

Interglass Corp. Credit Application and Agreement

1. COMPANY NAME (DBA):					
	Legal Name (if different than above):				
	Billing Address P.O. Box				
	City State Zip Country				
	Website Phone ()				
	Email Address Fax ()_				
2.	SHIP TO ADDRESS (if different than above): Note: We do not ship to residential addresses.				
	Address				
	City State Zip Country				
3.	MAIN CONTACTS:				
	Purchasing Contact Email				
	Accounts Payable Contact Email				
4.	SALES TAX: Is your organization tax exempt? Yes No Not applicable for outside USA				
	If yes, submit a Tax Exemption Certificate for deliveries in Florida or Georgia.				
	il yes, submit a rax Exemption Certificate for deliveries in ritorida di Georgia.				
5.					
	Attach <u>www.Sunbiz.org</u> company report (if applicable)				
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6. 7.	Attach <u>www.Sunbiz.org</u> company report (if applicable)				
5. 6. 7. 8.	Attach www.Sunbiz.org company report (if applicable) GENERAL INFO: Year business started FEIN D&B TYPE OF ORGANIZATION: Corporation LLC Partnership Sole Proprietorship Have you ever done business with us under any other business name? Yes No				
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6. 7. 8. 9.	Attach www.Sunbiz.org company report (if applicable) GENERAL INFO: Year business started FEIN D&B TYPE OF ORGANIZATION: Corporation LLC Partnership Sole Proprietorship Have you ever done business with us under any other business name? Yes No If yes, under what company name Have you or a corporation owned by you ever filed bankruptcy or had any involuntary bankruptcy proceeding, receivership or like proceeding filed against you? Yes No				
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2. TRADE REFERENCES: (do <u>not</u> use credit cards, utility comp	panies, etc. – only material suppliers)	
1. Company Name	Email	
Address	Phone #: ()	
2. Company Name	Email	
Address	Phone #: ()	
3. Company Name	Email	
Address	Phone #: ()	· · · · · · · · · · · · · · · · · · ·
4. Company Name	Email:	
Address	Phone #: ()	

13. ACCEPTANCE OF TERMS AND AGREEMENT: By completing the above form and executing same, I/we the undersigned, jointly and severally hereby accept the Terms of Account and the personal guaranty stated herein. Additionally, I/we agree in consideration of extending credit to the above-named applicant(s), I/we do hereby grant, jointly, and individually agree to pay for all goods and merchandise supplied to me; or to any of us, to the above business. In the event that an account is placed with a third party for collection, I/we agree to pay all costs; including reasonable attorney fees, court costs, and finance charges.

I/we authorize Interglass Corporation to investigate our credit history, bank references, and other information deemed necessary to extend credit. I/we agree to immediately notify Interglass Corporation of any change in ownership, address, or form of the set business. This agreement shall remain enforced until written notice of revocation is received by Interglass Corporation.

- 14. TERMS OF SALE: Refer to our Terms and Conditions document in our website (www.interglasscorp.com).
- **15. PAYMENT TERMS.** Net 30 days after invoice date.
- **16. PAYMENT METHODS:** Company Checks, Personal Checks (with copy of ID), Credit Cards (Visa, MasterCard, Amex, Discover), Debit Cards, ACH, Wire Transfer, E-Checks, Zelle, Cash (only accepted at our front desk in Miami, FL)
- 17. **DELIVERY:** We reserve the right not to ship orders of less than the minimum delivery defined for your location, unless a delivery fee is accepted by buyer. If necessary, by customer request or by unforeseen circumstances, to ship by common carrier, shipment will be EXW our warehouse. Our responsibility for breakage or other damage ceases when merchandise is delivered to carrier and a clear receipt is received. Recovery from the carrier is the responsibility of the consignee. Upon request, we will supply documentation to establish claim.
- **18. CALCULATION OF SQUARE FEET.** Square feet will be computed by multiplying the width (next higher inch) by the height (next higher inch), then dividing this product by 144, and rounding to two decimal places.
- 19. RETURNED MATERIALS AND BREAKAGE. No claim for breakage will be allowed after signing for materials in good condition. Claims for chips or scratches will be accepted up to 48 hours after delivery. When permission has been granted for the return of an unwanted product an RMA would be issue. If goods are returned because of our error, we will pay transportation and allow full credit at original purchase price. All other claims not covered by our warranty must be submitted within 30 days.
- **20. SPECIAL ORDER POLICY.** Materials fabricated to customer's specification will not be held in our warehouse longer than 30 days beyond the requested shipping date. After 30 days, we may ship and invoice these materials, or charge warehousing fees.

