

CREDIT APPLICATION - TERMS & CONDITIONS

Customer herein applies for the extension of credit regarding payment for services provided by AKRR. Prior to the establishment of credit, any and all moves will be done on a cash basis.

Customer agrees:

- A) That the extension of authorized credit terms is at the discretion of AKRR. Failure to comply with the terms and conditions found herein may constitute suspension of credit or the requirement of a security deposit, surety bond or other form of insurance.
- B) *Freight,accessorial/incidental charges* are duewithin <u>30DAYS</u> from invoice date. Payment shall be deemed to have been made upon receipt of funds in AKRR's bank.
- C) **Passenger** charges are due within 30 DAYS from invoice date. Payment shall be deemed to have been made upon receipt of funds in AKRR's bank.
- D) **Real estate** charges are due, without notice or demand,in advance on or before the first day of the billing term. Payment shall be deemed to have been made upon receipt of funds in AKRR's bank.
- E) All past due items will accrue late payment charges in the amount of 10.5% per annum, or the highest permissible lawful rate unless the amount is under specific, legitimate dispute between AKRR and Customer.
- F) That if payment is not made and received in accordance with the documented credit terms, AKRR is specifically authorized to pursue all legal collection remedies. Any costs incurred in the process of collecting past due indebtedness will be the responsibility of the party owing said amount.
- G) That any account shall be paid in full in accordance with the authorized credit terms extended and no deductions (by way of contra accounts or other off-sets regarding claims against AKRR) shall be made unless specific arrangements for postponing receipt of said payment (pending investigation and action by AKRR) has been authorized by anAKRR representative. In the absence of such arrangements (prior to the normal due date, "within credit terms"), the presumption will be that items billed and booked are correct.
- H) To be responsible for all freight and miscellaneous/sundry items charged to its account in accordance with information reflected on waybills. Any dispute between consignor(s) (shipper) or consignee (receiver) as to payment of these charges is to be settled between them.
- I) That unless otherwise provided, transactions are subject to AKRR's published rates, terms and conditions as provided in, but not limited to AKRR Tariff Rates.
- J) That payment will be received in accordance with Customer's authorized credit terms even if Customer uses a third party payables outfit. No relief or additional days will be granted to Customer that out-sources its accounts payable. Any and all issues arising will be resolved between Customer and its Accounts Payable agent.

- K) That AKRR is entitled to obtain information from any legitimate source in support of this application.
- L) That, if available and applicable, Customer will receive and processinvoices by electronic means (eg, pdf, EDI, etc).
- M) That, if available and applicable, Customer will provide remittance detail to arremit@akrr.comwhen sending payment.
- N) That any changes modifications or alterations to this application for credit is not permitted and shall constitute an automatic rejection at this time. Customer acknowledges that it will be required to reapply for credit.

IN ORDER TO EXPEDITE THE PROCESSING OF THIS CREDIT APPLICATION, ENSURE THAT ALL REQUSTED INFORMATION IS PROVIDED.

It is hereby warranted the policy above has been read and understood and that application information provided is correct. Furthermore, I represent that the applicant herein indicated has the financial ability and willingness to pay all invoices within established terms.

Printed Name & Title			

Signature &Date

EXECUTE & RETURN TO: ALASKA RAILROAD CORPORATION

ATTN: ACCOUNTS RECEIVABLE

PO Box 100520

ANCHORAGE, ALASKA 99510-0520

FAX: 907.265.2517 EM: arremit@akrr.com

Anchorage Telephone Numbers

(For billing issues/disputes/questions)

					
Book freight/car locate	Tel	Fax	Freight Rates	Tel	Fax
Customer Service	907.265.2624	907.265.2677	Marketing	907.265.2485	907.265.2597
Marketing	907.265.2485	907.265.2597			
Freight bill questions			Tour Group Info		
Accounts Receivable	907.265.2650	907.265.2517	Passenger Tour Services Coordinator	907.265.2453	907.265.2323
Revenue & Billing	907.265.2480	907.265.2517			
Real Estate			Passenger Services		
Leases	907.265.2466	907.265.2450	Accounting	907.265.2322	907.265.2323
Permits	907.265.2465		-		
Other	907.265-2670				

CREDIT APPLICATION/INFORMATION

Full Business Name Commodity to be shipped								
Credit Amount Requested				Have you had an a	ccount with AKRR 1	under a different name	? Yes	No
Have you ever filed bankruptcy?	Yes	No 🔲	If Yes,	When?		State filed in		
Street			State/Province	ce / ZIP				
Tel		Fax			Wel	bsite		
Proprietorship	Corporation [<u> </u>	Partners	hin 🔲	LLC		Other	
State of Incorporation	Согронатон		Turners	Year	LEC			
Accounts Payable Contact		BILLI	ING ADDRE	SS / INFORMA	<u>TION</u>			
Street				State/Province / Zl	ID			
		I. E		State/Trovince / Za				
Tel		Fax			Wei	bsite		
Email #1				Email #2				
Invoice format Mail Ema	ail (preferred)]						
			TRADE R	EFERENCES				
Name of First Reference								
Address (Street or PO Box)		City			Stat	e/Province / ZIP		
Tel	Fax		F	Email				
Name of Second Reference								
Address (Street or PO Box)		City			Stat	e/Province / ZIP		
Tel								
Name of Third Reference								
Address (Street or PO Box)	Address (Street or PO Box) City				Stat	e/Province / ZIP		
Tel	Tel Fax			Email				
			BANK R	EFERENCE				
Name				City, State, ZIP				
Name of Contact				Title				
Tel		Fax			Ema	il		
DISCLOSURE & AGREEMENT: The information above has been provided in confidence for the purpose of obtaining credit and is warranted to be true. Applicant authorizes the ARRC to investigate the references listed. The undersigned individual who is either a principal of the credit applicant or a sole proprietorship of the credit applicant, recognizing that his/her individual credit history may be a factor in the evaluation of the credit history of the applicant, hereby consents to and authorizes the use of consumer credit report on the undersigned by ARRC, from time to time as may be needed, in the credit evaluation process. Accounts past due are subject to credit discontinuance without notice. Interest shall accrue on all past due balances at the rate of 10.5% per annum.								
(PRINT CLEARLY OR TYPE) O	WNER OR OFFICE	R		TITLE			DATE	
SIGNATURE:								

RETURN TO:

EM:<u>arremit@akrr.com</u> TEL: 907.265.2650 FAX: 907.265.2517



CREDIT INFORMATION RELEASE FORM

		Date:	
		Account #:	
Corporation. Please	any shown below has authorized provide the information requested be further information please contact r	elow and return prompt	
ALASKA RAILROA	LD CORPORATION		
arremit@akrr	55.2650		
	AUTHORIZATION TO RELEA	SE CREDIT INFORM	MATION
I hereby authorize rel	ease of credit information to the Ala	aska Railroad Corporati	on for:
(Individual/Company)			
Print Name	Authorized Signature	Title	Date
	CREDIT INFORMAT	TION REQUESTED	
Average Balance: \$ _	Times Overdrawn:_	Date	Acct Opened:
Date Account Opene	d:	Prompt Payments?	Yes □ No □
High Credit Amount:	\$	Current Balance: \$	
Amount Past Due:	\$		
Comments:			



BANK RELEASE FORM

			Date:	
			Account #:	
<u> </u>	de the in	below has authorized released requested below mation please contact me.		
ALASKA RAILROAD CO	ORPOR	ATION		
By: Accounts Receivab arremit@akrr.com Tel: 907.265.265 Fax: 907.265.251	50	ager		
AUT	THORI	ZATION TO RELEASE	CREDIT INFORMAT	TON
I hereby authorize release (Individual/Company)	of credi	t information to the Alaska	Railroad Corporation fo	or:
Print Name		Authorized Signature	Title	Date
		CREDIT INFORMATIO	N REQUESTED	
Average Balance: \$		Times Overdrawn:	Date Acct	Opened:
Loan History:		N	Ianner of Payment	
Available Credit:	\$		☐ Discounts	
Secured Credit:	\$		\square Prompt	
Current Balance:	\$		☐ Slow	Days
Comments:				



GENERAL GUARANTY

This Guaranty, made by, (name)	,	whose	address	is
hereinafter referred to as 'Guarantor',	is hereb	y given t	o the Ala	ska
Railroad Corporation, hereinafter referred to as 'ARRC', with respect to credit	extende	d to (bus	siness nar	ne)
, hereinafter referred to as 'De	btor'.]	Debtor is	desirous	of
obtaining credit from ARRC, which requires security for payment of any of	current	indebted	ness and	all
indebtedness incurred in the future by Debtor. Guarantor is willing to furnish s	uch sect	urity in t	he form o	of a
personal guaranty of payment of all such current and future indebtedness.	In consi	ideration	of ARR	C's
willingness to grant Debtor credit in its discretion, Guarantor agrees as follows:				

- 1. Guarantor guarantees prompt repayment when due of all amounts owed now or in the future by Debtor to ARRC. If Debtor defaults in the payment of any such indebtedness, Guarantor will pay to ARRC or its order on demand, in any coin or currency that is legal tender in the United States at the time of payment, the amount due. Guarantor shall also pay to ARRC or its order on demand reasonable attorneys' fees and costs and other expenses incurred by it in collecting or compromising any indebtedness of Debtor guaranteed hereunder or in enforcing this Guaranty against Guarantor.
- 2. This is a continuing Guaranty. Notice of acceptance is waived by Guarantor. This Guaranty shall remain in full force until Guarantor delivers to ARRC written notice revoking it as to indebtedness incurred subsequent to such delivery. Such revocation shall not affect any of Guarantor's obligations hereunder with respect to indebtedness theretofore incurred.
- 3. Without further authorization from or notice to Guarantor, ARRC may grant credit to Debtor from time to time. With or without notice to Guarantor, ARRC may alter, compromise, accelerate, extend or change the time or manner of payment of any indebtedness, increase or reduce the rate of interest thereon, or add or release any one or more other guarantors. No exercise or nonexercise by ARRC of any right hereby given to it, no dealing by ARRC with Debtor or any other guarantor, and no change, impairment, or suspension of any right or remedy of ARRC shall in any way affect any of Guarantor's obligations hereunder or give Guarantor any recourse against ARRC. If legal action is taken to enforce this Guaranty or any provision hereof, such action may be maintained alone, or joined with any action or other proceeding against Debtor or any other guarantor of Debtor's obligations to ARRC. Prior action or suit against Debtor, whether alone or jointly with other guarantors, shall not be a prerequisite to ARRC's right to proceed hereunder in case of Debtor's default. The rights of ARRC are cumulative and shall not be exhausted by its exercise of any of its rights hereunder or otherwise against Guarantor or by any number of successive actions until and unless all indebtedness hereby guaranteed has been paid.
- 4. With or without notice to Guarantor, ARRC in its sole discretion may apply all payments from Debtor, from Guarantor, or from any other guarantor under this or any other instrument in such manner and order or priority as ARRC sees fit, to any obligation of Debtor, whether or not such obligation is due at the time of such application.

court of competent jurisdiction, all other pro-	of this Guaranty be determined to be illegal or unenforceable by a povisions shall remain in effect. This agreement shall inure to the gns. It shall be binding on Guarantor and Guarantor's legal
prior negotiations, understandings and agree amendment or modification of any of the pro	understanding between the parties, and cancels and supersedes all ements, oral or written, relating to the subject matter hereof. No evisions of this Guaranty shall be valid unless set forth in a written th parties. This Guaranty is governed by the laws of the State of
DATE	SSN
GUARANTOR (Signature)	Print Name
WITNESS (Signature)	Print Name