			Date:
Firm Name .			
Firm Name:	· · · · · · · · · · · · · · · · · · ·		Phone:
DBA:			
			Fax:
Physical Address:			
City:		State:	Zip:
Type of business (specify	y):		
Date started:		Estimated	annual sales:
Please check one	Individual Proprietor	Partnership Cor	porationLLC (Limited Liability Corp.)
Corporate Federal Tax #: _		, Tax Exempt #:_	(include copy
	uired for conditional sales contract): # (for Partnership or indivi		rm Commercial Code Title:
Full name of owner, owne for partnership or individua		f Corporation. List home a	ddress, zip code and home telephone #
Are you bonded?	_ yes no If yes, pro	ovide a copy of each paym	nent bond on a job-by-job basis.
= -			Phone:
Estimated monthly purch:		Purc	hase Order required?yes*no
•			•
• •	er number shall not constitute	grounds for nonpayment of o	charges for material received by customer.
* Absence of purchase orde APPLICANTS' SIGNATUR		ESPONSIBILITY, ABILIT	charges for material received by customer. Y AND WILLINGNESS TO PAY OUR
* Absence of purchase orde APPLICANTS' SIGNATUR INVOICES WITHIN OUR All information on this form Harris & Sons, Inc., to wh financial responsibility. Fut other sources than enclose	RE ATTESTS FINANCIAL R R TERMS OF NET 30 DAY on is for the purpose of obtaining the purpose of obtaining the purpose of the pu	EESPONSIBILITY, ABILIT S, PAYABLE IN U.S. FUN aining credit, and is warrantee, to investigate the reference. H. Harris & Sons, Inc. casto A. H. Harris & Sons, I	charges for material received by customer. Y AND WILLINGNESS TO PAY OUR
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PLEASE COMPLETE ALL INFORMATION INSIDE THIS FORM

REFERENCES

Name of Bank:	Contact Name:		
Street Address:	Account #:		
City State:	Zip: Telephone:		
Fax:			
VENDOR REFERENCES	* Please provide complete informa	ation	
Name:	Phone:	Fax #:	
City	St	rate:Zip:	
Contact:	Account #:		
Name:	Phone:	Fax #:	
City	St	rate:Zip:	
Contact:	Account #:		
Name:	Phone:	Fax:	
City	St	rate:Zip:	
Contact:	Account #:		
	ACCOUNTS PAYABLE INFORMATION	ON	
Do you require a monthl	ly statement?yes no		
Accounts Payable Contact Name:		Title:	
Email Address:	Phone #	ext	
Vould you like to receive invoices and	statements via email instead of regul	ar mail?	
f yes, what email address would you l	like them sent to?		
Contractor agrees that all funds owed t	o Contractor from anyone or received	by Contractor to the extent those	
funds result from the labor or material	s supplied by Seller shall be held in tr	ust for the benefit of Seller	
("Trust Funds"). Contractor may com	mingle Trust Funds, but agrees it has	no interest in Trust Funds held by	
anyone and to promptly account for a	and pay to Seller all such Trust Funds.		

PERSONAL GUARANTY

_residing at				
, social security number				
for and in consideration of A.H. Harris & Sons, Inc. extending credit to (Firm Name)				
(hereinafter "the Company"), hereby personally guarantees to pay on demand to A.H. Harris & Sons, Inc. or its authorized agents, any sums due from the Company to A.H. Harris & Sons, Inc., if the Company fails to pay such sums within thirty (30) days of invoicing or demand. The undersigned agrees that this personal guaranty shall be continuing and irrevocable, and agrees to hold harmless and indemnify A.H. Harris & Sons, Inc. for all such sums that may come due. The undersigned hereby agrees to the terms contained in the Application for Credit completed on behalf of the Company and consents to any modifications or renewals of the terms of credit between A.H. Harris & Sons, Inc. and the Company.				
References to A. H. Harris & Sons, Inc. in this paragraph and the Application for Credit shall be deemed to include A. H. Harris & Sons, Inc., its subsidiaries and other affiliates, and its and their successors and assigns, and the undersigned's personal guaranty shall extend to and include any sums due from the Company to any such party.				
SIGNATURE:				
(NO TITLE)				
SIGNATURE: .				
(NO TITLE)				

