

Applicant's Signature

The following information is given for the purpose of obtaining credit from: SUNRISE COOPERATIVE: 2025 W STATE ST., P.O. BOX 870, FREMONT, OH 43420

419-332-6468 • Toll Free: 1-800-321-5468 • Fax: 419-355-8743

creditall@sunriseco-op.com

Date

CONSUMER PRODUCTS CREDIT APPLICATION

REGULAR 30 DAY TERMS

PLEASE PRINT • This information will be treated in a confidential manner.

Name				Spouse/Co-Applicant				
Billing Address			City, State, Zip					
Shipping Address			City, State, Zip					
Home Phone _		Cell Phone Count			County	/		
Email Address								
Birthdate		SSN						
Spouse Birthd	ate		Spouse	SSN				
Employer Pho	ne Number	JUPI		<u>KA</u>	Income			
Previous Supp	lier	Success	gro	DWS	here	9.		
Marital Status Dependents Including Yourself							m applying for credit for	
☐ Married☐ Divorced	□ One		Ц	Rent Landlord name:		the following department: ☐ Agronomy		
☐ Single	□ Two □ Three				2		Farm	
☐ Widowed	☐ Four			Landlor	d phone:		Power Fuel	
ы vvidowed	☐ Five						Propane	
	ы пие			Own: Mo	ortgage		Other	
				Own: No	Mortgage			
Propane Use:	☐ Furnace	☐ Stove	☐ Fire	place	☐ Heat Pu	ımp	Corn/Wood Burne	
	☐ Clothes Dryer	☐ Water Heater	□ Poo	l Heater	□ Other _		Yes / No	
	Estimated Gallor	ns per year						
How did you h	ear about us?	☐ Door Hanger ☐	Radio	□ Ма	iler 🗆 O	ther _		
BILLINGS TO BE MADE IN TH OF 2% PER MONTH WILL BE COOPERATIVE, INC SHALL OF ANY CREDIT TERMS AND BUYER COVENANTS AND AG ANY TIME REDUCE THE AMC CONSENTS TO SUCH REDUC	IE ABOVE NAME. BY THE BELOW: CHARGED ON ALL PAST DUE BALE GRANTED IN ANY LEGAL ACTIC CONDITIONS, SHALL BE ENTITLE GREES THAT ANY LEGAL ACTION OUNT OF ANY DISTRIBUTION OR ESTION.	SIGNATURE(S) I/WE ALSO APPROVE TH LANCES. WE ACKNOWLEDGE HAVING F IN OR OTHER PROCEEDNGS WHICH MA ID TO RECOVER ALL REASONABLE ATT OR LAWSUIT BROUGHT TO ENFORCE A	HE OPEN-END A RECEIVED A CO LY HEREAFTER ORNEYS' FEES NY OF THE TE IN BEHALF OF	AGREEMENT BELC DPY OF IT AND TH BE INITIATED TO AND COSTS AND RMS SHALL BE VI THE BUYER BY T	OW AND AGREE TO BE INTERPRISED TO BE INTERPRISED IN ADDITION OF AMOUNT OF ANY OF AMOUNT	BOUND BY ISCLOSUR PROVISIO ON TO ALL R HURON	THE TERMS OF EACH ACCOUNT AND REQUEST THE TERMS SET FORTH BELOW. A SERVICE CHARGE IE BY DETACHING AS INDICATED. SUNRISE INS, OR TO OBTAIN RELIEF FOR ANY ALLEGED BREACH OTHER RELIEF WHICH THEY MAY BE ENTITLED. THE COUNTY, OHIO. SUNRISE COOPERTAVIE, INC. MAY AT I THAT IS DUE, OVERDUE OR PAYABLE AND THE BUYER	

Date

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CUSTOMER - PLEASE DETACH - THIS IS FOR YOUR INFORMATION

IF MY APPLICATION TO SUNRISE FOR AN OPEN END CHARGE ACCOUNT IS ACCEPTED AND IN CONSIDERATION OF THE EXTENSION OF CREDIT BY SUNRISE FOR PURCHASES MADE BY ME OR MEMBERS OF MY FAMILY OR PURCHASES AUTHORIZED BY ME FROM TIME TO TIME, I AGREE:

