

J&L BUILDING MATERIALS INC.

600 LANCASTER AVE . • FRAZER, PA 19355 • 610-644-6311 • FAX 610-889-0461

THE GUARANTY OF OBLIGATIONS AND THE TERMS AGREEMENT MUST BE SIGNED AND DATED: Type of Ownership

□ PARTNERSHIP □	CORPORATION F	PROPRIETORSHI	P 🗆 LLC (a	attach list of member	
TRADE/BUSINESS NAME			ESTIMATED MONTHLY PUR	TED MONTHLY PURCHASES	
PHYSICAL ADDRESS	STREET	CITY	STATE	ZIP CODE	
BILLING ADDRESS *PO BOX NOT PERMITTED	STREET	CITY	STATE	ZIP CODE	
EIN#	YEAR BUSINESS ESTABLISH	 IED	STATE IN WHICH ESTABLISHED		
PHONE #	TAX EXEMPT #(attach certifica	ate)	PA HIC #		
EMAIL		CELL PHON	IE#	FAX #	
Owners and/or Officers Inf	ormation:		TITLE		
ADDRESS		CITY	STATE ZIP CODE		
SSN #			DATE OF BIRTH		
SPOUSE'S NAME					
SSN#			DATE OF BIRTH		
☐ OWN HOME HOW	LONG? YEARS	МОМ	ITHS		
DATE YOU BEGAN IN BUSINESS	IF LE	ESS THAN 2 YEARS LIST F	PREVIOUS EMPLOYER		
NAME			TITLE		
ADDRESS		CITY	STATE	ZIP CODE	
SSN#			DATE OF BIRTH		
SPOUSE'S NAME					
SSN#			DATE OF BIRTH		
☐ OWN HOME HOW	LONG? YEARS	MON	NTHS RENT		
DATE YOU BEGAN IN BUSINESS	IF LE	ESS THAN 2 YEARS LIST F	PREVIOUS EMPLOYER		
DATE		L USE ONLY	*		
	CREDIT GUIDELINE \$ CUSTOMER ACCOUNT CODE				
ACCOUNT ORIGINATOR		_ 00010111110000	W1 0052		

DO YOU OR ANY OFFICER, SPOUSE OR PARTNER HAVE ANY LIENS, PENDI	NG LIENS, OR JUDGEMENTS						
AGAINST YOU OR YOUR CORPORATION?			NO				
HAVE YOU OR ANY OFFICER, SPOUSE OR PARTNER EVER FILED BANKRUPTCY, EITHER PERSONAL OR CORPORATE?			NO				
TRADE REFERENCE							
COMPANY							
TRADE ACCOUNT NUMBER PHONE #		,	FAX#				
ADDRESS STREET	CITY	STATE	ZIP CODE				
CONTACT							
TRADE REFERENCE							
COMPANY		,					
TRADE ACCOUNT NUMBER PHONE #			FAX#				
ADDRESS STREET	CITY	STATE	ZIP CODE				
CONTACT							
TRADE REFERENCE							
COMPANY		,					
TRADE ACCOUNT NUMBER PHONE #			FAX#				
ADDRESS STREET	CITY	STATE	ZIP CODE				
CONTACT							

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PERSONAL GUARANTY

This personal guaranty is given by the undersigned ind Materials, Inc. (hereafter "J&L"), to induce J&L to exte Company)undersigned Guarantor hereby personally guarantees to customer now existing or hereafter arising. This personal	, (hereinafter referred to as "Company"). The J&L the prompt payment of all invoices and accounts of
	all service charges, costs of collection, cost of suit and/or aby agrees to the terms and conditions of the Credit Applicatory reference.
·	e of this Guarantee and all notice of the sale and delivery of e of defaults by Company, and of any change in terms under
undersigned expressly agrees that it will be responsible for	lesired and approved is not a limitation of liability, and the or valid charges in excess of the line of credit either desired unt of credit and the cancellation or reduction of credit shall
and empower the Prothonotary, Clerk or any attorney of confess judgement as often as necessary against Guara or sums unpaid by Company, as of any term, with or wi collection, costs of suit and reasonable attorney's fees in the ness owed by Company to J&L, which attorney's fees are execution, and inquisition and extension upon any levy of to, and the exemption of personal property from levy and	ndersigned shall accrue, the undersigned hereby authorized frany Court of Record in any jurisdiction to appear for and into in favor of J&L, its successors or assigns, for any sum thout declaration filed, plus interest and costs and costs of the amount of thirty-three percent (33%) of the total indebted hereby expressly agreed to be reasonable, without stay of the real estate are hereby waived and condemnation agreed sale on any execution hereon is also expressly waived, and a virtue of any exemption law now in force or which may be
ability of such guarantor is joint and several. If any provision such invalidity or unenforceability shall not effect the valid adversely effect any other right or remedy J&L may have guarantee shall be binding on whomever signs it, whethe otherwise intended to sign it by J&L, Company and/or Gu	ee, the word Guarantor is hereby deemed plural and the li- on hereof is held by any court to be invalid or unenforceable, ity or enforceability of any other provision hereof, nor shall it against the undersigned or any one of them. This personal r or not anyone else, who is designated hereon or who was arantor, has done so. Any attempt to limit the liability of any apacity, such as by affixing a corporate name and/or office,
IN WITNESS WHEREOF, the undersigned have execon the day of	cuted this instrument, intending to be legally bound,, 20
SIGNATURE	SIGNATURE

PRINT NAME

PRINT NAME

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GENERAL TERMS:

J&L reserves the right to set or change credit limits, payment terms or any other terms and conditions of any and all transactions entered under this Credit Application and agreement, either by oral notice, by a written notice amendment hereto or by changes in the terms and conditions appearing on J&L's invoices, delivery tickets or other documents of sale. Such changes can be made at any time and any number of times at J&L's sole discretion. Company agrees to abide by any such changes or additions. Any conflict between the terms of this Credit Application and Agreement and the terms of any invoice, delivery receipt or other documents of sale. The failure of J&L to insist upon Company's strict compliance with any terms or provisions of this Credit Application and Agreement or any invoice, delivery ticket or other documents of sale, shall not be deemed a waiver of the right to enforce such provision subsequently for the same or a different transaction or the same or different breach of the provisions hereof. If Company charges an amount of above the credit limit, it shall be deemed to be an increase in the credit limit to the balance outstanding at any time thereafter, until the account is reduced below such credit limit. In calculating whether the credit limit has been reached or exceed, the account balance shall include the net invoice balance and any service charges and costs of collection, costs of suit and/or attorney's fees added to the account at any time. Unless otherwise designated by Company at the time of payment on the check or other documentation accompanying payment, payment shall be applied first to outstanding balances of service charges and cost of collection, cost of suit and/or attorney's fees and then to the oldest outstanding invoice. Payment of an invoice shall no eliminate liability for any service charges or costs of collection, costs of suit and/or attorney's fees assessed on that invoice. It is Company's responsibility to notify J&L of any person(s) not authorized to use Company's account or any restrictions on such authority in writing. Prior to the receipt of any such written restrictions by J&L, J&L shall not be required to scrutinize either the authority of person(s) making purchases on the account or the types of materials purchased, the destination to which or the means by which such materials are to be delivered or any other aspect of the transaction.

PAYMENT TERMS:

Invoices or accounts are due 1% 10th, Net 30th Prox. If any or all of the invoice(s) or account(s) is not paid within the above stated terms, interest on the overdue unpaid balance shall be charged at the rate of one and a half percent (1-1/2%) per month or eighteen percent (18%) per annum. In the event the services of any attorney or collection agency are required to secure payment of this account or any invoice, the Company agrees to pay all costs of collection, cost of suit and reasonable attorney's fees in the amount of thirty-three percent (33%) of the amount due, which attorney's fees are expressly agreed to be reasonable. And further, Company hereby irrevocable authorizes and empowers the Prothonotary, Clerk or any attorney of any court of record of any jurisdiction to appear for Company, at any time, and confess judgement as often as necessary against Company and in favor of J&L, its successors or assigns as of any term, with or without declaration filed, for such sum or sums unpaid on the account established hereunder, plus interest at the rate of one and a half percent (1-1/2%) a month or eighteen percent (18%) per annum, plus costs of collection, costs of suit and reasonable attorney's fees in the amount of thirty-three percent (33%) of the amount due, including accrued service charges, which attorney's fees are expressly agreed to be reasonable, without stay of execution, and inquisition and extension upon any levy or real estate are hereby waived and condemnation agreed to, and the exemption of personal property from levy and sale on any execution hereon is also expressly waived, and no benefit of any exemption shall be claimed under and/or by virtue of any exemption law now in force of hereafter passed, and all errors are hereby released.

SIGNATURE	DATE	SIGNATURE	DATE
PRINT NAME		PRINT NAME	