Haul-It-Off			Credit Application			
Mailing: PO Box 346, Dauphin 1 Physical: 7565 Theodore Dawes (251) 422-7939 Haulifoff@Haulitoffmobile.com	RD., T	heodore, AL 36			*OFFICE USE ONLY* * * *****NO. * * Not Approved * Approved *\$ *	
ARE PURCHASE ORDERS REQU					*DATE: ************************************	
COMPANY NAME:					EIN:	
BILLING ADDRESS:						
CITY:						
PHYISICAL ADDRESS:						
CITY:						
TELEPHONE: ()						
CONTACT PERSO FOR ACCOUNT:						
TELEPHONE: ()		EXT <u>#</u>	_EMAIL:			
TYPE OF BUSINESS: CORPOR	RATION	PARTNER	SHIP	PROPRIETO	ORSHIP	
TYPE OF WORK:						
SALES TAX EXEPMT NO.				ATTACI	I CERTIFICATE	
PRINCIPALS: NAME	TITLE		ADDRESS		TELEPHONE	
BANKING: BANK NAME			ADDRESS			
ACCOUNT OFFICER		TELEPHONE		BRANC	Н	
MAJOR REFERENCES: COMPANY NAME		ADDRESS		TELEPH	IONE	

CREDIT AGREEMENT : HAUL-IT-OFF

IN CONSIDERATION OF THE SELLER, HAUL-IT-OFF, PO BOX 346, DAUPHIN ISLAND, AL 36528,

SELLING GOODS TO THE BUYER EXECUTING THIS CREDIT APPLICATION AND AGREEMENT, BUYER

AGRESS TO THE FOLLOWINGN TERMS AND CONDITIONS REGARDING ALL PURCHASES MADE

HEREAFTER:

1. PAYMENT TERMS: Buyer agrees that full invoice amount shall be due within thirty (30) days after dater of invoice, unless otherwise specified.

2. Buyer agrees to pay a finance service charge on the past due amounts at the rate of 1.5% per month (minimum \$. 50) or the maximum allowed by law whichever is less. Such charge shall be assessed on the last day of each month.

3. Buyer agrees to pay Seller's attorney fees, court costs and expenses incurred by Seller if Buyer's account is referred to an attorney for collection and enforcement. Buyer agrees that this application and agreement may be limited by Seller regarding amounts and quantities of purchase without prior written notice to Buyer.

4. All sales are F.O.B. delivery point indicated on delivery receipt.

5. All signers of this agreement assume joint and several liability for the performance of this agreement.6. Buyer warrants that the above information is true and correct and acknowledges that credit will be extended to Buyer pursuant to this agreement.

I CONFIRM THAT THE INFORMATION SET FORTH ABOVE IS COMPLETE AND ACCURATE. I AUTHORIZE THE ABOVE COMPANY TO SUBSTANTIATE AND INVESTIGATE THE INFORMATION CONTAINED ON THE APPLICATION. I HAVE READ THIS AGREEMENT SET FORTH WITH THE APPLICATION ON REVERSE OF THIS SHEET AND UNDERSTAND AND ACCEPT THE TERMS AND CONDITIONS FULLY.

COMPANY NAME AND ADDRESS OF BUYER

BY:	TITLE:	
SIGNATURE		
	DATE:	
PRINT NAM		

PERSONAL GUARANTY HAUL-IT-OFF

STATE OF ALABAMA COUNT

COUNTY OF MOBILE

For and in consideration of credit extended or to be extended to

("Customer"), which we hereby request and in which company we are financially interested, for value received, the undersigned (hereinafter called "Guarantors") jointly and severally, unconditionally guarantee the punctual payment of any and all indebtedness, whether such indebtedness now exists or is incurred hereafter, of customer to HAUL-IT-OFF, PO BOX 346, Dauphin Island, AL 36528 ("Seller") for goods or services of every kind and nature sold and delivered to Customer.

This is a continuing guaranty to Seller relating to any indebtedness including the arising under successive transactions, which shall either continue the indebtedness or from time to time renew it after it has been satisfied. However, this guaranty shall not apply to any indebtedness created after actual receipt by Seller of written notice of its revocation as to future transactions. Cancellation of this guaranty shall not alter the obligations incurred with respect to orders placed by Customer prior to receipt by Seller of written notice of cancellation.

No extension in the time of payment or other indulgence or change in the terms or amount of payment granted by Seller to Customer shall in the terms or amount of payment granted by Seller to Customer shall release the guarantors from the obligations contained in this guaranty. The Guarantors waive notice of acceptance, notice of protest, notice of dishonor, and of nonperformance and notice of the amount of indebtedness outstanding at any time.

The obligations of the Guarantors under this guaranty are separate. Action or actions may be brought and prosecuted against the Guarantors whether an action is brought against Customer or whether Customer may be joined in any such action or actions; and the Guarantors waiver the benefit of any statue of limitations affecting their liability hereunder or the enforcement thereof.

Guarantors agree to pay a reasonable attorney's fee and all other costs and expenses which may be incurred by Seller in the enforcement of this continuing guaranty. Further, Guarantors waiver all rights of exemptions under the Constitution and laws of the State of Alabama with regard to the enforcement of this continuing guaranty and collection of indebtedness guaranteed hereby.

IN WITNESS WHEREOF, The undersigned Guarantors have executed this continuing guaranty on this _____ day of _____

WITNESS:

GUARATNOR:

WITNESS:

GUARANTOR: