

# **CUSTOMER ACCOUNT APPLICATION**

# PLEASE COMPLETE ALL INFORMATION TO OPEN AN ACCOUNT

1057 S. Vail Ave. Montebello, CA 90640 | Ph. 323-728-3023 | Fax 323-727-6891 | www.uspolymersinc.com

PREFERRED PAYMENT		
CBD (Cash Before Delivery)	50% Deposit / Net 10 Days	Credit Terms
☐ Credit Card ☐ Check	☐ Credit Card ☐ Check	☐ Check
Bank & 2 References	Bank & 2 References	Bank & 2 References
Credit Card Type	Credit Card Type	□ \$3,000 □ \$5,000
Expiration Date		□ \$7,500 □ \$10,000
Card No.	Card No.	Requires Signed Guarantee
CSC No.	CSC No.	
All credit cards are charged when bill is due paya	able. (Orders over \$ 7,500 carry a 3% fee)	
BUSINESS INFO		
Legal Name	Ship To Address	
Trade Name (DBA)		
Billing Address		
City   Ctata   Zin Cada	Fax No.	
51 11		If multiple location, attach list
Fay No		
Website Name	USP Sales Rep.	
BUSINESS		
BUSINESS   CORPORATI	ION 🗆 PARTNERSHIP 🗖 PROF	PRIETORSHIP
CORPORATI		
Length of time at present location  Provious Location Address		
Length of time at present location  Provious Location Address		
Length of time at present location  Previous Location Address		
Length of time at present location Previous Location Address City State Zip Code Does Operator Own Premises	□ No FE EMPLID No.	
Length of time at present location  Previous Location Address  City State Zip Code  Does Operator Own Premises	☐ No FE EMPLID No The above seller is purchasing for re	esale of shutters, sheds fencing or pvc pipe.
Length of time at present location Previous Location Address City State Zip Code Does Operator Own Premises Resale Tax Exemption No. Signature No. of Years in this business	□ No FE EMPLID No.  The above seller is purchasing for re  Date  Total No. of Employees	esale of shutters, sheds fencing or pvc pipe.
Length of time at present location Previous Location Address City State Zip Code Does Operator Own Premises Resale Tax Exemption No. Signature No. of Years in this business	□ No FE EMPLID No.  The above seller is purchasing for re  Date  Total No. of Employees	esale of shutters, sheds fencing or pvc pipe.
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Length of time at present location  Previous Location Address City State Zip Code  Does Operator Own Premises Resale Tax Exemption No. Signature No. of Years in this business No. of Outside Salesman	□ No FE EMPLID No.  The above seller is purchasing for re  Date  Total No. of Employees  Listed with Dun & Bradstreet?	esale of shutters, sheds fencing or pvc pipe.
Length of time at present location Previous Location Address City State Zip Code  Does Operator Own Premises Resale Tax Exemption No. Signature No. of Years in this business No. of Outside Salesman  Complete the following information for all of	□ No FE EMPLID No.  The above seller is purchasing for re  Date  Total No. of Employees  Listed with Dun & Bradstreet?	esale of shutters, sheds fencing or pvc pipe.  Yes No  proprietor
Length of time at present location Previous Location Address City State Zip Code  Does Operator Own Premises Resale Tax Exemption No. Signature No. of Years in this business No. of Outside Salesman  Complete the following information for all of Name	☐ No FE EMPLID No.  The above seller is purchasing for re  Date  Total No. of Employees  Listed with Dun & Bradstreet?  corporate officers, partners or an individual  Title	esale of shutters, sheds fencing or pvc pipe.  Yes No  proprietor
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Length of time at present location Previous Location Address City State Zip Code Does Operator Own Premises Resale Tax Exemption No. Signature No. of Years in this business No. of Outside Salesman  Complete the following information for all of Name Address City State Zip Code Phone No.	□ No FE EMPLID No.  The above seller is purchasing for re  Date  Total No. of Employees  Listed with Dun & Bradstreet?  corporate officers, partners or an individual  Title  Social Security	esale of shutters, sheds fencing or pvc pipe.  Yes No  proprietor
Length of time at present location Previous Location Address City State Zip Code Does Operator Own Premises Resale Tax Exemption No. Signature No. of Years in this business No. of Outside Salesman  Complete the following information for all contents Name Address City State Zip Code Phone No.  Name Address	□ No FE EMPLID No.  The above seller is purchasing for re  Date  Total No. of Employees  Listed with Dun & Bradstreet?  corporate officers, partners or an individual  Title  Social Security  Title	esale of shutters, sheds fencing or pvc pipe.  Yes No  proprietor
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	Bank Verificatio	n of Deposit	t Request
Bank Name		Bank Phone No.	
Bank Contact		Bank Fax No.	
Customer			
Account No.	Cit		
(Some	Authorization for Ballbanks including Wells Fargo & Chase will requ		
to release informa understood that t understands that	he undersigned will hold harmless the con	N) ers Inc., for the purp npanies engaging in ng credit worthiness	ame of Bank) pose of establishing credit. It is agreed and the exchange of such information and as a routine business practice. U.S. Polymers
Comp	pany Name:		
Auth	orized Signature		Date
	Bank Verificatio	n of Deposit	t Request
Type of Account		Date Opened	
Average Balance Last 3 Months		Current Balance	
Comments			
Please Forward Response To	Credit Department, US Polymers Inc. 1057 S. Vail Ave. Montebello, CA 90640		Phone: 323-728-3023 Fax: 323-727-6891
	Trade Refero	ence Inform	
Trade Name		Trade Name	
Address		Address	
City		City _	
Fax No.		Fax No	USP Customer Account Application

