

## **CREDIT APPLICATION FORM**

PLEASE ATTACH ANY NECESSARY SUPPORTING DOCUMENTS, SUCH AS CREDIT APPLICATION AND TERMS AND CONDITIONS.

APPLICATION MUST BE COMPLETED IN FULL						
Company Name:		DBA:				
			Years in			
Address:			Business	:		
City:	State:		Zip Code	:		
Email:	Fax:		Phone:			
D & B Number:						
Shipping Address (If different than billing):	City:		State:	Zip Code:		
Tax ID Number						
OWNERSHIP						
Corporation:	Individual:			Partnership:		
PRINCIPAL						
Name:	Title:			SS#:		
Name:	Title:			SS#:		
DANK REFERENCES						
BANK REFERENCES Bank Name:	Address					
	Address:					
Account Number:	Contact:					
CREDIT REFERENCES - THIS APPLICATION WILL NOT BE	PROCESSE <u>D</u> W	/ITHOUT PHONE# OR	EMAIL.			
Company Name:		Account Number:				
Contact: Ph	one:		Email:			

## PLEASE READ THE FOLLOWING TERMS AND CONDITIONS OF SALE:

- 1. Grow Pros Solutions may, in assessing the Applicant for credit or if the application is accepted and subsequently any payment becomes overdue, obtain personal information and seek from a credit reporting agency or other credit provider information about Applicant's credit arrangement. Applicant understands that this information may include Applicant's credit worthiness, credit history, or credit capacity that the credit providers are allowed to give or receive.
- 2. The applicant(s) must inform Grow Pros Solutions in writing, within seven (7) days, of any change of his/her their business details (including but not limited to: business address, telephone numbers; change in ownership; and/or change in officers or directors) or corporate structure.
- 3. Grow Pros Solutions reserves the absolute right to refuse or withdraw from these terms and conditions at any time, in the event that the applicant(s) is in breach of these terms and conditions
- 4. All contracts between Grow Pros Solutions and the Applicant shall be deemed to have been entered into in the State of California, and shall be construed according to the laws of the State of California.
- 5. Applicant can only be considered once Grow Pros Solutions receives the original application with all pages having been completed and signed by an owner, partner, director member, and/or officer.
- 6. Payments are due within provided terms from ship date. If any amount is not paid within the agreed term the Applicant shall be liable for the interest at the maximum rate permitted by California law.
- 7. Goods returned will not be accepted for credit unless previously arranged with Grow Pros Solutions who reserves the right to charge a restocking/handling fee of 10%.
- 8. In the event Grow Pros Solutions instructs attorneys to collect from the Applicant an amount owed to Grow Pros Solutions, the Applicant agrees to pay all costs as between attorney and own client, including but not limited to collection charges and court costs. Any dispute or controversy arising from this agreement that is over the sum of \$100,000.00 will be resolved by arbitration court in Los Angeles County.
- 9. If the Applicant is a business unit or division of an entity, versus a separate legal entity, the legal entity which owns Applicant must be named as the Applicant, though the division or business unit name may also be indicated, and the individual signing must be an authorized signatory of the legal entity which owns the division or business unit.

GROW PROS SOLUTIONS - 4833 LANIER ROAD, CHINO, CA 91710 • PHONE: 626-900-8986





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I/We acknowledge that the information provided within this application has been read and understood by me/us, and I/we declare that all the information is true and correct in every detail and I/we acknowledge that if credit is given, credit will be provided in reliance upon the information supplied by me/us herein. No changes have been made to the terms and conditions provided by Grow Pros Solutions

Signature:	Full Name (print):		Date:
Signature:	Full Name (print):		Date:
Has the Firm or any of it's principals ever been	Bankrupt?	Yes	No
undersigned warrants that the information submextension of credit, said business promis es to pmonth (18% annual percentage rate) on all past	itted is true and correct. You are auth ay for all purchases within the terms due balances. In the event any third p ling attorney fees, whether or not litig	orized to investigate the credit refere agreed (ENTER TERMS HERE) and ag arties are employed to collect any ou ation has commenced, and all costs	Attending of credit. As an inducement to grant credit, the ences and principals listed. In consideration for the grees to pay a service charge per month of 1-1/2% per tstanding monies owed by said business the undersigned of litigation incurred. The undersigned represents that he/
Name of Business:		_	
Signature:	Full Name (print):		Title:
Signature:	Full Name (print):		Title:
business identified below whether said sums are It is understood and agreed that credit, if extende <b>Grow Pros Solutions</b> and the business. <b>Grow Pro</b> demand, notice of default and any extension of ti This guaranty shall continue in force until notice the date on which this guaranty is to be terminate to any sum or debt incurred prior to such terminal In consideration of Grow Pros Solutions extendin weeks of receiving the lights, 2. to schedule a finsubmitted to Xcel energy. Failure to do so will de	due under open account, contract or d, is to be on a continuing basis and is <b>Solutions</b> shall not be obligated to me or any other forbearance which me now writing, sent by registered or certified, said date not to be less than sevention.  If you day terms to the below signed in all walk through with Xcel energy to coay or negate the rebate payment and	otherwise. may exceed estimated maximum crecipotify the undersigned of the dates or ay be extended by <b>Grow Pros Solutio</b> ed mail, return receipt requested is readays after such notice is received. Solutional, that individual agrees 1. to honfirm the project is completed, and 3	dit limit required as stated in the credit agreement between amounts of any such credit and the undersigned waives ns.  Deceived by Grow Pros Solutions. Said notice shall specify such termination shall in no way release the undersigned as as an ave the lights completely installed and operational within 2 sto have the final Xcel rebate application signed and sponsible for returning any unopened and undamaged light.
to Grow Pros Solutions and paying for any open of	-		
Full Name (print, no title):Home Address:		Home Phone #:	Date:
Signature:	SS#:	Name of Business whose acco	ount is guaranteed:
FOR CREDIT DEPARTMENT USE ONLY			
Credit Terms:		Credit Limit:	
Approved by:		Date:	

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Note: