

Charter Products Golf, Inc.

111 Gateway Road
Bensenville, IL 60106
email: chartergolf@sbcglobal.net

The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is the Federal Trade Commission.

Credit Application

_____/_____/_____
Legal Company Name DBA DATE

Billing Address Ship-To Address (if different than billing)

City State Zip City State Zip

Phone # Cell# Fax # email address

Type of Business: Corporation Partnership Sole-Proprietorship LLC Other _____

Federal Tax # or SS # _____

Business Description: _____ Date Established: _____

Principal or Owner	Title	Principal or Owner	Title		
Address	email	Address	email		
City	State	Zip	City	State	Zip
Phone #	Cell#	SS #	Phone #	Cell#	SS #

Trade Reference	Contact	Trade Reference	Contact
Account #	Account #		
email:	Fax #	email:	Fax #

Trade Reference	Contact	Trade Reference	Contact
Account#	Account #		
email:	Fax #	email:	Fax #

► **Do not give Club Companies for references – they do not give credit references**
(Trade references are not necessary if you wish to prepay orders with a credit card)

Billing Information:

Accounts Payable Contact Phone email Purchasing Contact phone
email

Do you require Purchase Order Numbers? Yes No

Do you have any special billing requirements? _____

Has this company, its officers or principal owners ever declared bankruptcy of any kind? _____ Yes _____ No

If yes, please give details _____

Tax Information:

Taxable Non-Taxable or Exempt Reason _____

Sales Tax Number _____ State _____

Credit Terms and Agreement:

Terms of Credit: Standard terms are **2% 10, Net 30 days**. Past due amounts are subject to a finance charge of 1-1/2% per month or the maximum rate allowed by State Law. If collection of this account becomes necessary, I/We agree to pay all costs of collection, including, but not limited to reasonable attorney's fees and cost of suit incurred. Returned materials will be subject to a restocking charge. Returned checks are subject to return check fees. When Credit is extended, it is contingent upon prompt payment, according to the agreed upon terms and will be restricted by a credit limit – to be determined by the Credit Department. Open credit may be withdrawn at any time. All credit applications are subject to periodic review and will require updates. Credit privileges can be withdrawn at any time without notification if the account goes past due. This contract shall be construed under the laws of the State of Illinois. Any litigation concerning this contract may be commenced, at the sole discretion of credit grantor, in any local, state or federal court within the state of Illinois.

Applicant's signature attests financial responsibility, ability and willingness to pay our invoices in accordance with our terms. The information on this application is for the purpose of attaining credit and is warranted to be true. I/We understand that approval for credit is based on a complete review of all information submitted and I/WE authorize and release approval for you to investigate all bank and trade references. The undersigned officer warrants that he or she is authorized to execute this application. The parties agree a facsimile copy of signature is the same as original.

X _____
Signature Name Title Date

X _____
Signature Name Title Date

Personal Guarantee:

For good and valuable consideration, I/we of _____ company agree to personally assume all liabilities, present and future contracted to herein including but not limited to: all open account sales, all written and verbal contracts secured and unsecured and any other sales transaction for the duration of our business relationship with Charter Products Golf, Inc. The **Guarantor** acknowledges that this Guarantee is a Guarantee of Payment, and the **Guarantor's** obligations under this Guarantee are and shall at all times continue to be absolute and unconditional in all respects, and shall at all times be valid and enforceable irrespective of any other agreements or circumstances of any nature whatsoever which might otherwise constitute a defense to this Guarantee and the obligations of the Guarantor under this Guarantee or the obligations of any other person or party (including, without limitation, the **Customer**) relating to this Guarantee or the obligations of the **Guarantor** hereunder.

X _____
Signature Name Date

Credit Application must be completed and signed in order to process!

