

CUSTOMER NO.

APPLICATION FOR CREDIT AND STANDARD CREDIT AGREEMENT

Sign and Return this form to: SITECH Precision LLC Credit Department

P. O. Box 469 Raleigh, NC 27602 Email: credit@sitechprecision.com Fax 919-890-4661

CREDIT LIMIT

GENERAL INFORMATION: Please Print or	Туре			xisting Customer		
Applicant Name	Trade Name (or Vessel Name, if different)					
Physical Address						
Shipping Address	City	State	Zip	County		
Billing Address	City	State	Zip	County		
Business # ()	City	State	Zip Fax # ()	County		
Contact Name	Title		Email			
Description of Business	Business	s Start Date	Time as Curren	t Owner		
Type of Business:	☐ Partnership ☐ Corpo	oration L.L.C.	Other			
# of Employees	If Partnership, General	Limited Fe	ederal ID Number			
If Corporation, incorporated in State of		_ Date of incorporatio	n			
Has the business or any principal ever declared If yes, date(s) filed	bankruptcy? Yes No	Are there any out If yes, date(s) filed	standing liens or judgmo	ents?		
Purchase Order Number Required Yes	No Sales Tax Exem	pt 🗌 Yes 🔲 No	If yes, please attach copy	of exemption certificate		
Bonding Company	Contact Name		Phone # ()			
Insurance Company	Contact Name		Phone # ()			
BANK/FINANCE/LEASE CO. REFERENCE	CES: Checking	g:Sa	avings:	Loans:		
Acct. # Contac	, 1	ovide current balances)	□ ¢	П ¢		
(2)						
TRADE/EQUIPMENT REFERENCES:				Account #		
(1)			, 1			
(2)						
(PERSONAL INFORMATION ON OWNER		DC. A., 1 11 1				
Name/Title						
Home Address & Phone No.						
Name/Title						
Home Address & Phone No.						
Identification Provided: Yes No Form	n of Identification: Drivers' Lic	ense Passp	ort Other			
SIGNATURE Notice: Applicant and each other person signing be authorizes the release of such information to any parfrom banks, credit bureaus and other creditors, all of (including personal credit bureaus) as such party may SITECH Precision LLC is not responsible in the even	ry, who may provide credit to applic which are hereby authorized to rele y deem appropriate, and to share all	provided herein or in cor ant, whether herein or pur ease, any credit/financial i such information with the	nnection with this applicat resuant to a subsequent appl information concerning apple to other. This information w	cation or request, to obtain licant or such other person		
BY:	(SEAL) TITLE: _		DAT	E:		
BY:	(SEAL) TITLE:		DATE:			

Notice: If your application for business credit is denied, you have the right to a written statement of the specific reasons for the denial. To obtain the statement, please contact: SITECH Precision LLC P.O. Box 469, Raleigh, NC 27602, Atm: Credit Dept., within 60 days from the date you are notified of our decision. We will send you a written statement of the reasons for the denial within 30 days from receiving your request. The 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 derives 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 Lender is the FTC Regional Office for the region in which the Lender operates or the Federal Trade Commission, Equal Credit Opportunity, Washington, DC 20580

STANDARD CREDIT AGREEMENT TERMS

1. Scope of Agreement. This Agreement establishes the general terms upon which SITECH Precision LLC may extend credit to Customer.

Terms. Invoices are due to SITECH Precision LLC at its Raleigh, NC office on the 10th of each month following statement date. Invoices unpaid thirty (30) days after billing shall be subject to a monthly FINANCE CHARGE computed at a PERIODIC RATE of One and One-Half Percent (1½%) per month computed on the unpaid portion of the balance of the previous month less payments or credit within the billing cycle. Customer agrees to pay all FINANCE CHARGES assessed against the account because of late payment. The above referenced contract rate of interest of One and One-Half Percent (1½%) per month will also apply after Judgment, pursuant to N.C.G.S. §24-5, to any amounts due under this Agreement until paid in full. If the interest set forth in this Agreement shall for any reason be held to exceed the maximum amount allowed by law, such provision shall be construed by the appropriate judicial body by limiting and reducing it so as to be enforceable at the maximum amount allowed by law. Customer agrees to be bound by electronic communications relating to transactions with SITECH Precision LLC.

