

a GW Berkheimer Company P.O. Box 367 Columbus, IN 47202

either, please explain on a separate sheet.

For the purpose of establishing open account privileges, the undersigned furnishes the following information to South Central, a GW Berkheimer Company Inc.

Ph: 812-376-3343 Fax: 812-376-0556

email: ar@southcentralco.com website: www.southcentralco.com

Firm Name:			Additional Trade Name:			
Address:			Anticipated Monthly Purchase:			
ře <u></u>			Business Phone N	umber:		
			Business Fax Num	nber:		
Billing Address:  Type of Business:			Taxable. ()			
If incorporated, State in which Incorporated: Year:			Proprietorship: ( ) Limited Partnership: ( )			
Name of Owners, Partner	rs. or Officers:					
Name:	Title:	Residence Ad	ddress:	Home Phone:	Social Security #	
Name of Accounts Payable	Representative:					
Name and Location(s) of a	ny other business(es) ov	vned:				
BANKING INFORMATION:						
Name of Bank:			Branch:			
Address:			Telephone #:			
Savings Account #			Bank			
C1 1: A			1			
Loan Account #			How is Loan Secured?			
Monthly Payments:			Loan Balance:	-		
PRINCIPAL SUPPLIERS:						
Name:	Address:		Phone/Fax:		Balance Owed:	
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•						
•						
Have you given any of the						
f Branch of Division, local						
Building: ( ) Leasing: ( )						
Are purchase orders require						
4.1 4.1 5	1 - 4 D 19 -	1 41 1 - 64	1 77 1 . 5 .		1 4 7 1	
s the buyer currently in a Ba Proceeding filed against it w		nas the buyer fil	ed a voluntary Bankri	upicy, or nad an Inv	foluntary insolvency	

Are you currently a party to any lawsuit, or are there any outstanding judgments against the buyer? \_\_\_\_\_\_ If the answer is yes to

TERMS AND CONDITIONS: It is agreed the buyer will pay all invoices within stated terms and agrees to all terms contained in invoices supplied by seller as may be amended from time to time. In the event payment is not timely made, the buyer also agrees to pay a time-prices differential charge (service charge) of the lesser of 2% per month (24% per annum) or the maximum lawful rate on all overdue amounts and to pay all collection costs incurred by seller in enforcement of the terms and conditions of this agreement, including court costs, actual reasonable attorney's fees and collection agency fees, within the standards of the industry, but not less than 25% of the unpaid amount or principal and accumulated service charge, all without relief from valuation and appraisement laws.

If legal action becomes necessary by either buyer or seller, the buyer agrees that this or any contemporaneous or subsequent agreement will be governed as to validity, interpretation, construction, effect and all other respects by laws of the State of Indiana.

Buyer further agrees that in the event legal action becomes necessary by either buyer or seller, jurisdiction and preferred venue shall remain in Bartholomew County, in the State of Indiana.

Buyer further agrees that any line of credit desired or approved is not a limitation of liability, and the undersigned expressly agrees that it will be responsible for valid charges in excess or a line of credit either desired or approved.

Having obtained all necessary authority, the undersigned authorizes seller and its agents, attorneys and employees to investigate the credit standing, financial circumstances and responsibility of buyers and all owners, partners, and/or officers listed on the reverse side hereof, and authorizes and instructs all persons having information concerning buyer's credit standing, financial circumstances and responsibility to release such information to seller, its agents, attorneys or employees. This includes, without limitation, authorization for seller and its agents, attorneys, and employees to request, obtain, and use for all purposes which seller deems necessary, a copy of any credit bureau or consumer credit reports for the entities/persons listed herein at any time.

The buyer further grants to seller a security interest in buyer's equipment, contract rights, inventories, receivable and proceeds of sales as collateral to secure the buyer's performance of all obligations. The buyer hereby appoints any employee, agent, or attorney of seller as buyer's attorney in fact to endorse and file on behalf of buyer any UCC 1 form to perfect or record the security interest.

All of the information supplied by buyer is correct to the best of the knowledge of the undersigned, and the buyer understands that all goods or services purchased from seller are subject to all terms and conditions contained in this credit application and agreement and all other terms and conditions contained on any of the seller's invoices.

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Buyer's Signature	Title	Date	
	or"), and for good and valuable cons	ideration, the receipt of which is hereby acl	
	obligations and liabilities of the debte	t payment when due, whether by acceleration or to the creditor, whether direct or indirect, es ("obligations").	
The undersigned waives acceptance of the demands of payments and notices of nonp further waives all notices and, specifically	e Guaranty and further waives all notice ayment, presentment, protest and dishow, hereby consents to any extensions of the rate of interest there from and any no-	es and demands of any kind, including, but no nor of any of the Obligations by the debtor. 'f credit, acceleration, modifications, immateriotices, the acceptance of any partial payments	The undersigned al alterations, or
arises hereunder and/or from the performa subrogation, reimbursement, exoneration, or	ance by the guarantor hereunder include contribution, indemnification, or partici- party now has or hereafter acquires, wh	hay now have or hereafter acquire against the ling, without limitation, any claim, remedy, or ipation in any claim, right or remedy of secure ether or not such claim, right or remedy arise	or right of ed party against
financial circumstances and responsibilit Guarantor's credit standing, financial ci employees. This includes, without limitati	ty, and authorizes and instructs all procumstances and responsibility to resion, authorization for seller and its agen	e Guarantor's and Co-Guarantor's personal persons having information concerning Guarantor such that the Guarantor and Co-merce credit report for the Guarantor credit report for th	arantor's or Co ents attorneys on, and use for all
and effect until written notice of termina undersigned shall not affect any of the gu delay on the part of the Creditor in exercis waiver thereof. All of the Creditor's rig interpreted in such a manner as to be effe invalid under applicable law, such provision provision or the remaining portions of this	tion thereof has been received by Cre tarantor's obligations hereunder with r ing any of Creditor's options, powers, that are cumulative and alternative. In ctive and valid under applicable law, to on shall be ineffective only to the exten guaranty. If the Creditor and its successors and a	of Creditor from the date hereon and shall rendeditor by certified mail. Termination of the respect to indebtedness incurred prior to the tor rights, or partial or single exercise thereof whenever possible, each provision of this gout if any provision of this guaranty shall be at of such prohibition without invalidating the assigns and shall be binding upon the succession.	guaranty by the termination. No shall constitute a uaranty shall be prohibited by o remainder of the
In Witness Whereof, this document is exec	uted on the day of	, 20	
Guarantor (Personal Signature Only)		Co-Guarantor (Personal Signature Or	nly)