Trade Name ("The Busin	Barrons E	1,	,					n Name ("Th				ζ	,		
Street Address			City	City		Cou	County			State		Zip			
Phone Fax No				Tax ID			With respect to your office ☐ Rent ☐ Own							ı: in Home	
Type of Business								ss Organized	l as:						
☐ General Contractor ☐ Subcontractor Type of Construction Performed			P.O. Required?				☐ Proprietorship ☐ Partnership How Long in Business? Where Incorp				•	□ Corporation □ LLC porated Home Office Location			
			☐ Yes ☐ No									iteu	Hom	e Office Location	
Person to Contact for Payment: Phone nu				e number	•		Accounts Payable / Office Email Address								
Has your Company or ar										_					
Principal Name and Title					O W N E R '	SIN	_	I A T I O N pal Name an	nd Title	2					
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Home Address				County			Home Address						·		
City			State	State Zip			City				State		Zip		
Home Phone No. S.S. No.			% Ownership of Company				Home Phone No. S.S. No.			No.	% Ownership of Company		ship of Company		
Email Address			Cell Phone No.				Email Address					Cell Phone No.			
Concerning Your Home:				e owner	owner			Concerning Your Home: ☐ I Rent ☐ I am the sole owner							
☐ I am a joint owner w	vith :				22112	_		m a joint ov	vner v	with:					
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In consideration of, and as companies, related compa Barrons, its successors and Sale printed on the back I enforceable against the und The Guarantors, expressly a Guarantee shall be a contir credit, time to make paym undersigned hereby consenteredit extended pursuant to the laws of the state of Miguarantee in the Courts of INDICATING ANY CAPACITY	nies, or subsequiassigns, the full a chereof (which the dersigned Guaran agree that this Guaran one, and the hent, or any other ti(s) to periodic clothe Terms of Acaryland or the Coff the State of Ma	ently-formed ind prompt e undersignators, their uarantee shale liability of er modifica hecks of my count and ommonwea aryland or	tension of ed entitied payment ned have successor hall not be of the Gui tion of the your cree Condition with of Vir	of credit by es, or design of all mon read) reg es and assign e terminate arantors sl he Terms dit. This Gu as of Sale h ginia at th monwealth	y Barrons Ent gnated job ac ies due and o ardless of ho gns, with or w ed, affected o hall not be af of Account a aarantee shall erein describi e sole discret	terpristiccount wing to wing the vithout or impa fected and Co l also a ed. Th	es, Inc. (E es ("The B by The Buse e Business t suit and aired by th I, modified nditions of apply to al his Guaran f Barrons.	usiness"), the iness to Barro i' accounts m without the neet aking of acd, or diminished if Sale, notice I amounts nov tee shall apply Further, guar	e above Guara ons included ay be ecessitiction, o ed by re of sai w owing y to all rantors	re-name antors I uding a titled. y of no r the fareason me being g by Th accounts	ed business, a hereby persor Il sums set for This Guarant tice of non-pa ailure to take of any assignr ng expressly v e Business to ts for The Bus y consent to	nally and the in the tee is all yment of action by ment, re waived. Barrons siness wii	I jointle Terms osolute or non- y Barro newal, As gu as well th Barro on for	ly and severally guarante is of Account and Condition in the conditional, and shall performance by The Businons against The Business. In modification, or extensional arrantors of this account, if as any increases in the lire one, and shall be governed all matters arising under	
Signature:				Seal			S	Signature:							
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No Corporate Seals or Titles in this Section Please.

TERMS OF ACCOUNT AND CONDITIONS OF SALE

The following terms and conditions apply to all sales, including direct shipments arranged by Barrons Enterprises, Inc. (Barrons). The officer's, partner's, owner's or agent's signature on this credit application indicates acceptance of the following terms:

