

Telephone 336-767-7700 • Toll Free 800-929-1948
Facsimile: 336-767-8802 • Toll Free: 877-929-1949 • Web: www.carswelldist.com
Mailing Address: Post Office Box 4193, Winston-Salem, North Carolina 27115-4193
Shipping Address: 3750 North Liberty Street, Winston-Salem, North Carolina

APPLICATION FOR CREDIT

(This credit form must be completed in full before it can be processed)

Name of Company		
Street Address		Zip
Billing Address		Zip
City & State		County
Phone No	Fax No	E-Mail
Ship Back Order (Yes/No)	Purchase Order Required?	Online Order Entry (Yes/No)
Contact Name		
Cell Phone	E-Mail	
Sales Tax Permit Number_		
Type of Business (Corp/Part/l	nd)	
Owner's Name		SS#
Corporation	Partnership	SS#Proprietorship
PRESIDENT:SECRETARY:		DRESSES OF OFFICERS
	P O Required?	
Does the public have access to		nducted out of your residence? n an entrance that is open during regular



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BANK REFERENCE

Name of Bank		Account #		
Address	Contact	Phone #()		
		Fax# ()		
TRADE REFERENCES				
Company Name		Account #		
Address		Phone # ()		
		Fax# ()		
Company Name		Account #		
Address				
		Fax# ()		
Company Name		Account #		
		Phone # ()		
ridaress		Fax# ()		
Lhereby certify that the above sta	atements are correct to the best	of my knowledge. This firm authorizes		
Carswell Distributing Company		•		
reinvestigation of applicant's cre		•		
remivestigation of applicant's cre	dit from time to time as deemed	i necessary.		
Authorized Signature		Date		



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DEALER AGREEMENT

THIS AGREEMENT is made this	day of	, 20	,
Between Carswell Distributing Company of Winston-Salem, North C	Carolina (herein "Carswell"), and		
			, with principal offices at
		(herein "Dealer").	

IN CONSIDERATION OF CREDIT EXTENDED OR TO BE EXTENDED BY CARSWELL TO DEALER UNDER GENERAL CREDIT TERMS AND UNDER EXTENDED CREDIT TERMS. (PURSUANT TO SEASONAL STOCKING PLANS), THE PARTIES AGREE.

- (1) Subject to the terms and conditions hereof, Carswell will sell merchandise to Dealer pursuant to Dealer's orders which must be accepted by Carswell at its home office. Carswell may reject any order or any portion thereof. Carswell shall endeavor to ship promptly such orders as it shall accept, but it shall not be liable for delay or failure to ship for any reason.
- (2) To secure the payment of all obligations now or hereafter due by Dealer to Carswell, Dealer hereby grants Carswell a purchase money security interest in and to all merchandise purchased from Carswell, including but not limited to attachments, parts and accessories, and the proceeds thereof. (Said products, attachments, parts and accessories are hereinafter referred to as "Collateral".)
- (3) Unless in default hereunder, Dealer may retain possession of the Collateral and may sell same in the ordinary course of its business, cash or credit; provided, however, that the invoice amount due for each item sold shall be promptly remitted to Carswell in strict accord with invoice terms, and for credit against Dealer's account balance.
- (4) Dealer agrees, so long as it is indebted to Carswell, that:
- (a) Dealer shall pay all sums due to Carswell on or before invoice "due date", and upon default thereof, Dealer will pay Carswell a finance charge of 1 1/2% per month computed on any overdue balance. (No delinquency charge will be imposed upon amounts paid within 25 days of first billing.)
- (b) Dealer shall maintain insurance on the collateral insuring against loss due to theft, fire and casualty and shall provide evidence of such insurance upon request by Carswell.
- (c) Dealer shall pay all taxes and assessments upon the collateral and shall keep the Collateral free of liens and encumbrances.
- (d) In addition, Dealer will, on request, report to Carswell on the status of any Collateral purchased under any Seasonal Stocking Plan.
- (e) Dealer shall keep all collateral in new condition and shall not remove the Collateral from its place of business. Dealer will notify Carswell promptly of any move or additional place of business.
- (5) The following shall constitute default hereunder: maintenance by Dealer of any overdue balance to Carswell; Dealer's failure to observe or perform any agreement referenced in paragraph (4) above; finding by Carswell that any information furnished by Dealer was materially false or misleading; institution of any bankruptcy or insolvency proceeding by or against Dealer; or if Carswell deems its security inadequate or its prospect of payment insecure. In such event Carswell shall have the right, at its election, to declare the unpaid balance of any amount due Carswell immediately due and payable in such event Carswell may take possession of any Collateral and may sell same in accordance with the terms of the Uniform commercial Code. Upon default Dealer shall pay all reasonable expenses (including attorney fees) incurred by Carswell in preserving or liquidating the Collateral or in connection with the collection of any sums due by Dealer.
- (6) CARSWELL WARRANTS TITLE TO ALL PRODUCTS WHICH IT SELLS, BUT MAKES NO OTHER WARRANTIES EXPRESS OR IMPLIED. CARSWELL SHALL HAVE NO RESPONSIBILITY FOR INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES INCURRED BY DEALER FOR LOSS OF REVENUE, TIME OR INCONVENIENCE, OR FOR ANY OTHER REASON, DUE TO THE FAILURE OF ANY PRODUCT TO PERFORM AS REPRESENTED. It is agreed and understood by Dealer that all merchandise purchased from Carswell is for the purpose of resale; that all such merchandise bears the written warranty of others; and that Dealer will look solely to the manufacturer or other warrantor for satisfaction of all warranty claims. CARSWELL SHALL MAINTAIN SERVICE FACILITIES FOR MERCHANDISE WHICH IT SELLS FOR THE PURPOSE OF FACILITATING THE REPAIR OF PRODUCTS WHICH IT SELLS, BUT CARSWELL DOES NOT ITSELF ASSUME RESPONSIBILITY FOR THE PERFORMANCE OF ANY WARRANTY AGREEMENT. DEALER AGREES TO PAY ALL CHARGES IMPOSED BY CARSWELL FOR PARTS, LABOR OR TRANSPORTATION IN CONNECTION WITH ANY REPAIRS WHICH ARE NOT REIMBURSED PURSUANT TO WARRANTY.
- (7) Either Dealer or Carswell may terminate this agreement in full, or as to any product, without cause by notice to the other and upon such termination, neither party shall be liable to the other by reason of such termination; however, termination shall not release either party from any obligation to pay the other party any sum, or to perform any obligation which may then be owing. Upon termination either party may cancel any unshipped orders, whether or not such orders have been accepted by Carswell.
- (8) This agreement shall be governed by and construed in accordance with the laws of North Carolina.

IN WITNESS WHERE OF, the parties hereto have executed this agreement as of the date first above written.

