Vencor Group

APPLICATION FOR CREDIT

The information provided in this application will be used to form an opinion as to the credit worthiness of the applicant by any of the following companies: Wencor LLC, Dixie Aerospace LLC, Kitco LLC, or Aerospace Coatings International LLC, herein the "Wencor Group", or any of its subsidiaries.

BUSINESS NAME			
STREET ADDRESS			
BILLING ADDRESS			
CITY	STATEZIP		
PHONE#	FAX#		
ACCOUNTS PAYABLE CONTACT	EMAIL		
YEAR BUSINESS STARTED	STATE WHERE INCORPORATED		
FEDERAL TAX I.D. #	WILL PURCHASE BE TAX EXEMPT IF SO, SALES TAX #		
ESTIMATED MONTHLY CREDIT REQUIREMENTS \$ (REQUIRED)			
IF CREDIT LIMIT IS EXCEEDED WOU	ULD YOU LIKE TO CHARGE THE EXCESS ON YOUR CREDIT CARD		
CARD NUMBER	EXPIRATION DATE		
PLEASE ATTACH:			
THREE (3) TRADE CREDIT REFERI	ENCES, INCLUDING PHONE AND FAX NUMBERS		
ONE (1) BANK REFERENCE			

MOST RECENT FINANCIAL STATEMENTS

BY SIGNING THIS AGREEMENT, I WARRANT THAT I HAVE AUTHORITY TO EXECUTE THIS AGREEMENT TO BIND MY COMPANY TO THE TERMS CONTAINED HEREIN AND CERTIFY THAT THE INFORMATION CONTAINED HEREIN IS TRUE AND COMPLETE AND SUBMITTED TO THE WENCOR GROUP FOR THE PURPOSE OF SECURING CREDIT. COMPANY AUTHORIZES THE ABOVE BANK AND CREDIT REFERENCES TO RELEASE INFORMATION CONCERNING COMPANY'S ACCOUNT TO THE WENCOR GROUP AND AUTHORIZES AND AGREES TO THE RELEASE OF A CREDIT REPORT AND CREDIT INFORMATION. THIS AUTHORIZATION SHALL BE CONTINUING AND WITHOUT EXPIRATION. IN ADDITION, COMPANY HEREBY AGREES THAT ALL PURCHASES MADE ARE SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

- 1.
- 3
- COMPANY AGREES THAT PAYMENT WILL BE MADE ACCORDING TO THE TERMS OF NET 30 DAYS FROM THE DATE OF THE INVOICE OR AS OTHERWISE SPECIFIED ON THE INVOICE. IF ANY AMOUNT DUE IS NOT PAID WITHIN SAID PERIOD, AN INTEREST CHARGE OF 112% PER MONTH OF THE DELINQUENT BALANCE SHALL BE ADDED TO THE SUM DUE. IF THE AMOUNT IS NOT PAID WITHIN 5A DO PERIOD, AN INTEREST CHARGE OF 112% PER MONTH OF THE DELINQUENT BALANCE SHALL BE ADDED TO THE SUM DUE. IF THE AMOUNT IS NOT PAID WITHIN 5A DO PERIOD, AN INTEREST CHARGE OF 112% PER MONTH OF THE DELINQUENT BALANCE SHALL BE ADDED TO THE SUM DUE. IF THE AMOUNT IS NOT PAID WITHIN 5A DO PERIOD, AN INTEREST CHARGE OF 112% PER MONTH OF THE DELINQUENT BALANCE SHALL BE ADDED TO THE SUM DUE. IF THE AMOUNT IS NOT PAID WITHIN 5A DO PERIOD, AN INTEREST CHARGE OF 112% PER MONTH OF THE DELINQUENT BALANCE SHALL BE ADDED TO THE SUM DUE. IF THE AMOUNT IS NOT PAID WITHIN 5A DO PERIOD DATE, THE ACCOUNT IS CONSIDERED SERIOUSLY PAST DUE AND ALL FUTURE DELIVERIES WILL BE PUT ON PREPAY LOSS OF CREDIT PRIVILEGES. COMPANY AGREES TO PAY, IN THE EVENT THE ACCOUNT BECOMES DELINQUENT AND IS TURNED OVER TO A COLLECTION AGENCY, THE AGENCY'S RECOVERY FEES AND COLLECTION COSTS IN ADDITION TO ORIGINAL MONES OWED, OR IF THE ACCOUNT IS TURNED OVER TO AN ATTORNEY FOR COLLECTION, ATTORNEY'S FEES UP TO THE MAXIMUM ALLOWED BY LAW, PLUS ALL ATTENDANT COLLECTION COSTS.
- MAXIMUM ALOUD IT LAW, ILCS ALL AND CONDITIONS PUBLISHED BY COMPANY, COMPANY AGREES TO BE BOUND BY THE WENCOR GROUP'S "TERMS AND CONDITIONS OF SALE." TERMS AND CONDITIONS OF SALE FOR THE WENCOR GROUP ARE AVAILABLE FROM A LINK AT <u>WWW.KITCODEFENSE.COM</u> (FOR PURCHASES FROM KITCO LLC) OR AT <u>WWW.WENCOR.COM</u> (FOR PURCHASES FROM ALL OTHER COMPANIES IN THE WENCOR GROUP). ALL SALES ARE F.O.B. ORIGIN. 5

AUTHORIZED SIGNATURE

PRINT OR TYPE NAME

TITLE

DATE

TERMS	
CREDIT LIMIT DATE	

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