

Desired Credit Limit:	Sales Repre		Signature:	
Logal Name		ACCOUNT/CREDIT APPLIC	CATION	
Legal Name:		Trade Name:		
Mailing Address:	State	Zip Code:		County:
City: Phone:	State:	Cell:		E-Mail:
	Fax:	ceii.		
Federal Tax ID:				Year Established:
	Co	rp: Partnership: Sole-Propri Financial Statement Enclosed: Y	rietorship: LLC:	
Principal Name:		Title:		SS Number
Home Address:				
Principal Name:		Title:		SS Number
Home Address:				
Trome / tear ess.		BANK/TRADE REFEREN	NCES	
1. Name:				
Address:				
City:		State:		Zip Code:
Phone:		Fax:		
2. Name:				
Address:				
City:		State:		Zip Code:
Phone:		Fax:		
3. Name:				
Address:				
City:		State:		Zip Code:
Phone:		Fax:		
Bank Name:		Bank Contact:		
Address:				
City:		State:		Zip Code:
Phone:		Fax:		
REFERENCES TO RELEATED TO RELEATED TO STATE OF THE PROPERTY OF	ASE CREDIT INFORM RICTLY FOR CREDIT	ATION REGARDING YOUR A	ACCOUNT. THIS INF PAST DUE OBLIGAT	UTION OF THIS APPLICATION. YOU IZE YOUR BANK AND TRADE ORMATION WILL BE HELD IN STRIC ION IS PLACED WITH A THIRD PARTY CTION EXPENSES.
Signature:		Witness:		
Print Name:		Print Name	e:	
Date:		Date:		

THE UNDERSIGNED APPLICANT UNDERSTANDS THAT THE TERMS OF SALE ON WHICH CREDIT IS GRANTED ARE AS FOLLOWS:

- (1) It is understood and agreed by the customer that any outstanding past due amount is subject to interest at the maximum allowed by law.
- (2) Permission must be obtained when returning goods for credit indicating details of the original purchase.
- (3) I/We hereby authorize Muchsee Wood and its subsidiaries to conduct a credit investigation, if they feel necessary, on the above company and owners named in application.
- (4) I/We certify that the information provided on this application is true and correct.
- (5) Until paild, title to goods remains with vendor.
- (6) I/We certify that we are duly authorized to apply for credit on behalf of the applicant.
- (7) Should credit granted in this application require collection efforts, attorney's fees will be collected at the rate of 15%.
- (8) Actual terms relative to discounts and dates due are reflected on the invoices as agreed upon at the time of sale.

This agreement shall be deemed to be a Georgia contract and shall be governed by Georgia Law. By entering into this agreement, the parties agree that all disputes between the parties relating to or originating from the sale of goods shall be brought in the Superior Court of Gordon County, Georgia. All parties expressly agree that Muchsee Wood and its subsidiaries are entitled to attorney's fees equal to fifteen percent (15%) of the unpaid balance due in any action to collect unpaid accounts provided demand was made by certified mail, email or fax at least ten (10) days prior to filing of the applicable collection action.

I jointly guarantee payment for all sums due to Muchsee Wood and it's subsidiaries by Borrower that arose prior to the execution of this guaranty, or that will arise in future, which include late charges, attorney's fees or any other extension of credit by Muchsee Wood and it's subsidiaries to the Borrower. This is a guaranty of payment and not a collection. This guaranty shall be binding upon and inure to the benefit of the parties their successors, assigns and personal representatives. This guaranty will continue until written notice is given from the undersigned and will not affect the liability of the undersigned with respect to sums due to Muchsee and it's subsidiaries at the time of the expiration or receipt of such notice of cancellation.

Signature of Principle Borrower: _	
Date:	