		Purchase Agreeme	nt	
	esult of any and all purchases he		(hereinafter "Cust	tomer") from
Terms	ALL ORDERS ARE SUBJECT TO ACC	CEPTANCE BY SUPPLIER IN IT'S SOLE AN SUPPLIER. Full purchase price due and	D ABSOLUTE DISCRETION. ORDERS AC	
Late Payments	Past due amounts are subject to the maximum rate allowed by la	late payment service charges of 1 $\%$ % $\mu$ w whichever is greater.	per month, which is an annual rate of 1	.8%, or
Pricing		rithout notification. All prices are NET. ebello, CA 90640 in immediately availab		olymers Inc. in U.S.
Bad Checks & COD	A service charge of \$45.00 will be	applied on returned checks. Accounts	60 days old will be put on C.O.D.	
Non-Conforming Goods	conforming goods must be given receipt of materials in all cases. Stresponsibility for the payment of	ility of all goods when goods are receive by Customer in writing within 10 days ( Supplier reserves the right to require ph any order, shall not be released simply heck or changes the nature of the orde	5 days in the case of damaged goods) notographic proof for all non conforming because Customer rejects the order, r	after Customer's ng goods. Customer's
Returns	only. All returns and credits mus goods will be accepted without a	red goods will be accepted. Goods in n t be preauthorized in writing, and inclu uthorization and freight charges must b returns & applied to future purchases	de a Returned Goods Authorization nu be prepaid. Goods returned for credit	mber. No returned must show invoice
Restocking Charge	Supplier's customary handling or Supplier.	restocking charge, 25%, will be impose	d on all goods returned unless due to	error caused by
Lead Times		s to fulfill orders in the specified lead til itions, and may vary from time to time. n resolved on orders.		
Title	entirely paid for and that in the c	ees that Customer does not acquire any ase of default of payment, Supplier its a nerchandise, on Customer's business p	agents and assigns, are hereby authori	zed to take
Failure to Pay Or Insolvency		art of the purchase price when due, or ainst Customer or his property, Supplie yable.	· · · · · · · · · · · · · · · · · · ·	
Entire Agreement	entire Agreement with Supplier.	als which Customer may hereafter acques No waivers or modifications shall be vall apply and accrue to the benefit of, are pective parties.	llid unless the same are in writing and	executed by the
Litigation	incurred including attorney's fee			costs and expenses
State Laws Venue and	<u>-</u>	e governed by the laws of the State of C		so or broach of those
Jurisdiction	Terms and Conditions, shall be in irrevocably submits to the jurisdi	tion or proceeding arising out of or rela stituted in the Superior Court of the Sta ction of those courts and waives any an cherwise in those courts in any such Ter	ate of California located in Los Angeles ad all objections to Jurisdictions or ven	County, and Customer
Remedies Limited Warranty		emedies afforded to each by the Unifor ustomer acknowledges that it has read		of Supplier's Limited
Limitation of Liability	business, loss or profits or invest or otherwise, even if Supplier or	t, special, incidental or consequential ment or the like (whether based on br its agents have been advised of the pate a custom order for the Customer.	each of contract, tort (including negli	gence), product liability
Amendment & Waiver	These Terms and Conditions may be amended, modified or supplemented only by a writing executed by Supplier. Supplier may in a writing waive any provision of these Terms and Conditions to the extent such provision is for the Benefit of the waiving party. No action taken by Supplier shall be deemed to constitute a waiver by Supplier of any provisions hereof.			
Receipt of a Copy Electronic signature	The undersigned agrees that usin	the receipt of a copy of this Agreement g electronic signature technology (e.g., like handwritten ones. The signer conf	Adobe, DocuSign or other) will be vali	
Accepted By				<u> </u>
	Signature	Company	Title	Date

