

ACCOUNT APPLICATION

RETURN TO: CreditDept@Mascottec.com

Mascott Credit Dept. 435 NE Hancock Portland, OR 97212 Phone: 800-452-5019 FAX: 503-715-0007

SELECT ACCOUNT TYPE COD
CREDIT

BUSINESS NAME	FED ID#		
Accounts Payable Contact	Accounts Payable Telephone		
☐ Limited Liability Co., State of formation: ☐ Partner	rship Sole Proprietorship Corporation, Incorporated in the State of:		
BUSINESS ADDRESS (if there are multiple sites under this acc	ount, please provide a list of all sites)		
Street Address			
City State	Zip Code		
Telephone Fax	Email		
MAILING ADDRESS			
Name of Owner/Officer	Name of Owner/Officer		
Home Address	Home Address		
Telephone Mobile	Telephone Mobile		
Social Security No.	Social Security No.		
YES, please. Email or Fax invoices/sta PO required? (Check one) YES NO MASCOTT EQUIPMENT COMPANY CUSTOMER SERVICE GU 1. Return a completed application; including signed CreditDept@Mascottec.com or Fax to (503) 715-2. Project reconciliation: Upon written request, Masissue a consolidated project statement within 3 but a same a consolidated project statement within 3 but a Mascott will facilitate the processing of manufact based upon the Manufacturer's policies and guidulum 4. Mascott WILL NOT change our remit address by any) will be done only by written correspondence, email directing you to remit payment otherwise.	JARANTEE: Personal Guarantee, to Mascott's Credit Department at 0007 and Mascott will set up your account within one business day. Scott will reconcile the invoices, deposits and payments made on your account and business days of request. Sturer warranty claims on your behalf on all equipment purchased from Mascott elines. email notice. Security is our priority. Changes to our payment remittance process (if a delivered through U.S. Mail. **Please contact Mascott immediately if you receive an		
services, the undersigned Guarantor, and if more than one, Applicant to Mascott Equipment Company, including but not costs and attorney fees which may not nor in the future be of Conditions for COD and Credit Sales." This guarantee may Manager of a written notice, sent certified mail, return receit or any indebtedness incurred prior to the cancellation. Guarantee may indebtedness incurred prior to the cancellation.	mpany to extend credit to the named Applicant with respect to the sale of goods and each jointly and severally, unconditionally personally guarantees all obligations of the tlimited to payment of all amounts, including invoice amounts, fees, charges, interest wing. Guarantor(s) agree to be bound by all "Mascott Equipment Company Terms and be cancelled not less than two (2) days after receipt Mascott's by Mascott's Credit ipt requested. Any such cancellation shall not affect Guarantor's liability with respect antor agrees to be bound by all terms and conditions on this account. TERMS AND CONDITIONS AND SIGNATURE ON PAGE TWO		
TITLE	DATE		