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EVENTS CAUSING A DEFAULT UNDER THIS AGREEMENT:

Events of Default. The following events are each an "Event of Default" under this Agreement

- (a) The failure to make payment of the Principal Sum or Interest when due and payable;
- (b) The commencement of any action for the dissolution or liquidation of Company, or the commencement of any case or proceeding for reorganization or liquidation of Company's debts under the United States Bankruptcy Code (11 U.S.C. § 101 et seq.), as amended, or any other state or federal law, now or hereafter enacted for the relief of debtors, whether instituted by or against Maker; provided;
- (c) The appointment of a receiver, liquidator, custodian, trustee or similar official or fiduciary for Company or for any of property of Company;
- (d) The failure of Company to perform or observe, or cause to be performed or observed, any other term, obligation, covenant, condition or agreement contained in this Agreement;
- (e) The death of any of the owners of the Company or the Personal Guarantor under this Agreement;
- (f) The filing of any Petition for Bankruptcy by any obligor under this Agreement;
- (g) The making of an assignment for the benefit of creditors by any obligor under this Agreement;
- (h) The taking of any material part of the property of any obligor by any governmental authority;
- (i) The dissolution, merger, consolidation or reorganization of any obligor; or
- (j) The Holder in its sole but reasonable discretion deems itself insecure.

(hereinafter an "Event of Default").

IF AT ANY TIME YOU ARE IN DEFAULT OF THIS AGREEMENT, THE ENTIRE UNPAID PRINCIPAL BALANCE SHALL IMMEDIATELY BECOME DUE AND PAYABLE WITHOUT NOTICE OR DEMAND. WHILE IN DEFAULT THIS NOTE SHALL BEAR INTEREST AT THE MAXIMUM RATE PERMITTED BY LAW.

The undersigned jointly and severally, promise and agree to pay in the event of default, all costs and expenses incurred for the collection of all sums due, including attorney's fees equal to an amount charged the holder of this Note, or such larger amount as may be reasonable and just, and also those costs, expenses and attorney's fees incurred in any appellate proceeding. Additionally, all OPEN ACCOUNT PURCHASES ARE SUBJECT TO APPROVAL BY OUR CREDIT DEPARTMENT.

LENDER'S RIGHT: At any time following the occurrence of an Event of Default, Interglass may, in its sole discretion, without having to give notice, may declare Company/Obligor in default under this Agreement, declare the outstanding Principal Sum and accrued Interest immediately due and payable.

At any time following the occurrence of an Event of Default, Interglass may, in its discretion, exercise all other rights, options and remedies granted or available to it Maker under this Agreement or otherwise available at law or in equity, including, without limitation, the right to collect the unpaid obligations, liabilities and indebtedness of Company arising under this Agreement.

COMMERCIAL WARRANTY: REFER TO OUR WARRANTY FULL DOCUMENT IN OUR WEBSITE.

WE WARRANT TO THE ORIGINAL COMMERCIAL BUYER ONLY THAT OUR PRODUCTS WILL MEET OUR STANDARD SPECIFICATIONS.



WE MAKE NO OTHER EXPRESS OR IMPLIED REPRESENTATION OR WARRANTY OF ANY KIND REGARDING THE PRODUCTS WHETHER AS TO MERCHANTABILITY. FITNESS FOR A PARTICULAR PURPOSE OR USE, OR ANY OTHER MATTER. IN PARTICULAR, WE ASSUME NO RESPONSIBILITY FOR GLASS BREAKAGE, IMPROPER USAGE, FAILURE OF PRODUCTS ON ACCOUNT OF FAULTY INSTALLATION OR BUILDING CONSTRUCTION OR DESIGN, IMPROPER HANDLING OR FAILURE TO FOLLOW OUR INSTRUCTIONS REGARDING THE PRODUCTS.

IN NO EVENT SHALL INTERGLASS BE LIABLE FOR COSTS INCURRED IN THE REMOVAL OF FAILED OR DEFECTIVE UNITS, THE INSTALLATION OF REPLACEMENT PRODUCTS, OR FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES INCURRED AS NON-PERSONAL INJURY LOSSES.

