



CORPORATE HEADQUARTERS
111 Rhode Island Road
Lakeville MA 02347

DISTRIBUTION
102 Charles A. Eldridge Road
Lakeville, MA 02347

DISTRIBUTION
131 Enterprise Drive
Gardiner ME 04345

MANUFACTURING
694 Millbury Street
Worcester MA 01607

Voice 800.564.5142 Fax 800.649.0720

GENERAL GUARANTY

GUARANTY given by _____ (Applicant Representative-“Guarantor”) to
Dennison Lubricants Inc. a Massachusetts (“Company”) in order to induce Company to extend credit to, or
otherwise become the creditor of , _____ (Applicant Company Name - Debtor”).

Signature

Guarantor hereby guarantees to Company the prompt payment, when due, of every claim of Company which may hereafter arise in favor of Company against Debtor. This is a continuing guaranty and shall remain in force until revoked by Guarantor by notice in writing to Company, but such revocation shall be effective only to claims of Company which arise out of transactions entered into after it’s receipt of such notice. This obligation shall cover the renewal of any claims guaranteed by this guaranty or extensions of time of payment thereof, and shall not be affected by any surrender or release by Company of any other security held by it for any claim here by guaranteed.

I / the Corporation, acknowledge that this application and Guaranty constitutes a Massachusetts’ contract the enforcement of which shall be according to Massachusetts’ law. Venue for any actions thereon shall be in the Commonwealth of Massachusetts unless Creditor Corporation chooses otherwise.

In the event of Debtor’s failure to make payments on any claim to Company, when due, Guarantor agrees, without the Company first having to proceed against Debtor, to pay on demand all sums due to Company from Debtor and all losses, costs, attorneys’ fees, or expenses which the Company may suffer by reason of Debtor’s default.

INTENDING TO BE LEGALLY BOUND, Guarantor has signed on _____, 20____

Witness

Guarantor

Title

Title

This application and general guaranty shall constitute a Massachusetts contract enforceable under the laws of the Commonwealth of Massachusetts. Any actions deriving herefrom shall, at creditor’s election be brought in the Commonwealth of Massachusetts.



SERVING NEW ENGLAND WITH QUALITY LUBRICANTS SINCE 1868

