Account number:	 	
Credit line:		



## CDEDIT ADDITION

PLEASE PRINT											
BUSINESS NAME											
ADDRESS			CITY	CITY			STATE	ZIP CODE			
PHONE NUMBER				FAX NUMBER							
FEDERAL ID or SOCIAL SECURITY NUMBER				TAX EXEMPT NUMBER					<u>-</u> .		
CORPORATION	ATION PARTNERSHIP		PROPRIET	PROPRIETORSHIP INC		INCO	RPORATED: YEAR		AR STATE		
OWNERS, OFFICERS OR PARTNERS				ADDRESS				TELEPHONE			
		<u> </u>									
RADE REFERENCE	S										
NAME		ADDRESS				PHONE		FAX			
ANK INFORMATIO	N										
NAME		ADDRESS			PHONE FAX		FAX				
CREDIT REQU	ESTEI	):	l								
=					×		W	5			
											802 DX
PRINT NAME:			SIGNATURE:					DATE:			
PRINT NAME:			SIGNATURE:			DATE:					

## **CONSUMER CREDIT AGREEMENT**

In consideration of Seekonk Supply, Inc. ("SSI") extending credit to the undersigned consumer ("Customer"), Customer agrees that the following terms shall govern all future transactions between SSI and Customer unless and until modified by a written instrument signed by a corporate officer or Credit Manager of SSI: (1) All invoices shall be due and payable within 30 days of the invoice's date; (2) Customer shall pay a finance charge of 18% on all past due invoices; (3) Customer shall forthwith upon demand reimburse SSI for all expenses incurred on non-negotiable checks and/or for reversed credit card charges; (4) Customer shall immediately notify SSI in writing via certified mail, return receipt requested in the event of that Customer forms a corporation, limited liability company and/or any other business entity, and that failure to do so shall subject the undersigned to personal liability notwithstanding the formation of said business entity; (5) All past-due invoices which are forwarded by SSI to its counsel for collection shall be subject to attorney's fees, as liquidated damages, in an amount equal to 33.3% of the gross balance owed, inclusive of finance charges, and regardless whether litigation has been commenced. Customer agrees that said liquidated damages represent a fair and reasonable calculation of SSI's damages in the event that Customer's account is forwarded by SSI to its counsel for collection, and that same does not constitute a so-called "penalty;" and (6) All demands, claims, actions, causes of action, suits, proceedings and litigation between SSI and Customer (collectively the "Parties") arising out of or in any way connected with this Agreement and the Parties' performance hereunder, or any claim of damage resulting from any act or omission of the Parties, shall be commenced in the state courts of Bristol County, MA only.

This Agreement may be executed in multiple counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute one and the same document. Execution by facsimile, pdf or other electronic means shall be deemed an original signature.

Customer:	 	 
Date:		