

CREDIT APPLICATION

CARSON SUPPLY P.O. BOX 734472 DALLAS, TX 75373

The following information and your signatures (in person) must be obtained, in full, before credit may be granted. When no answer applies please write N/A.

Please print and bring to your local store location and/or email to newaccounts@winstonwatercooler.com

| Section 1. | | | | COMPA | ANY INFORMA | AIION | | | | | |
|---|-----------------|--------------|-------------------|--------------------|----------------------------|--------------------------|--------------------------|------------------------|-----------------------|-------------------------------|--|
| Company Name | | | | | | | | Date | | | |
| Street Address | | | | | | City | | State | Zip | | |
| Billing Address | | | | | | City | | State | Zip | | |
| Phone # | Fax# | | | Cell # | | Email | | | | | |
| Federal Tax ID | | Y | ears In Business | | Contractor's Licen | se | | Type of Busines | S | | |
| Section 2. | | | | BILLI | NG INFORMA | TION | | | | | |
| AP Contact | | A | AP Phone # | | AP Fax # | | Monthly State | ment Required? | Yes 🔲 | No 🔲 | |
| COD Only? Yes No | P | O Required? | Yes No | Job Na | ames/#s Required? | Yes No | F | Requested Month | ly Credit Line: | | |
| (IF YES, PLEASE SKIP SECTIONS 4-6) Invoice/Statement Email Addre | ess: | | | | Are You Sales Tax | Exempt? | Yes | No 🔲 | | tach Copy of Valid | |
| Section 3. FINANCIAL INSTITUTION | | | | | | | | | | | |
| Bank Name | Account Contact | | | Phone # | | Email | | | | | |
| Account # | Branch | n Address | | | City | | | State | Zip | | |
| TRADE REFERENCES / YOUR ACTIVE CREDIT LINES | | | | | | | | | | | |
| Company Name | Addres | SS | | | _ | Phone # | | Fax# | | Account # | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| Section 5. | | | OWN | IERS / OFFIC | ERS / PRINCI | PALS / PART | NERS | | | | |
| Name Home Address Phone # | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| Has a tax lien or civil suit been | filed against | applicant or | any of its owners | officers, principa | als, or partners with | in the past six yea | rs? | | Yes 🔲 | No 🔲 | |
| Has applicant or any of its owners, officers, principals, or partners ever filed a voluntary petition in bankruptcy or been adjudged bankrupt? Yes No | | | | | | | | | | | |
| Is applicant or any of Its owners, officers, principals, or partners a guarantor or endorser of debts or notes owed by others? Yes No | | | | | | | | | | | |
| Has applicant ever done business with CARSON SUPPLY under this company name? | | | | | | | | | | | |
| TERMS OF SALE | | | | | | | | | | | |
| Section 6. YOUR CREDIT ACCOUNT WILL BE SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS: The buyer agrees with the seller to pay according to their credit terms. All invoices are due in full (net) on the 10th day of the month following the billing date. An additional 1.5% finance charge (or the maximum amount permitted by applicable state law) will be | | | | | | | | | | | |
| charged to all accounts not paid by the | | | | | y or the month following t | ne billing date. An addi | tional 1.5% illiance che | inge (or the maximum e | imount permitted by t | applicable state law) will be | |
| Buyer agrees to notify CARSON SUPPLY in writing within 10 days of receipt of invoice or monthly statement of any discrepancy in billing. Failure to do so signifies total acceptance and responsibility for prompt payment. Buyer hereby acknowledges that the goods and/or services are not payable in installments but are payable in full. Before goods can be returned, our consent must be obtained; you must have provided the original invoice number and date. All returns are subject to a 25% restocking fee. CARSON SUPPLY reserves the right to send out a "Notice to Owners," file liens on past-due accounts, and use any legal means available to force collection if such action becomes necessary. Buyer consents to venue in any Texas court of competent jurisdiction selected by CARSON SUPPLY. Buyer agrees to immediately notify CARSON SUPPLY of any change to ownership or form of their business. CARSON SUPPLY shall not be liable for any delays or for any failure to manufacture, ship, supply, or deliver goods resulting from strikes, labor disputes, breakdowns, wars, civil disputes, floods, acts of God, carriers, suppliers, or manufacturers delay or regulations of any government authority. This credit application shall be governed by the laws of the State of Texas. | | | | | | | | | | | |
| In witness whereof the undersigned has signed and sealed this guaranty on today's date: Signature of Owner/Partner Or officer Title | | | | | | | | | г | ate | |
| • | | | | | | | | Tille | | | |
| | | | | • | er/Partner Or officer | A A 1774 | Title | | | Pate | |
| Section 7. | OADOON OUDD | N V h | II I OADOON OUDD | | SONAL GUAR | | | of housing theorem | Had the sections of | and the state of the state of | |
| Guaranty given by the undersigned to CARSON SUPPLY, hereinafter called CARSON SUPPLY, to induce it to extend credit to, or otherwise become the creditor of hereinafter called the customer. Guaranty given by the undersigned to hereinafter called CARSON SUPPLY to induce it to extend credit to or otherwise become the creditor of hereinafter called the customer. The undersigned. Notwithstanding any corporate title which may be indicated, individually hereby guarantees to CARSON SUPPLY the prompt payment, when due, of every claim of CARSON SUPPLY which may hereafter arise in favor of CARSON SUPPLY against the customer. This is a continuous guaranty and shall remain in force until revoked by the undersigned by notice in writing to CARSON SUPPLY, but such revocation shall be effective only as to claims of CARSON SUPPLY which arise out of transactions entered after its receipt of such notice. This obligation of the undersigned shall be joint and several and shall not be affected by any surrender or release of CARSON SUPPLY of any other security held by it for any claim hereby guaranteed. The undersigned further agrees to pay the cost of collection under this guaranty, including agency fees, court costs, interest or service charges, and reasonable attorney's fees. The undersigned hereby waives the privilege of having the venue changed to the county of their residence and confirms that such venue shall remain in Dallas County, Texas, where the goods are sold. | | | | | | | | | | | |
| By signing here, the undersigned warrants the above Commercial Credit Application has been carefully read and the Guarantor understands the same. | | | | | | | | | | | |
| Dat | te | | | | Signature | | Printed Name | 1 | | | |
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| Section 8. | | | CARC | ON CLIDDLY I | Signature INTERNAL US | E ONLY | riiiteu Name | | | | |
| Customer Type | | | Construction | | IIVIERIVAL US | LONLT | Contractor Type | | | | |
| Class | Branch | 1 | 333535 | Salesperson | | | Branch Manager | s Signature | | | |
| | | | | | | | <u> </u> | | | | |