

Dalrada Financial Corporate Credit Building Program Enrollment Kit

Thank you for finding Dalrada's Corporate Credit Building Program a smart decision for your company. Enclosed is everything you need to get the Program going.

There are 4 simple forms that are Tabbed and Easily filled out in any .PDF program like Adobe Reader.

Enclosed Are:

1. **Marketing Summary** 1 Page
2. **Program Detail Page** 1 Page
3. **Business Application** 4 Pages
4. **Contract** 6 Pages

Financing

Cashflow Solutions
Cover Payroll
Bridge Vendor Payments
Equipment Leasing
Build Corporate Credit
Identity Theft Protection

Treasury Functions



Please fill out and return to your Rep. or Fax directly to Dalrada Financial Corporation:
(858) 225-0105

Once we get the completed forms, we'll be contacting you within 24-48 Hours to confirm receipt, go through the steps, and answer any questions you might have.

SECURITY

We want you to know how important the Security of your Personal Data is to us. Identity Theft is one of the fastest growing crimes in American, and Dalrada Financial takes a vast amount of Time and Money to Secure you Data.

Via Fax-One solely, dedicated fax that comes to a secure server and received only by one person, your internal Dalrada Representative-Eric Mowrey (858) 231-4321. www.dalrada.com

Via Email- Your documents comes to an SSL encrypted site. One that is Hosted and Maintained by Dalrada secure servers.

Online Payments- Are secured by our Merchant Account Gateway defined parameters that are engineered for your constant protection.

Financing

Cashflow Solutions
 Cover Payroll
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 Equipment Leasing
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 Identity Theft Protection

Treasury Functions



Build Corporate Credit

One of our finest Financing solutions is helping our clients build their Corporate Credit, while protecting them Personally. This powerful service strengthens a company Financially from Within.

We'll Show You How To:

Stop Using Your Personal Credit.

Stop Using Your Savings and 401(k).

Remove Personal Guarantees.

Never Put Your Home as Collateral Again.

All the while, getting you all the MONEY you need for your business!

Build Capital

Separate Liabilities

Protect Your Assets

Dalrada Financial is an full service financial company, offering a host of Business Financing Solutions.

Build over \$250,000 in Corporate Credit.

All without affecting your Personal Credit.

Build Vendor Credit

Lease Equipment, Automobiles and Machinery

Obtain Business Credit Cards and Lines of Credit

MC, Visa, Amex, Dell, Staples, Wells Fargo, BofA, etc.

Create a Credit Profile with Dun & Bradstreet

Get favorable D&B Paydex score of 80+

Create a Credit Profile with Business Experian

Get favorable Experian Intelliscore of 80+

Personal Credit Repair Service if Needed.



Authors of:
 "Unlocking The Corporate Code"

What is Corporate Credit?

As a relatively new business, you can get \$50,000 to \$250,000 or more in Cash credit without jeopardizing your personal credit and assets! Building Corporate Credit is one key to ensure your success. With Corporate Credit, you never have to utilize your hard-earned cash or your personal credit to get the Capital you need to start, run, or expand your business. Separate Family from Business.

As a seasoned business, you can get Millions of Dollars in CASH credit. Building Corporate Credit will give you the ability to build credit directly under the name of your Corporation without jeopardizing your personal credit. Just as everybody has personal credit and credit scores, your business also has the ability to build and utilize corporate credit. This will give you the edge in the marketplace because it allows you to use funding and capital without compromising your personal credit.

You have the ability to raise Hundred's of Thousands, if not MILLIONS of dollars in Corporate CASH Credit.

The Elite Program

- * You will build up to \$250,000 or more in Corporate Credit
- * You will obtain Credit Cards (MC, Visa, AmEx, Wells Fargo, BofA and more!)
- * You will build vendor credit and lease equipment, automobiles and machinery
- * 12 months of unlimited Corporate Coaching (\$15,000 Value.)
Cost \$2,500 and 10% of Cash Credit Obtained

The Elite Gold

Incorporating Services

- * We will do a Preliminary Corporate Name Check with State
- * We will incorporate your business in any state
- * We will Obtain Federal Tax ID number
- * You will receive Certified Copy of State Filed Documents
- * You will receive Corporate Kit & Seal

Corporate Compliance

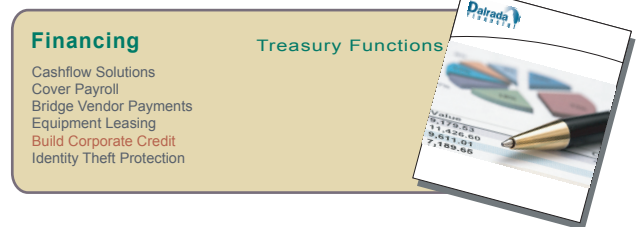
- * We do your Articles of Incorporation/Organization
- * We do your Statement of Information
- * We do your Annual Statement of Information and Registration
- * We do your Resolutions, Minutes, By-Laws, etc.
- * We Keep you Compliant with the State

Corporate Credit

- * We will Create an Active Credit Profile with Dun & Bradstreet
Obtain a favorable D&B Paydex score of 80+
Obtain at least 7 - 10 Trade References and more!
- * We will Create an Active Credit Profile with Business Experian
Obtain a favorable Intelliscore score of 80+
Obtain at least 7 - 10 Trade References and more!
- * You will build up to \$250,000 or more in Corporate Cash Credit
- * You will obtain Credit Cards (MC, Visa, AmEx, Wells Fargo, BofA and more!)
- * You will build vendor credit and lease equipment, automobiles and machinery
- * You will receive Personal Credit Repair Service
- * Asset Protection Strategies to help protect You and Your Investments.
- * 12 months of unlimited Corporate Coaching (\$15,000 Value.)
Cost \$5,000 and 10% of Cash Credit Obtained

The Elite Platinum

You get everything included in the Gold Program, Guaranteed.
You and Dalrada will agree on an amount and timeframe to get you your money. Guaranteed. We are ready for the Challenge!
Cost \$10,000 and 10% of Cash Credit Obtained



3 Programs to Choose.

Elite
Elite Gold
Elite Platinum



www.dalrada.com

(714) 427-8925



BUSINESS CREDIT APPLICATION

1. CORPORATE PROFILE (if you currently have a business)

Legal Business Name _____ DBA _____

Business Mailing Address _____ (Home/Office/PO Box)

City _____ County _____ State _____ Zip Code _____

Business Phone _____ Business Fax _____

Business Physical Address (if different from above) _____

City _____ County _____ State _____ Zip Code _____

Employer Tax ID # _____ Duns # _____

C-Corp/S-Corp/LLC/Other _____ Month/Year Incorporated _____

Description of Business _____

Gross Revenue \$ _____ Net Profit \$ _____ # of EE's _____ Mo. Lease \$ _____

Current Bank _____ Ave Balance \$ _____ Acct# _____

Lines of Credit \$ _____ Credit Cards \$ _____ Loans \$ _____

LIST OF CURRENT CORPORATE CREDIT LINES (IF APPLICABLE)

<u>Creditor Name</u>	<u>Limit</u>	<u>Outstanding Balance</u>
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		
11.		
12.		
13.		
14.		
15.		

2. OWNER OR AUTHORIZED OFFICER INFORMATION

Name _____ Title _____ % Owned _____

DOB _____ SS# _____ Tel # _____ Cell # _____

E-mail Address: _____

Driver Lic # _____ State _____ Expires _____ Issue Date: _____

Address _____ City _____ State _____ Zip _____

Years there _____ Own/Rent _____ Rent/Mortgage Payment \$ _____

(If less than 2 years):

Previous Address _____ City _____ State _____ Zip _____

Bankruptcy/Collections: Personal _____ Business _____ Discharge Date _____

Bank Checking _____ Ave Balance \$ _____ Acct# _____

Bank Savings _____ Ave Balance \$ _____ Acct# _____

Annual Salary \$ _____ Other Income \$ _____ Total Income \$ _____

Sources of Other Income: _____

Authorization to obtain Credit Reports and submit applications:

X _____ Date _____

3. PERSONAL GUARANTOR INFORMATION (if different from owner/officer)

Name _____ Title _____ % Owned _____

DOB _____ SS# _____ Tel # _____ Cell # _____

Mother's Maiden Name: _____ E-mail Address: _____

Driver Lic # _____ State _____ Expires _____ Issue Date: _____

Address _____ City _____ State _____ Zip _____

Years there _____ Own/Rent _____ Rent/Mortgage Payment \$ _____

Mortgage Holder or Landlord's Name: _____

(If less than 2 years):

Previous Address _____

City _____ County _____ State _____ Zip Code _____

Bankruptcy/Collections: Personal _____ Business _____ Discharge Date _____

Bank Checking _____ Ave Balance \$ _____ Acct# _____

Bank Savings _____ Ave Balance \$ _____ Acct# _____

Annual Salary \$ _____ Other Income \$ _____ Total Income \$ _____

Sources of Other Income: _____

Authorization to obtain Credit Reports and submit applications:

X _____ Date _____

4. NEW CORPORATION ORDER FORM - (only if we need to incorporate you)

List of Corporate or LLC Names

Please select three (3) corporate names of your choice from the most desirable to least desirable.

1. _____
2. _____
3. _____

What type of Entity do you want:

- LLC _____
- C-Corp _____
- S-Corp _____
- Other _____

Please enter the names of the following (may be the same person):

PG (check who will be the Personal Guarantor)

- ___ President/CEO: _____ % ownership SSN: _____
- ___ Secretary: _____ % ownership SSN: _____
- ___ CFO/Treasurer: _____ % ownership SSN: _____
- ___ Director: _____ % ownership SSN: _____
- ___ Director: _____ % ownership SSN: _____

Please enter the business address (may be temporary. No PO Boxes)

Business Address _____
City _____ County _____ State _____ Zip Code _____

AUTHORIZATION FORM TO CHARGE CREDIT CARD

I authorize Dalrada Financial Corporation and its representatives, to charge the program retainer fee of: \$_____ to initiate the service indicated within the agreement.

_____ Client Acknowledgement
(Please Initial)

In addition, I authorize Dalrada Financial Corporation to charge this credit card for payment for services that have not been received 30 days from the date of invoice. The charged amount will be 10% of the Total cash credit obtained. This card information will be saved for future payments.

_____ Client Acknowledgement
(Please Initial)

Check One: _____ Visa _____ MC _____ Discover _____ American Express

Name as it appears on Credit Card: _____

Credit Card Number: _____

Expiration Date: _____

3-digit CVV# (on back of card): _____

Billing Address _____

City _____ County _____ State _____ Zip Code _____

Billing Phone: _____ Email Address: _____

Authorization to Charge Credit Card:

X _____ Date _____

I understand Dalrada Financial Corporation and its affiliates are acting under my direction and request, and are not responsible for any liability that may occur for the above referenced acts and omissions. Client also understands that they are not entitled to a refund if client voluntarily cancels the agreements. Client also understands the program and fees structures associated with this contract:

COMPANY NAME: _____

CLIENT FULL NAME: _____ TITLE: _____

CLIENT SIGNATURE: _____ DATE: _____



TERMS AND AGREEMENT

This Agreement ("Agreement"), is entered by and between **Dalrada Financial Corporation** (hereinafter referred to as the "**Provider**"), and _____ (herein referred to as the "**User**"). The foregoing entities shall be known and referred to collectively herein as, the "**Parties**".

RECITALS

WHEREAS, Provider is in the business of providing Business Development services to its clients, consisting of various businesses, including, but not limited to, Corporate Credit Building Programs.

WHEREAS, Provider desires to provide such products and/or services to User, and;

WHEREAS, User desires to obtain the Business Development services of Provider according to the terms and conditions contained herein,

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties, the parties covenant and agree as follows:

- 1) **Term.** The length of this Agreement shall be One (1) Year to commence when this contract is signed and returned to Dalrada Financial Corp. or its Affiliates with payment and to continue until User requests Provider to discontinue.
- 2) **Product/Services Fee.** In consideration of the services provided to User hereunder, User shall pay as agreed. Please initial the selected program.

