

FLORIDA EQUIPMENT SERVICE CREDIT APPLICATION



Standard Credit Application Package

Thank you for choosing to do business with Florida Equipment Service.

To establish a Line of Credit with us, please complete the items listed below and return to by clicking here when done --> Accounts@flequipment.com

Florida Equipment Service 6712 Highway Avenue

Jacksonville, Fl 32254 – Fax to (904) 378-9887 Attention: Angie Carver.

If you have any questions concerning these forms, Please contact any member of the Credit Department at (904) 378-4466.

Florida Equipment Service Credit Application (Must be signed in ALL cases, by an authorized individual)

_Authorization for Release of Information

For Credit Lines in excess of \$5,000.00, please attach your Latest Fiscal Year-End Financial Statement.

Sales and Use Tax Certificate of Exemption (Required in All Cases – Unless indicated on Credit Application)

____W-9 Form Request for Tax Payer Identification Number and Certification



FESCO FLORIDA EQUIPMENT SERVICE CREDIT APPLICATION



Authorization to Release Information

Customer Name		
City	State	Zip
(Name)	Hereby authorizes and	requests our Creditor or
	ncial information pertinent to Florida I	Equipment Service to
enable them to set the hig	ghest possible credit limit to accommo	date my purchases.
Signed(Name)	(Title)	Date
Witness(Name)	(The)	Date



FESCO FLORIDA EQUIPMENT SERVICE **CREDIT APPLICATION**



6712 Highway Avenue Jacksonville, FL 32254			Phone: (904) 378-4466 Fax: (904) 378-9887		
BILLING INFO	DRMATION (Please pr	int legibly)		
Business Name:		Bus	Business Phone:		
			Fax	Number:	
Shipping Address:		Bill	Billing Address:		
City, State and Zip Code:		City	City, State and Zip Code:		
DO YOU REQUIRE PURCHASE ORDERS? YES:			? YES:	NO:	
DO YOU PAY SA	ALES TAX? YE	S:	or CERTIFICA	TE #	
			(*	Please enclose copy	of Tax Certificate)
FEDERAL ID NO):		EMAIL	ADDRESS	
INFORMATIO	N ON OFFICI	ERS. PAI	RTNERS. OR (GUARANTORS	
Full Name	Title	,	Social Security		Home Phone No.
Home Address	City	State	Zip Code	Married? Yes:	No:
Full Name	Title		Social Security	/ No.	Home Phone No.
Home Address	City	State	Zip Code	Married? Yes:	No:
GENERAL INI Date this business			Nar	me of Business.	
Business Type: [] Proprietorship,	[]Parti	hership, []Corr	poration (State) G	Sovernment Agency []
Works from: [] Home, [] Shop Number of Employees: Office, Field					
Amount of Credit of a recent financi			For credi	t lines in excess of \$5	5,000, please attach a copy

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Were any of the principals in business before? [] Yes, [] No



ESCO FLORIDA EQUIPMENT SERVICE **CREDIT APPLICATION**



If yes, please give the name of the business and location:

Company Nam	ne:		
[] Do not con If you are a new contra	ntact actor, please provide t	he name of your previous empl	-
Address:			
TRADE REFEREN	NCES		
Name of Supplier	Account Number	Address, City, State, Zip	Phone No.
			Email
Name of Supplier	Account Number	Address, City, State, Zip	Phone No
			Email
Name of Supplier	Account Number	Address, City, State, Zip	Phone No.
			Email
Name of Supplier	Account Number	Address, City, State, Zip	Phone No
			Email
COMPANY BANK	K REFERENCE		
Name of Bank	Account Number	Address, City, State, Zip	Phone No
			Email
TERMS OF SALE			

By signing below you are agreeing to Florida Equipment Service Standard Conditions of Sale (see attached).

Signature:	Date:
Print Name:	Title:
Signature:	Date:
Print Name:	Title:

STANDARD CONDITIONS OF SALE

GENERAL – Unless otherwise expressly agreed in writing by a duly authorized representative of Florida Equipment Service these terms and conditions supersede all other communications and agreements and notwithstanding any conflicting or different terms and conditions in any order or acceptance of Purchaser, all sales and shipments shall exclusively be governed by these terms and conditions. When used herein "affiliates" shall mean Florida Equipment Service and its wholly-owned subsidiaries. Section headings are for purposes of convenience only. "Products" as used herein shall include products, parts and accessories furnished Purchaser by Florida Equipment Service. Orders shall be subject to acceptance at Florida Equipment Services principal corporate offices in Jacksonville, Florida.

DELIVERY – Unless otherwise agreed in writing, Products manufactured, assembled or warehoused in the continental United States are delivered F.O.B. shipping point, and Products shipped from outside the continental United States are delivered F.O.B. point of entry. Where the scheduled delivery of Products is delayed by Purchaser or by reason of any of the contingencies referred to in Section 5. Florida Equipment Service may deliver such Products by moving it to storage for the account of and at the risk of Purchaser. Shipping dates are approximate and are based upon prompt receipt of all necessary information and approvals from Purchaser. Florida Equipment Service reserves the right to make delivery installments.

