CALIFORNIA TOOL & WELDING SUPPLY

RIVERSIDE • HESPERIA • LANCASTER • SAN BERNARDINO • VICTORVILLE • MONTCLAIR • SANTA ANA • FONTANA

CREDIT APPLICATION

MAIN OFFICE 201 N. MAIN ST. RIVERSIDE, CA 92501	(951) 300-2575	ol.com	Account #	Date:	
shall be on the terms and written, oral or mixed. Business Name/Person's	d conditions set forth and Name (Complete Legal Nan	this application sha	ll become a part of all fu	ursuant to this application ature contracts whether	
BUSINESS ADDRESS		City	ST	Zipcode	
BILLING ADDRESS _		City	91	Zipcode	
If you have lived at this addre	ss for less than 5 years please in	clude previous addresse TYPE OF B			
				SHIP	
□PARTNERSHIP □SOLE P Phone#:	ROPRIETOR FEDERAL ID			SHIF	
NAME AND ADDRESS	OF OWNER(S):				
NAME	HOME ADDR	ESS	BIRTHDATE	TELEPHONE	
TD A DE DECEDENCES					
TRADE REFERENCES: NAME	ADDRESS		TELEPHONE	FAX NUMBER	
NAME	ADDRESS		TELEPHONE	FAX NUMBER	
BANK REFERENCE: BANK				NT #	
BANK ADDRESS:BANK ACCOUNT IN			SIGNED	BY:	
TERMS UPON WHICE All accounts sharing counts having counts have been considered by the country of the countr	CH CREDIT IS GRANT Il be prepaid unless charge a harge accommodations is du	TED: Allocations have been a line within 25 days of the state of the	established beforehand wit ne billing date indicated on	th credit department. Payment in the statement. Amounts unpaid a balance past due of 25 or	
more days are subject to of All payments for in the first paragraph of the	credit discontinuance withour goods or services sold purs his application. Said paymen	nt notice. Suant to this application Ints are deemed to be p	n are to be made at the loc performance of the applican	ration of the credit, as described nt.	
under this account, that the agree that the court may a The above information of the court may a second or the court may a second or the court may a second or the court may be a second or th	ne action shall be brought and ward reasonable attorney's f	d tried in the Judicial fees and costs of suit t cant for the purpose of	District wherein payments of the prevailing party. Tobtaining credit and is was	he collection of any balance due are to be made, and that I/we arranted to be true. California credit.	
		Dated:	Signed:		
Maximum Mo	onthly	Social Sec	curity No:		
	d \$	_ Driver's L	Driver's License No: Dated: Signed:		
		Dated:	Signed:		
		Social Sec	eurity No:		
		Driver's L	icense No:		
Resale Number:		Email a cop	y of the resale certifica	ate to accounting@cal-tool.c	

GENERAL GUARANTY

This General Guaranty ("Guaranty") is made thisday of, 20 by and between
, ("Guarantor") in favor of California Tool & Welding Supply , ("CTWS"), with reference to
that certain CREDIT APPLICATION and/or EQUIPMENT LEASE (the "AGREEMENT"), made as of, 20 by and between CTWS and("OBLIGOR").
WHEREAS, Guarantor has an interest, financial or otherwise, in Obligor and it is to the benefit of Guarantor that CTWS enter into the Agreement with Obligor;
WHEREAS, Guarantor has read the proposed Agreement in full and finds the terms of the Agreement acceptable; and,
WHEREAS, Guarantor is desirous of guaranteeing the obligations and performance of Obligor under the Agreement as a material inducement to CTWS's entering into the Agreement with Obligor.
NOW, THEREFORE, in consideration of the promises contained in this Guaranty and for such other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Guarantor represents, warrants, and agrees as follows:
1. Guarantor, jointly and severally, unconditionally guarantees the full and faithful performance by Obligor of the terms and conditions of the Agreement. In the event of Obligor's default or failure to fully and faithfully perform any of the terms or conditions of the Agreement, including, without limitation, Obligor's obligation to pay money when due, Guarantor unconditionally promises to pay CTWS all sums then due and unpaid by Obligor, plus all costs of collection, including reasonable attorney's fees.
2. The obligations of Guarantor under this Guaranty are joint and several and are independent of the obligations of Obligor under the Agreement. The liability of Guarantor to CTWS under this Guaranty is primary, and CTWS may bring a separate action or actions directly against Guarantor, whether or not a similar action is brought against Obligor or Obligor is joined as a party to the action. Guarantor hereby waives the benefit of any suretyship defenses affecting Guarantor's liability under this Guaranty or the enforcement of this Guaranty.
3. Notwithstanding any restrictions on modifications contained in the Agreement, Guarantor expressly authorizes CTWS, without notice or demand, and without affecting Guarantor's liability under this Guaranty, from time to time to renew, extend, accelerate, or otherwise change or modify the payment terms or other terms of the Agreement or any part of the Agreement without additional consideration and without further modification of this Guaranty.
4. Guarantor hereby waives any right to require CTWS to proceed against Obligor, proceed against or exhaust any security held by CTWS, or pursue any other legal or equitable remedy against Obligor before proceeding against Guarantor under this Guaranty. Guarantor waives any defense arising by reason of any defense of Obligor, or by reason of the cessation, from any cause whatsoever, of the liability of Obligor under the Agreement. Guarantor waives any and all demands for performance, notices of nonperformance or default, and notices of cancellation or forfeiture. CTWS may apply all proceeds received from Obligor or others to such part of Obligor's indebtedness as CTWS may deem appropriate without consulting Guarantor and without prejudice to or in any way limiting or lessening the liability of Guarantor under this Guaranty.
5. This is a continuing guaranty and shall not be discharged, impaired, or otherwise affected by death or incapacity of Guarantor, or the existence or nonexistence of Obligor as a legal entity. This Guaranty shall bind the heirs, administrators, representatives, successors, and assigns of Guarantor, and may be enforced by or for the benefit of any assignee or successor of CTWS.
6. This Guaranty shall be enforced in accordance with the laws of the State of California and shall, in all respects, be deemed a contract of the State of California.
7. This Guaranty represents the entire agreement and understanding between CTWS and Guarantor, and supersedes and replaces all prior agreements and understandings, whether oral or written. The provisions of this Guaranty cannot be amended, supplemented, or changed, nor can any provision of this Guaranty be waived, except by a writing signed by the party against whom enforcement is sought. No waiver of a breach of this Guaranty shall be deemed to constitute a waiver of a further breach, whether similar or dissimilar.
IN WITNESS WHEREOF, the undersigned Guarantor has executed this Guaranty as of the date and year set forth below.
Dated: By:
(Printed name, title, and signature)

Name of Person completing profile:			
The credit applications are credit checked through Experian: is the bu	usiness name on the top of the		
form the exact match to your credit information? If not please list that	at name below: If N/A put N/A.		
Billing Address:	Zipcode:		
City: State: Accounts Payable Name:	Phone :		
Email Address:	_		
Purchasing Contact Name:	– Phone:		
Email Address:			
Are Purchase Orders Required? Yes	No		
Are you renting cylinders? Yes No Are Statemen	nts required? Yes No		
Email address you would like your invoices and statements s	sent to:		
Are the deliveries being made to billing address? Yes If NO, please write delivery address here:	No		
What are the hours for delivery location?			
Contact for deliveries: P	Phone:		
Are there any special instructions for deliveries? Put N/A if N	No		

Will someone always be available to sign for deliveries? California Tool & Welding Supply Credit Application

Yes

No

Doesn't Matter

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