

Corporate Address 1792 Highland Ave NE Hickory, NC 28601

Fax: (888)843-4790 crediteast@headwaterco.com

BRANCH USE ONLY
Date:
Branch:
Sales Rep:
Price Type:
Terms: P1, P3,1st EOM, Other
Mgr. Appr

ACCOU	NI APPLICATION / C	REDIT POLICY & AG	KEEMENI	
COMPANY NAME			DATE	
MAILING ADDRESS			COUNTY	
CITY		STATE	ZIP	
SHIPPING ADDRESS			COUNTY	
CITY		STATE	ZIP	
PHONE: OFFICE	OWNER EMAIL	OWNER CELL		
AP CONTACT NAME	AP EMAIL	AP CELL		
INVOICES EMAILED? YES/NO EMAIL:	_STAT	EMENTS EMAILED? YES/NO EM	AIL:	
OWNERSHIP	LLC D PARTNERSHIP		OVERNMENT	
Federal Tax ID # (Business ID)				
		 '		
FULL N	NAME OF OWNER(S) O			
NAME	TITLE		SOCIAL SECURITY NUMBER	
BANK INFORMATION				
NAME OF BANK		BRANCH		
ADDRESS	CITY	<u> </u>	STATE ZIP	
TELEPHONE	OFFICER		ACCOUNT #	
REFERENCES	OF CURRENT SUPP	LIERS NOW EXTE	NDING CREDIT	
NAME	CITY / STATE / ZIP	PHONI		
SUPPLIER				
SUPPLIER				
SUPPLIER				
	GENERAL IN	FORMATION		
DESCRIBE TYPE OF BUSINESS AND WORK F	PERFORMED	ARE PURCHASE ORE	DERS REQUIRED? 🗆 YES 🗆 NO	
DATE BUSINESS STARTED				
SALES TAX EXEMPT? YES/NO (If yes, please attach a copy of the certificate and indicate #) TAX RESALE NUMBER IS:				
NOTE: Must have valid exemption certificate. Taxes will be charged until certificate in-house.				

DRILLERS SERVICE, LLC CREDIT AGREEMENT AND PERSONAL GUARANTEE

The following constitutes Drillers Service, LLC.'s (DSI) credit policy. In consideration of extension of credit, the undersigned Customer and Personal Guarantor(s) hereby agree to payment of the account according to the following conditions:

- 1. Customer and Personal Guarantor(s) agree to pay DSI's invoices according to the payment terms stated on the invoices. To qualify for any cash discounts which may be in effect, Customer's account must be current and in good standing.
- 2. A service charge will be assessed on any past due account at a rate of 2% per month (24% annually), or the maximum rate allowable by law. Any account past due can be placed on C.O.D. until the account is current and any account on C.O.D. will not be entitled to any cash discount until the account is current. If at any time an invoice is past due, DSI will have the right, by notice, to accelerate and declare all account indebtedness of Customer to DSI immediately due and payable in full, regardless of invoice terms.
- 3. Customer and Personal Guarantor(s) grant to DSI a security interest in all goods sold by DSI, and the proceeds and products thereof, to secure all present and future indebtedness owed by Customer and Personal Guarantor(s) to DSI.
- 4. WARRANTIES ARE LIMITED TO MANUFACTURER'S WARRANTIES, IF ANY. DSI WILL PROVIDE COPIES OF ANY MANUFACTURER'S WARRANTIES COVERING ANY PRODUCT SOLD. IN THE EVENT OF A WARRANTY CLAIM, CUSTOMER'S SOLE RIGHT IS TO MAKE A CLAIM UNDER THE MANUFACTURER'S WARRANTY. DSI MAKES NO WARRANTIES WHATSOEVER REGARDING PRODUCTS SOLD OR COMPONENTS CONTAINED THEREIN. DSI EXPRESSLY DISCLAIMS ANY IMPLIED WARRANTIES, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR USE. DSI SHALL NOT BE LIABLE FOR ANY CLAIM FOR CONSEQUENTIAL, INCIDENTAL OR CONTINGENT DAMAGES IN CONNECTION WITH THE PRODUCTS SOLD.
- 5. Customer and Personal Guarantor(s) agree that DSI may leave shipments without a delivery signature from their company, either at their jobsite or office. If at any time a proof of delivery is requested from Customer, a delivery receipt signed by DSI's driver will be accepted as a valid proof of delivery.
- 6. Customer and Personal Guarantor(s) represent the information provided is complete, true and correct and they authorize DSI to verify said information with banks and trade references and to make any and all additional credit inquiries it deems necessary, including but not limited to the utilization of outside credit reporting services. DSI is authorized to verify and check credit at the time of extension of credit or at any time during the continuation of business credit. DSI is authorized to answer questions from others regarding their credit experience with Customer.
- 7. PERSONAL GUARANTEE: If Customer is a business entity, the individual(s) signing below as Authorized Signature for that business entity agree to be Personal Guarantor(s) and to personally guarantee performance of this agreement. Personal Guarantor(s) acknowledge this guarantee is given for and in consideration of DSI extending credit to Customer at Personal Guarantor(s)'s request and is given to induce DSI to extend such credit. Personal Guarantor(s), separately or jointly, unconditionally personally guarantee and promise to DSI payment in full of any obligation of the Customer to DSI on demand whenever due. Personal Guarantor(s) authorize DSI to use a non-business consumer credit report on the Personal Guarantor(s) in connection with the extension of business credit. The Personal Guarantor(s) individually consents to the use of such credit report consistent with the Federal Fair Credit Reporting Act. The guarantee of payment is no way conditioned upon any attempt to collect from the Customer. This guarantee is a continuing and irrevocable guarantee for the indebtedness of the Customer. This guarantee shall in no way be affected or diminished by reason of any extension of time, renewal, or other accommodation that may be granted to the Customer by DSI, and Personal Guarantor(s) hereby expressly consent to such modifications, extensions, and renewals. Personal Guarantor(s) hereby waive acceptance, nonpayment, notice of default or any notice whatsoever.
- 8. If the account is turned over to any attorney for collection, the undersigned Customer and Personal Guarantor(s) agree they will be responsible for the costs of collection, including reasonable attorney's fees and costs. In the event of suit to collect any balance due, the undersigned Customer and Personal Guarantor(s) also agree that venue and jurisdiction shall be in Catawba County, North Carolina and the undersigned Customer and Personal Guarantor(s) consent to personal jurisdiction in North Carolina.

This agreement may be executed by faxed or electronic signature and such shall be binding upon the parties the same as original execution.

I HAVE READ AND FULLY UNDERSTAND AND AGREE TO THE ABOVE.

Company Name		
Printed Name of Principal	Date	Authorized Signature and Individual Personal Guarantee
Printed Name of Principal	Date	Authorized Signature and Individual Personal Guarantee