- A. Taxes. Prices of the products sold are exclusively of all city, state and federal taxes (other than income taxes), including, without limitation, taxes on the manufacture, sale, delivery, or use of the goods. Buyer agrees to pay Seller the amount of such taxes for which Seller may be responsible for collection or payment, either in its own behalf or that of Buyer, upon Sellers demand. No claimed exemption from taxes will be recognized unless Buyer furnishes Seller an applicable tax exemption certificate.
- B. Term of Payment. Unless Buyer has credit approval from Seller, payment in full is due upon delivery. Unless otherwise specifically agreed to in writing by Seller, payment in full on all credit sales is due thirty (30) days from the date of delivery. All checks are accepted subject to
- C. <u>Delivery.</u> Unless otherwise specifically provided in the face hereof; (1) Delivery shall be made F.O.B. Seller's location specified on the face hereof by delivery of the goods to a carrier for shipment;
 - Method and route of shipment are at Seller's discretion;
 - In no event shall Seller be liable in connection with shipment nor shall the carrier be deemed to be the agent of the Seller;
 - (4) Risk of loss to the goods shall pass to Buyer upon delivery; and
 - (5) All transportation charges are to be paid by Buyer.
- D. Force Majeure. Seller shall not be liable for its delay in performing or its failure hereunder if such delay or failure is due to act of God, war, fire, strike, differences with workmen, accident, transportation delays, equipment breakdown, governmental acts or requirements, delayed receipt of materials from third parties, or other causes, either similar or dissimilar to the foregoing, beyond Sellers reasonable control.
- E. <u>Disclaimer of warranty.</u> EXCEPT AS SET FORTH ON THE FACE HEREOF AND EXCEPT AS OTHERWISE SPECIFICALLY AGREED TO IN WRITING BY SELLER, SELLER MAKES NO REPRESENTATION OR WARRANTY OF ANY OTHER KIND, EXPRESS OR IMPLIED, WITH RE-SPECT TO THE GOODS, WHETHER AS TO MERCHANTABILITY, FIT-NESS FOR A PARTICULAR PURPOSE OR ANY OTHER MATTER.
- F. Notice of Claims. Immediately upon receipt of the goods, Buyer shall inspect the same. Any claim for shortage must be made within ten (10) days after Buyer's receipt. All other claims, including claims for alleged defective goods, must be made within fifteen (15) days after Buyer learns of the facts upon which such claim is based, but in no event later than thirty (30) days after Buyer's receipt of the goods. All claims not made in writing and received by Seller within the time period specified above shall be deemed waived. With respect to any defects incapable of discovery until in use all claims for any damages or losses as a result of such defects shall be deemed waived unless made in writing and received by Seller within one (1) year after Buyer's receipt of the goods or within fifteen (15) days after Buyer Learns of the alleged defect giving rise to the claim, whichever shall first occur, and after the expiration of either of said periods, Buyer expressly assumes all liability for all such damages or losses, irrespective of any use which shall have taken place or wether the alleged defect shall have occurred or been discovered prior to expiration of such periods. The customer acknowledges that it has special skill and knowledge in the selection and use of the equipment and material to be purchased or rented from A.H. Harris and expressly disclaims any reliance upon any statements or representations made or to be made by A.H. Harris regarding the sale, rental, or repair of any material or equipment.

