



AFFILIATED RESOURCES, LLC.

P R O V I D I N G S O L U T I O N S

Credit Application

Legal Name of Company

D/B/A's or Tradestyle(s)

Company is a: Corporation Partnership Sole Proprietorship LLC State of Origin

Addresses

Mailing

Street

Business Phone

Billing Fax or email

Cell Phone

Type of Business

Years in business

Accounts Payable Contact

Phone #

Federal ID Number

Sales Tax Exempt?

Yes

No

If Yes, attach Resale Certificate

Information on Principals

For Proprietorships or Partnerships, list all Owners and/or Partners

For Corporations or LLC's, list all Officers, Directors, Members & Majority Stockholders

Name	Home Address	Phone	Position
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Bank Reference

Bank Name

Account #

Contact

Phone #

Trade References

Company Name

Contact or Account #

Email

Phone

FAX

Safety Data Sheets and California Prop 65 notices and warnings can be found at <http://www.affiliatedresources.net/safety>.

The representations provided in this Application are complete and accurate. I understand the information provided will be relied upon for the evaluation and extension of credit terms. I understand the Seller, Affiliated Resources Inc, (ARI) will obtain Business Credit Reports from time to time at their sole discretion. If credit is granted, all decisions regarding the extension or continuation of credit and modification of terms at any time are at ARI's sole discretion. No terms or conditions of purchase orders that are different from ARI's terms as stated on the invoice will become part of a sales agreement, purchase order or other document unless specifically approved in writing by ARI. The failure to pay on the due date of each invoice shall deem the debt to be delinquent. In the event of a delinquency, ARI may impose a late charge based on prime interest plus 2% until paid. In the event of a delinquency, all collection expenses, including collection agency fees and costs, and attorney fees and costs in connection with the collection of the delinquent debt shall be due and payable by the Applicant. ARI does not waive the right to require all timely future payments by accepting one or more late payments. The Applicant agrees that all funds owed to ARI from anyone or received by Applicant relating to materials supplied by ARI shall be held in trust for the benefit of ARI, to the extent that sums are justly due to ARI under this agreement. The applicant may commingle funds, but agrees it has no interest in Trust Funds held by anyone and to promptly account for and pay to ARI all such Trust Funds. The applicant agrees to furnish ARI in a timely manner all information requested by ARI for preparation and service of preliminary notices and/or mechanics liens under the mechanics lien laws, if applicable. If any clause or portion of this application is deemed by a court or statute to be invalid, the remainder of the application/contract shall remain in full force and effect. The interpretation of this agreement shall be subject to the laws of the State of Oregon, and any necessary legal action shall be brought forth in Multnomah County, Oregon. This account is not for personal, household or family use. I authorize the release of information by creditors listed above as well as other suppliers.

Signature

Date

Printed Name of Signer

Title

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