

Please **email** completed application to: <u>stxcredit@carrierenterprise.com</u>

OR **fax** to 210-499-2202

Questions? Please call 877-574-0172 option #2

• • • • • • • • • • • • • • • • • • • •	Website		Pho	one			
(if applicant is a corporation or LLC, give name							
List all Trade Names if different from above							
Billing Address							
Billing City	State	e	Zip				
Shipping Street Address							
Shipping City	State	<u> </u>	Zip				
	Business Information	on					
Sales Tax Status 🗆 Taxable 🗆 No	n-Taxable (Sales tax will be ch	arged unless th	ne required exer	nption form	is encl	osed)	
Ownership \Box Individual/Proprietorship \Box I	Partnership Corporation	□ LLC □ LLP	Federal ID#_				
Name & Location of Parent Company			Relationship	☐ Division	□ Su'	bsidiary	
Date Business Started Year	s under Current Trade Name _		# of Employee:	s			
Gross Prior Year Sales If ne	w business describe past empl	oyment of princ	cipal				
Initial credit line requested \$(For	credit line requests over \$15,0	000, a current F	inancial Staten	nent is requ	ired)		
Preferred Sales Center Location (city & state)	?	Do you	require Purchas	e Orders?	□ Yes	□ No	
	Licensing						
License Type (copies required) State	Name of Holder	Number		E	xpirati	on Date	
		_			·		
		_					
	Trade References	3					
Business Name	Credit Manager Name	-		Email Address			
	•						
	Bank References	•					
Bank Reference Name							
Has the applicant or any principal ever filed ba			when				
Name Title	act Information – ALL FIEL Email Address		Phone	Rece	eive	Receive	
						Invoices?	
Named Principal's Ownership %							
				·			
Payable							
Purchasing Agent						Ц	
Account Admin							

Credit Agreement

The information given herein is offered as a request by the applicant for an extension of credit for commercial business use only. The applicant authorizes CE to make inquiry into any and all matters set forth in this application, to obtain oral or written credit reports from any credit reporting agency in gathering information necessary for the evaluation of applicant's credit-worthiness and financial responsibility. Applicant further authorizes the within listed references to release to CE, any information concerning the credit or financial status of the individuals business, partnership, or corporation. These authorizations are continuing in nature, and may be exercised in connection with any update, renewal, or extension of credit under this agreement.

All sales are subject to the "Terms and Conditions of Sale" outlined in this credit agreement, the "Privacy Policy" found here https://www.carrierenterprise.com/privacy-policy/, and the "Terms of Use" found here https://www.carrierenterprise.com/terms-of-use/. Applicant acknowledges that it has read the "Terms and Conditions of Sale," "Terms of Use," and "Privacy Policy" and agrees to be bound thereby. No terms or conditions of purchase orders different from those of CE will become part of any sales agreement, purchase order or other document unless specifically approved in writing by CE. No items will be accepted for return without prior written authorization. Returned goods may be subject to a restocking charge.

The applicant agrees to pay all invoices in accordance with the terms printed on each. It is understood that CE may impose a finance charge or late charge as a penalty for late payment. In this event, applicant agrees to pay one and one-half percent (1 ½%) per month or the maximum allowed by state law, whichever is less, on the past due balance as of the last working day of the calendar month. Failure by CE to levy a finance charge shall not be construed as a waiver unless specifically agreed to in writing.

In the event it becomes necessary to place an account with an outside collection agency or attorney for collection, suit, or other legal action, the applicant agrees to pay all costs of such proceedings, including reasonable attorney fees.

Any dispute arising under this Agreement shall be governed by the applicable state law. Applicant agrees as evidenced by its/their signature(s) below that commencement of any action shall be brought in the venue of CE's choice unless otherwise required by state/province law for small

claim actions. **Applicant** Signature Printed Name & Title Date **Applicant** Signature Printed Name & Title Date **Consumer Report Authorization** Should a Consumer Report be required, it will be prepared by a consumer reporting agency. Information from the Consumer Report will not be used in violation of any federal or state equal opportunity law or regulation. We will provide you with the name and address of the credit reporting agency should we deny credit based solely on your Consumer Report. By contacting the credit reporting agency, you can obtain a free copy of your Consumer Report along with a written summary of consumer rights under the Consumer Credit Reporting Reform Act. Your signature on this form constitutes your written authorization for us to seek a Consumer Report from a consumer reporting agency. I/we acknowledge that I/we received a copy of the above notice, and that I/we authorize a copy of my Consumer Report to be released to Carrier Enterprise, LLC ("CE"). The information obtained from your Consumer Report may be communicated to affiliates and other entities related to CE for the purpose of marketing Carrier products and services to you. Do you permit CE's affiliates and related entities to use the information contained in your Consumer Report to market Carrier products and services to you? □ Yes □ No SSN Printed Name & Title Signature Date

