

CREDIT APPLICATION

APPLICANT – Applicant represents to Gate Petroleum Company (doing business as "Gate Fleet Services") that the information given in this application is complete and accurate, and authorizes us to check with credit reporting agencies, credit references and other resources disclosed to confirm information given. Applicant requests a business charge account if approved for credit and one or more business credit cards. The undersigned applicant/buyer agrees to the terms and conditions set forth in the attached Business Charge Account Agreement. Use of any card issued pursuant to this application confirms applicant's agreement to said terms and conditions. If you have any questions regarding the completion of this application or need additional copies of the Business Charge Account Agreement, call 1-888-236-2363. Any persons signing on behalf of a business attests that the buyer is a valid business entity and that said person is authorized to make this application on the buyer's behalf

** REQUIRED FIELD

Rev 08/2017

COMPANY NAME		Taxpayer ID	# (TIN, FEIN or SSN) **	
D/B/A	Dun & Bradstreet #				
ADDRESSCITY_			STATE	ZIP	
PHYSICAL ADDRESS ** CITY			STATE	ZIP	
TELEPHONE: ()	FAX: ()			
	CIRCLE ONE:	Partnership	Proprietorship	Corporation	LLC
BUSINESS STARTED (Month/Year)	FISCA	L YEAR BEGINS	6 (Month)		
CONTACT PERSON (makes changes, receive cards, reports, etc.)		TITLE			
ALTERNATE CONTACT		TITLE			
NO. OF GASOLINE VEHICLES:NO. OF DIESEL VEHICLES:	ESTIMATED TOTAL MC	ONTHLY PURCH	ASES \$		
BANK NAME	ACCT #		PHONE		
ADDRESS	CONTACT				
TRADE REFERENCE	PHONE				
Account Number					
IRADE REFERENCE	PHONE				
Account Number	CONTACT				
IRADE REFERENCE	PHONE				
Account Number	CONTACT	٢			
PRINCIPALS OF BUSINESS					
NAME	TITI I	=			
ADDRESS					
NAME					
ADDRESS					
NAMEADDRESS					
** REQUIRED FIELD				4	
A current financial statement submitted with this form will facilitate processing an that the cards to which their Application pertains, shall if issued, be subject to the time This Application may be executed by facsimile, email, or other electronic	terms and conditions ap	plicable to the	account, as they ma	y be amended fro	rstands m time t
SIGNATURE	PRINT NAME	E			
TITLE DATE		(Signer must	have authority to make	this application on bu	yers beha
EMAIL:					
OFFICE USE ONLY					
ACCOUNT TYPE UNV OR PL REFERENCE CODE	SA	LES CODE			

Gate Fleet Services • 9540 San Jose Blvd. • Jacksonville, FL 32257 • Voice 904-732-2336, 1-888-236-2363 • Fax 904-448-3038

ESTABLISHMENT OF ACCOUNT: While we, the Seller, have olfered to sell various goods and services and have olfered to tacillate or enable you, the Buyer(s), to purchase goods and services from merchants or their dealers, distributors, or lessees under contract with us (iff any) as such goods and services may be described in the sales invoice(s) or by other agreement for the undiscounted retail price(s) shown thereon or established pursuant thereto, or otherwise provided to you, you, the Buyer(s), have chosen to establish this business charge account for your business use and to purchase these products and services on credit under the terms of this Agreement. Therefore, in consideration of the granting of credit by us, either by: (a) our selling goods and services dreatly to your or cedit or by (b) our purchasing or arranging for the purchase of your credit obligations from Third parties who have extended credit to you by honoring our credit cards in the sale of goods and services to you, or by (c) arranging for a third party to assume directly and you your obligations arising out of use of our credit cords a credit biligations and services of a you, your promise to pay us, or our assigne or any holder of your credit obligations arising out of use of our credit cards a credit price to rany purchase of products and services made on this account from time to line, such credit prices to be the price(s) for any products and services, plus any applicable time price differential, hereafter described as "late fees", set forth in the Agreement. You hereby agree Intal this account shall be used only for the purchase of products and services primarily for your business use. (Any person signing below on behalf of a business hereby.

