CONSERVATION SYSTEMS, INC. 5850 LAKEHURST DRIVE, SUITE 160 ORLANDO, FL 32819-8387 (407) 351-9121 Fax (407) 352-6391

CREDIT APPLICATION

COMPANY INFORMATION

COMPANY NAME		TYPE OF BUSINESS	
ADDRESS 1		PHONE FAX	
ADDRESS 2			
CITY / STATE / ZIP		TAX I.D.	
CREDIT REFERENCES (4)			
NAME	PHONE	CITY& STATE	
NAME	PHONE	CITY& STATE	
NAME	PHONE	CITY& STATE	
NAME	PHONE	CITY& STATE	
BANK REFERENCES (2)			
FINANCIAL INSTITUTION		ACCOUNT NUMBER	
ADDRESS		PHONE	
FINANCIAL INSTITUTION		ACCOUNT NUMBER	
ADDRESS		PHONE	

OPEN ACCOUNT AGREEMENT

By signing, using, or requesting issuance of credit by CONSERVATION SYSTEMS, INC., you agree as follows:

- 1. USE OF ACCOUNT Account holder will be responsible for all credit extended by CONSERVATION SYSTEMS, INC., in connection with this credit account. The account holder will pay to CONSERVATION SYSTEMS, INC., at the address designated on the statement or invoice all obligations evidencing the credit and all extensions thereof and all service charges, when imposed, in full within the time and at the terms provided therein.
- 2. ACCOUNT HOLDERS RESPONSIBILITIES Account holder agrees to pay a service charge of 1.5% per month and agrees to be responsible for and to pay for all products sold to account holder on NET 30 DAY terms unless otherwise agreed to in writing or as invoiced. CONSERVATION SYSTEMS, INC. mayrevoke account holders credit and reserves the right to close this account whenever they deem necessary.

ACCOUNT HOLDER understands and agrees to permit CONSERVATION SYSTEMS, INC. to conduct an investigative report to obtain information regarding account holder s credit. Account holder hereby authorizes CONSERVATION SYSTEMS, INC. permission to contract third parties to obtain financial information regarding the account holder s credit capacity, general credit reputation, character and such other information as CONSERVATION SYSTEMS, INC. may deem necessary.

ACCOUNT HOLDER agrees to notify CONSERVATION SYSTEMS, INC. within ten days of the receipt of a statement, of any discrepancy in billing and failure to do so, obligates the account holder to pay the amount set forth in the statement in full. Account holder agrees that no refund will be permitted unless mer chandise is returned within ten days of invoice/delivery and in original sales condition.

- 3. DEFAULT Payment is to made in full on statements issued by CONSERVATION SYSTEMS, INC. On any default or failure to pay, it is agreed that the account holder will pay a finance charge at a rate of 1.5% per month applied to the previous months unpaid balance. If not paid in full, CONSERVATION SYSTEMS, INC. may declare any unpaid balances immediately due and payable. In addition, account holder agrees to pay all costs of collection including but not limited to the prejudgement interest, attorney s fees and court costs.
- 4. ENFORCEMENT This agreement is binding on the account holder, the account holder s heirs, if any, representatives, successors in interest, and assigns.

Dated this ______ day of ______, 2002

ACCOUNT HOLDER

Please PR INT your name.

GUARANTEE OF OPEN CREDIT ACCOUNT

In consideration of, and as ar	n inducement for granting of an a	ccount to,	
I,	, whose residence mailing add	ress is	
he	ereby guarantees to CONSERVA	ΓΙΟΝ SYSTEMS, INC. it s successors and	
assigns, the full and prompt of all mo	nies due on the credit account for		
	, including but not limit	ed to the account amount, finance charges,	
and collection expenses including atto	orn ey s fees and court costs.		
be enforceable against Guarantor, it s CONSERVATION SYSTEMS, INC. assigns, and without the necessity of o acceptance of this Guarantee of Accou which Guarantor hereby expressly wa Open Account and the obligation of the any reason of the assertion or failure to successors or assigns.	successors and assigns, without a part of any kind or nature whatso of any notice of non-payment, non unt or any notice or demand to wh ives: and Guarantor hereby expre- ne Guarantor hereunder shall in r to assert by CONSERVATION S	l guarantee of payment and of performance. It shall necessity for any suit or proceedings on never against the account holder, its successors and n-performance or non-observance or any notice of nich Guarantor might otherwise be entitled, all of ssly agrees that the validity of this Guarantee of no manner be terminated, affected or impair ed by YSTEMS, INC. against the account holder, its	
In WITNESS WHEREOF, Guaran		•	
SIGNED IN THE PRESENCE OF:	uay of	2002.	
WITNESS	GUARANTOR		
	GUARANTORS SC	CIAL SECURITYNO.	
WITNESS	GUARANTOR S AD	GUARANTOR S ADDRESS 1	

GUARANTOR S ADDRESS 2

GUARANTORS PHONE NO.