

4900 S. 9th Street - Kalamazoo, MI 49009-9552

Customer Service: Ph: (800) 253-9885 **Credit/Accounting:** Ph: (800) 234-4909

Website: www.edwardsgarment.com

DISTRIBUTOR PROFILE

Date:				
Company Name: (dba)				
		Ste:		
City, State, Zip:				
Ship To: (if different)				
Address:				
City, State, Zip:				
		Email:		
Name of Owner/P	rincipal(s)	Name of Contact(s)		
1	<i>,</i>	Authorized Buyer:		
2		Authorized Buyer:		
3	(_ General Manager:		
ASI:	PPAI:	you are a member (provide all that apply): SAGE: Buying Group:		
Type of Business				
		Year Established:		
Primary Business Operation:				
Industries You Sell To (select	all that apply):			
Assisted Living	Automotive	Casinos/Gaming	Food Service	
Healthcare	Hotels/Resorts	Restaurants	Retail	
Security	Stadiums/Arena	s Theme Parks	Transit	
to customer service with your order,	or standard shipping instructions, or standard shipping instructions, or or or or standard shipping in the routing guide.	discretion of Edwards. Special shipping instructions ctions may be provided below, or otherwise in writing before ordering. Applicable freight charges will be shipping method.	g to Edwards. If you	
Email To Receive Invoices:				



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CREDIT AGREEMENT

Phone:	<u>Tra</u>	ade References:				
Phone: Email: Acct.#: 2. Supplier's Name: City: State: Phone: Email: Acct.#: 3. Supplier's Name: City: State: Phone: Email: Acct.#: 3. Supplier's Name: City: State: Phone: Email: Acct.#: 3. Supplier's Name: City: State: Phone: Email: Acct.#: 1. Acct.#: 1. Acct.#: 1. Acct.#: 1. Acct.#: 2. State: Phone: Email: Acct.#: 3. Supplier's Name: Completed this application to obtain credit and certify that all statements contained herein are true and correct. I am authorized by the credit applicant to execute this document on its behalf. Applicant agrees that credit inquiries may be made and authorizes the release of such information to Edwards. Applicant agrees that any credit granted shall be paid promptly in accordance with Edwards (Net 30 Day) terms, pricing and policies (Edwards policies are included in our published price list). Applicant also agrees in the event any terms or pricing and policies (Edwards products for sale on any third-party websites or marketplaces without prior written authorization from Edwards. Applicant must are inconsistent with Edwards 'terms, pricing and policies; Edwards must not display Edwards products for sale on any third-party websites or marketplaces without prior written authorization from Edwards. Applicant must notify Edwards in writing of any change in legal structure and/or ownership. In the event other entities or individuals ord merchandise using the Applicant's account without Edwards receiving proper written notification, it is agreed that both the Applicant agrees that credit may be cancelled/revoked at any time without notice, and in the event of default, to pay collection charges, actual attorney fees, and court costs. Edwards may change credit limits or other credit terms at any time, in its sole discre	1.	Supplier's Name:	City:	State:		
Phone:		Phone:				
3. Supplier's Name:	2.	Supplier's Name:	City:	State:		
Phone:		Phone:	Emai <u>l:</u>	Acct.#:		
Terms and Conditions: I have completed this application to obtain credit and certify that all statements contained herein are true and correct. I am authorized by the credit applicant to execute this document on its behalf. Applicant agrees that credit inquiries may be made and authorizes the release of such information to Edwards. Applicant agrees that any credit granted shall be paid promptly in accordance with Edwards (Net 30 Day) terms, pricing and policies (Edwards policies are included in our published price list). Applicant also agrees in the event any terms or pricing on a purchase order executed by Applicant are inconsistent with Edwards' terms, pricing and policies; Edwards terms, pricing and policies shall take precedence. Edwards must consent to any modifications in writing. Applicant must not display Edwards products for sale on any third-party websites or marketplaces without prior written authorization from Edwards. Applicant must notify Edwards in writing of any change in legal structure and/or ownership. In the event other entities or individuals order merchandise using the Applicant's account without Edwards receiving proper written notification, it is agreed that both the Applicant and/or such entities or individuals receiving the merchandise shall be obligated for all amounts due. Applicant agrees that credit may be cancelled/revoked at any time without notice, and in the event of default, to pay collection charges, actual attorney fees, and court costs. Edwards may change credit limits or other credit terms at any time, in its sole discretion. Edwards also reserves the right to suspend performance on any purchase order until paymer is received for any unpaid past due balance. Applicant agrees to examine the merchandise immediately upon receipt, and to advise Edwards of any disputed transactions within 10 days of receipt. Failure to notify Edwards of any dispute with respect to defective goods shall constitute a waiver of all such disputes. Service charges up to 11/2% per month, or the max	3.	Supplier's Name:	City:	State:		
I have completed this application to obtain credit and certify that all statements contained herein are true and correct. I am authorized by the credit applicant to execute this document on its behalf. Applicant agrees that credit inquiries may be made and authorizes the release of such information to Edwards. Applicant agrees that any credit granted shall be paid promptly in accordance with Edwards (Net 30 Day) terms, pricing and policies (Edwards policies are included in our published price list). Applicant also agrees in the event any terms or pricing on a purchase order executed by Applicant are inconsistent with Edwards' terms, pricing and policies; Edwards terms, pricing and policies shall take precedence. Edwards must consent to any modifications in writing. Applicant must not display Edwards products for sale on any third-party websites or marketplaces without prior written authorization from Edwards. Applicant must notify Edwards in writing of any change in legal structure and/or ownership. In the event other entities or individuals ord merchandise using the Applicant's account without Edwards receiving proper written notification, it is agreed that both the Applicant and/or such entities or individuals receiving the merchandise shall be obligated for all amounts due. Applicant agrees that credit may be cancelled/revoked at any time without notice, and in the event of default, to pay collection charges, actual attorney fees, and court costs. Edwards may change credit limits or other credit terms at any time, in its sole discretion. Edwards also reserves the right to suspend performance on any purchase order until payme is received for any unpaid past due balance. Applicant agrees to examine the merchandise immediately upon receipt, and to advise Edwards of any disputed transactions within 10 days of receipt. Failure to notify Edwards of any dispute with respect to defective goods shall constitute a waiver of all such disputes. Service charges up to 1129% per month, or the maximum amount allowed by law		Phone:	Emai <u>l:</u>	Acct.#:		
Company Name: Title:	be made and authorizes the release of such information to Edwards. Applicant agrees that any credit granted shall be paid promptly in accordance with Edwards (Net 30 Day) terms, pricing and policies (Edwards policies are included in our published price list). Applicant also agrees in the event any terms or pricing on a purchase order executed by Applicant are inconsistent with Edwards' terms, pricing and policies; Edwards terms, pricing and policies shall take precedence. Edwards must consent to any modifications in writing. Applicant must not display Edwards products for sale on any third-party websites or marketplaces without prior written authorization from Edwards. Applicant must notify Edwards in writing of any change in legal structure and/or ownership. In the event other entities or individuals order merchandise using the Applicant's account without Edwards receiving proper written notification, it is agreed that both the Applicant and/or such entities or individuals receiving the merchandise shall be obligated for all amounts due. Applicant agrees that credit may be cancelled/revoked at any time without notice, and in the event of default, to pay collection charges, actual attorney fees, and court costs. Edwards may change credit limits or other credit terms at any time, in its sole discretion. Edwards also reserves the right to suspend performance on any purchase order until payment is received for any unpaid past due balance. Applicant agrees to examine the merchandise immediately upon receipt, and to advise Edwards of any disputed transactions within 10 days of receipt. Failure to notify Edwards of any dispute with respect to defective goods shall constitute a waiver of all such disputes. Service charges up to 1 ^{1/2} % per month, or the maximum amount allowed by law, to any balance not paid in accordance with Edwards' terms and conditions. These terms and conditions are governed by the laws of the State of Michigan, have jurisdiction and proper venue.					

