

Wholesale Distributors of Swimming Pool Supplies and Equipment

APPLICANT, Please Read: Applicant represents that the information given on this application is complete and accurate and authorizes Jet Line Products Long Island, Inc. to check with credit reporting agencies, credit references and other sources to investigate the application. The signatory must be a proprietor, general partner, member, or an officer of the applicant with the authority to enter into contracts.

	ACC	OUNT / CR	EDIT APPLICATION	ON		
Applicant's Full Legal Name(include d/b/a name, if any)						
Full Company Name(include d/b/a name, if any)			•			
Type of Business: Corporation Proprietorship	O General Partn O Subchapter S		O Government	t O	LP	
Address						
City		St	Zip		Country	
Telephone ()			Fax ()		
Name of Principals:	Years w/ company	e-mail			Home Address	
President						
Secy/Treasurer						
Controller						
Accounts Payable						
Sales VP/Mngr.						
How Long Established		_	Number of Emp	ployees		
Nature of Business						
Name & Address of Bank			_	Telephone	()	
			_	Fax ()	
	Type of Account			Account N	lumber (s)	
Bank Contact	Checking/LOC/Savii	ngs		(Required))	
			ADE REFERENCI		_	
Compa	Please list suppli ny Name	ers extendii	ng you your highe City	State	nits.	Telephone
					Tel ()	
			_		Fax()_	
					Tel ()	
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	NON IN	IDUSTRY T	RADE REFEREN	ICES	//	
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TAX RESALE INFORMATION

	IAX RES	ALE INFORMATION	
Federal Tax ID#			
Do you qualify for tax exemption status OYI	ES O NO		
If YES, please attach appropriate documentation	tion.		
Parent Company			
Address			
	INVOICING / SH	IIPPING REQUIREMEN	Γ
Invoice	To:		Ship To:
Name		Name	
Address		Address	
City	State	City	State
Zip Country	1	Zip	Country
Special Invoicing Instructions		Special Shipping Ins	
opeda involving instructions		Opecial Chipping ins	illucions
JET LINE PREFERS TO DELIVER INVOICES sign alongside your preference to authorize d		•	ur preference (please select one of the following and
Email	envery of invoice in the method a	Signature	
O Fax ()			
		Signature	
US Mail to the Above Address	CREDIT TE	Signature ERMS AND POLICY	
Notices and Terms of Credit Agreen			cant
-	•	•	grees to pay for all credit transactions arising
• ,			urther agrees to abide by all terms and
	• • • • • • • • • • • • • • • • • • • •		and (ii) to pay and reimburse the Company that
			.,
· ·		•	and expenses incurred in connection with
collection of any indebtedness owed to	• •		
••			AD IT. (2) ANY PERSON SIGNING THIS
	. ,		Y IN GOOD STANDING UNDER THE LAWS
			THORIZED: (i) THE EXECUTION OF THIS
			NDING AGREEMENT BY THE COMPANY TO
EXTEND ANY CREDIT TO APPLICA	NT UNTIL THE COMPANY	APPROVES THIS APP	LICATION.
Signed by: Name (Please print)		Title	
Signature:		Date / /	
(Must h	ne signed by an officer or owner)		

AUTHORIZATION FOR RELEASE OF CREDIT INFORMATION

TO WHOM IT MAY CONCERN:

The undersigned has made application to Jet Line Products Long Island, Inc. for a commercial credit line, and hereby authorizes Jet Line Products Long Island, Inc. to obtain from any credit reporting agency any credit report relating to the undersigned which Jet Line Products Long Island, Inc. may deem necessary to evaluate the commercial credit line requested by the undersigned.

The undersigned hereby authorizes any bank or other lender or grantor of credit to provide Jet Line Products Long Island, Inc. information regarding the character, reputation, financial responsibility and indebtedness of the undersigned as requested by Jet Line Products Long Island, Inc. for the purpose of evaluating the commercial credit request of the undersigned.

The undersigned hereby releases Jet Line Products Long Island, Inc. and any lender of grantor of credit from any and all claims or causes of action that may arise which he/she might have by reason of information furnished Jet Line Products Long Island, Inc. by a credit reporting agency or by a bank or other lender or grantor of credit.

Notice to Bank:			: You are hereby authorized and instructed to release all information ecking, loans, etc.) with your bank to Jet Line Products Long Island, Inc.			
erformance of	all our company acco	ounts (checking, loans, etc.)	with your bank to Jet Line Products Long Island, Inc.			
Dated:		_				
	Today's Date					
			Business Name			
			Printed Name			
			Authorized Signature			

*Applicants seeking credit terms must complete the attached Personal Guarantee.

Please send completed application to:

Jet Line Products, Inc. 55 Jacobus Avenue, South Kearny, NJ 07032 Fax: (973) 690-2944

An application may be faxed to (973) 690-2944 to initiate a credit check BUT the original signed application MUST be mailed to the above address and received before credit is issued.



