

CREDIT APPLICATION

COMPANY INFORMATIO	N					
Legal Business Name				Business Type	Individual/So	ole Proprietorship
Doing Business As (DBA)					Partnership	
Physical Address					Corporation	
				Year Established		
				State Established		
Billing Address			Num	ber of Employees		
				Annual Sales		
			ls a P.O. r	number required?	Yes	No
Parent Company Name			Have you ever filed	d for bankruptcy?	Yes	No
A.P. Phone Number			If yes,	please state year.		
A.P. Fax Number			Are you listed with Dun & Bradstreet?		Yes	No
A.P. Email			If yes, please state D&B number.			
Tax I.D. Number			Credit Amount Requested			
CORPORATE OFFICERS	OD DADTNEDS					
NAME			PHONE NUMBER		EMAIL ADDRESS	
IVAPIL	TITLE		PHONE NUMBER		LIMAL ADDRESS	
BANK REFERENCES						
NAME	ACCOUNT NUMBER	ADDRESS		CONTACT	PHONE NUMBER	FAX NUMBER
TRADE REFERENCES						
NAME	ADDRESS		CONTACT	PHONE NUMBER	FAX NUMBER	EMAIL ADDRESS
FOR OFFICE USE ONL	Y					
Account Number			Credit Limit			
Processed By			Date			
Approved By			Date			

REV 1/2021

GENERAL PROVISIONS

- 1. By state law, no services or material will be sold to you by Casella Waste Systems, Inc. and its subsidiaries (Casella) on a tax-exempt basis until a properly completed sales tax exemption certificate is received.
- 2. We retain the right to charge you for any repairs as a result of any misuse of the equipment that occurs while our equipment is in your possession or use (if applicable).
- 3. The terms and conditions of this application shall, upon extension of credit by Casella, constitute an agreement of payment terms of sale. Should credit availability be granted by Casella, all credit shall be extended at the sole discretion of Casella. You understand that Casella may increase, decrease or terminate any credit avail ability at any time within its sole discretion.
- 4. You agree to provide Casella with an updated credit application and necessary financial information each year as a condition for the continued extension of credit.
- 5. You agree to make payment to Casella according to the payment terms that appear on each invoice and no verbal agreement can supersede these terms. The failure to pay each invoice on the net due date shall deem the debt to be delinquent.
- 6. You agree that in the event of insolvency, a substantial change in financial condition, reassignment of debt or should any portion of the account become delinquent, any and all invoices on the account, including future dated invoices, shall become due and payable immediately.
- 7. You understand that interest accrues against your past due account at a rate of 1.0% per month (12% per annum) or the highest legal rate permitted by state law.
- 8. You agree to notify Casella in writing within ten days of any change in ownership and corporate or legal status of applicant's business and further agree that applicant will continue to remain liable to Casella for any unpaid balance.
- 9. In the event that your account is turned over to an attorney or other agency for collection or suit is brought against you, you agree to pay all collection costs including reasonable attorney fees and court costs incurred by Casella. The parties knowingly and intentionally waive the right to a jury trial on any issue or dispute that may arise between applicant and Casella.
- **10.** A copy of this form shall be as valid as the original.

Guaranty, except as specifically set forth in this Guaranty.

of this form shall be as valid as the original.

Name (Print):

Business Name:		Applicant Signature & Title:					
Applicant Name:		Date:					
AUTHORIZATION TO RELEASE INFORMATION We hereby authorize Casella to contact the bank and trade references (including those listed herein) and any credit reporting agencies to obtain and verify credit information. We further authorize the cooperation with local, provincial and national authorities in the investigation of unlawful or improper activities in order to protect both parties from raudulent transactions and authorize the disclosure of business and personal information when necessary to protect your interests, and ours.							
Business Name:	s and authorize the disclosure of business and personal inform	Applicant Signature & Title:	r interests, and ours.				
Applicant Name:		Date:					
a Guaranty of payn which might other	GUARANT The extension of credit by Casella and to induce Casella to sell nent, and the Guarantor's obligation under this Guaranty are an wise constitute a defense to this Guaranty and the obligations of the Guaranty or the obligations of the Guarantor hereunder.	and shall at all times continue to be abs	solute and unconditional in all nature whatsoever				

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.

S.S. #:

This Guaranty sets forth the entire understanding between Casella and Guarantor. Guarantor absolutely and unconditionally waives any and all rights to assert any defense, set-off, counterclaim or cross-claim of any nature with respect to this Guaranty or the obligations of the Guarantor or otherwise with respect to the indebtedness due to Creditor in any action or proceeding brought by Casella to collect the debt or any portion, or to enforce the obligations of the Guarantor under the Guaranty. Guarantor acknowledges that no other agreements, understandings, representations or warranties exist with respect to the obligations of the Guarantor under this

This Guaranty may only be revoked on ten (10) days written notice to Casella via certified mail and will become effective ten (10) days after receipt of the notice. A copy

Signature: