

Thank you for your interest in opening an account with UMI, LLC. Please complete the following so we can ensure that your application is processed quickly.

If you are an **EXISTING** customer with and are requesting terms (inclusive of COD, COD/HC):

- ➤ The 2nd Page Account Agreement is mandatory.
- > The following are optional based on any updates you may have on your account:
 - A. Applicant/Principal Debtor Mandatory if there is a name change or addition such as a DBA
 - B. Principal Debtor Mandatory if there is a new owner
 - C. Fabricator Information (if it is a 3rd party)
 - D. Construction Trade Information Mandatory if applying for terms and D&B is not available
 - E. Personal Guaranty Preferred

If you are a POTENTIAL OR NEW customer and are requesting terms (Inclusive of COD, COD/HC):

- I. Applicant/Principal Debtor Mandatory if there is a name change or addition such as a DBA
- II. Principal Debtor Mandatory if there is a new owner
- III. Fabricator Information (if it is a 3rd party)
- IV. Construction Trade Information Mandatory if applying for terms and D&B is not available
- V. Account Agreement (2nd page top portion) Mandatory
- VI. Personal Guaranty Preferred

If you are a Potential or New customer that does **NOT** require / desire terms:

- I. Applicant/Principal Debtor Mandatory
- II. Principal Debtor Mandatory
- III. Fabricator Information (if it is a 3rd party)
- IV. Construction Trade Information Not Applicable
- V. Account Agreement Not Applicable
- VI. Personal Guaranty Not Applicable

Once completed, please forward the application to CreditApp@umistone.com.

Please note, we do not pull any reports that affect your credit, we utilize Dunn and Bradstreet if terms are requested as well as the Construction Trade References.



Atlanta, GA ** Boynton Beach, FL ** Jacksonville, FL ** Naples, FL ** Tampa, FL

CREDIT APPLICATION & GUARANTY OF DEBT

Please send the completed application to the following e-mail address:: creditapp@umistone.com UMI Account Manager (if known): ___ Date of Application: __ COMPANY NAME OF APPLICANT (AS PER THE SECRETARY OF STATE RECORDS) **Must be active on SunBiz** ADDRESS (Must provide a physical address in addition to a P.O. Box) CITY STATE ZIP FAX PHONE FMAIL PROPRIETORSHIP CORPORATION PARTNERSHIP DATE BUSINESS BEGAN OR INCORPORATED NAME(S) OF PREVIOUS BUSINESSES *ARTICLE OF INCORPORATION NUMBER or D-U-N-S # (If available) NAME OF FABRICATOR (IF APPLICABLE) ADDRESS OF FABRICATOR (Must provide a physical address) CITY ZIP STATE FAX PHONE **EMAIL** PRINCIPAL DEBTOR: (AS PER THE SECRETARY OF STATE RECORDS) NAME & TITLE NAME & TITLE NAME & TITLE ACCOUNTS PAYABLE CONTACT PHONE EMAIL CONSTRUCTION TRADE INFORMATION (References required if applying for Check On Delivery (COD) or Terms) **BUSINESS NAME** ADDRESS PHONE FAX **BUSINESS NAME** ADDRESS PHONE FAX

ADDRESS

TERMS REQUESTED

PHONE

FAX

BUSINESS NAME

REQUESTED CREDIT LIMIT



Atlanta, GA ** Boynton Beach, FL ** Jacksonville, FL ** Naples, FL ** Tampa, FL

**This page is only required if you are applying to pay with a Check at Delivery (COD) or have requested any terms on the account. **

ACCOUNT AGREEMENT (Required if Terms are requested)

Principal Debtor Name (As per the Secretary of State Records)

/We. Applicant principal account debtor and the u		City, State, Zip	
-, pp	indersigned guarantor(s) authorize Seller to obt	ain Business and Consumer credit Reports on Applicant(s) listed above	
		on is submitted. I / We agree to make payment according to approved terms and understand that there will be a serms are not requested the account will fall under Pre-Pay, which can include ACH/Wire, Credit Card and Cashier's	
2 per month service charge shall be added, pre a dersigned guarantor(s) including, but not limited mount of the principal, interest and charges due fiction, the same shall constitute a further waiver as ollect on the account contemplated in this Agreem ate court located in the County of Dekalb, State o pellate courts therefrom in any such action and is aim of inconvenient forum, UMI, LLC. is hereby as turned goods must have prior written consent frecturned which must be within 30 days of delivery.	and post judgement, to the amount past due. I, to, lien fees in the amount of \$200.00 per lien from Debtor should the same be collected by or nd relinquishment of any right in the undersignement, enforce any provision of or based on any nd feorgia, or in the United States District Court, rrevocably waives, to the fullest extent permitted uthorized to deliver goods without signature and the following the form UMI, LLC., be unused and in the original conductive of the following that the laws of the following that the following the following that the laws of the following that the laws of the following that the laws of the following that the following that the laws of the following that the following the following that the following the following the following the following that the followi	recome Pre-Pay based upon payment history. I / We understand that any past due invoices may suspend credit so / We further agree to pay all costs and expenses incurred in endeavoring to collect said obligation from Debtor of filed as a result of my untimely or non-payment of obligations arising hereunder, and attorney's fees or 15% of the through an attorney at law, whether collected by suit or otherwise. Should I / We fail to lawfully answer any such ed guarantor(s) to any hearing or other proceedings relative to proof of the amount of the obligation. Any action s matter arising out of, or in connection with, this Agreement or the transactions contemplated hereby, may be brought of the proceeding and each party hereto consents to the jurisdiction and venue of such court and the action of the proceeding and each party hereto consents to the jurisdiction and venue of such court and to perform services at my request, and to change same to my account. I / We understand and agree that any and dition and be subject to a restocking charge of the invoiced amount to be paid to UMI, LLC. at the time said goods statement, invoice, materials or services provided by UMI, LLC. to me by personal delivery or regular mail, which stree days of receipt of the statement, invoice, materials or services, and shall be made via Certified Mail Returned for the State of Georgia shall govern this Application. This agreement shall continue until written notice to the contrary terms at any time, at its sole discretion.	and / or the total lawsuit of seeking to bught in an appropriate d to any d all are seeklest
itness Printed Name:		Principle Applicant / Account Debtor Printed Name:	
/itness Signature:	Date	Principal Applicant / Account Debtor Signature with Title: Date	
	PERSON	IAL GUARANTY (Optional)	
	ereinafter referred to as Oblige, to the applicant	t principal account debtor identified on the credit application and account agreement appearing on this document	which
count agreement and credit application, including reement, the undersigned does hereby, absolute e now or may hereafter become due, the undersinich the undersigned is (are) or may be entitled to incipal, interest, charges, attorney's fees and cost ree that any lawsuit or action hereunder may be e same shall constitute a further waiver and relin the account contemplated in this Agreement, er urt located in the County of Dekalb, State of Geo pellate courts therefrom in any such action and in tim of inconvenient forum. no release of the undured invertigation, modification, forbearance or del nissions, agreements or waiver; it being the purpose.	g all terms of agreement, are incorporated here ily and unconditionally guarantee jointly and sev igned guarantor(s) waive(s) sufficient homesteau o by virtue of the Constitution of the laws of Ger ts. Notice of acceptance, protest, presentment, brought directly against the undersigned withou quishment of any right in the undersigned guaran force any provision of, or based on any matter rgia, or in the united States District Court, north rrevocably waives, to the fullest extent permittee eresigned shall arise from any action of the Oblig lay or any other act or omission of Oblige or, who see and intent of the undersigned that the cove	we ship by this reference so as to identify the principal debtor to which this guaranty applies, and to incorporate the ter- werally, as surety, the prompt and unconditional payment of the account obligations of the applicant / principal de- id exemption to cover the debt and / or any collateral herein and the undersigned further waive(s) any other exem- orgia or the United States of America, or any other State of the united States of America to pay the indebtedness and demand for payment, notice of default of non-payment and of dishonor are hereby waived. The undersigned out first proceeding against the applicant / principal debtor. Should I / We fail to lawfully answer any such lawsuit or antor(s) to any hearing or other proceedings relative to proof of the amount of the obligation. Any action seeking arising out of, or in connection with, this Agreement or the transactions contemplated hereby, may be brought in nearn District of Georgia, and each party hereto consents to the jurisdiction and venue of such court and the approp ed by law, any objection that it may now or hereafter have to the personal jurisdiction and venue of such court an ten which, but for this provision, would be deemed legal or equitable discharge of a surety or guarantor, or by rease there or not such act expressly waives and surrenders any defense to this liability based upon any of the foregoin tenants hereunder are absolute, unconditional and irrevocable. Oblige May without notice of any kind to the under	rms of ebtor which photon (s) herein, expressly or action, to collect any state or iate d to any on of any g acts,
count agreement and credit application, including reement, the undersigned does hereby, absolute e now or may hereafter become due, the undersi hich the undersigned is (are) or may be entitled to incipal, interest, charges, attorney's fees and cost ree that any lawsuit or action hereunder may be e same shall constitute a further waiver and relin the account contemplated in this Agreement, er urt located in the County of Dekalb, State of Geo pellate courts therefrom in any such action and i aim of inconvenient forum. no release of the unda aiver, extension, modification, forbearance or del	g all terms of agreement, are incorporated here ily and unconditionally guarantee jointly and sev igned guarantor(s) waive(s) sufficient homesteau o by virtue of the Constitution of the laws of Ger ts. Notice of acceptance, protest, presentment, brought directly against the undersigned withou quishment of any right in the undersigned guaran force any provision of, or based on any matter rgia, or in the united States District Court, north rrevocably waives, to the fullest extent permittee eresigned shall arise from any action of the Oblig lay or any other act or omission of Oblige or, who see and intent of the undersigned that the cove	we ship by this reference so as to identify the principal debtor to which this guaranty applies, and to incorporate the ter- werally, as surety, the prompt and unconditional payment of the account obligations of the applicant / principal de- id exemption to cover the debt and / or any collateral herein and the undersigned further waive(s) any other exem- orgia or the United States of America, or any other State of the united States of America to pay the indebtedness and demand for payment, notice of default of non-payment and of dishonor are hereby waived. The undersigned out first proceeding against the applicant / principal debtor. Should I / We fail to lawfully answer any such lawsuit or antor(s) to any hearing or other proceedings relative to proof of the amount of the obligation. Any action seeking arising out of, or in connection with, this Agreement or the transactions contemplated hereby, may be brought in nearn District of Georgia, and each party hereto consents to the jurisdiction and venue of such court and the approp ed by law, any objection that it may now or hereafter have to the personal jurisdiction and venue of such court an ten which, but for this provision, would be deemed legal or equitable discharge of a surety or guarantor, or by rease there or not such act expressly waives and surrenders any defense to this liability based upon any of the foregoin tenants hereunder are absolute, unconditional and irrevocable. Oblige May without notice of any kind to the under	rms of ebtor which prion(s) herein, expressly or action, to collect any state or iate d to any on of any g acts,