

**CHEMSOLV™, INC.**  
**1111 INDUSTRY AVENUE, S.E.**  
**ROANOKE, VA 24013**  
**PHONE (540) 427-4000 FAX (540) 427-3207**  
**APPLICATION & AGREEMENT FOR OPEN ACCOUNT**

Business Name: King Industrial LLC

Phone: 843-326-8939 Fax: 855-692-4266 Email: don@kingind.net

Billing Address: PO Box 266 Lamar SC 29069

Email Address for Electronic Invoices/Statements: ap@kingind.net

Shipping Address: 102 S. Railroad Ave Lamar SC 29069

Purchasing Manager: Don King P.O. required: Y N

Accounts Payable Manager: Debbie King Phone #: 843-326-8939

Taxable? Y N **If non-taxable, please furnish Sales Tax Exemption Form**

Date and Jurisdiction of Incorporation or Registration/Filing: \_\_\_\_\_

FEIN# 20-2441296 D&B # \_\_\_\_\_

Please list Principal Officer's Names and Titles:

Don King  
\_\_\_\_\_  
\_\_\_\_\_

**Please attach 3 trade references and 1 bank reference (name, address, and phone number)**

---

Customer furnishes the information herein to Chemsolv™, Inc. with the understanding that Chemsolv™, Inc. will rely upon it in determining whether to extend credit to Customer. Customer agrees, in the event that Chemsolv™, Inc. does extend credit to Customer, to pay for all goods and services received in accordance with the terms of payment appearing on Chemsolv™, Inc. invoice to Customer and other terms and conditions appearing on pages 2&3 of this application.

I have read and agree to be bound by the TERMS AND CONDITIONS OF SALE shown on pages 2&3 of this application and understand that they shall apply to all orders given to Chemsolv™, Inc.

Don King  
Signature of Authorized Individual Signing  
Agreement on Customer's behalf.

Don King / Owner  
Typed Name and Title of Person  
Signing This Agreement on Customer's Behalf.

**ACH INFORMATION:**

**ACCOUNT NAME:** Chemsolv, Inc.

**ACCOUNT #** 008922195605

**ROUTING #** 051401836

**WIRE TRANSFER #** 053100300

**EMAIL REMITTANCE TO:** [accountsreceivable@chemsolv.com](mailto:accountsreceivable@chemsolv.com)

**BANK INFO:**

First Citizens Bank

110 Church Ave.

Roanoke VA 24011

Contact: Diane Dehaven 540-985-3334

**Please send this completed, signed form to:**

[accountsreceivable@chemsolv.com](mailto:accountsreceivable@chemsolv.com)

Fax: 540-427-3207

**Please send mail original to:**

Chemsolv™, Inc.

Attn: Credit Dept.