- 2. <u>Warranty.</u> All parts, services, and equipment sold, rented, or leased pursuant to this Standard Credit Agreement or pursuant to any other agreement between the parties shall be subject to the following terms and conditions:
 - a) A written manufacturer's standard warranty may be delivered with parts or new equipment purchased hereunder and any such warranty shall not be deemed to have been adopted by SITECH Precision LLC.
 - b) Any "used" parts or equipment, or any parts of equipment which are not "new" shall be sold "AS-IS" and "WITH ALL FAULTS" and the Customer acknowledges that no warranties of merchantability or fitness for a particular purpose are to be implied in the transaction, unless Customer receives a warranty in writing at the time parts or equipment are purchased.
 - c) SITECH Precision LLC does not extend any warranty on equipment which it leases or rents to Customer unless Customer receives such warranty in writing at the time of initial lease or rental.
 - d) If no written warranty from a manufacturer or SITECH Precision LLC is delivered with an item or if the Customer claims that the manufacturer's warranty does not apply for any reason, then the Customer shall be bound by the limitations of warranty and the limitations of remedy described in this Standard Credit Agreement. Customer acknowledges that it has no claim for breach of warranty against SITECH Precision LLC unless it receives a written warranty from SITECH Precision LLC at the time new parts or equipment is purchased.
 - e) Any warranty shall not apply to any parts or equipment which have been repaired or altered without SITECH Precision LLC's written consent, in any way so as to, in the judgment of SITECH Precision LLC, affect their reliability, or if they have been subject to misuse, negligence or accident or have been operated in a manner that is contrary to SITECH Precision LLC's printed instructions or has been operated under conditions which are more severe than, or otherwise exceeding, those set forth in the specifications for such parts or equipment.

THE WARRANTIES DESCRIBED IN WRITING BY EITHER A MANUFACTURER OR SITECH PRECISION LLC ARE THE EXCLUSIVE WARRANTIES AVAILABLE TO THE CUSTOMER AND ARE MADE IN LIEU OF ANY AND ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, AND THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE SPECIFICALLY EXCLUDED.

- 3. <u>Modification.</u> The Customer acknowledges that neither SITECH Precision LLC nor any of its agents have made any representations or warranties that are not expressly contained herein. No usage of trade or course of prior dealing between the parties shall be relevant or admissible to supplement, explain or vary any of the terms set forth herein. The failure of either party to enforce any of its rights hereunder shall not constitute a waiver of such rights or of any other rights hereunder. This Agreement may only be modified in writing and signed by both parties.
- 4. <u>Remedy Limitations.</u> The Customer's exclusive remedy for breach of this contract, negligence, breach of warranty or any defects of any nature in goods sold hereunder shall be repair or replacement of defective goods at SITECH Precision LLC's expense. In no event shall SITECH Precision LLC be liable for any incidental or consequential damages, including loss of profits, and the Customer hereby waives its right to recover incidental or consequential damages from SITECH Precision LLC.
- 5. Security Interest. Customer hereby grants to SITECH Precision LLC a security interest in all goods, equipment, or parts sold on open account pursuant to this Standard Credit Agreement or otherwise by SITECH Precision LLC, and SITECH Precision LLC may require execution of Uniform Commercial Code Financing Statements by Customer to perfect and extend perfection of such security interest. Customer also grants Power of Attorney to SITECH Precision LLC which shall be effective as long as any amount is unpaid under this Agreement and which gives SITECH Precision LLC the right to sign on behalf of customer on any financing statements SITECH Precision LLC may wish to file.
- 6. Attorney's Fees. If it should become necessary to hire an attorney to collect any past-due amounts, SITECH Precision LLC may also recover from Customer its reasonable attorney's fees incurred in connection with the collection of all past-due amounts. The parties hereto hereby stipulate that 15% of the balance of the principal and interest outstanding at the time the lawsuit is filed shall be a reasonable attorney's fee.
- 7. SITECH Precision LLC Not Required to Extend Credit. Nothing in this Agreement shall require SITECH Precision LLC to extend any credit to the Customer. If, however, SITECH Precision LLC in its sole discretion decides to extend credit to the Customer, such extension of credit and the terms of sale of all goods and services purchased pursuant to such extension of credit, shall be governed by the terms and conditions hereof. If Customer purchases equipment and any part of the purchase price is financed by SITECH Precision LLC or if equipment is leased or rented to Customer, Customer will be required to execute such additional documents, as SITECH Precision LLC requires.
- 8. <u>Place of Negotiation of Credit Agreement/Choice of Law.</u> This Agreement shall be deemed to have been negotiated in Wake County, North Carolina. This Agreement shall be governed by the laws of the State of North Carolina.

