

Customer :	#

In Cooperation with Dun & Bradstreet and Equifax.

CREDIT APPLICATION

COMPANY NAME:		_ FAX: ()
BILLING ADDRESS: SHIPPING ADDRESS:		_ PHONE: ()
		EMAIL:	
CITY	STATE	ZIP	CODE
NAME OF OFFICERS, PARTNERS OR	OWNERS:		
YEAR BUSINESS STARTED:	HOW MUCH DO YOU PU ANNUALLY IN WRAP SU	JRCHASE	\$
PROPRIETORSHIP:	_		
PARTNERSHIP:	HOW MUCH CREDIT DO	YOU REQUEST?	\$/ MONTH
CORPORATION	STATE OF INCORPORAT	TION:	
TYPE OF BUSINESS	F	FEDERAL TAX ID#	
elying on such information in connection value. ELLERS' credit terms, net due in 30 days redit being extended. If this account is play addition to any unpaid principle and interest equired to file a lawsuit to collect this account.	e above information is true and correct with its decision to extend credit terms or; and (IV) acknowledges and agrees to aced for collection, Applicant and any ort, including but not limited to reasonal bunt, Applicant acknowledges and agree	t; (II) acknowledges as to Applicant; (III) act o pay in pursuant to the guarantor agree to pathle attorneys fee and ees that jurisdiction a	cknowledges and agrees to hose terms in consideration of that the 25% cost of collection in court costs. If FELLERS is and venue shall lie in the District
redit being extended. If this account is pladdition to any unpaid principle and interest equired to file a lawsuit to collect this account of Tulsa County, Oklahoma, and that information about Applicant from credit recedit Application and for the purpose of court of Tulsa County, oklahoma, and that information about Applicant from credit recedit Application and for the purpose of court of Tulsa County, oklahoma, and that information about Applicant from credit recedit Application and for the purpose of court of Tulsa County, oklahoma, and that information about Applicant from credit reparation and for the purpose of court of Tulsa County, oklahoma, and that information about Applicant from credit reparation and the purpose of this Credit Application and for the consideration and for the	e above information is true and correct with its decision to extend credit terms; and (IV) acknowledges and agrees to aced for collection, Applicant and any st, including but not limited to reasona bunt, Applicant acknowledges and agree to Oklahoma law shall govern. Applicate porting agencies, including D&B and collecting any accounts resulting from the LERS that he is an owner, partner, or of the FELLERS the payment of all amounts, should Applicant fail to timely pay on for and contemporaneously with FE to obtain credit information about the uthe purpose of collecting any account	t; (II) acknowledges as to Applicant; (III) act o pay in pursuant to the guarantor agree to pay the attorneys fee and ees that jurisdiction a part hereby authorizes Equifax Commercial FELLERS' extension officer of Applicant. The purpose of perform the same of perform the same of the performance of	and agrees that FELLERS will be cknowledges and agrees to hose terms in consideration of the ay the 25% cost of collection in court costs. If FELLERS is and venue shall lie in the District FELLERS to obtain credit Services for the purposes of this in of credit to Applicant. The undersigned hereby ance of all obligations due from . The undersigned agrees that the foredit to Applicant. The dit reporting agencies for the
relying on such information in connection of ELLERS' credit terms, net due in 30 days redit being extended. If this account is play didition to any unpaid principle and interest equired to file a lawsuit to collect this account of Tulsa County, Oklahoma, and that information about Applicant from credit reported Application and for the purpose of conference of the undersigned hereby represents to FELI crevocably and unconditionally guarantees applicant to FELLERS, now or in the future quaranty is made as part of the consideration and ersigned hereby authorizes FELLERS to purpose of this Credit Application and for applicant and for the purpose of enforcing	e above information is true and correct with its decision to extend credit terms; and (IV) acknowledges and agrees to aced for collection, Applicant and any st, including but not limited to reasona bunt, Applicant acknowledges and agree to Oklahoma law shall govern. Applicate porting agencies, including D&B and collecting any accounts resulting from the LERS that he is an owner, partner, or of the FELLERS the payment of all amounts, should Applicant fail to timely pay on for and contemporaneously with FE to obtain credit information about the uthe purpose of collecting any account	t; (II) acknowledges as to Applicant; (III) act o pay in pursuant to the guarantor agree to pay the attorneys fee and ees that jurisdiction a part hereby authorizes Equifax Commercial FELLERS' extension officer of Applicant. The purpose of perform the same of perform the same of the performance of	and agrees that FELLERS will be cknowledges and agrees to hose terms in consideration of the ay the 25% cost of collection in court costs. If FELLERS is and venue shall lie in the District FELLERS to obtain credit Services for the purposes of this in of credit to Applicant. The undersigned hereby ance of all obligations due from . The undersigned agrees that the foredit to Applicant. The dit reporting agencies for the
