SRF DISBURSEMENT REQUEST FORM

SE	CTION 1: I	PART	ICIPAI	NTI	NFORMATION		SRF LOAN NUMBER: DW22282001					
SRF Par	ticipant:	Tow	n of Bri	stol	Water Utility				UEI Num	ber:	NF35QSFKC	C57
Particip	ant's Mailir	ng Ado	dress:		PO Box 122							
City:BristolState:INZip Code:4650						46507-9489						
Participant's Contact: Mr. Mike Yoder			Contact Phone:	574.848.7007	Contact Email:	mikeyode	mikeyoder@bristol.in.gov					
Authorized Representative: Ms. Cathy Antonelli		. Cathy Antonelli			Auth. Rep. Email:	townclerk	@bristol.in.g	(ov				
Participant's Bank:				Mailing Address:								
City:						State:		Zip Code:				
Accoun	t Name:		Account Name:			Routing Number:			Account	Number:		

SECTION 2: DISB	URSEI	MENT INFORMATIO	N	REQUEST	NUMBER: 26				
SRF Funding Source to be used for this Request (if multiple sources are being used to pay one invoice, submit a separate DRF for each source):									
SRF Primary Funds									
Beginning Balance of thi	Beginning Balance of this Funding Source:						2		
Total Amount of Previou	Total Amount of Previous Disbursements for this Funding Source:								
Is any part of this reques	s any part of this request being paid by a Non-SRF Funding Source? (OCRA, RD, etc):						🛛 No		
l	f yes:	Non-SRF Source:			Non-SRF Amount:	\$			

SE	CTION 3	: CONT	RACT	OR INFORMATION							
Contractor: Phoenix Fabricators and Erectors, LLC					Mailing Address:	182 S County Road 900 East					
City: Avon					State: IN Zip Code: 46123						
Contractor's Bank: Enterprise Bank & Trust Mailing Address: 150 N Me					150 N Meramec A	ve					
City:	Clayton						State: MC				63105
Accoun	t Name:	Phoer	nix Fabı	ricators and Erectors,	Routing Number:	081006162		Account	Number:	1937516	
Contractor's Escrow Bank:		Mailing Address:									
City:					State:		Zip Code:				
Accoun	t Name:				Routing Number:			Account	Number:		

SECTION 4: PAYMENT I	NFORMATION							
Amount of this request to be paid by SRF Funding Source identified in Section 2 (less retainage): \$537,489								
Participant has paid	• Participant has paid Contractor for this Request and is requesting SRF to reimburse payment to Participant 🗌 Yes 🛛 No							
If yes, Participant requests:	□ Check mailed to Participant's address above	□ Payment wired to Participant's Bank via wiring instruction	is above					
• Participant has not paid Contractor for this Request and is requesting SRF to pay Contractor directly $oxed{eq}$ Y								
If yes, Participant requests:	If yes, Participant requests: 🛛 Check mailed to Contractor's address above 🛛 Payment wired to Contractor's Bank via wiring instructions above							

SECTION 5: RETAINAGE INFORMATION (if applicable)									
Retainage Amount for this Pay	tified in Section 2:	\$ 28,289							
Participant requests	🛛 Yes	🗆 No							
Participant requests	🗆 Yes	🛛 No							
If yes, Participant requests:	□ Check mailed to Participant's address above	□ Retainage wired to Participant's Bank via wiring instruction	ons above						
Participant requests	🗆 Yes	🛛 No							
If yes, Participant requests:	If yes, Participant requests: 🛛 Check mailed to Escrow Bank's address above 🖓 Retainage wired to Escrow Bank via wiring instructions above								

5 , i	e undersigned hereby certifies this request for disbursement is, to the best of my knowledge and belief, true and accurate and made in accordance with the conditions of the project agreement(s); that the certified payrolls ceived in connection with any enclosed construction invoices are in compliance with the Davis Bacon Act / US Dept. of Labor requirements of 29 CFR 5.5(a)(1), and in compliance with SRF incentive programs.						
Authorized Representative Signature:		Date:					

FOR INTERNAL USE ONLY:

Approved by:	Date:	GPR:	\$	Lead:	\$ EC:	\$ Other:	\$
Processed by:	Date:	DC Not	es:				

Contractor's Application for Payment

Contractor's A			Salan na pana na kana sala na sala na kana na kana sa kana sa kana sa kana sa kana kan			110-17-10-17-0	1
Owner:	Town of Bris		na presidenti anti anti anti anti anti anti anti a		's Project No.:		<u>n/a</u>
Engineer:	Jones Petrie				er's Project No.		2023-0005
Contractor:	Phoenix Fabr		Taran di kuana una dari kana kana kana kana kana kana kana kan	Contra	ctor's Project N	0.:	4030
Project:	tanege and the second		ments Project	and an and the second			
Contract:	Contract B -	Water Tow	ver Construction				n ya mata manana kata sa mata mata kata kata kata kata kata kat
Application I	Vo.:	SIX	Applicat	ion Date:	5/31/2025		_
Application I	Period: Fro	m	5/1/2025	to	5/31/2025		
1. Orię	ginal Contract	Price		en (frankrigen men die steren die steren fan die die en die die en die steren geschieden of some die	sant perint har spins here in an	\$	5,750,000.00
2. Net	change by Ch	ange Orde	ers			\$ \$ \$	-
3. Cur	rent Contract	Price (Line	1 + Line 2)			\$	5,750,000.00
4. Tot	al Work comp	leted and	materials stored to	date		A DOMESTIC POLICY	na na mana na kana na k
(Su	m of Column (G Lump Su	m Total and Colum	n J Unit Price	e Total)	\$	1,892,380.63
5. Ret	ainage						
a	. <u> </u>	for any restantion of the second state of the second state of the	4,100.00 Work Co	mpleted		\$	93,705.00
b.	(adoption of a part in a standard state of a standard state of a	Allowed Accession and a second and a second	3,280.63 Stored N	laterials		\$ \$ \$ \$ \$	914.03
C.	. Total Retaina	ige (Line 5	.a + Line 5.b)			\$	94,619.03
6. Am	ount eligible t	o date (Lin	e 4 - Line 5.c)			\$	1,797,761.60
7. Les:	s previous pay	ments (Lin	e 6 from prior app	lication)		\$	1,260,272.39
8. Am	ount due this	application	ו			\$	537,489.21
9. Bala	ance to finish,	including I	retainage (Line 3 - I	Line 4 + Line	5c)	\$	3,952,238.40
 (1) All previous applied on acc prior Applicati (2) Title to all N Application for encumbrances liens, security 	s progress paym count to dischar ons for Paymen Work, materials r Payment, will s (except such a interest, or enc	nents receiv ge Contract t; and equipr pass to Own s are covere umbrances)	the best of its knowle red from Owner on a cor's legitimate obligation ment incorporated in her at time of payme red by a bond accepta b; and on for Payment is in	ccount of Wor ations incurred said Work, or nt free and cle ble to Owner	k done under the d in connection w otherwise listed ear of all liens, sec indemnifying Ow	ith th in or curity ner a	he Work covered by covered by this y interests, and against any such
Contractor:	Phoenix Fab	icators & I	Erectors, LLC				
Signature:	Cup/Ad	rul			Date	e:	5/31/2025
Recommend	ed by Enginee	r	de san kalin karakan kalan kana kara kara kara kara kara kara ka	Approved b	y Owner		
By:	DEN	γ		By:			
Title: Sr.	Project Engi	neer		Title:			
Date: 202	25-06-17			Date:			
Approved by	Funding Age	ncy					
Ву:				Ву:			
Title:				Title:			

Total number of weather days for project: 0

Date:

Date:

Owner:	Town of Bristol					Owner's Project No	.:	n/a	
ingineer:	Jones Petrie Rafinski, Corp.				•	Engineer's Project N	No.:	2023-0005	
Contractor:	Phoenix Fabricators & Erectors, LLC				•	Contractor's Projec		4030	
Project:	Water System Improvements Project				•				
Contract:	Contract B - Water Tower Construction								
Application No.:	SIX Application Period:	From	05/01/25 to		05/31/25	Appli	cation Date:	05/31/25	
А	В	с	D	E	F	G	н	I	
		-	Work Co	mpleted		Work Completed	% of		
			(D + E) From		Materials	and Materials	Scheduled		
			Previous		Currently Stored	Stored to Date	Value	Balance to Finish	
		Scheduled Value	Application	This Period	(not in D or E)	(D + E + F)	(G / C)	(C - G)	
Item No.	Description	(\$)	(\$)	(\$)	(100 11 2 01 2)	(\$)	(%)	(\$)	
item No.	Description		iginal Contract	(2)	(7)	(7)	(78)	(7)	
1	PROPOSED WATER TOWER CONSTRUCTION	0	iginal contract						
1.1	ENGINEERING	345,000.00	345,000.00	-		345,000.00	100%	-	
1.2	PILES / DEEP FOUNDATION	335,000.00	335,000.00	-		335,000.00	100%	-	
1.3	FOUNDATION	908,000.00	454,000.00	454,000.00		908,000.00	100%	-	
1.4	YARD PIPING	200,000.00					0%	200,000.0	
1.5	TANK SHAFT	1,026,000.00		102,600.00		102,600.00	10%	923,400.0	
1.6	TANK MATERIAL / SHOP FABRICATION	582,000.00			18,280.63	18,280.63	3%	563,719.3	
1.7	TANK DELIVERY	38,000.00		-	10,200,000		0%	38,000.0	
1.8	TANK ERECTION	456,000.00		-			0%	456,000.0	
1.0	TANK PAINTING	298,000.00	-	-		-	0%	298,000.0	
2	EXISTING WATER TOWER DEMOLITION	120,000.00	-	-		-	0%	120,000.0	
3	DEWATERING	65,000.00	-	-		-	0%	65,000.0	
4	WATER TOWER INTERIOR IMPROVEMENTS	504,500.00	-	-	-	-	0%	504,500.0	
4.1	TANK MIXING SYSTEM	12,500.00	-	-		-	0%	12,500.0	
4.2	ELECTRICAL / CONTROLS	231,000.00	-	-		-	0%	231,000.0	
4.3	DISINFECTION / TESTING / STARTUP	2,000.00	-	-		-	0%	2,000.0	
5	EXISTING TOWER SITE RESTORATION	45,000.00	-	-		-	0%	45,000.0	
6	FREEDOM POWDER SITE IMPROVEMENTS	220,000.00	-	-		-	0%	220,000.0	
7	FREEDOM POWDER SITE RESTORATION	75,000.00	-	-		-	0%	75,000.0	
8	MOBILIZATION / DEMOBILIZATION	115,000.00	11,500.00	-		11,500.00	10%	103,500.0	
8.1	BONDS / INSURANCE	172,000.00	172,000.00	-		172,000.00	100%	-	
	Original Contract Totals	\$ 5,750,000.00	\$ 1,317,500.00	\$ 556,600.00	\$ 18,280.63	\$ 1,892,380.63	33%	\$ 3,857,619.37	
		c	hange Orders						
				-		-	0%	-	
				-		-	0%	-	
				-		-	0%	-	
	Change Order Totals	\$-	\$ -	\$-	\$ -	\$ -		\$-	
		Original Con	tract and Change O	rders					
	Project Totals				\$ 18,280.63	\$ 1,892,380.63	33%	\$ 3,857,619.3	

Total number of weather days for project: $\underline{0}$

Attachments: **Invoices for Stored Materials**



NUCOR STEEL BRANDENBURG

Federal Tax ID #13-1860817

Brandenburg, KY 40108

Invoice Number: Invoice Date: Page Number: 41031025585 05/08/2025 Page 1 of 2

Remit To:

Nucor Steel Brandenburg PO Box 931748 Atlanta, GA 31193-1748 US

Customer No.: 12496 Bill To: PHOENIX FABRICATORS AND ERECTORS 182 S CR 900 E AVON, IN 46123 US

Ship To: PHOENIX FABRICATORS AND ERECTORS LLC 1329 US HWY 41 N SEBREE, KY 42455 US

C	Credit Terms	BOL Number	Ship Date	Trip Number	Ship	Terms	SI	nip Mode		
.5%	5 10 Days, Net 30	BOL-2014120	05/08/2025	1973325	Customer Pick Up		CP-Truck-Truck Standard			
C	Customer PO	INCOTERMS	Vehicle Nur	nber			Carrier			
	0003612	EXW	EJ4			Nuc	Nucor CPU Carrier			
Line	Material ID	Desci	ription	Quantity	Unit	Price Unit Amoun				
1	500251022	Plate: A36 0.5000" Nom 240.0000" Min, Hot Rolle SO/Line: 50006515 / 2 Item: 1140699 LPN#: 500251022Z1A Customer Part: P1/2x96	d, Mill Edge	3,267.08 1.00	LBS PCS					
		Base Price:	\$55.000 Material Charges:			\$55.000	CWT	\$1,796.89		

INVOICE

	INVOICE NOT	ES	
	Total Weight:	3,267.08 LBS 1.6340 TON	
If your check for payment in FULL for this Invoice is POSTN on or before May 18, 2025, your discount is \$8.98. The proper amount of payment would be \$1,787.91. NO DISCOUNT ON TAX OR FREIGHT	<i>IARKED</i>	Sub-Total Tax Invoice Total	\$1,796.89 0.00 \$1,796.89 US Dollar
	Manufactured in the Unit	ed States of America	

