

Email Address: _____

31855 VAN DYKE AVE. WARREN, MI 48093-1047 PHONE: 586-825-0200 FAX: 586-825-0228 www.madisonelectric.com

Fax:

APPLICATION FOR BUSINESS CREDIT ACCOUNT

Credit application consists of a four page Madison Electric form and a one page Michigan Sales and Tax Certificate of Exemption form. All sections of both forms must be completed in their entirety and returned to the Credit Department before consideration will be given to any request. This application is for the confidential use of the Credit Department.

BILLING INFORMATION Name: Address: P.O. Box: _____ City: ____ County: ____ State: ____ Zip: ____ Phone: ____ Fax: ____ Company Web Site: Email Address: Preferred method to receive invoices and statements: ☐ Email ☐ Fax ☐ Regular Mail SHIPPING INFORMATION (if different than billing) 1. Name: State: Zip: City: ____ Address: State: _____ Zip: ____ City: *Please include list for additional locations. **BUSINESS INFORMATION** Type of Business (Please Describe): Business Started: Number of Employees: Business is: ☐ Individual/Proprietorship ☐ Partnership ☐ LLC ☐ Corporation ☐ Division ☐ Subsidiary Name and address of parent company if a division or subsidiary: Federal Tax ID Number: _____ SIC Code: ____ DUNS Number: ____ Corporate Officers Owners or Partners President Vice Pres Sec-Treas-CFO Purchasing Agent/Buyer: Phone: Email Address: Fax: Accounts Payable Contact: Phone:

BANK REFERENCE

Bank Name and Address:							
Account Number:	ount Number: Loan Officer/Contact Person:						
Phone:							
CREDIT REFERENCES							
Please list four credit references with whom you have open account credit, preferably material suppliers, including other electrical distributors. If new in business with no established credit references, please list four personal references other than family. IMPORTANT: Fax numbers are required for timely processing of this application.							
Name	Address	City	State	Zip	Phone No.	Fax No. (required)	
1.							
2.							
3.							
4.							
	ACCOU	NT REQUIREM	1ENTS				
Please give us a list of persons w	•			•			
	Name:						
Name:							
Name: Name:							
Do you require the following?	Price extended on De	elivery Receipts	□ Yes	□ No			
Purchase Order Numbers	es 🗆 No Month	ly Statement	Yes \square	No			
NOTE: A Michigan Sales and or faxed to you when your accourned.	unt is opened. Sales ta						
		TERMS					
PAYMENT TERMS: CASH DISCOUNT AS STATED ON OUR INVOICE: 10TH PROX., OR NET 30 DAYS							
A SERVICE CHARGE OF 1.5% PER MONTH OR 18% PER ANNUM WILL BE ADDED TO PAST DUE BALANCES.							
No stock goods will be accepted thirty days old. Returns on transportation cha		andise will be subje	ect to facto	ory inspectio	n and restocking o	charge plus	
I hereby certify that the	e above statements are tro	ue and complete and	d are made	e for the pur	pose of obtaining	credit.	
I hereby a	uthorize Madison Electric	c Company to conta	act the abo	ve reference	es and bank.		
SIGNATURE					TITLE		
PRINT NAME					DATE		

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TERMS AND CONDITIONS

(The following section must be READ, SIGNED, and RETURNED with the Credit Application)

