

COMPANY NAME AND ADDRESS

LEGAL NAME OF BUSI	NESS							
TELEPH	HONE				FAX			
BILLING ADD	PRESS							
PHYSICAL ADD	RESS							
COMPANY INFO	ORMATION							
C- CORPOR	ATION		SOLE PROPRIETOR	RSHIP		LIMITED LIAI	BILITY COMPANY	
S - CORPOR	RATION		GENERAL PARTNE	RSHIP		OTHER		
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	CORPORATED				STATE INCOR	PORATED		
	LES AMOUNT							
	F EMPLOYEES		0 - 50		51 - 100		>100	
RESALE TAX PER								
DUNN AND BRADSTI								
FEDERAL EMPLOYER IDEN								
AT PRESENT LOC								
MAIN BUSINESS LOCATION		L	OWNED			LEA	SED	
FINANCE								
NAME								
PHONE								
EMAIL								
ACCOUNT PAYAB	LE							
NAME								
PHONE								
EMAIL								
PURCHASING								
NAME								
PHONE								
EMAIL								
OWNER								
NAME								
PHONE								
EMAIL								



BANKING INFORMATION

STEEL TRADE REFERENCES

COMPANY	
ADDRESS	
TELEPHONE	
FAX	
EMAIL ADDRESS	
COMPANY	
ADDRESS	
TELEPHONE	
FAX	
EMAIL ADDRESS	
COMPANY	
ADDRESS	
TELEPHONE	
FAX	
EMAIL ADDRESS	

CREDIT REFERENCES

EMAIL ADDRESS

ADDRESS TELEPHONE FAX EMAIL ADDRESS COMPANY ADDRESS TELEPHONE	COMPANY	
FAX EMAIL ADDRESS COMPANY ADDRESS TELEPHONE	ADDRESS	
COMPANY ADDRESS TELEPHONE	TELEPHONE	
COMPANY ADDRESS TELEPHONE	FAX	
ADDRESS TELEPHONE	EMAIL ADDRESS	
ADDRESS TELEPHONE		
TELEPHONE	COMPANY	
	ADDRESS	
	TELEPHONE	
FAX	FAX	



STANDARD TERMS OF SALE

The following terms will be offered to our customers only upon receiving approval from Schaeffer Industries' Credit Department:

1. Terms: Regular Sales (Steel & Roll-formed Products)

NET 30

Processing Sales (Labor)

NET 10

Storage Charges NET 10

- 2. Any Customer request for additional or different terms, in excess or variance of the forgoing standard terms, must be submitted in writing, and shall not be effective unless and until approved in writing by Schaeffer Industries' Credit Department.
- 3. Schaeffer Industries offers NO PURCHASE DISCOUNTS.
- 4. A late charge of 1.5% per month, or the maximum allowed by law, shall apply to all past due invoices.
- 5. Customer and guarantor agree to pay all attorneys' fees, costs and other expenses Schaeffer Industries may incur in any action between Customer, guarantor, and Schaeffer Industries, including in actions to collect amounts due.
- 6. This document was entered into in the State of Utah. Any action relating hereto shall be filed exclusively in the courts within the State of Utah, and the Customer and guarantor submit to the personal jurisdiction of such courts. This document shall be construed in accordance with and governed by the laws of the State of Utah, without regard to its conflict of laws rules.
- 7. This document may only be modified in writing signed by both Customer and Schaeffer Industries. No oral modifications or agreements are valid.
- 8. Customer certifies that the information contained herein is complete and accurate as of the date hereof and agrees to keep such information current. Customer has furnished the information herein with the understanding that it will be used to determine the amount and conditions of credit to be extended, if any, Customer authorizes Schaeffer Industries to periodically obtain credit reports and other information for the purpose of establishing, investigating and maintaining a credit relationship, and directs institutions and agencies, including those identified herein, to release credit information to Schaeffer Industries.

By signing below, Customer acknowledges and agrees to the foregoing, and accepts Schaeffer Industries' standard terms and provisions as provided above.

COMPANY NAME		
SIGNATURE	DATE	
PRINT NAME	TITLE	

Personal Guarantee:

In consideration for the credit extended to the above Customer, the undersigned hereby guarantees payment and performance under this document and modifications thereto and agrees to be personally liable for all indebtedness and obligations of Customer to Schaeffer Industries.

The undersigned waives any notice of modification to this document and agrees that Schaeffer Industries may proceed solely and directly against guaranter only, without first pursuing Customer, and that this guarantee is governed by the terms and provisions of this document, including, without limitation, Sections VI.4, and 5.

SIGNATURE	DATE	
PRINT NAME	TITLE	



Resale Tax Certificate				
COMPANY				
ADDRESS				
I HEREBY CERTIFY: That I hold seller's permit number				
	DESCRIPTION OF PROPERTY TO BE PURCHASED			
COMPANY NAME				
SIGNATURE		DATE		
PRINT NAME		TITLE		

This Credit Agreement may be executed in separate counterparts, each of which shall be deemed an original, and all of which taken together shall constitute one and the same instrument. This Credit Agreement may be executed electronically, with electronic signatures being effective and binding under the Uniform Electronic Transactions Act, Utah Code Title 46-4-101, by a party entering the alphanumeric characters of his/her/its name into this Lease and transmitting the same to the other party through an email account affiliated with the sending party. The receiving party shall print and retain a copy of the email.