OUR WARRANTY ON THE PRODUCTS SHALL EXTEND FOR A PERIOD OF ONE YEAR AFTER THE DATE OF INVOICE. IN THE EVENT THAT A PRODUCT FAILS TO CONFORM TO THE WARRANTY STATED ABOVE, WE WILL, AT OUR OPTION, FURNISH THE PURCHASER WITH ANOTHER PRODUCT, EXW OUR PLANT, OR REFUND THE CURRENT PURCHASE PRICE OF PRODUCT. IF WE ELECT TO SUPPLY ANOTHER PRODUCT, THE WARRANTY ON SAID PRODUCT WILL EXTEND FOR THE BALANCE OF THE ORIGINAL ONE-YEAR PERIOD. WE WILL BEAR NO OTHER EXPENSE, SUCH AS LABOR COSTS, OF ANY KIND. THE PURCHASER'S EXCLUSIVE REMEDY, IN LIEU OF ALL INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES, INCLUDING, TO THE EXTENT ALLOWED BY LAW, ANY CASE OF NEGLIGENCE, IS LIMITED TO A REFUND OR THE FURNISHING OF ANOTHER PRODUCT AS HERETOFORE DESCRIBED.

WRITING REQUIRED: No modification or waiver of any provisions of this Agreement and no consent to any departure shall in any event be effective without respect to any course of dealing between the parties, unless the modification or waiver shall be in a writing executed by all parties.

SEVERABILITY: Any provision contained in this Agreement that is prohibited or unenforceable in any respect in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

SURVIVAL OF TERMS: All covenants, agreements, representations and warranties made in this Agreement shall continue in full force and effect so long as this Agreement or any other obligation under this Agreement shall be outstanding and unpaid.

GOVERNING LAW: This Agreement shall be governed by and construed in accordance with the laws of the State of Florida without giving effect to any choice or conflict of law provision or rule.

SUBMISSION OF JURISDICTION. The parties irrevocably consent to and confers personal jurisdiction on the courts of the State of Florida, or the United States courts located within the State of Florida, in the county of Miami-Dade, expressly waives any objections as to venue in any of such courts.

WAIVER OF TRIAL BY JURY. THE PARTIES HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES THE RIGHT TO TRIAL BY JURY IN RESPECT TO ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT AND ANY AGREEMENT CONTEMPLATED TO BE EXECUTED IN CONJUNCTION HEREWITH, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER VERBAL OR WRITTEN) OR ACTIONS. THE PARTIES HEREBY ACKNOWLEDGE THAT THIS WAIVER OF JURY TRIAL IS A MATERIAL INDUCEMENT FOR THE PARTIES TO ENTER INTO THIS TRANSCTION.

This form was filled by (officer only):	
Print Name	Officer Title
Signature	/

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Phone: (800) 576-6044

sales@interglassusa.com



***** PERSONAL GUARANTY*****

To: Interglass Corp:

	(C	ompany Name) located at	(address)
become due to you and/or you	by acceptance of notes or other or successors, transferees or funded by Interglass to any o	ner evidence of indebtedness of the assigns from the aforesaid Obligor	whether such indebtedness is or has been e Obligor, and which is now or may hereafter. Any debt of the Obligor that is paid by the sidered as an unpaid debt of the Obligor and is
	ed, prematured, or released,		e Obligor for the liabilities hereby guaranteed may eving the Guarantor of liability hereunder, which
			penses of collection action or legal proceedings to ney's fees and costs at trial and appellate levels.
demand for payment, notice of	f default or nonpayment and first proceeding against the C	notice of dishonor to or upon the G	and does hereby waive protest, presentment, uarantor and does consent that you may proceed corporation, and without first resorting to security
Obligor to Interglass herein de Personal Guaranty, and all de Guaranty. This Personal Guaranty	scribed shall conclusively be alings between said Obligor a ranty shall, without further ref	presumed to have been created, c and Interglass shall likewise be pre- erences, pass to and may be relied	nent, and every obligation or liability of the said ontracted or incurred in reliance upon this sumed to be in reliance upon this Personal I upon and enforced by any successor or assignee s, obligations or commercial paper of said Obligor.
any course of dealing betweer Any provision contained in thi ineffective to the extent of suc	the parties, unless the modi s Guaranty that is prohibited th prohibition or unenforceat	fication or waiver shall be in a writin For unenforceable in any respect	n any jurisdiction shall, as to such jurisdiction, be ning provisions hereof and any such prohibition of
All covenants, agreements, r Agreement or any other obliga	epresentations, and warrantion under this Agreement shall be and construed in acc	ties made in this Guaranty shall all be outstanding and unpaid.	continue in full force and effect so long as this e of Florida without giving effect to any choice of
		urisdiction on the courts of the Sta pressly waives any objections as to	ate of Florida, or the United States courts located venue in any of such courts.
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GUARANTOR:		WITNESS:	
Name (print)		Name (<i>print</i>)	
Home Address		Home Address	
City/State/Zip		City/State/Zip	<u> </u>
Mobile Phone ()		Mobile Phone ()
Signed	Date	Signed	Date

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