- a) _____ **ELITE PROGRAM** \$2500 Retainer Fee plus 10% of cash credit obtained. Cash credit is defined as Lines of Credit, Loans, and Business Credit Cards that are not "Trade Credit". User agrees to authorize Dalrada Financial Corp. to charge 10% of cash credit (MasterCard, Visa Cards, American Express, Discover, Loans, and cash lines of credit) from the credit obtained by Dalrada Financial Corp. Results will vary. No specific amount of Corporate Credit is guaranteed. Provider is not responsible for Users' actions, changes in bank industry standards, or unseen changes in economic conditions.

- b) _____ **ELITE GOLD PROGRAM** \$5000 Retainer Fee plus 10% of cash credit obtained. Cash credit is defined as Lines of Credit, Loans, and Business Credit Cards that are not “Trade Credit”). User agrees to authorize Dalrada Financial Corp to charge 10% of cash credit (MasterCard, Visa Cards, American Express, Discover, Loans, and cash lines of credit) from the credit obtained by Dalrada Financial Corp. Results may vary. No specific amount of Corporate Credit is guaranteed. Provider is not responsible for Users’ actions, changes in bank industry standards, or unseen changes in economic conditions.

Incorporating Services

- (1) We will do a Preliminary Corporate Name Check with State
- (2) We will incorporate your business in any state
- (3) We will Obtain Federal Tax ID number
- (4) You will receive Certified Copy of State Filed Documents
- (5) You will receive Corporate Kit & Seal

Corporate Compliance

- (1) We do your Articles of Incorporation/Organization
- (2) We do your Statement of Information
- (3) We do your Annual Statement of Information and Registration
- (4) We do your Resolutions, Minutes, By-Laws, etc.
- (5) We Keep you Compliant with the State

Corporate Credit

- (1) We will Create an Active Credit Profile with Dun & Bradstreet and with Business Experian
 - (a) Obtain a favorable Dun &Bradstreet Paydex score of 80+
 - (b) Obtain a favorable Business Experian Intelliscore score of 80+
 - (c) Obtain at least 7 to 10 Trade References
- (2) You may build up to \$250,000 or more in Corporate Credit
- (3) You will obtain Credit Cards (MasterCard, Visa, American Express, Discover)
- (4) You will build vendor credit and lease equipment, automobiles and machinery
- (5) You will receive Personal Credit Repair Service

Asset Protection

- (1) Assist in Asset Protection Strategies. We will help in assist in Asset Protection Strategies to help protect your Assets and Investments.

Investment Opportunities

- (1) We will introduce you to different business sectors including: Real Estate Investments, Funding for Large Projects, Development (Resorts, Land, etc), Overseas Projects, Technology Projects

You will receive a Corporate Coach for 12 months

Includes Personal Credit Repair

- c) **ELITE PLATINUM PROGRAM** \$10,000 Retainer Fee plus 10% of cash credit obtained. Cash credit is defined as Lines of Credit, Loans, and Business Credit Cards that are not “Trade Credit”). User agrees to authorize Dalrada Financial Corp to charge 10% of cash credit (MasterCard, Visa Cards, American Express, Discover, Loans, and cash lines of credit) from the credit obtained by Dalrada Financial Corp. Provider is not responsible for Users’ actions, changes in bank industry standards, or unseen changes in economic conditions.