- 1. Barrons is authorized to charge to the above account all orders by the The Business and Guarantors, or agents until such time as written notice by certified mail to the contrary is received by Barrons Lumber.
- 2. Should payment in full for any charge(s) not be received by Barrons on or before the 28th day of the month following the month of delivery of merchandise any unpaid balance of said charge or charges will incur a finance charge of 2% per month and will be added to the account and become a liability of the The Business and Guarantor(s). It is understood that this account shall be in default if payment in full for any month's charges is not received by Barrons on or before the 28th day of the following month. The Business and Guarantor(s) agrees, upon default, to pay an additional 25% of the total account balance as attorney and/or collection fees.
- 3. All goods and prices for the goods shipped by Barrons, or by direct shipment from Barrons' supplier or manufacturer are shipped FOB, place of shipment unless otherwise stated in writing. The Business and Guarantor(s) agrees to assume all risk of loss and carry the necessary insurance for FOB place of shipment.
- 4. Unless otherwise stated, all orders and estimates do not include and are subject to applicable federal state and local taxes, said taxes also being a liability of The Business and Guarantor(s).
- 5. The Business and Guarantor(s) agrees to hold Barrons harmless from all damages including but not limited to delay damages.
- 6. The Business and Guarantor(s) agrees to make payment for said goods according to the terms provided herein.
- 7. The Business and Guarantor(s) agrees to examine goods upon receipt and make claim for any damage or shortage at time of delivery.
- 8. The Business and Guarantor(s) agrees that Barrons, in its sole discretion, may take back certain items for credit. If Barrons decides to accept items returned for credit a restock charge will be assessed.
- 9. This credit agreement is made in the state of Maryland or the Commonwealth of Virginia and is to be performed in either jurisdiction by reason of the orders placed and payments required to be made to Barrons. This credit agreement and terms of sale shall be interpreted and governed by the laws of the State of Maryland or the Commonwealth of Virginia where applicable. The Business and Guarantor(s) its successors and assigns agrees to personal jurisdiction and venue for any legal proceeding to enforce the terms of sale and this agreement, including payment, may be brought at Barrons' sole discretion, in the applicable Federal and State Courts of competent jurisdiction in and for Montgomery County, Maryland or the jurisdiction where payments are due subject to the Federal Fair Debt Credit Practices Act for consumer related purchases only. All parties to this Agreement hereby waive trial by jury in any action relating to or arising out of the relationship between Barrons and The Business and Guarantor(s).
- 10. Barrons shall be notified in writing by certified mail of any change to The Business and Guarantor(s) name or legal status. The Business and Guarantor(s) will explicitly state the original entity's name and the new entity name and /or status change. The Business and Guarantor(s) name or legal status and such change shall become effective thirty (30) days after receipt of notice by Barrons. Failure to give such actual notice to Barrons shall allow Barrons to rely on the continuing business transaction of The Business and Guarantor(s) and all personal guarantees provided therefore. Upon such change, The Business and the Guarantor(s) agree to re-execute a new credit application and Guarantee of Terms of Account.
- 11. Barrons makes no warranties, explicit or implied, for goods supplied. Warranties, if any, are supplied through the manufacturer and The Business and Guarantor(s) agrees that Barrons shall not be liable for any manufacturing or shipping defect and agrees to hold harmless Barrons for any damages resulting from any manufacturer or shipping defect.
- 12. The Business and Guarantor(s) agrees to accept delivery of all orders placed for merchandise that is not normally stocked by Barrons or that requires custom manufacturing or assembly (special orders) within 30 days of receipt of that merchandise by Barrons. If The Business and Guarantor(s) fail to do so, Barrons, in its sole discretion may charge the The Business and Guarantor(s) the price of the goods ordered. These amounts become a liability of the The Business and Guarantor(s). Barrons shall have the right to dispose of the goods in any manner chosen by Barrons in Barrons' sole discretion after 60 days, following receipt of said merchandise by Barrons.
- 13. The undersigned warrants that the information provided on the front hereof is true, and authorizes Barrons to investigate The Business and Guarantor(s) credit and financial responsibility through any method at Barrons disposal both prior to granting credit and anytime thereafter at Barrons' sole discretion.
- 14. If any of the provisions of this Agreement is held to be unenforceable, such determination shall not affect the validity of the remaining provisions of this Agreement.
- 15. The terms and conditions of all sales of products between Barrons and The Business and Guarantor(s) shall be governed solely by the terms and conditions set forth in this Agreement. No contrary terms in any purchase order, notice of acceptance or similar document shall apply to sales made to Applicant by Barrons pursuant to this Agreement. The Business and Guarantor(s) hereby authorize Barrons to accept purchases and make deliveries without signatures of receipt.
- 16. Any waiver by either party of any breach or failure in the performance of the other party of its obligations hereunder, shall not constitute a waiver of any subsequent breach or failure. No waiver shall be binding unless set forth in writing and signed by the party agreeing to such waiver.
- 17. This Agreement contains the entire Agreement between the parties. There are no promises or other agreements, oral or written, expressed or implied, among the parties other than as set forth herein. This Agreement shall not be modifiable, except in writing, signed by the parties hereto, which writing shall make specific reference to this Agreement.

EQUAL CREDIT OPPORTUNITY ACT NOTICE

The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (providing the applicant has the capacity to enter into a binding contract), because all or part of the applicants income derives from any public assistance program, or because the applicant has in good faith exercised any right under the Consumer Protection Act. The Federal agency that administers this program is The Federal Trade Commission, Consumer Response Center – ECOA, Washington, D.C. 20580, Phone (202) 326-3761

DATE/INITIAL: