DALTON TRUCKING, INC. Credit Application Agreement PHONE (909) 823-0663 FAX (909) 823-4628

Company Name:		Dusiness	Contact informa	ation					
Parent Company:									
Proprietor/Partner's Name(s):									
A/P Contact:									
701 Contact.									
Phone:	Phone: Fax:			E-mail:					
Physical Address:									
City:			State:		ZIP:				
Mailing Address:				1 ,					
City:	City:				ZIP:				
		Business a	nd Credit Inforn	nation					
Year Established?					The state of the s				
How long at current address?									
Is business incorporated?									
Corporation Number:	·								
Federal Tax ID									
Has company or owners ever f	iled Bank	ruptcv?							
Bank Name:									
Bank Address:									
Contact Name:									
City:	1	State:	ZIP:	Phon	۵'				
Type of account	Account			j i non	G				
Savings	Account	Humber							
Checking									
Checking			nd/or trade refe						
	IMPLII								
COMPANY NAME	NOLU	DEALECA	ST 1 TRUCKIN	G COMP					
COMPANY NAME:									
Address:		- · · · · · · · · · · · · · · · · · · ·	1011	*******	710				
City:			State:	T	ZIP:				
Phone:	F	ax:		E-mail:					
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COMPANY NAME:									
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			Agreement						
1. All invoices are to be	paid 30			voice.	7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -				
2. Claims arising from invoices must be made with 30 days.									
3. By submitting this application you authorize DALTON TRUCKING, INC. to make inquiries to the									
banking, savings, business, and/or trade references you have supplied.									
			Signatures						
				Augusta and the second state					
Title:			Title:						
Date:			Data:						

TERMS AND CONDITIONS

If credit is extended, the undersigned agrees that the following terms and conditions apply to all transactions with Dalton Trucking, Inc. ("DTI"):

- 1. The undersigned warrants that the information on the credit application agreement ("Agreement") attached hereto is accurate. The undersigned will inform DTI within 10 days of any change of the information provided in this Agreement. The undersigned will also inform DTI if the undersigned files for bankruptcy protection or an assignment for the benefit of creditors.
- 2. The undersigned agrees to pay DTI for labor and materials rendered within a maximum of thirty (30) days, notwithstanding a refusal of any other related party to pay the undersigned. No retention will be held, no exceptions. In the event payment is not made within thirty (30) days of the date of DTI's invoice, the undersigned agrees to pay interest on the amount due at the highest interest rate allowed by law. The undersigned agrees that DTI shall withdraw any discount afforded to the undersigned if any payment is not made when due.
- 3. In the event DTI must employ legal counsel to collect any delinquent payment, reclaim any of DTI's property, or file any legal action arising out of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees and costs incurred. The undersigned also agrees that any actions or proceedings relating directly or indirectly to this agreement or any transaction involving DTI must be filed in either Federal or State Court in the County of San Bernardino, California. Furthermore, this Agreement and any controversy arising out of any transaction involving DTI and the undersigned will be subject to the laws of the State of California. Both parties expressly agree to waive jury trial.
- 4. Payment on the undersigned's account will be credited first to cost of collection, including reasonable attorney's fees if any, then to interest incurred and then the remaining principal, beginning with the oldest invoices first.
- 5. In the event the undersigned is delinquent on any payment, DTI shall have the right to terminate all future deliveries, if any, and declare the entire balance of the delinquent account, and all other amounts by the undersigned, immediately due and payable in full without further notice or demand.
- 6. Disputes of any kind must be brought to the attention of DTI in writing within thirty (30) days of the date of the invoices. The undersigned agrees to waive the right to any and all claims after thirty (30) days of the date of the invoice.
- 7. The undersigned agrees that orders given verbally will be honored the same as if the order was placed in writing. If the undersigned's company requires a purchase order, it is the

undersigned's responsibility to advise DTI of same and to fax the purchase order to DTI as soon as possible.

- 8. It is understood and agreed that the undersigned agrees to fully insure, at its own expense, all property delivered to DTI and transported by DTI against all insurable risks, including damage or destruction of such property to the negligence of all parties including but not limited to DTI or its agents and employees. Such insurance against any and all losses for which insurance is available and the policy of insurance shall provide that the insurer waives all claims of subrogation against DTI and its agents and employees.
 - 9. In no event and under no circumstances shall DTI be liable to anyone for any loss profits or special, incidental, indirect or consequential damages whatsoever resulting from any of the undersigned's damaged property or delay in transporting said property, whether such damage or delay was caused by DTI, its agents or employees.
 - 10. The undersigned warrants that is has the right to possess and transport the property submitted to DTI for storage and transportation.
 - 11. DTI is not in the business of long-term storage of any property. Accordingly, property is stored at DTI at the sole risk of the undersigned. Storage fees will be charged for all property stored at DTI. The undersigned has agreed to the storage fee schedule attached hereto.
 - 12. The undersigned warrants that all property submitted and delivered to DTI by the undersigned or undersigned's agent is compliant with all the laws of the United States of America. There are no concealed goods or unlawful paraphernalia amongst the property to be transported by DTI. All property carries appropriate safety warnings and said property does <u>not</u> contain any hazardous waste as defined by Federal or State law.
 - 13. In the event the undersigned violates the terms and conditions of this agreement, the undersigned agrees to indemnify, hold harmless and defend DTI from any and all causes of actions and claims arising out of a breach of this agreement.

	The undersigned has carefully read and agreed to the above-mentioned terms and conditions.
Agreed an	nd accepted by:

DALTON TRUCKING, INC.