- 1. **GENERAL TERMS:** This is a memorandum of the terms and conditions of sale. Modifications, changes, additions, cancellations, or suspensions will not be binding unless accepted in writing. When your orders contain provisions inconsistent with the provisions of the invoice, ours shall prevail and any changes in quantities ordered are subject to price revision if necessary.
- 2. **TITLE AND RISK:** Unless otherwise specified in writing, the Seller retains title until payment is received by Seller. Irrespective of this provision, and of the provisions concerning prices and transportation charges, risk of loss or damage shall pass to Buyer or to any common contract carrier, as the case may be, whichever first occurs. If we assist Buyer in processing claims against carriers, we shall not incur any liability therefore.
- 3. **DELAYS:** All estimates as to deliveries are based upon conditions prevailing at date of quotation and Seller will use his best efforts to meet the estimated delivery date. In the event that there are delays in deliveries, the Seller shall not be liable therefore and the Buyer agrees to accept such deliveries when made by the Seller. If the Seller is unable to deliver material for account of Buyer's orders or contracts for any of the following causes, inadequacy of labor, fuel, power, materials, facilities of supplies, strikes, lockouts, war, blockages or embargoes, acts or requirements of any State or beyond reasonable control of the Seller, whether of a similar or different nature than the foregoing, the Seller may cancel the Buyer's order or contract with respect to such material without liability to either party.
- 4. **CANCELLATION:** Orders shall not be canceled except upon mutual agreement. Seller will not in any event agree to cancellation when special stock has been manufactured to order, or because of any price changes.
- 5. **CREDIT POLICY:** Payments of each invoice whether or not such invoice covers the entire order, shall be made in accordance with the terms of payment which are effective on the actual date of invoice; cash discount, when allowed does not apply to State or Federal taxes, transportation, charges or containers. Past due accounts are subject to an Administrative Late Charge of 1.5% per month. In the event that legal action is required for collection of past due monies, Buyer shall pay all attorney's fees and court costs.
- 6. ADEQUATE ASSURANCE OF PERFORMANCE: If the Buyer fails to fulfill the terms of payment of any invoice or if the financial responsibility of the Buyer shall become impaired or unsatisfactory to the Seller, or if necessitated by any acts of any government authority, the Seller reserves the right to change terms of payment and/or deter or discontinue further shipments without prejudice to any other lawful remedy, until past due payments are made and satisfactory assurances of Buyer's credit standing are received by the Seller or until such acts or requirements of such governmental authority shall have been complied with. The Seller also reserves the right in the case of any of the foregoing events to cancel the contract, in which event the Buyer shall compensate the Seller for any commitments, obligations, expenditures, expenses and costs the Seller may have incurred in connection with the contract. Each shipment by the Seller shall be considered a separate transaction and if payment is not received therefore within the periods specified herein, the Seller may bring a separate suit to recover the contract price of each such shipment.
- 7. **BUYER'S INSPECTION DUTIES:** As soon as goods are delivered to Buyer, Buyer shall inspect the goods, whether or not the inspection of the goods is difficult due to size of the goods or manner of packaging of the goods. Notice in writing shall be given within 48 hours of receipt of goods of any defects or omissions. Failure to give written notice specifying in detail the objections of the Buyer, within 48 hours after receipt shall constitute irrevocable acceptance of the goods. Goods subject to complaint must be kept intact and protected until Seller has had a reasonable opportunity to inspect the goods and arrange for repair or replacement of the goods.
- 8. LIMITATION OF DAMAGES OR BUYER'S REMEDIES: The goods sold are warranted to be free from defect in material and workmanship for a period set forth by the manufacturer. NO OTHER WARRANTIES, EITHER EXPRESSED OR IMPLIED, ARE MADE BY THE SELLER. SELLER HEREBY EXCLUDES ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ALL SPECIAL, INCIDENTAL AND CONSEQUENTIAL DAMAGES ARE EXCLUDED. SINCE IN THE CASE OF CONSUMER PRODUCTS SOME STATES DO NOT ALLOW EXCLUSIONS OR IMPLIED WARRANTIES OR THE EXCLUSION OF SPECIAL INCIDENTAL, OR CONSEQUENTIAL DAMAGES, ONE OR MORE OF THE EXCLUSIONS MAY NOT APPLY TO CONSUMER PURCHASES LOCATED IN SUCH STATES. Buyer's exclusive remedy on account of the furnishing of material that does not conform to this contract shall be, at Seller's option, to secure replacement thereof or payment of the claim (which shall not exceed the purchase price of goods in respect of which such claim is made); in no event shall Seller be liable for special, indirect, incidental, or consequential damages.

