



Trailer Wizards Ltd Confidential Credit Application and Agreement

TRAILER WIZARDS LTD. (“Trailer Wizards”) And

Co-Applicant (please print personal name)	
Home Address	Date of Birth DD MMM YYYY
	SIN

This agreement governs all sales to the Co-Applicant of Trailer Wizards products and services by Trailer Wizards to the Co-Applicant. The Co-Applicant hereby agrees as follows:

1. Co-Applicant has authority to enter into this agreement. Any person signing it on the Co-Applicant’s behalf has been duly authorized to execute agreements for the purchaser.
2. The information given in this Application and Agreement is warranted to be true, complete and correct and given for the purpose of obtaining credit.
3. The Terms and Conditions of this Agreement may not be converted without the written consent of Trailer Wizards Credit Manager.
4. Any amount due from the Co-Applicant to Trailer Wizards is due and payable upon receipt of invoice.
5. Accounts not paid by the due date are subject to an interest charge from the date of maturity at the rate of 26.82% per annum. Disputes on Invoices or Pricing must be made in writing to Trailer Wizards Ltd within 30 days of the date of the invoice.
6. Returned Payments will be subject to a \$35.00 service charge.
7. Failure to comply with these Terms and Conditions may result in cancellation of credit privileges without notice.
8. Co-Applicant will reimburse Trailer Wizards for all cost incurred in collecting any unpaid amounts including, but not limited to, legal fees and court costs on a solicitor/client basis, costs for seizure and sale of property and costs of the retrieval or repossession of Trailer Wizards property.
9. The Co-Applicant consents to the obtaining of credit and or personal information as may be required in connection with the credit hereby applied for or any renewal or extension thereof and to the disclosure of any trade information concerning the Co-Applicant to any credit reporting agency or to any person with whom the Co-Applicant has or proposed to have financial relations.
10. The Co - Applicant hereby grants to Trailer Wizards a Security Interest in all goods supplied to the Co - Applicant and over all of the Co - Applicants Present and After Acquired Personal Property and Assets as Security for the payment and performance of all obligations to Trailer Wizards.
11. In Quebec, The Co - Applicant, as of this date, grants in favour of Trailer Wizards as security for the outstanding indebtedness of any money owed to Trailer Wizards and in order to ensure the fulfilment of all the obligations resulting from said indebtedness, a universal movable hypothec to the extent of the sum of \$25,000 on all of its present and future movable property such as on all the equipment, machinery, fixtures, furniture, inventory, accounts receivables and/or any present or future movable property the Applicant may own.
12. The Co - Applicant hereby waives its right to receive any financing statement or verification statement relating to any registration of the security interest herein.
13. The Co - Applicant agrees that this application and agreement shall be governed by the laws of Canada and/or its Provinces.
14. The Applicant and Co-Applicant shall be jointly and severally (solidarily in Quebec) liable for this account.
15. The parties have expressly requested that the present agreement and supporting documents and/or correspondence be drafted in the English language. Les parties ont expressément requis que la présente entente, toute autre entente ancillaire et correspondance soient rédigées en anglais.

Signed

Print Name

Date