



Credit Amount Requested: \$



Phone: 757-466-2866 **Fax:** 757-299-8059

www.trenchdrainsupply	v.com ♦ www.commercialplu	ımbingsupply.com	♦ www.stainlessdrain	supply.com		
COMPANY LEGAL NAME _				("Company")		
Street Address			P.	O. Box		
City						
Telephone ()						
Applicant Email						
Mth/Yr Company Started/						
TYPE OF BUSINESS C-Corpora						
_	-	-				
Federal Taxpayer ID # Please Answer The Following:		D&B #				
Have you and/or the Company eve	r filed for bankruptcy, or had a	n involuntary petit	ion for bankruptcy filed?	Yes* No		
Have you and/or the Company eve	r been a defendant to a claim, j	udgment, tax lien	or lawsuit?	Yes* No		
Have you and/or the Company eve	r defaulted on a loan? **	If YES provide D	etails	Yes* No		
Please furnish complete addresses, phone	e numbers and fax numbers.					
BANK REFERENCE:						
Bank Name			Contact			
Address			Telephone ()		
Account #	Aver	age Balance \$	Fax ()		
TRADE REFERENCES:						
Company			Contact			
Address		City	S	tate Zip		
Telephone ()	Fax ()		Account Number			
Company		Contact				
Address		City	Si	tate Zip		
Telephone ()	Fax ()		Account Number			
PRINCIPAL(S) OF THE COMPA Please print below the name(s), title(principal(s)/partner(s)/owner(s) who	s), and % ownership, as applic					
Principal #1 Name	Titla	0/. Oxuns	rehin Soc Soc	. #		
Principal #2						
Name	Title	% Owne	rship Soc. Sec	.#		
APPLICANT SIGNATURE: By his/her signature below, the undersig Application, (b) to bind the Company to the below the Authorizing Official hereby ack understands that credit on this Account, or and other sources we deem appropriate in result of this application or in receiving or Corporation in any Business Account ope Signature of Principal #1	the terms and conditions in the New knowledges, and (c) all information nce approved, will be extended by considering this application and st r collecting the Account. The Auth ned pursuant to this Application m	wmark PRO Busines in contained in this ap Newmark Corporation absequently for purponorizing Official under any be assigned in wh	s Account Agreement, receplication is true and correct. In and you authorize us to choses of updates, renewals or extands and agrees that the role or in part, and hereby co	cipt of which by his/her signature. The authorizing official neck with credit reporting agencies extensions of credit granted as a rights and interests of Newmark nsents to such assignment.		
Signature of Principal #2			Date	e		

NEWMARK PRO BUSINESS ACCOUNT AGREEMENT

This NEWMARK PRO business account ("Business Account") is a service of, and credit will be extended by, Newmark Corporation d/b/a Trench Drain Supply ("Issuer"), 5621 Raby Road Norfolk, VA 23502, 1-(877)-90-DRAIN (903-7246). The application Form and Account Agreement will be accepted in Virginia and governed by Virginia and applicable federal and/or other states' law. By his/her signature on the application for a Business Account, the signer ("Authorizing Official") certifies that (1) the information on this Application, and on any attachments, is true and accurate; (2) the Business Account will be used only for commercial or business purposes, and not for personal, family or household purposes; (3) he/she has the authority to request that a Business Account be established in the Company's name; (4) he/she has the authority to approve Issuer's receipt and exchange of financial and credit information about the Company to Issuer; (5) he/she agrees to provide additional information, including financial statements and business tax returns, about the Company as reasonably requested by Issuer now and from time to time hereafter; and (6) he/she has received, read and understands the NEWMARK PRO Business Account Agreement ("Account Agreement") and has the authority to (a) bind the Company to the terms and conditions thereof, and (b) agree that the Company shall be liable for all charges under the Business Account.

ADDITIONAL TERMS AND CONDITIONS

STANDARD CREDIT TERMS ARE NET 30 DAYS FROM DATE OF INVOICE

Signed in the presence of: Sign

FINANCE CHARGES: Invoices over 10 days are considered past due. Past due accounts are subject to a finance charges of 1.5% per month, on the past due balance, with interest charges accruing from the invoice date.

COLLECTION POLICY: If legal action is instituted to collect amounts owing or to recover materials or supplies purchased, the applicant agrees to pay all reasonable attorney's fees and appellate attorney's fees and costs incurred by Newmark Corporation. Venue for any litigation (and depositions) between the parties for any claims relating to debt collection for services, merchandise, supplies, or equipment purchased hereunder, or hereafter, shall be in Norfolk (VA) City only. The parties do hereby waive their right to trial by jury for any litigation arising between the parties and any claims relating to debt collection for services, merchandise, supplies, or equipment purchased hereunder, or hereafter.

SECURITY INTEREST: Newmark Corporation retains a security interest in any and all merchandise, supplies, and equipment until full payment has been received for items purchased.

NOTICE: All Billing Statements, notices, communications and Business Account information will be sent to the AUTHORIZING OFFICIAL at the address shown on the reverse side unless he/she notifies us in writing of the name of the individual he/she designates to receive such mailings, or of a different mailing address. Company agrees to immediately notify of any change of address, or in ownership or form of business. The Company is responsible for its employees' or agents' use of the Business Account if the Application is approved and the Business Account established.

RETURN POLICY: The customer is responsible to make all merchandise returns with 30 days of the date of purchase. Special Order sales are final unless otherwise notified. Newmark Corporation reserves the right to charge a restock fee of 25% on all returned merchandise, subject to Return Policy that can be found at https://stainlessdrainsupply/orderreturns.asp.

MISCELLANEOUS PROVISIONS: If any provision of this Agreement is invalid or unenforceable under applicable law, that provision shall be considered totally ineffective to that extent, but the remaining provisions of this Agreement shall not be affected. We can delay enforcing any of our rights under the Agreement or under applicable law, without losing any of those rights or any other rights. You waive the right of "presentment" and "notice of dishonor". "Presentment" means the right to require us to demand payments of amounts due under this Agreement. "Notice of Dishonor" means the right to require us to give notice to other persons that amounts due under this Agreement have not been paid. You also waive demand for payment, Protest, notice of protest, and all other notices and demands, to the fullest extent pemitted by applicable law

	PERSONAI	L GUARANTY				
PERSONAL GUARANTY: (To be comple	eted by an owner/officer or	other authorized	l individual)			
Name		Date of Birth/ Social Security #				
Home Address	City	State	Zip	Home Phone (_)	
Company to which Guaranty applies		Company Application Date				
In consideration of Newmark Corporation (absolutely and irrevocably personally guara Business Account Agreement ("Agreement' demand, without requiring Newmark to prothe agreement that governs the account. The guaranty shall be applicable until the aundersigned guarantor agrees that in the evo of the account to credit bureaus and others history may be used in making a credit decision."	ntee payment of all amoun'), and further agrees to pay ceed first to enforce payme e undersigned hereby waiv greement has terminated ent the account is not paid s who may lawfully receiv	ts due under, and y the total balance ent against the bust and all amount as agreed, Newnre such informat	d the performate due on the active due on the active also liable egarding the agents due there mark may reportion. The under	nce under the terms of, ecount opened pursuant on this account, in the greement or this guarar ander shall have bee to the undersigned's lia ersigned guarantor agree	to the NEWMARK PRO to the agreement upon e event of default under ty, and agrees that this on paid in full. The bility for and the status	
Guarantor:						
Sign (Individually)	Print Name			Date		

Print Name

(Required)