UNCONDITIONALLY GUARANTEE TO SEQUEL STHER WITH ANY AND ALL AMOUNTS THAT THE APPLICANT S, EQUIPMENT, OR ANY OTHER GOODS OR SERVICES MISSORY NOTE, OTHER COMMERICAL PAPER, OR OTHERWISE.
IF THE APPLICANT'S ACCOUNT IS PLACED IN THE H (20%) OF THE ACCOUNT BALANCE AS ATIORNEY'S		DERSIGNED GUARANTOR AGREES TO PAY TWENTY PERCENT
WRITIEN NOTICE FROM THE UNDERSIGNED, MAILE PROVIDED, HOWEVER, THAT SUCH REVOCATION S THE APPLICANT AT THE TIME OF SUCH REVOCATION SUPPLY, LLC, OF THE ABOVE MENTIONED REVOCA	D BY CERTIFIED MAIL AND RECEIVED BY SEQUEL EI HALL NOT IN ANY MANNER AFFECT THE LIABILITY C IN OR AS TO ANY INDEBTEDNESS INCURRED BY API TION NOTICE. IT IS THE INTENT OF THE UNDERSIGN	IALL CONTINUE IN FORCE UNTIL EXPRESSLY REVOKED BY LECTRICAL SUPPLY, LLC, AT ITS ABOVE PRINTED ADDRESS: OF THE UNDERSIGNED AS TO ANY INDEBTEDNESS OWED BY PLICANT PRIOR TO THE RECEIPT, BY SEQUEL ELECTRICAL NED GUARANTOR TO BE PRIMARILY AND NOT SECONDARILY F PAYMENT AND NOT MERELY A GUARANTEE OF COLLECTION.
THE UNDERSIGNED GUARANTOR AND WITHOUT EF PAYMENT ARE HEREBY EXPRESSLY WAIVED BY EA ANY JUDGEMENT AGAINST THE APPLICANT BEFOR HEREBY, EACH OF THE UNDERSIGNED GUARANTO	FECTING OR RELEASING THE LIABILITY OF THE UNI ICH OF THE UNDERSIGNED. IT SHALL NOT BE NECE: E DEMANDING AND RECEIVING PAYMENT FROM TH RS HEREBY REPRESENT TO SEQUEL ELECTRICAL S ANDS THAT IN THE ABSENCE OF THE GUARANTY, SI	FORM OF INDEBTEDNESS CHANGED, WITHOUT NOTICE TO DERSIGNED. NOTICED OF INDEBTEDNESS AND DEFAULT IN SSARY FOR SEQUEL ELECTRICAL SUPPLY, LLC, TO PROCURE E UNDERSIGNED FOR ANY INDEBTEDNESS GUARANTEED SUPPLY, LLC, THAT HE IS INTERESTED IN THE BUSINESS AND EQUEL ELECTRICAL SUPPLY, LLC, WILL NOT EXTEND CREDIT TO
BUREAU REPORTS, AS MAY BE DEEMED ADVISABL		PERSONAL REFERENCES FURNISHED AND/OR FROM CREDIT WINGLY CONSENT TO THE USE OF SUCH REPORT IN ANY 1681, CT SEQ.
DATEGUARANTOR(S)		
PRINT	SOCIAL SECURITY NUMBER	SIGNATURE

