

## STEEL SERVICES, INC.

,

<u>Ashland</u>

11058 Leadbetter Road Ashland, VA 23005 Ph: 800-289-7972 **or** 804-798-3333 Fax: 804-798-4209 Roanoke

5025 Starkey Road Roanoke, VA 24018 Ph: 800-678-9616 **or** 540-774-4461

Fax: 540-774-1584

Executive Office 9800 Mayland Drive Richmond, VA 23233 www.steelservicesinc.com

**Norfolk** 

2300 Ingleside Road Norfolk, VA 23513

Ph: 800-365-7766 or 757-855-0111

Fax: 757-857-7709

SSI-Office Use Only	_
(Credit limit)	
(Date Opened)	
(Account Number)	

*Please sign at bottom of this page accepting	our Credit Terms*
CREDIT APPLICATION AND GUARANTY OF PAYMENT	Date:
CREDIT ATTLICATION AND GUARANTT OF TATMENT	Date

BUSINESS NAME:			FEI	D. ID# /	SSN:_				
STREET ADDRESS:			TA	X EXEN	МРТ: <u></u>	NO	YES (SE	END CEF	RTIFICATE)
BILLING ADDRESS:			CRE	EDIT LI	NE DE	SIRED:			
CITY:	COUNTY:	STATE:ZIP:							
PHONE: ()	FAX: <u>(</u>	)		EN	//AIL:_				
DATE COMPANY FOUNDED:		SIC CODE	E:			NAICS	CODE: _		
Is your firm a: CORPORATION If a Subsidiary or Division, Name of F	PARTNERSHIP PR Parent Company:				ocation:				
REGISTERED AGENT:	FORMATION	REGISTER	RED OFFIC	E:					
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BONDING COMPANY									
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SUPPLIER REFERENCES (Inc	lude Steel Supplier	rs)							
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Invoices are mailed daily and are due 30 d	avs from the day shown o	CREDIT TE		/2 of 1%	in 10 day	s. net in	30 days.	,	
There are no finance charges added on exte PER MONTH ON THE ADJUSTED BA	ensions of credit if paid w ALANCE. 1.5% PER MO	ithin one month from the	e invoice date.	THE FI	NANCE	CHAR	GE WILL B		
in excess of 30 days old after all payments									
Any dispute or legal action under this Agre in the appropriate Henrico County, Virginia Henrico County, Virginia.									
Customer agrees to abide by these credit te collection. <i>Customer agrees that a fax</i>									
Applicant Signature:		S	teel Services,	Inc:					
_	(Authorized Signature of	of Applicant)			(Steel S	Services, I	nc-Authorize	d Represei	ntative)

SEE ADDITIONAL PAGE FOR TERMS, GUARANTIES AND OTHER CONDITIONS WHICH ARE PART OF THIS AGREEMENT. REV:09/01/2017 Page 1 of 2

## ADDITIONAL TERMS, GUARANTIES AND OTHER CONDITIONS WHICH ARE A PART OF THIS AGREEMENT.

- 1. In order to induce Steel Services, Inc. to extend the privilege of credit to the Applicant and in consideration thereof, the Applicant warrants that the information given in this Application is correct and acknowledges that the information is material to the granting of credit. The Applicant agrees to advise Steel Services, Inc. in writing of any material change in any information set forth herein or furnished herewith. It is understood that Steel Services, Inc. has no obligation to sell any goods to Applicant or to extend credit to Applicant.
- 2. The terms and conditions contained herein are continuing in nature and shall remain in effect for as long as Applicant is indebted to or seeks credit from Steel Services, Inc.
- 3. If Applicant is not a corporation and subsequent to making this Application incorporates his business, with or without knowledge of Steel Services, Inc. Applicant agrees to be jointly and individually liable to Steel Services, Inc. for any indebtedness incurred by or transferred to such corporation.
- 4. If Applicant is a corporation or partnership, the persons signing this application on behalf of the Applicant warrants that he is duly authorized to do so and agrees to be personally jointly and individually liable with the corporate or partnership Applicant for any indebtedness owing by the Applicant to Steel Services, Inc.
- 5. In the event that Applicant's account becomes delinquent by the terms of any invoice, then Steel Services, Inc. may at its option, declare the entire unpaid balance immediately due and payable. If Steel Services, Inc. engages the services of an attorney to collect this account, then subject to applicable law, Applicant and any person jointly or individually liable with Applicant, agrees to pay reasonable attorney fees, court costs, together with interest from due date to final payment.
- 6. Applicant further and irrevocably grants to Steel Services, Inc. the unrestricted right to check all credit references listed and any other institutions that extend credit to the Applicant both now and in the future to determine Applicant's credit worthiness and standing with them, and said institutions are expressly authorized to divulge any information it may have to Steel Services, Inc. regarding its credit and account relationship with the Applicant.
- 7. The undersigned individual(s) hereby waive(s) notice of acceptance of the guaranty, right of offset, demand for payment and notice of default or non-payment. The obligation of the Applicant to Steel Services, Inc. may be increased, modified, or released without relieving the undersigned of liability hereunder which shall remain absolute and unconditional except by a notice in writing sent to Steel Services, Inc. by certified mail. The undersigned guarantors shall remain liable to Steel Services, Inc. on account of any outstanding unpaid balance owed as of the date of such notice, and for all checks returned for any reason and/or any payment on any debt of the applicant that is ordered to be returned by any court or agreement of the parties thereto for any reason.
- **8.** Applicant waives all rights under any Homestead or Poor Debtors exemption, that applicant may have under the laws of any State or Federal Government.

This agreement shall be construed as an absolute and unconditional guaranty of payment and every obligation or liability of the Applicant by you, herein described, shall conclusively be presumed to have been created, contracted or incurred in reliance upon this guaranty. All parties signing this agreement, in any capacity, are jointly and individually liable with all other parties of this agreement.

SHOULD A CREDIT AVAILABILITY BE GRANTED BY STEEL SERVICES, INCORPORATED ALL DECISIONS WITH RESPECT TO THE EXTENSION OR **CONTINUATION SHALL BE IN THE SOLE** DISCRETION OF STEEL SERVICES, INCORPORATED. STEEL SERVICES, INCORPORATED MAY TERMINATE ANY CREDIT AVAILABILITY WITHIN ITS **SOLE DISCRETION. SHOULD CREDIT AVAILABILITY BE INCREASED AT APPLICANT'S REQUEST** VERBALLY OR IN ANY OTHER MANNER BEYOND WHAT IS STATED ON THE APPLICATION, THE APPLICANT AND ALL GUARANTORS AGREE TO BE **BOUND TO PAY THE SAME AS IF SAID INCREASED** AMOUNT WAS ARRANGED AND AGREED TO IN THIS APPLICATION. A FASCIMILE OR MACHINE **COPY OF THIS APPLICATION AND GUARANTY** SHALL BE AS BINDING ON THE PRINCIPAL AND PERSONAL GUARANTOR(S) AS THE ORIGINAL.

Print name	Signature (PERSONAL GUARANTOR)
(SOCIAL SECURITY N	UMBER)
(HOME ADDRESS)	
(HOME ADDRESS)	
Print name	/
	PARTNER PERSONAL GUARANTOR)
(GOGLAL GEGLADIENA)	THERE & HOME ADDRESS
(SOCIAL SECURITY N	UMBER & HOME ADDRESS)

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