

# **Credit Application**

VAN MARCKE TRADE SUPPLY INC. ARIZONA/NEVADA/TEXAS

# Name/Address

Cash Custo	omer- Account #		PIN#
Credit Cust	tomer- Account#		Credit Approval Date:
Last:	First:	MI:	Tax I.D. Number
Doing Business A	NS:		Contractor's License #
Billing Address:			
City:	State:	ZIP:	Phone:
Home Address:			
City:	State:	ZIP:	Phone:
Company Inform	ation		
Type of Business	:	Ir	Business Since:
Legal Form Unde Corporation	r Which Business Operates Partnership  Proving	: oprietorship □ OTHER □ :	
If Division/Subsi	idiary, Name of Parent Cor	npany:	In Business Since:
Name of Compar	ny Principal Responsible for	Business Transactions :	Title:
Social Security	<b>#</b>		
Address:	City:	State:	ZIP: Phone:
Name of Compar	ny Principal Spouse:		
Social Security	<b>#</b>		
Address:	City:	State:	ZIP: Phone:
If Corporation:	State of Corporation	Nature of Business	Federal ID#
Year Incorporated	d If less than 3 yes	ars in business how long have	principals been in this trade?

# **Bank References**

Institution Name:	Institution Name:	Institution Name:
Checking Account #:	Savings Account #:	Home Equity Loan Balance: Loan:
Address:	Address:	Address:
Phone:	Phone:	Phone:

# **Trade References**

Company Name:	Company Name:	Company Name:
Contact Name:	Contact Name:	Contact Name:
Address:	Address:	Address:
Phone:	Phone:	Phone:
Account Opened Since:	Account Opened Since:	Account Opened Since:
Credit Limit:	Credit Limit:	Credit Limit:
Current Balance:	Current Balance:	Current Balance:

\*\*\* PLEASE NOTE \*\*\* APPLICATION WILL NOT BE PROCESSED UNLESS SIGNED BELLOW. COMPANY POLICY AND STATE LAW REQUIRES SIGNATURE OF BOTH HUSBAND, WIFE, AND OF ALL PRINCIPALS.\*\*\*

## \*\*\*\* PLEASE ATTACH A CURRENT FINANCIAL STATEMENT \*\*\*\*

Signature/Title	Date
Signature/Title	Date
Signature/Title	Date
Signature /Title	Date

TO INDUCE VAN MARCKE TO EXTEND CREDIT TO CUSTOMER FOR THE PURPOSE OF OBTAINING GOODS FROM VAN MARCKE. CUSTOMER MAKES THE ABOVE STATEMENTS, INTENDING VAN MARCKE SHALL RELY UPON THE SAME AS TRUE AND CORRECT CREDIT AGREEMENT: CREDIT WILL BE EXTENDED BY VAN MARCKE, BASED ON THE INFORMATION PROVIDED IN THIS APPLICATION AND VAN MARCKE IS AUTHORIZED TO CHECK APPLICANT'S BACKGROUND. CUSTOMER AGREES THAT ANY FINANCIAL DOCUMENTS PROVIDED VAN MARCKE ARE TRUE AND CORRECT, AND WILL PROVIDE VAN MARCKE WITH SUCH DOCUMENTS, FROM TIME TO TIME UPON REQUEST CUSTOMER REPRESENTS TO VAN MARCKE THAT IT IS SOLVENT AND THAT THE FINANCIAL STATEMENT ATTACHED ACCURATELY REFLECTS THE PRESENT FINANCIAL CONDITION OF THE CUSTOMER, AS TO THE DATE OF THIS AGREEMENT. CUSTOMER AGREES TO PAY ANY AND ALL CHARGES, FEES AND COSTS WHICH CUSTOMERS INCURS, ON THE CUSTOMER'S ACCOUNT. UNLESS CUSTOMER NOTIFIES VAN MARCKE IN WRITING WITHIN (5) DAYS OF ANY UNAUTHORIZED USE OF CUSTOMER'S CREDIT, CUSTOMER AGREES THAT ANY OTHER PERSON WHO INCURS CHARGES ON CUSTOMER'S ACCOUNT, IS AUTHORIZED TO DO SO. CUSTOMER AGREES TO PAY SAID INVOICES WITHIN 30 DAYS OF STATEMENT DATE. ALL SUMS PAST DUE 31 OR MORE DAYS SHALL BEAR AN INTEREST CHARGE AT THE RATE OF ONE AND ONE HALF (1.5%) PER MONTH. OR THE MAXIMUM ALLOWABLE UNDER THE APPLICABLE STATE LAW, OR \$1.00 PER MONTH MINIMUM (WHICHEVER IS GREATER). CUSTOMER AGREES TO NOTIFY VAN MARCKE, IN WRITING, OF ANY ERROR IN ANY INVOICE WITHIN 30 DAYS OF THE DATE OF THAT INVOICE, OR SAID DISPUTE SHALL BE WAIVED. CUSTOMER AGREES TO PAY VAN MARCKE A \$25.00 SERVICE CHARGE ON DISHONORED CHECK RETURNED TO VAN MARCKE. VAN MARCKE HAS THE RIGHT TO FILE A PRELIMNIARY NOTICE AND/OR MECHANICS LIEN AGAINST ANY SITE TO WHICH MATERIALS HAVE BEEN SUPPLIED REMAIN UNPAID. NOTHING CONTAINED HEREIN SHALL CONSTRUCT AS A WAIVER BY VAN MARCKE OF ANY LIEN OR BOND RIGHT OR ANY OTHER RIGHTS WHICH IT MAY NOW HAVE OR HEREAFTER ACQUIRE. BY LAW, FAN FURTHER RESERVES THE RIGHT TO DISCONTINUE OR REFUSE EXTENSION OF CREDIT AT ANY TIME. PAST DUE ACCOUNT: VAN MARCKE RESERVES THE RIGHT TO PLACE A DELINQUENT CUSTOMER ON A C.O.D. BASIS UNTIL ALL BALANCES ARE PAID IN FILL. CUSTOMER AGREES THAT IF VAN MARCKE IS NOT PAID ON TIME IN ACCORDANCE WITH THE ABOVE TERMS CUSTOMER SHALL PAY FOR ALL COSTS OF COLLECTION. LEGAL EXPENSES, ATTORNEY'S FEES AND ANY OTHER CHARGES WHICH CAN BE LEGALLY CHARGED TO THE CUSTOMER, PAID OR INCURRED BY VAN MARCKE IN COLLECTION OF CUSTOMER'S INDEBTEDNESS. ANY ACTION TO COLLECT PAST DUE BALANCES OR TO ENFORCE THE PERSONAL GURANTEE, SHALL BE, AT VAN MARCKE'S OPTION. FILED IN THE SUPERIOR OR JUSTICE OF THE PEACE COURTS OF MARICOPA COUNTY, ARIZONA; APPLICANT WANVES IT'S RIGHT TO LITIGATE IN ANY COUNTY OTHER THAN MARICOPA COUNTY, ARIZONA.

**PERSONAL GURANTEE**: IN CONSIDERATION OF THE EXTENSION OF THE CREDIT TO THE CUSTOMER BY VAN MARCKE AND AS AN INDUCMENT TO VAN MARCKE TO CONTINUE TO EXTEND CREDIT TO SAID CUSTOMER, BY SIGNATURE BELOW, INCLUDING IF IN ANY REPRESENTATIVE CAPACITY, OR AS AN AGENT, THE UNDERSIGNED JOINTLY AND SEVERALLY, UNCONDITIONALLY GURANTEE THE PAYMENT OF ANY AND ALL SUMS OF MONEY INCLUDING ANY LATE CHARGES AS ARE NOW, OR AT ANY TIME HEREAFTER MAY BE OWING TO VAN MARCKE BY SAID CUSTOMER, AS A RESULT OF VAN MARCKE S EXTENSION OF CREDIT. THE UNDERSAID AGREE TO HOLD VAN MARCKE HARMLESS FROM ANY LOSS, DAMAGE, AND EXPENSES CAUSED OR ARISING OUT OF DEFUALT ON THE PART OF THE CUSTOMER. VAN MARCKE, ITS ASSIGNEES OR SUCCESSORS IN INTEREST, MAY PROCEED AGAINST THE UNDERSIGNED WITHOUT BEING