- G. Limitation of Liability. BUYER'S EXCLUSIVE REMEDY FOR CLAIMS ARISING HEREUNDER SHALL BE FOR DAMAGES. SELLER'S LIABILITY FOR ANY AND ALL LOSSES AND DAMAGES TO BUYER RESULT-ING FROM ANY CAUSE WHATSOEVER INCLUDING SELLER'S NEGLI-GENCE, ALLEGED DAMAGED OR DEFECTIVE GOODS, IRRESPEC-TIVE OF WHETHER SUCH DEFECTS ARE DISCOVERABLE OR LATENT, SHALL IN NO EVENT EXCEED THE PURCHASE PRICE OF THE PARTICULAR GOODS WITH RESPECT TO WHICH LOSSES OR DAMAGES ARE CLAIMED, OR, AT THE ELECTION OF THE SELLER, THE REPAIR OR REPLACEMENT OF DEFECTIVE OR DAMAGED GOODS. IN NO EVENT, INCLUDING IN THE CASE OF A CLAIM OF NEGLIGENCE, SHALL SELLER BE LIABLE FOR INCIDENTAL OR CON-SEQUENTIAL DAMAGES.
- H. Security Interest. Seller reserves a purchase money security interest in each item of the goods listed on the face of the invoice in the amount of their purchase price. Such security interest will be satisfied only by payment in full. Buyer agrees to execute at Seller's request a security agreement and financing statement deemed necessary or desirable by Seller to perfect its security interest in the goods. Nevertheless, a copy of this Agreement may be filed with the appropriate state authorities at any time after signature by the Buyer as financing statement in order to perfect Seller's security
- Default. In the event any proceedings, voluntary or involuntary, in bankruptcy or insolvency by or against the Buyer, or if Buyer shall be unable to meet its debts as they come due, or in the event of the appointment of a receiver or an assignee for the benefit of creditors of Buyer or in the event Buyer shall fail to pay any amount to Seller when due, or if Buyer shall breach any of its other obligations hereunder, then and in any such event Seller may cancel any unfilled part of this Agreement, without liability, and Buyer shall be obligated to Seller for all costs and expenses, including court costs and attorney's fees incurred by Seller in collecting the amount due from buyer. In any such event Seller shall have all of the rights of a secured party under the Uniform Commercial code. BUYER AND SELLER ACKNOWLEDGE AND AGREE THAT THIS AGREEMENT CONSTITUTES A COMMERCIAL TRANSACTION AND THE BUYER HEREBY WAIVES ANY RIGHT TO NOTICE AND HEARING UNDER APPLICABLE STATE AND FEDERAL LAW WITH RESPECT TO ANY PREJUDGMENT REMEDY WHICH SELLER MAY SEEK TO OBTAIN AGAINST BUYER. The rights and remedies reserved hereunder to Seller are cumulative and in addition to any other or future rights or remedies provided at law or in equity.
- J. Entire Agreement. These terms and conditions, together with the matter set forth on the face of the invoice, constitute the entire understanding and agreement of the parties. No changes in or additions to these terms and conditions shall be made except in writing and signed by Seller's and Buyer's authorized representatives.
- Applicable Law. This Agreement shall be governed by and construed in accordance with the law of the State in which Sellers location specified on the face of the invoice is located.
- Lease Transactions. If this is a lease transaction, the terms of the lease agreement between Seller and Buyer shall prevail in the event of any conflict between the terms of such lease agreement and the terms of Paragraphs A through K above.

A.H. HARRIS & SONS, INC. Credit Manager

91 Holmes Rd 860-665-9400 6 Commerce Blvd Newington, CT 06111 Fax 860-665-9401 Plainville, MA 02762

774-847-9046 Fax 774-847-9639

Responsible for: CT, Western Massachusetts

Responsible for Central & Eastern MA, RI, ME, NH, and Eastern VT

17 Commercial Avenue 518-438-3976 Albany, NY 12205 Fax 518-438-3925

2405 Hermitage Road 804-358-7191 Richmond, VA 23220 Fax 804-257-5950 Responsible for: MD, VA, NC

Responsible for NY State *, & Western VT *Excluding Westchester County

287 Cheesequake Road 732-651-0970 Parlin, NJ 08859 Fax 732-651-0977

Responsible for:

NJ, Metro NYC, Westchester County

HARMAC REBAR AND STEEL CORPORATION

P.O. Box 142 Fryeburg ME 04037 207-935-3531

Fax 207-935-3058

www.ahharris.com