

Please email completed applications to credits@proline-construction.com, and send original by mail to Head Office

CDEDIT	A CIDEEN/ENT
UKEDII	AGREEMENT

Legal Name of Person or Business ("Customer"):								
Business Type: Sole Proprietorship Partnership Limited Company Credit Requested: \$								
Address:	City:	Province: Postal Code:						
Telephone No:		Cell No:		Fax No:				
Years in business:	ears in business: PST Exempt:				Email:			
SHAREHOLDER(S) OR DIRECTOR(S):								
Name:			Name:					
Address:		Address:						
City, Province, Postal Code:			City, Province, Postal Code:					
Home Phone No: Cell Phone No:		0:	Home Phone No:		Cell Phone No:			
SIN #:	Birth date:		SIN #:		Birth date:			
Home: Own Mortgage: \$			Home: Own Mortgage: \$					
Spouse's Name:			Spouse's Name:					
SUPPLIER REFERENC	ES:							
Name:			Tel No: Fax No:		Fax No:			
Name:			Tel No: Fax No:		Fax No:			
Name:			Tel No: Fax No:		Fax No:			
BANK REFERENCE:								
Bank: Branch:			Tel No: Fax No:		Fax No:			
Account No:		Contact:						
Name on Credit Card: Number:					Expiry Date:			
The undersigned hereby request cro		EEMENT: TERMS: I PRO-LINE CONSTRUC			OF INVOICE y for all purchases in accordance with the			

terms stated above. I/we further agree to pay a service charge on any amounts past due calculated at a rate of 26.88% per annum (2% per month) calculated compounded monthly. In addition, I/we authorize Pro-Line Construction Materials Ltd. to process my/our credit card for any delinquent invoices and/or invoices in excess of my/our credit limit. Invoices shall be deemed correct unless disputed by me/us in writing within 15 days of the invoice date. In the event I/we default in payment of any amount due, I/we agree to pay the actual legal cost, charges and expenses incurred by Pro-Line Construction Materials Ltd., in connection with the collection of this account. I/we acknowledge and authorize that Pro-Line Construction Materials Ltd., to have the right, based on its evaluation of the credit-worthiness of the 'Customer' to amend the credit limit, required payment day, interest rate, or any other term of this agreement, from time to time, or without notice to cancel this agreement at any time. Pro-Line Construction Materials Ltd., may at their discretion, allow the 'Customer' to exceed the established credit limit.

I/WE AFFIRM THAT THE ABOVE INFORMATION IS TRUE AND COMPLETE AND I/WE HAVE NOT WITHELD ANY INFORMATION. I/WE AUTHORIZE PRO-LINE CONSTRUCTION MATERIALS LTD. TO GIVE TO, OBTAIN, VERIFY, SHARE AND EXCHANGE CREDIT AND OTHER INFORMATION ABOUT ME/US WITH OTHERS, INCLUDING CREDIT BUREAUS AND OTHER PERSONS WITH WHO YOU MAY HAVE FINANCIAL DEALINGS, AS WELL AS ANY OTHER PERSON AS MAY BE PERMITTED OR REQUIRED BY LAW.

I/we promise, upon request from Pro-Line Construction Materials Ltd., to provide our financial statements of business within 30 days of the date the financial statements are completed by either ourselves or our accountant.

AUTHORIZED SIGNATURE: _____ DATE: _____

BRANCH:

SALES REPRESENTATIVE:



PERSONAL GUARANTEE

IN CONSIDERATION OF all loans, advances and other credit now or hereafter granted by **PRO-LINE CONSTRUCTION MATERIALS LTD. ("Pro-Line")** to ______

("Customer"), I HEREBY UNCONDITIONALLY GUARANTEE to Pro-Line the payment of all debts and liabilities of the Customer to Pro-Line wherever, whenever and however incurred, including all interest, interest on arrears of interest, commissions and actual legal and other costs, charges and expenses incurred by Pro-Line in connection with the Customer's account. This is a continuing guarantee and my liability under this guarantee is UNLIMITED.

Pro-Line has the right to vary the terms of the agreement between the Customer and Pro-Line IN ANY WAY, including but not limited to increasing the credit of the Customer, increasing the rate of interest and granting indulgences to the Customer, without in any way limiting or lessening my liability under this guarantee. The Guarantor acknowledges that Pro-Line may increase, decrease, or cancel the Customer's credit without notice to the Guarantor.

Pro-Line will not be required to exhaust its remedies against the Customer or any other guarantor before being entitled to payment from me.

My liability under this guarantee will not be discharged or in any way affected by the bankruptcy, insolvency or assignment in favor of creditors of the Customer.

My liability under this guarantee will not be discharged or affected by my death, or the death of any other guarantor, and this shall ensure to the benefit of and be binding upon Pro-Line, its successors and assigns, and my heirs, executors, administrators, successors and assigns.

If there is more than one guarantor, we will be jointly and severally liable under this guarantee. Therefore, in the event of default, I may be liable for the entire indebtedness of the Customer, even though there may be more than one guarantor.

I agree to provide Pro-Line with up-to-date financial statements, if requested by Pro-Line, and to make a general or specific assignment of accounts receivable in favor of Pro-Line, if requested by Pro-Line.

I expressly waive any rights I may have as a guarantor that are at any time inconsistent with this agreement.

IN WITNESS WHEREOF I have hereunto set my hand this _____day of ______ A.D. 20____.

I	UNDERSTAND	THAT	PRO-LINE	RECOMMENDS	Ι	SEEK	INDEPENDENT	LEGAL	ADVICE	PRIOR	ТО
S	IGNING THIS DO	OCUME	ENT.								

_____ (initial)

"I HAVE READ AND UNDERSTAND THE ABOVE"

SIGNED, SEALED & DELIVERED

	(seal))		(seal)
GUARANTOR			WITNESS	
)		
NAME (PRINT)			NAME (PRINT)	
)		
ADDRESS			ADDRESS	