### CONTINUING GUARANTEE

#### THIS DOCUMENT AFFECTS AND WAIVES IMPORTANT RIGHTS OF THE PERSON SIGNING IT.

This Guarantee ( Guarantee ) is dated the day or	, 20, and is made and entered into	in Los Angeles, California between
("Guarantor" (persons name))	), residing at	, in favor of US
POLYMERS, INC., a California corporation ("USP") with its princ	cipal place of business at 1057 S. Vail Ave, M	Montebello, CA 90640, as a material inducement by
0 1 1 100 1 1 1 111	(1) 110 11/	\\

Guarantor for USP to extend credit to (the "Company" (company name)), as follows:

1.Guarantee.

Guarantee of Obligations. Guarantor unconditionally, absolutely and irrevocably guarantees and promises to pay to USP, on demand, in lawful money of the United States of America, and in immediately available funds, any and all indebtedness and obligations (collectively, the "Guaranteed Obligations") of the Company to USP under any note, loan agreement, credit agreement, security agreement, pledge agreement or other document or instrument (collectively, the "Documents") or otherwise. The term "Guaranteed Obligations" is used herein in its most comprehensive sense and includes any and all debts, obligations and liabilities of the Company to USP now existing or hereafter incurred or created, whether voluntarily or involuntarily, and however arising, whether due or not due, absolute or contingent, liquidated or unliquidated, determined or undetermined. Guarantor agrees that this Guarantee constitutes a guarantee of payment when due and not of collection.

Consideration. Guarantor hereby acknowledges that USP has agreed to extend credit to the Company, in accordance with USP's Terms and Conditions and other Documents. Guarantor hereby acknowledges receipt of good, adequate and valuable consideration for this Guarantee in the form of USP's said extension of credit.

Guarantee of Full Amount. Guarantor hereby acknowledges and agrees that Guarantor's liability hereunder shall be IN THE FULL AMOUNT OWED TO USP, including interest, default interest, costs and fees (including without limitation reasonable attorneys' fees) that would have accrued under the documents but for the commencement of a case under the U.S. Bankruptcy Code or any other law governing insolvency, bankruptcy, reorganization, liquidation or like proceeding.

Continuing Guarantee. This Guarantee is a continuing guaranty of the Guaranteed Obligations, including any and all Guaranteed Obligations which are renewed, extended, compromised, refinanced or restructured from time to time. This Guarantee shall remain effective until the Guaranteed Obligations have been fully paid, and Company has given written notice of this to USP

Independent Obligations. Guarantor agrees that it is directly and primarily liable to Company, that Guarantor's obligations hereunder are independent of the Guaranteed Obligations and that a separate action or actions may be brought and prosecuted against Guarantor, whether action is brought against Corporation or whether the Company is joined in any such action or actions. Guarantor agrees that any releases which may be given by USP to the Company or any other guarantor or endorser shall not release it from this Guarantee.

