

Company Name: ___







CREDIT APPLICATION AND AGREEMENT

TBC Retail Group Inc. • 823 Donald Ross Rd • Juno Beach, FL 33408 Email: newaccountsetupteam@tbccorp.com • FAX: 561-828-7698

Company Name:		Application Date:			
Contact Name:		_ Telephone #:	Fax #:		
Address:		_ City:	State:	_ Zip:	
DBA Name:		_ Date Business Started:	FEIN#	:	
Company Type:					
Billing Email Address:					
Scrap Tax # (if applicable):					
If yes, attach a copy of the Resale/Exemptic		_ :,::::: 3::::::			
Number of Vehicles Number		more than 1 location, please.	attach a full address lis	sting with the application)	
OWNER INFORMATION (list all owners-cop	•	•		suring war are applicationly	
Name	Home Address	, <u> </u>	Home Telephone	% Ownership & Title	
Ivairie	Home Address		Tiome relephone	70 OWNERSHIP & Title	
TRADE REFERENCES (copy and attach ad	ditional pages if need	ded)			
Name:		•	Fax #:		
Address:					
Contact:					
Name:					
Address:					
Contact:					
Name:		Telephone #:	Fax #:		
Address:		City:	State: Z	_ State: Zip:	
Contact:		Account #(s):	Amount Ow	Amount Owing:	
Name:		Telephone #:	Fax #:	_ Fax #:	
Address:					
Contact:		Account #(s):	Amount Ow	ving:	
BANK REFERENCES (copy and attach add	litional pages if need	ed)			
Name:		Telephone #:	Fax #:		
Address:		City:	State: Z	ip:	
Account #: Amount Ow		ring: Co	ontact:		
By signing below, the above-identified company relied on by TBC Retail Group Inc. in deciding whage, and the following provision, shall be applic	nether to extend credit to C	Company. Company further agree	es that the terms and cor	and accurate, and may be nditions on the following	
SECURITY AGREEMENT. In consideration of the interest in all of the products purchased by Company's obligations hereunder. If requested by to this security interest, and/or name TBC Retail	oany from TBC Retail on ci y TBC Retail Group Inc., C	redit (the "Products") and any pro ompany will execute a separate	oceeds from the sale of t security agreement and a	he Products to secure	

Signature:___

_____ Print Name & Title: ___









TERMS AND CONDITIONS

This Credit Application and Agreement (the "Agreement") is submitted by the company identified on the preceding page ("Company"), for the purpose of requesting that TBC Retail Group Inc. ("TBC Retail") extend to the Company a line of credit or grant the company a charge account ("Credit") to be used to obtain the Products from TBC Retail.

Additional Financial Information. Company will provide to TBC Retail, with this Agreement, its financial statement for its most recently completed fiscal year. Company agrees to furnish such other financial statements, operating statements and additional credit documents and information that may be requested by TBC Retail. Company represents that all such statements, documents and information provided to TBC Retail are true, complete and accurate, and may be relied upon by TBC Retail in deciding whether to extend Credit to Company.

Authorization to Obtain Further Financial Information. Company authorizes TBC Retail to obtain further information concerning the credit history and financial condition of Company from any party in relation to this Agreement. Company authorizes the trade and bank references identified on the preceding page, and any other third parties, to release to TBC Retail information related to the accounts of Company. Company authorizes TBC Retail to disclose information about its credit experience with Company to third parties.

Terms. If TBC Retail agrees to extend Credit to Company, an invoice shall be provided for all products purchased by Company from TBC Retail on Credit (the "Product"). Unless otherwise agreed to by TBC Retail, all payment terms are net due 10th/25 days from the date of the invoice for the Products. Creditor reserves the right to change the payment terms, in its sole and absolute discretion.

Past Due Payments. In the event that Company fails to pay on any invoice when due, Company will be obligated to pay TBC Retail on all amounts due and payable interest at the lesser of 1.5% per month (18% per annum) or the maximum amount permitted by law, from the date such payment was due until the date paid. In the event it becomes necessary for TBC Retail to incur costs, charges and expenses based on Company's failure to comply with its payment or any other obligations under this Agreement, Company shall reimburse TBC Retail for all such costs, charges and expenses, including, without limitation, collection costs and reasonable attorneys' fees. Discounts offered by TBC Retail for any of the Products will not be applied to any past due amounts.

Financial Insecurity. TBC Retail may decline to ship Products if Company fails to make any payment promptly or in the event TBC Retail is dissatisfied with the financial condition of Company. In such event, TBC Retail shall have the right to declare due and payable any outstanding indebtedness of Company and shall further have the right to immediately terminate the Credit, change the terms of the Credit, and/or take whatever additional action is necessary to protect TBC Retail's interest.

Miscellaneous. Company waives presentation for payment, notice of non-payment, protest, and notice of protest, demand for payments, and diligence in bringing suit against any party hereto without notice to Company. This Agreement shall be governed by the laws of the State of Florida and in the event of any suit or litigation relative to this Agreement, jurisdiction and venue shall be proper in the County of Palm Beach, State of Florida. Company understands that completion of this Agreement does not constitute an obligation or understanding on the part of TBC Retail to extend credit to Company in any amount, and that any decision to extend credit, and the specific terms thereof, shall be made by TBC Retail in its sole and absolute discretion.

GUARANTY

In consideration of Credit being extended to Company by TBC Retail, each individual below (each, a "Guarantor") jointly and severally personally guaranties the payment and performance of Company under this Agreement. Each Guarantor agrees that this guaranty is an absolute, complete and continuing guaranty of performance, and not of collection. Each Guarantor waives presentation for payment, notice of non-payment, protest, and notice of protest, demand for payments, and diligence in bringing suit against any party hereto. No notice of indebtedness or of any

extension of credit by TBC Retail to Company need be given. The terms of Credit may be rearranged, extended and/or renewed without notice to any of the Guarantors. Each Guarantor agrees to pay any amounts within five days' notice that such amounts are past due. Each Guarantor represents, with Company, that all of the information submitted on the preceding page of this Agreement is true, complete and accurate.

Guarantor Signature:	Print Name:
Guarantor Signature:	Print Name:
Guarantor Signature:	Print Name:
Guarantor Signature:	Print Name: