
CREDIT APPLICATION



Water • Sewer • Drainage • Pipe • Valves • Fittings • Concrete Products

APPLICATION IS TO BE COMPLETED IN ITS ENTIRETY AND RETURNED TO THE
BELOW ADDRESS:

653 ROUTE 52 • PO BOX 353
WALDEN, NY 12586

TEL (845)778-3312 FAX (845)778-3830

Date _____

CUSTOMER NAME _____
(As it should appear in our ledger)

ADDRESS _____

CITY & STATE _____

PHONE (____) _____ FAX (____) _____

____ CORPORATION ____ PARTNERSHIP ____ PROPRIETORSHIP ____ INDIVIDUAL
Federal ID # _____ State of Incorporation _____ Year business started _____ Net worth _____

PRINCIPAL OWNER(S) OR OFFICER(S) ARE:

NAME DOB SS # TITLE RESIDENT ADDRESS RESIDENT PHONE#

ACCOUNT PAYABLE CONTACT: _____

BONDING COMPANY _____ BANK NAME _____
ADDRESS _____ ADDRESS _____
PHONE NUMBER _____ ACCOUNT # _____ PHONE _____

SALES TAX STATUS ____NON-EXEMPT ____DIRECT PAY ____BLANKET RESALE ____CONTRACTOR CERT.
Are purchase orders issued? _____ Issued by Whom? _____

AMOUNT OF CREDIT LINE DESIRED: _____

Have you or any company you had ownership in ever declared bankruptcy? YES _____ NO _____

CURRENT OPEN CHARGE ACCOUNTS

Use Piping supply or similar types of accounts for reference

Name _____ Name _____
Address _____ Address _____
Phone: _____ Fax _____ Phone _____ Fax _____

Name _____ Name _____
Address _____ Address _____
Phone: _____ Fax _____ Phone _____ Fax _____

ALL SALES WILL BE SUBJECT TO THE FOLLOWING ITEMS

RETURN MATERIAL: When orders have been filled as specified, no goods may be returned by purchaser, nor will any credit be allowed, unless the Company’s verbal or written consent has first been obtained. When so obtained, the Company’s present policy, subject to change without further notice, is to accept returned material if it, in its soles discretion, finds such material to be standard stock and in good condition. Such credit, in the Company’s soles discretion, shall be the invoice price less 25% on accepted material, less all shipping and handling charges. In all other cases, the credit, in the Company’s sole discretion, shall be the scrap value of the goods, less shipping and handling charges.

MANUFACTURERS WARRANTY: Goods sold by Newburgh Winwater Works Co. that are covered by a manufacturers warranty are covered only to the extent of the manufacturer’s warranty. This manufacturers warranty which is given expressly and in lieu of all other warranties, expressed or implied, of merchantability and fitness for particular purpose, constitutes the only warranty made by Newburgh Winwater Works Co.

TRUST FUNDS AND JOB BILLING: Newburgh Winwater Works Co. policy is to rely upon the trust fund provisions of Federal and State Laws requiring that contractors receiving payments on jobs use such funds to pay their suppliers. Newburgh Winwater Works Co. will, therefore, expect to receive information identifying each job so that separate bills can be rendered for each one.

SERVICE CHARGE: A service charge of 1-1/2% per month (18% per year) will be billed to your account on all invoices 30 days past due.

TERMS OF PAYMENT: Terms are Net 30 Days from invoice date. Newburgh Winwater Works Co. reserves the right to demand payment in full with all accrued service charges at any time after the first service charge accrued. PURCHASER AGREES TO PAY SELLER’S REASONABLE ATTORNEY’S FEES IN THE EVENT THE ACCOUNT IS PLACED IN ANY ATTORNEY’S HANDS FOR COLLECTION.

The undersigned understands that the following information is being submitted for the purpose of obtaining credit from Newburgh Winwater Works Co. and authorizes the investigation of this information.

Name of Customer _____

BY: _____

Signature & Title

Date: _____

Gentleman:

In consideration of your selling materials and merchandise to _____, the undersigned individual guarantees to you, your successors and assigns, the prompt payment of all sums as and when due, without first requiring you to proceed against said buyer and the undersigned guarantees payment of all subsequent purchases by the buyer from you, as well as any and all obligations incurred or to be incurred by the buyer.

I waive notice of acceptance hereof and of defaults in payment and agree that my liability shall not be impaired by any extension of the time or other indulgence to any obligor or by any exchange or substitution of goods.

I agree to pay the reasonable attorney's fees incurred by you in the event you retain any attorney to enforce this agreement.

THIS IS A CONTINUING GUARANTEE.

Guarantor (signature without title)

I have received a true copy of this guarantee.

Guarantor

Witness:

(SIGNATURE)

(PRINT NAME)

