

T2G Standard Credit Application 345 Lincoln Avenue Vineland, NJ 08360 USA info@T2GLogistics.com

Applicant's Business Name	<b>Customer Information</b>
Address            City          Zip +4	T2G will seek to utilize all requested information. Failure to do so, however, does not affect Customer's obligation to
Phone ( ) Fax ()	pay all amounts owed for all materials sold by T2G.
We operate an business.	
(State type and nature of business)	P.O. #'s Required Yes No
No. of employees S.I.C. Code	Written P.O. Required Yes No
We have been establishedyears.	Electronic Invoice Access Yes No
Ours is a: (check one) Corporation FIN	Sales Tax Exempt? (Attach Certificate) Yes No
Partnership Limited Partnership Individual Business	Applicant Web Site:
Credit Limit Requested \$ Monthly Sales Volume \$	
IMPORTANT: If credit limit requested is \$50,000 or more, or if in business less than two years.	Send Invoices/Statements by E-mail:
Attach most recent financial statement.	E-Mail:
We are a subsidiary of	
Accounts Payable Contact Person	Phone ( ) -
Bank Reference Bank Phone Number ( )	
Account Number Contact or Loan Office	
The undersigned individual(s), each of whom is a principal of the credit applicant, hereby provides wany assignees or potential assignees thereof, to review his/her personal credit profile from a (Inter)nobtaining a credit profile in considering this application and subsequently for the purposes of updat and for reviewing or collecting on the resulting account.  The principal owners or stockholders and officers are,  Name Signature  Address City/State  Phone ( ) SSN#  Name Signature  Address City/State  Phone ( ) SSN#	national credit bureau. Such authorization will extend to see, renewal, or extension of such credit or additional credit
Name Address City	ENCE. /State/Zip  ———————————————————————————————————

Signature Required On Page 2 Page 1 of 3

## CREDIT AGREEMENT

## (THIS APPLICATION AND ALL PURCHASES AND RENTALS HEREUNDER WILL BE SUBJECT TO THE TERMS OF THIS AGREEMENT)

This Application for Credit and Contract ("Application") is submitted by the undersigned ("Applicant") for the purpose of obtaining an open charge account with T2G America Corp. and its affiliates and divisions (collectively, "T2G"). All representations made by Applicant herein are accurate, complete and truthful to the best of the Applicant's knowledge and belief. In consideration of this application being approved and credit being extended by T2G on open account to Applicant, Applicant agrees to be bound by the following terms of T2G ("Agreement"):

- 1. This Application is not for extended credit but for an open account for the purchase of parts, service, machine sales, and rentals. All such purchases and rentals are made subject hereto unless other terms are subsequently agreed upon by T2G in writing.
- 2. It is agreed that on any account placed in the hands of an attorney for collection or if collected through suit, probate, bankruptcy proceeding or by collection agency, there will be paid, in addition to all other charges, the actual collection and attorney fees and court costs incurred in collecting said account.
- 3. This Agreement will be governed by the laws of the State of Illinois. Applicant agrees that jurisdiction and venue will, at the sole discretion of T2G, lie with courts located in Cook County, Illinois, and by its signature below, subjects itself to the jurisdiction of that court.
- 4. Applicant warrants that it is authorized to complete this Application and agrees to its terms.
- 5. Applicant authorizes T2G to investigate any references listed pertaining to Applicant's credit and financial responsibility.
- 6. Oral statements made by salespeople or other representatives are not binding on T2G.
- 7. T2G will have the right to deny any credit application or to deny any additional extension of credit for any reason allowed by law, including, but not limited to, a delinquent balance.
- 8. Service charges will be assessed on all past due balances at the rate of 1.5% per month from the date the balance becomes due until paid in full.
- 9. T2G may charge a fee of \$20.00 whenever any check, similar instrument, or electronic payment order received by T2G as payment on Applicant's account is not honored upon first presentment.
- 10. Payments must be made to: T2G in accordance with the instructions provided by T2G in writing prior to or on the date that the payment becomes due to avoid service charges. All payments must be made in U.S. dollars.
- 11. All amounts charged on machine sales and rental invoices will be due on the date of receipt of invoice, or later dates as specified on the invoice, and service charges will be imposed if the amounts are not paid on the date they become due.
- 12. All other amounts charged by the Applicant will be due 10 days following the date of the invoice from T2G and service charges will be imposed on this account if said amounts are not paid on date they come due.
- 13. All orders are subject to Applicant's credit and acceptance of the order by T2G and its suppliers. T2G reserves the right to terminate this Application and Applicant's credit without notice and without liability to T2G for any reason allowed by law, including, but not limited to, breach of this Agreement and Applicant's unsatisfactory credit. Upon such termination, all principal and interest then remaining unpaid on all Applicant's indebtedness to T2G will be immediately due and payable, all without demand, presentment or notice, all of which are hereby expressly waived.
- 14. Taxes now or hereafter imposed upon sales or shipments will be added to the purchase price. Applicant agrees to reimburse T2G for any such tax or provide T2G with an acceptable tax exemption certificate.
- 15. Credit will be allowed for goods returned with prior written approval by T2G. A deduction will be made from credits issued to cover any handling costs.
- 16. T2G will not to be liable for any loss or damage to a shipment or for any delay caused by an Act of God or any other special circumstances over which T2G has no direct control. Factory shipment or delivery dates are the best estimates of T2G suppliers and are not guarantees.
- 17. With regard to questions or concerns about Applicant's transactions or any billings, Applicant can contact T2G in writing and in accordance with the contact information provided by T2G in writing. In order to make a claim relating to or arising out of this Agreement or to dispute any billing invoices or statements, Applicant must notify T2G in writing at the address provided in this paragraph within 60 days of the disputed billing invoice or statement or the date of the facts giving rise to the claim. Any claims or disputes not made within the 60 day period are waived.
- 18. Applicant will immediately notify T2G of any changes in the information provided in this Application, in the ownership or status of ownership of Applicant, if a legal entity, or to the mailing or e-mail address to which T2G sends billing invoices or statements. Applicant also agrees that T2G may update Applicant's billing address if T2G receives information that Applicant's billing address has changed or is incorrect.
- 19. T2G may change the terms of or add new terms to this Agreement at any time, in accordance with applicable law.
- 20. In no event will T2G be liable for any special, consequential, indirect, exemplary or punitive damages whatsoever, including, but not limited to, lost revenue or profits, loss of business or loss of business opportunity, whether or not T2G has been advised of the possibility of such damages. T2G damages will be limited to repair or replacement, in the sole discretion of T2G, of any product. Applicant agrees that in no event will liability of T2G exceed the purchase price paid by applicant for any product.