SOCIAL SECURITY NUMBER

SIGNATURE

## **Terms and Conditions of Sale**

- 1. All sales are expressly conditional on Buyer's agreement to the terms and conditions on this form. Any order or statement of intent to purchase any GOODS FROM Sequel Electrical Supply, LLC, hereafter referred to as "Seller", or any direction to proceed with engineering, procurement, manufacture or shipment of any of said goods, or acceptance of all or part of such goods or payment of all or part of such goods shall constitute assent to said terms and conditions. Any different or additional terms and conditions proposed by Buyer in a purchase order or otherwise, are denied to by Seller and will not be binding to Seller unless specifically assented to in writing by an authorized representative of Seller's management. These terms and conditions of sale represent the entire sales agreement of the parties as to purchases made by Buyer from Seller, except in situations where Seller has agreed to other or additional terms and conditions in writing by an authorized agent.
- 2. Payment terms are net 25. Cash discounts are only available if prenegotiated. Cash discounts are not offered on freight, sales tax or items sold under net terms.
- 3. Quotations, unless otherwise stated, will expire 30 days from date thereof and may be modified or withdrawn by seller prior to any acceptance. All quotations and prices are subject to change without notice. Prices do not include any present or future sales, use, excise, value-added or similar taxes; and where applicable, such taxes shall be billed as a separate item and paid by the Buyer. Seller reserves the right to correct all errors and omissions. Quantities and unit prices are for the specific quotations or sale only; any increase or decrease in quantities is solely at the option of Seller. Seller assumes no responsibility for quoted or sold materials meeting any job specifications or requirements unless specifically so stated in its written quotation. Seller is merely quoting its interpretation of Buyer's requirements and bill of material. All quotations are subject to corporate credit approval and are not an offer to sell on an open account basis.
- 4. As to goods delivered by Seller's truck, title passes upon delivery at the place Buyer receives possession; and, thereafter, all risk of loss or damage shall be on Buyer. Deliveries by contract or common carrier are f.o.b. shipping point. On direct shipments from manufacturers, title passes to Buyer at point and time of delivery to carrier; and thereafter, all risk of loss or damage shall be on Buyer. Damage or shortage claims arising from direct shipments are to be made by Buyer against carrier. Seller assumes no responsibility beyond delivery to carrier in good order and is not responsible for loss, damage, or delay occurring thereafter. All items shown as freight allowed pertain to particular items and quantities. Any deviation after placement of order, such as changes in quantity or partial release, will be subject to the manufacturer's terms and conditions where applicable. Extra labor or mechanical facilities required to unload shall be provided by Buyer without any cost to Seller.
- 5. Shipping dates are not guaranteed, but if stated, are based upon best information available and unless otherwise specifically stated in writing are subject to change without notice. Seller shall not be liable for failure to deliver or for delay in delivery or performance due to (i) a cause beyond its reasonable control, or (ii) and act of God, act or omission of Buyer, act of civil or military authority, governmental priority or other allocation or control, fire, strike or other labor difficulty, riot or other civil disturbance, acts of terrorism, insolvency or other inability to perform by the manufacturer, delay in transportation, or (iii) any other commercial impracticability. In the event of any such delay, the date of delivery or performance shall be extended for a period equal to the time lost by reason of delay.
- 6. Goods sold by Seller are the products of reputable manufacturers. Seller shall use reasonable efforts to obtain from each manufacturer in accordance with the manufacturer's warranty (copies of which will be furnished upon request) or customary practice, the repair or replacement of goods that may prove defective in material or workmanship. The foregoing shall constitute the exclusive remedy of the Buyer and the sole obligation of Seller. Except as to title THERE ARE NO WARRANTIES, EITHER WRITTEN, ORAL, IMPLIED OR STA TU TORY, relating to the described goods which extend beyond that described in this paragraph. NO IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE SHALL APPLY
- Seller's liability on any claim for loss or damage arising out of this contract or from the performance or breach thereof or connected with the supplying of any goods hereunder, or their sale, resale, operation or use, whether based on contract, warranty, tort (including negligence) or other grounds, shall not exceed the price allowable to such goods or part thereof involved in the claim. Seller shall not, under any circumstance, be liable, or any labor charges without the prior written consent of seller. Seller shall not in any circumstance be liable, whether as a result of breach of contract, warranty, tort (including negligence) or other grounds, for special, consequential, incidental or penal damages including, but not limited to, loss of profits or revenue, loss of use of the product or any associated product, cost of capital, cost of subtitute products, facilities or services, downtime costs, or claims of customers of the Buyer for such damages. If Seller furnishes Buyer with advice or other assistance which concerns any goods supplied hereunder, or any system or equipment in which any such goods may be installed, and which is not required pursuant to this contract, the furnishing of such advice or assistance will not subject Seller to any liability, whether based on contract, warranty tort (including negligence) or other grounds.
- 8. Goods will not be accepted for return after 90 days from date of delivery. Normally stocked items in resale condition will be accepted for credit subject to a restocking charge. Manufacturers restocking charges will apply when material has to be returned to manufacturer. Specially ordered items or abnormal quantities of stock items will not be accepted for return until Seller has secured permission and terms of return from Seller's sources of supply and such terms have been accepted by the Buyer. All goods claimed to be defective shall be held subject to inspection by Seller and/or the manufacturer.
- 9. Should shipments be held or stored beyond delivery date for convenience of Buyer, Seller may, at its option, assess reasonable charges for any expense incident to such delay.
- 10. Since the products sold by Seller are not manufactured by Seller, but are sold under its respective manufacturer's brand or trade names, Seller hereby disclaims any and all warranties against patent infringement of any intellectual property rights of any nature. Seller shall, however, if given prompt notice by the Buyer of any claim of patent infringement with respect to any product sold hereunder, request the manufacturer to grant for the Buyer such indemnity rights as the manufacturer may customarily give with respect to such product.
- 11. No waiver, alteration or modification of any of the provisions hereof shall be binding upon Seller unless specifically assented to in writing by an authorized representative of Seller's management.
- 12. Any order for goods by Buyer shall constitute a representation that Buyer is solvent. If, in the judgment of Seller, the financial condition of the Buyer at the time of manufacture or shipment does not justify the terms of payment specified, Seller reserves the right to require from Buyer full or partial payment or other adequate assurance of performance before manufacture or shipment. Seller reserves the right to suspend its performance until such payment or adequate assurance of performance has been received. Buyer, in order to provide security for the payment of the full price of goods furnished hereunder, grants Seller a security interest in said goods. Buyer agrees to execute any documents or furnish information necessary to perfect this security interest.
- 13. Orders may be cancelled by the Buyer only if agreed to by Seller and upon payment of reasonable charges based upon expenses already incurred and commitments made by Seller.
- 14. If the applicant's account is placed in the hands of a third party (attorney, collection agency, etc.) for collection, the undersigned buyer agrees to pay an additional fee up to but not exceeding twenty percent (20%) of the account balance to cover fees pertaining to the costs of collection.

Initials		