

Credit Application

Reply to:
Corporate Office
P.O. Box 870
Lakewood, NJ, 08701

732-901-896

732-901-0030 732-901-8903 (Fax)

Phone: Cell Phon			
	City:		
Phone: Cell Phon	C10):	State:	Zip:
	ie:	Fax:	
Email Address:			
Contractor License #:			
Check One: Corporation Partnership/LL			
	Outstanding Liens or Judgments?	_	•
or Members ever filed a petition in Bankruptcy?	List the Names of any Affilia Applicant. List the name of an Partner, or Owner, whether past of	y other Business	-
☐ Yes ☐ No	arther, or Owner, whether past c	•	
Have you ever done business with or received credit from If yes, under what Name? THIS SECTION MUST BE COMPLETED BY ALI	Loca	ation:	
Name:	` '		_ % Owned:
Home Address:			Zip:
Phone:	D.O.B: /		
Driver's License #:	Social Security #:		
Name:	Position:		_ % Owned:
Home Address:	City:	State:	Zip:
Phone:	D.O.B:/	_/	
Driver's License #:	Social Security #:		
Name:	Position:		_ % Owned:
Home Address:	City:	State: _	Zip:
Phone:	D.O.B:/		
Driver's License #:	•		
BANK REFERENCES: <u>Please Include Contact Name</u> Name Address	ne & Fax # Account Type		Account Number
Tune Tune	recount Type		recount rumber

To: Woodhaven Lumber & Millwork, Inc.

* Signature required.

And to any affiliated companies, successors, and/or assigns corporations.

TERMS OF CREDIT

I/we authorize you and your credit investigation agency to contact and receive information on my business background, reputation, personal character, and credit worthiness of the Applicant. You are authorized to furnish credit information on the Applicant's account to other suppliers or credit reporting agencies. You may conduct periodic credit investigation work to determine the Applicant's continued credit worthiness after the account is opened.

I/we certify that the within information is true and correct and that Woodhaven Lumber & Millwork, Inc. (hereinafter "Woodhaven") is relying upon it in connection with the extension of credit to the Applicant, and/or any subsidiary or affiliated companies. If credit is granted to the Applicant, the Applicant agrees the account will be paid in accordance with your credit terms. Payment of all invoices is one percent 10th net 30 days. Any amendment to these terms shall only be valid if in writing signed by Woodhaven. The undersigned understands and recognizes that if payment is not made when due, that Woodhaven will not have the use of its money and may be required to expend money, manpower, and overhead in the collection, billing, supervision and solicitation of past due payments. In consideration therefore, I/We agree to a payment of interest as a service charge at the rate of 1-1/2% per month (18% per annum) or such other rate permitted by the laws of New Jersey in the event an invoice remains unpaid beyond thirty (30) days. If Woodhaven utilizes the services of an attorney/collection agency to collect any past-due obligation, then the undersigned shall pay attorney/collection agency fees equal to 30% of all amounts due and owing, including all accrued interest, together with any costs of suit. In addition to the sums otherwise due to Woodhaven and/or any affiliated companies, successors and assigns, I/We agree to be responsible for any purchases made by the Applicant or its representatives unless I/We notify Woodhaven in writing of any purchase restrictions. I/We also agree to be responsible for all materials ordered for a job site where said materials are delivered without an authorized signature.

*Signed X

Date:	PRINT NAME	
* Signed X	*Signed X	
PRINT NAME	PRINT NAME	
referred to as Woodhaven, to extend credit to or otherwise become companies, hereinafter collectively referred to as the Debtor, the unwhen due of every claim of Woodhaven now existing, or which maincludes any increases in credit granted to the Debtor in excess o Woodhaven all attorney/collection fees in an amount equal to thir plus all costs and other expenses incurred by Woodhaven in collect against the Guarantor. This is an absolute, unconditional and guaranteed by this Agreement, any composition of agreement as to the surrender or release by Woodhaven of any security held by it is not a collection guarantee. The guarantee is effective until re Woodhaven will rely upon this guarantee each time it permits the notices of default, demands for payment, and of the acceptance of dealings with the Debtor are hereby waived by the undersigner representatives, executors, estates, administrators, successors and guarantors shall be jointly and severally liable for the full debt of	ated companies, successors and/or assigns, hereinafter collectively the creditor of the Applicant or any of its subsidiaries or affiliated adersigned guarantees to Woodhaven prompt and punctual payment by hereinafter arise in favor of Woodhaven against the Debtor. This of the initial credit approved. The Guarantor also agrees to pay to try percent (30%) of the amount due to Woodhaven by the Debtor, ting or compromising any indebtedness, or enforcing this guarantee continuing guarantee and shall cover the renewal of any claims amount, terms or manner of payments, and shall not be affected by for any claim hereby guaranteed. This is a payment guarantee and evoked in writing by Certified Mail, Return Receipt Requested. Debtor to purchase materials and/or services on credit. All prior of this Agreement or any other matter with respect to Woodhaven's ed. This guarantee shall bind the undersigned and his or her assigns. In the event there shall be more than one guarantor, the of the Debtor, including all interest, attorney fees and costs. The resecution of this guarantee shall not relieve me of my personal	
Date	Signed X	
	PRINT NAME	
Signed X	Signed X	
PRINT NAME	PRINT NAME	
For Office Use Only		
Approved by: PC	CL Sales #	