

SECTION I: GENERAL INFORMATION

Instructions: Please complete all sections in full using print or type

1. BUSINESS/TRADE NAME:								
2. BUSINESS/TRADE ADDRESS:								
(Additional stores under common ownership and same legal entity must be identified and listed with business name and address, attach as Exhibit A. Any store with a different ownership or legal entity must complete and execute a separate credit application and agreement.)								
SECTION II: FINANCIAL INFORMATION								
TYPE OF OWNERSHIP (CHECK ONE): ProprietorshipPartnershipCorporation								
Limited Liability CompanyState of Incorporation								
2. LEGAL CORPORATE NAME:								
3. Federal Tax I.D. #HIN #								
State Pharmacy License #DEA License #								
State Controlled Substance License #(If applicable)								
4. SHIPPING ADDRESS:								
Number Street City State Zip County								
5. ACCOUNTS PAYABLE CONTACT								
PHONE#EMAIL:								
Provide email address for statements to be sent. Email:								
6. PRIMARY BUSINESS CONTACT:								
TITLE:EMAIL:								
BUSINESS TELEPHONE #FAX#								
7. PRIMARY PURCHASING CONTACT:								
TITLE:EMAIL:								
BUSINESS TELEPHONE #FAX#								
8. PHARMACIST IN CHARGE:PIC LICENSE #:								



CREDIT APPLICATION & AGREEMENT

	y Wholesaler	Address	Credit Lim	it Terms	
Second	dary Wholesaler	Address	Credit Lim	it Terms	
0. BANK RELAT	FIONSHIPS:				
Bank Name	City State	Account Officer	Phone#	Account#	
Bank Name	City State	Account Officer	Phone#	Account#	

SECTION III: AGREEMENT AND DISCLOSURES

- 1. As an inducement for Capital Wholesale Drug Co. ("Capital") to accept orders from or otherwise extend or make available credit to Applicant, which includes all Applicant owned stores as listed in Exhibit A attached hereto, the undersigned Applicant hereby agrees to comply with the following terms of sale, should Capital elect to extend such credit.
- 2. Pricing and payment terms are determined at the time an offer is presented to Applicant and as reflected on any accompanying invoice.
- 3. If, (a) Capital does not receive payment in accordance with the payment terms or based upon credit considerations deemed relevant to Capital, (b) applicant sells any part of its business; (c) the ownership structure of the applicant changes or (d) Capital deems itself insecure for any reason; then Capital may refuse to deliver the product covered by this Agreement (the "Product"), refuse additional orders, modify payment terms, place the Applicant on C.O.D., modify Applicant's costs of goods, limit or terminate the extension of credit and will be entitled to any other remedies available at law or equity.



CREDIT APPLICATION & AGREEMENT

SECTION III: AGREEMENT AND DISCLOSURES (cont.)

- 4. All payments shall be made in full, in good funds, either by check or electronic funds transfer (either by wire or automated clearinghouse), and in accordance with the payment terms. Capital may assess a service charge calculated at the rate of 1.5% per month (or the maximum rate allowed by law, if such rate is less than 1.5% per month) on any amount not paid by Applicant to Capital when due under the terms of this Agreement from the first day of delinquency. Failure or delay by Capital to bill Applicant for any such service charge will not waive Capital's right to receive the same. In the event of default in payments on any invoices, Capital does not receive payment in accordance with the payment terms or based upon credit considerations deemed relevant to Capital, applicant sells any part of its business, the ownership structure of the applicant changes or Capital deems itself insecure for any reason, Capital shall have the right to declare all invoices immediately due and payable and Applicant gives Capital the authorization to use any credit card, debit card or electronic funds transfer to satisfy any past due invoices. Applicant shall pay all out-of-pocket expenses, including attorney's fees, court costs, expenses and disbursements, incurred by Capital to collect any amounts due under this Agreement or to otherwise enforce any of the terms of this agreement.
- 5. The Product is shipped FOB point of shipment. Applicant's obligation to pay for Product begins on the date of shipment. Applicant agrees to place orders in the specified minimum dollar amount. If the order size is less than specified minimum, Applicant agrees to pay a minimum order charge. Capital reserves the right at all times to determine what Product it will carry based upon product quality, manufacture indemnity, insurance, and other policies, and other standards determined by it, and may delete Product from its available inventory at any time. No schedule II orders will be delivered other than in compliance with DEA regulations.
- 6. Capital will accept returns of Product within three months after the Product expiration. A 25% restocking fee applies to all Product returns except for returns due to shipping damages or errors. Applicant must notify Capital within 24 hours of receipt of product of any discrepancies or shortages on the order. Capital may refuse any returns if not notified as herein stated.
- 7. Applicant attests to Capital that it is properly licensed with applicable state licensing agencies to receive, dispense, distribute and otherwise legally dispose of the Product. Applicant understands that by attesting to this, Capital is complying with the "good faith inquiry" standard to ensure that the Product is distributed to properly licensed and/or registered pharmacy locations. Prior to purchasing the Product from Capital hereunder, Applicant must provide Capital with copies of all such licenses and any renewals, revocations or other changes to the same.
- 8. Applicant agrees to all the terms and conditions of the Agreement. This Agreement, together with all invoices, purchase orders, and the exhibits and addenda thereto constitute the entire agreement and understanding of the parties with respect to the subject matter hereof and supersede all prior written and oral arguments, proposals, bid responses, and understandings between the parties relative to the subject matter hereof. No changes to this Agreement or any purchase orders will be made or be binding upon either party unless made in writing and signed by each party. By signing this Agreement, Capital and Applicant each represent that it has the authority to bind its respective party to this agreement.
- 9. All information provided in this Application or otherwise submitted is true and correct and is being (or will be) furnished for the purpose of obtaining/retaining credit from Capital. Applicant authorizes its banks and suppliers to release any and all information as requested by Capital so as to ascertain credit worthiness. Applicant shall provide Capital with financial statements and such further information as may reasonably be requested from time to time.
- 10. If there is a lawsuit, Applicant agrees to submit to the jurisdiction of the state courts of Franklin County, Ohio or to the jurisdiction of the United States District Court for the Southern District of Ohio. Applicant further consents to venue in either of the preceding courts.



The term "Capital Wholesale Drug Co." or "Capital" or "Capital Drug" shall include all subsidiary and affiliated companies of Capital Wholesale Drug Co., an Ohio corporation.

SECTION IV: AUTHORIZED SIGNAT	TURE		
Ву:			
Print legal name as it appears on the	ne application		
By:Authorized Signature	Title	Printed Name of Signatory	Date
/ dation200 digitatore	Title	1 Timed Name of Signatory	Date
OFOTION V. OUADANTEE			
SECTION V: GUARANTEE			
The undersigned Principal(s) of Appli Wholesale Drug Co. to extend cred guarantee to Capital Wholesale Drug assigns the prompt and full payment Applicant to each Guaranteed party replacements of this Credit Applicat Wholesale Drug Co. to verify this infagency. If applicant or its business is to that Applicant or its business (as t days advanced written notice (via cert be responsible for credit thereafter maliable for all sums due to Capital from	dit to Applicant, I Co. and its subsite (and not merely it it, whether now extion & Agreement ormation and/or a hereafter sold, the case may be) iffied mail, return reade available with	nereby jointly and severally, in diaries affiliates and successor the ultimate collectability) and paristing or hereafter arising incomparising or hereafter arising incomparising the provided by Applicant. The undiditional information by obtain is guaranty shall continue to all until such time as Capital Who exceipt requested) that Applicant respect to that Applicant or its be	revocably, and unconditionally is (each a Guarantee party) and performance of all obligations of eluding obligations arising from undersigned authorizes Capitaling data from a credit reporting credit hereafter made available lesale Drug Co. has received 5 and/or Principal(s) will no longer usiness. Guarantor shall remains
THE UNDERSIGNED ACKNOWLED THE EVALUATION OF THE CRI AUTHORIZES THE USE OF A WHOLESALE DRUG CO. FROM TILITS CREDIT EVALUATIONS. By:	EDIT HISTORY CONSUMER CR ME TO TIME AS By:	OF THE APPLICANT AND SEDIT REPORT ON THE U	HEREBY CONSENTS AND NDERSIGNED BY CAPITAL
By:Print Name of Guarantor	By:	Signature of Guarantor	Date
Internal use: Credit Limit:	Payment 1	erms:	_Approval