

QUANTUM STEEL

Reg. No: 2011/129523/07

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QUANTUM STEEL (PTY) LTD | REG. NO: 2011/129523/07
VAT NO: 4280259880

Application for Credit Facilities

Application for Gredit Facilities								
Applicant (in full)								
Trading name:								
Registration Number VAT number								
Associated Companies (if any) and/or Holding Company:								
Nature of business:								
Date established:								
Private Company: Public Company: Close Corporation: Partnership: Sole Trader:								
Business Address (P.O. Box) : City: Code:								
Business Address (Street):								
Business Address (Delivery):								
Telephone Number: Fax Number:								
Registered Address:								
Accounts Email: Buyer Email:								
Who are the Directors of the Company/Members of the Corporation/Partners/Sole Proprietor: Full Names Id No Residential Address Telephone No Are you prepared to show us your Balance Sheet? Yes/No: If Yes, kindly attach a copy to facilitate a speedy appraisal Date of Last Audited Financial Statements:								
Estimated monthly purchases from ourselves R:								
Details of premises:								
Owned by applicant? Yes/No: If No, name of Owner/Landlord: Tel No:								
Trade References Telephone No Contact								
Bank: Branch Code: Account No:								
Auditors Name & Address:								
Telephone No: Contact:								
Any additional information which will assist in the appraisal of this application:								
Initial:								

Terms and Conditions of Agreement of Sale between Quantum Steel (Pty) Ltd

		Reg	. No. 201	1/129523,	07				
Nam	ne:			Reg	no:		("The I	Purchaser"	
lt is a 1.	agreed that: The price reflected on t which the parties heret	the Seller's invoice shall be paid to might from time to time agree	by the Purch	naser withou	t any deduction	in accordance with t	he terms:	of payment	
2.	The Seller shall be entit	led to charge interest, from time	e to time at t	he maximum	rate permissible	by law on all overdue	amounts.		
3.	The risk in and to the g shall remain vested in t	oods purchased shall pass to t he Seller and shall not pass to th	he Purchasei ie Purchaser	on delivery t until payment	thereof. Notwit t of the purchas	nstanding delivery of e price has been made	the goods e in full.	s ownership	
4.	The Seller shall not, ur Purchaser's specificat defective goods within	der any circumstances, be liab ions, unless written notice is 7 days of receipt.	le for any def received by t	ects, shorta he Seller fro	ages in delivery om the Purchas	or failure of the good er in respect of dela	ls to comp ays in deliv	ply with the very, and/or	
5.	make payment of any ar 5.1 Retake possessio 5.2 Demand that the	haser committing any breach of nount on due date, the Seller at i n of the goods sold and delivered Purchaser immediately make pa notwithstanding that payment	ts option and to the Purch syment to th	without prej aser, in respo Seller of all	udice to any of it ect of which own amounts in res	s rights in law, shall be ership has not passe pect of all goods sold	oe entitled d: and	to:	
6.	The Seller shall be entir Court having jurisdiction plus collection commiss	cled, but not obliged to institute n. The Purchaser agrees to be l sion.	e any proceed iable to the S	lings against Seller for all le	the Purchaser egal costs calcu	arising out of any sa ated on the attorney	le in the M y and own	Magistrates client scale	
7.	The Purchaser and sig domicilium citandi et ex	natory/ies hereto nominate thecutandi.	e Purchaser	s business a	address as rec	orded on the revers	e side her	reof as the	
8.	In the event of an order validity of such order, Purchaser.	being given to the Seller on the notwithstanding the fact that	e Purchaser's such an orde	s official orde er may have	r form, the Puro been given or s	chaser shall be estop igned by a person n	ped from o ot authori	denying the ised by the	
9.	The Purchaser shall not be entitled to set-off any amounts, which may be owing to the Purchaser by the Seller, against any amounts ow by the Purchaser to the Seller: 9.1 The Seller shall, however, enjoy such rights of set-off.							unts owing	
10.	No extension of time or waiver by the Seller of a	r any other relaxation or indulge ny of its rights under this agreer	nce granted ment or novat	by the Seller tion of any of t	to the Purchas the terms and c	er shall operate as, onditions of this agre	or be deer ement.	med to be a	
11.	The credit facilities may be altered or withdrawn by the Seller at any time.								
12.	A signed Delivery Note shall constitute prima facie proof that the goods have been delivered to and received by the Purchaser; in goo condition, whether signed by the Purchaser; an employee, an agent or representative of the Purchaser.							ser; in good	
13.	Should the Purchaser have previously entered into either oral and/or written agreements with the Seller, the Purchaser agrees that the agreement shall not constitute a novation thereof.							es that this	
14.	The purchaser warrants that the information on the reverse is true and correct and undertakes to notify the Seller in writing, of any chang of details given including change of ownership, name or address. Such change shall in no way derogate from my/our liability to the Seller.								
Deed of Suretyship and Cession									
between Quantum Steel (Pty) Ltd Reg. No. 2011/129523/07									
Nam	ne 1:			Name 2:					
ld N	o 1:			ld No 2:					
1.	solidum unto and in favour	ended their signature/s hereto on bel of the Seller in respect of all the obli ne terms and conditions of this agree	gations of the l	Purchaser: who	ether past preser	t or future and further	more hereh	ny agree and	
2.	interest, claim and demant have against all and any ("Purchaser's debtors") v hereafter be or become obligation howsoever arisin cession in securitatum de disposed of any of the right	vocably and in rem suam cedes, ple in and to all claims whatsoever nature persons, companies, corporation without exception as continuing consuming by the Purchaser to the Selong which the Purchaser may be or both and is not an out-and-out cessing, title and interest in and to any of he Purchaser's reversionary rights.	ure and descrip ns, firms, part vering security ller from what decome bound to on, Should it.	tion and hower tnerships, ass for the due p soever cause to perform in transpire that	ver arising which to sociations, syndic payment of every or causes arising favour of the Sell the purchaser or the purchaser or the sell	ne Purchaser may now nates and other legal sum of money which n and for the due perfo er; it being acknowledge tered into prior deeds	or at any tir personae may now or ormance of ed that this	me hereafter whomsoever of any time every other cession is a	
3.	The purchaser warrants t bond over its movable ass entered into a notarial bo execution of this document	o the Seller that it has not either sets or any portion thereof in favound as aforesaid, the Purchaser und	entered into a ur of any other dertakes to dis	pledge of its r party. Should close details t	movable assets in I, however; the Pi thereof to the Se	favour of any party and urchaser have previous ler within 3 (three) day	d/or execute ly executed /s from the	ed a notarial I a pledge or e date of the	
S	igned at:	on th	is the	day o	of:		20 [
	s surety and co-principa omplete in all respects.	Il debtor and duly authorised or	behalf of th	e purchaser	who acknowled	ges that this agreem		y was	
Ν	ame in full (print) 1			2					
P	osition capacity 1			2					
S	ignature 1 —————			Signature	e 2				

Witness 2 __

Witness 1 __