



## UNLIMITED AND CONTINUING PERSONAL GUARANTEE

**To be completed by all personal Guarantors (Use additional sheets if necessary)**

Guarantor:	LastName	FirstName	Middle Name	Birth Date (Day/Month/Year)
Partner/Spouse:	LastName	FirstName	Middle Name	Birth Date (Day/Month/Year)
Address	City	Province	Postal Code	Phone No.
				How Long at this Address
Rent or Own	If own, name(s) on Title		How Long	Employer
				How Long
Personal Bank – Name	Address/City/Province/Postal Code		Contact Name	Phone No.

I \_\_\_\_\_ in consideration of all loans, advances and other credit now or hereafter granted by **Noble British Columbia**, a Division of Emco Corporation or any predecessor, successor, assign, subsidiary, affiliate, division or operating group of Emco Corporation (collectively the "Company") to \_\_\_\_\_ (the "Customer"), **HEREBY IRREVOCABLY AND UNCONDITIONALLY GUARANTEE** to the Company the due and punctual payment of all present and future debts, liabilities and other amounts owing by the Customer to the Company wherever and whenever incurred, including, but not limited to, on account of goods, products and services from time to time purchased by the Customer and all interest, commissions, actual legal and other costs, charges and expenses incurred by the Company in connection with the Customer's account.

This is an **ABSOLUTE, UNCONDITIONAL AND CONTINUING GUARANTEE** and my liability under this Guarantee is **UNLIMITED**, regardless of any credit limits set out in the Customer's Application for Credit or otherwise established from time to time.

The Company has the right, **WITHOUT** notice and without in any way releasing, limiting, lessening, or otherwise affecting my liability under this Guarantee in whole or in part, to vary **IN ANY WAY** the terms of sale and credit between the Customer and the Company, including, but not limited to, increasing the credit extended to the Customer, increasing the rate of interest charged to the Customer, and granting renewals, extensions, releases, compromises, discharges or indulgences to the Customer.

My liability under this Guarantee shall not be discharged or affected in any way by (i) the bankruptcy, insolvency or assignment in favour of creditors of the Customer, (ii) my death or the death of any other guarantor, (iii) any invalidity, unenforceability or illegality, in whole or in part, of any agreements or other documents held by the Company to create or evidence any of the Customer's obligations, (iv) any defence, counterclaim or right of set-off available to the Customer, or (v) any change in the name, objects, capital, constating documents or by-laws of the Customer.

The Company is not required to exhaust its recourses or remedies against the Customer or any other guarantor, or to take any other action, before being entitled to payment from me. In the event of default by the Customer, the Company may treat all obligations of the Customer to the Company as due and payable and I shall immediately be liable for, and make payment to the Company of, the entire indebtedness of the Customer, even though there may be more than one guarantor. I understand and agree that the Company may settle with other guarantors on any basis the Company deems appropriate and that I will remain liable to the Company for the liabilities of the Customer to the Company, minus payments, if any, received by the Company from the other guarantors.

I understand and agree that if goods, products or services are ordered from the Company and charged to the Customer's account by any corporation, individual or other entity with the Customer's actual, implied or ostensible authorization, or if goods, products or services are ordered from the Company by any corporation, individual or other entity carrying on or continuing the