CREDIT LINE: You agree that we may establish a credit line (limit) for your convenience and that your credit purchases al any one lime will not exceed your credit line. You will be advised of your credit line when your account is approved. You agree that we may change your credit line from lime to lime based on our evaluation of changes in your credit capacity and your performance under this account.

BILLING: Seller will send the Buyer a periodic billing statement (the "Statement"), which will itemize all charges for the Billing Cycle. The "New Balance" shown on the Statement shall be due in full and payable in U.S. dollars by the date shown on the Statement as the "Due Date" and Buyer agrees to make payment by the Due Date.

BILUNG CYCLES: The following Billing Cycles are available to Buyer, subject to approval by Seller. "Billing Cycle" means the lime period from when a Statement is generated unfil the next Statement is generated. i, Weekly Billing Cycle. A seven (7) day period in which purchases, Iees, Finance Charges, and other charges or amounts are posted to Accounts. For Weekly Billing Cycles, Buyer authorizes Seller to draw funds to pay the New Balance, and Previous Balance as defined herein, if any, from a business accound designated by Buyer using Automated Clearing House ("ACH") or other electronic means agreed to by the parties.

Automated Cleaning noise (ACH) or other electronic means agreed to by the parties. ii. Monthly Billing Cycle. A one [1] month period in which purchases, fees, Finance Charges, and other charges or amounts are posted to Accounts.

FINANCE CHARGES.

a. Finance Charge Calculation. If Buyer's New Balance is not paid in full on or before the Due Date, or for Weekly Billing Cycles If Buyer does not have a sufficient balance in its designated bank account for Seller to draw funds to satisfy the New Balance, a Finance Charge will be charged to Buyer. The Finance Charge will be arrived at by first determining Buyer's Average Daily Balance ("ADB") and then multiphying the Average Daily Balance by the "Annual Percentage Rate" (for Buyer's state of mailing address) set forth on Schedule A, the Finance Charge Rate Schedule, at the end of this Agreement and dividing by the number of billing cycles in one year to arrive at the "Finance Charge".

b. Average Daily Bolance Calculation. To arrive at the ADB, Seller will take the beginning balance on Company's account each day, add debits and any new purchases (except in the states of IL, ME, MA, MN, MS, MT, and NM) from the date of posting (if the New Bolance in not received), then subtract any payments or credits, returned check fees, and unpaid Finance Charges. The result will be the "Daily Bolance." Seller will then add all the Daily Balances for the Billing Cycle. The result will be the "Average Daily Balance."

c. Minimum Finance Charges. If a minimum Finance Charge "Minimum Finance Charge" is required by the state in which Company has its mailing address, Minimum Finance Charges will be billed as follows. i, Weekly Billing Cycle. The Minimum Finance Charge for a Weekly Billing Cycle. The Minimum Finance Charge for a Monthly Billing Cycle will be \$0.50.

MONTHLY PAYMENTS DUE/BILLING INQUIRIES: You agree to pay in ful upon billing your enlire monthly outstanding balance since purchases are due and payable upon billing. Your account will be delinquent if not paid by the due date. If the due date falls an a non-business day, payment is due on the first business day after the scheduled business day. Delinquent accounts will be subject to the suspension or termination of credit privileges without notice. Charges must be paid in full notwithstanding request for verification of items. Customer has sixty (60) days after statement closing date to dispute a charge in writing. APPLICATIONS OF PAYMENTS: Payments shall be applied first to the unpaid late fees and then to the balance of each item of products and services in the order of their purchase.

