D. EDWARD LEASING COMPANY

Office: 250 SEANOR ROAD, PO BOX 278 WINDBER, PA 15963 (814) 266-3598 * Fax (814) 467-5282 1-800-635-8756

APPLICATION FOR CREDIT

COMPANY NAME:	FEDERAL ID#:	
Additional Trade Name:		
TYPE OF BUSINESS:		
Proprietorship () Partnership (ate of: Year Est
BILLING ADDRESS: Street:		
City:	State:	Zip:
Business Telephone:	Busin	ness Fax:
		Exempt #:
(Please attach a copy of Tax Exempt Sheet)		
NAME OF OWNERS: Name: Title	Home Addr	ress Home Telephone
Name of Bank:	Checking Acco	n:unt #: Opened: Telephone
I, the undersigned ("Guarantor"), request D. Edward Leasing Compaconsideration of such credit, unconditionally guarantee and promise goods and services from Creditor. This is a continuing guaranty, wharising under successive transactions that shall either continue the Creditor of any right hereby given it, no dealing by Creditor with Debt shall in any way affect any of my obligations hereunder or any secund Debtor, any other person, firm or corporation, or resort to any secund owing buy the Debtor to the Guarantor hereunder is hereby subordible paid to the Guarantor hereunder by Debtor in whole or in part duafter the invoice billing date, that a 1.5% per month (18% per annucosts incurred by Creditor in collecting any indebtedness, including be SIGNATURE OF AUTHORIZED MEMBER	to pay Creditor, or its assigns, any and all in nich shall not be revoked, and shall cover a indebtedness or, from time to time, renew it or or any guarantor or endorser, no change, rity furnished by me, or give me any recours ity held by it at any time before proceeding nated to all debts and obligations hereby guring the live of this Guaranty. Guarantor undum) finance charge is accrued on all delinqueut not limited to mechanic's lien expenses, control of the state of	idebtedness incurred by Debtor by reason of the purchase of all future indebtedness of the Debtor, including indebtedness after it has been satisfied. No exercise or non-exercise by impairment, or suspension of any right or remedy of Creditor se against Creditor. Creditor need not take any action against against me as Guarantor. All existing and future indebtedness laranteed, and without the prior consent of Creditor, shall not erstands and agrees that payment to Creditor is due 30 days ent balances, and that Guarantor is responsible for paying all bourt costs, and reasonable attorney's fees.
	TITLE:	DATE: