

CLIENT CREDIT APPLICATION

Section 1: Company Information

Legal Company N	lame:			
Address:		Contact:		
		E-mail:		
Phone:		Fax:		
How many years	in business Type of Business –		Lease or Own property:	
Ownership:	Corporation Partners	ship	Sole Proprietorship	L.L.C.
	Section 2: F	inancial Information	on	
Federal ID #:	ID #: If Individual: SS #:			
Name of Compa	ny's Controller:			
Bank Information	n: 		Account # :	
Bank Officer:		Phone:	Fax:	
	Section 3: Princ	cipal Partners or O	fficer	
Name 1.	Title 1.		SS # 1.	
2.	2.		2.	
3.	3.		3.	
	Section 4:	Trade References		
Company			Phone	
Address			Fax	
Company			Phone	
_				
Address			Fax	

Company		Phone	
Address		Fax	
ARC AIR LOGISTICS, Inc., given the authorization, morphyse of providing credit for Freight Forwarding, undersigned warrants that the information given is trucredit references listed herein.	Customs Brokerage, and general log	istics services to you	r company. The above and
X Signed Name _ Must be signed by Principal Partner or Officer	Title		Date
Customer acknowledges and consents to ARC AIR LO			
Personal Guarantee: In consideration of credit being extended by an Individual or Individuals, a sole proprietorship, a partnership, personal capacity hereby guarantee payment, when due, of all active years following the date of this application. The undersigned personal guarantee, notice of extension of credit to applicant, prespersonal guarantors of dishonor or default by applicant or with acceptance of partial payment or partial compromise, and all othe and demand for payment under this personal guarantee. Absent with the control of the	a corporation, or other entity, the undersign counts of said applicant for services rendered personal guarantor or personal guarantors entment, and demand for payment on applica respect to any security held by ARC AIR L or notices to which the undersigned personal	ned personal guarantor or . This personal guarantee each hereby expressly waiv int, protest and notice to un OGISTICS, Inc. extension guarantor or personal guar	personal guarantors each in thei shall apply to all shipments within re all notice of acceptance of this dersigned personal guarantor and of time of payment to applicant antors might otherwise be entitled
X Signed Name _ Must be signed by Principal Partner or Officer In Their	Personal Capacity		Date
Please provide your company's most recent financia	al statement as a <u>pre-requisite</u> to our (granting of credit appro	oval. Thank you.
Approved	Credit Department Use Only	Dec	clined
For ARC AIR LOGISTICS, IncComment:	Date	Terms	Rep
Apart from the obvious risk of destruction of following with regards to non-insured cargo **** Carriers (Ocean or Air) have no liab):	your company sh	ould be aware of the
 Acts of God, such as: heavy weather Acts of War, strikes, riots, civil comm Criminal acts or negligence by maste Latent defect in hull or machinery, inc 	otions, or unrest. er or crew	el or container.	
When the Carrier does have liability, it is ge	nerally limited as follows:		
>Ocean Carrier - \$500 per package (A >International Air Carrier - \$9.07 per po		a package)	
To assist ARC AIR Logistics, Inc. in determi insurance coverage options below.	ning your exact insurance nee		accept or decline
We do wish ARC AIR Logistics, I	•		ipments for:
All Risks*	With Average*	Free of Pa	rticular Average*
*Please review marine car	go policy regarding the insuring o	onditions and cove	rage
110% of Cost & F	reight		
110% of Cost, Fre	eight and Customs Duties		
We do not wish ARC AIR Logistic	rs Inc to insure all of our l	mport and/or Ex	nort shinments

If you decline insurance, please provide the following information

Insurance Company / Phone #:				
Policy Number:				
Written authorization will be given to ARC AIR Logi	stics, Inc. for each shipme	nt.		
*If ARC AIR Logistics, Inc. does not receive shipment will not be insured.	authorization <u>prior to depa</u>	<u>rture;</u> you	r	
Company Name:				
Signature:	X			
Date:				
Print Name:				
Title:				
Section 6: Surety Bond (I	mports Only)			
The client already has a Surety Bond in place		Yes	No	,

*Please note it can take up to (45) days for submission and approval of your bond application.

Yes

No

ARC AIR Logistics, Inc. Office Locations:

1950 E. 220 th Street, Suite 201, Long Beach, CA 90810 (310) 549-3778 I Fax (310) 549-3786
156-15 146 th Ave., Suite 208, Jamaica, NY 11434 (718) 481-8992 I Fax (718) 481-8766
2828 Old Hickory Blvd, Unit 1504, Nashville, TN 37221 (615) 662-4800 I Fax (615) 662-4814
728 Skyline Drive Martinez, CA 94553 (650) 787-8518 I Fax (650) 240-0335
616 E. 63 rd Street, Suite 105, Kansas City, MO 64110 (816) 237-1487 I Fax (816) 237-1828

ARC Air Logistics, Inc. Terms and Conditions of Service

These Terms and Conditions of service constitute a legally binding contract between the "Company" and the "Customer" and shall governing all transactions between them

The client would like to apply for a Surety Bond through our Services*

etc.; unless specifically requested to do so in winning

Reliance On Information Furnished.

Customer acknowledges

- Customer acknowledges that it is required to review all documents and declarations prepared and/or filed with the Customs Service, other Government Agency and/or third parties, and will immediately advise the Company of any errors, discrepancies, incorrect statements, or omissions on any declaration filed on Customers behalf; In preparing and submitting customs entries, export declarations, applications, documentation and/or export data to the United States and/or a third party, the Company relies on the correctness of

all documentation, whether in written or electronic format, and all information furnished by Customer; Customer shall use reasonable care to insure the correctness of all such information and shall indemnify and hold the Company harmless from any and all claims asserted and/or liability or losses suffered by reason of the Customer's failure to disclose information or any incorrect or

- snail indemnity and note under Company narmiess from any and air claims asserted and/or liability or losses suffered by reason of the Customer is fallered by reason of the Customer statility to disclose any and all information or any incorrect or false statement by the Customer upon which the Company reasonably relied. The Customer agrees that the Customer has an affirmative non-delegable duty to disclose any and all information required to import, export or enter the goods.

 9. Declaring Higher Value to Third Parties. Third parties to whom the goods are entrusted may limit liability for loss or damage; the Company will request excess valuation coverage only upon specific written instructions from the Customer, which must agree to pay any charges therefore; in the absence of written instructions or the refusal of the third party to agree to a higher declared value, at Company's discretion, the goods may be tendered to the third party, subject to the terms of the third party's limitations of liability and/or terms and conditions of service.

 10. Insurance. Unless requested to do so in writing and confirmed to Customer in writing, Company is under no obligation to procure insurance on Customer's behalf; in all cases, Customer shall pay all premiums and constitute or connection with procuring requested insurance.
- and costs in connection with procuring requested insurance.

 11. Indemnification/Hold Harmless. The Customer agrees to indemnify, defend, and hold the Company harmless from any claims and/or liability arising from the importation or exportation or customers merchandise and/or any conduct of the Customer, which violates any Federal, State, municipal, law, regulation and/or other laws (including but not limited to treaties and the common law), and further agrees to indemnify and hold the Company harmless against any and all liability, loss, damages, costs, claims and/or expenses, including but not limited to reasonable attorney's fees, which the Company may hereafter incur, suffer or be required to pay by reason of such claims; in the event that any claim, suit or proceeding is brought against the Company, it shall give notice in writing to the Customer by mail at its address on file with the Company.

 12. Limitation of Actions.

- Actions.

 Unless subject to a specific statute or international convention, all claims against the Company for a potential or actual loss, must be made in writing and received by the Company, within (7) seven days of the event giving rise to claim; the failure to give the Company timely notice shall be a complete defense to any suit or action commenced by Customer.

 All suits against Company must be filed and properly served on Company as follows:

 i. for claims arising out of ocean transportation, within thirty (30) days from the date of the loss;

 for claims arising out of air transportation, within thirty (30) days from the date of the loss;

 iii. for claims arising out of the preparation and/or submission of an import entry(s), within thirty (30) days from the date of liquidation of the entry(s);

 for any and all other claims of any other type, within thirty (30) days from the date of the loss or damage.