REQUIRED TO FIRST PROCEED AGAINST THE CUSTOMER AND MAY PROCEED ANY ONE OF THE UNDERSIGNED WITHOUT WAIVING IT'S RIGHTS TO PROCEED AGAINST ANY ONE OF THE REMAINING GURANTORS. THE UNDERSIGNED WAIVE NOTICE OF; EXTENSION OF TIME OR MODIFICATION OF TERMS. SETTLEMENTS OR RESLOUTIONS OF DISPUTES, MODIFICATION OF CREDIT LINE, DEFAULT OF CUSTOMER. BY ANY CHANGE IN THE LEGAL FORM OR OWNERSHIP OF CUSTOMER; OR, ANY CHANGE WHATSOEVER IN THE BUSINESS RELATIONSHIP BETWEEN VAN MARCKE AND CUSTOMER. THIS IS AN ABSOLUTE AND CONTINUING GURANTEE AND SHALL NOT BE REVOKED EXCEPT IN RETURN NOTICE TO VAN MARCKE NOT TO MAKE ANY FURTHER SALES ON THE SECURITY THEREOF THIS GURANTEE AND UNTIL THE EXPIRATION OF FIVE (5) DAYS AFTER SUCH NOTICE SHALL HAVE BEEN RECEIVED BY VAN MARCKE BY REGISTERED MAIL, RETURN RECEIPT REQUESTED. ANY SUCH REVOCATION SHALL BE EFFECTICVE ONLY WITH RESPECT TO MERCHANDISE SHIPPED OR DELIVERED AFTER THE EXPIRATION OF SAID FIVE DAY PERIOD AND SHALL NOT AFFECT, IN ANY RESPECT, LIABILITY.

Signature/Title	Date
Signature/Title	Date
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Signature /Title	Date Date Date Date Date Date Date Date

### CORPORATE OFFICE/WAREHOUSE AZ

1830 W. Fillmore St (602) 258-7801 OFFICE

Phoenix AZ 85023 (60 BELL RD 2340 West Bell Road BLD 2 Phoenix AZ 85023

E. MESA 9107 E. Southern Ave. Mesa AZ 85208

GOODYEAR 14190 West Van Buren St Goodyear, AZ 85338

MESA 1440 S. Country Club Rd Mesa AZ 85210

(602) 253-7070 FAX **BETHANY** D 6025 N. 27th Ave. Ste. 3&4 Phoenix, AZ 65017

> MCKELLIPS 1444 North Scottsdale Road Tempe AZ 85281

PEORIA 11808 North 91st Avenue Peoria AZ 85345

**SCOTTSDALE** 8175 East Raintree Drive Scottsdale, AZ 85260 INDIAN SCHOOL 2304 East Indian School Rd Phoenix AZ 85016

TEMPE 7450 S. Priest Drive Tempe, AZ 85283

CHANDLER 930 E. Pecos Road, Suite 5-7 Chandler, AZ 85225

W. TUCSON 1121 W. Grant Rd. Ste 401.404 Tucson, AZ 85705 E. TUCSON 8822 East Broadway Blvd Tucson, AZ 85710

#### LAS VEGAS 5831 West Craig Rd Las Vegas NV 89130

LAS VEGAS 4296 S. Durango Dr. Las Vegas, NV 89117

HENDERSON 1075 American Pacific Dr. Ste F Henderson, NV 89074

#### **TEXAS OFFICE/WAREHOUSE** 413 113<sup>TH</sup> St. (817) 200-4407

 413 113<sup>TH</sup> St.
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 Arlington, TX 76011
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INWOOD 1333 Inwood Dr Dallas, TX 75247

ARLINGTON 2747 E. Division St Arlington, TX 76011