Customer	Initials	
Customer	imuais	

TO:	SITECH Precision LLC			
	Post Office Box 469 Raleigh, North Carolina 2	27602		
referred consider guarant arising, with suc become any deb Carolina any ren grantees	to request that you exten to as "the customer") ration of the credit that ee(s) to SITECH PRECISI secured or unsecured, absent attorneys fees and/or Fin necessary for SITECH PR to f the customer the under a law. The liability of the underes against the customer, or assigns. The undersigns	d and/or continue to ex of	tend credit to	med hereby unconditionally ner now existing or hereafter ment, or otherwise, together ection. In the event it should undersigned for collection of allowed by applicable North ontingent upon the pursuit of CISION LLC, its successors, y debts of the borrower may
therefor that the borrowd co-guara affect th trustee PRECIS notwith expressl of any of security benefits rights h	re may be changed or extent borrwoer may be granted er or any security therefore antor) may be granted induced continuing obligation of cordebtor in bankruptcy SION LLC hereunder mastanding any such exchangly waive(s) (a) notice of according the debts of the custome therefor; (d) all of the not under N.C. Gen. Stat. Secureunder shall operate to continue the continue of the custome the custome the continue of the custome cu	ided, in whole or in part, I indulgences generally; to may be modified or wait algences or released; that any other guarantor, and or reciver of any decease by be exercised without e, compromise, surrender eptance of the Guaranty ager; (c) protest and notice ices to which the undersications 26-7 through 26-9 onstitute a waiver thereof	to a time certain or otherwise, and may be renewed or acceptate any of the provisions of any note or other instrument yed; that any party liable for the payment thereof (including neither the death, bankruptcy nor disability of any one or that no claim need be asserted against the personal representation of the payment guarantor. All notice to or further assent by the undersigned, who say, extension, renewal, acceleration, modification, indulgence and of all extensions of credit to the customer; (b) presentate of dishonor or default to the undersigned or to any other general might otherwise be entitled; (e) demand for payment inclusive. No delay on the part of SITECH PRECISION	elerated, in whole or in particular evidencing any debts of the guarantors shall entative, guardian, custodian ll of the rights of SITECH chall remain bound hereon or release. The undersigned ent and demand for paymenter party with respect to any tunder guaranty, and (f) the LLC in exercising any of its
with res LLC, by	spect to future transactions of certified mail, addressed t	or commitments or externo SITECH PRECISION	their personal representatives, successors, and assigns unlensions of credit) terminated by notice to that effect reveive LLC at the address stated above. eunto set their hand and seal.	
	,			(SEAL)
SITEC	H PRECISION LLC.,	TITLE	GUARANTOR	(SE/IE)
SITEC	H PRECISION LLC.,	TITLE	GUARANTOR	(SEAL)
North (Carolina,	County		
	on of the foregoing instrume		, a Notary Public for said County and State, do hereby personally appeared before me this day and volun	certify that tarily acknowledged the du
	my hand and official seal,			
			,	
	mission expires		Notary Public	
	Carolina,			
	on of the foregoing instrum		, a Notary Public for said County and State, do hereby personally appeared before me this day and volunt	certify that arily acknowledged the due
My com	mission expires	·	Notary Public	

CONTINUING GUARANTEE