## **CARBON CORE**

HONEYCOMB ENGINEERING

## Credit Application & Agreement Note: Please attach a copy of your latest financial statement to this credit Application & Agreement

## **ACCOUNT INFORMATION**

Legal Name of Bu	siness				
Address:					
	Street	City			
State Billing Address:	Zip	County	Coun	try	
-	Street		City		
State Phone:	Zip FAX: _		Coun Vebsite/email		
Owner:		_ Home P	hone:		
Authorized Purcha	aser #2		Phone:		-
	is: Owned or quired:Yes or _		ployees:		
Tax Exempt: certificate).	_Yes orNo	If yes, tax exempt # _		(attach copy of tax	exempt
incorporation	e:Corporation Fed ID # rted				
			-		
Address of Parent	Company:				
Type of Business:	be of Business: Dun & Bradstreet #				
County Occupatio	nal License #	City Occ	cupational License	e #	_
Owners and/or Co	rporate Officers (Attac	h additional sheet if ne	ecessary)		
Name		Residence Address		How Long	56
Title	Date of Birth D	river's License #	SS#	Home Phone #	

Name	Residence Address		How Long		
Title	Date of Birth	Driver's License #	SS#	Home Phone #	
Name		Residence Address		How Long	
Title	Date of Birth	Driver's License #	SS#	Home Phone #	
Please list any pri and when discont		vned by owners of compai	ny, name of bus	siness, reason for discontinui	וg,
bankruptcy, has b Within the last sev	been adjudicated been (7) years?	partners, officers, or direct bankrupt, or made an assig YesNo	gnment for the	benefit of creditors	
Please remit to:	Carbon-Core Corporation PO Box 332 Keswick VA 22947 USA Phone: 434-227-0839 Email: info@carbon-core.com Website: www.carbon-core.com				
		BANK REFEREN	NCES		
Bank Name:		Officer	:		
Bank Address:	Street		City		
State	Zip	County	C	Country	
Phone:	F	AX:			
Checking Accoun	t #		How ma	ny years	
The applicant her	by authorizes thei information will be	TO RELEASE INFOR r bank to release informat e used solely to establish	ion regarding th	neir account to Carbon-Core n open line of credit with	

Print Applicant Name

Applicant Signature

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Date

TRADE REFERENCES

1.Company	_ Phone	_ Fax Number
2.Company	Phone	Fax Number
3.Company	Phone	Fax Number

Should it become necessary to place this account up for collection, suit, or other legal proceedings, including expenses for collection, including reasonable attorney's fee.

The undersigned hereby waived any and all privileges and rights which they may have under Chapter 47, Florida Statues, related to venue, as it now exists or may hereafter be amended and further the undersigned agrees that any legal action brought for collection of past due accounts, may be brought in the appropriate court in Martin County, Florida.

Applicant agrees to notify Carbon-Core Corporation, in writing of any change in the form of ownership of applicant's business within two days of such change.

I hereby certify the foregoing to be true to the best of my knowledge and agree to the above terms.

Applicant Signature

Print Applicant Name (First, Middle Last)

Witness Signature

Print Witness Name (First, Middle, Last)

Date

\_\_\_ of \_\_\_\_

Please sell and deliver to: \_\_\_\_\_\_ Purchaser (Name of Company\_\_\_\_\_ (City, County, State, Country) Or their representatives, on your usual customary terms of sale, such goods, ware and merchandise as they may order or select, and in consideration thereof the undersigned (hereafter called the Guarantor(s) which shall include Guarantor, if only one, and Guarantors, if more than one) hereby fully guarantee and agree that the Guarantor(s) shall be personally responsible, jointly and severally, for the payment at maturity of the purchase price of such goods, wares, and merchandise so sold or delivered, whether evidence by open account, acceptance, note, or otherwise. The Guarantor(s) hereby waive notice of acceptance hereof, amounts of sales, dates of shipments or deliveries, notice of default payment and legal proceedings against the purchaser.

This is intended to be, and shall be construed to be, a continuing Guaranty applying to all sales made by you to the aforesaid, and shall not be revoked by death of the Guarantor(s) but shall remain in full force until the Guarantor(s) or their Executors or Administrators shall have given notice in writing to make no further advances on the security of this Guaranty, and until such notice shall have been received by you, Guarantor(s) agrees to notify Carbon-Core Corporation in writing to make no further advances of the purchaser's business or ownership of purchaser's business within five days of such change, otherwise this continuing guarantee shall extend to the above named company and any successor companies or related entities.

It is understood and agreed that the Guarantor(s) liability under this Guaranty shall be unlimited unless a specific dollar amount is typed in:

Dollars

Should it become necessary to place this Guaranty with an attorney for collection, suit or other legal proceeding, the Guarantor(s) hereby agree, jointly and severally, to pay all costs and expenses of such collections, suit, or other legal action, including a reasonable attorney's fee, and shall also pay costs, expenses, and attorney's fees incurred on appeal or in administrative proceedings. It is agreed that if the outstanding balance <u>on the account dose not exceed \$5,000.00</u> the attorney's fee shall be 20% of the outstanding balance. Further, the Guarantor(s) waive any and all privileges and rights which may have under Chapter 47, Florida Statues, relating to venue, as it now exists or may hereafter be amended, and under any other statue, administrative provision or state thereof in any legal action brought in the appropriate court in Martin county, Florida. Purchaser agrees to pay seller on past due payment a monthly interest charge equal to the maximum interest charge permitted under Florida law.

IN WITNESS WHEROF, the undersigned hereby executes the personal guaranty this:

day of	in the year	
Witness	Guarantor, Individually	-
Print first, middle, last name	Print first, middle, last name	
APPLICANT AGREES TO THE FOLLOWING:		
In consideration of credit to be extended by Carbo is true and correct and the applicant agrees and a		e information submitted above

- 1. Carbon-Core Corporation shall at all times retain the right to deny credit to the Applicant.
- 2. Carbon-Core Corporation shall retain the right to close this account whenever it deems such action to be necessary.
- 3. The Applicant has read the Credit Sales Agreement in its entirety and will adhere to be bound by all provisions and conditions of Credit Sales Agreement.
- 4. Carbon-Core Corporation is authorized to investigate the credit of the Applicant and of each of the persons signing below as Guarantor(s).
- 5. The investigation of credit may include obtaining information as to the Applicant's and each of the Guarantor(s) credit capacity, general credit reputation, character, whichever may be applicable.
- 6. Carbon-Core Corporation is authorized to report to proper persons and bureaus the Applicant's performance under this Agreement.
- 7. Applicant shall pay all costs and expenses incurred by Carbon-Core Corporation in the collection of indebtedness arising pursuant to the Agreement, including all attorneys' fees incurred.
- 8. The Applicant shall be responsible for, all products sold by Carbon-Core Corporation to the Applicant, upon receipt of each invoice according to the terms on the invoice, there being no extensions.
- 9. Any of the Applicant's employees are authorized to charge on this account.

BY MY SIGNATURE BELOW, I PERSONALLY AND INDIVIDUALLY GUARANTEE PAYMENT ON THIS ACCOUNT PROMTLY.

Signed (as Corporate Officer and personally)	SS#	Date
Signed (as Corporate Officer and personally)	SS#	Date
Signed (Store Manager)	SS#	Date
Signed (Witnessed by)	SS#	Date