

## Nason's Lock & Safe, Inc.

dba Nason's Lock & Security 2418 Saviers Road Oxnard, CA 93033

Phone: (805) 487-3949 Fax: (805) 487-8280

Locksmith License: LCO 3369 Contractors License: 739620

## APPLICATION FOR CREDIT

Company Name	Addre	ess	City,State,Zip	Phone Number
Bill To (If different from above)				
Accounts Payable Contact		Phone Number	Fax	Number
Federal ID#:			Social Security #:	
Resale #:		_	Number of Years in l	Business:
Corporation	_Partnership	Government	Sole Proprietor	•
Have the principals of this bustoned for better control of purchasing Does your company require pur *If yes please provide a list of the Bank Reference:	g, please complete t chase orders for eve	he following: ery purchase?YES	NO	
Contact	Checking Account Number		Savings Account Number	
Business References: (Ple	ease list references v	with whom you have had	an open account with for a	at least 6 consecutive months).
Firm Name	Addre	ess		City,State,Zip
Phone Number	Fax N	Tumber	Contact	Account Number
Firm Name	Addre	ess		City,State,Zip
Phone Number	Fax N	fumber	Contact	Account Number
Firm Name	Addre	ess		City,State,Zip
Phone Number	Fax N	umber	Contact	Account Number

ALL ACCOUNTS ARE C.O.D. UNTIL CREDIT IS APPROVED. IF THIS IS AN EMERGENCY, PLEASE LIST PHONE & ACCOUNT NUMBERS OF CREDITORS SO WE CAN PROCESS YOUR CREDIT INFORMATION IMMEDIATELY.

**TERMS:** OUR TERMS ARE NET 30 DAYS FROM DATE OF INVOICE.

**INSURANCE:** WE ARE INSURED WITH STATE FARM INSURANCE COMPANY & ANY REQUEST FOR CERTIFICATES OF INSURANCE MUST BE IN WRITING AND WILL BE MAILED DIRECTLY TO THE FACILITY AT NOT CHARGE. ALL REQUESTS FOR A CERTIFICATE OF INSURANCE NAMING ANY "ADDITIONAL INSURED(S) MUST BE IN WRITING AND WILL INCUR A \$75.00 FEE PER CERTIFICATE EVERY SIX MONTHS.

**AGREEMENT:** THE UNDERSIGNED HEREBY MAKES THIS APPLICATION FOR CREDIT TO NASON'S LOCK & SAFE, INC. (dba NASON'S LOCK & SECURITY), HEREINAFTER REFERRED TO AS "CREDITOR". IN MAKING THIS APPLICATION THE UNDERSIGNED AGREES THAT ALL AMOUNTS PAYABLE ON OR BEFORE THE DUE DATE ON ANY WRITTEN, QUOTED OR AGREED TERMS WILL BE PAID, OTHERWISE ACCOUNT WILL BE CONSIDERED DELINQUENT. SHOULD CREDIT AVAILABILITY BE GRANTED BY CREDITOR, ALL DECISIONS WITH RESPECT TO THE EXTENSION OR CONTINUATION OF CREDIT SHALL BE IN THE DISCRETION OF CREDITOR. CREDITOR MAY TERMINATE ANY CREDIT AVAILABILITY WITHIN ITS SOLE DISCRETION. THE UNDERSIGNED UNDERSTANDS THAT THE CONTINUED SOLVENCY OF THE UNDERSIGNED IS A PRECONDITION TO ANY SALE MADE BY CREDITOR. THE UNDERSIGNED ACKNOWLEDGES AND AGREES THAT CREDITOR MAY UTILIZE OUTSIDE CREDIT REPORTING SERVICES TO OBTAIN INFORMATION ON THE UNDERSIGNED. UPON REQUEST, THE UNDERSIGNED AGREES TO PROVIDE CREDITOR A STATEMENT REPRESENTING THAT THE UNDERSIGNED IS AND REMAINS SOLVENT. THE UNDERSIGNED AGREES TO A "MINIMUM" ASSESSMENT CHARGE OF THIRTY-FIVE DOLLARS (\$35.00) OR THE HIGHEST AMOUNT ALLOWED BY LAW FOR ANY RETURNED CHECK FROM THE UNDERSIGNED. ADDITIONALLY, THE UNDERSIGNED SHALL BE RESPONSIBLE FOR THE COLLECTION OR LITIGATION FOR COLLECTOIN COSTS AND ATTORNEY'S FEES (WHERE ALLOWED BY LAW), IN CONNECTION WITH ANY DELINQUENT AMOUNT. THE PARTIES HERETO KNOWINGLY AND INTENTIONALLY WAIVE THE RIGHT TO A JURY TRIAL ON ANY ISSUE OR DISPUTE THAT MAY ARISE BETWEEN APPLICANT AND CREDITOR. FURTHERMORE, THE PARTIES KNOWINGLY AND INTENTIONALLY AGREE TO OUTSIDE ARBITRATION ON ANY ISSUE OR DISPUTE THAT MAY ARISE BETWEEN UNDERSIGNED AND CREDITOR AND BOTH PARTIES KNOWINGLY AND INTENTIONALLY AGREE THAT ANY OR ALL ARBITRATION IS "BINDING ARBITRATION" AND ENFORCEABLE AS ADJUDICATED. THE UNDERSIGNED AGREES TO PROVIDE CREDITOR, UPON REQUEST, WITH AN UPDATED CREDIT APPLICATION AS A CONDITION FOR THE CONTINUED EXTENSION OF CREDIT. THE UNDERSIGNED AGREES TO PROVIDE TO CREDITOR UPDATED FINANCIAL INFORMATION UPON REQUEST.

TERMS & CONDITIONS OF SALE: THE UNDERSIGNED AGREES TO PAY FOR ALL PURCHASES ACCORDING TO THE TERMS OF CREDITOR. NO TERMS OR CONDITION OF PURCHASE ORDERS DIFFERENT FROM THE TERMS OF CREDITOR WILL BECOME PART OF ANY SALES AGREEMENTS, PURCHASE ORDERS OR OTHER DOCUMENTS UNLESS SPECIFICALLY APPROVED IN WRITING BY THE CREDITOR. THE LAWS OF THE STATE OF CALIFORNIA SHALL BE APPLICABLE TO ALL SUITS ARISING UNDER ANY AGREEMENT BETWEEN THE UNDERSIGNED AND CREDITOR. ALL ACCOUNTS SHALL BE DUE AND PAYABLE IN CALIFORNIA. IN THE EVENT OF LITIGATION, SOLE JURISDICTION AND VENUE SHALL BE IN VENTURA COUNTY, CALIFORNIA. THE PERSON SIGNING THIS APPLICATION CERITIES THAT ALL OF THE INFORMATION CONTAINED IN THIS APPLICATION AND ANY ATTACHMENTS ARE TRUE AND CORRECT.

Full Company Name	Date		
Authorized Signature	Print Name	Title	