2. Consents by Guarantor.

Consents. Guarantor hereby authorizes USP, without notice or demand and without affecting Guarantor's liability hereunder, from time to time to: (a) Changes in Terms. Renew, compromise, extend, refinance, accept partial payments, accelerate or restructure the Guaranteed Obligations or otherwise change the time for payment or the terms of any of the Guaranteed Obligations, or any part thereof, including, without limitation, increasing or decreasing the rate of interest thereof; (b) Amendment of Documents. Waive, amend, rescind or modify any of the terms or provisions of the Documents or any agreement or document executed in connection therewith; (c) Liquidation of Guaranteed Obligations. Settle, release, compromise, collect or otherwise liquidate the Guaranteed Obligations, or any part thereof, and any security or collateral therefor in any manner as USP may determine in its sole discretion; (d) Collateral. Take and hold collateral to secure the payment of the Guaranteed Obligations and exchange, enforce, waive and release any such collateral, and apply such collateral and direct the order or manner of sale thereof as USP in its sole discretion may determine; (e) Releases. Release or substitute any one or more endorser(s) or other guarantor(s); and (f) Assignment. Assign, without notice, this Guarantee in whole or in part and USP's rights hereunder to any one at any time.

Non-Release of Guarantor. Guarantor agrees that USP may do any or all of the foregoing in such manner, upon such terms, and at such times as USP, in its sole discretion, deems advisable, without, in any way or respect, impairing, affecting, reducing or releasing Guarantor from its undertakings hereunder and Guarantor hereby consents to each and all of the foregoing acts, events and occurrences.

Defenses. Guarantor hereby waives any right to assert against USP as a defense, counterclaim, set-off or cross-claim, any defense (legal or equitable), counterclaim, set-off or crossclaim which the Company may now or at any time hereafter have under applicable law, rule, arrangement or relationship against USP, the Company or any other party. Guarantor waives all defenses, counterclaims and set-offs of any kind or nature arising, directly or indirectly, from the present or future lack of perfection, sufficiency, validity or enforceability of the Documents or any security interest thereunder.

Election of Remedies. Guarantor hereby waives any defense arising by reason of any claim or defense based upon an election of remedies by USP, which in any manner impairs, affects, reduces, releases, destroys or extinguishes Guarantor's subrogation rights, rights to proceed against the Company for reimbursement, or any other rights of Guarantor to proceed against any other person or security, including but not limited to, any defense based upon an election of remedies by USP under the provisions of \$580(d) of the California Code of Civil Procedure, or any similar law of California or of any other state, or of the United States

Presentment, Demand and Notice. Guarantor waives all presentments, demands for performance, notices of nonperformance, protests, notices of protests, notices of dishonor, notices of default, notice of acceptance of this Guarantee, diligence, and notices of the existence, creation or incurrence of the Guaranteed Obligations or of new or additional Guaranteed Obligations incurred or created after the date of this Guarantee, and all other notices or formalities to which Guarantor may be entitled under applicable law.

Remedies Against Company. As a condition to payment or performance by Guarantor under this Guarantee, USP shall not be required to, and Guarantor hereby waives any and all rights to require USP to, prosecute or seek to enforce any remedies against the Company or any other party liable to USP on account of the Guaranteed Obligations or to require USP to seek to enforce or resort to any remedies with respect to any security interests, liens or encumbrances granted to USP by the Company or any other party on account of the Guaranteed Obligations.

Subrogation Rights. Guarantor shall have no right of subrogation, reimbursement, exoneration, contribution or any other rights that would result in Guarantor being deemed a creditor of the Company under the U.S. Bankruptcy Code or any other law. Guarantor irrevocably waives all such rights, the right to assert any such rights and any rights to enforce any remedy which USP now or may hereafter have against the Company and hereby irrevocably waives any benefit of any right to participate in, any security now or hereafter held by USP, whether any of the foregoing rights arise in equity, at law or by contract.

4. Financial Condition of the Company.

Guarantor is presently informed of the financial condition of the Company and of all other circumstances which a diligent inquiry would reveal and which bear upon the risk of nonpayment of the Guaranteed Obligations. Guarantor hereby covenants that it will continue to keep itself informed of the Company's financial condition and of all other circumstances which bear upon the risk of nonpayment. Absent a written request for such information by Guarantor to Company, Guarantor hereby waives its right, if any, to require, and Company is relieved of any obligation or duty to disclose to Guarantor any information which Company may now or hereafter acquire concerning such condition or circumstances.

5. Termination of Guarantee.

Guarantor's obligations under this Guarantee shall continue in full force and effect and this Guarantee shall not terminate until the Guaranteed Obligations are fully paid, performed and discharged and Company gives Guarantor written notice of that fact. The Guaranteed Obligations shall not be considered fully paid, performed and discharged unless and until all payments by Corporation to Company are no longer subject to any right on the part of any person whomsoever, including, but not limited to, the Company, the Company as debtor-inpossession, or any trustee or receiver in bankruptcy, to set aside such payments or seek to recoup the amount of such payments, or any part thereof.

## 6. Miscellaneous.

Attorneys' Fees and Costs. Guarantor agrees to pay all reasonable attorneys' fees and all other costs and out-of-pocket expenses which may be incurred by USP in the interpretation, enforcement or collection of this Guarantee and/or the Guaranteed Obligations, whether or not suit is filed.

Interest. All amounts required to be paid to USP by Guarantor pursuant to the provisions of this Guarantee (including, without limitation, pursuant to Section 6.1 hereof) shall bear interest from and including the date upon which such amounts are due, to and excluding the date of payment thereof, at the rate of ten percent (10%) per annum. All payments of such amounts by Guarantor shall include any such accrued interest.

Governing Law. The validity, construction & performance of this Guarantee shall be governed by the laws, without regard to the laws as to choice or conflict of laws, of the State of

Entire Agreement. This Guarantee embodies the entire agreement and understanding between USP and Guarantor pertaining to the subject matter of this Guarantee, and supersedes all prior agreements, understandings, negotiations, representations and discussions, whether verbal or written, pertaining to that subject matter.

Successors and Assigns. The provisions of this Guarantee shall bind and inure to the benefit of USP and Guarantor and their respective successors and permitted assigns. Amendment and Waiver. This Guarantee may be amended, modified or supplemented only by a writing executed by USP and the Guarantor. Either party may in writing waive any provision of this Guarantee to the extent such provision is for the benefit of the waiving party. No action taken pursuant to this Guarantee, including any investigation by or on behalf of any party, shall be deemed to constitute a waiver by that party of its or any other party's compliance with any provisions of this Guarantee. No waiver by any party of a breach of any provision of this Guarantee shall be construed as a waiver of any subsequent or different breach, and no forbearance by a party to seek a remedy for noncompliance or breach by another party shall be construed as a waiver of any right or remedy with respect to such noncompliance or breach.

Venue and Jurisdiction. Guarantor agrees that any suit, action or proceeding arising out of or relating to this Guarantee, or the interpretation, performance or breach of this Guarantee, shall be instituted in the Municipal or Superior Court of the State of California located in Los Angeles County, and Guarantor irrevocably submits to the jurisdiction of those courts and waives any and all objections to jurisdiction or venue that Guarantor may have under the laws of the State of California or otherwise in those courts in any such suit, action or proceeding.

Severability. The invalidity or unenforceability of any pif any invalid or unenforceable provision were omitted. The invalidity or unenforceability of any particular provision of this Guarantee shall not affect the other provisions, and this Guarantee shall be construed in all respects as

Further Assurances. Guarantor agrees to perform any further acts and to execute and deliver any other documents which may be reasonably necessary to effect the provisions of this Guarantee. The undersigned agrees that using electronic signatures technology (e.g., Adobe, DocuSign or other) will be valid and binding. Electronic signatures are treated like handwritten ones. IN WITNESS WHEREOF, the parties hereto have caused this Guarantee to be duly executed as of the date and year first above written.