Printed Name & Title

SSN

Signature

Date

		Personal Guaranty		
In consideration of credit extended by Carr guarantee, without offset, the payment of a and the payment of all costs and expense Guaranty. This Guaranty is open, continuous this Guaranty shall be governed by the law the courts of that state and waives and agr	all indebtednesses, including attempts ous and not limit of the state in	s of the applicant, whether nov torneys' fees, incurred in enf ted in time. The undersigned which this Guaranty is execut	w existing or hereafter created, and is forcing the payment of such indebt agrees to the "Terms and Condition ed. The undersigned consents to the	ts successors and assigns edness or enforcing this as of Sale" of CE and that e personal jurisdiction of
This Guaranty is revocable by guarantor(s) address: Carrier Enterprise LLC ATTN: CRE hereunder through and including the effec	DIT, 4300 Golf	Acres Drive, Charlotte, NC 282		
Guarantors authorize CE, without notice of the terms of payment of the indebtedness to require CE to institute any action agains protest, notices of protest, notices of dish additional indebtedness to CE.	owed CE or grar st the applicant	nt any indulgence or forbearar ; all rights of or to presentme	nce regarding such indebtedness. Goents, demands for performance, not	uarantors waive any right ices of nonperformance,
The guarantors hereby waive all defenses to which the guarantors are or would, at a reimbursement, contribution or similar rigi	ny time, be ent	itled by virtue of their obligat	•	• •
GUARANTORS KNOWINGLY AND VOLUNTA ACTION OR SUIT ARISING IN CONNECTION				O TRIAL BY JURY IN ANY
Guarantor 1 Signature	SSN	Printed Name	Witness	Date
Guarantor 2 Signature	SSN	Printed Name	Witness	Date
Guarantor 2 must be shouse of Guarantor	1. if annlicable	<u>.</u>		

Carrier Enterprise, LLC ("CE") Terms and Conditions of Sale

- 1. **PAYMENT AND TAXES** Payment shall be Net 10th prox, unless otherwise stated on the invoice. CE reserves the right to require cash payment or other alternative method of payment prior to shipment or completion of work if CE determines, in its sole discretion, that Customer or Customer's assignee's financial condition at any time does not justify continuance of the Net 10th prox payment terms. In addition to the price, the Customer shall also pay CE any taxes or government charges arising from this Agreement.
- 2. **SHIPMENT** All shipments shall be F.O.B. shipping point, freight prepaid and allowed to the job site. Shipment dates quoted are approximate. CE does not guarantee a particular date for shipment or delivery.
- 3. **DELAYS** Delays caused by conditions beyond the reasonable control of either party shall not be the liability of either party to this Agreement.
- 4. WARRANTY- CE warrants that all equipment manufactured by Carrier Corporation will be free from defects in material and workmanship. CE shall at its option repair or replace, F.O.B. point of sale, any part determined to be defective within one (1) year from the date of initial operation or eighteen (18) months from date of shipment, whichever is earlier. CE does not warrant products not manufactured by Carrier Corporation, but it does pass on to Customer any available manufacturer's warranty for those products. THIS WARRANTY IS GIVEN IN LIEU OF ALL OTHER WARRANTIES, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. CE's obligation to repair or replace any defective parts during the warranty period shall be Customer's exclusive remedy. CE shall not be responsible for labor charges for removal or reinstallation of defective parts, charges for transportation, handling and shipping or refrigerant loss.
- 5. **LIMITATION OF LIABILITY** Under no circumstances shall CE be liable for any incidental, special or consequential damages, including loss of revenue, loss of use of equipment or facilities, or economic damages based on strict liability or negligence. CE shall be liable for damage to property, other than equipment provided under this Agreement, and to persons, to the extent that CE's negligent acts or omissions directly contributed to such injury or property damage.
- 6. **CLAIMS** Any suits arising from the performance or nonperformance of CE, whether based upon contract, negligence, strict liability or otherwise, shall be brought within one (1) year from the date the claim arose.
- 7. **GOVERNMENT PROCUREMENTS** CE offers standard commercial equipment. This standard commercial equipment may not comply with any U.S. Government specifications. CE shall have no responsibility for ensuring such compliance. CE supplies standard commercial pricing information. CE does not comply with the Cost Accounting Standards (CAS) nor the Federal Acquisition Regulations (FAR). In no event shall CE provide any Cost or Pricing Data in connection with this contract or subsequent contract modification.