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- (1) We will do a Preliminary Corporate Name Check with State
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- (2) You will build up to \$250,000 or more in Corporate Credit
- (3) You will obtain Credit Cards (MasterCard, Visa, American Express, Discover)
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You will receive a Corporate Coach for 12 months

Includes Personal Credit Repair

- 3) **Returned Checks or Drafts.** User covenants and agrees to pay Provider the sum of Fifty Dollars (\$50.00) for any check and/or bank draft drawn by User and made payable to Provider, which is returned to Provider, or Provider's bank or any such institution for any reason whatsoever, by any bank or other financial institution
 - a) **Use of Service Package.** During the term of this Agreement, User shall not have the right to copy, replicate, distribute and infringe upon any of the information included in the program.
 - b) **Confidentiality.** Provider covenants and agrees to use its best efforts to maintain all knowledge and information pertaining to User, its officers, directors, stockholders, employees and agents, and its affairs, in strict confidence unless compelled by lawful means.
- 4) **User's Default or Breach.** Default or Breach of this Agreement shall include but not be limited to the occurrence of any of the following events:
 - a) If user shall default in the payment of any sums of money required to be paid hereunder and such default continues for five (5) days after written request therefore from Provider to User.

- b) If user shall default in the performance of any provision, covenant or condition of this Agreement (other than default in the payment of any sums of money as set forth above) to be kept and performed on the part of User and such default continues for ten (10) days after written notice thereof from Provider to User; provided, however, that if the default complained of in such notice is of such a nature that the same can be rectified or cured, but cannot with reasonable diligence be dealt with in said ten (10) day period, then such default shall be deemed to be rectified or cured if User shall, within said ten (10) day period, commence to rectify and cure the same and shall thereafter complete such rectification and cure with all due diligence and in any extent within thirty (30) days from the date of giving such notice.
- c) Default shall be defined, under the terms and conditions of this Agreement, as the failure of a Party hereto, to meet, abide by, act in accordance with, or maintain any of the provisions contained herein. In the event of default or breach by User, Provider shall be entitled to all rights, remedies and redress available at law and in equity, including but not limited to the termination of this Agreement, either in whole or in part, or its modification.
- 5) **Remedies.** In the event of any default or breach of any term, covenant or condition of this Agreement by User, Provider shall, in addition to all remedies available to it at law or in equity or under the provisions of this Agreement, have the right to terminate this Agreement.
- 6) **Waiver.** The waiver by Provider of any default or breach of any term, covenant or condition herein contained on the part of User to be performed shall not be a waiver of any preceding or subsequent default or breach of the same or any other term, covenant or condition contained herein. The Provider's subsequent acceptance of any money or other consideration from User shall not be construed to be a waiver of any preceding default or breach of any term, covenant or condition of this Agreement, regardless of Provider's knowledge of such default or breach at the time of the acceptance of such money or consideration.
- 7) **Limitation of Liability.** Notwithstanding anything to the contrary herein, in no event shall Provider be liable, whether arising out of Provider's performance of its duties and obligations hereunder, breach of any term or provision of this Agreement, negligence (excluding gross negligence or willful misconduct) of Provider, or otherwise, for any special, incidental or consequential damage(s), or any other losses, costs or expenses whatsoever which may be suffered by User.
- 8) **Indemnification.** User hereby covenants and agrees to defend, indemnify, save and hold Provider, its agents, employees, assigns, and representatives in whatever capacity, free, clear and harmless from any and all liability, loss, costs, charges, penalties, obligations, expenses, attorneys' fees, litigation costs, in whatever form, judgments, damages, claims and demands of any kind whatsoever in connection with, or arising out of, or by reason of any violation of law, ordinance, or regulation by User, its agents, employees, assigns, or representatives, or by reason of any of User's use of this Agreement.
- 9) **Compliance with Laws.** User covenants and agrees to comply with all laws, ordinances, regulations and lawful orders of duly constituted public authorities and jurisdictions.
- 10) **Advice of Counsel.** User represents and warrants that Provider has fully advised User that Provider is not a legal or an accounting firm and that Provider has made no representations or statements to the contrary whatsoever. User further warrants and agrees hereby, that it accepts Provider's specific representation that any and all communications, in whatever form, received by User from Provider, do not in any way constitute legal counsel, or accountancy advice of any kind. It is further understood by User that Provider hereby states specifically, that Corporation Brokers, Inc. and its Representatives are not now, nor has it ever been, nor does it hold itself out to be a law or legal firm, or an accounting firm.

