PolyGreen Solutions



"Polymer Solutions for Sustainability"

PolyGreen Solutions, LLC. 500 Sugar Mill Road; Suite 260A

Atlanta, GA 30350

www.polygreensolutions.com

Fax: 770.481.0011

customerservice@polygreensolutions.co

CUSTOMER SERVICE & CREDIT APPLICATION

Company Name:	Tele No:		
Billing Address:	Fax No:		
City: State:	Zip:		
Type of Entity: { } CORPORATION { } PARTNERSHIP	{ } LLC		
Federal Tax ID: D & B No:	Date Business Began:		
Owners / Officers / Directors / Partners:			
Name:	Title:		
Name:	Title:		
A/P Contact:	Are Purchase Orders Required?		
Purchasing Manager:Banking/Financia	I Defense		
Bank Name:			
Address:			
Tele #:			
Type of Account(s): { } Checking { } Operating			
COMPANY NAME ADDRESS	ferences: PHONE NO. FAX NO.		
1			
0			
3			
The information listed above is provided for the purpose of assisting PolyGreen purchases are at PolyGreen Solutions discretion and any credit availability extenundersigned warrants that they are authorized to sign on behalf of the applicant and authorized to contact and investigate all references and banks listed above, and a PolyGreen Solutions The applicants agrees to remit payment within the terms that ar applicants agrees to pay a monthly service charge of 1.5% of the maximum amou agrees to pay all costs and expenses of collection, including attorney's fees and exmust be provided in writing to PolyGreen Solutions at the address listed above.	ded may be terminated at any time at PolyGreen Solutions discretion. The I that the information provided is true and correct. PolyGreen Solutions and is all references and banks are authorized to release requested information to be specified within this document. If the payment is not received when due, the int allowed by state law. If the account is placed for collection, the applicant		
X			
(Please Print Name) (Title)			
The undersigned individual who is either a principal of the credit applicant or a sole history may be a factor in the evaluation of the credit history of the applicant, herby c PolyGreen Solutions from time to time as may be needed, in the credit evaluation PolyGreen Solutions permission to obtain credit information from trade references to	onsents to and authorizes the use of a consumer report on the undersigned by process. In addition, the undersigned individual consents to and authorizes		
Signature (Required) (Date)			
(Please Print Name) (Title)			

SALES TAX EXEMPT CERTIFICATE REQUIRED AT TIME OF APPLICATION FOR PRODUCT INSTALLS PERFORMED IN GEORGIA or NON CREDIT TERMS OF SALE FOR ALL OTHERS.

STANDARD TERMS AND CONDITIONS OF SALE APPEAR ON THE NEXT PAGE

It is agreed that sales of products by PolyGreen Solutions, LLC. and/or any of its subsidiaries will be based on these terms and conditions. Terms of payment are **Net 30**. It is understood and agreed that past due balances are subject to service charges at 18% or the maximum interest rate permitted by law, whichever is less. Seller reserves the right to require payment on a COD basis. We hereby authorize you to contact the above references for needed credit information.

			COMPANY N	NAME
			x	
	DAT	E	SIGNATURE	(PRESIDENT/VICE PRESIDENT/PARTNER/PROPRIETOR)
		GUARANTY OF	INDEBTEDNE	<u>ss</u>
applicant herein, and/or any of it si continue to apply <i>Solutions</i> . and/o subsidiaries by jothe undersigned such release shaundersigned Gua	does hereby uncondubsidiaries whether to all indebtedness rany of its subsidiar bintly or independent Guarantor(s). If morall not release the other arantor(s) waives not	ditionally personally guarantee a said indebtedness is due now of which applicants may hereafter ies all without notice to the und ally modify the indebtedness, according the than one Guarantor executes ther Guarantor(s), and such rele	all sums which many hereafter incurrent incur, renew, or lersigned Guarant cept or release costhis Guaranty, or lease may be done anty. Performance	or any of its subsidiaries to extend credit to any be owed by applicant to <i>PolyGreen Solutions</i> . ed. This Guaranty is continuing, and shall extend in whole or in part, with <i>PolyGreen</i> or(s). <i>PolyGreen Solutions</i> . and/or any of its llateral, or release the applicant, without releasing the or more Guarantors may be released, and without notice to the other Guarantor(s). The e of this Guaranty shall be at Atlanta, GA, and the pereunder at Atlanta, GA.
Signed this	day of	, 201	X	Guarantor
				Guarantor

THIS APPLICATION MAY BE FAXED FOR PROCESSING, HOWEVER, ORIGINAL PAPERWORK MUST FOLLOW WITHIN 7 DAYS TO:

PolyGreen Solutions, LLC Accounting Department/Credit 500 Sugar Mill Road; Suite 260A Atlanta, Georgia 30350 (O) 770.650.1850 (F) 770.481.0011

PLEASE ALLOW A MINIMUM OF THREE BUSINESS DAYS TO PROCESS APPLICATION Omission of complete and/or accurate data and signatures will result in the return of your application.