CUSTOMER ORIGINAL INVOICE

NUCOR®

NUCOR STEEL BRANDENBURG

Federal Tax ID #13-1860817

Brandenburg, KY 40108

INVOICE

Invoice Number: Invoice Date: Page Number: 41031025585 05/08/2025 Page 2 of 2

TERMS AND CONDITIONS OF SALE

All sales by the Nucor entity (or entities) named on the applicable sales order acknowledgement ("Nucor") are made subject to the following terms and conditions. Nucor expressly rejects any different or additional terms or conditions contained in any documents submitted by Buyer. Nucor's provision of credit, acceptance of any purchase order and/or sale of any goods are expressly made conditional on Buyer's assent to these terms and conditions. All orders by Buyer may be accepted only upon issuance of Nucor's sales order acknowledgement.

1. Except as otherwise agreed in a writing signed by Buyer and Nucor, the applicable Nucor sales order acknowledgement, together with these terms and conditions constitute the entire agreement between Nucor and Buyer relating to the sale of such goods by Nucor. Terms or conditions contained in any document issued by Buyer that in any manner purport to alter, modify, change, suspend, or add to any term or condition contained herein shall be deemed excluded from such Buyer document and waived by Buyer. Nucor and Buyer expressly agree that Nucor may modify these terms and conditions from time to time, and such modifications shall be binding upon Buyer.

2. The purchase price of the goods shall be as stated on the face of the applicable Nucor sales order acknowledgement; provided, however, that if Nucor announces a general price increase, the purchase price shall be revised to include such price increase. Nucor may in its sole discretion add a surcharge to the price of goods predicated upon increases in the cost of raw materials or energy. Such surcharge may be adjusted by Nucor periodically to reflect a change in such costs.

3. Buyer cannot modify, cancel, or otherwise alter orders without Nucor's written consent. Any such cancellation, modification, or alteration shall be subject to conditions as negotiated at such time, which shall include protection of Nucor against loss.

4. All deliveries are EXW (Incoterms 2020) loaded Nucor shipping facility, freight prepaid or freight collect to destination. If shipped freight prepaid, the charge for freight will be added to the invoice. Neither freight charges nor tax is subject to any discount. Title and risk of loss pass upon delivery. Risk of loss or damage in transit shall be borne by Buyer, and claims shall be made directly with carrier. Buyer may pick up the goods at Nucor's shipping facility provided Buyer does so within 10 days after the date Buyer is notified of the availability of goods. Nucor reserves the right to ship without further notification at any time after the 10-day period. Buyer shall indemnify, defend (if elected by Nucor), reimburse, and hold harmless Nucor from and against any claims, damages, costs, expenses or other liabilities suffered by Nucor resulting from any acts or omissions of any carrier, broker, or other transportation provider (including any such entity's personnel) engaged by Buyer or its agents.

5. Delivery dates are approximate. Nucor shall not be responsible for non-shipment of goods or delays in delivery or performance due to causes beyond its reasonable control, including, but not limited to, acts of God; acts of Buyer; strikes or other labor disturbances; Nucor's inability to obtain, or material increases in the cost of, fuel, raw materials or parts; delays in transportation; repairs to equipment; fires; or accidents. Acceptance of goods upon delivery shall constitute a waiver by Buyer of any claim for damages on account of non-shipment or delays in delivery or performance.

6. SUBJECT TO STANDARD MANUFACTURING VARIATIONS, NUCOR WARRANTS THAT THE GOODS FURNISHED HEREUNDER SHALL MEET SPECIFICATIONS SET FORTH ON THE FACE OF THE APPLICABLE NUCOR SALES ORDER ACKNOWLEDGEMENT. NUCOR MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, AND SPECIFICALLY EXCLUDES ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

7. No claim for damages for goods that do not conform to specifications will be allowed unless Nucor is given immediate notice after delivery of goods to the first destination to which they are shipped and allowed an opportunity to inspect them or otherwise provided evidence of the claim in accordance with Nucor's then-current claims policy. Goods for which damages are claimed shall not be returned, repaired, or discarded without Nucor's written consent. In the event Nucor consents to a return of any goods, Buyer shall follow Nucor's then-current return policy. In the event of any conflict between these terms and conditions and the terms and conditions of Nucor's claims policy and/or return policy, these terms and conditions shall govern. BUYER'S EXCLUSIVE REMEDY AGAINST NUCOR, AND NUCOR'S SOLE OBLIGATION, FOR ANY AND ALL CLAIMS, WHETHER FOR BREACH OF CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, SHALL BE LIMITED TO NUCOR'S REPLACING GOODS THAT DO NOT CONFORM TO SPECIFICATIONS OR, AT NUCOR'S OPTION, REFUNDING THE PURCHASE PRICE. IN NO EVENT SHALL NUCOR HAVE ANY LIABILITY FOR DAMAGES IN AN AMOUNT EXCEEDING THE PURCHASE PRICE OF THE GOODS IN QUESTION, NOR SHALL NUCOR HAVE ANY LIABILITY FOR SPECIAL, INCIDENTAL, INDIRECT, PUNITIVE OR CONSEQUENTIAL DAMAGES.

