

CREDIT APPLICATION

Date:	_ Bus. License #:			Year business s	started:	
Legal Business Name:						
Doing Business As:						
Street Address:						
City:						
Business Phone:	Fax:			E-mai	1:	
Type of Business: B	uilder Gen. Con	t. Remod	eler	Sub. Cont	Supplier	Other
Business Structure (circle)	: Sole Proprietorshi	p Partnership	o Li	imited Liability Co	o. (LLC)	
,				•	,	
	_	_				
Have you ever filed bankr	uptcy under this compan	y name?	Yes	No		
Have you ever filed bankr	uptcy under a different c	ompany name?	Yes	No		
If yes, under what name?				Date:		
Are there any legal procee	dings against your comr	oany at this time?	Yes	No If so, i	nclude explanation.	
, , ,		•				
		cipal Officer's • Ov				
		Title:				
Have you ever filed b		No				
-	ne?					
•					Cell Phone:	
Have you ever filed b		No				
If yes, under what nar	ne?			Date:		
Do you issue purchase ord	lers or job names for eac	h order? Yes	No			
If this information is provi	ded, would you like to h	ave referenced on i	invoice?	Yes No		
Authorized Buyers:						
Are you tax exempt?	Yes No	If yes, attach co	py of ex	emption certificate		
Credit Limit Requested: \$						
N		s Credit Reference		• ,		
Name & City:						
Name & City:						
Name & City:		Phone #:		Fax #:	Acct #:	

Mail to: Mid South Building Supply, Inc. (Attn: Credit Dept) 7940 Woodruff Court * Springfield, VA 22151 Credit telephone: (703) 321-8201 * Fax (703) 321-7801



	PERSONAL GUA	ARANTY
		SOUTH BUILDING SUPPLY, INC. (Mid South) in order to (Customer).
every claim of Mid South that also to any amounts owing by PERSONALLY GUARANTY	may hereafter arise against the Customer to Hid South at the time	UARANTY to Mid South the prompt payment, when due, of or its successors and/or assigns. This Guaranty shall apply that this Guaranty is signed. I/We do also unconditionally lection, including but not limited to thirty percent (30%) er annum) on any balance after 30 days.
writing, to Mid South. Such rev Mid South's actual receipt of tany assignment, renewal, modincrease in the line of credit of Guaranty is independent of any waives any right to require Notherwise and/or to exhaust an	rocation shall be effective only as to claims the notice. The liability of the Guarantors diffication, or extension of credit, time to extended to the Customer by Mid South, other guaranty or rights which Mid South Mid South to proceed against the Custom	s to each Guarantor until revoked by him/her by notice in of Mid South that arise out of transactions entered into after shall not be affected, modified, or diminished, by reason of make payments, surrender or release of any security, any or any other modification of the Terms of Account. This may have with respect to the Customer's account. Guarantor er and/or any other Guarantor in any legal proceeding or the Customer and/or any Guarantor. Guarantor specifically of Virginia, as amended.
and other information to assis exemption. Each Guarantor w	t in collection efforts, at any time. Each aives any notice that the Customer or or also waives any notice of nonpayment or r	nd obtain credit reports to determine his/her financial status, Guarantor hereby waives the benefit of his/her homestead ther Guarantor is delinquent or is in default of its/his/her ionperformance, demand, or proof of notice or demand upon
shall be Fairfax County, Virg Guarantor resides, or any loca involving the Customer and/or	inia, or at Mid South's option, any loca dle where the materials were used, or ins a Guarantor, and Mid South, shall be gove	d South, the proper jurisdiction (and venue) for legal action le in which the Customer does business, or in which any tallation services provided. This Guaranty and all disputes rned by the laws of state of Virginia. If any of the provisions e Guaranty shall remain in full force and effect.
	rantors should not identify and business a her personal obligation, not withstanding a	affiliation next to his/her signature, below. Each Guarantor ny business affiliation identified below.
"DOCUMENTS SIGNED BY I ORIGINAL SIGNATURES".	ELECTRONIC TRANSMISSION AND/OR	FACSIMILE TRANSMISSION SHALL BE CONSIDERED
Date	Signature	Print Name
Address		Phone #
Social Security	Date of Birth	
Date	Signature	Print Name
Address		Phone #

Date of Birth

Social Security



TERMS OF ACCOUNT

The information provided by	(Customer) will be used by MID SOUTH BUILDING SUPPLY, INC vices, and/or extend credit to the Customer. These Terms of Account shall
1. Before opening an account, Mid South may obtain credit report(s) from and, Mid South may request additional information from the Customer. From time South may require the Customer to provide updated information. Mid South may records, renew the account, extend additional credit and/or assist in collection efforts.	y obtain credit report(s) after the account is opened, to update Mid South's

- 2. Customer shall pay for all purchases and/or installation services within thirty (30) days from the date of invoice. Customer agrees that it shall be charged interest at the rate of 2% per month (24% per annum) on any balance that is thirty (30) days past due.
- 3. All special ordered materials (i.e. orders for materials not kept in stock), are final. Once a special order is placed and confirmed in writing by Mid South, Customer agrees to accept said materials and make payments in full, according to selling terms. RETURNS SHALL NOT BE PERMITTED ON SPECIAL ORDER MATERIALS.
- 4. All materials shall be inspected by the Customer and/or its agent or representative, at the time of pick up or delivery. Customer shall make any and all claims in connection therewith, in writing, within three (3) days after the date of pick up or delivery. Notice of any such claims shall be sent by the Customer to Mid South at 7940 Woodruff Court, Springfield, Virginia 22151 (or other address provided by Mid South for said notice). In the absence of a timely claim, the information set forth in Mid South's invoices, including but not limited to the amount owed, shall be conclusive.
- 5. Mid South will provide a labor warranty in connection with installation services, as said forth in the written warranty description, provided upon request.
- 6. Stock materials may be returned, if in good and saleable condition, in original packaging, with Customer's account credited, subject to a 10% handling fee. Customer agrees that all decisions as to the return of materials and credit therefore shall be made in Mid South's sole discretion.
- 7. Customer agrees that it's SOLE REMEDY for any valid claim arising out of its purchase and/or use of materials purchased shall be the return of said materials for a credit. Mid South shall not be liable for any manufacturing or shipping defects or damage, or delays, regardless of cause. Customer agrees to hold Mid South harmless for any defect, damage, or delay of delivery of materials. Except as otherwise stated herein, Customer agrees to bring no legal action against, or make any claim against, Mid South. Customer waives the right to claim damages due to delay of any type, and waives incidental, consequential, special, and punitive damages. Customer agrees to hold Mid South harmless for any injury to person or damage to property due to defects.
- 8. Mid South makes NO WARRANTIES express or implied. MID SOUTH EXCLUDES, without limitation, WARRANTIES AS TO MERCHANTABILITY, OR AS TO FITNESS FOR A PARTICULAR USE OR PURPOSE, and shall not be liable for any loss or damage directly or indirectly arising from the use of materials. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION ON THE FACE HEREOF. ALL MATERIALS ARE DELIVERED WITH ALL FAULTS. Any contradictory statement made by an employee of Mid South shall have no effect, and the terms contained herein shall control. Notwithstanding the foregoing, the Customer may have rights in accordance with a manufacturer's warranty, if any
- 9. The RISK OF LOSS of any materials shall pass to the Customer at the time the materials are picked up by the Customer, or at the time that the materials are delivered to Customer at its place of business or any other place designated by the Customer for delivery.
- 10. Prices of stock material are subject to change without notice.
- 11. In the event that there are legal proceedings between the parties, Mid South shall be entitled to recover thirty (30%) percent attorneys fee, interest at the rate of 2% per month, and court costs. If any claim or controversy arises between the Customer and Mid South, the proper jurisdiction (and venue) for legal action shall be Fairfax County, Virginia, or at Mid South's option, any locale in which the Customer does business or in which any Guarantor resides or any locale where any materials purchased were used, or installation services were provided.
- 12. If any of the terms herein shall be invalid or otherwise unenforceable, the rest of the terms shall remain in full force and effect. All disputes involving the Customer and/or Guarantor, and Mid South, shall be governed by the laws of the state of Virginia.

"DOCUMENTS SIGNED BY ELECTRONIC TRANSMISSION AND/OR FACSIMILE TRANSMISSION SHALL BE CONSIDERED ORIGINAL SIGNATURES".

AGREED:		
Officer Signature	Date	
Print Name	 Title	