- THAT EACH PURCHASE (INCLUDING MAIL OR TELEPHONE ORDERS) MADE UNDER THIS AGREEMENT SHALL BE EVIDENCED BY AN INSTRUMENT ON A FORM PRESCRIBED BY SUNRISE - EACH CHARGE FOR MERCHANDISE SO PURCHASED IS REFERABLE TO THIS AGREEMENT AND ALL CHARGES SO MADE SHALL BE PAID IN ACCORDANCE WITH THE AGREEMENT.
- 2. UPON RECEIPT OF THIS STATEMENT THEREFORE TO PAY SUNRISE AT ITS OFFICE, AS INDICATED ON THE STATEMENT, IN ACCORDANCE WITH THE TERMS THEREON, THE UNPAID BALANCE OF PURCHASES MADE HEREUNDER, PLUS FINANCE AND SERVICE CHARGES (HEREINAFTER COLLECTIVELY "FINANCE CHARGES") IN ACCORDANCE WITH SUNRISE TERMS GENERALLY IN EFFECT AT THE TIME SAID STATEMENT IS MAILED, SO LONG AS ANY PART OF MY BALANCE REMAINS UNPAID.
- 3. THAT SUNRISE SHALL BE SUNRISE COOPERATIVE, INC. OF FREMONT, OHIO WHICH ACTS UPON THIS CREDIT APPLICATION AND WHICH BILLS ME FOR GOODS AND SERVICE AUTHORIZED AND/OR RECEIVED BY ME.
- 4. UNLESS EVIDENCED BY A SPECIAL AGRÉEMENT, SUNRISE WAIVES AND DISCLAIMS THE RIGHT TO RETAIN, ACQUIRE OR ENFORCE A SECURITY INTEREST IN ANY PROPERTY TO SECURE THE PAYMENT OF ANY CREDIT EXTENDED UNDER THIS ACCOUNT. THIS PROVISION IS NOT APPLICABLE TO JUDGMENT LIENS AND EXECUTIONS.
- 5. PROVISIONS OF THIS AGREEMENT REFERRING TO FINANCE CHARGES DO NOT APPLY IF ITEMS PURCHASED ARE CHARGED TO OTHER THAN THE REGULAR OPEN END ACCOUNT.
- 6. A FINANCE CHARGE MAY BE IMPOSED IF THE UNPAID BALANCE SHOWN ON THE CURRENT STATEMENT AS THE NEW BALANCE IS NOT PAID BEFORE THE NEXT BILLING DATE.
- 7. IF A FINANCE CHARGE IS ADDED IT IS COMPUTED ON THE PREVIOUS BALANCE, LESS PAYMENTS AND CREDITS APPEARING ON THE FACE OF THIS STATEMENT, AT A PERIODIC RATE OF 2% PER MONTH WHICH IS AN ANNUAL PERCENTAGE RAGE OF 24%. THE MINIMUM MONTHLY FINANCE CHARGE WILL BE ONE DOLL AR
- 8. THAT SUNRISE MAY REQUEST INFORMATION FROM ANY SOURCE IT DEEM NECESSARY TO ACT ON THIS APPLICATION.

The Federal Truth in Lending Act requires prompt correction of billing mistakes.

- 1. If you want to preserve your rights under the Act, here's what you do if you think your bill is wrong or if you need more information about an item on your bill:
 - A. Do not write on the bill. On a separate sheet of paper write (you may telephone your inquiry, but doing so will not preserve your rights under this law) the following
 - II. Your name and account number (if any).
 - III. A description of the error and an explanation (to the extent you can explain) why you believe it is an error. If you only need more information, explain the item you are not sure about and, if you wish, ask for evidence for the charge such as a copy of the charge slip. Do not send in your copy of a sales slip or other document unless you have a duplicate copy for your records.
 - IV. The dollar amount of the suspected error.
 - V. Any other information (such as your address) which you think will help us identify you or the reason for your complaint or inquiry.
 - B. Send your billing error notice to the address on your bill which is listed after the words "Send inquiries to." Mail it as soon as you can, but in any case, early enough to reach us within 60 days after the bill was mailed to you.
- 2. We must acknowledge all letters point out possible errors within 30 days of receipt, unless we are able to correct your bill during that 30 days. Within 90 days after receiving your letter, we must either correct the error or explain why we believe the bill was correct. Once we have explained the bill, we have no further obligation to you even though you still believe that there is an error, except as provided in paragraph 5 below.
- 3. After we have been notified, neither we nor an attorney nor a collection agency may send you collection letters or other collection action with respect to the amount in dispute; but periodic statements ,may be sent to you, and the disputed amount can be applied against your credit limit. You cannot be threatened with damage to your credit rating or sued for the amount in question, nor can the disputed amount be reported to a credit bureau or to other creditors as delinquent until we have answered your inquiry. However, you remain obligated to pay the parts of your bill not in dispute.
- 4. If it is determined that we have made a mistake on your bill, you will not have to pay finance charges on any disputed amount, if it turns out that we have not made an error, you may have to pay finance charges on the amount in dispute and you will have to make up any missed minimum or required payments on the disputed amount. Unless you have agreed that your bill was correct, we must send you a written notification of what you owe; and if it is determined that we did make a mistake in billing the disputed amount, your must be given the time to pay which you normally are given to pay undisputed amounts before any more finance charges on the disputed amount can be charged to you.
- 5. If our explanation does not satisfy you and you notify us in writing within 10 days after you receive our explanation that you still refuse to pay the disputed amount, we may report you to credit bureaus and other creditors and may pursue regular collection procedures. But we must also report that you think you do not owe the money, and we must let you know to whom such reports were made. Once the matter has been settled between you and ourselves, we must notify those to whom we reported you as delinquent of the subsequent resolution.
- 6. If we do not follow these rules, we are not allowed to collect the first \$50 of the disputed amount and finance charges, even if the bill turns out to be correct. "The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of sex or marital status. The federal agency with administer compliance with this law concerning this company is The Federal Trade Commission, Federal Office Building, 1240 East 9th Street, Cleveland, Ohio 44114."