

SCAFCO Grain Systems Co.

5400 E. Broadway • PO Box 11215 • Spokane, WA 99211-1215

Main: Phone: 509-535-1571 Fax: 509-535-9130

Title:

Credit Department:
Phone: 509-343-9049
Fax: 509-343-9007
E-mail: Credit@SCAFCO.com

ACCOUNT CREDIT APPLICATION

Legal Business Name:		d/b/a:	d/b/a:			Phone:		
Mailing Address:		City:		State:	Zip:		Fax:	
Billing Address:		City:	City: Sta		State: Zip:		Fax:	
Email:		Website / URL:						
Individual	Partnership	Limited 2	Liabili	ty Compa	any 🗌	Coı	rporation [
ype of Business:		Years in Busines	Years in Business:		Amount of Credit Requested: \$			
Contractor's License #:		Federal Tax ID #	Federal Tax ID#:		State Lic		icensed/Registered In:	
Vill your purchases be taxable?	Yes No No If	no, a copy of your	Resale	Certifica	ite is require	ed with ap	plication (exc	ludes OR, MT, AK)
lave you or any related entity had a	an account with SCAFCO	D before ?	□ Y	es 🗌 No	If yes, unde	er what nam	ne?	
Have you ever filed bankruptcy? Yo Accounts Payable Contact Inf		ed under what name?				Filing	g Number?	
Name:	Title:		Phone:		Emai	Email:		
Purchase order numbers required?				•				
As applicable, list name(s) an	d title(s) of Corporate	Officers, Partners,	or Ow	ners. Eq	ual LLC &	partnersl	hip member	s must be listed
Name:		Title:		SS#:		-		
Address:			City:			State:	Zip:	
Name:	Name:		Title:		SS#:		•	•
Address:		1		City:			State:	Zip:
Name:		Title:		SS#:				
Address:			City:				State:	Zip:
		TRADE/CREDIT I	REFER	ENCES				J.
Name:		Phone:	ne:			Fax	Fax:	
Email Address:		Contact Name:	Contact Name:			Account #:		
Name:		Phone:	Phone:			Fax:		
Email Address:		Contact Name:	Contact Name:			Account #:		
Name:		Phone:	Phone:			Fax:		
Email Address:		Contact Name:	Contact Name:			Account #:		
Name:		Phone:	Phone:			Fax:		
Email Address:		Contact Name:	Contact Name:			Account #:		
		BANK REFE	ERENC	E		•		
Bank Name:				Phone:			Fax:	
Address:			City:			State:	Zip:	
Account #(s):				Contact Name:				
CREDIT RELEASE AUTHORIZATION:THIS O EXTEND CREDIT TO THE APPLICANT. VALUATE THIS REQUEST, INCLUDING ORM MAY BE REPRODUCED OR PHOTOCO	FURTHER, APPLICANT AUTH OBTAINING BUSINESS AND	IORIZES SCAFCO TO MAI D/OR PERSONAL CREI	KE CRED DIT REP	IT INQUIRIES ORTS AND	S AND TO VERI	FY ANY/ALL	INFORMATION D	DEEMED NECESSARY
Printed Name:	Signature:	DL LI LETITE CONSEN	U AIN	Jugitul.	Title:		Date	7.

Date:

Signature:

Printed Name:

TERMS OF SALE AND CREDIT AGREEMENT

All parties hereby agree that all purchases made are subject to the following terms and conditions, and any terms and conditions stated on any warranty or invoices. For purposes of this agreement, the applicant will be referred to as "customer."

- 1. Customer agrees that payment for all sales of goods and services will be according to the terms stated on SCAFCO's invoice for said sale and/or the attached Terms & Conditions of Sale, and customer agrees to be bound by all the terms and conditions contained thereon/therein. No terms or conditions of a purchase order or similar document submitted to SCAFCO by the customer shall supersede those terms defined on SCAFCO's invoice and/or Terms & Conditions of Sale unless agreed to in writing by an authorized agent of SCAFCO.
- 2. Should customer default in any payment(s), **SCAFCO** shall have the right, without notice to customer, to declare all invoice amounts due and payable, and may, at its option, suspend customer's account, place account on a cash basis, and terminate unfilled orders or discontinue deliveries until all past due payments are made and adequate assurance of customer's financial ability to perform all of its obligations to **SCAFCO** is received. Credit and terms are granted at the sole discretion of **SCAFCO** and may be changed at any time without notice.
- 3. Customer agrees to pay to SCAFCO, upon demand, all costs and expenses, including, without limitation, all attorneys' fees and court costs incurred by SCAFCO in connection with the enforcement or collection of customer's account. All such costs and expenses shall bear interest at the rate of eighteen percent (18%) per annum. This provision shall apply whether or not a lawsuit is commenced in bankruptcy court or on appeal.
- 4. This agreement shall be governed by the internal laws of the State of Washington. Venue for any action or suit brought against customer by **SCAFCO** may be brought in any court located in Spokane County or where the customer resides, at the option of **SCAFCO**.
- 5. Customer warrants that all of the information contained in this application is true, correct and complete to the best of their knowledge and belief, and that the undersigned is an authorized representative of the customer with the authority to enter into contractual agreements.

Printed Name:	Signature:	Title:	Date:

GUARANTY

In consideration for **SCAFCO** extending credit to customer / applicant, and as a condition precedent to the approval and acceptance of customer's/applicant's application for credit, the guarantor(s), jointly and severally, unconditionally and personally promise and guarantee the payment of any sum or balance that may accrue to **SCAFCO**, its successors, or its assigns.

This guaranty is absolute, unconditional, continuing, direct, and an immediate guaranty of payment, not just of collection. It is not conditioned upon or limited by or in any other way affected by (a) any attempt by SCAFCO to pursue its rights against customer/applicant; (b) any attempt by SCAFCO to pursue its rights against any of customer's/applicant's real or personal property; (c) any action taken or not taken by SCAFCO; (d) the invalidity or unenforceability of any provision of the Terms of Sale and Credit Agreement; or (e) any defense asserted or claimed by customer/applicant with respect to customer's/applicant's obligations, including, but not limited to, failure or lack of consideration, breach of warranty, fraud, payment, accord and satisfaction, statute of frauds, bankruptcy, insolvency, or statute of limitations. The obligations of the guarantor under this guaranty shall not be subject to any counterclaim, set off, reduction, or defense based upon any claim that the guarantor may have against customer/applicant or SCAFCO.

The guarantor will pay the attorneys' fees and costs, collection fees and commissions (commission amount not to exceed 50% of the amount unpaid), court costs, and any other expenses incurred (whether such fees, costs and expenses are incurred before an action or proceeding is filed, before trial, or after trial) by **SCAFCO** or any of its affiliates prior to, during, on appeal from, or after any action, or proceeding for the enforcement of this guaranty agreement, regardless of whether an action or proceeding is commenced. Without limiting the generality of the foregoing, guarantor will pay any attorneys' fees or costs of **SCAFCO** or any of its affiliates incurred in connection with any bankruptcy case or proceeding of the guarantor or customer/applicant. Each guarantor waives any and all defenses by reason of any extension of time granted for payment of the obligation by customer, or by taking or releasing any collateral of the customer/applicant.

The incurrence of any one or more of the following events shall constitute an "Event of Default" under this guaranty: (a) the failure of the guarantor to pay any of the guarantor's obligations; (b) the failure of the guarantor or customer/applicant to perform, observe, or comply with any agreement, covenant, or promises made under this guaranty, or under the terms of the Terms of Sale and Credit Agreement; (c) the appearance of any Event of Default under the Terms of Sale and Credit Agreement; (d) the determination in good faith by SCAFCO that a material adverse change has occurred in the financial condition of customer/applicant or guarantor; (e) the determination in good faith by SCAFCO that any security for customer's/applicant's obligations is inadequate; (f) the determination in good faith by SCAFCO that the prospect of payment of any guarantor's obligations is not impaired for any reason; or (g) the death of customer/applicant or any guarantor who is a natural person.

This guaranty binds and inures to the benefit of the parties and their heirs, successors, and assigns. This guaranty agreement shall be governed by the internal laws of the State of Washington, with reference to conflicts of laws.

In the event of default by customer/applicant, and at the election of **SCAFCO**, venue for any action or suit brought against customer/applicant by **SCAFCO** may be brought in any court located in Spokane County or where the customer resides, at the option of **SCAFCO**.

SCAFCO shall not be required to exhaust any remedy against the customer/applicant prior to proceeding against the guarantor. The guarantor waives any presentment, demand or performance, notice of nonperformance, notice of sale, delivery of goods, nonpayment at maturity, extension granted, protest, notice of protest, notice of dishonor, notice of acceptance of this guarantor and/or the notice of creation of additional indebtedness.

SCAFCO and customer/applicant hereby agree not to elect a trial by jury of any issue triable by right by jury, and waive trial by jury in any action or proceeding to which **SCAFCO** and customer/applicant may be parties, arising out of or in connection with or in any way pertaining to this agreement. It is understood and agreed that this waiver constitutes a waiver of trial by jury of all claims against all parties to such actions or proceedings, including claims against parties who are not parties to this agreement. **SCAFCO** is hereby authorized to submit this agreement to any court having jurisdiction over the subject matter of any litigation to serve as conclusive evidence of such waiver of right to trial by jury.

This guaranty imposes significant legal liability upon the guarantor. The undersigned has carefully read the foregoing continuing, absolute, and unconditional guaranty, and fully understands the content thereof.

I hereby consent to the grant of the guaranty in the above Guaranty.

ORAL AGREEMENTS OR ORAL COMMITMENTS TO LOAN MONEY, EXTEND CREDIT, OR TO FORBEAR FROM ENFORCING REPAYMENT OF A DEBT ARE NOT ENFORCEABLE UNDER WASHINGTON LAW.

IN WITNESS WHEREOF, the guarantor has duly executed this guaranty as of the date set forth next to the guarantor's signature.

Owner / Officer Printed Name:	Owner / Officer Signature:	Date:
Owner / Officer Printed Name:	Owner / Officer Signature:	Date: