

BREAKTHRU BEVERAGE CALIFORNIA

CUSTOMER BUSINESS CREDIT APPLICATION

BUSINESS INFORMATION

License Name:		Contact N	ame:		
(as it appe	ars on ABC license)				
DBA:		Telephone:()		
(as it appears on A	,				
Billing Address:		City:	Sta	te:Zip:	
Shipping Address:		City:	Sta	te:Zip:	
Email Address:		Website	:		
Type of Ownership:(Check One)	Corporation	Partnership	Proprietorship	Limited Liability Con	npany
Liquor License(s) #(s)Held:					
Date Business Established:					
PRINCIPAL OWNERS OR OFFI	CERS				
Full Name:		%Owned:_		_ Cell Phone:()	
Owner Since:		Title:			
Secondary Address:		City:	State:	Zip:	
Social Security No.:		Email Add	lress <u>:</u>		
Full Name:		%Owned:_		_ Cell Phone:()	
Owner Since:		Title:			
Secondary Address:		City:	State:	Zip:	
Social Security No.:		Email Add	lress <u>:</u>		
OWNERSHIP IN OTHER BUSIN	IESSES				
CURRENTLY PURCHASING FROM BREAK PARTNER), POSITION HELD AND THE N			Warehouse) – PLEASI	E LIST THE NAME (LICENSE	E/OFFICER/
ACCOUNTING CONTACT					
Accounts Payable Contact:			Phone:		
Email:					

SIGN UP FOR TERMSYNC - BBG CALIFORNIA'S ON-LINE ACCOUTING PORTAL



Pay Invoices On - Line / Get Payment Reminders / Sign up for Auto Pay! Download Invoice Copies and Statements

Opt In Yes No

TERMS OF SALE

REPRESENTATION OF SOLVENCY - RETURN CHECK POLICY & NOTICE OF CHANGES

The undersigned (Purchaser) agrees that all purchases made by Purchaser from Breakthru Beverage California (Seller) are subject to the following terms and conditions:

- All amounts due for goods and services purchased from Seller are payable at the Seller's Accounting facility from which this contract is initiated. Purchaser acknowledges that such amounts are not payable in installments, but are payable in full as stated therein.
- All amounts due Seller are payable in 30 days, unless otherwise specified, from date of invoice of goods and services delivered. If any amount due Seller is not paid within 42 days, then the unpaid balance will be subject to 1% late charge mandated by Section 25509 of the California Business and Professions Code.
- In the event of any action by and between the parties to enforce the terms and conditions of this agreement, or any and all rights by and among the parties, including payment of any obligation, the prevailing party therein shall be entitled to recover actual attorney's fees incurred, in addition to any other amounts, including, but not limited to, all court costs.
- Purchaser shall notify Seller by certified mail of any change of ownership or any information provided on this application. Purchaser warrants to Seller that all financial information on the reverse side of this application is true, correct and complete in all material respects, and Purchaser authorizes Seller to contact for further information any and all trade, bank, credit reporting bureaus or any other reference as deemed necessary. In the event Purchaser fails to so notify in writing by certified mail Seller of any changes, Purchaser shall be liable for all credit extended prior to said written notification as though no changes in fact occurred, without prejudice to Purchaser's rights to proceed, additionally,
- The Purchaser agrees to neither order nor accept goods from Seller while Purchaser is insolvent within the meaning of Uniform Commercial Code section 1201 (23). Every order placed or delivery accepted while the Purchaser is insolvent shall constitute a written misrepresentation of solvency to the Seller within the meaning of Uniform Commercial
- 6.

SPECIAL COMMENTS:

**signer must be listed on license (required)					
Signed By	Print Name	Title	Date		
Signed By	Print Name	Title	Date		
Signed By	Print Name	Print Name Title		Date	
DELIVERY INFORMATION: INFORMA	ATION BELOW IS R	EQUIRED FOR ACCO	UNT SET UP		
	TUE	WED	THR FR	RI	
				<u>=</u> □	
REQUESTED DELIVERY DAYS*					
ACCOUNT HOURS OF OPERATION	OPEN:		CLOSE:		
REQUESTED DELIVERY WINDOW**	OPEN:	CLOSE:			
DO NOT DELIVER BETWEEN THE HOUR	S OF:				
AREA DEMOGRAPHIC	URBAN	SUBURBAN	RURAL		
ACCOUNT DELIVERY DEMOGRAPHIC	1 ST FL	ELEVATOR	STAIRS		
DISTANCE FROM TRUCK TO DELIVERY					

The parties agree that the electronic signature of a party to this agreement, whether digital or encrypted, or transmitted by facsimile or by electronic mail, shall be valid as an original signature of such party and shall be effective to bind such party to this agreement. Without limiting the generality of the foregoing, an "Electronic Signature" (as such term is defined in the Electronic Signatures in Global and National Commerce Act at 15 U.S.C. §7001 et seq. ("ESIGN Act")) that can be authenticated will constitute an original and binding signature of a party. The fact that a document is in the form of an Electronic Record and/or is signed using an Electronic Signature will not, in and of itself, be grounds for invalidating such document.

REVISION 1 • 2024

^{*}Delivery days are not guaranteed as certain areas may have specific delivery days assigned to them.

^{**}Best efforts will be made to accommodate requested delivery window but cannot be guaranteed.

CALIFORNIA RESALE CERTIFICATE

I HEREBY CERTIFY:			
1. I hold valid seller's permit number (required):			
2. I am engaged in the business of selling the following	type of tangible personal property (req	uired):	
This certificate is for the purchase from————————————————————————————————————	BREAKTHRU BEVERAG		———of the item(s) I have listed
4. I will resell the item(s) listed in paragraph 5, which I a course of my business operations, and I will do so item(s) for sale in the regular course of my business as just described, I will owe use tax based on each it	orior to making any use of the item(s) . I understand that if I use the item(s)	other than demonstrat purchased under this ce	ion and display while holding the
5. Description of property to be purchased for resale (re	quired):		
		- -	
		_	
6. I have read and understand the following:			
For Your Information: A person may be guilty of a m of purchase that he or she will not resell the purchase and he or she furnishes a resale certificate to avoid personal gain or to evade the payment of tax is liable or \$500, whichever is more.	d item prior to any use (other than rete payment to the seller of an amount as	ntion, demonstration, or tax. Additionally, a perso	display while holding it for resale) on misusing a resale certificate for
IAME OF PURCHASER (required)			
IGNATURE OF PURCHASER, PURCHASER'S EMPLOYEE OR AUTHORIZED REPRESENTATIVE	(required)		
RINTED NAME OF PERSON SIGNING (required)		TITLE (required)	
DDRESS OF PURCHASER (required)			
ELEPHONE NUMBER (required)		TITLE (required)	

The parties agree that the electronic signature of a party to this agreement, whether digital or encrypted, or transmitted by facsimile or by electronic mail, shall be valid as an original signature of such party and shall be effective to bind such party to this agreement. Without limiting the generality of the foregoing, an "Electronic Signature" (as such term is defined in the Electronic Signatures in Global and National Commerce Act at 15 U.S.C. §7001 et seq. ("ESIGN Act")) that can be authenticated will constitute an original and binding signature of a party. The fact that a document is in the form of an Electronic Record and/or is signed using an Electronic Signature will not, in and of itself, be grounds for invalidating such document.