SECURITY AND RISK OF LOSS - Upon request from Florida Equipment Service, Purchaser agrees to execute a security agreement covering the Products sold or other assets and to perform all acts which may be necessary to perfect and assure a security position of Florida Equipment Service. Notwithstanding any agreement with respect to delivery terms or payment of transportation charges, the risk of loss or damage shall pass to Purchaser and delivery shall be deemed to be complete upon delivery to a private or common carrier or upon moving into storage, whichever occurs first, at the point of shipment for Products assembled, manufactured or warehoused in the continental United States or at the point of entry for Products shipped from outside the continental United States.

PAYMENT – If Purchaser fails to pay any invoice when due, Florida Equipment Service may defer deliveries under this or any other contract with Purchaser, except upon receipt of satisfactory security for or cash in payment of any such invoice.

A service charge of the lesser of 1% per month or the highest rate permitted by applicable law shall be charged on all overdue accounts. Failure on the part of Purchaser to pay invoices when due shall, at the option of Florida Equipment Service, constitute a default in addition to all other remedies Florida Equipment Service may have under these conditions of sale or applicable law. If, in the judgment of Florida Equipment Service, the financial condition of Purchaser at any time prior to delivery does not justify the terms of payment specified. Florida Equipment Service may require payment in advance or cancel any outstanding order, whereupon Florida Equipment Service shall be entitled to receive reasonable cancellation charges. If delivery is delayed by Purchaser, payment shall become due on the date Florida Equipment Service is prepared to make delivery. Should manufacture be delayed by Purchaser, pro rata payments shall become due if and to the extent required at Florida Equipment Service by its contracts with the manufacturer. All installment deliveries shall be separately invoiced and paid for without regard to subsequent deliveries. Delays in delivery or non-conformities in any installment shall not relieve Purchaser of its obligations to accept any pay for remaining installments.

FORCE MAJEURE – Florida Equipment Service shall not be liable for loss, damage, detention, or delay, nor be deemed to be in default from causes beyond its reasonable control or from fire, strike or other concerted action of workmen, act or omission of any governmental authority or of Purchaser, compliance with import or export regulations, insurrection or riot, embargo, delays or shortages in transportation, or inability to obtain necessary engineering talent, labor, materials, or manufacturing facilities from usual sources. In the event of delay due to any such cause, the date of delivery will be postponed by such length of time as may be reasonably necessary to compensate for the delay.

LIMITATION OF LIABILITY – IN NO EVENT SHALL FLORIDA EQUIPMENT SERVICE BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, however arising, whether in warranty, strict liability, contract, tort, negligence or otherwise, including but not limited to loss of profits or revenue, loss of total or partial use of the Products or facilities or services, downtime cost, or claims of the Purchaser for such or other damages whether on account of Products furnished hereunder or delays in delivery thereof or services performed upon or with respect to such Products. Florida Equipment Services liability on any claim whether in warranty, strict liability, contract, tort, negligence or otherwise for any loss or damage arising out of, connected with, or resulting from this contract or the performance or breach thereof, or from the design, manufacture, sale, delivery, resale, repair, replacement, installation, technical direction of installation, inspection, servicing, operation or use of any Product covered by or furnished under this contract shall in no case (except as provided in the section entitled "Patent Indemnity") exceed the purchase price allocable to the Product or Part thereof which gives rise to the claim.

All causes of action against Florida Equipment Service arising out of or relating to this contract or the performance hereof shall expire unless brought within one year of time of accrual thereof.

PRICES – Prices to the Purchaser shall be the Florida Equipment Service list price in effect at time of order. Florida Equipment Service may, upon thirty (30) days prior written notice to Purchaser, change prices, or other terms of sale affecting the Products, by issuing new price schedules, bulletins or other notices.

This contract applies to new Products only. Purchases of used equipment shall be on terms to be agreed upon at time of sale to Purchaser. This price does not include any Federal, state or local property, license, privilege, sales, service use, excise, value added, gross receipts, or other like taxes which may now or hereafter by applicable to, measured by or imposed upon or with respect to this transaction, the property, its purchase, sale, replacement, value, or use, or any services performed in connection therewith. Purchaser agrees to pay or reimburse Florida

Equipment Service, its subcontractors or suppliers any such taxes, which Florida Equipment Service, its subcontractors or suppliers are required to pay or collect or which are required to be withheld by Purchaser.

The price shall also be subject to adjustment in accordance with the published Price Adjustment Clauses, which price adjustment information shall supersede the terms of this Section 8, where inconsistent herewith.

INFORMATION FURNISHED PURCHASER – Any design, manufacturing drawings or other information or materials submitted to the Purchaser and not intended for dissemination by Purchaser remain the exclusive property of Florida Equipment Service and may not, without its consent, be copied or communicated to a third party.

ASSIGNMENT – Any assignment of this contract or any rights hereunder, without prior written consent of Florida Equipment Service by a duly authorized representative thereof shall be void.

TERMINATION – Any order or contract may be cancelled by Purchaser only upon payment of reasonable charges (including an allowance for profit) based upon costs and expenses incurred, and commitments made by Florida Equipment Service.

NOTE: Sale of the equipment or services described or referred to herein at the price indicated is expressly conditioned upon the terms and conditions set forth on the front and back of this page. Any confirmatory action by the Purchaser hereunder, or any acceptance of such equipment of services, shall constitute assent to said terms and conditions. Any additional or different terms or conditions set forth in the Purchaser's order or other communications are objected to by Seller and shall not be effective or binding unless assented to in writing by an authorized representative of Seller.