Credit Application



Date:	GHX Contact:				
lame of Firm:					
lame of Firm: Street Address:					
Billing Address:					
	*Please include a Copy of W-9 with Application				
	:: Email:				
A/P Contact:		Email	l:		
Do you require P.O.	numbers? (circle o	ne) YES / NO Pre	eferred Invoice M	ethod: Fax / Mail / Email	
Type of Business:	† Proprietorship	†Partnership	†Corporation		
Business Process :	† Manufacturer	† Distributor	†Other, Specify		
Est. Annual Purchas	ses: \$5K-\$20K † \$20	0K-\$50K ↑ \$50K-9	\$100K † \$100K-\$	200K ↑ \$200K +	
	<u> </u>				
	Non-Taxable <u>IT non</u> :le one)	-taxabie piease j	provide us with a	Tax-Exempt Certificate	
Bank References:	(Prepared Refere	_			
Name of Bank:		Banl	k Officer:		
Address:			Phone:		
Account No:			Email:		
Local Trade Refer (Plea	ase List <u>Business Na</u>	ame, <u>Mailing addi</u>	ress, Contact, Pho	one, & <u>Email</u>)	
2.		4			
2.					
agrees to be bound to part of this application hereby authorize the fice credit and financial res	by GHX's terms and con. The above information to whom this applications in the consibility.	onditions, a copy of ion is for the purpos ation is made to inve	of which is attached e of obtaining credit	agreed in writing, applicant and must be initialed as a and is warranted to be true. I es listed pertaining to my/our	
Firm Name:		<mark>By:</mark> Signature	<u> </u>	Title	
		Signature	•	TIUG	

GHX INDUSTRIAL, LLC. TERMS AND CONDITIONS OF SALE



1. ACCEPTANCE - AGREEMENT

GHX'sacceptance of any purchase order is limited to Purchase 's agreement to the express terms contained herein. Purchase 's agreement to the seterms and conditions shall be conclusively presumed from Purchase 's placement of a nonline or der with GHX. Any proposal for additional or different terms, or any attempt by Purchase rovary to any degree any of the terms herein, is here by objected to and rejected. Any provisions on the face or reverse side of any purchase or derwither Purchase may send to GHX inconnection here with a refororder identification only, are expressly objected to by GHX and waived by Purchase randmade in applicable to any purchase of GHX products and/or services.

2. TERMS OF PAYMENT AND FAILURE TO PAY

Payment isdue 30 days from the invoice date in USD ollars, unless otherwise specified herein. If Purchase fails topay any invoice when due, or if the financial condition or credit of Purchaser becomes unsatisfactory to GHX, GHX, at its option and without affecting any other lawful remedy, may change the terms of payment or suspend work and further deliveries, or both, until Purchaser provides security or other assurances of performance as demanded by GHX. The failure or refusal of Purchase roprovide assurances with inten (10) days after a request by GHX will constitute a repudiation, at GHX's discretion, of the entire contract. By submitting any purchase or deror other writing, either prior or subsequent to the date of GHX's quotation, Purchase represents that it is solvent for all purposes.

3. PRICES - QUOTATIONS

Quotations are subject to change without notice and cover only the specified quantity. Due to conditions affecting prices, GHX will accept orders with the understanding that GHX reserves the right (with the exception to any price quoted for a special article) to change the price at any time, or from time to time, asto any part of the order the nunfilled. Delivery of any part of anorder at the price stated the reonshall be without prejudice to GHX's right, as stated, to change the price asto any remaining part of the order.

4. TITLE AND RISK OF LOSS

Unlessotherwisestated with theorder, Purchaser is responsible for any freight costs associated with the delivery of products to its destination. Title and risk of loss will pass to Purchase rupon delivery to the common carrier or upon customer pick-up.

5. TAXES

Any tax imposed on GHX by any lawor governmental entity on the sale or use of the products sold by GHX shall be in addition to the sale sprice thereof.

6. DELIVERIES; FORCE MAJEURE

(a) WhileGHXshall try to schedule Purchaser's order for delivery as nearly in accordance with its instructions as possible, GHX does not guarantee nor assume liability for failure to meet any delivery dates.

(b) GHXshall not beliablefor failuretodeliver productsorderedby Purchaser if duetofire, flood, hurricane, riots, war, terrorism, government regulation, shortagesof material, qualifiedlabor, or inventory, discontinuanceor changeindesignof orderedproducts, actsof God, or othersimilar or dissimilarcausesbeyondthereasonablecontrol of GHX.

7. CANCELLATIONS

Cancellation of orderson ceplaced with and accepted by GHX can be made only with GHX's consent. Orders may be cancelled or deliveries deferred only upon the condition that Purchaser assumes immediate liability and makes payments to GHX for (a) all work completed at the unit price; (b) work in progress on the basis of percentage of completion thereof times the order unit price, and (c) raw materials, unamortized tooling, engineering and other cancellation charges in curred on the basis of cost to GHX, plushand ling and overhead charges. All cancellation charges shall be determined at the time of cancellation and are immediately due and payable.

8. DEFERRED DELIVERIES

GHXmay, but is not obligated to, accept a written request by Purchaser shall pay any additional costs or ordered products. If delayed shipment is accepted by GHX, Purchaser shall pay any additional costs incurred by the delay and the price for the balance of the order shall be adjusted to reflect prices and costs in effect at the time of actual shipment. Any agreed to shipping delay is not to exceed thirty (30) days on that portion of the order which is not then inprocessor completed on condition that at the expiration of such time definiteshipping instructions which meet with GHX's approval are given. Should the Purchase rat the expiration of the delay period fail to furnish definite acceptable shipping instructions, GHX shall have the right to make a cancellation charge on the same conditions and terms of payment as outlined under "Cancellation".

