

General Business Information	on				
DBA Name		Legal Name	Legal Name		
Address					
City	State	Zip code	Country		
City	3idie		Coorniny		
Telephone	Fax	E-mail	Website URL		
Parent Company (if subsidia	ry) City	State	Zip code		
Carreta	Tallandana				
Country	Telephone		αx		
Accounts Payable Contact	l	 E-mail			
Company Structure: State of Incorporation	☐ Corporation C	□ Partnership orporate Tax ID#	□ Proprietorship		
Reseller certificate #	Date busi	iness started Ui	nder present ownership since		
Type of business	A	mount of credit line red	quested		
Drawart u	I ayyma d				
Property: 🗖 leased 🗆	Jowned				
Owner/Officer Information ((If more than 2, attach add	ditional sheets)			
Name	Title	Pe	ercentage of ownership:		
Home address					
O'the	Clada	7' 0 -	Country		
City	State	Zip Code	Country		
Date of birth Social Secu	J L				
		01130			
Passport# Coun	itry Ho	me telephone	E-mail address:		
Ever filed for bankruptcy?	I Yes I No If yes, unde	er what name & in who	at year		
Name	Title	Pe	ercentage of ownership:		
Home address					
City	2+2+2	7in Codo	Country		
City	State	Zip Code	Country		
Date of birth Social Secu	Jurity Driver's Lic		_l State		
		01100			
Passport# Coun	itry L	me telephone	E-mail address:		
		·			
Ever filed for bankruptay?	Yes Tho If yes unde	er what name & in who	nt vear		

Trade References (A minimum of 3 required for credit terms)						
Name	Teleph	none	Fax			
Address						
City	State	Zip Code	Country			
Credit Limit Account #	Terms	Contac				
Account #	TCTT13	Conide	51			
Name	Teleph	none	Fax			
Address						
City	State	Zip Code	Country			
Credit Limit Account #	Terms	Contac				
Credit Littiii Account #	leitis	Conide	١.			
Name	Teleph	none	Fax			
Address						
City	State	Zip Code	Country			
Credit Limit Account #	Terms	Contac	 ct			
Bank references (Attach additional sheet if required)						
Bank Name Ac	ct. #	Acct. Type	Officer			
Address	 Teleph	none	Fax			
/ (dai 033						
Bank Name Ac	ct. #	Acct. Type	Officer			
Address	 Teleph	none	Fax			

Financial statements for the preceding two years are required for all credit applicants
Financial statements must include balance sheets and income statements. Unaudited financial statements must be certified by the Applicant's Owners/Officers as being true and complete and prepared in accordance with generally accepted accounting principles. The statements' periods must be indicated.

By signing below, the undersigned individual and Applicant each represent that the Applicant is responsible for paying, and financially able to pay, invoices according to the terms and conditions on such invoices. A finance charge of 1.5% per month shall be charged on any past due balance on the Applicant's account. If Ingram Micro Inc. ("Ingram") is required to institute collection efforts to recover any past due balance, Ingram shall also be entitled to collect any costs or expenses it incurs in connection with such efforts, including but not limited to service charges, attorneys' fees and court costs. The undersigned and the Applicant each represent, that all information contained herein is true, accurate and complete as of the date provided.

THE UNDERSIGNED INDIVIDUAL AND APPLICANT EACH HEREBY IRREVOCABLY SUBMIT TO THE NON EXCLUSIVE JURISDICTION OF ANY UNITED STATES FEDERAL OR FLORIDA COURT SITTING IN MIAMI-DADE COUNTY IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THE SUBJECT MATTER HEREOF AND EACH HEREBY IRREVOCABLY AGREES THAT ALL CLAIMS IN RESPECT OF SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN ANY SUCH COURT.

The undersigned individual and Applicant each hereby authorize the release of all information needed to verify the contents of this application or to otherwise process this application, including but not limited to contacting third parties concerning the credit worthiness of the Applicant and/or the undersigned. In addition, the undersigned individual hereby consents to Ingram's use of a consumer credit report in order to evaluate such individual's credit worthiness as principal, proprietor, guarantor or the like in connection with the extension of credit as contemplated by this application. Signature: Print Name Title Date Print Name Title Signature: Date The undersigned credit card holder, unconditionally, irrevocably and personally authorizes Ingram to collect any or all outstanding amounts due in connection with Applicant's credit account with Ingram by charging such amounts to the credit or charge cards set forth below. Ingram shall use this collection method in the event the amounts due are 30 days past due from their due date as set forth in a given invoice. Card Name Card Number **Expiration Date** Cardholder's Name Title Signature Card Name Card Number **Expiration Date** Cardholder's Name Title Signature The undersigned checking account holder, unconditionally, irrevocably and personally authorizes Ingram to collect any or all outstanding amounts due in connection with Applicant's credit account with Ingram by debiting such amounts from the below listed checking account. Ingram shall use this collection method in the event the amounts due are 30 days past due from their due date as set forth in a given invoice. (Please attach void blank check) Bank Name Address City State Zip Code Account Holder's Name Address City State Zip Code Title