ENTIRE AGREEMENT: This Agreement constitutes the entire, full and complete integration of the terms by which Applicant agrees to be bound concerning the Application, and supersedes all prior agreements and negotiations. The terms of this Agreement will not be waived, altered, modified, amended, supplemented or terminated in any manner whatsoever except by a written instrument signed by T2G. Acceptance by the Applicant of the credit covered by these terms and conditions will, absent a contrary agreement in writing by T2G, constitute acceptance of these terms and conditions.

NO WAIVER. No delay or failure by T2G to exercise or enforce, at any time, any right or provision of this Agreement will be considered a waiver thereto or of its right thereafter to exercise or enforce each and every right and provision of this Agreement. Any waiver of any right hereunder in a specific circumstance will not be deemed a waiver of that right in any other circumstances or a waiver of any other right. A waiver, to be valid, will be in writing but need not be supported by consideration.

NOTICE: The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance programs; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is the Federal Trade Commission.

CERTIFICATION BY APPLICANT: Applicant certifies that everything it has stated in this Application and on any attachments is correct. T2G may keep this Application whether or not it is approved. Applicant authorizes T2G to obtain its credit from any credit reporting agency and to answer questions others may ask about its credit record with T2G. Applicant also authorizes the release of credit and banking information to T2G and its assignees and designees by the references listed on this Application. Applicant understands that it must update its credit information at T2G request if its financial condition changes. Applicant also grants express permission to T2G and its affiliates to transmit to the facsimile machine numbers listed in this Application any information relating to any product purchased or rented by Applicant with credit from T2G. Applicant will also advise T2G in writing of any changes in its facsimile machine numbers.

SECURITY AGREEMENT: To secure the payment by Applicant of all credit extended by T2G, Applicant grants to T2G and its affiliates and assigns a security interest in all equipment and inventory of Applicant, whether now owned or hereafter acquired by Applicant, and all proceeds thereto, purchased with credit from T2G and its affiliates. Applicant authorizes T2G to file financing statements and other documents to maintain perfection in its security interest granted hereby.

Name:	Signed:	Date	Page 2 of 3
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## PERSONAL CONTINUING GUARANTY AGREEMENT

In consideration of credit being extended by T2G ("T2G") to the above named Applicant, the undersigned ("Guarantor" or "Guarantor(s)") hereby jointly, severally and unconditionally guarantee to T2G and its successors and assignees, the full and prompt payment when due (including any accelerated or extended maturity) of all indebtedness, leases and obligations of Applicant to T2G, including interest, service charges, attorney fees, and collection costs, now existing or hereafter arising pursuant to the Application and Agreement (collectively, "Indebtedness"); and Guarantor(s) further agrees to pay all expenses, including court costs and legal fees incurred by T2G in attempting to collect the indebtedness or enforcing the Application or this Guaranty. This Guaranty will remain in full force and effect as to each Guarantor until revoked in writing by such Guarantor by registered mail, return receipt requested.

Revocation of this Guaranty by Guarantor will not relieve a revoking Guarantor of liability for obligations contained herein incurred by Applicant prior to receipt of notice of revocation by T2G.

This Guaranty is an absolute, continuing, unconditional and unlimited guarantee of payment. Guarantor(s) waive all right to require T2G to proceed against Applicant, any collateral or other Guarantor or surety. Guarantor(s) further waive all presentments, demands for performance, notices of non-performance, protests, notices of protest, notices of dishonor, notices of acceptance of this Guaranty, extensions of credit, and any modifications of the Application or the Agreement. This Guaranty will be governed by the laws of the State of Illinois and Guarantor(s) hereby consents to jurisdiction in the State of Illinois with venue lying in Cook County, State of Illinois. Guarantor(s) agree to the representations made in the Application and the terms of the Agreement above.

Name	Signed	Date
Name	Signed	Date
Name	Signed	Date