

CREDIT APPLICATION AND AGREEMENT FOR CREDIT SALES

To **GOLDEN WEST PACKAGING GROUP LLC**: For the purpose of procuring and establishing credit, from time to time, the undersigned Applicant furnishes the following information. A Financial Statement may be required. Applicant represents and warrants said information is true and correct and a true and complete statement of its financial condition.

	APPLICANT: BUSINES	S AND C	CORPORATE	IAME						APF	PLICATION DATE
1.											
	BUSINESS STREET ADDRESS					BILLING ADDRESS: STREET OR P.O. BOX					
2.											
	CITY		STATE		ZIP		CITY		STATE	ZIP	
3.											
	BUSINESS TELEPHON	NE NO.		FAX#.				YEAR BUSINES		NUMBER	OF EMPLOYEES
4.								WAS ESTABLE			
	EMAIL ADDRESS					FED TA	X ID#		SOLE PROPRIETOR		CORPORATION
5.			DEAK 041 E0 01	DEDIT DEC	LIFOT			I	☐ PARTNERSHIP		LLC
_	ANNUAL SALES ESTIMATE PEAK SALES CREDIT REC			D&B Number		DESCRIPTION OF BUSINESS INDUSTRY			BUSINESS BUILDING IS ☐ OWNED ☐ RENTED		
6.										LI OWN	IED 🔲 KENTED
	OWNERS (IF AP	PLICA	ANT IS A S	OLE F	PROPRIE	TOR OR PA	RTNERSH	HP) OF	FICERS (IF A CORI	PORA	ΓΙΟΝ)
	NAME				TITLE		HOME ADDR	ESS		HOI	ME PHONE NO.
7.											
	NAME				TITLE		HOME ADDR	ESS		HOI	ME PHONE NO.
8.											
	NAME				TITLE		HOME ADDR	ESS		HOI	ME PHONE NO.
9.											
	BANK OR SAVIN	NGS A	ND LOAN	ASSC	CIATION	:					
	NAME				BRANCH AD	DRESS			ACCOUNT NO.	TYF	PE OF ACCOUNT
10.											
	NAME			BRANCH ADDRESS				ACCOUNT NO.	TYF	E OF ACCOUNT	
11.											
	APPLICANT'S PI	RINCI	PAL CREE	IT RE	FERENCI	ES (LIST AT	LEAST T	HREE)			
	NAME				ADDRESS. 0	CITY, STATE & Z	ZIP	<u> </u>	PHONE NUMBER	AMO	OUNT OWING
12.				,	,						
				ADDRESS, CITY, STATE & ZIP				PHONE NUMBER	AMO	DUNT OWING	
13.											
	NAME				ADDRESS, CITY, STATE & ZIP				PHONE NUMBER	AMO	OUNT OWING
14.											
				ADDRESS, CITY, STATE & ZIP				PHONE NUMBER	AMO	DUNT OWING	
15.											
Has Applicant or any of its Owners, Principals, Partners, Officers, or Directors ever file a voluntary petition in bankruptcy, been adjudged bankrupt, or made an assignment for the 16. benefit of creditors? YES NO											
-17.	Are taxes owed by Applicant to any taxing authority 17. past due? YES NO				Has a tax lien or civil suit been filed against Applicant or any of its Owners, Principals, Parl within the past six years?					Partners, (Unicers, or Directors
past due: TEOD NO D				within the past six years:							
	Is Applicant or any of its	Owners	s, Principals, Pa	artners, O	 officers, or Dire	ectors, a guarant	or or endorser	of debts or notes	owed by others? YES□	NO □	
18.	Please detail below.						_		•		
API	PLICANT: 1)	Pleas	e complete	and e	ian the rev	verse side o	f this form	2) Please	e attach a current fir	nancial	statement
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	SP	ACE	S BELOW	ARE	FOR GO	LDEN WE	ST PACK	AGING GR	OUP LLC. USE O	<u>NLY</u>	
SALF	ES REP.	DATE S	UBMITTED		LOCATION	CREDIT LIMIT	CREDIT LIMI	Γ APPROVED	CREDIT MGR APPROVAL	APF	PROVAL DATE
						REQUESTED					-

