Please allow 3-7 business days for processing. Checking your references depends greatly on how fast your references respond and your application being completed fully.

(Cell Number)



Phone 479-756-8057 • Fax 479-756-8056 Mail original application to address above

CREDIT APPLICATION Page 1 of 4

CUSTOMER#	
(office use)	

			Proprietorship DLLC DLLP DCorporation
(Legal Business Trade Nam	ne)		(check one)
(DDA)			Amount of Credit Requesting:\$
(DBA or other names used))		Type of Service You Provide:
(Phone Number)	(I	Fax)	Number of Years in Business/Incorporated:
			DUN & BRADSTREET #
(Website and/or FaceBook	;)		
			FEDERAL TAX I.D. #
(Physical Address)			TAX EXEMPT NUMBER
(City)	, (ST)	(Zip)	We are required to add sales tax to all invoices unless we have valid sales tax exemption documentation. To have sales tax exemption status we need the following: 1) Copy of your <u>Permit</u> , and 2) Form st391, Arkansas Sales/Use Tax Exemption <u>Certificate</u> , filled out by you.
(Mailing Address)			www.dfa.arkansas.gov/images/uploads/exciseTaxOffice/ExemptionCertificate.pdf
	,		ACCOUNT SET-UP INFORMATION: (circle one)
(City)	(ST)	(Zip)	Do you want your pick tickets to show prices? YES NO
	_		Your requirement for the purchase order field:
LIST ALL OWNER	S: (attach separat	te page if more than t	Job Name PO Number Other:
#1 (Owner Name)		(Title)	Receipt of Statements/Invoices? MAIL EMAIL FAX To:
(SS#)	(E	Pate of Birth)	
(Physical Address)	(City)	(ST) (Zip)
(Email)			(Accounts Payable Contact)
(Cell Number)			(Accounts Payable Email)
#2 (Owner Name)		(T:4la)	NAMES AUTHORIZED TO PURCHASE USING YOUR ACCOUNT:
π2 (Owner maine)		(Title)	
(SS#)	(D	ate of Birth)	
(Physical Address)	(City)	(ST) (Zi	
(Email)			Please attach separate page for additional names. It is your responsibility to keep

onsibility to keep us informed, in writing by owner/officer, of any changes regarding persons that are authorized to make any purchases utilizing your account.

Please mail updates to PO Box 2174, Lowell, AR 72745; or fax 479-756-8056; or email customerservice@andersonep.com

Date

TRADE REFERENCES:

#2 Signature of Owner



(Account Number)			(Account Number)		
(Address)			(Address)		
(City)	(ST)	(Zip)	(City)	(ST)	(Zip)
(Phone)	(FAX O	R EMAIL REQUIRED)	(Phone)	(FAX OR E	MAIL REQUIRED)
#2 (Name of Company)			#4 (Name of Company)		
(Account Number)			(Account Number)		
(Address)			(Address)		
(City)	(ST)	(Zip)	(City)	(ST)	(Zip)
(Phone) SANK REFERENCE		R EMAIL REQUIRED)	(Phone)	(FAX OR E	MAIL REQUIRED)
SANK REFERENC	CE:	R EMAIL REQUIRED)	(Phone) (BANK NAME)	(FAX OR E	MAIL REQUIRED)
,	CE:	R EMAIL REQUIRED)		(City)	MAIL REQUIRED) (ST)
SANK REFERENC	CE:	R EMAIL REQUIRED)	(BANK NAME)	(City)	
DEPOSIT ACCOUNT COAN ACCOUNT # The service charges in the maximum and the credit agreement guarantees to notify Seller Corpo dersigned fail to provide service cost associated with the control of the service cost associated with the cost associated with the service cost as a service cost as a service cost as a service cost as a se	are due and payable imum amount allow ay be turned over to inteed, and in the extration by certified ruch notification. It collection of my according to the collection of my ac	e in full by the 10 th day of the med by law plus reasonable late to our attorney for collection. I went my account balance is not mail of any change of ownershifully understand and agree to the count, should such action become ATION IS TRUE AND CORR	(BANK NAME) (Bank Address) (Phone) onth following purchase. Any charges and cost of collection vaive notice of default, nonpay paid by the due date, the balance of the Customer, and further e terms and conditions detailed the necessary.	(City) (FAX OR EM.) y accounts which become including attorney fees. yment and consent to any ce will be debited to my cagrees to be liable for all d on page 4, of the credit	past due will be subject Any account which modification or renew credit card. Customer purchases should the policy and agree to pay
DEPOSIT ACCOUNT OAN ACCOUNT # This of sale: All accounts a service charges in the max at the credit agreement guarates to notify Seller Corpo dersigned fail to provide say cost associated with the cereby WARRANT THE EREBY AUTHORIZE TO CLUDING AND NOT LIE	are due and payable imum amount allow ay be turned over to inteed, and in the extration by certified ruch notification. It collection of my account and the results of the	e in full by the 10 th day of the med by law plus reasonable late our attorney for collection. I vent my account balance is not mail of any change of ownershipfully understand and agree to the count, should such action become	(BANK NAME) (Bank Address) (Phone) onth following purchase. Any charges and cost of collection vaive notice of default, nonpay paid by the due date, the balance of the Customer, and further terms and conditions detailed the necessary. ECT, AND IS FURNISHED FORMATION ON MY ACCOUNTY.	(City) (FAX OR EM.) y accounts which become including attorney fees. The work of the credit on page 4, of the credit on page 4, of the credit on page 4. The PURPOSE OF UNTS, BOTH BUSINES. IF CREDIT IS EXTEN	past due will be subject Any account which modification or renewateredit card. Customer purchases should the policy and agree to pay OBTAINING CREDIT S AND PERSONAL;

