

WESTERN CANADA

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## **EASTERN CANADA**

740 Huronia Road, Unit #17 Barrie, Ontario L4N 6C6 T: 705-733-7720 / 1-855-733-7720 F: 705-733-7710 / 1-855-733-7710 sales@pro-linefittings.com

## **CREDIT APPLICATION FORM**

**COMPANY INFORMATION** 

Legal Company Name	:					
Street Address:						
PO Box:	City:			Province:		_ Postal Code:
Telephone:		Cellullar:			Fax:	
Type of Business:	O Corporation	O Partnership	🔿 Sole I	Proprietorship	# of Employee	es:
Nature of Business:						
Date Business Started	l:		Annu	al Sales:		
Purchases Orders:	O Yes O No Authorized Purchasers: 1)				2)	
Accounts payable Cor	ntact:		A/P Email	:		Credit Requested:
GST # / HST #:			PST Exem	pt #:		(Attach Certificate)
				) )N (provide complet	a datails)	
					•	
Home Address:				City:		Postal Code:
Name:				Position:		
SIN:		Date of E	Birth:		Telephone:	
Home Address:				City:		Postal Code:
			CREDIT R	EFERENCES		
Name:		Address:				Telephone:
Name:		Address:				Telephone:
Name:		Address:				Telephone:
			FINANCIAL	REFERENCES		
Bank <sup>.</sup>				Account No .		
						Postal Code:
						. Fax:

Please email or fax this form back to Pro-Line Fittings.

## To: PRO-LINE FITTINGS INC. or PRO-LINE FITTINGS EAST INC. (hereinafter referred to as the "Supplier")

- 1) The above note company ("the Company"), hereby applies for a credit account. The Company and the undersigned Directors/Officers ("the Directors") grant the Supplier and reporting agencies consent to the collection, use and disclosure of such personal information as appropriate for normal and reasonable business requirements within the purpose of the Personal I nformation Protection Act. The Company and the Directors further authorize the Supplier or its agents to obtain credit information from reporting agencies (including the Suppliers bank) and authorizes them to disclose to the Supplier credit information that may be necessary in establishing and maintaining an account. The Company agrees to pay the Supplier's account in full 30 days of the statement at the Supplier's office or it's mailing address, and to pay interest on all amounts over this 30 days period at a rate of TWO (2%) percent per month (26.8% per annum). The Company also agrees to the following;
- a) On approval of credit, a credit limit will be established by the Credit Department and the Sales Representative. Orders received when the Customer is over this credit limit will be accepted solely at the discretion of the Credit Department.
  - b) All credit privileges are automatically terminated with the receipt of an N.S.F Cheque. Credit privileges will be withheld until satisfactory arrangements are made regarding the full outstanding balance.
  - c) Accounts where payment has not been received within 30 days of advertising will be subject to cancellation without further notice and all orders will be handled C.O.D only or solely at the discretion of the Credit Department.
  - d) Unidentified and Lump-sum on account payments will apply to the oldest invoices or charges in the account unless specifically directed at the time of payment.
  - e) A Returned Goods Authorization Form issued by Supplier must accompany goods which are returned. The Supplier reserves the right to refuse the return of any itern(s) that are not a regular stocked item with the Supplier. Credit is subject to the inspection of the goods. On items that are acceptable for credit a re-stocking charge of twenty-five percent (25%) will be assessed against the credit to cover our handling and/or inspection or repackaging and based on the value of the goods at the time of purchase. Freight on the returned goods will be the responsibility of the customer unless the reason for the return is due to defective goods. All goods returned must be in saleable condition.
  - f) The Supplier's non returnable merchandise is all non-stocking, special, custom made, modified products, and parts are not returnable.
  - g) The Company agrees to pay the Supplier all losses, costs, expenses and fees arising from, or related to, purchases made on this account and efforts or collect payment for those purchase.

h) The Supplier reserves the right to change the aforementioned Terms and Conditions of Sale without notice.

The Company has read and understood the Supplier's terms of credit as indicated above and agree to abide by them. The Company understands that the Company is responsible and liable for payment of all goods supplied, or on behalf, of the Supplier.

COMPANY NAME:						
SIGNED:	TITLE:	DATE:				
By its Authorized Signatory						
NAME (Please Print):	EMAIL:					
SIGNED:	TITLE:	DATE:				
Director 2						
NAME (Please Print):	EMAIL:					
NO	TICE OF GUARANTEE					
1. In consideration for PRO-LINE FITTINGS INC. or PRO-LINE FITTINGS EAST IN	NC. (hereinafter referred to as	s the "Supplier), supplying goods and extending credit or continuing				
to extend credit from time to time.						
T0	(hereinafter referred to as the "Customer")					
OF in the City/Municipality						
I, (hereinafter referred to as the "Guarantor") HEREBY GUARANTEE the Supplier the due and regular payment of all monies the						
<ol> <li>The Guarantor authorizes the Supplier to extent any amount of credit to the Cuss bills, notes, or other securities as the Supplier may at any time hold, to increase indulgence, to compound or otherwise compromise with the Customer as the S and without discharging or in any way affecting the liability of the Guarantor he</li> <li>This is a continuing guarantee to cover the total liability of the Guarantor he</li> <li>This is a continuing guarantee to cover the total liability of the Customer to the S proved received by the Supplier, but such revocation does not release the Guara</li> <li>This is an absolute Guarantee of payment and the Suppliers may have recourse ag</li> <li>All debts and claims that the Guarantor may at any time have against the Cust receive from the Customer shall be held for the accounts of an paid over to the</li> <li>Until all indebtedness hereby guaranteed has been paid in full, the Guarantor h</li> <li>Any notice of demand given by the Suppliers and any notice so served or mailed sh served, or two days after being mailed in any post office box in Canada.</li> <li>This Guarantee shall be valid notwithstanding any change or changes in the na said firm or Customer by death, retirement of one or more members, or by the</li> <li>This Guarantee ensures to the benefit of the Supplier, its successors and ass IN WITNESS WHEREOF this Guarantee has been duly executed at the City/Munic</li> </ol>	e or reduced the rate of interess supplier may decide, or to add erein. Supplier and remains in force un ntor from ant liability in respec- jainst the Guarantor without not tomer are postponed to the cli- e Supplier to the extent that the has no right of subrogation un may be served personally or b hall be deemed to have been re- ame of the Customer or the file introductions of one or more re the Guarantor is a natural pe- igns.	t on any such indebtedness to grant to the Customer any other or release any one or more Guarantors without notice to the Guarantor intil revoked by notice in writing signed on behalf of the Guarantor and its of the debts incurred by the Customer before the date of revocation. tice if default by the Customer and without first exhausting its other remedies aim of the Supplier and all monies the Guarantor may from time to time be Guarantor may lawfully do so. less expressly granted in writing by the Supplier. be sent by ordinary mail addressed to the Guarantor or the Customer at acceived by the Customer or the Guarantor when delivered, if personally rm or the Customer or any change or changes in the membership of the partners, owners or directors. erson, their heirs, executors, administrators, and assigns of the Guarantor.				
this, day of, 20		III die Honnoe of,				
WITNESS						
Name:						
Address:						
Telephone:						
Occupation:		Guarantor				