	CARSWELL DISTRIBUTING	COMPANI
ATTEST:	Ву	
Secretary	Its	
(Corporate Seal)	DEALERSHIP	
WITNESS: By	By	
	Title	
	CERTIFICATE to be Filled in if Dealer is a Corporation) . Secretary of	
directors of said corporation held on theday of attached DEALER AGREEMENT was duly submitted to and app	Secretary of Secretary of I of the minutes of its board of directors, do hereby certify that at a secretary for a quorum be proved by said board of directors, and that any officer of the corpund binding obligation of said corporation, and to execute such pure of goods for cash or on credit.	ing present and acting throughout, the oration was and is authorized to
(Corporate Seal)	IN WITNESS WHEREOF, I have hereunto set my has said corporation theday of	nd and affixed the corporate seal of,20
	(Secr	etary)
GUAR	RANTY AGREEMENT	
WHEREAS, the undersigned have requested CARSWELL DISTRIBUTED TO SUCH request and in reliance upon the guaranty.	UTING COMPANY (herein called "Carswell") to extend credit to (herein called "Borrower") and Carswell has extended credit and	d/or may in the future extend credit
whereas, the undersigned have requested CARSWELL DISTRIBUTE reason of such request and in reliance upon the guaranty: NOW, THEREFORE, in consideration of such credit extended and/or antee to Carswell and its successors, endorsees and assigns the punction of the Borrower now existing or hereafter arising pleunder enforced by or through any attorney at law. The undersigned coart; that the Borrower may be granted indulgences generally; that any sulgences or released; that neither the death, bankruptcy or disability of m need be asserted against the personal representative, guardian, trust undersigned shall remain bound hereunder notwithstanding any such	(herein called "Borrower") and Carswell has extended credit and or to be extended in its discretion by Carswell to the Borrower, the tual payment when due with such interest, delinquency or service olds reasonable attorney fees if any debts of the Borrow are collected consent that the time of payment of any debt of the borrower may be other party liable for payment (including but not limited to any configuration of the guarantors shall affect the continuing oblite in bankruptcy or receiver of any deceased, incompetent, bankruptcy	d/or may in the future extend credit e undersigned unconditionally charge as may accrue thereon, of all ed, or the liability of the undersigned be changed or extended, in whole or o-guarantor) may be granted igation of any other guarantor: that no upt or insolvent guarantor; and that
reason of such request and in reliance upon the guaranty: NOW, THEREFORE, in consideration of such credit extended and/orantee to Carswell and its successors, endorsees and assigns the puncte and obligations of the Borrower now existing or hereafter arising pleunder enforced by or through any attorney at law. The undersigned coart; that the Borrower may be granted indulgences generally; that any sulgences or released; that neither the death, bankruptcy or disability of m need be asserted against the personal representative, guardian, trusters.	(herein called "Borrower") and Carswell has extended credit and for to be extended in its discretion by Carswell to the Borrower, the tual payment when due with such interest, delinquency or service blus reasonable attorney fees if any debts of the Borrow are collected consent that the time of payment of any debt of the borrower may be other party liable for payment (including but not limited to any configuration of the guarantors shall affect the continuing oblite in bankruptcy or receiver of any deceased, incompetent, bankrupt change, compromise, surrender, extension, modification, indulger expresentatives, successors and assigns unless and until (and then or	d/or may in the future extend credit e undersigned unconditionally charge as may accrue thereon, of all ed, or the liability of the undersigned be changed or extended, in whole or o-guarantor) may be granted igation of any other guarantor: that no upt or insolvent guarantor; and that nce or release.
reason of such request and in reliance upon the guaranty: NOW, THEREFORE, in consideration of such credit extended and/or antee to Carswell and its successors, endorsees and assigns the puncted and obligations of the Borrower now existing or hereafter arising pleunder enforced by or through any attorney at law. The undersigned coart; that the Borrower may be granted indulgences generally; that any sulgences or released; that neither the death, bankruptcy or disability of m need be asserted against the personal representative, guardian, trust undersigned shall remain bound hereunder notwithstanding any such. This guaranty shall be binding upon the undersigned, their personal representative.	(herein called "Borrower") and Carswell has extended credit and for to be extended in its discretion by Carswell to the Borrower, the tual payment when due with such interest, delinquency or service alus reasonable attorney fees if any debts of the Borrow are collected consent that the time of payment of any debt of the borrower may be of the party liable for payment (including but not limited to any configuration of the guarantors shall affect the continuing oblitee in bankruptcy or receiver of any deceased, incompetent, bankruptcy or receiver of any dece	d/or may in the future extend credit e undersigned unconditionally charge as may accrue thereon, of all ed, or the liability of the undersigned be changed or extended, in whole or o-guarantor) may be granted igation of any other guarantor; that no upt or insolvent guarantor; and that nce or release. hly with respect to future transactions