P.O. Box 13847

Roanoke, VA 24037

ACCOUNT MANAGER John Wilhoit

**SEE TERMS AND CONDITIONS OF SALE ON PAGE 2 OF THIS APPLICATION.**

## CHEMSOLV™, INC. TERMS AND CONDITIONS

1. Prices in effect at time of shipment shall prevail. All prices quoted by Chemsolv™, Inc. are subject to change without notice. Terms are Net 30 Days and a late payment charge of 1 ½ % per month (which is an annual percentage rate of 18%) shall be charged on all past due accounts and buyer shall pay Chemsolv™, Inc. all cost incurred by it in collecting any past due amount from Buyer, including all court costs and attorney fees.
2. Where the price specified herein provides for absorption by Seller of freight charges, either as a whole or in part, Seller shall have the right to select the means of transportation. If Buyer requires a means of transportation other than that selected by Seller, any extra cost incurred by reason of using such means, shall be paid by Buyer.
3. Title to and risk of loss of all goods sold hereunder shall pass to Buyer upon Seller's delivery to carrier at shipping point.
4. In the event of war, fire, flood, strike, labor trouble, accident, riot, act of government authority, act of God or other contingencies, whether of like or different nature, beyond the control of the parties, interfering with the production, supply, transportation, or consumption of the goods covered by any order, or with the supply of raw material used in connection therewith (including without limitation Seller's inability to obtain raw materials from customary sources at customary prices and without litigation) quantities so affected shall be eliminated from the order without liability, but the order shall otherwise remain unaffected. Seller may without liability during any period of shortage due to any of said causes, prorate its supply of such goods among itself, for its own manufacturing uses, and customers, in such manner as Seller may deem fair and practicable.
5. (a) SELLER MAKES NO EXPRESS OR IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS OR ANY OTHER THING CONCERNING THE GOODS FURNISHED HEREUNDER, OTHER THAN THEY SHALL MEET THE SELLER'S CURRENT SALES SPECIFICATIONS.  
(b) Any recommendations made by Seller concerning the use, design of application of said goods are believed reliable but Seller makes no warranty of results to be obtained. Buyer assumes all responsibility and liability for loss or damage resulting from the transportation, handling, use or resale of said goods upon delivery to carrier to shipping point.  
(c) Buyer's exclusive remedy for breach of any warranty or of any other duty owed Buyer shall be limited to the purchase price of the goods sold hereunder, in respect to which damages are claimed, plus transportation charges thereon. Under no circumstances shall Seller be responsible for special incidental or consequential damages. Buyer shall inspect the goods furnished hereunder immediately after delivery. If any goods furnished hereunder are rejected because of non-conformity to specifications, Buyer shall have the right to return same to Seller, but only after inspection of Seller and receipt of definite shipping instructions from Seller, such inspection to be made and instructions given within thirty (30) days after notice of rejection by Buyer. Either, (1) failure to give notice of any claim within thirty (30) days from date of delivery, or (2) use or commingling of the goods furnished hereunder, constitutes a waiver by Buyer of all claims in respect to such goods.  
(d) Buyer represents that it possesses all licenses and permits required by any federal, state, local or foreign jurisdiction in connection with Buyer's intended or actual use of the goods.  
(e) Buyer agrees to indemnify and hold harmless Seller from and against any and all judgments, fees, awards, penalties and other expenses, including attorney's fees, which may be incurred by Seller arising out of or in connection with any claims or suits by third parties relating directly or indirectly to the transportation, handling, use or resale of goods sold hereunder.

6. The seller does not assume patent responsibility for the use by the Buyer of material sold hereunder. The use made of the material may or may not constitute an infringement of patents. The election of the use to which the material is put is solely the Buyer's, and on him rests the responsibility of the exercise of his judgment.
7. Should goods be made up specifically for Buyer and not of a grade, type, or color customarily carried in stock by Seller, Buyer agrees that:
  - (a) Delivery of 90 (90%) percent of the amount specified in the order shall constitute fulfillment of order.
  - (b) In case of an over-run, Seller may deliver such over-run up to 10 (10%) percent of order.
8. If the buyer fails to make any payment when due or to comply with any other of the terms, conditions and provisions hereof, the Seller may, at his option, decline to make further shipments until all overdue indebtedness has been paid, or decline to make further deliveries except for cash, or cancel this contract.
9. Seller's weights for Product delivered hereunder shall govern unless proved to the reasonable satisfaction of Seller to be in error by two (2%) percent or more. Failure by Buyer to give notice of any claim regarding the weight of Product delivered hereunder within five (5) days from date of delivery to Buyer, or Buyer's use of Product or commingling of Product with other substances, whichever first occurs, constitutes a waiver by Buyer of all claims with respect to the weight of such Product.
10. This contract contains the entire understanding of the parties with respect to the subject matter hereof and supersedes any prior oral or written understandings or representations.
11. All goods are sold and shipped subject to this contract and neither acceptance of any order nor shipment of any goods shall constitute acceptance of any provision appearing in the buyer's order blank or other form inconsistent herewith. The failure of the Seller to insist upon its rights or upon strict performance of any of the provisions of this contract in any one or more instances shall not constitute a waiver of such provisions, or any other provisions, either then or for the future.
12. The laws and regulations of the Commonwealth of Virginia shall be applicable to the interpretation of these terms and conditions. Any and all judicial action instituted from any resulting orders shall only be brought in the Federal and/or Commonwealth of Virginia Courts serving the City of Roanoke, VA.

**King Industrial LLC**

NAME OF COMPANY

**02/05/2016**

DATE



AUTHORIZED SIGNATURE