- In order to induce Dalton Trucking, Inc. (hereinafter referred to as DTI) to grant credit or additional credit to

 (hereinafter called ADebtor@) and for other
 good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the undersigned
 (hereinafter called AGuarantor@) hereby unconditionally guarantees to DTI the due and punctual payment, performance and
 discharge of all debts, obligations and liabilities of Debtor to DTI, whether direct, indirect, fixed, contingent, due or to
 become due, now existing or hereafter arising, including, but not limited to indebtedness arising on account of goods,
 merchandise or services sold or furnished to Debtor by DTI, together with any expenses of, for and incidental to collection,
 including reasonable attorneys= fees (hereinafter called Aindebtedness@). This Guaranty is an immediate, primary and
 original obligation of Guarantor and is an unconditional and continuing guaranty of payment.
- 2. This Guaranty shall continue in effect until revoked in writing by Guarantor or by his executor, administrator, successor or assign (herein collectively called Asuccessor@) and a copy of such revocation has been duly delivered to DTI at the address shown below. No such revocation shall affect the obligation of Guarantor or his successor with respect to any indebtedness existing at the time of receipt by DTI of such revocation or arising out of or in connection with any transaction theretofore entered into by DTI with the Debtor, nor, in the case of multiple Guarantors of the indebtedness, shall revocation of this or any other Guarantor or his successor affect the continuing liability hereunder of any other Guarantor not giving such notice of revocation.
- 3. GUARANTOR CONSENTS AND AGREES THAT, WITHOUT NOTICE TO GUARANTOR AND WITHOUT AFFECTING THE OBLIGATIONS OF GUARANTOR HEREUNDER, DTI MAY DO ANY OR ALL OF THE FOLLOWING: Compromise or settle any or all of said indebtedness; Extend, by renewal or otherwise, accelerate or otherwise modify the period of duration or the time of the payment, discharge or performance of any or all of said indebtedness; Release, surrender, exchange, modify, impair or extend the period of duration or time for the performance, discharge, or payment of, any and all deposits and any other property securing the indebtedness of any Guaranty of the indebtedness on which DTI at any time may have a lien, or may waive or refuse to enforce its rights, or make any compromise or settlement or agreement thereof, in respect of any and all such deposits and property; Release or substitute any one or more of the endorsers or Guarantors of the indebtedness, whether parties to this instrument or not; or Assign any or all of the rights, benefits and privileges provided by this instrument. Guarantor further consents and agrees that DTI shall be under no obligation to marshal any assets in favor of Guarantor or against or in payment of any or all of the indebtedness, nor shall Guarantor=s liability on this Guaranty be contingent upon the exercise or enforcement by DTI of whatever remedies it may have against the Debtor or others, or the enforcement of any lien or realization upon any security DTI may at any time possess.
 - 4. GUARANTOR DOES HEREBY WAIVE: Notice of acceptance hereof; Notice of the extension of credit from time to time given by DTI to Debtor and the creation of indebtedness and notice of the amount of indebtedness of Debtor to DTI, from time to time subject, however, to Guarantor's right to make inquiry of DTI to ascertain the amount of indebtedness at any reasonable time; Notice of adverse change in Debtor's financial condition or of any other fact which might increase Guarantor's risk; Notice of presentment for payment, demand, protest and notice thereof to any instrument; and Notice of default and all other notices and demands to which Guarantor might otherwise be entitled. Guarantor further waives the right to require DTI to institute suit against Debtor or exhaust its rights and remedies against Debtor and any defenses arising by reason of any disability or other defense of Debtor.

5.	No election to proceed in one form of action or proceeding, or against any party, or on any obligation, shall constitute a
	waiver of DTI's right to proceed in any other form of action or proceeding or against other parties unless DTI has expressly
	waived such right in writing.

- 6. Guarantor agrees to pay all expenses incurred by DTI in connection with the enforcement of its rights under this Guaranty, including court costs, collection charges and reasonable attorney=s fees. This Guaranty, all acts and transactions hereunder and the rights and obligations of the parties hereto shall be governed, construed and interpreted according to the laws of the State of California. As part of the consideration for DTI=s granting credit to Debtor, Guarantor hereby agrees that all actions or proceedings arising hereunder will be litigated in California and Guarantor hereby expressly consents to the jurisdiction of any local, state or federal court located within said state, and consents that any service of process in such action or proceeding may be made by personal service upon Guarantor wherever Guarantor may be then located. To the extent, any provision of this Guaranty is not enforceable under applicable law; such provision shall be deemed null and void and shall have no effect on the remaining provisions of this Guaranty.
- 7. This instrument constitutes the entire, final and exclusive agreement of the parties hereto and there are no promises, statements or representations of any kind or nature whatsoever other than herein contained. This Guaranty may be amended only in writing.
- 8. Guarantor hereby assumes full responsibility for obtaining any information concerning Debtor=s financial condition as Guarantor may deem material to its obligations hereunder, and Guarantor is not relying upon, nor expecting DTI to furnish it with any information in DTI=s possession concerning Debtor=s financial condition. By acceptance hereof, Guarantor hereby knowingly accepts the full range of risks encompassed within a contract of Acontinuing guaranty@ which risks include, without limitation, the possibility that Debtor will contract for additional indebtedness for which Guarantor may be liable hereunder after Debtor=s financial condition or ability to pay its lawful debts when they fall due has deteriorated.

Print Name:		
xSignature of Guarantor		
Date:		
	Guarantor social security number#	_