relying on such information in connection of ELLERS' credit terms, net due in 30 days redit being extended. If this account is play didition to any unpaid principle and interest equired to file a lawsuit to collect this account of Tulsa County, Oklahoma, and that information about Applicant from credit reported Application and for the purpose of conference of the undersigned hereby represents to FELI crevocably and unconditionally guarantees applicant to FELLERS, now or in the future quaranty is made as part of the consideration and ersigned hereby authorizes FELLERS to purpose of this Credit Application and for applicant and for the purpose of enforcing	e above information is true and correct with its decision to extend credit terms; and (IV) acknowledges and agrees to aced for collection, Applicant and any st, including but not limited to reasona bunt, Applicant acknowledges and agree to Oklahoma law shall govern. Applicate porting agencies, including D&B and collecting any accounts resulting from the LERS that he is an owner, partner, or of the FELLERS the payment of all amounts, should Applicant fail to timely pay on for and contemporaneously with FE to obtain credit information about the uthe purpose of collecting any account	t; (II) acknowledges as to Applicant; (III) act o pay in pursuant to the guarantor agree to pathle attorneys fee and ees that jurisdiction at the part of the part	and agrees that FELLERS will be cknowledges and agrees to hose terms in consideration of that the 25% cost of collection in court costs. If FELLERS is and venue shall lie in the District FELLERS to obtain credit Services for the purposes of this in of credit to Applicant. The undersigned hereby ance of all obligations due from . The undersigned agrees that the foredit to Applicant. The dit reporting agencies for the LERS' extension of credit to
Applicant hereby: (I) certifies that all of the elying on such information in connection of ELLERS' credit terms, net due in 30 days redit being extended. If this account is play addition to any unpaid principle and interest equired to file a lawsuit to collect this account of Tulsa County, Oklahoma, and that information about Applicant from credit reported Application and for the purpose of contract to FELI prevocably and unconditionally guarantees Applicant to FELLERS, now or in the future guaranty is made as part of the consideration and for the purpose of this Credit Application and for Applicant and for the purpose of enforcing applicant appli	e above information is true and correct with its decision to extend credit terms; and (IV) acknowledges and agrees to aced for collection, Applicant and any st, including but not limited to reasona ount, Applicant acknowledges and agree to Oklahoma law shall govern. Applicate porting agencies, including D&B and collecting any accounts resulting from the EERS that he is an owner, partner, or of to FELLERS the payment of all amounts, should Applicant fail to timely pay on for and contemporaneously with FE to obtain credit information about the uthe purpose of collecting any account this guaranty.	t; (II) acknowledges as to Applicant; (III) act o pay in pursuant to the guarantor agree to pathe attorneys fee and ees that jurisdiction at ant hereby authorizes Equifax Commercial FELLERS' extension officer of Applicant. The same of perform the same ELLERS' extension of the performation of the performance of	and agrees that FELLERS will be cknowledges and agrees to hose terms in consideration of that the 25% cost of collection in court costs. If FELLERS is and venue shall lie in the District FELLERS to obtain credit Services for the purposes of this in of credit to Applicant. The undersigned hereby ance of all obligations due from . The undersigned agrees that the foredit to Applicant. The dit reporting agencies for the LERS' extension of credit to
relying on such information in connection of ELLERS' credit terms, net due in 30 days redit being extended. If this account is play addition to any unpaid principle and interest equired to file a lawsuit to collect this account of Tulsa County, Oklahoma, and that information about Applicant from credit reported Application and for the purpose of contract to FELI prevocably and unconditionally guarantees Applicant to FELLERS, now or in the future guaranty is made as part of the consideration and for the purpose of this Credit Application and for Applicant and for the purpose of enforcing algorithms.	e above information is true and correct with its decision to extend credit terms; and (IV) acknowledges and agrees to aced for collection, Applicant and any st, including but not limited to reasona bunt, Applicant acknowledges and agree to Oklahoma law shall govern. Applicate porting agencies, including D&B and collecting any accounts resulting from the LERS that he is an owner, partner, or of to FELLERS the payment of all amounts, should Applicant fail to timely pay on for and contemporaneously with FE to obtain credit information about the uthe purpose of collecting any account this guaranty. HOME ADDRESS INCLUDIT	t; (II) acknowledges as to Applicant; (III) act o pay in pursuant to the guarantor agree to patchle attorneys fee and ees that jurisdiction and thereby authorizes Equifax Commercial FELLERS' extension officer of Applicant. unts and the performator perform the same ELLERS' extension of the performance of th	and agrees that FELLERS will be cknowledges and agrees to hose terms in consideration of that the 25% cost of collection in court costs. If FELLERS is and venue shall lie in the District FELLERS to obtain credit Services for the purposes of this in of credit to Applicant. The undersigned hereby ance of all obligations due from . The undersigned agrees that the foredit to Applicant. The dit reporting agencies for the LERS' extension of credit to