

Truck Sales, Full Service Truck Leasing, Commercial Truck Rental, Contract Maintenance, Dedicated Transport, Truckload and Intermodal Logistics

Sales Representative:	Amount Requested: \$		
	APPLICATION FOR CRE	EDIT	
Business Name:	Phone #:	Fax #: [	
Address:	City, State, Zip:		100 - 10 - 10 - 10 - 10 - 10 - 10 - 10
Business Entity: Corporation SC	orporation LLC LLP	General Partnership	Sole Proprietorship
State of Incorporation:	/pe of Business:	Length of Time in Bu	siness:
PO Required:	Federal Tax ID #:	USDOT #:	
Name and Social Security Number of Principa			
Company Name:	Phone #:	Fax #:	
Address, City, State, Zip:		Account #:	
	BANK REFERENCE		
Bank Name:	Phone #:	Fax #:	
		Account #:	
	CREDIT CARD INFORMAT	ION	
Credit Card Type: Visa MasterCard	American Express Expiration	Date: See	curity Code:
Credit Card Number:	Name or		
In consideration of and as a condition for credit extend the TCI Agreement(s), I herby extend the right to utiliz			nt within the terms outlined in

## AGREEMENT OF TERMS AND CONDITIONS

The Applicant, and the Joint Applicant/User of Account, if any (together, the "Applicant"), submit the information contained in this credit application ("Application") for the purpose of persuading and inducing TCI Companies, ("Creditor") its direct and indirect subsidiaries and its successors and assigns to make periodic sales of goods or services to Applicant on credit, and upon specific terms set forth in TCI Companies' invoices. Applicant's signature below and/or Applicant's acceptance of invoiced goods or services, individually or through its agents or employees, constitute an agreement by Applicant to pay all amounts owed promptly and within the terms of TCI Companies' invoices. Applicant promises to pay all debts and obligations to creditor in accordance with the trade terms established. Applicant waives all rights to dispute any invoice if not done so in writing within 30 days of invoice date. Applicant agrees to pay finance charges on all delinquencies at the rate of 1.5% per month or the maximum amount allowed by law. If Applicant fails to pay or otherwise perform its obligations to TCI Companies, a lawsuit need not be filed to allow an award of such reasonable attorney fees, expenses and costs and collection agency fees, and those reasonable attorney fees, expenses and costs shall include, by way of example, those incurred in making demand, preparing for, or at trial, appeal and for collection of any judgment obtained. Any dispute, claim, or controversy between Applicant and TCI Companies arising from this account (if the account is eventually authorized by TCI Companies) shall be governed in all respects by the laws of the State from which the contract for goods or services is executed. Applicant and TCI Companies agree that as to any dispute, claim or controversy, the parties agree that the jurisdiction and venue shall be in the State and County from which the goods or services contract is executed. Applicant and TCI Companies further agree that at the option of TCI Companies, any dispute, claim or controversy between Applicant and TCI Companies shall be determined by arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association. Upon issuance of an Arbitration Award, judgment maybe entered in any court having jurisdiction thereof. Arbitration shall be held in the City and State from which the goods or services contract is executed and shall be governed on all questions of law, according



Truck Sales, Full Service Truck Leasing, Commercial Truck Rental, Contract Maintenance, Dedicated Transport, Truckload and Intermodal Logistics

to the laws of the State from which the goods or services contract is executed. The Arbitrator shall award reasonable attorney fees and costs to the prevailing party, as well as reasonable arbitration, administrative, and arbitrator fees and costs. Any award of attorney fees shall include those fees necessary to establish the award as judgment, as well as any reasonable attorney fees and costs prior to arbitration or other legal action arising from a breach of this Agreement. If any provision of this Agreement is found to be unenforceable or invalid, it shall not affect the remaining provisions, and this Agreement shall be construed as if any such

