and COMMERCIAL CREDIT APPLICATION										
								PLEASE RETURN TO CREDIT DEPARTMENT: 11724 Riverbend Drive Leavenworth, WA 98826		
LEGAL/BUSINESS NAME			DESIRED CREDIT LIMIT \$				DATE	leavenworth, wA 50020		
STREET ADDRESS			BILLING ADDRESS							
CITY STATE ZIP			BUSINESS PHONE			CELL PHONE				
EMAIL										
	TYPE OF BUSINESS			CONTRACTOR LICENSE #				STATE		
OWNERSHIP LLC	HOW LONG IN	FAX #		BONDING COMPANY				EXP DATE		
CORPORATION	BUSINESS?									
PRESIDENT/PARTNER/OWNER	PLEASE FURNISH THE FOLLOW	VING INFORMATION ON C		ICERS, PARTNERS, AND/OR GUARANTORS VICE PRESIDENT/PARTNER/CO-OWNER						
SOCIAL SECURITY #	PHONE #		SOCIAL SECURITY # PHONE				#			
HOME ADDRESS	OWN RENT		HOME ADDRESS		OWN			RENT		
STREET			STREET				_			
CITY HOW LONG AT RESIDENCE?	STATE ZIP # OF DEPENDENTS		CITY HOW LONG AT RESID		STATE ZIP					
	# OF DEFENDENTS			# OF DEPENDENTS						
				TREASURER/PARTNER						
SOCIAL SECURITY #	PHONE #		SOCIAL SECURITY #		PHONE #					
HOME ADDRESS STREET	OWN RENT		HOME ADDRESS STREET			OWN RENT				
CITY HOW LONG AT RESIDENCE?	STATE # OF DEPENDENTS			CITY HOW LONG AT RESIDENCE?		STATE # OF DEPENDENTS		ZIP		
TRADE REFERENCES ADDRESS					PHONE #			FAX #		
1										
2										
4										
BANK ACCOUNT #		BRANCH ADDRESS		PHONE.#		FAX #		FAX #		
<u>,</u>										
							DUONE #			
BANK REPRESENTATIVE							PHONE #			
THE FOLLOWING NAMES ARE AUTHORIZED TO SIGN ON THIS ACCOUNT 1 4 PLEASE NOTIFY US IN WR										
2 5							SOMEONE ON THE AUTHORIZED SIGNERS LIST IS NO LOINGER AUTHORIZED TO USE			
3		6			THIS ACCOUNT					
IF CORPORATION OR LIMITED LIABILITY COMPANY (LLC), PERSONAL GUARANTEE MAY BE REQUIRED. SEE NEXT PAGE										
IT IS AGREED: TAL HOLDINGS LLC, dba Marson and Marson Lumber's billing period ends on the last day of the month. Account balances are due by the 10th of the month after the end of the billing cycle following purchases. If unpaid by the 10th, the account is considered delinquent. Should this account become delinquent, a LATE CHARGE of 1.5% per month (18% ANNUAL PERCENTAGE RATE) will be charged on the delinquent amounts. Purchases agrees to pay collection agency fees not to exceed 50% of unpaid balances, including reasonable attorney's fees and costs incurred to effect collection, with or without suit,										
including preparation, filing, and foreclosure of any lien. I/We hereby agree to abide by the foregoing terms and the information provided herein is true and complete, and acknowledge receipt of a completed copy of this application and agreement. The UPO NUCL of the original ending of the second										
TAL HOLDINGS LLC is authorized to check my/our credit and employment history and to answer questions about its credit experience with me/us. (This agreement must be signed by owner, officer, or authorized representatives)										
THE SECOND PAGE OF THIS IS PART OF THE APPLICATION. PLEASE READ AND ACKNOWLEDGE WITH SIGNATURE:										
NAME (PLEASE PRINT)	TITLE			NAME (PLEASE PRINT) T						
SIGNATURE	DATE		SIGNATURE							
PAGE 1 OF 2										

TAL HOLDINGS LLC dba MARSON and MARSON LUMBER COMMERCIAL CREDIT SALES POLICY

All terms and conditions from the front of this application apply equally and are incorporated in the Credit Sales Policy

1) Signature by you or your authorized representative on the invoice is presumed to establish your acceptance of the terms and conditions set forth herein, without exception, and to your agreement to comply with said terms.

2) TAL HOLDINGS LLC reserves the right to change its' billing cycle upon 30-days written notice.

3) Past due balances are assessed a LATE CHARGE as indicated, or up to the maximum rate allowed by law at TAL HOLDINGS LLC's discretion. This LATE CHARGE will be

assessed on all delinquent accounts, subject to a minimum charge of \$1.50.

4) Applicant(s) agrees to provide suitable access to all points of delivery for TAL HOLDINGS LLC. TAL HOLDINGS LLC shall not be liable for any delivery made beyond dedicated

public roads, including without limitation beyond the curb line, and in no event shall TAL HOLDINGS LLC be liable for any damage to the goods or real or personal property. 5) This agreement may be exectuted and transmitted to TAL HOLDINGS LLC by facsimile machine and the facsimile so transmitted to TAL HOLDINGS LLC shall be deemed an

original and shall be binding upon the Applicant(s) upon receipt by TAL HOLDINGS LLC.

6) Regardless of any prior or contemporaneous agreements, this Agreement amends and modifies any and all of said prior or contemporaneous agreements and contains the entire agreement between the parties and cannot be changed or terminated orally.

7) The terms of this agreement take precedence over any terms and conditions set forth in Applicant(s) purchase order or other similar document, or any other agreement Applicant(s), whether now existing or arising at any time in the future, and to the extent of any conflict this agreement shall control.

8) Only the Credit Manager of TAL HOLDINGS LLC is authorized to modify any terms of this Agreement. All modifications must be in writing.

9) In case of any default in relation to this Agreement, Applicant(s) shall pay TAL HOLDINGS LLC's reasonable attorney fees and costs, even if no action is filed. If an action is filed, Applicant(s) shall pay TAL HOLDINGS LLC's reasonable attorney fees and costs (whether in the state or federal courts, incuding but not limited to the bankruptcy courts), for any court annexed arbitration, on any appeal and on denial of any petition for review. Jurisdiction for any action may, at the sole option of TAL HOLDINGS LLC be the courts of the state of Washington with venue in Chelan County, Washington. Applicant(s) consent to such iurisdiction and venue. This Agreement shall be governed by and construed in accordance with law of principal state of delivery or the goods to Applicant(s) without resort to its principles on conflict of laws.

CREDIT CARDS ARE NOT ACCEPTED FOR PAYMENTS ON ACCOUNT.

PERSONAL GUARANTEE

In consideration of TAL HOLDINGS LLC, dba Marson and Marson Lumber extending credit to the account of:

a Corporation Limited Liability Company, hereinafter called COMPANY, under terms whereby invoiced amounts shall be paid to TAL HOLDINGS LLC by the 10th of the month after the end of the billing cycle following purchases, the undersigned hereby unconditionally guarantees the payment of any bills incurred by COMPANY with TAL HOLDINGS LLC for the purchases of goods and materials on credit. The undersigned further guarantees that all payments for goods sold on credit will be promptly paid, and in the event of COMPANY's default, the undersigned further agrees to pay all collection charges, expenses, attorney's fees prior to and at trial and on any appeal, and court costs incurred by TAL HOLDINGS LLC in collecting from COMPANY the purchase price of goods and materials sold and/or in enforcing this agreement against the undersigned.

The undersigned agress that TAL HOLDINGS LLC and COMPANY may settle or compromise any sum to become due between them as they see fit without releasing the undersigned from the liability under this guarantee.

It is understood that this agreement shall terminate on either of the following conditions occuring:

When TAL HOLDINGS LLC by written document advises the undersigned that this agreement is terminated and that the undersigned is discharged from any further liability.
 When COMPANY's account with TAL HOLDINGS LLC is paid in full and the undersigned advises TAL HOLDINGS LLC in writing that he/she will no longer guarantee further extensions of credit from TAL HOLDINGS LLC to COMPANY.

Dated this

day of

Guarantor (Please Print)

Guarantor (Please Print)

(Business Name)

20 ____

Signature

Signature

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