Connecticut CREDIT APPLICATION and AGREEMENT



BFS Group LLC formerly The National Lumber Family of Companies

Date:				113131	Juice				
redit Line Requested: OTE: All sections and pages must		M	Mail completed form to: BFS Group LLC, 71 Maple St, Mansfield, MA 020						
Customer Information					Tax ID #				
Type of Business:			🗌 Corporation	า 🗌 Trust					
Office Phone: ()					Proprietorship Partnership				
Post Office Box addresses are not sufficient City:						ousiness?			
Mailing Address: Only if different from address above		-		al's Email:	-				
Only if different from address above City:	State:	Zipcode:	Billing	Email:					
Corporation, Trust, L Name/Title 1		Home Address			Social Secur	ity Number Date of B			
Home Phone# () 2						- /			
3									
Home Phone# ()									
Individual(s) Informa									
Full Name		Home Address	rai (nersinp)		Social Securi	ity Number Date of B			
1						-			
Home Phone# ()									
Name of Employer:									
Billing Address:									
2									
				Email: Business# ()					
Billing Address:						/			
Bank(s) Holding Mor	tgage(s)								
Bank Name:									
Street Address:						7 :			
City:						Zipcode:			
Account Number:									
Loan Type: Permanent Construction Line of Credit Name of Mortgage Officer:				Loan Type: Permanent Construction Line of Credi Name of Mortgage Officer:					
			N	ame of Mortgag	ge Officer:				
Supplier/Trade Refer	ences	City/State		Telephone N	lumber	Fax Number			
1				()		()			
2				_ ()		()			
3									
4									
5									

In consideration of the extension of credit, Customer agrees to the Terms of Agreement set forth on page 2.

TERMS OF AGREEMENT

The undersigned, who hereby represent that he/she/they have authority to execute this Agreement on behalf of the customer/applicant ("Customer"), acknowledge and agree to the following terms in consideration of extension of credit by BFS Group LLC ("Company"):

1. That Customer shall pay all invoices within 30 days and understands that an account established hereby will not be an installment or a revolving account. In regard to payments made by credit card, the undersigned agrees and acknowledges that Company may impose an additional fee for processing for commercial accounts. Company reserves the right to post payments as they deem fit, unless otherwise directed. It is hereby acknowledged and agreed that Company shall have the exclusive and unilateral right, with or without notice, to set-off any amounts due and payable to Customer from any source against any balances due by Customer to Company. It is understood and agreed that any payment(s) by any person(s) and/or entity(ies) other than Customer for any materials sold by Company to Customer pursuant to this Agreement shall not be deemed to be a release of Customer's obligations under this Agreement and Customer shall remain liable for all materials sold and delivered under this Agreement that remains unpaid. 2. That any person(s) authorized to be on the premises and/or performing labor upon the premises shall be deemed to be Customer's agent to accept and receive materials delivered unless otherwise advised in writing. Due to Company's general delivery schedule of 6:00 am to 6:00 pm, Company is authorized to leave the materials on the premises if no one is there to accept and receive same. It is understood and agreed that Company shall in no way be responsible for the disposition of materials after delivery of materials to the premises. Moreover, Company shall not be responsible or liable to Customer, or any of its agents, servants, or employees, assigns, or subcontractors, for any delay, non-delivery, or default in shipment in whole or in part for any reason or cause. 3. That Customer shall pay a service charge of one and one-half percent (1½%) per month, compounded, or the highest rate permitted under the law in the jurisdiction in which this Agreement is performed, on any balance remaining unpaid after the last

It is understood that this application and agreement shall be utilized by Company for the extension of credit to this Customer by Company whenever that may occur and that these terms herein will govern whether Company extends credit. Furthermore, it is understood and agreed that Company may seek credit information regarding Customer, and/or its principals, officers and managers from a credit reporting service before extending credit and at other times thereafter from time to time to assist Company in its evaluation of Customer's credit situation. This Agreement shall be binding upon the undersigned, his/her/its administrators, executors, heirs and assigns.

This Agreement is intended to cover any and all of Customer's accounts with Company, including related accounts, or those accounts in the name of any agent or related entity, including any accounts opened by Company subsequent to this Agreement and shall cover all extensions of credit even if in excess of the credit line requested. All the terms and provisions of all pages/sides of this document are a part of this Agreement to which Customer and any guarantors, agents, servants, and/or employees, acknowledge and agree to be bound thereby by accepting any consideration from Company, including the extension of credit. This Agreement shall be the entire agreement between the parties and supersedes all representations or conditions contained in any other previous agreements, and/or purchase orders, and the terms of this Agreement shall supersede any contradictory or inconsistent or additional material terms by any subsequent agreement between the parties unless and until Company expressly consents to such terms and such consent is in writing and signed by an officer or duly qualified agent of Company.

The transactions contemplated herein are commercial transactions. In consideration of Company extending credit, Customer and all Guarantors waive all rights to notice and hearing on a prejudgment remedy as provided in Chapter 903a of the Connecticut General Statutes as amended pursuant to 52-278f of the Connecticut General Statutes. It is understood and acknowledged that this Agreement and any disputes arising from the sale and delivery of lumber and building materials, including specially ordered materials, whether sold on credit or otherwise, shall be governed exclusively in all respects by the laws of Connecticut. Further, it is hereby agreed and acknowledged that any and all claims, disputes or controversies whatsoever arising from or in connection with this Agreement and the sale and delivery of lumber and building materials, including specially ordered materials, whether sold on credit or otherwise, shall be governed exclusively, if at all, before a state court of proper jurisdiction located in the Commonwealth of Massachusetts. Moreover, Customer, and on behalf of all employees, servants, agents, or guarantors, hereby waives any right to a trial by jury. Any damages recoverable by Customer against Company for alleged defective materials shall be limited to replacement value of the materials and by any manufacturer warranty. It is understood and agreed that Customer waives 1) the right to recover any consequential damages against Company relative to any breach by Company; and, 2) any claims against Company resulting from any delays or disruption in the delivery of materials.

Signature: X	Title:	Date: X
Signature:	Title:	Date:

GUARANTY

In consideration of Company's extension of credit to Customer on the previous pages/side hereof, the undersigned hereby unconditionally and personally guarantees the timely payment to Company of all sums, even if in excess of the applied for or established credit line, now due or that may hereafter become due and payable by virtue of Company's extension of credit to Customer including, without limiting the generality of the foregoing, legal and other costs of attempts to collect said sums from Customer and the undersigned, and lawful interest on said sum. The undersigned each acknowledge that he/she has read the "Terms of Agreement" enumerated above and agree to be bound by such terms.

The liability of the undersigned shall be primary, and if more than one person or entity signs this Agreement, shall be joint and several, and shall not be affected by any discharge, extension of time, release of security, acceptance of compromise or any other modification of the liability of Customer, and shall not be dependent upon any recourse to any remedies against Customer, except that the undersigned shall receive credit for any sum received on Customer's account. The undersigned hereby waives any notice of time and amount of extension of credit to Customer, as well as rights of set-off, redemption and counterclaim that may be alleged to exist in favor of Customer. The incorporation, merger, reorganization, dissolution, termination or sale of Customer's business shall not operate as a termination of this guaranty.

It is understood and agreed that Company may seek credit information regarding any guarantor(s) from a credit reporting service before extending credit and thereafter from time to time.

This Agreement is intended to cover any and all of Customer's accounts with Company, including related accounts, or those accounts in the name of any agent or related entity, including any accounts opened by Company subsequent to this Agreement. This Agreement will remain in full force and effect until 14 days after withdrawn by a letter in writing sent by certified mail, return receipt requested and received at Company's business address. Such withdrawals shall be effective prospectively only, and this Agreement shall remain in full force and effect with respect to all sums of money that are due and that become due from Customer as a result of transactions through and including the date 14 days after said withdrawal is received. No rights against the undersigned are waived by failure to exercise any rights against Customer upon his/her/its default.

This Agreement is a Connecticut contract and shall be interpreted under the Laws of Connecticut and shall be effective immediately. This Agreement shall be binding upon the undersigned, his/her/its administrators, executors, heirs and assigns. It is understood that any dispute relative to this guaranty shall be brought forth in a Massachusetts court of competent jurisdiction and that the undersigned waive(s) any right to a trial by jury. The undersigned agrees to all terms of agreement above.

WITNESS my/our hand	id(s) and seal(s)	this <mark>X</mark> d	ay of		20		All signa	tures must be witnessed.
Signature Individual	Ily as Guaranto	or: X			Wi	i tness Signature: <u>X</u>		
Please Print Name:				PI	Please Print Name:			
Signature Individually as Guarantor:				W	Witness Signature:			
Ple	Please Print Name:				PI	Please Print Name:		
Signature Individually as Guarantor:				Wi	Witness Signature:			
Please Print Name:				Please Print Name:				
Categories: P		с	SC	BC	O/S	CL	FS	Page 2 of 2
Questions? Call 508-339-8020. Completion of areas marke					ed with an " <mark>X</mark> "	is required.		06/13/2023