Wholesale Distributors of Swimming Pool Supplies and Equipment

GUARANTEE

*Applicant Name and Business Name must match names on Account / Credit Application
This guarantee ("Guarantee") is made by of YOUR NAME to Jet Line Products Long Island, Inc. (hereafter "Jet Line"). YOUR COMPANY'S NAME
INTRODUCTORY PROVISIONS:
The following provisions are a part of and form the basis for this Guarantee:
WHEREAS, Jet Line has agreed to extend credit towith
WHEREAS, Guarantor is an affiliate, related party or interested party of and to the Account Party and shall receive a material benefit, whether tangible or intangible, from the extension of credit by Jet Line to the Account Party; and
WHEREAS, Guarantor understands and agrees that Jet Line would not otherwise continue to extend credit to the Account Party without the execution of this Guarantee by Guarantor.
AGREEMENT:

1. Guarantor absolutely and unconditionally guarantees to Jet Line the payment, when due, of all accounts of the Account Party, together with any and all other indebtedness of the Account Party to Jet Line of any kind now existing or existing in the future, including without limitation, all extensions of credit, advances, interest, costs, attorneys' fees, debts, and any present judgments against the Account Party, whether voluntarily or involuntarily incurred, due

the covenants and agreements contained herein and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged and agreed, Guarantor covenants

and agrees with Jet Line as follows:

NOW, THEREFORE, in consideration of the extension of credit to the Account Party and

or not due, absolute or contingent, liquidated or unliquidated, determined or undetermined; whether such expenses arise out of or are incurred in collection or enforcement of any contract or agreement with Account Party or with Guarantor under this Guarantee; whether Account Party may be liable individually or jointly with others, or primarily or secondarily, or as guarantor or surety; whether recovery on the indebtedness may be or may become barred or unenforceable against Account Party for any reason whatsoever; and whether the indebtedness arises from transactions which may be void or voidable on account of infancy, insanity, ultra vires, or otherwise.

- 2. Guarantor agrees to pay to Jet Line all costs and expenses, including reasonable attorneys' fees and in enforcing this Guarantee.
- 3. Guarantor has full power and authority to incur the obligations provided for herein. This Guarantee constitutes the legal and binding obligation of Guarantor and does not violate, conflict with, or constitute any default under any agreement, instrument, bylaws, regulations, or other contract binding upon Guarantor.
- 4. This Guarantee is unconditional and Guarantor agrees that Jet Line shall not be required to assert, take or collect any claim or cause of action against Account Party before proceeding against or asserting any claim or cause of action against Guarantor under this Guarantee.
- 5. This Guarantee shall continue in favor of Jet Line notwithstanding any extension, modification, or alteration of any agreement concerning the extension of credit to the Account Party, which is entered into by the Account Party and Jet Line, their successors or assigns. No extension, modification, alteration or assignment of any agreement between the Account Party and Jet Line concerning the extension of credit to the Account Party shall in any manner release or discharge the undersigned guarantor.
- 6. This Guarantee shall continue unchanged by any bankruptcy or insolvency of the Account Party, or any successor or assignee thereof, or by any rejection of the Account Party's credit agreement with Jet Line, or any abandonment by a trustee relating to the Account Party.
- 7. This Guarantee is a guaranty of payment and not of collection. Guarantor cannot require Jet Line to exercise any rights against any security or collateral pledged by the Account Party, if any, or to exercise any rights against any other Guarantor.
- 8. Guarantor agrees that payments pursuant to this Guarantee shall be paid to Jet Line without setoff, counterclaim, deduction or other withholding, and shall be made in United States Dollars.
- 9. Guarantor hereby expressly waives all notice of acceptance of this Guarantee, notice of extension of credit to Account Party, notice of presentment, protest, notice of protest, notice of nonpayment, notice of intent to accelerate, notice of acceleration, demand for payment, protest in relation to any instrument evidencing the indebtedness guaranteed hereunder, and any notice of default by Account Party or any other notices to which either Account Party or Guarantor may be otherwise entitled.
- 10. The terms and provisions of this Guarantee shall be binding upon and inure to the benefit of the respective successors and assigns of Jet Line and/or Jet Line and Guarantor. This Guarantee is a continuing guarantee and shall remain in full force and effect until a written agreement terminating this Guarantee is signed by Jet Line, and the undersigned Guarantor.

- 11. It is expressly understood that Jet Line is under no obligation for any reason whatsoever to terminate this Guarantee or release to guarantor, but Jet Line may do so in its sole discretion. In the event this Guarantee is terminated, such termination shall not impair or affect any indebtedness or extensions of credit made to Account Party prior to the date such termination agreement is actually signed by Jet Line.
- 12. This Guarantee shall be interpreted and construed in accordance with the laws of the State in which Jet Lines Principal place of business is located. Venue of any lawsuit brought to enforce this Guarantee or any claims by Guarantor relating thereto, shall be brought exclusively in a court of competent jurisdiction, in the state and county where Jet Line has its principal place of business.
- 13. In the event any legal action or lawsuit is commenced to enforce the guarantee all parties all waive trial by jury.
- 14. In the event Jet Line commences a lawsuit or legal action to enforce the terms of the guarantee it shall be entitled to recover as part of any such proceeding its court costs, service of process cost, and its reasonable attorney fees incurred in the prosecution of the action.
- 15. This Guarantee represents the entire agreement of Guarantor with respect to the subject matter of this Guarantee. There are no promises or representations by to Guarantor relating to the subject matter of the Guarantee that are not reflected in the Guarantee.

This Guarantee shall be effective as of . . .

	Today's Date
GUAI	RANTOR:
	By:(Signature) Name: Title: Date:
	By:(Signature) Name: Title:

Please send completed application to:

Jet Line Products, Inc. 55 Jacobus Avenue, South Kearny, NJ 07032 Fax: (973) 690-2944

Date:

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