DEFAULT: If you do not pay any payment when due, or breach any other terms of this Agreement, we may demand the entire unpaid balance be paid immediately and start a lawsuit for collection of the balance, subject to any notice of default and right to cure required by state law. To the extent not prohibited by opplicable law you agree to pay reasonable attorney's fees and court cost as permitted by law if your account is referred for collection to any attorney who is not our solaried employee. The Annual Percentage rate shall apply to any Judgment obtained against you as the Judgment interest rate, and you agree to pay all costs of collections, including but not limited to, a reasonable attorney fee whether suit be brought or not, when incurred for consultation, litigation, post Judgment collection proceedings, proceedings supplementary and appellate services, as well as altomey fees incurred in litigation entillement to, and quantifying the amount of, attorney fees.

PREPAYMENT: You have the right to pay at any lime your entire balance in full.

CHANGES IN TERMS: You agree that we may change existing rates, charges and other terms of this Agreement, as well as introduce new terms and fees (such as definquency charges, non-sufficient funds check charges and supplemental processing fees) when permitted under applicable law, provided you are given proper written notice. Any such amendments will apply to the then existing balance of your account, to the extent permitted or required by applicable law.

CREDIT CAPACITY: You give us the right to investigate your business and/or your personal credit capacity and credit history. You agree that your outstanding balance on this account will not exceed your credit limit. We are authorized to furnish information about the account and yourself to credit reporting agencies and others who may lawfully receive the information.

CHARGE CARDS: You requested commercial charge cards from us for use in accordance with the provisions of this Agreement by those individuols of for use in connection with those vehicles identified to us. Unless earlier revoked or canceled all charge cards shall be valid through their respective expiration dates. You may request the issuance of additional charge cards, the cancellation of existing charge cards shall be valid through their respective expiration dates. You may request the issuance of additional charge cards, or changes in authorized use thereof. We may issue renewal charge cards pirot to the expiration date and all such renewal or additional charge cards shall be subject to the terms of this Agreement as then in force. You agree that this Agreement as then in force. You agree that this Agreement as then in force. You agree that this Agreement as then in force. You agree that the use of the Card and the explicable driver identification numbers for your account, you agree that the use of the Card and the explicable driver identification numbers will constitute authorized use for all purposes. If no driver identification numbers are assigned to your account, presentation of the Card will evidence authorized use. You will promptly charge card or account by telephoning us at (888) 234-2363. Upon receipt of such notilie in writing. If We shall have the option to accept by telephone any and all other notices or communications with respect on your harge cards to you for use by your employees, subject to only limitations imposed by applicable law, you agree to be responsible for all unauthorized use of such and imposed by applicable law, you agree to be responsible for all unauthorized use of such and company does not give immediate notice to sub an adcompany does not give immediate notice to use as indicated above; (ii) such use or subject lo unauthorized transactions that occur (if; (i) a Cards is lost or stolen and Company does not give immediate notice to use as in

FLEET INFORMATION AND CHARGE CARDS: The Fleet Conlact Person designated by you in writing to us is authorized to provide us with the information necessary to initially establish your account records and charge cards. We are also authorized to send to the Fleet Contact Person's attention all account summary information and charge cards so produced, in addition, the fleet Contact Person is the individual designated by you to provide all fleet vehicle, driver and other information we may request and receive all charge cards and Vehicle Analysis Reports and such other information as we may provide from time to time. Unless you report any errors in the account information or swe may provide the entitled to rely on such information for processing your account. You will provide us with advance written notice of any change in the Fleet Contact Person. We are also authorized to deal with any contact person with apparent authority to act on your behalf. MANAGEMENT REPORTS AND DISCLAIMER: We provide as a part of the products and services which we sell and you purchase certain Vehicle Analysis Reports and other management reports based upon transactions and information reported to us. Notwithstanding the foregoing and any other provision of this Agreement, we disclaim oil warranties in connection with such reports and shail not be responsible for the accuracy or completeness of such reports. We shall not be liable to any person for loss, liability or damages, including consequential damages, as a result of any inaccurate

ONSITE FUELING: We may offer certain information products in conjunction with third party fuel providers ("fuel Provider") that we may designate from time to time. Such products may include ansite mobile fueling and private site fueling. These products are available on site at your locations that we approve from time to the fuer structure and these products your with the time. If you select any of these products you will be responsible for any charges associated with that product. By requesting any of these products, you authorize us to report your purchases to Fuel Provider so that Fuel Provider may bill you directly as appropriate. In connection with these products, you acknowledge and agree that you are purchasing fuel directly from Fuel Provider, that you will remit your payments to Fuel Provider if billed directly by Fuel Provider, and that all other terms and conditions set forth herein continue to apply to these types of transactions. We disclaim all warranties in connection with any reporting or invoicing for these products and shall not be responsible for the accuracy or completeness of such third-party reports. In no event shall we be liable to any person for any loss, liability or damages, including consequential or special damages arising as a result of any inaccurate or incomplete reporting. In addition, we cannot ensure the security of fueling at privately owned sites. You agree and acknowledge that you are responsible for all security measures of your private fueling sites and that we have no responsibility therefore. We disclaim all warranties of security in connection with these products, and we shall not be table to any person for any loss, fability or damages, including consequential or special damages arising as a result of any failures in the security surrounding these products, including without limitation, charges which may result from unauthorized access to your privately owned site. Buyer represents and warrants that it is and shall be at all times in warrants into this and strain by a fail interest in compliance with all applicable laws and regulations concerning its privately owned tueling site location(s) including, without limitation, any employee safety and training requirements. Further, Buyer agrees to indemnify and hold Seller harmless for any loss, liability or damages, including consequential or special damages arising under or relating to such applicable laws and renultations. laws and regulations. Finally, we disclaim any and all liability for any environmental, property damage or personal injury claims (collectively "Damage Claims") arising out of or related to these products described in ansing out of or related to these products described in this paragraph and/or your privately owned fuel site. We shall not be liable to any person for any loss, liability or damages, including consequential or special damages arising as a result of any Damages Claims made by you or any Ihird party arising out of or relating to these products, to this Agreement, or your privately used it in each way because the description of the section. owned site, and you hereby agree to indemnify and hold us harmless with respect to any such Damage

AUTHORIZATION CONTROLS: You may request, in writing or through our online products, that authorization controls ("Controls") which will be mulually agreed upon by you and us, be applied to your account. Such Controls will enable you to restrict Cards as to daily dollar limits per Card. If any such Controls we authorizations will be declined. You understand and acknowledge that only transactions submitted to us for authorization are subject to controls and that such Controls we nerve the right to modify Controls upon notice to your when such Controls, in our opinion, are set at level such that they are ineffective and not accordance with the goals of the authorization control program.

VEHICLE SERVICE PROGRAM: If you participate in the Vehicle Service Program so that Cards issued to you may be used at participating service merchants, transaction limits will be established on your account for service purchase, thereby limiting the amount your drivers can charge to a Card in a single transaction. You understand and acknowledge that transaction limits can only be enforced when the merchant provides dollar amounts (in whole dollar increments) as part of authorization. You further understand and acknowledge that only transactions submitted to us for authorization are subject to transaction limits and that any transaction that exceeds the limits will be declined. In addition, the transaction limit will not apply against any controls you may have requested which limit your drivers at fuel merchants. Fuel merchants are merchants who sell fuel, even if they also provide authorized Popurchase any product or service at participating service merchants.

ONLINE PRODUCTS: Certain of the products and services sold to you by us may be accessed by you through electronic online retrieval over the Internet. If you select a product which allows you to have such access, you agree to pay any additional costs associated with such product as quoted by us from time to time. Although we are using both passwards and data base security methods to ensure protection for our online products, including edata, security cannot be guaranteed. We hereby disclaim all liability for any such security breaches of online communications or for any electronic, computer or other system failures. We shall not be liable to any person for any loss, liability or damages, including consequential or special damages, assign as a result of any security breaches or system failures, or any other defect of the electronic online communication procedures, including, without limitation, loss due to data modification or destruction.

WARRANTY DISCLAIMER: EXCEPT AS OTHERWISE REQUIRED UNDER APPLICABLE LAW, WE AS SELLER MAKE NO WARRANTY WITH RESPECT TO GOODS PURCHASED WITH OUR CHARGE CARD. THIS WARRANTY DISCLAIMER SHALL APPLY WHETHER WE ACT AS SELLER, PURCHASE OF CREDIT SALE DOCUMENTATION, ARRANGER OF THIRD PARTY CREDIT, OR OTHERWISE IN ANY PARTICULAR TRANSACTION. WE HEREBY DISCLAIM ANY AND ALL WARRANTIES WITH RESPECT TO GOODS AND SERVICES PURCHASED WITH OUR CARD, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTY OF MERCHANTABILITY. UNDER NO **CIRCUMSTANCES SHALL WE BE LIABLE FOR** INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY TRANSACTION GOVERNED BY THIS AGREEMENT.

ADDITIONAL FES AND CHARGES: Returned item fees and other charges may be assessed in the amount set forth in the current fee Schedule of Seller. You will receive the Seller's current fee schedule upon establishment of your account. Your use of the account constitutes your agreement to pay such fees and charges after appropriate notice to you.

CANCELLATION: We and you have the right to cancel this Agreement/account as it relates to fulure purchases. You, of course, remain obligated to pay for all purchases made prior to the cancellation. You agree to return all charge cards to us upon notice of cancellation.

ASSIGNMENT: This Agreement, individual transactions hereunder, and any and all obligations of the buyer hereunder may be assigned without further notice to you. All of the Seller's rights under this Agreement shall also apply to any Assignee of this Agreement.

AUTOMATED FACILITIES: We may provide fully automated fueling facilities which allow your drivers to purchase fuel by presenting charge cards to an unattended card reading machine. You agree that use of the Card (with a driver identification number, if applicable to your account) and the corresponding entry of sales data into the card system will evidence your agreement to pay for such purchases.

PARTIES TO THIS AGREEMENT: This is an agreement between the Seller and the Buyer and no other entity shall be deemed a party to this Agreement or third party beneficiary hereof.

WAIVER: The waiver of any term, condition or right under this Agreement by either party shall not waive any other term, condition or right, or the same term, condition or right on any other occasion.

ENTIRE AGREEMENT: This is our entire agreement and no oral changes can be made. This Agreement shall be governed by the internal laws of the State of Florida (without reference to choice of law rules). This Agreement is not binding until approved and accepted by the Seller. Any action to enforce this Agreement may be brought in Duval County, Florida, regardless of your state or county of residence. I HEREBY WAIVE TRIAL BY JURY.

SELLER:

GATE PETROLEUM COMPANY 9540 SAN JOSE BOULEVARD JACKSONVILLE, FL 32257-5444 By: Director of Gate Fleet Services

Schedule A

	Balance	Periodic	Annual
State of Mailing Address	Subject to Finance Charge	(Monthly) Rate	Percentage <u>Rate</u>
Jalifornia, Colorado, District of Columbia, Georgia, Idaho, Indiana, Mississippi, Iew Jersey, New Mexico, Oklahoma, South Carolina, South Dakota, Tennessee, Evas, Utah, Vermont, Virginia, Wyoming	ALL	1.75%	21.0%
rizona, Delaware, Illinois, Kentucky, Ievada, New Hampshire, New York,	411		
Dregon	ALL	1.80%	21.6%
Pennsylvania	ALL	1.25%	15%
linnesota	ALL	1.33%	16.0%
lichigan	ALL	1.70%	20.4%
rkansas	ALL	.792%	9.5%
owa	ALL	1.65%	19.8%
ebraska	0-\$500 over \$500	1.75% 1.50%	21.0% 18.0%
laryland	0-\$700 over \$700	1.55% 1.00%	21.0% 18.0%
/est Virginia	0-\$750 over \$750	1.50% 1.00%	18.0% 12.0%
laska	0-\$1000 over \$1000	1.50% .83%	18.0% 10.0%
ansas	0-\$1000 over \$1000	1.50% 1.20%	18.0% 14.4%
labama	0-\$750 over \$750	1.75% 1.50%	21.0% 18.0%
onnecticut, Florida, Hawaii, Louisiana, laine, Massachusetts, Montana, orth Carolina, North Dakota, Ohio, hode Island, Washington, Wisconsin	ALL	1.50%	18.0%
lissouri	ALL	1.67%	20.04%

PERSONAL GUARANTY



IN CONSIDERATION of the sum of TEN DOLLARS (\$10.00), cash in hand, paid, and other valuable consideration, receipt of which is hereby acknowledged, as well as for the purpose of seeking to induce GATE PETROLEUM COMPANY, a Florida Corporation, GATE FUEL SERVICE INC., a Florida corporation & "GATE FLEET SERVICES", hereafter refer to as "GATE" having it's principal office in Jacksonville, Duval County, Florida, to extend credit to:

- () a corporation
- () a limited liability company

operating in and formed under the laws of the state of _______ (hereinafter termed the "Principal"), or to renew or extend, in whole or in part credit already granted to said Principal, the undersigned (hereinafter termed the "Guarantor"), does hereby guarantee to said Gate and to its endorsers, transferees, successor or assigns of either this guaranty or any of the obligations secured hereunder, the prompt payment according to their terms of all obligations of the Principal to Gate of any kind or character, and does agree that if they, or any of them, are not so paid by the Principal, in accordance with their terms upon demand of Gate, the Guarantor will immediately do so.

The obligations covered by this guaranty include all obligations of the Principal to Gate now existing, or hereafter coming into existence, and any renewals, amendments, novations, replacement agreements or extensions, in whole or in part, of any of said obligations heretofore described, together with all damages, losses, costs, interest, charges, expenses, including attorney's fees, and liabilities of every kind, nature and description suffered or incurred by Gate arising in any manner out of, or in any way connected with, or growing out of, said indebtedness or liabilities of the Principal to Gate. The liability of the Guarantor hereunder is unlimited in amount. This is a continuing guaranty and shall remain in force until written notice by certified U.S. mail, return receipt requested, the Guarantor revoking it has been received by Gate; but such revocation shall in no wise release the Guarantor from its guaranty of all obligation of the Principal (as herein above defined), then in existence or from any renewals, or extensions thereof, in whole or in part. Death of the Guarantor, if in a natural person, shall not revoke this guaranty in case of such death, this guaranty shall remain in force and effect until written notice by the domiciliary personal representative of the Guarantor revoking this guaranty, but in case of such dissolution such partnership, co-operative, or association of any kind, dissolution thereof by death or otherwise shall not revoke this guaranty, but in case of such dissolution such partnership, co-operative or association, and the members thereof, shall remain responsible on this guaranty until written notice by the person legally empowered to wind up the affairs of such dissolved Guarantor revoking this guaranty, has been received by Gate.

The Guarantor hereby consents and agrees that Gate may at any time either with or without consideration, surrender any property or other security of any kind or nature whatsoever held by it or by any person, firm or corporation on its behalf, or for its account, securing any indebtedness or liability covered by this guaranty, or substitute for any collateral so held by it for Guarantor, and such surrender or substitution shall not in any way affect the liability or the Guarantor hereunder. In the event the obligation hereby guaranteed is an obligation of a corporation, this guaranty shall cover all obligations to said Gate purporting to be made on behalf of such corporation by any officer or agent of such corporation without regard to the actual authority of such officer or agent. The term "Corporation" shall include partnerships, LLCs, co-operatives and associations of all kinds, and all purported corporations, whether or not correctly and legally chartered and organized.