unenforceable or invalid provision were omitted. The information in this Application is submitted for the purpose of verifying and answering questions as they relate to the credit experience of Applicant. TCI Companies is relying on the accuracy of all information provided, and in the event of any inaccuracy, the credit made available by TCI Companies shall be deemed to have been procured by fraud. Applicant also specifically authorizes TCI Companies to answer questions about its credit experience with Applicant. Applicant certifies that the information provided in this Application is true and correct. Applicant understands that TCI Companies will retain this Application whether or not it is approved. Applicant may not assign, delegate or otherwise transfer the account established pursuant to this Application, nor shall the relationship between TCI Companies and Applicant be assignable or delegatable by Applicant without the written consent of TCI Companies. Any cash discount is forfeited if invoices are not paid by due date. Applicant agrees to pay reasonable attorney and collection agency fees, expenses and costs incurred by TCI Companies in enforcing its rights of collection, before the beginning of court action or arbitration, at trial or arbitration, at any appeals therefrom, and for any collection efforts thereafter. All amounts owed to TCI Companies by Applicant pursuant to this Application shall become immediately due and payable to TCI Companies upon the sale of Applicant (whether by sale of stock, merger, sale of all or substantially all of the Applicant's assets or a similar transaction).

Signature:		Title:		
Printed Name:		Date:		
INDIRECT SUBSIDIARIES AND ITS SUCCUNLIMITED AS TO AMOUNT AND TIME. payment to TCI Companies of all amounts successors and assigns) from the applican agreement and authorization above ("Appli is being relied upon by TCI Companies in T prejudiced by the additional acceptance of Applicant, the extension of time, payment a Guarantor hereby waives notice of all of the condition precedent to the enforcement of t protest or diligence. This Guarantee shall celect to terminate this Guarantee, such terr demand shall then be considered made by Guarantor waives any subrogation rights Gobligations represented hereby are not pair rights hereunder, Guarantor hereby agrees Companies' rights and remedies under this Guarantee to extend credit to Applicant and also any credit reference and/or other refer the Guarantor including, but not limited to, and in such manner as TCI Companies detheir permitted successors and assigns. No Guarantor without the prior written consent Companies may freely assign or transfer thany such assignment or transfer by TCI Cothe context otherwise requires. This Guaran forth in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in the Applicant in the choice of law provision in	TEE OF PAYMENT ("GUARANTEE") IS ENFORCESSORS AND ASSIGNS ("TCI Companies").  I/We, the undersigned ("Guarantor"), hereby guar now due and owing or which may hereafter because it and any joint applicant/user of the account(s) recently. This Guarantee is submitted as per TCI of I/CI Companies' agreeing to extend credit to Applicant or other indulgence granted to Application of color of this Guarantee and Guarantor hereby expressly to continue until TCI Companies receives written no mination shall not affect the liability of Guarantor TCI Companies, irrespective of default by Application to may have against Applicant by reason dividend when due, and suit for collection or other collection or other collection agrees TCI Companies is authorized to contact agrees TCI Companies is authorized to conta	ITHIS GUARANTEE IS ABSO arantee (jointly and severally ome due and owing to TCI C eferred to in the credit applic companies standards of credicant. Liability of Guarantor icant, or by any agreement a lection or legal remedies aga waives demand, presentment tice of termination executed as to accounts and amounts cant, upon Guarantor for pay of any payment made under stion effort or process is insti- dilection agency fees incurred Guarantor understands that any credit or nore credit or consumer repo- dedit capacity, character or ghall be binding upon and inu- y of the rights or obligations and or transfer without such conder without the consent of all Companies shall also applications of the conder without the consent of the conder without the consent of the conder without th	DLUTE, UNCO y, if more than companies (inc tation ("Applica ditworthiness a shall not be af nt's obligations affecting said in ainst Applicant nt for payment by Guarantor. Is then owing fr yment in full of this Guarante tuted to enforce d by TCI Companie consumer reports bearing on eneral reputat re to the bene hereunder ma consent shall be guarantor or A y to any such ects by the law invalid, all oth	one) the prompt cluding its ation") and and this Guarantee ffected or s, reorganization of ndebtedness, and t shall not be a t, protest, notice of . Should Guarantor om Applicant, and f such amounts. ee. In the event the ce TCI Companies' panies. All of TCI is is relying on this porting agency and in characteristics of tion, at such times effit of the parties, ay be made by see null and void. TCI Applicant. Upon assignee unless we of the State set
Guarantor's Signature	Print Full 1	Vame		
Date//				
Home Address		_City	State	_Zip
Home Phone No	Driver License No		State	



Truck Sales, Full Service Truck Leasing, Commercial Truck Rental, Contract Maintenance, Dedicated Transport, Truckload and
Intermodal Logistics
Social Security No.