

BMP Distributing, Inc. 593 Pleasant St. Ferndale, MI 48220



248-398-7294 Office

info@bmpautoparts.com 248-398-7189 Fax

Firm Name			Ship To Address:			
DBA			Fed Tax ID # / (Resale #) Years in Business			
Address			Firm is: Corporation/ Partne	ership/ Individual/		
City	State	Zip	Name(s) of Principals(s)			
Contact Name			Address(s) Ph #			
Phone #	Fax #		Address	Ph #		
Bank Reference						
Bank Name			Account #			
Address			Phone #	Fax #		
City	State	Zip	Contact Name			
		Trade R	eferences			
Company Name		Trade R	eferences Account #			
Company Name Address		Trade R		* Fax #		
	State	Trade R	Account #	* Fax #		
Address	State		Account # Phone #	* Fax #		
Address City	State		Account # Phone # Credit Contact Name	* Fax # * Fax #		
Address City Company Name	State		Account # Phone # Credit Contact Name Account #			
Address City Company Name Address		Zip	Account # Phone # Credit Contact Name Account # Phone #			
Address City Company Name Address City		Zip	Account # Phone # Credit Contact Name Account # Phone # Credit Contact Name Credit Contact Name			

Terms of Agreement

Applicant agrees to BMP Distributing, Inc.'s Credit Terms Net 30. Should BMP Distributing, Inc. deem it necessary to turn over for collection or legal action any sum due, the purchaser agrees to pay, in addition to late charges, returned check fees, and the cost of any collection efforts including but not limited to attorney fees. Furthermore, applicant shall pay on any unpaid balance the maximum interest allowed by law. Returned checks are subject to a \$25.00 service fee per return.

Applicant hereby authorizes any bank, business, or individual with whom applicant has done business to release any and all necessary information for the purpose of conducting a credit survey for action on this application. I [we] have read, understand, and accept the above terms of agreement.

 Authorized Signature
 Print Name
 Title
 Date

Personal Guaranty

We hereby unconditionally guarantee the obligations of the applicant above. This guaranty shall cover every extension, renewal, or substitution of obligation guaranteed herein and is valid irrespective of the existence of any security collateral and the undersigned is bound to the same extent as the applicant on all obligations. The undersigned waives notice of acceptance, presentment, demand, process and notice of dishonor. No delay in the exercise of any right against the applicant shall operate as a waiver of any of the rights against the undersigned. If the maturity of any obligation guaranteed is accelerated by bankruptcy of otherwise, such maturity shall also be deemed accelerated for the purpose of this guaranty. We consider ourselves to be primarily liable under this guaranty.

Authorized Signature	Print Name	Title	Date
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