				NAME	E OF BANK:		CREDIT APPLICATION
				PHON	E NUMBER:		
				CHEC	CHECKING ACCOUNT NUMBER:		
FIRM NAME:				☐ Sole Proprietorshi ☐ Corporation:		(State)	DATE BUSINESS ESTABLISHED:
ADDRESS:				a corporation.		(State)	FEDERAL TAX ID#
CITY:	ST	ATE:	ZIP:				STATE ORG #: SALES TAX EXEMPT NUMBER:
TELEPHONE:	FA	X NUMBER:		E-MAIL ADDRES	SS:		
() PRIMARY PRINCI	PAL'S INFORMATION)			S	SOCIAL S	SECURITY NUMBER:
NAME:				TITLE			
	(Required if a Proprietorship))		TITLE			BIRTH DATE:
CITY:	ST	ATE:	ZIP:				
TRADE REFERE	NCES- Please forward most	current financial infor	nation.	C-TPA	T NUMBER:		
BUSINESS NAME	:			BUSIN	NESS NAME:		
ADDRESS:				ADDR	ESS:		
CITY / STATE / ZII)			CITY /	STATE / ZIP		
PHONE NUMBER	:			PHON	E NUMBER:		
FAX NUMBER:					UMBER:		
ACCOUNT NUMB	ER:				UNT NUMBER		
the undersigned her and other costs of at more than one perso compromise or any notice of the time at This agreement is in are due and that bee his default. The inc and all of said sums This agreement is at	eby agrees to pay all sums of tempts to collect said sums for or entity signs this agreem other modification of the liand amount of extension of crutended to cover a running at ome due from Customer as a corporation, merger, reorganit together with all legal and of	f money now due and he from the Customer and sent, shall be joint and so bility of the Customer, a secount or accounts by the result of transactions. It is a result of transactions that cost including atto	ereafter to become the undersigned everal, and shall receive well as rights on the Customer and No rights again her's business slemey's fees of er	me due from the Cusi , and lawful interest of l not be affected by de e credit for any sum r of set-off, redemption it this agreement shall list the undersigned ar hall not operate as a t inforcing the agreemen	tomer, including, on said sum. The lischarge, extensi eccived on Custe and counterclair remain in full for e waived by failt ermination of thint contained here	without e liability on of tim omer's ac n which r orce and e ure to exe s guarant in both a	mer") and for other valuable consideration, limiting the generality of the foregoing, legal of the undersigned shall be primary and if he, release of security, acceptance of count. The undersigned hereby waives any may be alleged to exist in favor of Customer. Effect with respect to all sums of money that ercise any rights against the Customer upon ty. The undersigned hereby agrees to pay any is against the Customer and the undersigned, his sement is binding upon the undersigned, his
SIGNATURE	(individually)	SIG	NATURE	(individually)			Date
the above reference: necessary to determ institutions to secure The undersign credit history may be above named busine future, Debtor herel documents, (e) acco following constitute of creditors, misrep declare all unpaid be The informatic in accordance with y permitted by law, ar and all other costs a	is to release information necesine my/our creditworthiness e financing. ed individual (Customer) where a factor in the evaluation of east credit grantor from time by grants Secured Party a counts, (f) accounts receivable of Customer defaults; Non-paresentation in respect of the palances due. Customer author contained herein is submit your invoice(s). Should Customer at your option, all amount dexpenses incurred by your onsent that all litigation will	ssary for Buckeye Internation Buckeye Internation Buckeye Intermodal in Buckeye Intermodal in Buckeye Internation Buckeye International Buckeye	modal to make s authorized to a r the credit applicant, hered, in the credit t in all of Debto s, and (h) paymen of Customer's Agreement bets a financing e purpose of obtach payment Custer shall become or obligation of Cute of Ohio, Cuy	an informed credit de answer questions about concerts to and a evaluation process. 'or's presently owned out intangibles and to indebtedness to Buch ween Buckeye Intermstatement describing training credit. Custout comer expressly aggrent immediately due and customer pursuant he vahoga County.	ecision. Buckeye ut their credit expetence of the collateral of the collateral of the collateral of the collateral of the credit expressly agrees to pay a late of payable. Custo reto. This agrees	e Intermoor perience veredit apple e of a con nt for all oods, (b) roceeds an bankrupton er. In the rees to m charge or omer furth- ment shal	above company or individuals. I authorize dal is authorized to make all inquires deemed with us, and share this information with other icant, recognizing that his or her individual assumer credit report on the Customer by the purchases from Secured Party, now and in the instruments. (c) Chattel paper, (d) all support obligations thereof. The cy, insolvency, or assignment for the benefit e event of default Buckeye Intermodal may hake payment in full to you for the purchases a any amounts in default at the maximum rate her agrees to pay a reasonable attorney's fee I become effective when accepted by
	We are requi	red to collect state sales	s tax for custom	ers unless we are pro	vided with an ex	emption of	certificate.

SIGNATURE (Must be signed by the Primary Principal indicated above) TITLE DATE SIGNATURE (Must be signed by the Primary Principal indicated above) TITLE DATE