



Mothers Organics, Inc.
 PO Box 189, Thonotosassa, FL 33592
 (p) 813.628.0600
 (f) 813.628.0664

APPLICATION FOR CREDIT

Business Name/Applicant: _____	Type:	S-Corp () LLC () Sole Proprietor ()
Nature of Business: _____	Sales Tax:	Taxable () Exempt () ** If exempt, provide copy of exemption
Corporate HQ Address: _____		
Mailing Address: _____		
Business Phone: _____	Business Fax:	_____
Accounts Payable Contact: _____	e-mail:	_____
Accounts Payable Phone#: _____		
FEIN: _____	Years in Business:	_____
Purchase Orders Required: Yes () No ()	PO Contact Name/#:	_____

Authorized Corporate Officers/Owners:		
Name	Title	Home Address
_____	_____	_____
_____	_____	_____

Primary Bank:			
Name	Contact	Phone	Address
_____	_____	_____	_____

Trade References:			
Company	Contact	Phone	Address
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

Credit Terms & Conditions:

Credit is provided as a convenience to our customers. Failure to pay in a timely manner can result in late fees and credit holds. Invoices are due 15 days after date of invoice, unless alternative credit terms are authorized in advance. Balances outstanding after 15 days are subject to a 1.5% per month interest charge. If Purchase Orders are required by Customer, Customer must inform Mother's Organics in writing of the method in which they authorize and issue Purchase Orders. If Purchase Orders are required, material disposal will not be accepted on Account unless a valid PO# is provided. By attesting to the terms of this credit relationship, the applicant further signifies that any and all goods and/or services rendered by Mother's Organics Inc. to the applicant is a direct financial contract between Mother's Organics and the applicant, regardless if the applicant is utilizing said products and/or services as part of a contract in the capacity of a contractor or sub-contractor to a party that is unaffiliated with this credit relationship. Shall any disputes arise concerning this credit policy, all costs relating to the dispute, including but not limited to attorneys fees and costs, shall be paid by the party found to be at fault. This clause is valid whether or not litigation commences.

Signatures:

The person(s) signing below warrants and represents that he/she has the authority to enter into this agreement on behalf of the applicant. The signature(s) below constitute the acknowledgment of the Credit Terms & Conditions and the express agreement to pay for services rendered.

Terms: The following Signature(s) attest to Full Payment within 15 days from the Invoice Date.

Applicant Signature (1) _____	Applicant Signature (2) _____
Title _____	Title _____
Print Name of Signer _____	Print Name of Signer _____
Date of Signature _____	Date of Signature _____