9. RETURNED GOODS POLICY

Requestsfortheretumof productspurchasedfromGHXwill beconsideredonly if theproduct isin new, resalableconditionandinitsoriginal packaging. Fabricatedcustomhosesandgaskets, and special order non-inventorieditemsarenot eligiblefor returm. Eligibleretumitemswill besubject torestockingchargesandshouldonlyberetumedtoGHXaftera RetumGoodsAuthorizationNumber hasbeenobtainedfromGHX'scustomerservicedepartment.

10. SHORTAGES

Shortagesor differences inshipments must be reported in writing to GHX withinten (10) days after receipt of shipment.

11. WARRANTY; LIMITATION OF LIABILITY

Warrantiesfortheproductsshall beasfollows: (1) withrespect tothedesign, workmanshipand materialsof theproducts, GHX extends to Purchaser, and does hereby assign to Purchaser, the same warranty or warranties regarding design, workmanship and materials relating to the products as the manufacturer or supplier of the products extends to GHX, which shall be the sole warranty or warranties extended to Purchase with regard to the products, and (2) with respect to any fabrication work relating to the products performed by GHX, GHX warrants its workmanship for a period of one (1) year from the shipment date.

Withrespect to services supplied to Purchaser, GHX warrants it will perform all services in a workman likemanner in accordance with (i) any specifications set for thon any applicable service order, (ii) any Purchaser site requirements communicated to GHX; and (iii) generally accepted inclustry practices applicable to the services; and (iv) these Terms and Conditions. If GHX breaches this warranty with respect to the services, upon notice from Purchaser delivered not less than 60 days after such services have been provided, GHX will promptly repair, replace or re-supply the services in question (including shipping and labor costs, but not including removal or reinstallation costs) at nocost to Purchaser.

THIS WARRANTY IS IN LIEU OF AND EXCLUDES ALL OTHER EXPRESS OR IMPLIED WARRANTIES ARISING BY OPERATION OF LAW OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

IN NO EVENT WILL GHX BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. THE TOTAL LIABILITY OF GHX FOR ANY DAMAGES HEREUNDER SHALL BE LIMITED TO THE AMOUNT PAID BY PURCHASER FOR THE PRODUCTS AND/OR SERVICES PURCHASED HEREBY.

Writtennoticeof any claimeddefect must begiventoGHXwithinthirty (30) daysafter such defect is or should have been discovered. Products claimed to be defective must be held for GHX's shipping instructions. No claim for products alleged to be defective will be allowed until GHX has had a reasonable opportunity to examine the products. GHX's obligation with respect to defective products is expressly limited to the repair or replacement of, or at its option, allowing credit for any such products, all ashere in above provided.

Thiswarranty does not extend to (a) any losses due to misuse, accident, abuse, neglect, normal wear and tear, or improper installation, maintenance or application; (b) products that have been repaired or altered outside of GHX's facility, unless authorized in writing by GHX or unless such installation, repair or alteration is performed by GHX; or (c) any labor charges for removal and/or replacement of the non-conforming or defective product or part thereof. This warranty extends to Purchaser only and not to Purchaser's customers or users of Purchaser's products.

12. DOCUMENTS DISCLAIMER

ANY AND ALL DRAWINGS PROVIDED BY GHX ARE NOT ENGINEERING DRAWINGS AND ARE PROVIDED FOR ILLUSTRATIVE PURPOSES ONLY. THEY SHOULD NOT BE USED FOR FABRICATION, MANUFACTURING, PRODUCTION, OR ANY OTHER APPLICATION WITHOUT VERIFICATION BY AN ENGINEER OR OTHER APPROPRIATE DESIGN PROFESSIONAL THAT THEY MEET ANY AND ALL CODES AND ENGINEERING AND OTHER REQUIREMENTS APPLICABLE TO SUCH APPLICATION. GHX MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE USE, ACCURACY, CURRENCY, SUITABILITY OR RELIABILITY OF THE DATA PROVIDED IN THE DRAWINGS FOR ANY PURPOSE. THE USER ACCEPTS THE DATA "AS IS", AND ASSUMES ALL RISKS ASSOCIATED WITH ITS USE. GHX ASSUMES NO RESPONSIBILITY FOR ACTUAL OR CONSEQUENTIAL DAMAGES INCURRED AS A RESULT OF ANY USER'S RELIANCE ON THE DATA.

13. GOVERNING LAW; VENUE

This Agreement shall be governed by and construed in accordance with the laws of the State of Texas, without reference to any conflict of laws or principles. The venue for any actions hall lie in the federal or state courts of Houston, Harris County, Texas, and without regard to the United Nations Convention on the International Sale of Goods or other international treaty, rule or accord.

14. ENTIRE AGREEMENT

TheseTermsandConditionsof SaleandPurchaser's underlying online order to which they relate constitute the entire agreement between the parties. Except as otherwise provided for herein, any changes must be agreed to inwriting by GHX. No statement, recommendation or assistance made or offered by GHX through its salespersons or other representative stothe Purchaser with respect to the use of any product sold by GHX shall be or constitute a waiver by GHX of any of the provisions here of.

Initial:	Date:	