

6843 Narcoossee Rd Suite 79 Orlando, FL 32822 USA Toll Free 833-927-1287 Ph: 407-271-8774 Fax: 407-271-8912 www.oceanWorldimports.com Email: sales@oceanworldimports.com

Date:

Business Credit Application

Company Information

Type of Business:		Federal ID Number / T			
Legal Form Under Which	Business Oper	rates:			
Corporation \Box		Partnership	Proprietorship		
If Division/Subsidiary, Nar	me of Parent C	ompany:	State of Incorp	orated	
Bill to Address:					
City:	State:	Zip Code:	Phone:		
Ship to Address:					
City:	State:	Zip Code:	Phone:		
,		•			

Owner / Partner / Officer Information

Name:		Title:		SSN:
Home Address:				Phone:
City:	State:		Zip code:	Email:

Name:		Title:		SSN:
Home Address:				Phone:
City:	State:		Zip code:	Email:

Name:		Title:		SSN:
Home Address:				Phone:
City:	State:		Zip code:	Email:



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Trade References

List your current suppliers with whom you have established terms.

Company Name:			Account:
Address:			Phone:
City:	State:	Zip code:	Fax:

Company Name:			Account:
Address:			Phone:
City:	State:	Zip code:	Fax:

Company Name:			Account:
Address:			Phone:
City:	State:	Zip code:	Fax:

Company Name:			Account:
Address:			Phone:
City:	State:	Zip code:	Fax:

Company Name:			Account:
Address:			Phone:
City:	State:	Zip code:	Fax:

PERSONAL GUARANTEE

Whereas the undersigned have requested OCEAN WORLD IMPORTS to extend credit and to sell merchandise (hereinafter,			
"property") to (hereinafter, "Debtor"), and OCEAN WORLD IMPORTS has extended			
credit and/or may in the future extend credit and sell property to Debtor in reliance upon this guarantee. Now, therefore, in			
consideration of such credit extended or to be extended and property	y sold or to be sold by OCEAN WORLD IMPORTS to Debtor, on		
such credit terms as OCEAN WORLD IMPORTS may grant, and a	as an inducement to OCEAN WORLD IMPORTS to extend further		
credit and to sell and deliver property to Debtor, the undersigned g	uarantees (if more than one, jointly and severally guarantee; if		
grantor is married, spouse must sign) absolutely and unconditional	y to OCEAN WORLD IMPORTS, its successors and assigns, the		
prompt payment of all debts and obligations and all sums of money	now unpaid and/or which may hereafter be unpaid by Debtor to		
OCEAN WORLD IMPORTS . OCEAN WORLD IMPORTS may,	without notice to the undersigned and without affecting the		
	rwise change the time for payment or otherwise change the terms of		
any obligation of the Debtor. Neither the death, bankruptcy nor dis	ability of any one or more of the guarantors shall affect the		
continuing obligation of any other guarantor. The undersigned exp			
of the debts of the Debtor. In the event this Personal Guarantee sha			
the undersigned agrees to pay as part of the outstanding balance of			
This instrument shall be considered as a GENERAL AND CONT			
UNCONDITIONAL AND SHALL CONTINUE INDEFINITELY			
	ility of the undersigned on this Personal Guarantee shall be primary,		
direct and immediate and not conditional or contingent upon pursu			
against any collateral, security or lien available to OCEAN WORL			
shall be deemed to be executed and delivered by the undersigned to			
performance therein and shall be construed and governed in accord			
the benefit of any statute of limitations affecting their liability. The			
WORLD IMPORTS EVEN IF THEY LEAVE THE EMPLOY OF			
This Guarantee shall insure to the benefit of OCEAN WORLD IMPORTS its successors and assigns, and shall be binding upon the			
heirs, personal representatives, successors and assigns of each of the GUARANTORS. This personal guarantee is not assignable			
Date:	Date:		
Guarantor (Owner Signature):	Guarantor (Spouse Signature):		
Print Name:	Print Name:		
Witness: Witness:			
	DF CREDIT		
1. Applicant authorizes vendor to obtain necessary credit information at any time from any source and agrees to pay for purchases			
according to the credit terms on vendor's invoices or, if none appear, according to terms of Net 30. 2. Applicant warrants that all			

information appearing on this form is true and correct as of the date below and agrees to notify vendor in writing within thirty (30) days of any change in business organization, financial condition, or controlling ownership. 3. In consideration of any extension of credit by OCEAN WORLD IMPORTS, should any indebtedness not be paid in accordance with the terms of credit, the undersigned agrees to pay all costs, including attorney fees at both the trial and appellate levels and costs shall be payable whether suit be brought or not. 4. We agree to pay OCEAN WORLD IMPORTS an interest charge of the lesser of 18% per annum or the highest rate allowed by applicable law on all past due balances. 5. Venue for all legal proceedings shall be in **Orange County Florida. 6. The undersigned KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE THE RIGHT TO A TRIAL BY JURY**. 7. Should OCEAN WORLD IMPORTS ever, because of default, be obliged to institute any proceeding in replevin against us, we hereby KNOWINGLY waive the notice pertaining thereto in accordance with F.S. 78.067 and waive the posting of any bond required for a replevin therein. 8. The Undersigned may not assign any of its rights or obligations hereunder without the prior written consent of the Seller. 9. Undersigned hereby waives all requirements for OCEAN WORLD IMPORTS to post a pre-judgment bond in double the amount sought to be garnished pursuant to Fla. Stat 77 et seq. 10. Additional terms of sale may appear on invoices and or statements. OCEAN WORLD IMPORTS and undersign hereby agree to abide by and honor those terms in addition to the terms herein.

WE, the undersigned, hereby understand that OCEAN WORLD IMPORTS is not and will not be liable for indirect, special, incidental, consequential or other damages of any kind, no matter what the cause. (SOME STATES DO NOT ALLOW THE EXCLUSION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION MAY NOT APPLY TO US). This exclusion will not affect our rights, if any against others including the manufacturer of any parts or equipment sold used or furnished by OCEAN WORLD IMPORTS. Any oral statement, representation, or discussion to the contrary notwithstanding OCEAN WORLD IMPORTS, in any and all past, present, or future dealings, with us excludes any and all warranties of MERCHANTABILITY AND/OR FITNESS FOR A PARTICULAR USE, Further, we hereby indemnify and hold harmless OCEAN WORLD IMPORTS.

Date:
Company Name:
Title:
e Use Only