## Heart of Florida Greenhouses Inc. Credit Application

Application is hereby made for the extension of credit:

Personal Information: (	Corporate officer/Owner)		
First Name:	Middle Initial:	Last Nar	me:
Home Address			Suite / Apt:
City:	State: Zip:		
Home Phone Number (_		Social Security Number	()-()
Business Information:			
Name of Business/ Applie	cant:	Fe	deral Tax ID
Business Address:			Suite / Apt:
City:	State: Zip:		
Business Phone (		Business Fax (	(Circle one)
Business Email:		Accounts Payable Cor	ntact
		AP Email	
Form of Business:		AP Phone	
	Partnership     Limited Liability Company      Other		
Billing Address (if differen	nt from above)		
Complete if Corporation	n:		
Corporate full name:			
President:		Vice President:	
Secretary:		Treasurer:	
Complete if individual of	or Partnership: (if partnership, list	all general partners)	
Principal/Owner/Partner_		Principal/Owner/Partner	·
Principal/Owner/Partner_		Principal/Owner/Partner	·
Financial Information:			
Bank:		Branch Location:	
Name of Banker:			
Address:		City/St./Zip:	
Telephone:		Fax:	
Account Number:		Type of Account:	
Person(s) Authorized to	Sign Checks:		

Applicant Name	Date:
Have you or any of the other principals in your organization participated in eit years? (YES NO ) (circle one)	her a corporate or personal bankruptcy in the last five (5)
If yes please explain	
Are you a former customer? YES NO (circle one) If yes, date	s: From to
Trade References: (Florida references if possible)	
Name 1) Contact	ct:
Address:	Phone:
Email:	
Name 2) Contact	ot:
Address:	Phone:
Email:	
Name 3) Contact	ct:
Address:	Phone:
Email:	
Name 4) Contact	ot:
Address:	Phone:
Email:	
Purchasing Information:	
Please Provide names of individuals authorized to make purchases and limits,	if any:
Name	Amount Authorized to Purchase
Name	Amount Authorized to Purchase
Name	Amount Authorized to Purchase
inalle	AMOUNT AUTHORZED TO FUTCHIASE

## Agreement:

"Applicant hereby applies to Heart of Florida Greenhouses Inc., ("Creditor") to open a commercial charge account in Applicant's name and hereby requests Creditor from time-to-time to extend credit to enable Applicant to purchase merchandise from Creditor for business or commercial purposes only. As an inducement to Creditor to extend credit and in consideration of Creditor agreeing to extend credit to Applicant, Applicant states and agrees as follows:

Applicant represents and warrants that (a) all information given in connection with this Application and Agreement ("Agreement") is true as of the date thereof, and (b) that it is financially able to comply with all payment terms specified herein or in any invoice from Creditor ("Payment Terms"), and such representation and warranty shall be deemed remade each time Applicant accepts credit from Creditor.

Payments are to be sent directly to: 7555 Crewsville Road Zolfo Springs, Florida 33890 in accordance with Payment Terms that are granted to Applicant by the Creditor/Credit Department.

Applicant Name		Date:		
f Applicant door not now on invoice or billing	in full upon receipt of the come	or within the terms noted therein	Craditar may shar	

If Applicant does not pay an invoice or billing in full upon receipt of the same, or within the terms noted therein, Creditor may charge a service charge/finance charge against the unpaid balance of the invoice or billing ("Balance") from the date of the invoice at the rate of 18 percent per year (which is 1.5% percent per month) on the unpaid Balance until the Balance and all interest charges accumulated on the balance are paid in full. Any payments made by applicant shall first be applied against any interest accumulated on the outstanding Balance and then against the Balance. Creditor may add any accumulations of interest which are unpaid for 30 days to the Balance and that sum will be the new Balance owed by Applicant and against which interest may be charged.

Creditor may at any time require Applicant to make any and all additional purchases on a cash basis and require Applicant to satisfy all its debts to Creditor before making any additional purchases or refuse to make further extensions of credit while any Balance remains unpaid.

Applicant agrees to pay a service charge of \$50.00 for any checks returned from the Applicants bank as unpaid for any reason. Creditor shall have the right to demand payment of the returned check(s) in CASH or CERTIFIED funds or MONEY ORDER immediately.

This Agreement shall be a continuing agreement and shall apply to each purchase of merchandise for which the Applicant does not pay in full at the time of delivery.

Creditor may terminate the Agreement or restrict or withhold deliveries to Applicant at any time without notice.

Applicant will pay all costs, expenses and collection charges (including attorney's fees or charges made by any agent or collection agency used for purposes of collecting any unpaid balance) incurred by Creditor in the enforcement of this Agreement and the collection of any charges due hereunder. Applicant also agrees to pay all pre and post-judgment costs including any costs, attorney's fees or expenses incurred in the defense of any claim asserted by Applicant against Creditor.