At the option of Gate; this agreement may be treated as a guaranty or as a suretyship. In any event Gate shall have the right to proceed against the Guarantor without first proceeding against the Principal.

The Guarantor hereby agrees that extensions of time in respect of any obligation covered by this guaranty may be granted by Gate to the Principal without notice to the Guarantor and without thereby affecting the liability of the Guarantor under this guaranty in any respect; the Guarantor waives notice of acceptance of this Guaranty by Gate, or of the creation or extension or renewal of any obligation of the Principal to which it relates, or of any default by the Principal. The Guarantor agrees that no act or omission on the part of Gate shall in any way affect or impair this guaranty.

If the Guarantor is a natural person, this agreement binds his heirs, devisees, administrators, executors, successors, and assigns, and if a corporation, its successors and assigns. When signed by more than one Guarantor, the single term "Guarantor" shall include the plural and their obligation shall be both joint and several.

This guaranty is made subject to all the terms, conditions, agreements or stipulations contained in any notes evidencing the obligations hereby guaranteed, and said Guarantor further agrees that the terms, conditions and stipulations of any notes which may be executed by the Principal to evidence obligations incurred in the future shall simultaneously with the execution of such notes become a part of this guaranty, said Guarantor hereby ratifying and confirming the agreements contained in said notes, it being understood that this guaranty also applies to any open account that the above named entity has with Gate. It is the intention of the Guarantor to guarantee any and all obligations now or hereafter created, of the Principal to Gate, and any and all other obligations transferred by endorsement or assignment, or by operation of law, by the Principal to Gate.

In the event it becomes necessary for Gate to enforce this guaranty by legal action, each of the Guarantors hereby waives the right to be sued in the county of his residence, and it is agreed that the proper venue for such suit would be in Duval County, Florida. An 18% per annum rate of interest shall apply to any Judgment obtained against the Guarantor in the event of litigation and the Guarantor agrees to pay all costs of collection, including but not limited to, a reasonable attorney fee whether suit be brought or not, when incurred for consultation, litigation, post-Judgment collection procedures (discovery, garnishment, levy, contempt proceedings and Proceedings Supplementary) and appellate services, as well as attorney fees incurred in litigating entitlement to, and quantifying the amount of, attorney fees. GUARANTOR HEREBY WAIVES TRIAL BY JURY.

Guarantor acknowledges that it is an ordinary and customary record-keeping business practice of Gate to scan or otherwise convert its Personal Guaranties into digital form for the purpose of electronic storage and that the original may be destroyed. Guarantor agrees that any subsequent reproduction of the electronically stored version of this Guaranty that may later be produced in the ordinary course of record-keeping procedure shall have the same force and effect of the destroyed original for all purposes, including admissibility into evidence in all jurisdictions, courts, and tribunals. This Guaranty may be executed by facsimile, email, or other electronic signature, which Guarantor agrees shall constitute an original for all purposes. The terms of this Guaranty shall be governed by the laws of the State of Florida and Guarantor agrees to submit to the jurisdiction of the State of Florida. Any corporate or business title in Guarantor's signature below is only to identify Guarantor's position with the Principal and does not negate the execution of this Guaranty in Guarantor's personal, individual capacity.

IN WITNESS WHEREOF, The Guarantor has affixed his hand and seal this _	day of	, 20

X			
Signature	Please Print Name	Social Security #	
v			
A Signature	Please Print Name	Social Security #	

WITNESSES:

⁽⁾ a sole proprietor

⁾ a partnership

PLEASE NOTE

WHEN A PERSONAL GUARANTY IS SUBMITTED A COPY OF YOUR DRIVER'S LICENSE IS REQUIRED