TERMS AND CONDITIONS

- 1) Seller's terms and conditions set forth herein shall apply to the sale of the material described herein notwithstanding any other conditions contained in Buyer's purchase order. Buyer, by taking delivery of all or any portion of the items, shall be conclusively deemed to have accepted and assented to Seller's Terms and Conditions.
- 2) The purchase price for all items is payable in lawful money of the United States. Acceptance by Seller of drafts, checks or other media of payment will be provisional only and subject to immediate collection of the full face amount thereof. Any tax or other governmental charge upon the production, sale, and/or shipment of the material sold hereunder, imposed by federal, state or municipal authorities shall be added to the price herein provided, and shall be paid by Buyer. Seller reserves the right to charge a late fee and/or interest, if, Buyer fails to make any payments to Seller when same becomes due.
- 3) WARRANTIES: Seller's recommendations for handling, use or disposal of any product, whether alone or in combination with other products, are based upon information believed to be reliable but Seller shall have no liability in this respect. SELLER WARRANTS ONLY AND EXCLUSIVELY THAT ITS' PRODUCTS COMPLY WITH SELLER'S SPECIFICATIONS. SELLER MAKES NO OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, WHETHER WITH RESPECT TO ITS PRODUCTS, RECOMMENDATIONS, INSTRUCTIONS, PROCESS OR OTHERWISE AND SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 4) CLAIMS REGARDING PRODUCT. No product shall be returned without Seller's written consent. All claims of Buyer regarding quantity, quality or delivery of the product will be promptly reported to the Seller. Seller's weights and measures will prevail, except for claims made within 10 days of receipt of product and substantiated by a scale ticket from a certified scale. Buyer's exclusive remedy for a claim shall be reimbursement of the purchase price of the product, whether such claim is in respect to any product delivered or for non-delivery and whether or not based on negligence, breach of warranty or tort liability. In no event shall Seller be liable for special, indirect, punitive, incidental, consequential or contingent damages or for the cost of litigation. No claim shall be allowable after Product has been processed in any manner.

Buyer hereby agrees to defend and hold Seller harmless from all liabilities from claims by Buyer and any Third Parties (including without limitations Buyer's employees and Buyers) resulting from the use of the product delivered hereunder, except where Seller is proven to be solely negligent.

5) Products shall be delivered to Buyer as provided on the face hereof. Seller will use all reasonable efforts to make deliveries in accordance with requested dates, but Seller does not guarantee such dates and accepts no responsibility of failure to meet such delivery dates. Buyer assumes all risk of loss from the time the Product is loaded by Seller onto rail car or truck for shipment to Buyer. Buyer shall be responsible for payment of all freight and transportation charges from Seller's point of loading to the delivery address specified on the face hereof unless otherwise stated. Delivery dates are approximate and are predicated on a prompt receipt by Seller of all necessary information and documentation from Buyer.

Buyer shall not be entitled to cancel or rescind this sale nor shall Seller be liable in damages or otherwise, for delay or impairment or failure of performance by reason of causes beyond Seller's control, including without limitation claims of force majeure by Seller's suppliers, strikes, labor difficulties, shortages of labor, fuel, power, materials or supplies, inability to obtain shipping space, transportation delays, fire, floods, accidents, riots, acts of God, war, governmental interference or embargo. In any such event, Seller reserves the right, in its sole discretion, to allocate its inventory between Buyer and Seller's other customers, and Buyer waives any right to assert a claim against Seller therefore.

- 6) Buyer understands and acknowledges Seller may, but is under no obligation to from time to time, issue notices regarding the safe use of the Products, including appropriate and inappropriate end uses of the Products. Buyer agrees to comply with such safety policies and end-user restrictions in its use of the Products. Buyer further agrees upon written request from Seller to confirm in writing that the Buyer is complying with Seller's Safety policies and end-use restrictions. In no event shall Seller be responsible for any damage, injury or loss occasioned by Buyer's misuse of the Product or Buyer's negligence. Buyer shall not rely on Seller issuing any notice regarding the proper handling of safe use of the Products.
- 7) Seller may at any time alter or suspend credit to Buyer, stop shipment to Buyer in transit, or delay or refuse to ship to Buyer, or cancel any or all unfilled orders when, in Seller's sole opinion: (a) the financial condition of Buyer is unsatisfactory to Seller; (b) delivery is delayed by fault of Buyer; (c) Buyer is delinquent in payment of any obligation owed to Seller; or (d) sale of products or materials to Buyer may result in environmental, safety or health danger or hazard.
- 8) NOTWITHSTANDING ANY PROVISION IN THIS AGREEMENT OR ELSEWHERE TO THE CONTRARY: (a)SELLER'S MAXIMUM LIABILITY HEREUNDER AT ANY TIME FOR ANY CAUSE WHATSOEVER SHALL NOT EXCEED THE PRICE PAID FOR THE PRODUCT(S) AT ISSUE; AND (b)SELLER SHALL NOT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL LOSS OR DAMAGE OF ANY KIND OR NATURE, ARISING AT ANY TIME, FROM ANY CAUSE WHATSOEVER, INCLUDING LOSS OF REVENUE OR PROFIT. THESE LMITATIONS OF LIABILITY SHALL APPLY NOTWITHSTANDING ANY FINDING THAT ANY REMEDY FAILS ITS ESSENTIAL PURPOSE.

10) This agreement and all transactions in connection therewith are governed by the State of Georgia law.			
Date:	Acknowledged by:_XSignature of Company Officer and Company Name		

9) If any provision of this invoice is held invalid, such invalidity shall not affect the other provisions in this agreement.