AGREEMENT

In consideration of Golden West Packaging Group LLC., and all assumed or fictitious names under which it does business, and all of its affiliates, parents, subsidiaries, and related companies, (hereinafter collectively Seller) extending credit to the Applicant, Applicant agrees to pay for all items delivered to or at the request of the Applicant 30 days after invoice date following purchase. The applicable cash discount may be taken if Seller's invoice is paid not later than 10 days after invoice date. All accounts are due and payable at the remittance address shown on the Seller invoice. Applicant acknowledges that a monthly service charge may be issued on all sums due to Seller, which have not been paid within thirty (30) days from the invoice date, and Applicant agrees to promptly pay said service charge. The service charge shall be 1½ % per month, but not to exceed the highest amount lawfully allowed by contract in the state in which this application is executed; it shall be issued on the thirty-first (31st) day after the original invoice date; and an additional service charge, computed on the same basis, shall be made every thirty (30) days thereafter. Waiver of any one or more service charges shall not be deemed to be a waiver of future service charges. Applicant further agrees with regard to such service charges, Applicant and Seller are parties to a written contract. Applicant agrees to notify Seller in writing of any changes in ownership or status of ownership and further agrees that, notwithstanding any change in ownership, status of ownership, business form or entity, all charges incurred will remain the responsibility of Applicant unless agreed to by Seller in writing.

By his signature hereon, Applicant agrees that each of the terms and conditions of sale stated on the front of the Seller's invoice shall be a term of the contract of each sale from Seller to Applicant. Any deviation from standard terms shall be in writing.

In case of any default in relation to any transactions made pursuant to this Application, Applicant shall pay Seller's reasonable attorneys' and collection fees and costs, whether or not any action is filed, including without limitation such fees and costs related to collection, arbitration, trial and on any appeal, review or reconsideration thereof, and any such fees or costs incurred after any award or judgment is entered. Jurisdiction and venue for any legal action, whether suit is brought by Seller or Applicant, shall be in the County of Sacramento, California. This Application shall be governed by and construed in accordance with the law of the jurisdiction in which Seller elects to bring an action without resort to principles of conflicts of law. If any provision of this Agreement is held to be invalid, illegal, or unenforceable, the remainder of this agreement will continue in full force and effect. The undersigned warrants that the above agreement has been carefully read and the Applicant understands the same.

BY SIGNATURE BE	LOW, APPLICANT EXPRESSLY AGREES TO ALL	THE TERMS OF THE APPLICATION AND TO THE FOLLOWING:					
Initial	1. Applicant authorizes Seller to obtain credit and financial information concerning Applicant at any time and from any source for the purpose of evaluating Applicant's creditworthiness in connection with this Application.						
Initial	2 (Sole Proprietor or Partnership Only) The undersigned expressly consent(s) to Seller obtaining credit and financial information concerning Applicant and/or a consumer credit report on(Sole Proprietor/Partner) at any time and from any source for the purpose of evaluating Applicant's creditworthiness in connection with this Application.						
Signed by:		Sole Proprietor/Partner					
Authorized Signature		Signature of individual named in #2 above.					
		Name: Address:					
		SSN:					
	PERS	ONAL GUARANTY					
any and all obligations charges. The undersign pursue any other reme performance, protests indebtedness. No dela and severally, shall pay to collection, arbitratic undersigned, jointly ar Seller having the sole in	of said Applicant which have in the past or may in the fund agree to all the terms of the aforementioned Sales Agedy and any statute of limitations pertaining hereto; and so notices of protest, notices of dishonor and notices of acy in the enforcement of this Guaranty shall affect the liaby Seller's reasonable attorneys' and collection fees and compart in the enforcement of the same jurisdiction and venue for the severally, agree to the same jurisdiction and venue for	rivileges requested by the Applicant , do hereby unconditionally guarantee and promise to pay ture be owing to the Seller on open-account or otherwise, including without limitation service greement. The undersigned waive any right to require Seller to proceed against Applicant or the undersigned further waive all presentments, demands for performance, notices of nonceptance of this Guaranty and of the incurrence or modification of existing or additional ility of any of the undersigned. In case Seller enforces the Guaranty, the undersigned, jointly sts, whether or not any action is filed, including without limitation such fees and costs related ereof, and such fees and costs incurred after any award or judgment is entered. The any legal action on this Guaranty as agreed to by Applicant above in the Agreement, with ovision of this Guaranty is held to be invalid, illegal or unenforceable, the remainder of this					
The undersigned Guar creditworthiness.	antor(s) authorize Seller to obtain a consumer credit repo	ort on Guarantor(s) at any time and from any source for the purposes of evaluating their					
Signed by:		Signed by:					
Guarantor	·	Guarantor					
Name:		Name:					
Address:		Address					

SSN:



