

## CREDIT APPLICATION & PURCHASE AGREEMENT

## **PLEASE RETURN TO:**

RUGBY ABP CORP CREDIT PO BOX 2252 TUALATIN OR 97062 PHONE # (503) 601 - 3102 FAX # (503) 691 - 3302 msmith@rugbyabp.com

APPLICATION DATE	CREDIT LIMIT DESIRED \$		
LEGAL COMPANY NAME	DE	Α	
DELIVERY ADDRESS	CITY	STATE	ZIP
BILLING ADDRESS	CITY	STATE	ZIP
PHONE NO FAX NO		MOBILE NO	
EMAIL ADDRESS			
G	ENERAL BUSINESS INFORMATION		
TYPE OF BUSINESS		_ BUSINESS STARTI	NG DATE
CORPORATION LLC PARTI	NERSHIP SOLE OWNER		
STATE OF INCORPORATION			
Is Purchase Order Required?	Bond/Contractors License N	umber	
Are Purchases Taxable?	(if no, please subm	it "Sales Tax Certific	ate")
PRINCIPAL NAMES TITLE	RESIDENCE ADDRESS		
A/P CONTACT	_		
BANK NAME	CONTACT	PHONE N	10
	SS CITY		
CHECKING ACCT NO	SAVINGS ACCT NO		
	TRADE REFERENCES		
SUPPLIER NAME	PHONE NO	FAX NO_	
ADDRESS	CITY	STATE _	ZIP
SUPPLIER NAME	PHONE NO	FAX NO_	
ADDRESS	CITY	STATE _	ZIP
SUPPLIER NAME	<u> </u>		
ADDDECC	CITY	CTATE	7ID



## CREDIT APPLICATION **& PURCHASE AGREEMENT**

Signature (do not include title)

## **PLEASE RETURN TO:**

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I (we) understand and agree to the following terms and certify the above information, as stated, is true and correct: In consideration of the extension of credit by Rugby, the undersigned agrees: 1) That Rugby's standard terms and conditions set forth on its invoices shall govern all sales to the undersigned. 2) To provide Rugby with a list of all parties authorized to charge on the account. 3) The undersigned will inform Rugby immediately by certified mail of any changes in the information or in my/our financial status or my/our interest or position in any partnerships corporations which purchase material from Rugby. 4) To pay service charges on any delinquent amounts at the maximum rate prescribed by state law. 5) To pay all reasonable charges for collection, including attorney fees and court costs, if the account is placed with an attorney or collection agency. 6) In the event a legal action is commenced solely to enforce any to the terms of purchase or obligations created hereby or hereinafter, the legal action will be commenced in, and the proper place of trial therefore shall be a court of competent jurisdiction in the county in which the distributing Rugby warehouse is located. 7) The undersigned hereby authorizes any of the bank or trade references listed in this application to provide Rugby with any and all information requested.

BY SIGNING IMMEDIATELY BELOW, THE UNDERSIGNED ACKNOWLEDGES, ACCEPTS, AND AGREES TO RUGBY HOLDINGS, LLC TERMS AND CONDITIONS AND CERTIFIES THAT THE INFORMATION GIVEN HEREIN IS TRUE AND CORRECT:

You are hereby authorized to contact any or all of the above references or any other source regarding our credit standing. Company Name \_\_\_\_\_ By (Authorized Signer) Printed Name Title \_\_\_\_\_ Date \_\_\_\_\_ Signature (do not include title) Date \_\_\_\_\_ Signature (do not include title) **CONTINUING GUARANTY** In consideration of Rugby Holdings, LLC extending credit, the undersigned personally, jointly and unconditionally guarantee and promise to pay Rugby Holdings, LLC on demand, any and all indebtedness of the above named applicant to Rugby Holdings, LLC. This is a continuing guarantee and the obligations created hereby are unaffected by any change in the terms of the original indebtedness between Rugby and the above name applicant, save that of payment. This guarantee shall continue in effect until the undersigned has notified Rugby Holdings, LLC in writing, via certified mail, of its cancellation, but such cancellation shall not alter any obligation of the undersigned prior to receipt of such written notice. Sign below to establish this personal guarantee: The undersigned personal guarantor(s), recognizing that his or her individual credit history may be a necessary factor in the evaluation of this personal guaranty, hereby consents to and authorizes the use of a consumer credit report on the undersigned by Rugby Holdings, LLC, from time to time as may be needed, in the credit evaluation process. Signature (do not include title)