BUSINESS CREDIT APPLICATION AND AGREEMENT



APPLICANT: WE ARE NOT AND WILL NOT ACT AS A FINANCING AGENCY FOR OUR ACCOUNT.

This <u>original</u> credit application and agreement must be mailed or delivered to:

P.O. Box 130, 25778 Hwy 71 NE, Blackduck, MN 56630

NOTE: All sections and pages must be completed in ink.

APPLICANT INFORMATION	Federal Tax ID#:
Company Name:	Number of Employees:
DBA:	
Mailing Address:	
Physical Address (if different from mailing address):	
City:	_ State: Zip Code:
County:	How long in business?
Type of Business:	Contractor's License #:
Credit Limit Requested:	
Office #: ()	Fax #: ()
Email:	
☐ Corporation ☐ LLC ☐ Sole Proprietorship ☐	☐ Partnership ☐ Other
Previous business names you have done business und	ler:
INDIVIDUAL(S) INFORMATION: For ALL Office more than 2, please attach a separate sheet.	cers, Members, Partners, and Owners of Company identified above. If
	Title:
	·
	-
	Email:
Home #: () Cell #: (
Name of Employer:	Business Phone #: ()
2 Name:	Title:
	Email:
Home #: () Cell #: (
	Business Phone #: ()
Tunio of Employer.	Business Thome W. ()
SUPPLIER/TRADE REFERENCES	
Name:	Phone #: Fax #:
1	()
2	(
3.	()

BANK REFEREN	NCE	
Bank Name:		
Account Type:	Checking Savings Other	Account #:
Loan Type: Per	rmanent Construction Line of Credit	Account #:
Bank Contact:		Fax #: ()
ACCOUNT OPTI	IONS.	
		Phone #: ()
	of Frinally Condet.	
		Purchase orders required? ☐ Yes ☐ I
Are purchases on the	his account tax exempt? ☐ Yes ☐ No If yes, ;	please include complete ST3. Tax #:
_	ould you like an account? Bemidji Blackdu	-
	es of authorized buyers for this account. Northweges if names are not provided. If more than 2, ple	
Printed Name		Phone Number
Printed Name		Phone Number
authorize Northwoo harmless Northwoo signature(s) certific attorney fees incurr You agree to notify	ods Lumber Co., to obtain an Individual Credit Rods Lumber Co. for any loss, damage, or other liases that all information is accurate and complete. A red in the collection of amounts due on account.	on in compliance with local, state and federal law. You Report(s). Your signature(s) agrees to indemnify and hold ability resulting from any breach of said warranty. Your Applicant agrees to pay all court costs, expenses and naterials that are used to improve the property of others, so uired by MN Statute #514.011.
Date:	Signed:	Printed Name:
Date:	Signed:	Printed Name:
	Approved By:	Date: Credit Limit: \$
	Location: Blackduck Bemidji Comments:	



PERSONAL GUARANTY

	Date:
In consideration of the extension of credit by Northwood	ds Lumber Co., (hereinafter called "Company") to (hereinafter called "Purchaser"), I, and, if more than
one, each of us ("Guarantor") jointly and severally, hereby absolute payment to the Company for all merchandise (and/or labor) sold from time to time hereafter.	utely and unconditionally guarantees the prompt and due
If Purchaser conducts business under an assumed name, unconditionally guarantees the prompt and due payment to the Coordered by, produced for, or shipped to any entity conducting bus hereafter.	ompany for all merchandise (and/or labor) sold to,
The Guaranty shall be a continuing guaranty and until re Company arising under successive transactions that either continuit after it has been satisfied.	
Each Guarantor authorizes the Company to conduct crec himself/herself. Guarantor agrees to pay all collection costs and e collection of the account.	dit investigations and obtain individual credit reports for expenses, including attorney fees incurred in the
Guarantor agrees to pay all interest accruing on account event shall the interest payable hereunder exceed the maximum n	until paid in full at the rate of 16% per annum, but in no nonusurious interest rate permitted by Minnesota law.
This Guaranty may be revoked by written notice person. Revocation shall be effective on the Company's receipt of the no Such revocation shall not release Guarantor from liability hereun shipped to the Purchaser prior to the receipt by the Company of the waive any and all rights of subrogation against the Purchaser in the pursuant to this guarantee.	tice or on such later date as may be indicated therein. der for merchandise sold to, ordered by, produced for, or he Notice of Revocation. Guarantor hereby agrees to
All notices from the Company of sales to the Purchaser, extensions of time, and other notices required or customarily give affected by the Company granting the Purchaser an extension of payments, releases, settlements or compromises of any claim of the nor by the receipt of other guaranties or security. Guarantor waive of the Purchaser, or any other obligor, except the defense of disclose of the foregoing, Guarantor will not assert against the Company astatute of limitations, res judicata, statute of frauds, anti-deficient unenforceability which may be available to the Purchaser, or any whether or not on account of a related transaction, and the understiable for any deficiency remaining after foreclosure of any mortage debt owed by the Purchaser to the Company, notwithstanding profrom enforcing such deficiency against the Purchaser.	en are hereby waived, and this Guaranty shall not be time, nor by the acceptance by the Company of partial—the Company against the Purchaser or other Guarantors es any and all defenses, claims, setoffs, and discharges harge by payment in full. Without limiting the generality any defense of waiver, release, discharge in bankruptcy, by statute, fraud, ultra vires acts, usury, illegality or setoff available against the Company to the purchaser, signed expressly agrees that he/she shall be and remain gage or other security interest securing any part of the
GUARANTORS: PLEASE SIGN WITHOUT REI	FERENCE TO YOUR TITLE
	
Signature	Printed Name
Signature	Printed Name
Signature	Printed Name