 Limitation of Liability.
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- 13. Disclaimers: Limitation of Liability.

 a. Except as specifically set forth herein, Company makes no express or implied warranties in connection with its services;
 b. Subject to (c) below, Customer agrees that in connection with any and all other closure of amage.

 c. In connection with all services performed by the Company, the Company shall only be liable for its negligent acts, which are the direct and proximate cause of any injury to Customer, including loss or damage to Customer's goods, and the Company shall in no event be liable for the acts of third parties;
 in connection with all services performed by the Company shall in no event be liable for the acts of third parties;
 in connection with all services performed by the Company, Substitution of the coverage and agreeing to make payment therefore, which request must be confirmed in writing by the Company prior to rendering services for the covered transaction, by requesting such coverage and agreeing to make payment therefore, which request must be confirmed in writing by the Company prior to rendering services for the covered transaction, so ii. Where the claim arises from activities other than those relating to customs brokerage, \$50.00 per shipment or transaction, or iii. Where the claim arises from activities relating to Customs business," \$50.00 per shipment or transaction, or iii. Where the claim arises from activities relating to Customs business," \$50.00 per shipment or transaction, or or Cash Collect Shipments. Company shall use reasonable care regarding written instructions relating to "Custom Collect" on "Deliver (C.O.D.)" shipments, bank drafts, cashier's and/or certified checks, letter(s) of credit and other similar payment documents and/or instructions regarding orlice in instructions regarding orlice in instructions regarding orlice in instructions regarding orlice in struction of monies but shall not have any liability if the bank or consignee refuses to pay for the shipment.

 15. Credit Extension and Terms. All charges must be paid by
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7	Compensatio	on of Company. The compensation of the Company for all its services	shall be included with and is in addition to the rat	es and charges of all carriers and all other agencies se	elected by the
omnany to tra	ansport and de	al with the goods and such compensation shall be exclusive of any broad	okerage commissions dividends or other revenue	received by the Company from carriers insurers and	d others in conne
ith the shipm	ent In any ref	erral for collection or action against the Customer for monies due the	Company upon recovery by the Company the Cu	tomer shall pay the expenses of collection and/or litie	gation including
asonable atto		errar for concerton of action against the Castonier for mones due the	company, upon recovery by the company, the car	tomer shan pay the expenses of concerton and of maj	Sucron, meruang
		ection. In any dispute involving monies owed to Company, the Comp	any shall be entitled to all costs of collection inclu-	ding reasonable attorney's fees and interest at 24% pe	er annum or the
		whichever is less, unless a lower amount is agreed to by Company in		g	
		and Right to Sell Customer's Property			
	a.	Company shall have a general and continuing lien on any and all pro	perty of Customer coming into Company's actual	or constructive possession or control for monies owed	d to Company wi
		regard to the shipment on which the lien is claimed, including but no			1 ,
	b.	Customer agrees that any and all overdue balances past the agreed te			interest.
	c.	Company shall provide written notice to Customer of its intent to ex-	ercise such lien, the exact amount of monies due a	d owing, as well as any on-going storage or other ch	arges; Customer
		notify all parties having an interest in its shipment(s) of Company's i	rights and/or the exercise of such lien.		
	d.	Unless, within thirty days of receiving notice of lien, Customer posts	s cash or letter of credit at sight, or, if the amount d	ue is in a reasonable good faith dispute, an acceptable	e bond equal to 1
		of the value of the total amount due, in favor of Company, guarantee	ing payment of the monies owed, plus all storage of	harges accrued or to be accrued, Company shall have	the right to sell
		shipment(s) at public or private sale or auction and any net proceeds	remaining thereafter shall be refunded to Custome	r.	
0.	No Oral Mod	lification or Amendment. These terms and conditions of service may	only be modified, altered or amended in writing s	gned by both Customer and Company; any attempt to	o unilaterally mo
lter or amend	same shall be	null and void. Company expressly rejects customer's terms and cond	litions to the extent they are inconsistent with Com	pany's Terms and Conditions.	
1.	Severability.	In the event any Paragraph(s) and/or portion(s) hereof is found to be i	nvalid and/or unenforceable, then in such event the	remainder hereof shall remain in full force and effect	it.
2.	Controversy	or Claims. Applicant agrees any controversy or claim arising from or	relating to this contract or the breach thereof shall	first be settled by arbitration in accordance with the I	Uniform Rules for
inding Arbitra	ation of the Be	etter Business Bureau and any judgment award rendered by arbitrator(s) may be entered in any court having jurisdiction	hereof.	
3.	Governing La	aw; Consent to Jurisdiction and Venue. These terms and conditions			
	a.	to the laws of the States of New York, California, or Atlanta without	giving consideration to principals of conflict of la	v. Customer and Company	
	b.	irrevocably consents to the jurisdiction of the United States District			ica, or Atlanta;
	c.	agrees that any action arising from or relating to the services perforn		ts;	
	d.	agrees that any action to enforce a judgment may be instituted in any	jurisdiction.		
onforme: X	Signed	Name	SS#	Date	
	g				