Distributor Profile / Credit Agreement Page 2 of 2

I agree to comply with all **Edwards Policies** and **Terms of Use**.



Department of Taxation and Finance

New York State and Local Sales and Use Tax

Resale Certificate

ST-120

Name of seller Edwards Garment Company	Name of purchaser					
Street address 4900 S. 9th Street	Street address					
City State ZIP code Kalamazoo MI 49009	City	State ZIP code				
Mark an X in the appropriate box: Single-use certificate Temporary vendors must issue a single-use certificate.	— — — — — — — — — — — — — — — — — — —					
To the purchaser: You may not use this certificate to purchase items or services that are not for resale. If you purchase tangible personal property or services for resale, but use or consume the tangible personal property or services yourself in New York State, you must report and pay the unpaid tax directly to New York State. Any misuse of this certificate will result in tax liabilities and substantial penalty and interest.						
Purchaser information – please type or print						
I am engaged in the business of(Contractors may not use this certificat						
Part 1 – To be completed by registered New York State sales tax vendors I certify that I am:						
a New York State vendor (including a hotel operator or a dues or admissions recipient), show vendor or entertainment vendor. My valid <i>Certificate of Authority</i> number is and expires on and expires on						
 A. Tangible personal property (other than motor fuel or diesel motor fuel) for resale in its present form or for resale as a physical component part of tangible personal property; for use in performing taxable services where the property will become a physical component part of the property upon which the services will be performed, or the property will actually be transferred to the purchaser of the taxable service in conjunction with the performance of the service; or B. A service for resale, including the servicing of tangible personal property held for sale. C. Restaurant-type food, heated food, or heated drink for resale. 						
Part 2 – To be completed by non-New York State purchasers						
I certify that I am not registered nor am I required to be registered as a New York State sales tax vendor. I am registered to collect sales tax or value added tax (VAT) in the following state/jurisdiction and have been issued the following registration number (If sales tax or VAT registration is not required and a registration number is not issued by your home jurisdiction, indicate the location of your business and write <i>not applicable</i> on the line requesting the registration number.)						
I am purchasing: □ D. Tangible personal property (other than motor fuel or diesel motor fuel) for resale, and it is being delivered directly by the seller to my customer or to an unaffiliated fulfillment services provider in New York State. □ E. Tangible personal property for resale that will be resold from a business located outside New York State.						
Certification: I certify that the above statements are true, complete, and correct, and that no material information has been omitted. I make these statements and issue this exemption certificate with the knowledge that this document provides evidence that state and local sales or use taxes do not apply to a transaction or transactions for which I tendered this document and that willfully issuing this document with the intent to evade any such tax may constitute a felony or other crime under New York State Law, punishable by a substantial fine and a possible jail sentence. I understand that this document is required to be filed with, and delivered to, the vendor as agent for the Tax Department for the purposes of Tax Law section 1838 and is deemed a document required to be filed with the Tax Department for the purpose of prosecution of offenses. I also understand that the Tax Department is authorized to investigate the validity of tax exclusions or exemptions claimed and the accuracy of any information entered on this document.						
Type or print name and title of owner, partner, or authorized person of purchaser						
Signature of owner, partner, or authorized person of purchaser		Date prepared				