BRALCO METALS

6718 Jefferson St. N.E. Albuquerque, New Mexico 87109

(505) 345-0959 (800) 999-8405 FAX: (505) 345-1187



APPLICATION FOR CREDIT Please Print or Type

T W.C. 4 T 314 3 KB		•		
LEGAL NAME		!		
DOING BUSINESS AS				
BILLING ADDRESS				
	Street / P.O. Box	City	State	Zip
TELEPHONE		FACSIMILE		
PHYSICAL OR				
DELIVERY ADDRESS	Street	City	State	770
		•		Zip
CORPORATION	PARTNERSHIP	INDIVIDUAL PROPRIETORS	SHIP	LLC
IF CORPORATION, STATE O	OF INCORPORATION		YEAR	
NAME / ADDRESS OF PREVI				
RELATED COMPANIES		RELATIONSHIP		
		DATE ESTABLISHED		
PURCHASING CONTACT				
		ESTIMATED ANNUAL SALES		
REQUIRED MONTHLY CREI (FINANCIAL STATEMENTS RE	DIT LINE	PURCHASE ORDER REQUIRE		
OWNERS OR OFFICERS				
Nяme	Title	Home Address		Social Security Number
REFERENCES				
Varne	Address	Account Number	Telepho	ne and Facsimile Numbers
JANK			· · · · · · · · · · · · · · · · · · ·	
Name	Addres	·	Telepho	ne and Facsimile Numbers
CHECKING ACCOUNT #		SAVINGS ACCOUNT NUMBER		

PLEASE READ AND SIGN TERMS OF SALE ON REVERSE SIDE.
PLEASE FURNISH FINANCIAL STATEMENT WITH THIS APPLICATION.

AGREEMENTS, TERMS AND CONDITIONS

- 1. Reliance Steel & Aluminum Co., dba BRALCO METALS, shall hereinafter be referred to as "Bralco", and the applicant shall be referred to as "Customer". The Customer desires to purchase goods and services from Bralco and Customer agrees in consideration thereof to be bound by the terms and conditions stated in this agreement.
- 2. Credit will be extended by Brako to Customer based on the information provided in this application, Brako is authorized to check applicant's credit background. Customer agrees to pay any and all invoices, charges, fees and costs which Customer or any authorized person incurs, on Customer account. Unless Customer notifies Brako in writing within five (5) days of any unauthorized use of Customer's credit, Customer agrees that any other person who incurs charges on Customer's account is authorized to do so.
- 3. Customer agrees to notify Bralco, in writing, of any error in any invoice within ten (10) days after the date of that invoice. If not so noticed, the invoice shall be deemed to be correct, and accepted as rendered. All sums owing Bralco by Customer shall be paid in accordance with the terms and conditions expressed on any written quotation signed by Bralco and Customer, or on Bralco's invoice. In the absence of such express terms and conditions, Bralco's terms will be Net 30 days. Whether or not expressed in said quotation or invoice, all sums past due shall bear an interest charge at the rate of one and one-half percent (1.5%) per month.
- 4. If Bralco is not paid on time, inaccordance with Bralco terms, Customer shall pay for all costs and expense incurred by Bralco in connection with Bralco's attempts to obtain payment, including fees charged by a collection agency or attorney, and any other charges which can be legally charged to Customer. Customer agrees that for and in consideration of Bralco's extension of credit, this agreement is to be construed under the laws of the State of New Mexico, and that if legal action is brought to enforce this agreement, that Bernatillo County, New Mexico shall be the exclusive jurisdiction and legal venue for said action. If Bralco refers this agreement to an attorney for enforcement, including collection of amounts which are past due, Customer agrees to pay Bralco's actual attorney's fees and costs incurred thereby, whether or not formal proceedings are brought to remedy Customer's breach of this agreement.
- 5. Customer agrees that any financial documents provided Bralco are true and correct, and will provide Bralco such documents, from time to time upon request. Customer represents to Bralco that it is solvent as of the date of this agreement, and that any Financial Statement attached accurately reflects the present financial condition of Customer as of the date of this agreement.
- 6. Upon Bralco's acceptance, this agreement embodies the entire agreement of the parties. No promise, representation or agreement made prior to or subsequent to the execution and delivery hereof, by either hereto, and no revocation, partial or otherwise, or change, amendment, addition, alteration or modification shall be valid unless the same be in writing signed by all the parties hereto, or by their duly authorized agents. THE UNDERSIGNED CERTIFIES THAT THE INFORMATION FURNISHED IN THIS APPLICATION IS TRUE AND CORRECT, AND THAT THE UNDERSIGNED HAS READ AND AGREED TO ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT NOTED ON THE FRONT AND REVERSE PAGES OF THIS APPLICATION.

DATE	COMPANY NAME
SIGNATURE	TITLE

CONTINUING PERSONAL GUARANTY

In consideration of the extension of credit to Customer by Bralco, and as an inducement to Bralco to continue to extend credit to said Customer, the undersigned (hereinafter "Guarantors") jointly and severally, unconditionally guaranty the payment of any and all sums of money as are now, or at any time hereafter may be owing to Bralco by said Customer, as a result of Bralco's extension of credit, including attorneys' fees and costs which may be incurred by Bralco to enforce this Guaranty and / or to enforce its claims against customer.

Guarantors agree to hold Brake harmless from any loss, damage, and expenses caused or arising out of default on the part of Customer. Brake may proceed against Guarantors without being required to first proceed against the Customer, and Brake may proceed against any one of the Guarantors without waiving its rights to proceed against any of the remaining Guarantors. Guarantors waive notice of the following: extension of time or modification of terms, settlements or resolutions of disputes, modification of credit line, default of Customer.

This is intended to be and is a Continuing Guaranty and shall not be revoked except by written notice to Bralco not to make any further sales and deliveries on the security of this Guaranty and until the expiration of five (5) days after such notice shall have been received by Bralco by certified mail, return receipt requested. Any such revocation shall be effective only with respect to merchandise shipped or delivered after the expiration of said five (5) day period, and shall not affect, in any respect, liability incurred by Guarantors prior to that time.

said five (5) day period, and shall not affect, in any respect, liability incurred by Guarantors prior to that time.				
SELF	SELF			
Are you married? YesNoIf married, spouse must sign.	Are you married? YesNo If married, spouse must sign.			
SPOUSE	SPOUSE			
ADDRESS	ADDRESS			