Print Name



INDIVIDUAL PERSONAL GUARANTY

I, (Print name of #1 Guarantor) for and in consideration of, your extendin hereinafter referred to as the company of	, residing at(Physical Address of #1			
for and in consideration of, your extendin	, residing at(Physical Address of #1			
for and in consideration of, your extendin	(Physical Address of #1			
		Guarantor)	(City),	(State)
·	ng credit at my request to			
ereinafter referred to as the company of	(Company Name)			 ,
teremarker referred to as the company or	which I am	herel	ov nersonally guar:	antee to you the
	(Print title of #1 Guarantor)		by personally guard	inice to you the
I agree to pay on demand any sum which understood that this guaranty shall be a co		nenever the compa mnity for such ind	any fails to pay the debtedness of the c	same. It is ompany. I waive
#1 Signature of Guarantor	Print Name	Title		Date
② I,	, residing at			,
	, residing at(Physical Address of #2		(City),	(State)
I,(Print name of #2 Guarantor)		Guarantor)	(City),	
I,(Print name of #2 Guarantor) for and in consideration of, your extendin	(Physical Address of #2 ng credit at my request to(Company Name)	Guarantor)	(City),	,
I,	(Physical Address of #2 Ing credit at my request to (Company Name) Which I am (Print title of #2 Guarantor) a Anderson Electric & Plumbing Supply, in may become due to you by the company whontinuing and irrevocable guaranty and indepent to any modification or renewal of the credialance will be debited to my credit card.	herel the state of Arkan henever the compo	(City), by personally guarans any obligation any fails to pay the debtedness of the c	of the company ar same. It is ompany. I waive



Charge Account Terms and Conditions

ACCOUNT WITH SELLER: All parties to this Agreement acknowledge that any credit Account established for you or for your benefit will be with the Seller at which you charge purchases to your Account. The terms of this Agreement shall inure to the benefit of Seller. It is agreed that Seller or any of its successors or assigns may bring any action for recourse or remedy sought by Seller. You are responsible for informing of us of any changes to your billing address, shipping address, phone numbers, etc.

AUTHORIZED PURCHASERS: You agree that we may rely upon all reasonable representations of persons representing themselves to be your authorized agents with authority to make purchases against your Account unless you have provided us a list of authorized purchasers in writing. Purchases and/or deliveries are authorized to be made without signature.

PROMISE TO PAY: In return for our extending credit under this Account, you agree to pay for all purchases charged by you to the Account regardless of whether your credit line is exceeded, and all other charges.

EXAMINATION AND INSPECTION: Buyer and seller agree that the buyer shall have the duty to thoroughly inspect the goods promptly upon delivery. Buyer shall notify seller in writing, fully specifying all claimed defects for non-conformities, within (15) fifteen days from delivery. Failure to notify seller within (15) days of delivery shall constitute the buyer's waiver of any defect and/or non-conformity discovered during inspection.

BILLLING TERMS: You agree to pay all amounts charged to the Account on or before their due date. You accept our billing terms as they may be set forth in the sales invoices and/or statements for all purchases under the Account.

PURCHASE ORDERS: If you use purchase orders in connection with the Account we will try to reflect your purchase order numbers on our invoices. However, the presence or absence of a purchase order number on our invoices shall in no way affect your obligation to pay the invoices. Any purchase charged to this Account shall be governed solely by the terms and conditions set forth in this Agreement and in our invoices and/or statements, and any other terms and conditions in your purchase orders or other procurement documents shall not apply, even if submitted to and accepted by us in connection with a purchase under the Account.

LATE CHARGE: If we do not receive payment in full in a timely manner, your Account will be in default and past due. We shall access a late charge until all amounts due on the Account are paid in full. The late charge will be the lesser of the maximum amount permitted by applicable law.

RETURNED CHECK CHARGE: We may impose a charge up to the maximum allowed by law for each check received in payment on Account which is returned to us as unpaid.

PAYMENT APPLICATION: Customer agrees to furnish remittance detail with payment. In absence of remittance detail, payment on the Account will be applied first to any late charge, interest, returned check charge, or other charge excluding purchases and then to all unpaid purchased on the Account in the order which they were made, oldest first. In the event the customer fails to furnish remittance detail with a payment, we may apply the payment to unpaid balances at our sole discretion.