TERMS AND CONDITIONS CONTINUED

- 9. **BUYER'S HOLD HARMLESS:** The Seller shall not be liable for infringement of any patents, domestic or foreign, arising our of use, installation or resale of material to be furnished under this proposal. If such material is manufactured or furnished by the Seller in accordance with the Buyer's instructions or specification, the Buyer will keep the Seller harmless from liability or expense of any nature or kind whatsoever based on or arising out of any claim for infringement of any patent, domestic, or foreign.
- 10. **TAXES:** Quoted prices do not include tax. If we are required to pay or collect any tax, excise, duty or levy now or thereafter exacted or imposed by any governmental authority on the manufacture, sale, delivery, and/or use of any item delivered, an additional charge will be made therefore unless we are furnished with a proper exemption certificate in those cases where its use is authorized by law.
- 11. **LIMITATIONS OF SELLER'S RESPONSIBILITY:** Seller is a material supplier only, and not a building contractor. Seller is not responsible for architectural plans, job site or field measurements, costs of job site rework, cost of delay damages or other installation costs. No claims by Buyer for installation or removal costs of defective material will be honored by us, nor will claims for right to recover by securing substitute goods or any other special, consequential, or incidental damages.
- 12. **AUTHORITY OF SELLER'S AGENTS:** No agent, employee, or representative of Seller, has any authority to bind Seller to any affirmation, representation, or warrant concerning the goods sold, unless an affirmation, representation, or warranty made by an agent, employee, or representative is specifically included within this writing, it has not formed a part of the basis of this bargain and shall not in any way be enforceable.
- 13. MODIFICATIONS: These terms and conditions of sale can be modified or rescinded only by a writing signed by Seller.
- 14. **CONSTRUCTION AND VENUE:** This agreement shall be interpreted un the Uniform Commercial Code as adopted by the State of Michigan and jurisdiction and venue for the resolution of any dispute arising from this agreement shall be in any judicial district in the County of Macomb as selected by Seller. The provisions of this agreement are severable. Unenforceability or waiver of any of the provisions shall not affect the remaining provisions.

Please sign and return to Madison Electric Company.

We understand	, acknowledge an	nd accept Madison	Electric Company	s terms of sa	le and certify	that the information	n given is tru	ae and
correct.								

COMPANY NAME	DATE
SIGNATURE	TITLE

PRINT NAME

Michigan Sales and Use Tax Certificate of Exemption

DO NOT send to Treasury – Certificate must be retained in the Seller's Records.

This section is invalid unless all four sections are completed by the purchaser.

SECTION 1: CHECK ONE OF THE FOLLOWING				
	nket certificate. Expiration date, cimum of 4 years:			
	ible personal property and selected services made from the vendor chaser's proposed use of the items or services, OR the status of the			
Madison E 31855 Va	Electric Company an Dyke Avenue MI 48093-1047			
SECTION 2: ITEMS COVERED BY THIS CERTIFICATE	E (Check one of the following)			
☐ All items purchased. ☐ Limited to the following items:				
SECTION 3: BASIS FOR EXEMPTION CLAIM (Check or	n of the following)			
For Resale at Retail. Sales Tax License Number: For Lease. Use Tax Registration Number: The following exemptions DO NOT require the pure For Resale at Wholesale Agricultural Production Industrial Processing %				
 ☐ Church, Government Entity, Nonprofit School, or Nonprofit ☐ Nonprofit Internal Revenue Code Section 501 (c)(3) or 501 (Must provide IRS authorized letter with this form.) ☐ Nonprofit Organization with an authorized letter issued by the (Must provide a copy of letter with this form.) ☐ Rolling Stock purchased by an Interstate Motor Carrier ☐ Direct Mail (delivered to multiple taxing jurisdictions, purch 	ne Michigan Department of Treasury prior to 1994 maser assumes tax obligation)			
	certificate is true, that I have consulted the statutes, administrative that I have exercised reasonable care in assuring that my claim of is disallowed, I accept full responsibility for the payment of tax,			
Business Address	City, State, ZIP Code			
Business Telephone Number (include area code)	Name (Print or Type)			
Signature and Title Date Signed				