TREMONT ELECTRIC SUPPLY CO.

37 RAMLAND ROAD ORANGEBURG, NY 10962

Tel.#: 718-731-8300/Fax# 718-731-8383/E-mail: sales@tremontelectric.com

NEW ACCOUNT APPLICATION AND DATA REQUEST

(All information must be complete and accurate) (This application is part of the credit agreement.)

COMPANY NAME:			
STREET ADDRESS:	CITY, STATE, ZIP CODE:		
TAX ID#TELEPHONE#	FAX#E-MAIL:		
STATE OF INCORPORATION	DATE OF INCORPORATION OR FORMATION		
ACCOUNTS PAYABLE MANAGER			
COMPANY STRUCTURE (CIRCLE ONE) C-CORP, S-CORP, S	SOLE PROPRIETORSHIP, PARTNERSHIP, LLC, OTHER		
MASTER ELECTRICIAN LISCENCE#	AVERAGE ANNUAL SALES #OF EMPLOYEES		
NAMES & TT	TLES OF OWNERS (ALL OWNERS MUST BE LISTED)		
NAME/TITLE	NAME/TITLE:		
HOME ADDRESS	HOME ADDRESS		
CITY, STATE, ZIP CODE	CITY, STATE, ZIP CODE		
PHONE#S.S.#	PHONE#S.S.#		
NAME/TITLE:	NAME/TITLE		
HOME ADDRESS	HOME ADDRESS		
CITY, STATE, ZIP CODE	CITY, STATE, ZIP CODE		
PHONE#	PHONE#S.S.#		
ADDRESS			
CITY, STATE, ZIP CODE	CITY, STATE, ZIP CODE		
TEL#EMAIL	FMAIL		
REFERENCE NAME	REFERENCE NAME		
ADDRESS	ADDRESS		
CITY, STATE, ZIP CODE	CITY, STATE, ZIP CODE		
TEL#EMAIL	TEL#EMAIL		
NAME OF BANK	LOAN OFFICER /BANK REPRESENTATIVE		
ADDRESS			
CITY, STATE, ZIP CODE			
IN	SURANCE COMPANY FOR BONDED JOBS		
INS. CO. NAME	POLICYPHONE#		
HAS THIS COMPANY OR ITS PRINCIPALS CURRENTLY HAYESNO?	AVE OR HAD A LIEN FILED AGAINST ANY JOB IT IS OR HAS BEEN AFFILIATED WITH		
FORM COMPLETED BY: NAME	SIGNATURE DATE		

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CREDIT CHECK AGREEMENT

Applicant hereby requests that Tremont Electric Supply Co. extend credit for goods, wares, merchandise, and/or services for applicant as may be approved by Tremont Electric Supply Co. Applicant agrees and understands that the terms of this agreement with Tremont Electric Supply Co. are:

- 1. Applicant agrees to pay Tremont Electric Supply Co. at their business office all indebtedness of whatever kind or nature now or hereafter owing by applicant to Tremont Electric Supply Co. whether incurred individually, as a partnership, as a corporation or any other entity.
- 2. Applicant and Guarantors authorizes Tremont Electric Supply to check all credit and business associations without recourse.
- 3. Current billings are payable Net 30 days from invoice date.
- 4. Applicant understands and agrees that all material returned for credit must be with prior approval and shall be subject to a normal restocking charge.
- 5. Applicant agrees and understands that it hereby grants
 Tremont Electric Supply Co. a security interest in and to all
 goods and material sold and delivered to or for applicant
 from Tremont Electric Supply, to secure performance and
 payment of all obligations and indebtedness from applicant to
 Tremont Electric Supply Co.
- 6. Applicant agrees and understands that there is a current minimal purchasing requirement of \$10,000.00 per year.
- 7. No price adjustments will be allowed without prior consent from Tremont Electric Supply's accounts receivable department. Tremont Electric Supply solely reserves all rights to approve or disapprove price adjustments.
- 8. Applicant agrees that if payment is not made when due and collection of any amount is placed in the hands of an attorney for collection, or suit is filed thereon or proceedings are had in probate bankruptcy, receivership, arrangement of other legal proceedings for collection of any such amount, Applicant agrees to pay costs and expenses of collection, including reasonable attorney's fees. In addition, Applicant agrees to pay service charges at the rate of 1 and ½% per month for each invoice which is not paid within thirty days of the date thereof.