SECURITY INTEREST/LIENS: We possess the following security interests and liens (collectively "Security Interest"): (a) purchase money security interests in all goods purchased on the Account until they are paid in full, and (b) materialman's and mechanic's liens against real property improved, or to be improved, by goods and service charged to the Account until they are paid in full. You agree to execute such documents and take such other actions as we may request in connection with the perfection, priority and/or enforcement of our Security interests. You agree not to execute a no lien or lien waiver Agreement affecting our materialman's or mechanic's lien rights without our prior written authorization, and any such Agreement shall be null and void.

DEFAULT: You are in default on the Account if you (a) fail to pay the balance due by the due date, (b) breach any other term or condition of the Agreement, (c) exceed the credit limit on your Account, (d) have made a material misrepresentation or misstatement in the application, guaranty, financial statement or other document submitted to us in connection with the application, (e) become the subject of a bankruptcy, receivership or other insolvency proceeding, or (f) have a writ or order attachment, levy or garnishment issued against you or your property. If you default on the Account, we may (i) declare all amounts owed on the Account to be immediately due and payable, (ii) terminate the Account in which event the terms of this Agreement shall continue to govern until the Account is paid in full, (iii) commence a collection action for all amounts owed on the Account, (iv) repossess all goods purchased on the Account and otherwise foreclose and enforce our security interests in accordance with applicable law, (v) reduce your credit limit, and (vi) exercise any and all other rights and remedies accorded to us by law. You agree to pay our costs of collection, including attorney's fees and expenses in the amount of 15% of the balance owed on the Account or such higher amount as the court having jurisdiction over the collection action may determine.

CANCELLATION: You and we each have the right, at any time, to cancel the Account. In the event of cancellation, the terms and conditions of the Agreement shall continue in effect until all amounts owed on the Account are paid in full.

WARRANTY DISCLAIMER: Anderson Electric & Plumbing does not manufacture the goods it sells and makes no express warranties thereon, but will pass on to its customers, to the extent possible, all benefits realized under whatever warranty, if any, which may be extended by the manufacturer of goods sold. We disclaim all implied warranties of merchantability or fitness for any purpose and all other invoices. We shall not be liable for any incidental or consequential damages, nor for any damages or delays caused by circumstances beyond our control, including, without limitation, labor problems, shortage of goods or raw materials, fire, flood weather or other acts of God. We make no representations and bear no responsibility as to the installation, use or other disposition of the merchandise sold hereby and accordingly, you agree to indemnify and hold us harmless from any liability for injury or damages arising out of, or in any way connected with, or pertaining to the sale, installation, use or other disposition of the merchandise sold herein.

PLANS AND SPECIFICATIONS: Anderson Electric & Plumbing makes no warranty that the description of goods provided by buyer to Anderson Electric & Plumbing conforms to any plans and specifications for goods needed by buyer. Buyer is cautioned to compare Anderson Electric & Plumbing quotation with buyer's actual specified requirements to avoid error. We assume no responsibility for any addenda and or alternates to specified requirements. Any alternate goods offer by Anderson Electric & Plumbing interpretation of the specifications, and does not guarantee approval of acceptance of such goods by the specifying authority.

RETURN POLICY: All orders placed for non-stock goods are final unless the manufacturer or distributor authorizes their return. All orders for stock goods are final unless we, in our sole discretion, authorized and accept their return. You will pay us a handling fee, restock fee, and reimburse us for any cost we incur in connection with your return of goods.

CREDIT INFORMATION: Unless and until the Account is canceled and paid in full, you agree to provide us with periodic financial statements, and you authorize us to investigate and obtain credit information about you, each principal (i.e., owner, officer or partner) of the customer with the Account, and each personal guarantor of the Account, including information from commercial credit reporting companies, consumer credit reporting companies, the bank, construction lender and trade credit references identified on your application for the Account, and such other sources of credit information about this Account to credit reporting companies and others which we believe may lawfully receive such information.

CREDIT APPROVAL: This Agreement shall not be effective and binding on us and the Account shall not be activated until such time as we have advised you that your application has been approved by us.

GOVERNING LAW: This Agreement and the Account are governed by and construed in accordance with the laws of the state in which Seller is physically located.

ASSIGNMENT: We may sell, assign, transfer any or all of your Account or any balances due there under without prior notice to you. You may not sell, assign, or transfer your Account or any of your obligations under this Agreement.

ENTIRE AGREEMENT: The application and this Agreement constitute the entire Agreement between you and us regarding the Account and supersede all of our prior written and oral Agreements and understandings relating to the subject. We may at any time, and subject to applicable law, change or add to the terms and conditions stated herein governing the Account. Unless prohibited by applicable law, we may apply any changed or additional term to the outstanding balance on your Account on the effective date of such term and to any future balances thereafter.

Owner/Officer Signature	Data
Owner/Officer Signature	Date: