

CREDIT APPLICATION

Business Name				Date:		
Phone:		Fax:		E-Mail:		
Mailing Address:(Street)		(0)	(0: +)	F	or past:	years
(Street) Shipping Address:		(City)	(State)	(Zip)		
(Street)			(City)	(State)	,	
D/B/A:		FEDERAL TAX I.	D. NUMBER:			
Do you belong to a buying group? Yes	No	Name of prim	ary buying grou	p:		
Former Business Address (If Applicable):						
Type of Business: Da	ate Established	d:	How	long in Business:		
OWNERSHIP: Sole Owner Par	tnership	Corporation		EPA Registra	tion #	
	-					
PRINCIPAL:						
PRINCIPAL:						
PRINCIPAL:						
(Name)	(Title)		(SS#)	(Home A	Address)	
TRADE REFERENCES (Name suppliers of major	products and	services):				
NAME		PHONE		FAX	EMAIL	
BANK REFERENCE: Checking	Loan	Savings				
(Name)		(Address)		(Acct. #)	(Contact	·)
Has the firm or any of its Principals ever been bar	nkrupt?	Yes No	If yes, Explain:_		·	
Check Which Boxes Each Person Should Be Co	ontacted For:					
Name Title	Email	Order Confirmatio	Mailings ons	Art Approvals	Accounting S	SDS
CHECK ALL INDUSTRIES YOU SEL	L TO: Ja	an-San Fo	oodservice	Industrial	Property Manageme	ent
Signature:		Title		Date:		



GUARANTEE AGREEMENT

	redit which QuestSpecialty Corporation may hereafter extend , hereinafter called Debtor, in connection with the
purchase of products or supplies, the undersigned	, hereinafter called
Guarantor, hereby (A) absolutely and unconditionally guand future indebtedness and obligations owed to Questhe purchase of QuestSpecialty Corporation products, in of such indebtedness and obligations (collectively, the "the Guaranteed Indebtedness on demand at the address all future sales by QuestSpecialty Corporation to Debtor having to proceed against the Debtor. The obligations of	uarantees the payment, when due, or declared due, of all present tSpecialty Corporation by said Debtor arising in connection with ncluding all expenses, attorney's fees, and other collection costs (Guaranteed Indebtedness"), and (B) agrees promptly to pay such as set out above. The foregoing guarantee shall specifically cover r. Suit may be brought directly against the Guarantor without of Guarantor under this Guarantee Agreement are absolute, ranty of payment and performance and not of collection.
Indebtedness and diligence in collecting or bringing su Guarantor under chapter 34 of the Texas Business and C (c) protest; (d) notice of extensions, increases, renewals, notice of acceptance of this guaranty, of creation of the Indebtedness as it matures, of any other default, of advesubstitution of collateral, of intent to accelerate, of accerights in any collateral, and every other notice of every will not be altered, nor will QuestSpecialty Corporation	rving liability of any person (including Debtor) on the Guaranteed it to collect the Guaranteed Indebtedness; (b) all rights of Commerce Code and rule 31 of the Texas Rules of Civil Procedure; or rearrangements of the Guaranteed Indebtedness; and (e) Guaranteed Indebtedness, of failure to pay the Guaranteed erse change in Debtor's financial condition, of release or leration, and of subordination of QuestSpecialty Corporation's kind. Guarantor's obligations under this guarantee agreement be liable to Guarantor, because of any action or inaction of d or of which notice is waived by Guarantor in the preceding
It is further agreed that the laws of the State of Contract.	Texas (other than choice of law provisions) shall govern this
and delivered shall be deemed to be an original and all and the same Guarantee Agreement. Delivery of an exe	any number of counterparts, each of which when so executed of which counterparts taken together shall constitute one ecuted copy of this Guarantee Agreement by e-mail or facsimile a originally executed copy of this Guarantee Agreement, whether ent thereto.
GUARANTOR'S NAME:	
GUARANTOR'S ADDRESS:	
GUARANTOR'S DRIVERS LICENSE #:	
GUARANTOR'S SOCIAL SECURITY #:	
GUARANTOR'S SIGNATURE:	
DATE:	