

APPLICATION FOR COMMERCIAL CREDIT

239 6th Ave.
Paterson, NJ 07524
Tel: 908-486-7050
Toll Free: 866-primacare
Fax. 908-845-0290

For the purpose of procuring and establishing credit, from time to time, the undersigned applicant furnishes the following information, including the attached Financial Statement. Applicant represents and warrants said information is true and correct and a true complete statement of its financial condition.

MAIL THIS APPLICATION TO: Primacare Medical Supplies Inc. ATTN: ACCOUNTS DEPT. 239 6th Ave. Paterson, NJ 07524

correct and a true complete statement of its financial condition.													
APPLICANT: BUSSINES OR CORPORATE									Al	APPLICATION DATE			
BUSSINES STREET ADDRESS								BILLING ADDRESS					
CITY	STATE	ZIP WE ARE ENC			ENGAGED IN T	GAGED IN THE BUSSINES OF			OF				
BUSINESS PH	ESS FA	X #	# EMAIL T/I			T/F CERT	RTIFICATE # YEAR BUSINESS ESTABLISHED						
TYPE OF BUSINESS PROPRIETOR LLC PARTNERSHIP CORPORATION				PARENT FIRM I			BUSINESS BUI	BUSINESS BUILDING MONTHLY STAT YES NO			EMENT OF ACCOUNT REQUIRED		
OWNERS: (If applicant is a sole proprietorship or partnership) OFFICER: (If a corp.) MEMBERS/MANAGER (LLC)													
NAME				TITLE	-	HOME ADDRESS						HOME PHONE #	
NAME				TITLE		HOME ADDRESS						HOME PHONE #	
NAME				TITLE		HOME ADDRESS						HOME PHONE #	
PRINCIPAL FINANCE INSTITUTE													
NAME BRAI			BRANC	NCH ADDRESS			ACCOUNT #	TYPE OF ACCOUNT		DUNT	CONTACT		
TRADE PERFERENCES													
NAME			A	ADDRESS							PHONE		
NAME			A	ADDRESS							PHO	PHONE	
NAME			A	ADDRESS							PHONE		
In consideration of Primacare extending credit to applicant, Applicant agrees to pay for all items delivered to or at the request of Applicant by Primacare based on the following month, net thereafter. Interest and service charges will be imposed if payment is not received by the 25th of the following month. All accounts are due and payable at the remittance address shown on the Primacare invoice. Applicant agrees that each of the terms and condition of sale stated on the Primacare invoice shall be a term of a contract of each sale from Primacare to Applicant. Applicant acknowledge that after 30 days a 1% per month, 12 % per annum, service charge will apply on all sums due to Primacare which have not been paid within thirty (30) days from the invoice date, and Applicant agrees to promptly pay said interest and service charge. The service charges will be due and payable on the 30th of the following month, and an additional service charge computed on the same basis, will be due and payable every thirty (30) days thereafter. Waiver of any one or more service charges shall not be deemed a waiver of future service charges. Applicant further agrees that with regard to such service charges, Applicant and Primacare are parties to a written contract. In the event of any anyment and if an attomey is retained for collection, Applicant agrees to pay all costs of collection, Including, but not limited to, the attomey fees computed as follows: The greater of 20% of the montes due to Primacare or the attorney's fees actually charged by Primacare attorneys multiplied by the hours expended by said attorneys. Attorney fees shall be paid by Applicant when incurred for constitution, trial or appellate services, whether suit be brought or not. Furthermore, Applicant expressly agrees that regardless of place of payment, all suits at law or in equity of breach of this agreement or for default in payment shall be instituted and maintained in any Court of competent jurisdiction in the applicable state. Applicant hereby expressly waives													
APPLICANT FED				ERAL TAX NO.			SIGNED BY			TITLE		<u>E</u>	
PERSONAL GUARANTEE For value received to induce Primacare Supplies, to extend credit to the Costumer, the Guarantor (if more than one Guarantor, jointly and severally) hereby warrants and unconditionally guarantees to Primacare the full and prompt payment when due (including any accelerated or extended maturity) of all indebtedness, obligation and liabilities of Customer to Primacare, including finance charges applicable thereto, now existing or hereafter created or arising, even if such indebtedness is in excess of the applied for, or established credit line. Guarantor further agrees to waive all venue rights and pay all expenses of court costs and attorney or agency fees paid or incurred by Primacare in endeavoring to collect such indebtedness or any part therefore in enforcing the guaranty as stated in the Application. Guarantor waives all notices and demands of any kind, and hereby consents to any agreement or arrangement whatever with Customer, including without limitation agreement for payment, extension, subordination, composition, arrangement, discharge or release of the whole or any part of the indebtedness, and the same shall in no way impair Guarantor's liability hereunder, Primacare may release or relinquishing any security now or hereafter held for any indebtedness hereby guaranteed or any guarantors or sureties, without the same discharging, releasing, or in any manner affecting liability of Guarantor hereunder. This guaranty should be enforceable before or after proceeding against costumer, or simultaneously therewith, and with out resort to any security.													
The incorporation, merger reorganization or sale of the customer's business shall not operate as a termination of the guaranty shall confine as to credit extended such other entity.													
ing said termination	This guaranty shall continue in force until notice in writing of termination sent by registered or certified mail, return receipt requested, is received by Primacare, Attention: credit Manager. Not withstanding said termination, this guarantee shall remain in full force and effect as to the outstanding balance of the debit as of the date of termination of the guarantee together with any and all accrued interest and cost of collection of the dept.												

DATE

DATE

GAURANTOR

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