Date

Signature

UNCONDITIONAL WARKANIT	
This Unconditional Guaranty is made by the undersigned (hereinafter, the forthe purposes of inducing Ingram to extend credit to	e "Guarantors") on this day of , a Delaware corporation (hereinafter "Ingram"), _, a (hereinafter, the
For value received, the Guarantors (jointly and severally) unconditionally of payment in full of any indebtedness of Debtor under Debtor's business of charges for goods or services provided by or through Ingram, interest, carrying indebtedness of the Debtor, now due or which may later be owing or become any interest and collection costs (including attorneys' fees) (hereinafter, the	redit account with Ingram, which may include ng charges and finance charges, and such other me due from the Debtor to Ingram together with
Each Guarantor agrees that this Guaranty is a guaranty of payment and no Guaranty shall be primary, absolute and unconditional, irrespective of, and u enforceability of this Guaranty or any future amendment of, or change in agreement evidencing the Indebtedness, or the absence of any action to evalver or consent by Ingram with respect to any of the provisions thereof. Each shall be in the same position, as a principal debtor with respect to any of	naffected by the genuineness, validity, regularity, i, this Guaranty or any document, instrument or enforce this Guaranty or the Indebtedness, or the Each Guarantor agrees that it shall be regarded,
Ingram, without notice to any Guarantor, may deal with the Indebtedness such manner as Ingram may deem advisable and may renew or extend t accept partial payment, or settle, release or compromise the same and substiand may exercise or refrain from exercising any rights or remedies in respect evidence thereof against any Guarantor, all without notice to or impairing the	he Indebtedness or any evidence thereof, may itute or release the collateral for the Indebtedness or any security therefor of
If claim is ever made upon Ingram in connection with any bankruptcy or in of any amount or amounts received by Ingram (other than from a Guaranto of the Indebtedness and Ingram repays all or any part of such amount b of any court or administrative body having jurisdiction over Ingram or any compromise of any such claim effected by Ingram with any such claimant each Guarantor agrees that any such judgment, decree, order, settlement and each Guarantor shall be and remain liable to Ingram hereunder to originally been received by Ingram.	r under this Guaranty) in payment or on account y reason of (a) any judgment, decree or order of its property or assets or (b) any settlement or (including a Guarantor), then and in such event or compromise shall be binding upon Guarantor
Each Guarantor hereby unconditionally waives: (a) notice of acceptant for payment, notice of nonpayment, demand, protest, notice of protest of including Guarantor; (c) all other notice to which Guarantor may be edemand for payment as a condition of liability under this Guaranty; (e) any constitute a legal or equitable discharge of Guarantor as a guarantor; and to subrogation or realization in respect of amounts paid by Guarantor under including participation in the marshalling of the Debtor's assets.	and notice of dishonor or default to any person entitled but which may be legally waived; (d) defense or circumstance which might otherwise (f) until the Indebtedness is paid in full, any right
No failure or delay on the part of Ingram to exercise any right, power or privile nor shall any single or partial exercise of any right, power or privilege hereund or the exercise of any other right, power or privilege. Failure by Ingram to constitute a relinquishment of its right to demand strict performance at an by any person on account of the Indebtedness, with knowledge of a definstrument, or both, shall not be construed as a waiver of such default or bree	der preclude any other or further exercise thereof, o insist upon strict performance hereof shall not other time. Receipt by Ingram of any payment ault on the Indebtedness or of a breach of this
Each Guarantor hereby unconditionally agrees to pay costs and expenses enforcing any obligation hereunder.	s, including attorney fees, incurred by Ingram in
Each Guarantor agrees that all the terms and provisions of this Guaranty assigns, and the duties and obligations of each Guarantor shall be an successors, assigns, heirs, executors, administrators and personal representations.	d remain fully binding upon each Guarantor's
If any provision hereof shall for any reason be held invalid or unenforceable, this Guaranty shall be construed as if the invalid or unenforceable provision	no other provision shall be affected thereby, and had never been part of it.
EACH GUARANTOR HEREBY IRREVOCABLY SUBMITS TO THE NON EXCLUSIVE J FLORIDA COURT SITTING IN MIAMI-DADE COUNTY IN ANY ACTION OR PROC SUBJECT MATTER HEREOF AND EACH GUARANTOR HEREBY IRREVOCABLY AGRI OR PROCEEDING MAY BE HEARD AND DETERMINED IN ANY SUCH COURT.	CEEDINGS ARISING OUT OF OR RELATING TO THE
I HAVE READ AND UNDERSTOOD ALL THE TERMS AND CONDITIONS ABOVE AN	D AGREE TO BE BOUND THEREBY.
Witness: GUARANTOR:	GUARANTOR:

SPOUSE:

SPOUSE:

Witness: