FTG EQUIPMENT SOLUTIONS, INC.

399 N Virginia Avenue Carneys Point, NJ 08069 Voice: 855.303.7900 Fax: 856.299.3386

SIGNATURE (PARTNER)

CREDIT APPLICATION & BASIC SALES AGREEMENT



DATE

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DECLARATION. The signing of this Credit Application, Security Agreement and Basic Sales Agreement (this 'Credit Application') authorizes FTG Equipment Solutions, Inc. (premination referred to as 'Creditor') to perform the excess company or individual(s), as appropriate (premination reditors) and profession of the purpose of providing redit or frame of costimination and the purpose of providing redit or frame of costimination and the purpose of providing redit or frame of costimination and the purpose of the purpose of providing redit or frame of costimination and the purpose of the purpose of their purpose of t	What credit limit are you requesting?		Are you	requesting:	Net terms
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SIGNATURE (Must be signed by a Company Officer) TITLE DATE	any information necessary for Creditor and/or any actual or proposed third determine Customer's creditworthiness. Creditor is also authorized to answ The undersigned, in its individual and/or in its capacity as an authorized consents to and authorizes Creditor and/or any third party financing source To secure payment and performance of all liabilities, duties and obligatic amounts that may be due and payable from Customer to Creditor from the Uniform Commercial Code (the "UCC") in all Inventory (capitalized to distributed by Creditor, whenever sold, consigned, leased, rented or delive the following description and/or brand names; ROTAIR AIR COMPRESSC to, the sale, lease or rental thereof; and all existing or subsequently are (hereinafter collectively referred to as, the "Collateral"). CREDITOR'S AND SECURES ALL PREVIOUSLY INCURRED AND SUBSEQUENT Of Collateral against all risks that should be reasonably expected. The secur Collateral pursuant to Section 9-103(b) of the UCC and shall not idepartment, agency or instrumentality thereof, or any state, county or lot Equipment, Inventory, or Goods from Customer with or without Notice an Customer will promptly advise Creditor of any change of Customer's nam business openings and closings. So long as any Obligations are outstand any interest in any of the Collateral. Customer shall not sell, transfer or invoice(s) or by an applicable Finance and Security Agreement). Followir piece of Equipment, including any other Collateral used in connection with least 5) business days prior to the sale of the Collateral to be Sold, which vibration the purchase price thereof, (ii) Customer shall, concurrently with costs and expenses relating and pertaining to the release of the Collateral The following constitute Customer defaults: (i) Failure of Customer to other agreement or otherwise, when due; (ii) Failure of Customer to other agreement or otherwise, when due; (ii) Failure of Customer to other agreement or otherwise, when due; (ii) Failure of Customer for the put and Sp.000 per or	party financing sources to make an informed ver questions about Customer's credit experie of officer of the Customer, recognizes that his of its to obtain a consumer credit report on the unans of Customer to Creditor with respect to an ime to time (collectively, the "Obligations"), Cuerms used herein but not otherwise defined hered, directly or indirectly, to or for the benefit or DRS, TECHNOGEN GENERATORS; and all rising Accounts and accounts receivable and SECURITY INTEREST ATTACHES TO AL BLIGATIONS BETWEEN CREDITOR AND City interest granted hereunder shall constitute become subordinate or junior to the secural governmental agency. If Customer fails to dexercise any and all rights and remedies of e, residence (if Customer is an individual), stating, Customer will keep the Collateral labeled dispose, or cause or permit the sale, transferights and the sale Restriction Period (if applicable), a such Equipment (the "Collateral to be Sold" written notice shall describe in reasonable den the sale of the Collateral to be Sold, repay to be Sold and actions taken by Creditor in company and the sale of the Collateral to be Sold, repay to be Sold and actions taken by Creditor in company and the sale of the Collateral to be Sold, repay to be Sold and actions taken by Creditor in company and the sale of the Collateral to be Sold, repay to be sold and actions taken by Creditor in company and the sale of the Collateral to be Sold, repay to be sold and actions taken by Creditor in company and the sale of the Collateral to be Sold, repay to be sold and actions taken by Creditor in company and the sale of the Collateral to be Sold, repay to be sold and actions taken by Creditor in company and the sale of the Collateral to be sold and actions taken by Creditor in company and the collateral and conditions hereof creditions to the terms and conditions hereof and to the terms and conditions hereof are pratified and confirmed by Customer, accet as that relating to the obligations unde the obligations of Customer with respect	credit decision. 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Luding, without limitation, interest, fees, charges, and oth rest (as that term is defined in Section 9-103(b) of Article 9 (20 of the UCC), Equipment, and Goods manufactured by reafter acquired including but not limited to all Products und essions and returns; and all Proceeds from, but not limited come into existence during the term of this Credit Application. RECEIPT OF THE EQUIPMENT AND/OR INVOIC condition but for ordinary wear and tear, and will insure the erson, firm or corporation, including the United States or as et al., and the condition of the United States or as et al., and the condition and upon all of the erson, firm or corporation, including the United States or as et al., and the condition are defined by Creditor may repossess and remove any Product(see Collateral at any location other than as known to Credition in the provide written notice of Creditor's rights who might have sale Restriction Period (as that term is defined by Creditor be permitted in the ordinary course of its business to sell an tomer shall provide written notice to Creditor within 15 (but to of the sale of the Collateral to be Sold, including, without of the sale of the Collateral to be Sold, including, without of the sale of the Collateral to be Sold, including, without of the sale of the Collateral to be Sold, including to the conditions; (iv) the sale, transfer or disposition of any of the did Application or any other agreement between Creditor at to take possession or dispose of the Collateral. Customase money security interest in the Collateral for purpose and conditions; and in the case of purchases of learners the applicable order, or Creditor will not ship out as a Credit Application, the General Terms and Conditions and/oil. **Corporation of the Collateral Conditions and/oil.** **Corporation of the conditions of the conditions of the conditions of th
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	NOTATIONE (Music be signed by a company officer)				D.VIE

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