

Application for AMCA Full Membership Outside of North America

Full Membership (worldwide) — A full member pays dues plus assessments based upon its worldwide sales of AMCA scope products for its company and any joint members. A full member is entitled to one vote on issues affecting AMCA, as defined in the AMCA bylaws.

Agreement: We hereby apply for full membership in the Air Movement and Control Association (AMCA) International Inc. and, if elected, agree to comply with the association's code of ethics, bylaws, rules and regulations and such amendments thereto which hereafter may be adopted.

We further agree to furnish qualified representatives to participate in the association's activities and, if required, submit evidence that we are experienced, technically qualified, financially responsible, and able and willing to promote the objectives of the association.

We further agree that if we decide to resign from AMCA International membership, we shall give notice in writing and shall be responsible for the payment of dues and regular assessments for the two quarters following receipt of the resignation letter. Resignations are not effective until they have been accepted by the AMCA International Board of Directors.

We are engaged in the design, fabrication, assembly and sale of devices within the product scope of one or more AMCA divisions as part of our regular product offerings. This application is not driven by our need to certify a single product manufactured solely to meet the requirements of an individual job not offered to the public on a regular basis.

We agree to pay dues and assessments for the current fiscal year, prorated from the date of admission to membership to the end of the fiscal year (June 30.) We understand that an invoice will be sent after membership approval.

Comp	pany: Date:
Name	e: Title:
Signa	iture:
	If you typed your name instead of inserting a signature, check this box to indicate that your typed name above is acceptable as your signature.
	have your application processed, complete the following steps. Only a complete application I be considered.
1.	Completed AMCA International personnel contact list
2.	Signed code of ethics form
3.	Signed nondisclosure agreement
4.	Completed 2018 annual report of sales, including all joint member reports
5.	Evidence of financial responsibility (financial statement or other)
	NOTE: The company financial information will not be disclosed without your prior written
	permission
6.	Completed license agreement
7.	A brief history of your company (one or two paragraphs, including global company relationship with joint companies, competed here)
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<u> </u>	A picture and very brief biography of the parent company's AMCA voting representative
9.	One set of catalogs illustrating all the air movement, air control, airflow measurement station
0.	and/or acoustic attenuation products manufactured or sold
10.	Answers to the following questions:
	 Have you ever applied for affiliate status or AMCA membership before? Yes No
	 Do you have any affiliation with a current AMCA International member? O Yes O No

Do you o	manufacture product under AMCA International's scope of products? O No
	plan to participate in AMCA's Certified Ratings Program?
	plan to participate in the AMCA Statistical Program?
How did	I you hear about AMCA International?
What at	tracted you to join AMCAInternational?
-	

Note: AMCA International may require a site visit of manufacturer's factory location in order to process your application.

AMCA Membership Price List

TYPE OF MEMBERSHIP	DUES/FEES	ASSESSMENT	LICENSE FEE	MINIMUM ASSESSMENT	MAXIMUM ASSESSMENT
FULL MEMBER (In North America)	\$4,750 per year	0.00099 x the combined value of all worldwide sales within AMCA scope (waived for first year)	Included in assessments	\$2,200 per year	\$55,000 per year
FULL MEMBER (Outside North America)	\$4,750 per year	0.00099 x the value of all worldwide sales within AMCA scope (waived for first year)	Included in assessments	\$2,200 per year	\$2,500 per year
JOINT MEMBER (Worldwide)	\$4,750 per year	Paid by full member company	Included in assessments	Assessment of full plus all joint members is capped at \$55,000 per year	
GLOBAL MEMBER (Worldwide)	\$4,750per year for each full and joint member company	Paid by full member company	Included in assessments	Sum of dues and assessments for global member group is capped at \$90,000 per year	
ASSOCIATE	\$2,500				
AFFILIATE (Certified Ratings Program)	\$8,000 (Three years in advance required)	0.0039 x the value of worldwide sales of licensed products	Included in assessments	\$8,800 per year (Three years in advance required)	\$55,000 per year

AMCA dues, fees and assessments, plus any local taxes, tariffs and transmittal fees that may apply, including any fee that may relate to the transfer of funds, are the sole responsibility of the member, or company.

