

APPLICATION FOR CREDIT

For the purpose of obtaining merchandise or services from you on credit, or for the extension of credit, the following can be relied upon as complete, accurate and truthful, to the best of our knowledge.

Complete l	Business Name							
Trade Nam	ne if Used							
Address								
Type of Business:Individual PartnershipCorporationLimited Liability Company								
TITLE	NAME ADDRESS		DRIVERS LIC/ ST SS#		SS#	DOB	PHONE	
Telephone		Fax	Cell		·		·	
Sales Contact Credit Contact								
Year Busir	ness Organized	Year Inco	orporated	Wł	nich State			
Branches o	or Affiliates with Address_							
Please list	Bank and Trade Reference	s below.						
	NAME	ADDRESS		PHONE		FAX	FAX	
Bank								
Ref #1								
Ref#2								
Ref#3								
Ref#4								
I		I		<u>I</u>				
Estimated	Dollar Requirement for 30	Day Period \$						
Purchase C	Order Required Yes	No						
Comments							_	
OUR CREDIT TERMS: NET 30 DAYS			Signed by					
			Title				_	
			Date				-	
			Jurisdiction					

To the extent permitted by law, this agreement shall be deemed to have been made in the State of Connecticut, regardless of where this agreement was signed, and shall be interpreted, and the rights and liabilities of the parties here determined, in accordance with the laws of the State of Connecticut, and as part of the consideration for the aforesaid extension of credit, the undersigned hereby agrees that all actions or proceedings arising directly or indirectly from this agreement shall be litigated only in Courts having situs within the State of Connecticut and the undersigned hereby consents to the jurisdiction of any local, State of Federal court located within the State of Connecticut and waives the personal service of any and all process upon the undersigned herein, and consents that all such service of process may be made by certified or registered mail, return receipt requested, directed to the undersigned at the address hereinabove stated; and service so made shall be complete two (2) days after the same shall have been posted as aforesaid.

CREDIT AGREEMENT

For and in consideration of the extension of credit for the purchase of materials or services from The Jack Farrelly Company, a Connecticut corporation with a principal place of business in the Town of Bloomfield, Connecticut ("Farrelly"), the undersigned hereby agrees, promises and covenants to pay all bills, according to their terms, as rendered by Farrelly for materials sold or services rendered. The terms and conditions of all such purchases shall be as follows: a) the bill or invoice mailed by Farrelly will be considered correct unless notification is received within 5 days from the date of such bill or invoice; b) bills or invoices not paid within 30 days from the date of such bill or invoice will be considered past due; c) a FINANCE CHARGE of one and one-half percent (1.5%) per month commencing 30 days from the date of each bill or invoice shall be charged on the unpaid balance (which is an ANNUAL PERCENTAGE RATE of eighteen (18%); d) in case of non-payment, the undersigned will pay all costs of collection including reasonable attorney's fee. All payments received by Farrelly on account of any materials or services sold by Farrelly to the undersigned shall be applied first to any outstanding costs of collection and attorney's fees, then to pay any interest due on the unpaid balance, and the balance shall be applied to the outstanding bills and invoices in their chronological order from earliest to latest.

THE UNDERSIGNED ACKNOWLEDGES THAT EACH EXTENSION OF CREDIT PURSUANT TO THIS AGREEMENT SHALL BE A "COMMERCIAL TRANSACTION" AS DEFINED BY LAW. THE UNDERSIGNED HEREBY EXPRESSLY WAIVES ANY AND ALL RIGHTS HE/SHE/IT MAY HAVE TO A NOTICE AND HEARING UNDER ANY STATUTORY OR CONSTITUTIONAL RIGHT HE/SHE/IT MAY HAVE TO NOTICE AND HEARING PRIOR TO THE USE OF ATTACHMENT, GARNISHMENT, REPLEVIN, OR OTHER PREJUDGEMENT REMEDY PROCEDURES BY THE JACK FARRELLY COMPANY IN THE COLLECTION OF ACCOUNT OF THE UNDERSIGNED. THIS WAIVER IS MADE BY THE UNDERSIGNED ON BEHALF OF THE UNDERSIGNED AND THEIR SUCCESSORS AND ASSIGNS.

The undersigned further agrees to the statement of Jurisdiction attached hereto and made a part hereof.

Dated at			this	day of	20	
-	(Town and State)					
			(Name of Indivi	dual, Corporation, LLC or	Partnership)	
		By				
		Title	e:			

INDIVIDUAL GUARANTEE

For and in consideration of the extension of credit by The Jack Farrelly Company ("Farrelly"), now or in the future, to a corporation, LLC or Partnership, the undersigned (Company name) (if more than one, jointly and severally) hereby unconditionally guarantees to (Individual name) Farrelly the full and prompt payment of any and all obligations, debts, invoices, late charges, interest charges, costs, and attorney's fees of said (Company name) and further agrees to be personally bound by all of the terms and conditions of this agreement. The liability of the undersigned shall not be terminated or affected by, and the undersigned assents to, any extension or postponement of the time of payment or any other waiver, modifications or change of any term of this agreement. This is a continuing guarantee and shall remain in full force and effect and be binding upon the undersigned until written notice sent by registered or certified mail to: The Jack Farrelly Company, 97 Old Poquonock Road, Bloomfield, Connecticut 06002, is received by Farrelly. Receipt of such notice shall affect only those debts incurred after such receipt.

THE UNDERSIGNED ACKNOWLEDGES THAT EACH EXTENSION OF CREDIT PURSUANT TO THIS AGREEMENT SHALL BE A "COMMERCIAL TRANSACTION" AS DEFINED BY LAW. THE UNDERSIGNED HEREBY EXPRESSLY WAIVES ANY AND ALL RIGHTS HE/SHE/IT MAY HAVE TO A NOTICE AND HEARING UNDER ANY STATUTORY OR CONSTITUTIONAL RIGHT HE/SHE/IT MAY HAVE TO NOTICE AND HEARING PRIOR TO THE USE OF ATTACHMENT, GARNISHMENT, REPLEVIN, OR OTHER PREJUDGEMENT REMEDY PROCEDURES BY THE JACK FARRELLY COMPANY IN THE COLLECTION OF ACCOUNT OF THE UNDERSIGNED. THIS WAIVER IS MADE BY THE UNDERSIGNED ON BEHALF OF THE UNDERSIGNED AND THEIR SUCCESSORS AND ASSIGNS

The undersigned further agrees to the statement of Jurisdiction attached hereto and made a part hereof,

Dated at	this	day of	20
(Town and State)			

(Town and State)

(Individual Signature)