

Parks Building Supply Company 1001 S Reilly Rd Bldg 525 Reilly Rd Industrial Park Fayetteville, NC 28314 910-483-8194 • Fax 888-803-7293

## COMMERCIAL CREDIT APPLICATION

Company and/or Customer N	Name:							
Legal Status: ☐ Proprietors	ship   □ Partner	ship 🗆 Corporati	ion 🗆 L	LC 🗆 LLP	Federal T	ax ID:		
Contact Person: Date Business Started: Date Incorporated:								
Licensed Contractor: ☐ Yes ☐ No License						State:		
	☐ Residential	☐ Commercial	☐ Other	(Specify):				
	Purchase Order	rs Required?   Yes	□ No	Estimated Mon	nthly Purchase	es:		
Has the corporation, any of t	the principals of the	he business or their s	spouses, ever	filed for Bankr	uptcy?	□ Yes	□ No	
If so, when?: Under what name and in what court?:								
Mail Invoices and Statement	s To:							
		Address		City	State	Zip		
Office Phone Number:				Office Fax Nu	mber:			
Physical Address:		Address		City	State	Zip		
PRINCIPAL(S) INFORMA	A TION.	ridaross		City	State	Zip		
Owner/Officer Name:				Officer Name:				
Title:				Officer Name:				
Home Telephone:				Home Telephone:				
Mobile Phone:				Mobile Phone:				
Soc. Sec. #:				Soc. Sec. #:				
E-Mail:				E-Mail:				
CREDIT REFERENCES:								
<u>Name</u>	<u>Addr</u>	<u>ess</u>		Account #		<b>Phone</b>	<u>Fax</u>	
1.								
2.								
3.								
4.								

## **CREDIT TERMS & CONDITIONS**

Unless otherwise stated in writing, credit terms are Net 15th.

Parks Building Supply Company ("Parks") and persons signing below ("applicant" or "guarantor"), also collectively referred to as "I/we", hereby agree as follows:

- 1. Parks may impose a finance charge or late charge in the event of late payment. In this event, applicant agrees to pay a one and one-half percent (1½%) late charge per month on all past due balances. This is a maximum A.P.R. of eighteen percent (18%). In conformity with N.C.G.S. §24-5, the aforementioned rate also applies after judgment. Applicant agrees to pay all collection costs incurred by Parks in enforcement of the terms and conditions of this agreement, including court costs, reasonable attorney's fees, and collection agency fees. Failure by Parks to levy a finance or late charge shall not be construed as a waiver unless specifically agreed to in writing.
- 2. All prices are subject to change without prior notice. Parks reserves the right to discontinue shipments in the event information is obtained by Parks which, in its sole discretion, Parks deems to warrant termination of credit; to withdraw or amend any part or all on any quotation prior to acceptance; and to correct clerical errors of any type in this or subsequent agreements, invoices, or statements. The amount of credit Parks extends is subject to change or limitation without notice, before or after delivery of an order. Payment in advance may be required as a condition precedent to delivery.
- 3. In addition to other remedies available at law or in equity, I/we agree that Parks may declare this account in default and demand immediate payment of all sums due on the account if any charge hereunder is not paid in full within 30 days.

(CONTINUED ON NEXT PAGE) _	(initials)	(initials)	(initials)	(initials)				
4. Any dispute arising under this A signature(s) below that commencement or law.								
5. Upon acceptance by Parks, this apply to and govern all purchases of good and regardless of any oral promises of any any other agreement, sales order, purchase 6. This agreement may be termina upon payment in full of all outstanding be the customer.	ds by the Applicant reg y employee of Parks. I e order, oral statement of ted by the customer up	gardless of any terms of any p in the event of any conflict be or otherwise, the terms and co pon written notice delivered	preceding or subsequent purce tween the provisions of this a anditions of this agreement shad certified mail, return received	chase order(s) of the Buyer agreement and the terms of nall control. eipt requested to Parks and				
7. The applicant agrees to notify I information given to Parks in this Applica 8. Goods sold by Parks and conformation in the solution of the	tion and failure to do s	o shall constitute an event of	default.					
are subject to freight and handling charge the manufacturer. Credit on special orders	s and a reasonable rest s is limited to the credit	ocking fee. In no event can stallowed by Parks' supplier.	special order materials be reti	urned unless authorized by				
9. Should a court of competent jurisdiction find that Parks has breached any obligation with respect to the sale of goods hereunder, Parks' only obligation will be to, at its option, either repair or replace the subject goods. Should the aforementioned remedy fail of its essential purpose, Parks will, in exchange for return of the subject goods, refund to the Buyer the original purchase price. THE FOREGOING REMEDY IS THE GOLE AND EXCLUSIVE REMEDY OF THE BUYER AGAINST PARKS, ITS AFFILIATES AND THEIR SUPPLIERS, REGARDLESS OF LEGAL THEORY.								
10. Parks', its affiliates' and their suppliers' maximum liability for breach of any obligation with respect to the sale of goods hereunder is limited to incidental damages not to exceed the original purchase price of the subject goods. PARKS, ITS AFFILIATES AND THEIR SUPPLIERS HEREBY DISCLAIM AND EXCLUDE ANY LIABILITY FOR ANY CONSEQUENTIAL OR OTHER DAMAGES RESULTING FROM ANY REASON WHATSOEVER. THIS EXCLUSION AND LIMITATION APPLIES TO ALL LEGAL THEORIES UNDER WHICH DAMAGES MAY BE SOUGHT, AND WILL APPLY EVEN IF ANY REMEDY FAILS OF ITS ESSENTIAL PURPOSE.  11. I/we warrant(s) that the information contained in this credit application is true to the best of his/her/our knowledge. The applicant hereby represents that none of the credit extended by Parks is being used in connection with the purchase of goods for personal, family or household								
purposes but is an extension of credit for business or commercial purposes. The applicant agrees that a copy of the signed original of this Agreement transmitted by electronic means to Parks shall be binding and have the same force and effect as the signed original. I/we agree(s) to be bound by this agreement for any orders of goods transmitted by electronic means to Parks.  12. The undersigned hereby agree that I/we have read and fully understand the terms and conditions of this Agreement.								
The undersigned authorize(s) and instruc	t(s) Parks Building Su	pply Company to obtain a co	onsumer credit report for the	purpose of evaluation the				
creditworthiness of	, in connection with this Application.							
Principal(s) Print and Sign Below:								
Name:	Signature:		(Seal) Title:	_				
Name:	Signature:		(Seal) Title:					
Name:	Signature:		(Seal) Title:					
Name:	Signature:		(Seal) Title: _					
To induce Parks to extend crecirrevocably guarantees to Parks the paymenotice of the obligations incurred by Appl acceptance, presentment, demand, protest obligations hereunder. I/we personally, reasonable attorney's fees, interest, costs thereafter. This guarantee may only be become effective 15-days after receipt of prompt payment for indebtedness incurred 1½% per month (18% A.P.R.), costs, an evidencing the indebtedness guaranteed he aforementioned rate also applies after jud seven days upon the change of any infor undersigned and shall bind their respective any one or more of the guarantors at any trees.	dit and in consideration ent of all the applicant licant, and waives any ext, and dishonor. No ext unconditionally, and it, or expenses which more voked by written no is aid written revocation different price and such reasonable attories. This is a maximal appearant. The applicant mation given to Parks we heirs, administrators	is present and future obligation right to require Parks to pursuatension of time or other industrevocably agree to pay on any be incurred by Parks by tice to Parks served via cert in. Any revocation does not date of the revocation, included or the revocation, included or the revocation of the incurrency fees, as shall be incurrent agrees to notify Parks in wright in this guaranty. This guaranty, personal representatives, su	ons to Parks, each Guarantor ue the Applicant or any colla ulgence granted by Parks widemand all sums due, or the reason of default. Credit te ified or registered mail, and revoke the obligation of the ling the principal amount, intered pursuant to this guarant at (18%). In conformity with iting via certified mail, returning via joint and several obsecessors and assigns. Parks	hereby waives any right to teral. I/we waive notice of ill release or affect my/our nat become due, including rms are Net 15 <sup>th</sup> ; past due any such revocation shall guarantor(s) to provide for erest at the contract rate of the eand under any contract N.C. Gen. Stat. § 24-5, the m receipt requested, within oligation on the part of the				