If any claims arise with respect to defects in quantity or quality, or as to any other matter, Creditor shall not be liable, if at all, unless Customer shall make written claim to Creditor within seventy-two (72) hours after receipt of any shipment involved in such claim, and failure to present any such claim within that time will be considered a waiver of claim. Any claims made by telephone shall be confirmed immediately in writing to creditor.

All shipments are F.O.B. point of shipment. The customer agrees to resolve all claims arising from shipments directly with carrier.

In the event that Heart of Florida Greenhouses Inc. or any other Assignee of Credit institutes legal proceedings to collect any amount owing, then Customer will be responsible for any costs incurred at both the trial and appellate levels.

Customer acknowledges that in the event of non-payment, its account will be turned over to an Assignee of Creditor. Customer waives any claim of jurisdiction or venue in the county or state of Customer's residence or place of business and agrees that, should suit be instituted, personal jurisdiction as well as venue, will be exclusively in Hardee County, Florida. EACH PARTY HEREBY IRREVOCABLY WAIVES ANY RIGHT IT MAY HAVE TO A JURY TRIAL.

Creditor shall not be liable for the prospective profits or special, indirect or consequential damages; its expressly understood and agreed that the customer's sole and exclusive remedy shall be repair or replacement of nonconforming goods.

Applicant agrees to notify Creditor by certified mail within fifteen (15) days of any changes in legal company structure or ownership of the business entity and further agrees to be liable for all purchases should Applicant fail to comply with said notification. In the event that this Agreement is executed by more than one person, then, in such event the liabilities and obligations of the undersigned hereunder shall be joint and several and the relative words herein shall be read as if written plural.

If any portion or provision of this agreement shall be deemed to be unenforceable or void under applicable law, such term or provision shall not affect the remainder of the Agreement, all of which terms shall remain fully enforceable.

This information is given in strict confidence for the sole purpose of establishing an open account with Creditor. I (We) hereby authorize Creditor to request and obtain credit information from any trade, bank or financial references concerning the status of my business and credit.

## ALL ACCOUNTS ARE C.O.D. UNTIL OPEN ACCOUNT TERMS ARE APPROVED BY THE CREDIT DEPARTMENT. SALES AND USE TAX IS CHARGED ON ALL PURCHASES UNTIL A COMPLETED EXEMPTION CERTIFICATE HAS BEEN PROVIDED TO CREDITOR

Both the Authorized Officer and the Business shall be liable individually and jointly for all charges and balances on the account.

FOR VALUE RECEIVED and in consideration of any extension of credit or other financial accommodation heretofore or hereafter at any time made or granted to Applicant by Creditor, the undersigned hereby unconditionally guarantee(s) the full and prompt payment when due, whether by acceleration or otherwise, of all amounts Applicant shall at any time owe to Creditor,

Applicant Name			Date:	
howsoever created, arising or evidenced, ( Liabilities, plus all expenses (including attor				n such
forth in the Agreement) paid or incurred by C guaranty. This personal guaranty shall be a incompetency or dissolution of any of the u the Creditor of written notice from such revo agreements and obligations of such undersi- of such notice by Creditor or to obligations of	continuing guarar indersigned), subj ocation: provided, gned hereunder w	nty, and shall remain in effect (rect to revocation as to any of however, that no such notice with respect to any and all Liabil	notwithstanding, without limitation, the the undersigned only upon actual recof revocation shall affect or impair any ities existing prior to the time of actual	death, eipt by of the
Notices of every kind or nature, including bu payment on any of the Liabilities are hereby hereby consents and agrees that the Credidue and that extensions and renewals shall The liability of the undersigned shall not be aupon any security, to be proceed against Asum.	waived. This per tor may, from time not, in any way, affected, impaired	sonal guaranty of payment is a e-to-time, extend the time of p change, release or discharge t or diminished by any failure or	absolute and unconditional. The under ayment of the whole or any part of ar he undersigned from this personal gu- omission on the part of the Creditor to	rsigned ny sum aranty. realize
This personal guaranty shall be construed Creditor, its successors and assigns, and the successors, legal representatives or assign "undersigned" as used herein shall mean a specific solution in the second severally obligated hereunder.	ne assignees of a is of the undersig	ny Liabilities hereby granted. I ned. If more than one party sh	t shall bind the undersigned, and their hall execute this personal guaranty, the	r heirs, ne term
Signature of Owner / Corporate Officer (1) _				
Print Name		Title		
SIGNED AND DELIVERED THIS	_ DAY OF		_, 20	
Signature of Owner / Corporate Officer (2) _				
Print Name		Title		
SIGNED AND DELIVERED THIS	DAY OF		_, 20	

## PLEASE RETURN ALL FOUR PAGES

Mail: Heart of Florida Greenhouses Inc, Attn: Credit Dept. 7555 Crewsville Rd. Zolfo Springs, FL 33890

Email: sales@heartplants.com

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