

SIGNATURE

CREDIT APPLICATION

(CHECK ONE)		☐ SOLE PROPRIETOR	PARTNERSHIP	☐ CORPORATION	☐ LLC ☐ LLP
FULL COMPANY	NAME / OR INDIVIDUAL	NAME / OR CUSTOMER NAME		Federal ID #:	
PHONE ()	Fax	Number:	EMAIL ADDRESS	HOW LONG IN BUSIN	NESS UNDER CURRENT NAME MONTHS
Billing Address (HO	OUSE NO., STREET NAME & CITY (DR LOT NO., SUBDIVISION NAME & CITY)			
COMPANY/ INDIV	IDUAL BANK ACCOUNT	WITH:	LOAN OFFICER/ BANK	KER NAME	ACCOUNT NO.
PHONE NO.		BUILDERS	LICENSE NO.	DRIVERS	S LICENSE NO.
AUTHORIZED CHARGERS				PURCHASE ORDERS RI	EQUIRED
				☐ YES ☐ NO	_
		PRINCIF	PALS OF COMPANY		
NAME		TITLE		SOC.SECURITY NO	ı.
BIRTH DATE	ŀ	HOME ADDRESS	CITY	STATE	ZIP CODE
NAME		TITLE		SOC SECURITY NO).
BIRTH DATE	Н	OME ADDRESS	CITY	STATE	ZIP CODE
NAME		TITLE		SOC SECURITY NO).
BIRTH DATE	ŀ	HOME ADDRESS	CITY	STATE	ZIP CODE
		CREDIT	REFERENCES NO	TE: Email address is re	equired to request references
	CO	MPANY		PHONE NUMBER	EMAIL - Cannot be left blank
1)					
2)					
3)					
4)					
THE UNDER APPLICATION PROVISIONS OPENED AND UNDERSIGNE AGREEMENT THE CUSTO APPLICANT A AND OTHER	SIGNED ACKNOWI I/ SALES AGREEME HEREOF, AND TO I/OR MAINTAINED ED ACKNOWLEDGE MER GRANT(S) CO AND ITS AGENT(S) I CREDIT REPORTIN	DPY OF YOUR LATEST LEDGE(S) & AGREE(S) T ENT, THE UNDERSIGNED PAY ALL SUMS AND CH. IN ANY ACCOUNT NAME E(S) THAT THE TERMS A ASTAL MILLWORK SUPPL AND GUARANTOR(S) HE G AGENCIES TO FINISH DING CREDIT TO THE AF	O THE TERMS OF THIS D JOINTLY AND SEVERA ARGES ON THIS OR AN E, REGARDLESS OF THE AND CONDITIONS ON THE PLY PERMISSION TO IN ERBY AUTHORIZE ANY A	AGREEMENT. BY EX ALLY AGREE(S) TO CO Y PAST, PRESENT, O E CAPACITY IN WHICH HE REVERSE SIDE AR VESTIGATE/ VERIFY O AND ALL BANKS, FINA	ECUTING THIS CREDIT OMPLY WITH ALL R FUTURE ACCOUNT H SIGNED. THE E PART OF THIS CREDIT INFORMATION. INCIAL INSTITUTIONS,

Date

SIGNATURE

Date

UNCONDITIONAL PERSONAL GUARANTY

For good value and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in order to induce Coastal Millwork Supply, a North Carolina corporation and/ or any subsidiary thereof (collectively, along with their respective successors and assigns, hereinafter Coastal Millwork Supply) to extend credit to ("Customer"), the undersigned Guarantor(s) (collectively, "Guarantor") does hereby unconditionally guarantee the due and punctual payment to Coastal of any and all of Customer's liabilities and obligations ("Obligations") owed to Coastal when the same become due. If there are more than one Guarantor, this Guaranty shall be and is a Joint and Several obligation. Guarantor hereby waives all, presentment for payment, demand, protest, notice to protest, nonpayment and dishonor. Guarantor further waives any requirement that any action be brought against the Customer or that resort be had first against any collateral or other security before enforcement of this Guaranty.

Guarantor agrees that all guarantors, sureties, and endorsers shall be jointly and severally bound and liable under this Guaranty. There lease of any one or more guarantors or the securing or release of any guarantors, sureties or endorsers or the taking or release, in whole or in part, of any other collateral as security for this instrument shall not release, alter or otherwise affect the Guarantor's liability hereunder. Furthermore, Guarantor agrees that the extension, modification or amendment of any terms of Customer's Obligations, with or without notice to Guarantor, shall not release, alter or otherwise affect the Guarantor's liability hereunder in any manner whatsoever.

In the event Coastal Millwork Supply or the holder of this instrument initiates any legal proceedings or incurs any costs or expenses, including but not limited to attorney's fees, in exercising or enforcing any of Coastal's rights and remedies under the Credit Application, Guaranty & Master Sales Agreement ("Agreement") Guarantor agrees such costs and expenses, including attorney's fees, may be added to the balance due and Guarantor shall be liable for payment of Coastal's costs, expenses and attorney's fees as an additional obligation under this Guaranty.

Guarantor hereby consents to and authorizes Coastal to use or obtain from time to time one or more non-business credit reports on Guarantor, as principal, proprietor, and/or guarantor, in connection with the extension or continuation of business credit as contemplated by the Agreement or for any other purpose permissible under the Federal Fair Credit Repotting Act and/or other applicable law.

This guaranty shall be deemed made upon the execution and delivery hereof by Guarantor, upon each extension of credit by Coastal to Customer and upon each incurrence of any Obligations by Customer.

THIS IS A PERSONAL OBLIGATION; DO NOT USE CORPORATE OR OTHER ENTITY TITLES.

PERSONAL GUARANTORS

SIGNATURE		DATE	SIGNATURE		DATE
NAME (PLEASE PRINT)		SS NO.	NAME (PLEASE PRINT)		SS NO.
STREET ADDRES	es .		STREET ADDRE	SS	
CITY	STATE	ZIP	CITY	STATE	ZIP
WITNESS			WITNESS		

TERMS OF SALE

- **1. PRICES:** All prices are subject to price in effect at time of shipment. All price quotations are valid only for materials shipped during the month indicated on the quotation or price list. All prices quoted without sales tax have such tax thereto. Plans, estimates and take offs are solely estimates and are not guaranteed.
- **EXCEPTION OF TERMS** IF A CONSTRUCTION LOAN IS OBTAINED, OR THE END MORTGAGE CLOSING OCCURS, OR FUNDS GENERALLY DESIGNATED FOR PAYMENT OF LUMBER AND BUILDING SUPPLIES ARE ADVANCED TO CUSTOMER, PAYMENT TO COASTAL MILLWORK SUPPLY IS DUE AND PAYABLE AT THE TIME OF SUCH LOAN, CLOSING OR ADVANCE OF FUNDS. If such job paid immediately after such loan, closing, or advance of funds, the officers or other individuals signing for Customer shall automatically and unconditionally become joint and several personal guarantors of the payment of said job.
- 2. Waivers of lien: Full payment required prior to, or at the time of issuance
- **3.** Any business principal individually grants Coastal Millwork Supply permission to investigate and verify their individual credit information at the sole discretion of Coastal Millwork Supply for the purpose of extending credit to applicant.
- 4. The Customer grants Coastal Millwork Supply permission to report information to proper persons and/or credit bureaus.
- **5.** All stock items returned to Coastal Millwork for credit are subject to a handling charge of up to 25%. No credit allowed on special millwork, special order items, non-stock items, other specialty merchandise, nor on dirty, damaged or unusable merchandise.
- **6.** This agreement, and any amendment hereto, is subject to continuous credit approval. Any amendments to, or deviations from, this agreement must be in writing, duly executed by an authorized Coastal Millwork representative. This agreement supersedes all prior agreements, unless otherwise stated, and governs all purchases made by Customer
- **7.** If Customer issues purchase orders or other documents relating to any purchases, and any terms thereof conflict with the terms herein, the terms and conditions of this agreement shall govern.
- **8.** Delivery of merchandise to the construction site constitutes delivery to Customer, regardless of whether Customer or his agent is at the site at time of delivery. Coastal Millwork shall not be responsible for failure or delay in delivery. Customer waives any claims for damages arising by virtue of delay in delivery of material by Coastal Millwork, regardless the cause of delay.
- **9.** In the event a construction lien is filed against a project, all discounts are subject to revocation at discretion of Coastal. All discounts are applicable so long as Customer's accounts with respect to any purchase is not in default.
- **10.** Default: Should any default be made in any of the terms hereunder, all amounts owed by Customer shall become immediately due and payable. In the event the account is place for collection, Customer and Guarantors agree to pay all expenses of collection to the extent permitted by law including, but not limited to, attorney's fees incurred by Coastal.
- **11.** All claims MUST be made in writing within five days of delivery. Any claims for adjustments or corrections of billings must be made within five days of receipt of invoice.
- **12.** The parties consent that any action between the parties to this agreement may be brought in any jurisdiction in which Coastal Millwork conducts business, at the option of Coastal. This agreement shall be governed by and enforced in accordance with the laws of the state in which the majority of goods purchased by Customer are delivered.
- **13.** All manufacturer's warranties for material sold by Coastal Millwork shall be assigned to customer. All labor performed by Coastal Millwork is warranted to be free from improper workmanship for a period of one (1) year from the date of performance.
- 14. WARRANTIES: EXCEPT AS EXPRESSLY PROVIDED ABOVE, THERE ARE NO WARRANTIES MADE WITH RESPECT TO THE FINISHING OF LABOR OR MATERIALS BY COASTAL MILLWORK, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE AND THE IMPLIED WARRANTY OF MERCHANT ABILITY.
- 15. LIMITATION OF REMEDIES: IN NO EVENT SHALL COASTAL MILLWORK BE LIABLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES BASED UPON BREACH OR WARRANTY, BREACH OF CONTRACT, NEGLIGENCE, STRICT TORT OR ANY OTHER LEGAL THEORY. CUSTOMER ACKNOWLEDGES THAT THE WARRANTIES SET FORTH HEREIN SHALL BE THE SOLE AND EXCLUSIVE REMEDY OF CUSTOMER. CUSTOMER WAIVES ALL OTHER REMEDIES, WARRANTIES, GUARANTIES AND LIABILITIES, EXPRESS OR IMPLIED, AND ACKNOWLEDGES THAT COASTAL MILLWORK SHALL HAVE NO LIABILITY OTHER THAN AS EXPRESSLY FORTH HEREIN.
- 16. This agreement shall govern and apply to any purchase, whether for materials or services, made by Customer from Coastal Millwork, or any division or predecessor thereof, at any time whatsoever, whether past, present, or future. In the event that any terms of this agreement conflict with terms of any other existing or future agreement between Coastal Millwork and Customer, including without limitation, any writing submitted at any time by Customer or Coastal Millwork (whether or not signed by Coastal Millwork), then, in each instance, the terms of this agreement shall prevail in all respects, notwithstanding any language in such other agreement to the contrary. Customer hereby acknowledges that this provision is a material inducement to any extension of credit hereunder.

I HAVE READ AND UNDERSTAND AND	PRINT NAME	
AGREE TO ALL TERMS ON ALL		/
SIDES OF THIS DOCUMENT.	SIGNATURE	DATE