AMCA INTERNATIONAL AFFILIATE APPLICATION

Affiliate - An AMCA International licensee that is not an AMCA International member.

Agreement: We hereby apply for a license from the Air Movement and Control Association International Inc. and agree to comply with all provisions or other rules and regulations associated with the applicable program under which we are licensed. We further understand that an affiliate is not a member, does not pay dues and is not allowed to use the AMCA International logo except as authorized in our license agreement. We understand that an AMCA affiliate does the following:

1. Pays an annual license fee of \$8,000 (first year is prorated for balance of fiscal year, June 30, or calendar year, whichever is greater)

www.amca.org

- 2. Pays an assessment of .00396 x \$ value of all Certified Ratings Program or other licensed product sales
 - The minimum assessment is \$8,800 annually
 - The maximum assessments are \$55,000 annually

APPLICANTS MUST PAY THREE YEARS FEES AND ASSESSMENTS (NON-REFUNDABLE) IN ADVANCE.

We understand that assessments are payable on the value of all sales licensed to use the AMCA seal during the prior calendar year. For products with no prior year history, our estimate is used. Payment of fees and assessments are required prior to testing our product.

We also understand that charges will be made for data checking and product testing according to the rates set by the AMCA International Board of Directors. Product testing fees are required prior to testing of the product.

We further understand that this agreement will commence on the first day of the month after the date of signature and that all billing will be calculated from that date.

The information contained in this application is correct. We understand that if the information is misrepresented, it could result in a loss of our license.

*Note: A complete set of catalogs illustrating your AMCA International scope products or final diagrams must be received as part of this application.

Company			Date	
Signature			Title	
· ·	Surname	Given Name		(Chief Executive Officer or Senior Principal)

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.

Only a complete application will allow the company to be considered for affiliate status

To have your application processed, complete the following steps:

- 1. Complete the AMCA International Personnel Contact List on page three
- 2. Provide a brief history of your company (one or two paragraphs)
- 3. Sign and return the Nondisclosure Agreement
- 4. Provide one set of catalogs (as applicable) illustrating all the air movement, air control, airflow measurement station, and/or acoustic attenuation products manufactured.

5. Have you ever applied to be an AMCA affiliate? Yes No
6. Do you have any affiliation with a current AMCA member (i.e., a division or subsidiary)

- 7. Do you manufacture product under AMCA's scope of products? Yes No
- 8. How did you hear about AMCA International?
- 9. What attracted you to participate in AMCA International?

AMCA Membership Price List

TYPE OF MEMBERSHIP	DUES/FEES	ASSESSMENT	LICENSE FEE	MINIMUM ASSESSMENT	MAXIMUM ASSESSMENT
FULL MEMBER (In North America)	\$4,000 per year	.00099 x the combined value of all worldwide sales within AMCA scope of full members and related joint members (waived for first year)	Included in assessments	\$2,200 per year	\$55,000 per year
FULL MEMBER (Outside North America)	\$4,000 per year	.00099 x the value of all sales within AMCA scope, shipped into North America (waived for first year)	Included in assessments	\$2,200 per year	\$55,000 per year
JOINT MEMBER (Worldwide)	\$4,000 per year	Paid by full member company	Included in assessments	Assessment of full me members is capped at	
GLOBAL MEMBER (Worldwide)	\$4,000 per year for each full and joint member company	Paid by full member company	Included in assessments	Sum of dues and assemember group is capp year	ed at \$90,000 per
ASSOCIATE	\$2,500				
AFFILIATE (Certified Ratings Program)	\$8,000 3 years in advance required	.00396 x the value of worldwide sales of licensed products	Included in assessments	\$8,800 per year 3 years in advance required	\$55,000 per year

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

Annual dues, fees and assessments effective July 1, 2013 * 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 email membership@amca.org.

If completing paper copy, please print legibly

Company Name				
Address		City	State	Zip Code
Country	Phone Number		Fax Number	
mail Address		Website		
lumber of Employees		CEO Presider	nt (mark one and write name or	n line)
Designated Contact (Dc)				
Surname		Given Name		
- Title		Email Address		
Billing Representative (B)				
Surname		Given Name		
Fitle		Email Address		
Account Payable (Ap)				
Surname		Given Name		
Title		Email Address		
Licensing Representative (L)			
Surname		Given Name		
Fitle		Email Address		
Laboratory Test Contact (Lt,	Lc)			
Surname		Given Name		
- Title		Email Address		



