

1700 Liberty Street • P.O. Box 5037 • Chesapeake, VA 23324 757.545.7675 • Fax: 757.545.5815 • 800.676.2424 gohackworth.com • hri@gohackworth.com

## **CUSTOMER AGREEMENT, INFORMATION SHEET, & CREDIT APPLICATION**

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Legal Name		
T/A or DBA Name		
Billing Address		
Street/Delivery Address		
Telephone		Fax
Email		Website Address
Federal Tax ID Number		Dun & Bradstreet Number
Ownership Type: Corporation LLC Partnership_		Sole Proprietor Other Specify
If Corporation, State of Incorporation		Date of Incorporation
Registered Agent		Reg. Agent Address
Type of Business		Date Established
Purchasing Contact		Payables Contact
Name/Numbe		Name/Number/Email
Exempt from Sales Tax Yes No State Sales Tax Exempt Number If exempt, a copy of your State Exemption Certificate must		PO or Job Number Required Yes No If so, it is the customer's responsibility to supply PO number or job number when order is placed.
Name/SSN	Title Addres	SS Telephone Numbers
	pal ever declared bankruptcy? _ cipal, have any outstanding liens  Phone # Fax #	If so, date filed: s or judgments against them? If so, please provide details:  Account # Acct Type Contact Name & Position
Credit References (please provi Company Name Address		Fax # Account # Contact Name & Position
	s and conditions attached, and g ormation Services, Inc. on Compa	give permission for you to contact the above listed references and/or request any and Principles.
Printed Name	Title	Telephone Numbers
Signature		Date

Please complete and return via mail, fax 757-545-5815, or email <a href="mailto:hri@gohackworth.com">hri@gohackworth.com</a>. THANK YOU!

## **GENERAL CONDITIONS**



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- 1. PRICE The price for any and all work shall be based upon our current prices at the time of shipment. In the event the work involves the reproduction of drawings, our charges shall be based upon our determination of the square footage involved based upon our standard method of calculation.
- 2. TERMS OF PAYMENT Unless otherwise expressly provided herein, payment shall be due 30 days from the date of delivery of the work. Late charges shall be charged at the rate of 1.5% per month on all past due accounts. In the event we must commence proceedings to collect any accounts past due, the Customer will be responsible for all costs in bringing such proceedings, including attorneys' fees.
- 3. DELIVERY Unless special arrangements are made, deliveries will only be made during regular working hours. Unless a specific delivery time is indicate herein, we will use our best efforts to deliver the work as soon as possible. In the event of any delay in our performance, due in full or in part to any cause(s) beyond our reasonable control, we shall have such additional time for our performance as may be reasonably necessary under the circumstances. Acceptance by you of any work shall constitute a waiver by you for any claims for damages on account of any delay in delivery of such work.
- 4. SUSPENSION OF PERFORMANCE If in our judgment reasonable doubt exists as to your financial responsibility, or if you are past due in payment of any amount owing to us, we reserve the right without liability and without prejudice to any other remedied, to suspend our performance, decline to ship, or stop any work in progress until we receive payment of all amounts, whether or not due, owing to us, or adequate assurance of such payment.
- 5. SHIPMENT In the event you request delivery by a carrier selected by you, the title to the work shall pass to you upon delivery at the shipping point.
- 6. TOLERANCES All work shall be subject to tolerances and variances consistent with usual trade practices.
- 7. LIMITATION OF LIABILITY In the event any original document received by us is damaged or lost by us, our liability shall be limited to the duplication by whatever means we choose, including photographic technique, of such lost or damaged drawing. You will cooperate with us in furnishing whatever information we may need to effect such duplication. Duplication will be your exclusive remedy for breach of this agreement. We will not be liable for incidental or consequential damages.
- 8. CLAIMS Any Action for breach of this agreement or for any other action arising out of, in connection with, or resulting from this agreement must be commenced within one year after the cause of action shall accrue, and no such action may be maintained which is not commenced within such period.
- 9. INFRINGEMENT If any of the work which we are to reproduce is claimed to violate any copyright, trademark or patent law, you will indemnify us, our successors and assigns, against all liabilities and expenses, including attorneys' fees, resulting from, arising out of, or in connection with any claim of infringement.
- 10. CANCELLATION This contract may be cancelled or modified only prior to our commencement of the work described in this order.
- 11. ENTIRE AGREEMENT The terms set forth herein constitute the sole terms and conditions of the contract between you and us. No other term, condition, or understanding, whether oral or written, shall be binding upon us unless hereafter made in writing and signed by our authorized representative.
- 12. DEFICIENCIES in the event of any deficiency in the furnishing of our services, you shall notify us of such deficiency within 5 days after receipt of the work. Our liability for such deficiency shall be limited to replacement of the requested work. We will not be liable for any incidental or consequential damages.

Card Type (VISA, MC, AMEX, Discover), Credit Card #, Expiration Date, Security Code,
Name on Card, and Billing Statement Mailing Address.
I hereby give permission for the balance due to be charged to my credit card at the end of each month:
Authorized Signature. Title. Date and Telephone Number

You may choose to pay your invoices automatically at the end of each month with a credit card.