

6331 NE 112th Avenue • Portland, Oregon 97220
Phone: 503.253.3859 • Fax: 503.255.6454 • www.airportdrayage.com

APPLICATION FOR CREDIT

ADDRESS		
CITY	_STATE	ZIP CODE
PHONE NUMBER	FAX NUMB	BER
CORPORATION	PARTNERSHIP	INDIVIDUAL
FEDERAL TAX ID #	YEARS IN I	BUSINESS
OWNER	ADDRESS	
	CITY/STAT	E MBER
ACCOUNTS PAYABLE CONTACT:	FIIONE NO.	PHONE#
EMAIL:		
BUSINESS NAME/ADDRESS		CONTACT NUMBERS
1.		PHONE#_
1.		EMAIL
		*FAX #
2.		PHONE#
		EMAIL
		*FAX #
3		PHONE#_
		EMAIL
		*FAX #
*Lines	must be completed.	
Applicant has carefully reviewed the representation be complete and correct to the best of his/hinformation from trade & bank references a	er knowledge. Permission and information provided	n is hereby granted to verify credit
inquiries as deemed necessary to make a cr	edit determination.	

TERMS OF SALE

Applicant agrees to pay its' account within the terms of sale stated upon each invoice. Applicant agrees to pay all cost of collection incurred including, but not limited to collection agency fees and attorney fees, whether or not any legal proceeding is initiated. In any action to collect indebtness of applicant, the prevailing party shall be entitled to recover its costs, disbursements, and attorney fees in connection with such action and any appeal or review. Should it become necessary to file suit to enforce payment, applicant and guarantor(s) agree that such suit may be brought in the County of Multnomah, or in the County in which the Creditor has its principal place of business, within the State of Oregon. The applicant agrees to notify Airport Drayage Co., Inc. in writing of any change in the form of ownership within ten (10) days of such change. A facsimile copy of my signature is intended to be an original and binding electronic signature.

Date:		
Company Name: PLEASE SIGN BELOW:		
Title:	Title:	
CONT	NUING PERSONAL GUARANTY	
and promises to pay when due, applicant to Airport Drayage Coguaranteed, principal, interest, sobligations of applicant hereund fully enforceable despite any chapplicant, any changes in collate reorganization of applicant, incoorganization, management, owr otherwise agreed in writing. The asserted by applicant. This guar consents to any extension or altobligation owed by the principal remedies against the party primand cost incurred by company extension of extension of extension or altobligation owed by the principal remedies against the party primand cost incurred by company extension or extensi	lutely and unconditionally guarantees, as a principal, on a continuing basis I indebtness of every nature now or hereafter at any time owing by Inc. This Guaranty covers the performance of the person or entity rvice charges, collection agency fees, attorney fees, and all other r. This is a continuing, irrevocable guaranty. This guaranty shall remain nege in terms of any agreement between applicant and company or person ited to future changes, increases or terminations of sales or credit to all position for applicant's obligation, insolvency, bankruptcy or poration of applicant (if not already a corporation) or any change in the riship or business of applicant including the sale of the company, unless guaranty shall remain fully enforceable not withstanding any defense(s) inty may be modified only in writing, signed by company. The undersigned ation of credit or terms, change of terms or waiver of default of any and guarantees such without prior notice, notice, demand or pursuit of ity liable. Guarantor shall pay all attorney fees, collection agency fees, forcing this guaranty whether or not any legal proceeding is initiated. If or more persons their obligations shall be joint and several.	
Dated:		