

Credit Application

877.449.0458 • CorporateArmor.com Sales@CorporateArmor.com 13739 Steele Creek Road, Suite 201 Charlotte, NC 28273

Please email completed form to **Sales@CorporateArmor.com** or fax it to **704-583-9968.**

Complete for New Account Net Terms Credit Line Amount Requested \$	Drop Ship Authorization Do you authorize drop shipments?
Net Terms Crean Line Amount Requested Ψ	□Yes □No
Business Name	DBA:
Street Address:	
Phone: ()	Fax: ()
Web site:	E-mail Address:
Billing Address (If different from above:)	Shipping Address (For multiple locations-attach a sheet)
	Shipping Contact:
Parent Company Name: Address (City/State/Zip):	Years at current address:
Principal Information: (Attach a separate sheet Owner/Partner Name	
Address (Street, City, State and Zir Code)	
Have you ever filed for bankruptcy? □No □Yes □Perso	onal Business Date Filed:Status:
Owner/Partner Name	
Address (Street, City, State and ZIP Code)	
Have you ever filed for bankruptcy? □No □Yes □Perso	onal Business Date Filed:Status:

Bank References

Bank Name	Checking Account #
ABA/Routing #	
Address (Street, City, State, and ZIP Code)	
Phone () Fax()	Contact
Trade References	
Trade Reference #1	
Name	Phone ()
Address	Fax ()
	Account #
	Contact
Trade Reference #2	
Name	Phone ()
Address	Fax ()
	Account #
	Contact
Trade Reference #3	
Name	Phone ()
Address	Fax ()
	Account #
	Contact

Customer agrees to notify Corporate Armor of any changes in ownership of its business as set forth herein by certified mail to:

Corporate Armor • 13739 Steele Creek Road Suite 201, Charlotte, NC 28273 • 877.449.0458

I hereby authorize Corporate Armor or any credit bureau or other investigative agency employed by Corporate Armor to investigate the references herein listed or statements or other data obtained from me or any other person pertaining to my credit and financial responsibility. In consideration of the extension of credit by Corporate Armor to us, we agree to promptly pay all bills in accordance with the terms expressed on the invoice. We further agree that if the merchandise ordered shall remain past the due date, it shall bear interest at the rate of 1½ % per month until paid. In the event that any suit or action is instituted to collect money due on our account, whether principal or interest, or both, we agree to pay, in addition to the amount owed, all legal fees and collection agency fees incurred, including a reasonable sum for attorney's fees. The undersigned individual who is either a principal of the credit applicant or a sole proprietorship of the credit applicant, recognizing that his or her individual credit history may be a factor in the evaluation of the credit history of the applicant, herby consents to and authorizes the use of a consumer credit report on the undersigned by the above named business credit grantor, from time to time as may be needed, in the credit evaluation process. This agreement shall be construed in accordance with the laws of North Carolina and any controversy or claim arising out of, or relating to, this agreement, or the breach thereof, shall be resolved through litigation in

Mecklenburg County, North Carolina.

Signed

Print Name

Authorized Buyers:

Name	Phone ()	Fax()
Name	Phone ()	Fax()
Name	Phone ()	Fax()

Personal Guarantee

(While not mandatory, this guarantee allows us to consider your application for a higher level of credit.)

Date

For valuable consideration, the receipt of which is acknowledged and intending to be legally bound hereby, the Undersigned jointly and severally unconditionally guarantee to Corporate Armor the full and prompt performance by test herein called "Obligor" of all obligations which Obligor presently or hereafter may have to you and payment when due of all sums presently or hereafter owing by Obligor to you, and agree to indemnify you against any losses you may sustain and expenses you may incur as a result of any wrongful act. If Obligor incorporates or enters into any form of partnership, or has already done either of the foregoing, this guarantee shall also include obligations incurred by any such corporation or partnership succeeding to all or any part of the business presently or hereafter conducted by Obligor as if such corporation or partnership were a Co-Obligor.

For the purposes of this guaranty and indemnity, all sums owing to you by Obligor shall be deemed to have become immediately due and payable if (a) Obligor defaults in any of its obligations to you: (b) a petition under any chapter of the Bankruptcy act, as amended, or for the appointment of a receiver of any part of the property of Obligor be files against Obligor, and be not dismissed within thirty days: (c) such a petition be filed by Obligor; (d) Obligor makes a general assignment for the benefit of creditor, suspends business or commits any act amounting to a business failure, or (e) an attachment be levied or tax lien be filed against any of Obligor's property. This shall be a continuing guaranty and indemnity and irrespective of the lack of notice to or consent of Undersigned, their obligations hereunder shall not be impaired in any manner whatsoever by any

- (a) agreements or obligations of Obligor with or to you: amendments, extension, modifications, renewals or waivers of default as to any existing or future agreements or obligations of Obligor or third parties with or to you, or extensions or credit by you to Obligor:
- (b) adjustments, compromises or releases of any obligations of Obligor, Undersigned or other parties, or exchanges, releases or sales of any security of Obligor, Undersigned or other parties
- (c) fictitiousness, incorrectness, invalidity or unenforceability, for any reason, of any instrument in writing, or acts of commission or omission by you or Obligor.
- (d) compositions, extensions, moratoria or other relief granted to Obligor pursuant to any statute presently in force or hereafter enacted, or
- (e) interruptions in business relations between you and Obligor.

Notice of your acceptance hereof, of default and non-payment by Obligor or any other parties, of presentment, protest and demand, and of all other matters of which Undersigned otherwise might be entitled, is waived. The obligations hereunder of each Undersigned are joint and several, and shall be binding upon their respective heirs and personal representa-tives. The failure of any person to sign this guaranty and indemnity shall not affect the liability hereunder of any signor thereof. The death or release form liability hereunder of any Undersigned shall not relieve the others from liability hereunder. Each of Undersigned may terminate his obligation hereunder as to then future transactions between you and Obligor by registered mail notice to you at your above stated address, provided however, that such termination shall not affect either his liability hereunder with respect to any obligation of Obligor to you incurred prior to your receipt of such notice, or the continuing liability of such of the others of Undersigned as have not given such notice.

Undersigned shall reimburse you, on demand, for all expenses incurred by you in the enforcement of any of your rights hereunder against any of Undersigned Confession: As security for any such obligation, the Undersigned hereby authorize any attorney of any Court or record of any state to appear for them or any of them and to confess a judgement against them or any of them for the entire unpaid balance due Obligor at any time. Whether immatured installments or otherwise with or without declaration, with costs of suit, release of errors, without stay of execution, and with twenty percent (20%) added for collection: and they also waive the right of inquisition on any real estate that may be levied upon to collect this not, and do hereby voluntarily condemn the same, and authorize the Prothonotary or clerk to enter upon the execution writ they said voluntary condemnation, and they further agree that said estate may be sold on execution writ and they further hereby waive and release from any and all appraisements, stay or exemption laws of any state now in force or here-after enacted.

This guaranty and indemnity is assignable, shall be construed liberally in your favor and shall insure to the benefit of your successors and assigns. I, Obligor, should default in perfor-mance of any Obligor's obligations to you, and if any third party makes any payment to you with respect thereto, such third party shall, to the extent thereof, be subrogated to all of your rights against Undersigned hereunder. Legal rights and obligations hereunder shall be determined in accordance with the laws of the state to which this is addressed.

Social Security #	Social Security #
Home Address	Home Address
Signature of Guarantor	Signature of Guarantor
Witness	Witness