

Charles C. Parks Company ACCOUNT APPLICATION

Salesman	

	ount Being Red			ckun			AR Code
COD – Payment is due at the time of delivery or at pickup. Open_Account – Customer requesting credit terms; payment processed by EFT or check by mail. //							
SECTION I -	· Account Infor	mation					
Trade Name	or Business Na	me					
Mailing Addre	ess / Street	C	ity (County	State		Zip Code
Shipping Add	Iress / Street	C	ity (County	State		Zip Code
Phone Numb	er	F	Fed Tax ID # State Sales Tax #				
E-Mail Addre	SS		CP Suggested Reta	ails Y/N Y/N		Y / N - If Y, W le Updates Y	/ith Retails Y/N/N
Cigarette Ord	der Efficiency Pr	ogram: Y	/N USS	TB Order E	fficiency Progra	m: Y/N	
Cigarette Bui	ld to Book: Y/	N Food S	Svc Build to Book: `	Y / N Int	ernet Connectiv	ity Y / N HE	RO Devise Y/N
Names of Pre	evious Suppliers	(Grocery / F	ood Service / Others	s)	Name o	f Current Fuel S	Supplier
Est. Annual T	otal Purchases:	\$	Est. <i>F</i>	Annual Food	Service Purcha	ases \$	
SECTION II -	- Type of Acco	unt					
	Proprietorship			Partnership		Co	orporation
If Corporation	•	rent			·		
	(Full Name)						
Division or S	•						
Type of Busin	ness:				Date Started	!	
Former Trade	e Name, if any: ₋						
Has this firm,	or any of its pri	ncipals ever b	peen bankrupt? Ye	es	No		
SECTION III	Principal Ow	ners / Office	rs				
Name	Title	SS#	Home Address	City	State	Zip	Phone
Name	Title	SS#	Home Address	City	State	Zip	Phone
SECTION IV	- Banking						
Name	Addres	s / Street	Checking Acct # Rou		Routing #	EFT: Y/N	Customer Initial
Name	Addres	s / Street	Checking	g Acct #	Routing #	EFT: Y/N	Customer Initial
Agreement							
Applicant agrees to pay invoices according to the terms specified on delivery invoice. In the event that any collection action is brought against this account, applicant agrees to pay all costs and reasonable attorney fees. Past due accounts may be subject to forfeiture of all allowances and accrual monies. Any payments returned or refused by payers financial institution shall be charged a minimum fee of \$ 35. All driver collect accounts or arrangements that do not have payment upon delivery will be charged a minimum \$ 35 late collection fee. Wholesaler may modify fee rates and conditions without notification.							
Customer acknowledges that CCP Co. will have a security interest in all goods shipped to Customer. Customer agrees that it will cooperate in the execution of any and all documents necessary and requested by CCP Co. to perfect CCP Co. security interest in such goods.							
The information on this application is for the purpose of obtaining credit, and is warranted to be true. I hereby authorize the person or firm to whom this application is made, any credit bureau or other investigative agency employed by such person to investigate the references listed herein or statements							
or other data obtained from me or from any other person. Disagreements shall be governed by and construed in accordance with the laws of the State of Tennessee.							
PROCESSING OF THIS APPLICATION WILL BE DELAYED IF NOT COMPLETED AND SIGNED PERSONALLY BY OWNER, PARTNER OR CORPORATION OFFICER.							
Name of Firm	or Corporation	:					
Rev. 2/29/12					County		
1101. 2/20/12							

CONTINUING GUARANTY

In consideration of ex	ending credit or other f	inancial accommodation	, or continuing to extend credit or other
financial accommodations			
to			
of			
(hereinafter called the 'Debtor), the undersigned _		
		(Name of Guara	ntor)
of	hereby guaranty(s)	absolutely and unconditi	onally
(Address of Guarantor)			
indebtedness of the Debtor indebtedness is incurred as pedue, or whether such indebted costs of collection, legal expe	to the Creditor, tog- incipal, guarantor or er dness is now existing on ses and attorney's fer	ether with such interest andorser, is direct of indire or arises hereafter and in e paid or incurred by the	prompt payment when due of any and all st as may accrue thereon, whether such ect, absolute or contingent, due or to become addition the undersigned agree(s) to pay all a Creditor in collecting and/or enforcing such t, costs, expenses and fees being hereafter
security interests granted by below). Consequently, guara but for the application of this s interest shall be valid and er security interest to constitute amended accordingly at all conveyance under Section 54	guarantor to secure the secure that of agrees that if guar entence, constitute a F forceable only to the a Fraudulent Conveya relevant times. For 8 of the "Bankruptcy Coff any applicable fraudulent converses of the secure to secure the secure to secure the secure that is secure to secure that is secure to secure that is secure to secure the secure that is secure to secure that is secu	nis guaranty, not constite anty, or any liens or section and ulent Conveyance, the maximum extent that we note, and this guaranty so purposes hereof, "France" (as hereinafter definal tent conveyance or france.	tended that this guaranty, and any liens and ute a "Fraudulent Conveyance" (as defined curity interests securing this guaranty, would, his guaranty and each such lien and security buld not cause this guaranty or such lien or shall automatically be deemed to have been udulent Conveyance" means a fraudulent ed) or a fraudulent conveyance or fraudulent dulent transfer law or similar law of any state,
indebtedness of this guaranty enforcement of payment upo hereunder. Any and all paym	, no release of any pe on the Indebtedness c nents upon the Indebte ds of any and all collat	rson primarily or second of this guaranty shall af edness made by the Deb eral or security for any o	o release or surrender of any security for the arily liable on the indebtedness, no delay in fect the liability of any of the undersigned of or by any of the undersigned, or by any of the Indebtedness, may be supplied by the firmine.
accommodation to the Debto extensions of the time for pay	r, notice of the amoun ment, demand for pay re, and agrees that this	t of Indebtedness which ment, notice of non-pay	r, notice of the extension of credit or financial may exist from time to time, notice of any ment, protest, notice of protest, and all other red against the undersigned without any prior
their heirs, executors and adm of thirty (30) days after writter	ninistrators, notwithstan notice by Certified or 37066 and until any a	iding the death of one or Registered Mail or revoo nd all indebtedness of th	and binding upon the undersigned and his or more of the undersigned, until the expiration action is received by the Creditor as its office be Debtor to the Creditor incurred prior to the
	power to make such g	uaranty, that the execut	of said corporation represents and warrants ion by him on behalf of the corporation has of the corporation.
Disagreements shall be gover	ned by and construed i	n accordance with the la	ws of the State of Tennessee.
Executed byIn the presence of:	this	Day of	, 20
Witness		Guarantor	

Guarantor

Witness