AMCA International 2013 Annual Report of Sales

This form is required pursuant to AMCA Bylaws, Article X Section 2

Section 1: Products Under AMCA's Scope

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

Air Movement Products	
☐ Air curtain units ☐ Air handlers ☐ Bath fans (non-residential) ☐ Cabinet fans ☐ Cast iron volume fans ☐ Ceiling exhaust fans ☐ Ceiling fans ☐ Centrifugal fans ☐ Circulating fans ☐ Downdraft fans ☐ Energy recovery ventilators (ERVs) ☐ Evaporative coolers ☐ Fan impellers ☐ Check this box if you also have design control over fan impellers ☐ Heat recovery ventilators (non-residential) ☐ High pressure fans ☐ Industrial fans	☐ Induced flow fans ☐ Inline fans (non-residential) ☐ Jet tunnel fans ☐ Kitchen fans (non-residential) ☐ Make up air units ☐ Mechanical draft fans ☐ Mixed flow fans ☐ Package fan units (utility sets) ☐ Positive pressure ventilators (PPVs) ☐ Power attic ventilators ☐ Power generation fans ☐ Power roof and wall ventilators ☐ Pressure blowers (turbo blowers) ☐ Propeller fans ☐ Smoke management fans ☐ Tubeaxial fans ☐ Tubular centrifugal fans ☐ Vaneaxial fans
Air Control, Acoustic and Measurement Proc Acoustical duct silencers Actuators Airflow measurement stations Backdraft dampers (shutters) Ceiling dampers Fire and smoke dampers Fixed and adjustable louvers Flue gas dampers (non-residential) Gravity roof ventilators	Guillotine dampers ☐ Heavy dampers ☐ Isolation dampers ☐ Penthouses ☐ Range hoods (non-residential) ☐ Spiral duct ☐ Static ventilating devices (non-residential) ☐ Volume control dampers
Estimate of the total dollar value of products sold and shipped worldwide in the previous calendar year (2013)	
The total dollar value of the amount of the above products to be AMCA certified (licensed) products	\$

AIR MOVEMENT AND CONTROL ASSOCIATION INTERNATIONAL, INC.

NONDISCLOSURE **A**GREEMENT

THIS AGREEMENT IS entered into by and b	etween the Air Movement and Control Association
International, Inc (AMCA) and	(). This agreement shall
have an effective date of Pu	ursuant to this Agreement, AMCA agrees that it shall hold as
confidential all disaggregated individual company sal	les and employment data provided by individual
manufacturers of AMCA scope products, and to not of	disclose such information to any individual or other entity
absent the written approval of the company that supp	olied the information. In consideration for this undertaking to
hold such information as confidential,	agrees to supply such information to AMCA
for the purposes set forth herein.	

- Exposure. Only three employees at AMCA will be authorized to see individual company data AMCA Director of Marketing, who is the individual responsible for the AMCA market statistics program, one marketing staff member, and AMCA's Executive Director. AMCA has had the aforementioned individuals sign a nondisclosure agreement in content substantially similar to this Agreement. In the event that any of these three individuals leave the employment of AMCA, the individual(s) that assume(s) their duties and responsibilities shall have access to such data but shall be required to sign a non-disclosure agreement that has content substantially similar to this Agreement.
- 2. **Data Aggregation**. Sales and employment data will be aggregated to determine the size of our industry in four broad categories a) centrifugal fans, b) axial fans, c) powered roof and wall ventilators, and d) louvers/dampers/shutters.
- 3. Use of Aggregated Data. AMCA will disclose aggregated data from all reporting companies to each company that reports. AMCA will also endeavor to estimate sales of non-reporting companies, which it will report to all reporting companies. Aggregated and estimated sales and employment data will not be treated as confidential information, and will be used in support of AMCA's lobbying efforts on behalf of the Air Movement and Control industry, fighting for reasonable standards, codes and Department of Energy efficiency regulations.
- 4. Nondisclosure of Confidential Information. AMCA agrees not to use any individual company's confidential sales and employment data disclosed to AMCA for any use or for any purpose other than to determine the aggregated market and employment of our industry. AMCA will not disclose any confidential individual company's sales or employment data to any third parties or to any AMCA employees other than employees identified in Section 1 above, or the successors of such employees, who are required to have the information in order to aggregate data. 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 the receiving party utilizes to protect its own confidential Information of a similar nature.

AMCA agrees that all individual company's confidential sales and employment data will be kept physically secure and maintained in strict confidence. This means that reasonable measures will be taken by AMCA to prevent access by unauthorized persons and AMCA will not leave materials containing confidential information unsecured in a work area. AMCA agrees to notify the reporting company in writing of any misuse or misappropriation of confidential individual company sales and employment data of the disclosing party which may come to AMCA's attention.

- 5. **Disposal of Confidential Information**. Disaggregated individual company's confidential sales and employment data 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.
- 6. **Term**. This Agreement shall remain in effect so long as ______ is disclosing sales and employment data to AMCA. 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 a company disclosing confidential sales and employment information 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
Well W. Soit	
Signature	Signature
Wade W. Smith Print Name	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.
Executive Director Title	Print Name
Date	Title
	Date