



DRIVEN BY CARQUEST

Store Location: _____ Store Number: _____

Please take completed application to your nearest Advance/CARQUEST Auto Parts Store

Questions? Call: **1-800-726-3449** Option 5, option 2 (after language preference)

COMMERCIAL CUSTOMER PROFILE INFORMATION			
Applicant's Business Name (Full Legal Name)		DBA (Doing Business As)	Federal Tax ID (FEIN)
Type of Business: (please circle one)		Corporation	LLC
		Partnership	Proprietorship
Business PHYSICAL ADDRESS		City	State
			Zip
Business MAILING ADDRESS (PO Box or Street Address)		City	State
			Zip
Business Phone Number	Business Fax Number	Number of locations	Number of years in business
State Sales Tax Permit # : (Note: Must have a signed copy of valid exemption certificate)		If no, please provide tax rate %:	
Language Preference :(please circle one)		English	Spanish
		French	P.O. Required: YES NO
Accounts Payable Contact Name:		Accounts Payable Phone Number / Extension:	
Email Address: (Required)		Monthly Purchases	
TERMS AND CONDITIONS - Application will be converted to an online application			
BANK REFERENCE			
Name			Account #
Address			Phone #
City			Fax #
State/ZIP			Contact

TERMS: "Applicant", means each person and/or business entity which applies for and may be granted an account and "Advance" refers to Advance Stores Company, Incorporated and/or its subsidiaries which includes the following entities: AAP Financial Services, Inc., General Parts Distribution LLC, and in Texas: Straus-Frank Enterprises LLC, and in California: Golden State Supply LLC. or such subsequent holder of the account or balances. Applicant authorizes Advance to contact and obtain Applicant's credit information from any source including credit bureaus. Applicant understands and agrees that Advance will determine the appropriate credit limit to grant but has no such obligation, however, if a credit limit is granted by Advance, Applicant agrees it may be raised, lowered or cancelled at any time. Applicant authorizes Advance to release and report trade data (including account and credit reference information) to third parties. By signing below Applicant represents and confirms: (i) that all of the information contained in this agreement is correct and complete, (ii) that the undersigned is authorized to enter into this agreement on the Applicant's behalf, and (iii) that Applicant is an entity in good standing or a government agency and purchases made hereunder are not for personal or household uses.

Applicant agrees to pay unpaid balances upon receipt of invoice. All past due invoices may be subject to a calculated monthly finance charge of 18% per annum or the maximum permitted under law on any past due invoice. If permitted under applicable law, a return check fee in the amount of \$30.00 per returned check may apply. Use of any online self-service solutions provided by Advance may be subject to additional service fees. Applicant agrees to grant Advance a purchase money security interest in the merchandise purchased from Advance until full payment for such merchandise has been made. By signing below, Applicant ratifies any existing financing statement filed previously by Advance and authorizes Advance to file financing statements, amendments and other documents and instruments from time to time as Advance deems appropriate to protect its security interests until full payment has been made. Applicant agrees to pay expenses incurred by Advance in connection with any collections remedies, including without limitation, repossession, repair and collection actions, any attorney's fees and expenses plus court costs and fees including any bankruptcy fees and costs incurred to the extent permitted by law. A failure or delay by Advance in exercising any rights or remedies hereunder is agreed not to operate as a waiver or to prevent future exercise of such rights.

Any claim or dispute between Applicant and Advance arising from or relating to this Agreement or our relationship ("Claim") must be resolved by binding arbitration in accordance with the Commercial Dispute Resolution Procedures of the American Arbitration Association ("AAA"). This Agreement shall be governed by the laws of the State of North Carolina. You and we will each pay our respective attorney's, experts' and other fees, except as otherwise provided by law. No class actions: Applicant and Advance also agree that the arbitration only may resolve claims, disputes or controversies between us. To the fullest extent permitted by applicable law, no arbitration with respect to this Agreement shall be joined to an arbitration involving any other party, whether through class arbitration proceedings or otherwise. Applicant agrees not to participate in a representative capacity or as a member of any class of claimants, pertaining to any Claim. The arbitrator's findings, reasoning, decision and award must be in writing and must be based upon and consistent with the law of the jurisdiction that applies to the Agreement. It is agreed that any award will be kept strictly confidential. If any part of this Agreement cannot be enforced, the rest of the Agreement will continue to apply.

This is the entire Agreement between Applicant and Advance supersedes any prior understandings, oral or written. This Agreement may not be changed except by written agreement signed by each of Applicant and Advance. By signing below, Applicant confirms the data provided at the top of this Agreement is true and correct. Applicant further acknowledges, consents, and agrees to these terms and this Agreement and promises to pay any amounts outstanding.

Applicant Legal Name: _____ (Company Name) _____ (Date)

By: _____ (Authorized Signature) _____ (Print Name) _____ (Title)