## Ohio Processors, Inc. 244 East First Street London Ohio 43140

### **CREDIT APPLICATION**

**INSTRUCTIONS**: Please print or type. Fill in all spaces and complete by signing where indicated. A signature is mandatory in order to consider the granting of credit terms. If a corporation, the signature must be that of an officer of the corporation.

LOCATION ADDRESS:			BILLING INFORMATION:					
Company Legal Name  TRADE NAME OF BUSINESS			NAME	<u> </u>				
			Number Street					
Attention:			City		State	Zip		
			Phone	)				
Number Street								
City	State	Zip						
Phone	Fax							
Email	Mobile Mobile	<del></del>						
CREDIT TERMS REQUE	STED							
BUSINESS FACTS								
[] Proprietorship	[] Partnership	[] Corporation	[] LLC / LLP	Franchise of _				
Federal Tax I.D. Number			State of Incorporation					
[] New Owner?	Yes/No	Purchase Date_		Length of time	in Business			
Bldg/Facilities:	[] Owned	[] Leased	[] Rented					
Previous Business Name			Mortgage Holder/Lessor (name)					
PLEASE COMPLETE THE (PLEASE USE THE BAC				S, PARTNERS OI	R AN INDIVIDUA	AL PROPRIETOR		
Name and Title			Name	and Title				
Home Address			Home	Address				
City, State, Zip		<del></del>	City, S	State, Zip		<del></del>		
Home Phone No.			Home	Phone No.				
Social Security No.			Social	Security No.				
(continued)								

**BANKING REFERENCES:** Page 2 Bank Name Address City, State, Zip Account No. Bank Name Address City, State Zip Account No. DO YOU HAVE A LINE OF CREDIT? [] YES [] NO Name of Institution **TRADE REFERENCE**: (Preferably other food distributors) **ADDRESS** NAME PHONE NO. TERMS AND SECURITY AGREEMENT The undersigned (Purchaser) agrees that all purchases made by Purchaser from Ohio Processors, Inc. or any of its subsidiaries and affiliated entities (Seller) are subject to the following terms and conditions. 1. All amounts due for goods and services purchased from Seller are payable at the Seller's facility from which the goods and services are delivered. Purchaser acknowledges that such amounts are not payable in installments, but are payable in full no later than days after delivery of the goods or service. 2. All amounts due Seller are payable in accordance with the payment terms granted by Seller's credit department from which the goods and services are delivered. If any amount due Seller is not paid in accordance with such payment terms, a delinquency charge shall be added to the sum due, which charge shall equal the amount obtained by multiplying the delinquent balance by the lesser of (a) one and one-half percent per month or (b) the maximum lawful rate permitted to be charged under applicable federal or state law. To secure payments for all purchases from Seller, now and in the future, Purchaser hereby grants Seller a security interest in all of Purchaser's assets, now owned and hereafter acquired, including but not limited to, all equipment, furniture, fixtures, and inventory of purchaser, including all goods, and merchandise now owned or hereafter acquired and held for sale or used or consumed in the business of Purchaser, and all present and future accounts receivables which may from time to time hereafter come into existence during the term of this Security Agreement together with the proceeds thereof. Purchaser appoints Seller as Purchaser's agent and gives Seller power of attorney to sign any necessary documents including but not limited to UCC-1 and UCC-3 financing statements for the purpose of protecting Seller's interest. Purchaser shall pay Seller a service charge in an amount equal to \$30.00 for all checks returned by Purchaser's bank; provided, however, that such service charge shall not be due and payable in the event such payment would result in the violation of usury laws, or any other state, federal, or local laws. In the event the account is turned over to an attorney or other agency for collection, the Seller shall be entitled to recover its reasonable attorney's fee and costs from any and all parties liable for payment on this account, whether or not suit is instituted. In the event of any suit or legal proceedings involving this account, such reasonable attorney's fees shall include those fees and court costs incurred through trial and on appeal. Purchaser expressly agrees that this agreement shall be governed by the laws of the State of Ohio, and jurisdiction and venue in any action or proceeding brought by either party to enforce or interpret this agreement shall be solely in Madison County, Ohio. 6. Purchaser shall notify Seller by certified mail of any change of ownership of Purchaser. Purchaser warrants to Seller that all information furnished for the purpose of obtaining credit is true, correct and complete in all material respects, and Purchaser authorizes Seller to contact all references and investigate all information pertaining to the credit and financial responsibility of Purchaser. Type or Print Name of Purchaser

Title

Purchaser's Signature

Date:

### **INDIVIDUAL PERSONAL GUARANTY**

I,, for and in consideration of your extending credit at my request to
(the Company) personally guarantee prompt payment of any obligation of the Company to <b>Ohio Processors, Inc.</b> and each of its subsidiaries and affiliated entities (Seller) whether now existing or hereinafte incurred, and I further agree to bind myself to pay on demand any sum which is due by the Company to Seller whenever the Company fails to timely pay same. It is understood that this guaranty shall be an absolute, continuing and irrevocable guaranty for such indebtedness of the Company.
I expressly waive presentment, demand, protest, notice of protest, dishonor, diligence, notice of default or nonpayment, notice of acceptance of this guaranty, notice of the extension of any guaranteed, indebtedness already or hereafter contracted for by the Company, notice of any modification or renewal of any credit agreement evidencing the indebtedness hereby guaranteed, notice of any renewal or extension of such indebtedness, and I expressly consent to any modification or renewal of any credit agreement evidencing the indebtedness hereby guaranteed and to all renewals or extensions of such indebtedness. I further waive any right to require Selle to proceed against, or make any effort at collection of the guaranteed indebtedness from the Company or any other party liable for such indebtedness.
In the event more than one party executes this Guaranty as a guarantor, then each guarantor agrees to be jointly and severally liable for the guaranteed indebtedness and, in all instances herein, the singular shall be construed to include the plural.
In the event the account is turned over to an attorney or other agency for collection, the Seller shall be entitled to recover its reasonable attorney's fees and costs from any and all parties, including guarantor, liable for payment on this account, whether or not suit is instituted. In the event of any suit or legal proceedings involving this account, such reasonable attorney's fees shall include those fees and court costs incurred through trial and on appeal.
XGuarantor
Address
Date
XGuarantor
Address

Date \_\_\_\_\_

# \* \* \* OFFICE USE ONLY \* \* \* \*

# Ohio Processors, Inc. 244 East First Street London Ohio 43140

Customer Credit Requested: Salesman											
CUSTOMER # / NAME											
PHONE / CONTACT							<del></del>				
Notes:											
Route # Delivery Days: M T W R F											
Today's Date: Date Service Began:											
Credit Approval: Yes / N	Approved Terms:			By: Signature							
TRADE REFERENCE	TELEI	TELEPHONE		CONTACT		ΓΕ	COMMENTS				
HIGH CREDIT	PRES. BAL	PAST DUE	D/	ATE OPEN	TERI	MS					
TRADE REFERENCE	TELEPHONE		С	ONTACT	DATE		COMMENTS				
HIGH CREDIT	PRES. BAL	PAST DUE	D/	ATE OPEN	TER	MS					
TRADE REFERENCE	TELEPHONE		CONTACT		DATE		COMMENTS				
HIGH CREDIT											
TRADE REFERENCE	TELEPHONE		CONTACT		DATE		COMMENTS				
HIGH CREDIT	PRES. BAL	PAST DUE				MS	COMMITTO				
BANK NAME	TFIF	TELEPHONE/CONTACT		ACCT.#		LINE OF CREDIT/HOW HIGH					
2,	, , , , ,										