California Resale Certificate

I HEREBY CERTIFY: 1. I hold valid seller's permit number: 2. I am engaged in the business of selling the following type of tangible personal property: 3. This certificate is for the purchase from of the item(s) I have listed in paragraph 5 below. [Vendor's name] 4. I will resell the item(s) listed in paragraph 5, which I am purchasing under this resale certificate in the form of tangible personal property in the regular course of my business operations, and I will do so prior to making any use of the item(s) other than demonstration and display while holding the item(s) for sale in the regular course of my business. I understand that if I use the item(s) purchased under this certificate in any manner other than as just described, I will owe use tax based on each item's purchase price or as otherwise provided by law. 5. Description of property to be purchased for resale: 6. I have read and understand the following: For Your Information: A person may be guilty of a misdemeanor under Revenue and Taxation Code section 6094.5 if the purchaser knows at the time of purchase that he or she will not resell the purchased item prior to any use (other than retention, demonstration, or display while holding it for resale) and he or she furnishes a resale certificate to avoid payment to the seller of an amount as tax. Additionally, a person misusing a resale certificate for personal gain or to evade the payment of tax is liable, for each purchase, for the tax that would have been due, plus a penalty of 10 percent of the tax or \$500, whichever is more. NAME OF PURCHASER / COMPANY SIGNATURE OF PURCHASER, PURCHASER'S EMPLOYEE OR AUTHORIZED REPRESENTATIVE PRINTED NAME OF PERSON SIGNING ADDRESS OF PURCHASER / COMPANY TELEPHONE NUMBER



New Customer Data Sheet

Company Name:	
Billing Address:	
City:	State: Zip Code:
Phone:	Fax:
Accounts Payable Contact	Name:
Phone:	Fax:
Email:	
Purchasing Contact Name:	
Phone:	Fax:
Email:	
Delivery Address:	
City:	State: Zip Code:
Contact Name:	
Phone:	Fax:
Receiving Days:	Receiving Hours:
Receiving Method (check al	l that apply): Dock Pallet Jack
Hand Unload Liftgate	Forklift Small Truck Only
Can you facility accommoda	ate a 53' trailer? Yes No
Special Instructions:	



CREDIT CARD PAYMENT REQUEST

Date of Request:	Must Charge Before Shipping
Company:	
Card Type: Visa MasterCa	rd Amex
Name on Card:	
Card #:	
Billing Address:	
Expires:/ Securi	ty Code: Zip Code:
Payment To Be Applied To The Follow	ving Invoices:
Invoice #	Invoice #
Sub. Tot	Sub. Tot
Less% Disc. <>	Less% Disc. <>
Sub. Tot	Sub. Tot
+ Tax	+ Tax
Total Charge: \$	Total Charge: \$
Remarks:	

E-Mail to: AR@goldenwestpackaging.com Remit Payment To: Lockbox Collections PO Box 515768, Los Angeles, CA 90051-5768

CALIFORNIA RESALE CERTIFICATE F.A.Q.

- What is a California Resale Certificate?
- As a company conducting business in California, <u>Golden West Packaging Group</u> must charge its
 customers sales tax when shipping to a location in California unless the product is either resold
 by the purchaser or is a component of a product that is then resold by the purchaser. In this
 situation, the purchaser may submit a completed California Resale Certificate to <u>Golden West
 Packaging Group</u>, allowing us to sell our products without collecting California sales and use tax.
 The burden for collection of sales tax is thereby passed to the purchaser.
- Do we have to complete a California Resale Certificate?
- When a purchaser does not submit a California Resale Certificate for product that will be resold in California, <u>Golden West Packaging Group</u> is required by law to charge sales and use tax.
- How do we complete the California Resale Certificate?
- Complete the following sections –
- Company name, address, phone number, and seller's permit number;
- Products/services your company sells;
- Check off the items you will be purchasing from <u>Golden West Packaging Group</u> that will be resold by your company;
- Date;
- Your name and title.
- What is a seller's permit number? Do we have one?
- All companies engaged in business in California must have a seller's permit. This includes companies with any physical presence (office, warehouse, distribution) or sales representation in California. If you do not know your seller's permit number, check with your controller or accountant – they will have quick access to it.
- You know we resell the products why do we need to submit a form?
- The California Department of Tax and Fee Administration conducts audits in which we must prove that valid California Resale Certificates are on file for any purchaser to whom <u>Golden West Packaging Group</u> did not charge sales and use tax.
- May we provide a copy of our seller's permit instead of completing the California Resale Certificate?
- Please do not send us a copy of your seller's permit. It is necessary to complete and provide us
 with a California Resale Certificate because a seller's permit tells us only that you are permitted
 to engage in business in California; it does not tell us what products you are purchasing from
 Golden West Packaging Group and then re-selling.
- California Sales and Use Tax: https://www.cdtfa.ca.gov//formspubs/pub107