Annual Dues, Fees, and Assessments — Effective July 1, 2019

DUES AND FEES ARE SUBJECT TO CHANGE WITHOUT NOTICE



AMCA International Personnel Contact List

Completion of this form will help us direct correspondence to the correct person at your company. If there are changes in personnel, please return this form or email cstone@amca.org

Company Information			
Company Name:			
Address:	City:	State:	Zip Code:
Country:	Phone Number:	Fax Nu	ımber:
Email:	Company Website:	Nur	mber of Employees:
	nt:		
Factory Location (if different	t from above) — AMCA Interna on in order to process your app	ational may require	
Factory Location Contact Nar	me:		
Address:	City:	State:	Zip Code:
Country	Phone Number		Email:

Voting Representative (F	R) (One only) — Main Contact. Authorizes all account changes.	
Surname:	Given Name:	
Title:	Email Address:	
Alternate Voting Repres	entative (A) (One only) — if the voting representative is unavailab	le
Surname:	Given Name:	
Title:	Email Address:	
	B)— Main Contact for dues and assessment invoices. Copied on a	
invoices. Provides addition	nal invoicing contact information for Lab Testing, Meetings, Certific	ed Ratings
Program.		
Surname:	Given Name:	
Title:	Email Address:	
Accounts Payable Conta	ct (Ap)—Copied on all invoices. Listed as the alternate to the billi	ng
representative.		
Surname:	Given Name:	
Title:	Email Address:	
Human Recourses Conta	act (H)— Receives AMCA Spring Meeting communication.	
Surname:	Given Name:	
Title·	Email Address	

for timely return of Annua	Report of Sales Form.	
Surname:	Given Name:	
Title:	Email Address:	
	Receives open committee calls, updated AMCA Standards and	
Surname:	Given Name:	
Title:	Email Address:	
	P)— Receives open committee calls, updated AMCA Standards ar	
Surname:	Given Name:	
Title:	Email Address:	
	re (L)— Authorizing certification, signing (CRP)Certified Ratings Pro	ogram
Surname:	Given Name:	
Title:	Email Address:	
	m Catalog Contact (Crp)—Receive Correspondence for catalog calogs to AMCA using AMCA Connect.	checks.
Surname:	Given Name:	
Title:	Email Address:	

Annual Sales Report Contact (Ar)—Receive yearly annual report of sales correspondence. Responsible

Check Test Requests (C	tr)—Receive Check Test Request Forms, emails.	
Surname:	Given Name:	
Title:	Email Address:	
Laboratory Test Contact reports.	t (Lt)— Authorize and complete (TAF) Testing Agre	eement Forms. Receive test
Surname:	Given Name:	
Title:	Email Address:	
	on Program Contact (La)—	
Surname:	Given Name:	
Title:	Email Address:	
. ,	Receive AMCA Marketing communications (newsl	etters, meeting, Conference
	Given Name:	
Title:	Email Address:	
• •	eive AMCA Marketing communications (newsletters isseminate to appropriate staff	s, meeting, Conference and
Surname:	Given Name:	
Title:	Email Address:	

Statistics to AMCA Representative (St) (One only) — Sends statistical data to AMCA International. At the present time, the AMCA Statistical Program is only available to North American members.				
Surname:	Given Name:			
Title:	Email Address:			
Statistics from AMCA Representative	(Sf)— Receives statistical report from AMCA International.			
Receive Monday Economic Report, Monthly Economic Report, Global Advisory Report.				
Surname:	Given Name:			
Title:	Email Address:			



Code of Ethics for the Air Movement and Control Association International Inc.

Adopted February 10, 1960

This Code of Ethics is subscribed to and enacted for the ethical practice of the Members/CRP Affiliates of the Air Movement and Control Association International, Inc. to the end that the business of the industry may be conducted in a straightforward, fair and equitable manner to benefit designers, architects, engineers, contractors, purchasers, and AMCA International Members/CRP Affiliates alike. The purposes of the Code of Ethics are to encourage the improvement of the quality of the products of the industry, the business conduct of the Members/CRP Affiliates, and for the Members/CRP Affiliates to abide by self-imposed rules of good business conduct of mutual benefit to the public and to themselves.

To accomplish this, we as Members/CRP Affiliates of the Air Movement and Control Association International, Incorporated shall make every effort to ensure that:

- All representations made to a purchaser or user through advertising, catalogs, or other media are factual and properly descriptive of the performance of the products so advertised and sold.
- 2. Any guarantees or warranties made in connection with such products are clearly presented, fair to the purchaser or user.
- When it is necessary to substitute products for those designated, the seller will accurately
 represent its products and take steps to ensure that there is no confusion between
 products specified and products delivered.
- 4. Only those products which actually comply with established test specifications, standards, or codes, in all respects can be identified or labeled as conforming thereto.
- 5. No efforts are made to knowingly induce or attempt to induce the breach of existing lawful contracts between competitors and their customers or their suppliers or defame competitors by falsely impugning their conduct, ability to perform contracts, credit standing, or quality and performance of products.

- 6. The hiring or offering of employment to employees of competitors is done in good faith and not for the purpose of injuring, destroying, or preventing competition.
- 7. Participation and cooperation engaged in with other Members/CRP Affiliates is for the good of the industry, that decisions are arrived at independently, and not from any plan, common course of action, agreement, combination or conspiracy to fix or maintain the pricing of products, allocation of markets, restriction of competition or otherwise to violate the antitrust laws of any government, except as allowed by law or government policy.