8. Nucor may, at its sole discretion, assign any Nucor credit manager to Buyer's account. All credit information supplied to Nucor will be available for use by any Nucor affiliate and/or subsidiary for the purpose of determining creditworthiness. If, in Nucor's opinion, Buyer's credit becomes impaired, Nucor may suspend performance until such time as Nucor has received full payment for any goods already delivered or in process and is satisfied (in its sole discretion) as to Buyer's credit for future deliveries. If Nucor suspends performance and later proceeds with such order, Nucor shall be entitled to such extension of time for performance as is necessitated by the suspension.

9. All taxes, duties, tariffs or any other charges of any kind levied by any federal, state, municipal or other governmental authority that are required to be collected or paid with respect to the production, sale, or shipment of goods sold to Buyer shall be the responsibility of Buyer. Buyer agrees to pay all such taxes, duties, tariffs or other charges and further agrees to reimburse Nucor for any such payments made by Nucor.

10. Checks or payments, whether full or partial, received from or for the account of Buyer, regardless of writings, legends, or notations upon such checks or payments, and regardless of other writings, statements, or documents, shall be applied by Nucor against any amount owing by Buyer with full reservation of all of Nucor's rights, without an accord and satisfaction of Buyer's liability.

11. In the event Buyer fails to make payment to Nucor, or any affiliate of Nucor, of any amounts due and owing to Nucor or such affiliate (including any applicable surcharge or freight charge), Nucor shall have the right to terminate any Buyer order or any unfulfilled portion thereof, and Nucor or any affiliate thereof may terminate any other agreement between Nucor or such affiliate and Buyer. Nucor may charge interest on the outstanding balance at an annual rate of 12% or the highest rate allowed by law (whichever is less). Nucor shall have the right to employ an attorney to collect the balance due, and Buyer agrees to pay all collection costs incurred by Nucor, including its reasonable attorneys' fees.

12. This agreement shall be governed by the laws of the state in which Nucor's shipping facility is located. Buyer, acting for itself and its successors and assigns, hereby expressly and irrevocably consents to the exclusive jurisdiction of the state and federal courts of that state for any litigation that may arise out of or be related to this agreement. Buyer waives any objection based on *forum non conveniens* or any objection to venue of any such action.

13. APPLICABLE ONLY FOR SALES OR RESALES INTO THE STATE OF CALIFORNIA: Proposition 65 warnings are required by California law. Buyer acknowledges that Nucor's goods may result in an exposure to chemicals, including lead and lead compounds, that are alleged by the State of California to cause cancer, birth defects and/or other reproductive harm. Buyer is responsible for complying with California law regarding providing Proposition 65 notices to any customers in the State of California and shall indemnify, defend (if elected by Nucor), reimburse, and hold harmless Nucor from and against any claims, damages, costs, expenses or other liabilities suffered by Nucor as a result of Buyer's failure to comply with Proposition 65. For more information, please go to www.P65Warnings.ca.gov.

14. Nucor reserves the right to enforce these terms and conditions at any time, and none shall be deemed waived unless such waiver is in writing and signed by a duly authorized officer of Nucor. All rights and remedies granted to Nucor herein are in addition to all remedies available at law or in equity.

