

T.T. Wilson Company 1255 Central Avenue P.O. Box 967 Chattanooga, TN 37401-0967

QUALITY BUILDING PRODUCTS SINCE 1887

COMMERCIAL CREDIT APPLICATION

Business Name				
P.O. Box	Street Address			
City	County	State		Zip Code
Phone Number	Fax	Number		
Nature of Business			Date E	stablished
☐ Sole Proprietorship SS	#tnership SS#		_	
If a corporation, Date and				
Principle Officers, Owners	s or Partners:			
Name	Title	Address		
Name	Title	Address		
Name	Title	Address		
•	ned certificate of resale	must be attached to be tax e FERENCES with phone ກເ	·	address and at least
Trade References:				
Name	Phone N	O. Address		
Bank References:				
Name	Phone N	o. Contact F	erson	Account No.

T.T. Wilson Company

1255 Central Avenue P.O. Box 967 Chattanooga, TN 37401-0967

ACCOUNT AGREEMENT

In consideration of T.T. Wilson Co. permitting purchases to be charged to the Buyer, the Buyer (whether one or more) and any Guarantor (whether one or more), jointly and severally agree to the following terms regarding all such purchases made by the Buyer (When reference is made by the Buyer or Guarantor, the singular shall become plural.)

- 1. To pay for all purchases made and charges to Buyer's account within thirty (30) days of date of invoice.
- 2. If invoice is not fully paid within thirty (30) days of date of invoice, a time price differential (FINANCE CHARGE) on the balance of any charges, after all payments and credits, at the rate of 1.5% per month (an ANNUAL PERCENTAGE RATE of 18%) will be charged.
- 3. If account becomes delinquent T.T. Wilson Co. is authorized to add to account any and all cost involved in the collection process including reasonable attorney's fees and court costs, as permitted by law.
- 4. Any action to collect any balance due shall be instituted in Hamilton County, Tennessee. The Buyer and any Guarantor do hereby submit to the jurisdiction of the appropriate Court in Hamilton County, Tennessee, and do waive any right to object to jurisdiction. Notwithstanding the foregoing T.T. Wilson Co. shall have sole and exclusive right to institute any action in the county where Buyer made purchases or has principal place or business, or where Buyer or any Guarantor reside.
- 5. The information on the Credit Application is for the purpose of obtaining credit, and T.T. Wilson Co. is authorized to obtain from source any and all information deemed necessary by T.T. Wilson Co. to determine the credit and financial responsibility of the Buyer and any Guarantor, and T.T. Wilson Co. is authorized to release information regarding the performance of this agreement. T.T. Wilson Co. may reproduce the Credit Application and/or change account agreement for the purpose of furnishing to any person or legal entity a copy hereof, so as to allow the release of any individual or firm furnishing T.T. Wilson Co. with credit and financial information relative to the Buyer and any Guarantor, is released from any and all liability of every nature, kind and description including but not limited to disclosure under Fair Credit Reporting Act. 16 U.S.C. 1681, et seq., and under any applicable state law, for investigation made by T.T. Wilson Co., or made by any third party on behalf of T.T. Wilson Co.
- 6. T.T. Wilson Co. may change the terms of this agreement or include new terms upon providing Buyer with proper written notice.
- 7. Any guaranty is unlimited, unconditional, and continuing. Any revocation by Guarantor shall be in writing and effective only if delivered by certified mail to T.T. Wilson Company P.O. Box 967, Chattanooga, TN 37401-0967, return receipt requested, and shall be effective only as changes made after such notice is received by T.T. Wilson Co. Any guarantor waives notice of acceptance, extension of credit, presentment, and demand for payment on Buyer, notice to default, extension of payment time, acceptance of partial payment, demand for payment, and all other such notices to which Guarantor might otherwise be entitled.
- 8. The availability of credit to Buyer is conditional upon a determination of extension of credit each time an order is placed. Decisions with respect to the extension of continuation of available credit shall be in the sole discretion of T.T. Wilson Co. In the event T.T. Wilson Co. shall decide, in its sole discretion, to suspend or discontinue sales to the Buyer, and subsequently shall from time to time decide to resume or to continue sales to the Buyer, then this Agreement shall not be terminated, but shall remain in full force and effect during any such period of suspension of sales.

THE UNDERSIGNED ACKNOWLEDGES THAT THIS ENTIRE AGREEMENT HAS BEEN READ AND UNDERSTOOD, AND THAT BUYER AND ANY GUARANTOR ARE BOUND BY THE TERMS AND CONDITIONS HEREOF.

BUSINESS NAME:		DATE	20
SIGNATURE:	TITLE:_		