Company	Nam	e:
Signature:	-	
		If you typed your name instead of inserting a signature, check this box to indicate that your typed name above is acceptable as your signature.
Name:		
Title:		
Date:		



Nondisclosure Agreement

THIS AGE	REEMENT IS enter	red into by and bett	ween the Air Mo	vement and t	Control Associa	ation
International, Inc	with its principal	offices at 30 W. Ur	niversity Drive, A	rlington Heig	hts, IL 60047 I	USA
("AMCA")	and _			_, lo	ocated	at
		("Disclosing	Party") for the	e purpose	of preventing	the
unauthorized disc	losure of Confider	ntial Information as	defined below.	This Agreen	nent shall have	e an
effective date of _		AMCA and Dis	closing Party are	currently eng	aged in discuss	ions
concerning Disclo	sing Party becomir	ng an AMCA membe	er company. In co	onnection with	h such discussi	ons,
Disclosing Party n	nay disclose confid	lential or proprietary	information relat	ing to its bus	siness operation	ıs to
AMCA. Disclosing	g Party will continue	to furnish confident	ial or proprietary i	nformation to	AMCA in the e	vent
it becomes a mem	ber company. Pur	suant to this Agreem	ent, AMCA agree	s that it shall	hold as confide	ntial
all individual com	pany data provide	d by Disclosing Pa	rty, and to not d	isclose such	information to	any
individual or othe	r entity absent Di	isclosing Party's pr	ior written appro	val. In co	nsideration for	this
undertaking to hol	d such information	as confidential, Disc	closing Party agre	es to supply	such information	on to
AMCA for the purp	ooses set forth here	ein.				

- 1. **Definition of Confidential Information**. For purposes of this Agreement, "Confidential Information" shall include all information or material that has or could have commercial value or other utility in the business in which Disclosing Party is engaged. If any information is provided by Disclosing Party to AMCA verbally, Disclosing Party shall state whether such information is to be treated as Confidential under this Agreement.
- 2. AMCA's **Obligations With Respect to Confidential Information**. AMCA shall hold and maintain the Confidential Information in strictest confidence for the sole and exclusive benefit of Disclosing Party. AMCA shall also carefully restrict access to Confidential Information to employees, contractors, and third parties as is reasonably required and shall require those persons to sign nondisclosure restrictions at least as protective as those in this Agreement. AMCA shall only use Disclosing Party's Confidential Information for purposes of advancing AMCA's mission and in connection with certain programs made available to AMCA member companies (as set forth in Section 3 below). AMCA shall not use Disclosing Party's Confidential Information for other purposes, nor shall it disclose such information to any third party, absent the prior written approval of Disclosing Party. AMCA shall destroy or return to Disclosing Party any and all records, notes, and other written, printed, or tangible materials in its possession pertaining to Confidential Information immediately if Disclosing Party requests, it in writing.
- 3. AMCA Member Programs. The parties acknowledge and agree that AMCA manages several programs on behalf of its member companies that entail the disclosure of Confidential Information by member companies to AMCA. These member programs include (a) Assessments Calculation/Annual Report of Sales, (b) AMCA Statistical Program, (c) AMCA Certified Ratings Program, and (d) AMCA Lab Accreditation Program. AMCA shall be entitled under this Agreement to use Disclosing Party's Confidential Information in connection with these programs if the Disclosing Party becomes engaged in those programs.

- 4. **Disposal of Confidential Information Pertaining to AMCA Statistical Program**. In the event that Disclosing Party elects to participate in AMCA's Statistical Program, the parties agree that Disaggregated Confidential Information of the Disclosing Party will be held at AMCA for no more than 24 months, which is AMCA's policy regarding all member market statistical information. All Confidential Information disclosed to AMCA will be destroyed after aggregated markets and employment are determined.
- 5. **Nondisclosure of Confidential Information**. AMCA agrees not to use Disclosing Party's Confidential Information for any use other than in the furtherance of AMCA's mission and in connection with the programs identified above. AMCA will not disclose the Disclosing Party's Confidential Information to any third parties or to any AMCA employees other than employees identified in Section 2 above, or the successors of such employees, who are required to have the information in order to fulfill their work responsibilities. AMCA agrees that it will take all reasonable measures to protect the secrecy of and avoid disclosure or use of Confidential Information in order to prevent it from falling into the public domain or the possession of persons other than those persons authorized under this Agreement to have any such information. Such measures shall include, but not be limited to, the highest degree of care that AMCA utilizes to protect its own confidential Information of a similar nature.

AMCA agrees to promptly notify the Disclosing Party in writing of any misuse or misappropriation of Confidential Information which may come to AMCA's attention.