CHAR2\683646v12

Rev. 6/20



NUCOR STEEL BRANDENBURG

Federal Tax ID #13-1860817

Brandenburg, KY 40108

Invoice Number: Invoice Date: Page Number: 41031025178 05/02/2025 Page 1 of 2

Remit To:

Nucor Steel Brandenburg PO Box 931748 Atlanta, GA 31193-1748 US

Customer No.: 12496 Bill To: PHOENIX FABRICATORS AND ERECTORS 182 S CR 900 E AVON, IN 46123 US

Ship To: PHOENIX FABRICATORS AND ERECTORS LLC 1329 US HWY 41 N SEBREE, KY 42455 US

Cre	edit Terms	BOL Number	Ship Date	Trip Number	Ship	Terms	nip Mode		
.5% 10	0 Days, Net 30	BOL-2004976	05/02/2025	1964254	Customer Pick Up		CP-Truc	k-Truck Standard	
Cus	stomer PO	INCOTERMS	Vehicle Nu	mber			Carrier		
(0003612	EXW	1964254-0	45		Nuc	ucor CPU Carrier		
Line	Material ID	Desci	ription	Quantity	Unit	Price	Unit Amount		
1 5	500251048	Plate: A36 1.0000" Nom 260.0000" Min, Hot Rolle SO/Line: 50006515 / 1 Item: 1136850 LPN#: 500251048E2B Customer Part: P1x96x: Base Price:	d, Mill Edge	7,078.66 1.00	LBS PCS	\$55.000	СМІ	\$3,893.26	

INVOICE

	INVOICE NOT	ES	
	Total Weight:	7,078.66 LBS 3.5390 TON	
If your check for payment in FULL for this Invoice is POST on or before May 12, 2025 , your discount is \$19.47 . The proper amount of payment would be \$3,873.79 . NO DISCOUNT ON TAX OR FREIGHT	MARKED	Sub-Total Tax Invoice Total	\$3,893.26 0.00 \$3,893.26 US Dollar
	Manufactured in the Unit	ed States of America	

THIS INVOICE IS SUBJECT TO THE TERMS AND CONDITIONS, ON THE REVERSE SIDE HEREOF

NUCOR®

NUCOR STEEL BRANDENBURG

Federal Tax ID #13-1860817

Brandenburg, KY 40108

INVOICE

Invoice Number: Invoice Date: Page Number: 41031025178 05/02/2025 Page 2 of 2

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1. Except as otherwise agreed in a writing signed by Buyer and Nucor, the applicable Nucor sales order acknowledgement, together with these terms and conditions constitute the entire agreement between Nucor and Buyer relating to the sale of such goods by Nucor. Terms or conditions contained in any document issued by Buyer that in any manner purport to alter, modify, change, suspend, or add to any term or condition contained herein shall be deemed excluded from such Buyer document and waived by Buyer. Nucor and Buyer expressly agree that Nucor may modify these terms and conditions from time to time, and such modifications shall be binding upon Buyer.

2. The purchase price of the goods shall be as stated on the face of the applicable Nucor sales order acknowledgement; provided, however, that if Nucor announces a general price increase, the purchase price shall be revised to include such price increase. Nucor may in its sole discretion add a surcharge to the price of goods predicated upon increases in the cost of raw materials or energy. Such surcharge may be adjusted by Nucor periodically to reflect a change in such costs.

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4. All deliveries are EXW (Incoterms 2020) loaded Nucor shipping facility, freight prepaid or freight collect to destination. If shipped freight prepaid, the charge for freight will be added to the invoice. Neither freight charges nor tax is subject to any discount. Title and risk of loss pass upon delivery. Risk of loss or damage in transit shall be borne by Buyer, and claims shall be made directly with carrier. Buyer may pick up the goods at Nucor's shipping facility provided Buyer does so within 10 days after the date Buyer is notified of the availability of goods. Nucor reserves the right to ship without further notification at any time after the 10-day period. Buyer shall indemnify, defend (if elected by Nucor), reimburse, and hold harmless Nucor from and against any claims, damages, costs, expenses or other liabilities suffered by Nucor resulting from any acts or omissions of any carrier, broker, or other transportation provider (including any such entity's personnel) engaged by Buyer or its agents.

5. Delivery dates are approximate. Nucor shall not be responsible for non-shipment of goods or delays in delivery or performance due to causes beyond its reasonable control, including, but not limited to, acts of God; acts of Buyer; strikes or other labor disturbances; Nucor's inability to obtain, or material increases in the cost of, fuel, raw materials or parts; delays in transportation; repairs to equipment; fires; or accidents. Acceptance of goods upon delivery shall constitute a waiver by Buyer of any claim for damages on account of non-shipment or delays in delivery or performance.

6. SUBJECT TO STANDARD MANUFACTURING VARIATIONS, NUCOR WARRANTS THAT THE GOODS FURNISHED HEREUNDER SHALL MEET SPECIFICATIONS SET FORTH ON THE FACE OF THE APPLICABLE NUCOR SALES ORDER ACKNOWLEDGEMENT. NUCOR MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, AND SPECIFICALLY EXCLUDES ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

7. No claim for damages for goods that do not conform to specifications will be allowed unless Nucor is given immediate notice after delivery of goods to the first destination to which they are shipped and allowed an opportunity to inspect them or otherwise provided evidence of the claim in accordance with Nucor's then-current claims policy. Goods for which damages are claimed shall not be returned, repaired, or discarded without Nucor's written consent. In the event Nucor consents to a return of any goods, Buyer shall follow Nucor's then-current return policy. In the event of any conflict between these terms and conditions and the terms and conditions of Nucor's claims policy and/or return policy, these terms and conditions shall govern. BUYER'S EXCLUSIVE REMEDY AGAINST NUCOR, AND NUCOR'S COLE OBLIGATION, FOR ANY AND ALL CLAIMS, WHETHER FOR BREACH OF CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, SHALL BE LIMITED TO NUCOR'S REPLACING GOODS THAT DO NOT CONFORM TO SPECIFICATIONS OR, AT NUCOR'S OPTION, REFUNDING THE PURCHASE PRICE. IN NO EVENT SHALL NUCOR HAVE ANY LIABILITY FOR DAMAGES IN AN AMOUNT EXCEEDING THE PURCHASE PRICE OF THE GOODS IN QUESTION, NOR SHALL NUCOR HAVE ANY LIABILITY FOR SPECIAL, INCIDENTAL, INDIRECT, PUNITIVE OR CONSEQUENTIAL DAMAGES.

8. Nucor may, at its sole discretion, assign any Nucor credit manager to Buyer's account. All credit information supplied to Nucor will be available for use by any Nucor affiliate and/or subsidiary for the purpose of determining creditworthiness. If, in Nucor's opinion, Buyer's credit becomes impaired, Nucor may suspend performance until such time as Nucor has received full payment for any goods already delivered or in process and is satisfied (in its sole discretion) as to Buyer's credit for future deliveries. If Nucor suspends performance and later proceeds with such order, Nucor shall be entitled to such extension of time for performance as is necessitated by the suspension.

9. All taxes, duties, tariffs or any other charges of any kind levied by any federal, state, municipal or other governmental authority that are required to be collected or paid with respect to the production, sale, or shipment of goods sold to Buyer shall be the responsibility of Buyer. Buyer agrees to pay all such taxes, duties, tariffs or other charges and further agrees to reimburse Nucor for any such payments made by Nucor.

10. Checks or payments, whether full or partial, received from or for the account of Buyer, regardless of writings, legends, or notations upon such checks or payments, and regardless of other writings, statements, or documents, shall be applied by Nucor against any amount owing by Buyer with full reservation of all of Nucor's rights, without an accord and satisfaction of Buyer's liability.

11. In the event Buyer fails to make payment to Nucor, or any affiliate of Nucor, of any amounts due and owing to Nucor or such affiliate (including any applicable surcharge or freight charge), Nucor shall have the right to terminate any Buyer order or any unfulfilled portion thereof, and Nucor or any affiliate thereof may terminate any other agreement between Nucor or such affiliate and Buyer. Nucor may charge interest on the outstanding balance at an annual rate of 12% or the highest rate allowed by law (whichever is less). Nucor shall have the right to employ an attorney to collect the balance due, and Buyer agrees to pay all collection costs incurred by Nucor, including its reasonable attorneys' fees.

12. This agreement shall be governed by the laws of the state in which Nucor's shipping facility is located. Buyer, acting for itself and its successors and assigns, hereby expressly and irrevocably consents to the exclusive jurisdiction of the state and federal courts of that state for any litigation that may arise out of or be related to this agreement. Buyer waives any objection based on *forum non conveniens* or any objection to venue of any such action.

13. APPLICABLE ONLY FOR SALES OR RESALES INTO THE STATE OF CALIFORNIA: Proposition 65 warnings are required by California law. Buyer acknowledges that Nucor's goods may result in an exposure to chemicals, including lead and lead compounds, that are alleged by the State of California to cause cancer, birth defects and/or other reproductive harm. Buyer is responsible for complying with California law regarding providing Proposition 65 notices to any customers in the State of California and shall indemnify, defend (if elected by Nucor), reimburse, and hold harmless Nucor from and against any claims, damages, costs, expenses or other liabilities suffered by Nucor as a result of Buyer's failure to comply with Proposition 65. For more information, please go to www.P65Warnings.ca.gov.

14. Nucor reserves the right to enforce these terms and conditions at any time, and none shall be deemed waived unless such waiver is in writing and signed by a duly authorized officer of Nucor. All rights and remedies granted to Nucor herein are in addition to all remedies available at law or in equity.

CHAR2\683646v12

Rev. 6/20



NUCOR STEEL TUSCALOOSA, INC. 1700 Holt Road NE Tuscaloosa, AL 35404

Tax Id: 20-1215636

BILL TO:

PHOENIX FABRICATORS AND ERECTORS 182 S COUNTY RD 900 EAST INDIANAPOLIS, IN, USA 46234-0410

PHOENIX - PHOENIX FAB

INVOICE

Please Make Checks Payable and Mail to: Nucor Steel Tuscaloosa P.O. BOX 945952 Atlanta, GA 30394-5952

Page:	1 of 1
Invoice Date:	05/09/2025
Invoice No:	97289540

SHIP TO:

PHOENIX FABRICATORS AND ERECTORS 1329 US HYW 41 N Sebree, KY, USA 42455

PHOENIX - PHOENIX / KY

ustomer No.		Salesperson	Date S	Shipped		Buyer's PO N		
1189-0101		DGM	05/09,	/2025		0003608		
ERMS		Bill of Lading	No. Ship	Ship VIA Freight Terms		15	LOOSA	
5% 10 days,	net 30	T370702-010		TRUCK 312/4807NUCOR STEEL TUSCALOOSHIS KINGDOM FREIGHT, INC.PREPAID & ADD				
Order No:			Description:			Quantity:	Unit Price:	Amount:
	PO Line: 000	03608/4						
-216639-004		A36, 0.1875 IN x 96.000 IN x 280.000 IN				28.59 CWT	58.0000	1,658.22
	HTRPFC,CHEM	HTRPFC,CHEM FOR MOD MN A36 AND HR36				2.00 PCS		
	Mfg	Spec No: A36MODMN				2,858.7 LBS		
		GAUGE: 0.1875 IN	NOM					
		WIDTH: 96.000 IN	N MIN					
		LENGTH: 280.000 I	IN MIN					
		Packing: 10W - 1	LO,000# MAX LIFT	WIDTH WISE SKIDS				
					Freight Charge	:	3.9800	113.78
				Fre	ight Allowance	:	-0.9800	-28.02
	Fgt No.	Serial No.	Heat No.	Lot No.	PCS	Weight		
	5D1111F	5D1111F	252380	5D1111	2		2,858.7 LBS	

PAYABLE IN U.S. Dollars

Total Amount USD

1,743.98

Tally List: 0000001244853/40/TSC/TSC



NUCOR STEEL TUSCALOOSA, INC. 1700 Holt Road NE Tuscaloosa, AL 35404

Tax Id: 20-1215636

BILL TO:

PHOENIX FABRICATORS AND ERECTORS 182 S COUNTY RD 900 EAST INDIANAPOLIS, IN, USA 46234-0410

PHOENIX - PHOENIX FAB

INVOICE

Please Make Checks Payable and Mail to: Nucor Steel Tuscaloosa P.O. BOX 945952 Atlanta, GA 30394-5952

Page:	1 of 1
Invoice Date:	05/09/2025
Invoice No:	97289440

SHIP TO:

PHOENIX FABRICATORS AND ERECTORS 1329 US HYW 41 N Sebree, KY, USA 42455

PHOENIX - PHOENIX / KY

01189-0101	DC			Shipped		Buyer's PO N	10.	
	DGI	Μ	05/09	05/09/2025 0003608 Ship VIA Freight Terms				
TERMS	Bi	11 of Lading M	No. Ship			Freight Term	Freight Terms	
.5% 10 days, ne	et 30 T3	70702-010		312/4807 INGDOM FREIGHT	, INC.	NUCOR STEEL PREPAID & AD		
Order No:			Description:			Quantity:	Unit Price:	Amount:
N-216639-003 A3	RPFC,CHEM FOR Mfg Spe G W LE	x 96.000 IN x 2 MOD MN A36 AND c No: A36MODMN AUGE: 0.1875 IN IDTH: 96.000 IN NGTH: 280.000 I	NOM MIN N MIN	WIDTH WISE SKID	S	28.59 CWT 2.00 PCS 2,858.7 LBS	58.0000	1,658.22
					Freight Charge:		3.9800	113.78
				Fre	eight Allowance:		-0.9800	-28.02
-	5 • • • •	C	Hard N		- Dec			
Ļ	Fgt No.	Serial No. 5D1111G	Heat No. 252380	5D1111	PCS 2	Weight	2,858.7 LBS	

PAYABLE IN U.S. Dollars

Total Amount USD

1,743.98

Tally List: 0000001244856/40/TSC/TSC