

CREDIT APPLICATION and AGREEMENT CONFIDENTIAL

Please PRINT * Indicates required fields

This Credit Application covers all Company Owned locations

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* Corporate Name (Legal Name) * Province of Incorporation El Number Existing Charge Outlet Number (s) * HEADQUARTERS ADDRESS and ACCOUNTS PAYABLE INFORMATION * Headquarter Name * Manager of A/P * Address E-mail Address * Fax Numt * City * Province * Postal Code Other A/P Contact * Main Phone Number * City * Province * Postal Code Other A/P Contact * Main Phone Number * E-mail Address Address Line 1 Address Line 2 City Province Postal Co * Legal Status: Corporation / Ltd. Sole proprietorship * Legal Status: Corporation / Ltd. Sole proprietorship * Month / Year Business was Established: * Wholesaler * Estimated Monthly Beverage Purchases: \$ COMPANY PRINCIPALS * President/Owner COMPANY PRINCIPALS Vice President Chief Financial Officer * Bank And TRADE REFERENCE INFORMATION * Account Number * Phone N * Province * Province Fax Numt * Phone N * Province Fax Numt * Phone N * Province * Province Fax Numt	er No. under the same Corporation, complete only the General Information, Headq	the General Information, Headquarters Addres	Corporation, com	er No. under the san		
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Sales Representative Name Sales Representative Phone Number and/or E-mail		Phone Number and/or E-mail		JALES REP		Sales Representative Name



CREDIT AGREEMENT - Please read before signing

In consideration of acceptance of this application, the applicant(s) may obtain our products and equipment subject to the following terms and conditions:

- 1. The applicant(s) understand, and agree, that they must pay for all amounts of any nature charged to their account, in accordance with the Coca-Cola Refreshments Canada Company (CCRC) terms of sale as published from time to time. Presently the credit terms are as follows: For authorized charges, payment is due within twenty calendar days of the date of invoice. Interest at 1 ½% per month (a nominal rate of 18% per annum and an effective rate of 19.56% per annum compounded monthly) will be charged on past due accounts.
- 2. The applicant(s) understand, and agree, that any interest payment does not relieve them of their obligation to pay for purchases when due. The applicant(s) understand, and agree, that this charge may be revised by CCRC from time to time without notice.
- 3. The applicant(s) understand, and agree, that their charge account privileges may be cancelled at any time at CCRC's discretion.
- 4. The applicant(s) understand, that this is a Credit Application and as such, the applicant(s) hereby authorize CCRC to use, collect, and disclose information (including personal information) about the applicant(s) from time to time for the following purposes: (a) assess creditworthiness; (b) extend credit, (c) service and collect the account(s). In assessing creditworthiness and extending credit, the applicant(s) hereby authorize CCRC to disclose and collect information about the applicant(s) or its principal(s) or guarantor(s) either by direct communication or through Credit Reporting Bureaus or other credit reporting agencies and to and from entities that the applicant(s) have identified on your credit application form.
- 5. The applicant(s) covenant that the information contained in this application is true and correct and that the undersigned has/have the appropriate signing authority and full right to enter into this agreement. The applicant(s) agree that if any of the information contained in this application changes, or if any full or partial change in the control or ownership of the applicant(s) occur, the applicant(s) will advise CCRC immediately in writing. The applicant(s) understand, and agree, that the applicant(s) are not entitled to transfer the rights granted under this agreement to any person or entity.
- 6. The applicant(s) understand that a failure to comply with the terms herein is a default. In the event of a default and without further notice CCRC may, in addition to any other rights or remedies available in law or equity, offset any amounts that may be owed by CCRC (including without limitation allowances rebates or marketing funds) against amounts owed to CCRC. CCRC may also terminate any further extensions of credit, delivery of goods or use of loaned equipment or fixtures and institute legal action to recover balances due.
- 7. The applicant(s) understand, and agree, that if this application for credit is accepted, the applicant(s) agree to abide by the terms of this agreement and CCRC's credit terms as they may be amended from time to time at CCRC's discretion.
- 8. The buyer and his shareholders authorize the seller or its agents to obtain all relevant information from financial institutions (such as, banks, and from any other information provider), to be kept in the seller's office, and to exchange any and all useful data to determine the qualification of applicants at the time their accounts are being opened, and to maintain their credit records in the course of business relations. In addition, they authorize all involved parties to furnish diligently any and all requested information, while being released from any liability in reference to the effect such information may cause.

Name of Authorized Signor	Company Name		
Authorized Signature	Title	 Date	