MASCOTT EQUIPMENT COMPANY TERMS & CONDITIONS FOR COD AND CREDIT SALES

- MANUFACTURERS WARRANTY SHALL BE PASSED TO THE OWNER FOR OWNERS BENEFIT: Most Equipment, service parts or labor sold by Mascott Equipment Company may be covered under a manufacturers' offered warranty. In such cases, the manufacturers printed or published warranty policy shall apply. Specifications for product(s) sold meet safety code requirements of the state of use. These products, however, when used or installed in combination with other products, may not meet such requirements, depending on the nature of use, the other products or the nature of installation. Products are not manufactured or designed by Mascott Equipment Company (Mascott). All products sold by Mascott Equipment Company, but not manufactured by Mascott Equipment Company, will carry only the warranty, if any, given by the manufacturer, and Mascott hereby assigns and transfers to purchaser all claims and causes of action which may in the future accrue to Mascott under any manufacturers' warranties. Mascott will deliver to purchaser only upon request all warranty documentation given by the manufacturer to Mascott. Mascott expressly transfers all manufacturers' warranties directly to purchaser without adopting those warranties as warranties by Mascott Equipment Company Inc. This writing is the final, complete and exclusive expression of the parties' agreement. Any statements by seller's representatives that differ from the foregoing shall be of no effect. The parties agree that the implied warranties of merchantability and fitness for a particular PURPOSE AND ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, DO NOT APPLY TO PRODUCTS OR LABOR SOLD BY MASCOTT TO THE CREDIT APPLICANT. UNDER NO CIRCUMSTANCES IS MASCOTT EQUIPMENT COMPANY LIABLE FOR INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO LOST PROFITS, DOWN TIME, LOSS OF MATERIAL OR PRODUCT. PURCHASER MAY RECOVER FROM MASCOTT EQUIPMENT COMPANY ITS DIRECT DAMAGES NOT TO EXCEED THE AGGREGATE AMOUNT OF PURCHASE PRICE PAID BY PURCHASER FOR THE PARTICULAR GOODS OR SERVICE TO WHICH A CLAIM OF LIABILITY IS ASSERTED.
- 2. Freight Shipments: Freight shipments are fob point of origin, unless otherwise listed. Owner or Owner's contractors are responsible for offloading unless otherwise listed. Excessive standby time by carrier due to offloading may result in additional charges. All freight shipments are to be inspected on receipt for visible damage and noted on Bill of Lading. Crated & boxed freight must be opened & contents inspected within 24 hours of receipt for hidden damage. Owner is responsible to report damage directly to carrier immediately. Failure to contact carrier within specified timelines may result in rejection of claim.
- 3. **Performance:** Mascott Equipment Company or employees are not licensed engineers. Performance of equipment is based on accuracy of information provided by Owner or their Representative. Guaranteed performance requires certification by a licensed engineer.
- 4. PCI Compliance: It is solely the Customer's responsibility to verify PCI compliance and Network Processing compliance with their Merchant Provider. Mascott Equipment Company will not be liable for direct, special or consequential damages, business interruption or loss of profits sustained by Customer or any party claiming by, through or under the Customer
- 5. Payment Terms: COD Accounts "Collect on Delivery" OR Credit Accounts, Net 10 Days, unless otherwise specified apply.
- 6. Interest Rate: 1% per month, which is an annual percentage rate of 12%, may be charged on all past due balances.
- 7. Returned Check Fee: \$35 charge will be charged to transactions for any and all returned checks.
- 8. **Federal Equal Credit Opportunity Act** prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the Applicant has the capacity to enter into a binding contract), because all or part of the Applicant's income is derived from any public assistance program, or because the Applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is the Office of the Comptroller of the Currency (OCC), 50 Fremont, Suite 3900, and San Francisco, CA 94105-2292.
- 9. Mascott Equipment Company reserves the right to discontinue sales on credit at any time and for any lawful reason and to place COD restrictions on accounts
- 10. **Security Interest Agreement:** Applicant hereby grants Mascott a security interest in all equipment purchased by Applicant from Mascott Equipment Company and all profits and proceeds thereof. Upon request of Mascott Equipment Company, Applicant shall execute any necessary financing statements in the form of required by the Uniform Commercial Code of the applicable state.
- 11. **Event of Nonpayment of Invoice**: Applicant shall reimburse Mascott Equipment Company for all costs and expenses reasonably incurred by Mascott Equipment Company in connection with the default, including without limitation, attorney fees. Additionally, in the event a suit or action is filed with respect to any invoice or sale by Mascott Equipment Company to Applicant, Mascott Equipment Company shall be reimbursed by Applicant for all costs and expenses incurred whether or not suit is filed, including without limitation, reasonable attorney's fees at arbitration, attorney fees at trial and on appeal.
- 12. Invoice Accuracy Agreement: Applicant agrees that invoices and monthly statements are conclusive and accurate in all respects unless Applicant notifies Mascott Equipment Company in writing within ten (10) business days of receipt of the invoices or statements. Applicant further agrees to notify Mascott Equipment Company within seven (7) business days of receipt of goods of any defects, overstock, damages, non-conforming goods, or any other reason that would cause Applicant to reject goods shipped by Mascott Equipment Company. Applicant's sole exclusive remedy is replacement of the non-conforming goods or refund of Applicant's payment at Mascott Equipment Company's sole discretion.
- 13. Applicant must notify Mascott Equipment Company in writing within ten (10) days of the effective date of any change in control and/or change in ownership of Applicant.
- 14. Applicant agrees to examine any invoices and/or statements from Mascott immediately and notify Mascott in writing within ten (10) days if any disputes with respect to goods, work or billings. Failure to do so shall be a waiver of all such disputes.

The undersigned Applicant represents that all information on this application is true, correct and agrees to comply with all terms and conditions stated in "MASCOTT EQUIPMENT TERMS & CONDITIONS FOR COD AND CREDIT ACCOUNT SALES." The Applicant and Guarantor authorize Mascott Equipment Company to obtain credit reports as to Applicant, the owners of Applicant and Guarantor, and to otherwise verify financial information. This application is to obtain commercial credit to be used for business purposes and not for personal, family or household purposes.

NOTE: Installing contractor may charge miscellaneous parts to my account.	Yes No	
AUTHORIZED SIGNATURE	DATE	
(Owner, Officer or Authorized Representative)		
PRINT NAME	TITLE	
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OFFICES IN: PORTLAND, OR - RICHLAND, WA - SEATTLE, WA SPOKANE, WA - ANCHORAGE, AK

Revised 1/19/2024

Sale Rep's Name