- 6. **Term**. This Agreement shall remain in effect so long as Disclosing Party is engaged in discussions with AMCA pertaining to membership and/or while Disclosing Party is an AMCA member company. AMCA's obligations of confidentiality and non-disclosure shall survive the termination of this Agreement.
- 7. **Miscellaneous**. This Agreement shall be binding upon the parties hereto, including any successors in interest. The failure to enforce any provision of this Agreement by AMCA or Disclosing Party shall not constitute a waiver of any term hereof by such party.
- 8. **Governing Law**. This Agreement shall be governed by and construed and enforced in accordance with the internal laws of the State of Illinois and shall be binding upon the parties to this Agreement in the United States and worldwide. The federal and state courts within the State of Illinois shall have exclusive jurisdiction to adjudicate any dispute arising out of this Agreement and the parties hereto consent to the personal jurisdiction of such courts.

IN WITNESS WHEREOF, this Nondisclosure Agreement is executed as of the date written below.

Air Movement and Control Association	
International Inc.	
Company	Company
Mak Stum	Oi-mark-us-
Signature	Signature ☐ If you typed your name instead of physically signing or using an Adobe verified signature, check here to confirm your typed name serves as your signature.
Mark Stevens	
Print Name	Print Name
Executive Director	
Title	Title
Date	Date



AMCA International

Air Movement and Control Association International IncThe International Authority on Air System Components Since 1917

30 West University Dr. Arlington Heights, IL 60004 USA +1 (847) 394-0150 communications@amca.org www.amca.org

AMCA International 2018 Annual Report of Sales

This form is required pursuant to Article X, Section 2, of the AMCA bylaws.

SECTION 1: Products Under AMCA's Scope

Please check all of the products your company manufactures. Include both AMCA-certified and non-certified products.

Air-Movement Products		
☐ Agricultural fans	☐ Evaporative coolers	☐ Range hoods (non-residential)
☐ Air-curtain units	☐ Industrial and power-generation	☐ Downdraft fans
☐ Air handlers	fans	☐ SWSI and DWDI centrifugal fans
☐ Central-station air-handling	☐ Induced-flow fans	☐ Cabinet fans
units	☐ Kitchen fans (non-residential)	☐ Mechanical draft fans
☐ Axial fans	☐ Mixed-flow fans	☐ Package fan units (utility sets)
☐ Tubeaxial fans	☐ Power roof and wall ventilators	☐ Pressure blowers (turbo
☐ Vaneaxial fans	☐ Power attic ventilators	blowers)
☐ Jet-tunnel fans	☐ Smoke-management fans	☐ Plenum fans
☐ Ceiling exhaust fans	☐ Propeller fans	☐ Makeup-air units
☐ Bath fans	☐ Positive-pressure ventilators	☐ High-pressure fans
☐ Circulating fans	☐ Fan impellers	☐ Cast-iron volume fans
☐ Large-diameter ceiling fans	☐ Check this box if you also	☐ Inline fans
>7 ft	have design control over	☐ Power-generation fans
☐ Energy-recovery ventilators	fan impellers	☐ Tubular centrifugal fans
☐ Heat-recovery ventilators		
Air-Control, Acoustic, and Measu	rement Products	
☐ Acoustical duct silencers	☐ Spiral duct	(Dampers continued)
☐ Airflow-measurement stations	□ Dampers	☐ Guillotine dampers
☐ Gravity roof ventilators	□ Backdraft dampers (shutters)	☐ Heavy dampers
☐ Fixed and adjustable louvers	☐ Ceiling dampers	☐ Isolation dampers
☐ Penthouses	☐ Fire and smoke dampers	☐ Volume-control dampers
☐ Static ventilating devices (non-	□ Flue-gas dampers (non-	
residential)	residential)	

SECTION 2: Revenue From Sales

Please indicate the sales value of all products under AMCA's scope (both AMCA-certified and non-certified) shipped from your company during the calendar year ending December 31, 2018. In the case of bath fans, kitchen fans, and range hoods, only commercial models and/or AMCA-certified residential models need to be reported. Also, please note that air-handler fans, louvers, and dampers now are considered part of AMCA's scope for assessment purposes, so please include an estimated sales value of these products in your reporting. For air handlers, please do not report the entire value of the air handler; report only the fan, louver, or damper portion of the sale. Total revenue from all AMCA-scope product shipments: ☐ US\$ ☐ other currency **SECTION 3: Company Information** Please indicate the name and location of the company responding to the survey. Please list the names and locations of all subsidiaries that hold AMCA membership separately using an additional form. **Member Company** Location **SECTION 4: Respondent Information** AMCA requires that this form be signed by either the chief executive officer (CEO) or chief financial officer (CFO) of your company. AMCA certifies that the above information will be kept confidential and will not be disclosed to anyone without the express written permission of the reporting company. The information provided herein is attested to by the company's \Box CEO or \Box CFO Name: _____

Date: E-mail Address: