



Quality.

"We Set The Standard."

Credit Application Instructions

Thank you for your interest in becoming a customer of Contractors Wardrobe®! To ensure a timely process in applying for credit, please follow these instructions when completing the attached Credit Application.

1. Fill out all fields electronically
2. Print the Application
3. Sign the Application
4. Scan and email the Application to CwCredit@CwDoor.com
5. Mail the original Application to:

Contractors Wardrobe®
P.O. Box 800790
Santa Clarita, California 91380-0790

The original signed Application must be received to process the Application.

6. If you have any questions, please call the Credit Department at 661.257.1177.

Thank you,

CONTRACTORS WARDROBE®

Ref: Credit Application Instructions
Rev: 11/22/16

Corporate Office: 26121 Avenue Hall, Valencia, California 91355
Office 661.257.1177 Fax 661.257.4907 www.CwDoor.com

Sacramento, California
8460 Rovana Circle
Sacramento, California 95828

Las Vegas, Nevada
4190 West Teco Avenue
Las Vegas, Nevada 89118

Tempe, Arizona
655 West Elliot Road, #101
Tempe, Arizona 85284

Pompano Beach, Florida
1780 NW 15th Avenue, #420
Pompano Beach, Florida 33069

Auburn, Washington
2302 West Valley Highway North, #B-600
Auburn, Washington 98001



Contractors Wardrobe®, Inc.

P.O. BOX 800790, SANTA CLARITA, CALIFORNIA 91380-0790

CREDIT APPLICATION

It is necessary to fill out this Credit Application **completely** in order to obtain credit. Any areas not filled out completely will delay the processing of this Application.

BUSINESS IDENTIFICATION DATA

Applicant's Name _____ Date _____

Phone () _____

Current DBA's _____ Former DBA's _____

Street Address _____ City, State & Zip _____

Ownership Data: _____ Corporation _____ Partnership _____ Individual _____ LLC _____

If a corporation, LLC or partnership, under what state law was the entity formed? _____

Date of Ownership _____ Type of Business _____

Does the business own any other business? Yes _____ No _____

Is this business owned by another business? Yes _____ No _____

Does any owner of this business own any other business? Yes _____ No _____

If yes to any of the above, please explain: _____

Federal Tax I.D. # _____ Resale # _____

Driver's License # _____ Contractor's License # _____ S.S. # _____

PRINCIPALS

Names of Principals	Home Address	Title	% Ownership

Have any of the principals or the business entity ever filed bankruptcy? Yes _____ No _____

ALL ORDERS ARE CASH IN ADVANCE OR C.O.D. UNTIL CREDIT IS ESTABLISHED. CREDIT TERMS ARE NET 10TH PROX. CREDIT WILL BE REVOKED IF ANY ACCOUNT BECOMES TEN (10) DAYS PAST DUE.

Credit Application, Agreement and Personal Guaranty

This Credit Application, Agreement, and Personal Guaranty ("Agreement") is made as of _____, 20_____.

Applicant hereby applies to Contractors Wardrobe®, Inc. ("Cw") for the extension of credit in connection with the intended ongoing purchase of products or services from Cw and/or from its affiliates Mirrors, Showers & Wardrobes, Inc. ("MS&W") and Image Transfer® (IT). The following provisions shall apply:

1. **Binding Agreement.** By signing and submitting this document Applicant shall be applying to Cw for the latter to extend credit to Applicant. When signed by Cw, the Agreement shall constitute a binding contract. The contract shall apply to each and every transaction between the parties for so long as Applicant continues to make purchases from Cw, MS&W or IT.
2. **Warranties and Representations.** Applicant, and the person signing this Agreement on behalf of Applicant, hereby warrant and represent to Cw that:
 - (a) The person signing this Agreement on Applicant's behalf is a duly authorized representative of Applicant;
 - (b) All statements made in connection with the application process on Applicant's behalf are true and accurate;
 - (c) All documents and financial statements submitted on Applicant's behalf as part of the application process are true and accurate; and
 - (d) Applicant will immediately notify Cw in writing if there is any material change in Applicant's net worth or financial position prior to making any new purchases. The absence of such disclosure is deemed an affirmative representation that there has been no change and Cw, MS&W and/or IT will rely on that fact in accepting future Purchase Orders from Applicant.
3. **Default or Insolvency.** If, after this date, Applicant, or any Guarantor identified below, changes ownership, becomes insolvent, files for bankruptcy protection, or fails to make full and timely payments as requested by Cw, then in any such case all of the Applicant's obligations to Cw, MS&W or IT shall, without demand or notice, immediately become due and payable.
4. **Purchase Orders.** When Applicant places an order with Cw, MS&W or IT, Applicant will submit a written Purchase Order or place a verbal order which Cw will memorialize in written form. In either event, such writings will be deemed to incorporate by reference the provisions of this Agreement and together both instruments will constitute a contract between the parties.
5. **Modifications.** No purported verbal amendment, modification or alteration to this Agreement will be of any force or effect unless and until reduced to writing and signed by the party to be charged.
6. **Interest and Attorney's Fees.** In the event of a default by Applicant or any Co-Maker or Guarantor who signs below on Applicant's behalf, interest shall accrue on the unpaid balance at the rate of 1.5% per month or the maximum legal rate, whichever is higher. Should Cw, MS&W or IT file a suit against Applicant (or its Co-Maker or Guarantor(s)) to collect any sums due and owing under this Agreement or any purchase transaction, the prevailing party shall recover its reasonable attorney's fees and costs.
7. **Binding on Successors.** This Agreement shall be binding upon and inure to the benefit of the parties below and to their respective assignees, transferees, and successors.
8. **No Obligation to Sell.** Nothing contained in this Agreement shall be construed to create an obligation on the part of Cw, MS&W or IT, to sell any products or services to Applicant. However, if Applicant places an order, and Cw, MS&W or IT agree to accept and fill the order, the terms of this Agreement shall prevail.
9. **MS&W and IT.** Although this Agreement is signed only by Cw, it is understood between the parties that Cw is making this Agreement on its own behalf and on behalf of its affiliates MS&W and IT. Applicant agrees that if from this date forward it orders products or services from either MS&W or IT the terms of this Agreement will apply and in the event of a default by Applicant either MS&W or IT may bring an action under this Agreement to enforce its terms.
10. **Guarantor(s).** Any person(s) who signs below under the heading (Applicant's) signature shall be deemed to have personally and unconditionally guaranteed any and all debts, liabilities, obligations, and purchases of Applicant under this Agreement, whenever incurred. If Applicant defaults at any time or in any manner hereunder, then upon written demand from Cw, MS&W or IT, Guarantor(s) shall promptly pay all such debts, obligations and liabilities and if Guarantor(s) fail to do so upon receipt of the demand, Guarantor(s) shall be jointly and severally liable to Cw, MS&W or IT for all debts and obligations owed by the Applicant. It shall not be necessary to sue Applicant first or to exhaust any or all remedies against Applicant before filing suit against the Guarantor(s). Guarantor(s) shall be liable for reasonable attorney's fees and costs if Cw, MS&W or IT files an action to enforce or interpret this guaranty obligation.
11. **California Law/Jurisdiction and Venue.** This Agreement, and any writing generated as a result of any order placed by Applicant with Cw, MS&W or IT, shall be deemed to have been made and entered into at Valencia, California and shall be interpreted and enforced in accordance with the laws of the State of California. Applicant, Co-Makers, and Guarantors of Applicant, each hereby consent to the jurisdiction of California courts and further agree that in the event of any litigation between the parties the exclusive venue in which any such litigation is to be commenced shall be Superior Court of Los Angeles County, California, North Valley District.
12. **Orders Non-Cancelable.** In consideration of waiving deposits for custom orders, Applicant hereby agrees that all orders placed by Applicant shall be non-cancelable for any reason after the order has been accepted by Cw, MS&W or IT.
13. **Entire Agreement.** This instrument, and any written Purchase Order accepted by Cw, MS&W or IT hereafter, shall constitute the sole, exclusive and entire agreement of the parties regarding the future purchase and sale of any items or services between the parties.
14. I understand that by signing and returning this document I am giving Contractors Wardrobe®, Inc., Mirrors, Showers & Wardrobes, Inc. or Image Transfer® permission to transmit to me information via facsimile or electronically.

Wherefore this Agreement is made as of the date first written above.

Applicant(s) Signature

Applicant(s) Signature

Print Name

Print Name

Title

Title

Company Name: _____

DBA: _____

Agreed and Accepted:

Contractors Wardrobe®, Inc.

By: _____