NOTICE TO APPLICANT/OWNER. DO NOT SIGN THIS CREDIT AGREEMENT BEFORE YOU READ IT.

PLEASE PROVIDE	COPY OF DRIVERS LICENSE WITH THIS APPLICATION.
A	AUTHORIZED SIGNATURE:
N	NAME:
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PERSONAL GUARANTEE

In consideration of the extension of credit by Tremont Electric Supply Co. (hereinafter referred to as "Seller") to Applicant, and for the purpose of inducing Seller to sell merchandise, material and services to Applicant on credit, the receipt whereof is hereby acknowledged by Applicant, the undersigned (hereinafter referred to collectively as "Guarantors") hereby personally and unconditionally guarantee, jointly and severally, the payment and performance, when due, of any and all obligations of Applicant to Seller arising after the date hereof (hereinafter referred to as "Obligations"), including, without limitation, the obligation to pay all amounts due from Applicant to Seller from time to time for merchandise delivered by Seller to Applicant or its agents, including by direct delivery to Applicant's place of business or other sites directed by Applicant, its agents or employees.

This Personal Guarantee shall be continuing, and shall remain in full force and effect as long as any Obligation remains unpaid or unperformed, and will not be subject to any counterclaims, set-offs, other deductions or defenses. This Continuing Guaranty will not be released, discharged, terminated, modified, affected or impaired by any occurrences or circumstances whatsoever, including, without limitation, any insolvency, bankruptcy, reorganization or other similar proceeding affecting Applicant. Guarantors expressly agree that this Personal Guarantee shall be in no way affected by any extensions of the credit or of the time of payment, and/or the acceptance by the Seller of bills, checks and other instruments for the payment of money, even though the same may be extended, given or accepted without notice to or previous consent by Guarantors, and the extending, giving or accepting of any thereof shall not, in any manner, release or discharge Guarantors from their Obligations hereunder. Further, Guarantors expressly waive any and all notices of shipment, defaults or delinquencies of any nature.

Guarantors further personally unconditionally promise and agree to be primarily liable for the Obligations, rather than liable merely as a surety, so that in case of failure of Applicant to pay or perform, when due, any Obligation, Seller shall not be compelled to first proceed against Applicant and the Seller shall not be obligated to give to Guarantors any notice of any failure of Applicant to so pay or perform any Obligations. In addition to the foregoing, the Guarantors shall also be liable, jointly and severally, to Seller for all costs and expenses, including, without limitations, court costs and reasonable legal fees incurred by the Seller in enforcing this Personal Guarantee. By giving written notice to the Seller by registered mail to its office, Guarantors shall have the right to terminate this Personal Guarantee only as to Obligations arising subsequent to ten days following actual receipt by Seller of such notice. Any such termination shall not effect in any manner Guarantors' liability hereunder for Obligations arising prior to the expiration of such ten day period, which liability shall continue in full force and effect until such Obligations are paid or performed in full.

No failure by the Seller to proceed against, or exercise in any rights or remedies with respect to Applicant, shall effect Guarantors' liability hereunder or Seller's ability to proceed against or exercise any rights or remedies with respect to any or all of the Guarantors.

This Personal Guarantee shall be binding upon each of the Guarantors and their respective heirs, executors, administrators, and assigns. Facsimile signatures shall be deemed as originals for purposes of enforcing this Personal Guarantee.

IN WITNESS WHEREOF, each Guarantor has hereunto set his hand on this day of		20
Signature of Guarantor	Witness Signature	
Print Name of Guarantor	Witness Name	
Signature of Guarantor	Witness Signature	
Print Name of Guarantor	Witness Name	
Signature of Guarantor	Witness Signature	
Print Name of Guarantor	Witness Name	