

McKeesport Candy Co.

1101 Fifth Avenue
McKeesport, PA 15134
(412) 678.8851
(412) 673.4406 - Facsimile

This letter, signed by guarantor is to serve as a binding contract between McKeesport Candy Co. and _____ as ordered by _____.

As indicated in both verbal and written communication, terms of payment are twenty one (21) consecutive days from date of delivery.

Unsold merchandise can be returned for full credit providing that it is in original packaging and factory seal is intact. McKeesport Candy Co. reserves the right to refuse credit for product that appears unusable for resale and a restocking fee of twenty (20) percent applies to returns that exceed ten (10) percent of order total.

It is understood that all return product must be received by McKeesport Candy Co., no later than fifteen (15) days after the end of the sale. Merchandise returned after this period will be issued credit equivalent to half of the sale price.

In the event that misfortune should occur to merchandise purchased under terms of contract, it is clearly understood by all parties that the guarantor is fully responsible for reimbursing McKeesport Candy Co. for the full price of the merchandise and has authorized McKeesport Candy Co., to charge the credit card listed below if account is not paid within terms.

ALL ACCOUNTS DELINQUENT BEYOND THIRTY ONE (31) DAYS WILL BE ASSESSED A \$50.00 NON-REFUNDABLE LATE FEE.

Should named guarantor become delinquent in payment more than forty-five (45) days from date of physical receipt of merchandise, all parties understand that the guarantor will exclusively shoulder the full financial burden of legal intervention. Said delinquent accounts, at the discretion of McKeesport Candy Co., may also be assessed a 10% monthly interest charge.

It is understood that all parties signing this contract are at least eighteen (18) years of age and acknowledge above conditions prior to accepting consigned merchandise from McKeesport Candy Co.

Purchased By: _____ SS #
Credit Card: _____