

CREDIT APPLICATION

Business Name			Date:		
Phone:	Fax:		E-Mail:		
Mailing Address:	(City)	(State)	(Zip)	For past:	years
Shipping Address:		(City)	(State) (Zij	
D/B/A:	FEDERAL TA				,
Do you belong to a buying group? See No	Name of	primary buying gro	oup:		
Former Business Address (If Applicable):					
			w long in Business	:	
OWNERSHIP: Sole Owner Partnership		ation	EPA Registra	ation #	
PRINCIPAL:					
PRINCIPAL:					
PRINCIPAL:					
PRINCIPAL:	(Title)	(SS#)	(Home	Address)	
TRADE REFERENCES (Name suppliers of major product NAME	ts): PHONE		FAX	EMAIL	
BANK REFERENCE: Checking Lo	an Sav	/ings			
(Name)	(Address)		(Acct. #)	(C	ontact)
Has the firm or any of its Principals ever been bankrupt?	Yes No	lf yes, Explain	:		
Check Which Boxes Each Person Should Be Contacted	0	order Mailing	s Art Approvals	Accounting	SDS
Name Title Em	Inail Contri Inail				
CHECK ALL INDUSTRIES YOU SELL TO:	Jan-San	Foodservice	Industrial	Property Manag	gement
Signature:	Title		Date:		



GUARANTEE AGREEMENT

For value received, and in consideration of the credit which QuestSpecialty Corporation may hereafter extend to ________, hereinafter called Debtor, in connection with the purchase of products or supplies, the undersigned ________, hereinafter called Debtor, in connection with the Guarantor, hereby (A) absolutely and unconditionally guarantees the payment, when due, or declared due, of all present and future indebtedness and obligations owed to QuestSpecialty Corporation by said Debtor arising in connection with the purchase of QuestSpecialty Corporation products, including all expenses, attorney's fees, and other collection costs of such indebtedness and obligations (collectively, the "Guaranteed Indebtedness"), and (B) agrees promptly to pay such the Guaranteed Indebtedness on demand at the address set out above. The foregoing guarantee shall specifically cover all future sales by QuestSpecialty Corporation to Debtor. Suit may be brought directly against the Guarantor without having to proceed against the Debtor. The obligations of Guarantor under this Guarantee Agreement are absolute, irrevocable, unconditional, and this is a continuing guaranty of payment and performance and not of collection.

Guarantor hereby waives: (a) diligence in preserving liability of any person (including Debtor) on the Guaranteed Indebtedness and diligence in collecting or bringing suit to collect the Guaranteed Indebtedness; (b) all rights of Guarantor under chapter 34 of the Texas Business and Commerce Code and rule 31 of the Texas Rules of Civil Procedure; (c) protest; (d) notice of extensions, increases, renewals, or rearrangements of the Guaranteed Indebtedness; and (e) notice of acceptance of this guaranty, of creation of the Guaranteed Indebtedness, of failure to pay the Guaranteed Indebtedness as it matures, of any other default, of adverse change in Debtor's financial condition, of release or substitution of collateral, of intent to accelerate, of acceleration, and of subordination of QuestSpecialty Corporation's rights in any collateral, and every other notice of every kind. Guarantor's obligations under this guarantee agreement will not be altered, nor will QuestSpecialty Corporation be liable to Guarantor, because of any action or inaction of QuestSpecialty Corporation in regard to a matter waived or of which notice is waived by Guarantor in the preceding sentence.

It is further agreed that the laws of the State of Texas (other than choice of law provisions) shall govern this contract.

This Guarantee Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed to be an original and all of which counterparts taken together shall constitute one and the same Guarantee Agreement. Delivery of an executed copy of this Guarantee Agreement by e-mail or facsimile transmission shall have the same effect as delivery of an originally executed copy of this Guarantee Agreement, whether an originally executed copy shall be delivered subsequent thereto.

GUARANTOR'S NAME:	
GUARANTOR'S ADDRESS:	
GUARANTOR'S DRIVERS LICENSE #:	
GUARANTOR'S SOCIAL SECURITY #:	
GUARANTOR'S SIGNATURE:	
DATE:	

UNIFORM SALES & USE TAX RESALE CERTIFICATE – MULTIJURISDICTION

The below-listed states have indicated that this certificate is acceptable as a resale/exemption certificate for sales/use tax, subject to the instructions and notes on pages 2-6. The issuing Buyer and the recipient Seller have the responsibility to determine the proper use of this certificate under applicable laws in each state, as these may change from time to time. This form was revised as of March 9, 2021.

Issued to Seller:	
Address:	
I certify that: Name of Firm (Buyer): Address:	is engaged or is registered as a Wholesaler Retailer Manufacturer Seller Lessor (see notes on pages 2–4) Other (Specify)

and is registered for sales/use tax with the below-listed states and cities within which Seller would deliver purchases to Buyer and that any such purchases are for wholesale, resale, or ingredients or components of a new product or service to be resold, leased, or rented in the normal course of business. Buyer is in the business of wholesaling, retailing, manufacturing, leasing (renting), or selling the following:

Description of Business:

General description of tangible property or taxable services to be purchased from the Seller:

State	State Registration, Seller's Permit, or ID Number of Purchaser	State	State Registration, Seller's Permit, or ID Number of Purchaser
A.T. 1		NE	Number of Furchaser
AL^1			
AR		NJ	
AZ^2		NM ^{4,19}	
CA^3		NC^{20}	
CO ^{4,5}		ND	
CT ⁶		OH ²¹	
FL^7		OK ²²	
GA ⁸		PA ²³	
$HI^{4,9}$		RI^{24}	
ID^{10}		SC	
IL ^{4,11}		SD ²⁵	
IA		TN ²⁶	
KS ¹²		TX ²⁷	
KY ¹³		UT	
ME ¹⁴		VT ²⁸	
MD^{15}		WA ²⁹	
MI^{16}		WI ³⁰	
MN ¹⁷			
MO^{18}			

I further certify that if any property or service so purchased tax-free is used or consumed by Buyer so as to make it subject to sales/use tax, Buyer will pay the tax due directly to the proper taxing authority when state law so provides or inform the Seller for added tax billing. This certificate shall be a part of each order that Buyer may hereafter give to Seller, unless otherwise specified, and shall be valid until canceled by Buyer in writing or revoked by the city or state.

Under penalties of perjury, I swear or affirm that the information on this form is true and correct as to every material matter.

Authorized Signature:

(Owner, Partner, or Corporate Officer, or other authorized signer of Buyer)

Title:______
Date:_____