



TampaBaySteel

Metals Ready for Business™

6901 East 6th Avenue
Tampa, Florida 33619
(813) 621-4738
credit@tampabaysteel.com

Date

TBSC Sales Rep

APPLICATION FOR CREDIT

Company Name: _____

Phone: () _____

FAX: () _____

E-Mail: _____

Check One:

Corporation

Partnership

Proprietorship

Other _____

Type of Business: _____

Yrs Established: _____

Years at Present Location: _____

Anticipated Monthly Purchases with TBSC: _____

Billing Address

Ship To Address

Names of Owner(s), Partners, Officers

Name

Title

Address

Name

Title

Address

Financial Statement - Please Check One

Attached

Will Mail Directly to Credit Manager

Refused

Bank Reference

Name

Address

Name

Address

Trade References

1. Name

Address

Phone ()

Fax ()

Account Number

2. Name

Address

Phone ()

Fax ()

Account Number

3. Name

Address

Phone ()

Fax ()

Account Number

4. Name

Address

Phone ()

Fax ()

Account Number

TERMS AND AGREEMENT

The undersigned business hereby makes application for credit to Tampa Bay Steel Corporation (TBSC) and in making this application, the undersigned (Applicant) warrants solvency and the ability to pay within the agreed upon credit terms stated on each invoice. Applicant also understands and agrees that accounts not paid when due shall be subject to a FINANCE CHARGE on the unpaid balance from time to time at the rate of 1 ½% per month which is an ANNUAL PERCENTAGE rate of 18%. It is understood and agreed that in the event of non-payment, applicant shall be in default if there is any part of applicant's account remaining unpaid after said thirty (30) day period from due date of an invoice. In the event Creditor declares a default to exist, all unpaid balances together with finance charges thereon shall be and become immediately due and payable. In the event the account is placed in the hands of an attorney for collection, applicant shall pay all reasonable attorney's fees plus court costs, and whatever other fees may be fixed by law. Applicant further agrees that the venue for any litigation lie in Tampa, Hillsborough County, Florida.

No part of this agreement may be waived or modified except by a written document duly signed by an authorized officer or owner of both creditor and customer.

The undersigned individual, consents to TBSC obtaining credit reports from both commercial and consumer credit agencies for determination of the undersigned business' credit worthiness.

Business Name

Signature of Owner, Partner, or Officer

(Date)

Signer's Printed Name and Title

Signer's Social Security Number

INDIVIDUAL PERSONAL GUARANTY

To induce Tampa Bay Steel Corporation "creditor" to extend credit to

(Your company name and address)

the undersigned individuals do hereby guarantee, jointly and severally, absolutely and unconditionally, at all times unto creditor, the payment of all indebtedness or balances of any account of said customer, regardless of whether or not such indebtedness now exists, or is incurred hereafter, and in whatever form it may be evidenced. Each said individual hereby waives notice of acceptance of the guaranty, and all notice of the goods and merchandise sold by creditor to said customer, and all notices of default by said customer, and consent to any extension or extensions of the time or times of payment of said indebtedness, or any part thereof, or to any evidence thereof taken at any time by creditor.

This is to be a continuing guarantee, and the extension of the time of payment of the acceptance of any sum or sums on account, or the acceptance of notes, drafts or any security from said customer, shall in no way weaken or impair the validity of this guarantee. Should any purchase previously made or made in the future by said customer not be paid at maturity, creditor shall have the right to proceed against each guarantor individually and at any time, without any notice whatsoever and without proceeding or initiating any action against customer, and all demands for payment whatsoever are hereby expressly waived.

Nothing herein shall preclude creditor, at its sole and exclusive option, from extending credit to customer to any amount exceeding credit limit requested herein, and such action shall not abrogate or adversely affect this guarantee.

Should it be necessary for said guarantee to be enforced, each guarantor hereby agrees to pay all costs of collection including a reasonable attorney's fee to the attorney for creditor. This guarantee may not be revoked, terminated, modified or annulled orally. It must be done so in writing duly signed by an authorized officer or owner of both parties.

The undersigned consent to creditor obtaining credit reports and information concerning the undersigned from all available sources.

IN WITNESS WHEREOF, this document has been duly executed on _____
(Today's Date)

WITNESS:

_____, Individually

(Signature of Stockholder)

Print Name

Social Security #

_____, Individually

(Signature of Spouse)

Print Name

Social Security #