User specifically warrants and represents that in executing this Agreement, User has taken the opportunity to be fully advised and represented by legal counsel of its own independent selection User further warrants that it is fully familiar with all of the circumstances surrounding this matter, and in executing this Agreement, User has relied wholly upon its own judgment and the advice of counsel of its own independent selection, and that User has in no way been influenced whatsoever in making this Agreement, by any representations regarding the matters set forth

herein or any other made by any person, individual or corporation, or any agent, employer or representative thereof or by any persons representing any of them or by any attorney employed by any of them.

11. **No Partnership.** Nothing contained in this Agreement shall be deemed or construed by the parties hereto or any third person to create the relationship of principal and agent, or of partnership or of joint venture, or of any other association between the parties other than their relationship as parties to this Agreement.
12. **Successors and Assigns.** This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns; provided, however, neither this Agreement, nor any interest hereunder, may be assigned, pledged, mortgaged, encumbered or transferred by User, in whole or in part, without the express written consent of Provider, nor shall this Agreement inure to the benefit of any representative, executor, administrator, heir, legatee, devisee, trustee in bankruptcy, receiver or other successor of User, whether by law or otherwise without such express written consent of Provider. Conversely, Provider may not assign without User's consent.
13. **Force Majeure.** If the performance of Provider's duties and obligations hereunder is prevented, delayed, or otherwise made impractical by reason of any flood, riot, fire, strike, explosion, war, governmental action or regulation, malfunction of any of Provider's equipment or any other similar cause beyond the control of Provider, Provider shall be excused from such performance until the abatement of any such cause.
14. **Attorneys' Fees.** If any legal action, arbitration or other proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default or misrepresentation in connection with any of the provisions of this Agreement, the successful or prevailing party shall be entitled to recover reasonable attorneys' fees and costs incurred in that action or proceeding, in addition to any other relief to which it may be entitled.
15. **Governing Law.** If any legal action, arbitration or other proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default or misrepresentation in connection with any of the provisions of this Agreement, such action, arbitration or other proceeding shall be brought and maintained in the courts of the State of California, which the Parties agree shall be the courts of competent jurisdiction for matters arising under or pertaining to this Agreement.
16. **Entire Agreement.** This Agreement constitutes the entire agreement between the parties with regard to the matters referenced herein. Any alteration or modification to this Agreement must be in writing and must be executed by each of the parties hereto.
17. **Individual Guaranty.** The individual executing this Agreement on behalf of User hereby covenants and agrees to be jointly and severally liable to Provider with respect to the duties and obligations to be performed by User under this Agreement.
18. **Non-Compete.** Products and Services provided by Provider is for individual use for User's company only. User agrees not to use Provider's products and/or services to create a competing business.
19. **Non-Circumvent.** Provider's fees are based on our knowledge, expertise, and consulting. If User uses our knowledge, expertise, and consulting to circumvent Provider in order to procure their own funding, Provider will still charge User consulting fees on the amount of cash credit procured.
20. **Authorization Form/ Agreement**

This agreement authorizes Dalrada Financial Corp. and its representatives, to examine, reproduce or otherwise copy in a timely manner, and to obtain oral and written records/reports thereon as may be

requested, any of the following: Corporate Profile Records, Corporate Credit Records, Personal Credit Reports, Etc.

21. **Breach of Contract:**
The following actions by User will be considered a breach of contract:
- a. Procure their own funds
 - b. Circumvent Provider
 - c. Hire a competing corporate credit company
 - d. Do not follow Provider's instructions resulting in reduced performance

The above mentioned amount is not an attorney fee. The responsibility of Dalrada Financial Corporation and its representatives is to assist in business development including the Corporate Credit Building Process. If agreed upon I understand that Dalrada Financial Corporation and its representatives are acting under my directions and request, and is not responsible for any liability that may occur for the above referenced acts and omissions.

AGREED & ACCEPTED BY:

CLIENT: _____

DALRADA FINANCIAL CORPORATION

SIGNATURE: _____

SIGNATURE: _____

PRINT NAME: _____

PRINT NAME: _____

TITLE: _____

TITLE: _____

DATE: _____

DATE: _____