



Physical Address: 720 Tech Drive, Crawfordsville, IN 47933
Invoice Remittance Address: Dept 6113, Carol Stream, IL 60122-6113

CONFIDENTIAL CREDIT APPLICATION Note: All sections must be completed in full. Return via mail, email, or fax.

COMPANY INFORMATION: Proprietorship Partnership LLC Corporation State of Inc.

Company Name Parent Name
Billing Address Contact Person
City State Zip
Years in business Phone # Fax #
Bank Account # Officer Phone #
Year Established: How many employed: Credit Limit Request:
Annual Sales: D&B #

OWNER INFORMATION Must be completed for all partnerships and sole proprietorships and corporations.

Owners Full Name
Owners Address City State Zip
Owners Social Security Number
Partners Full Name (if Partnership)
Partners Address City State Zip

TRADE REFERENCES

1) Phone Fax
2) Phone Fax
3) Phone Fax

STATE SALES TAX EXEMPTION CERTIFICATE REQUIRED WITH APPLICATION. (Multi-State if applicable.)

Briefly describe your business, the market areas you serve, and your product lines:

Check One: Sell Direct to End User, Sell for Resale, Sell to Retail Market, Other
Check One: Broker, Manufacturer, Ad Specialty Distributor, Other

TERMS are Net 30 Days from date of invoice.

Past due accounts may be subject to a finance charge of 18% per annum on all open invoices exceeding terms. Not to exceed the maximum allowable rate by state law.

Additional Information: Please attach the following documents along with your application.

- Corporate financial statements for the last two years using GAAP
- Personal financial statements of Principals, or personal tax return in lieu thereof if proprietorship or partnership.

The above information is being provided in conjunction with a request for business credit terms by said above customer from PolyPro and its subsidiaries, divisions and affiliates (collectively Crawford Industries). If this Application is accepted by the Applicant, the undersigned agrees to the terms and conditions attached to the Application and on related invoices as changed from time to time.

Applicant agrees to pay according to terms and conditions stated herein and on invoices as issued by PolyPro. PolyPro reserves the right to change the terms of the credit extended to the Applicant at PolyPro's sole discretion and without notice. Applicant agrees to inform PolyPro within 10 days, at the address listed above, of any changes to Applicant's name, business status or ownership. Applicant further agrees to advise PolyPro of any defective product provided by PolyPro within 10 days of receipt. Acceptance of payment outside of stated credit terms shall not operate as a waiver of the stated credit terms.

Applicant also agrees to examine immediately upon receipt, each of PolyPro's statements, and to advise PolyPro of any disputed transactions or statements within 10 days of receipt, together with a written statement specifying the reasons for such dispute. Failure to notify PolyPro of any dispute with respect to defective goods or billing shall constitute a waiver of all such disputes.

Applicant agrees that all issues and disputes relating to any credit arrangement extended hereunder shall be governed in accordance with a competent jurisdiction chosen at the discretion of PolyPro and that Applicant expressly waives its venue rights without reference to conflicts of laws principles. Applicant further expressly agrees that it shall be liable and pay all attorneys' fees, collection costs and court fees, and any other expenses, whether or not incurred in connection of litigation, including but not limited to attorneys' fees and costs associated with the enforcement of any of the terms of this Application and attorneys' fees and costs resulting from a default under this Application.

Applicant understands that they must notify PolyPro in writing of any change in ownership, the name of the business or structure of the business under which credit is established. PolyPro reserves the right to cancel its agreement to extend credit and to re-evaluate the credit worthiness of the Applicant under its new name, ownership or structure. In the event of default, and if this account is turned over to an agency and/or attorney for collection, the undersigned agrees to pay all reasonable attorney fees, and/or costs of collection whether or not suit is filed.

In the event of Applicant's default, PolyPro, may, at its option, without demand, notice of intention to accelerate, notice or acceleration, notice of nonpayment, presentment, protest, notice of dishonor, or any other notice whatsoever, to Applicant, declare all obligations immediately due and payable.

In the essence of this Application that the information contained herein is true and correct and that PolyPro relies on such information. Applicant authorizes credit reporting agencies, banks, and trade references listed herein to provide references and that this Application shall be mailed/faxed to said references as my authorization. PolyPro reserves its right, at its sole discretion and without notice, to cancel all available credit and refuse to make future advances. In the event that PolyPro determines that the information contained in this Application is false or misleading, in any way or nature, PolyPro may, without notice, cancel all orders and deliveries in progress to Applicant. Any false or misleading information by Applicant shall be construed as a material default and any outstanding invoices shall be immediately due and payable. I hereby certify under penalty of perjury that the information provided is true to the best of my knowledge.

Applicant's Signature	Print Name	Title	Date
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A purchase order from the Applicant will serve as official acceptance of these terms in the absence of a signature.

