KILGORE BLACKMAN BUILDING MATERIALS

	5444 Commer	rcial St. SE, Salem, OR 97	306 - Phone (503) 581-1611 -	, , , , , , , , , , , , , , , , , , ,	Date:	
	CATION AND AGREEMENT	PARTNERSHIP		LLC YEARS	ESTABLISHED	
INDIVIDUAL	NAMECELL PHONE #CELL PHONE #CELL PHONE #					
	FIRST MI SSN	LAST DOB	DRIVERS LICENSE		OWNRENT	
	PHYSICAL ADDRESS		CITY	STATE	_ZIP	
	MAILING ADDRESS		CITY	STATE	ZIP	
	EMPLOYER NAME		CITY	STATE	ZIP	
	EMPLOYER PHONE #	POSITION	HIRE D	ATE	FULL TIME PART TIME_	
	PRIOR EMPLOYER	CITY/ST	CITY/ST		PHONE #	
	E-MAIL ADDRESS					
BUSINESS		SS NAME IN BUSINESS SINCE			INCE	
	PHYSICAL ADDRESS		CITY	STATE	ZIP	
	MAILING ADDRESS					
	E-MAIL ADDRESS					
	ACCOUNTS PAYABLE CONTACT PERSON PHONE #					
	NATURE OF BUSINESS					
	PRINCIPAL OWNERS:	ERS:		PHONE #		
		CITY				
		POSITION HELD				
		CITY				
		POSITION HELD				
	ADDRESS		_ CITY	STATE	_ZIP	
REDIT REFER	RENCE/PERSONAL REFERENCES					
1) CO	MPANY NAME		CITY, STATE, ZIP	BALANCE	PHONE/CONTACT	
2)						
	MPANY NAME		CITY, STATE, ZIP	BALANCE	PHONE/CONTACT	
	MPANY NAME		CITY, STATE, ZIP	BALANCE	PHONE/CONTACT	
1) <u> </u>	BANK NAME	BRANCH	ACCOUNT NUMBER	NAME ON ACCOUNT	PHONE/BANK OFFICE	
2)						
	BANK NAME	BRANCH		NAME ON ACCOUNT	PHONE/BANK OFFICE	
AVE YOU OF	RYOUR COMPANY EVER FILED A PETI	TION FOR BANKRUPTCY?	YES NO			
F YES				DISMISSED	DISCHARGED	

I HAVE READ AND UNDERSTAND THE QUESTIONS ABOVE AND TO THE BEST OF MY KNOWLEDGE THE ANSWERS ARE TRUE AND CORRECT.

STATE FILED

PLAINTIFF

HAVE YOU OR YOUR COMPANY EVER BEEN A DEFENDANT IN A SUIT THAT RESULTED IN A MONEY JUDGEMENT? YES

NAME(S) OF PETITIONER

MONTH / YEAR

IF YES_

AMOUNT OF MONEY JUDGEMENT

MO./YEAR

NO

MO./YEAR

DATE OF SATISFACTION

PERSONAL GUARANTEE

I HAVE MADE THE ABOVE STATEMENTS FOR THE PURPOSE OF OBTAINING CREDIT. I CERTIFY THAT THEY ARE TRUE AND AUTHORIZE YOU TO MAKE A CREDIT INVESTIGATION. YOU ARE AUTHORIZED TO CHECK MY CREDIT HISTORY AND TO ANSWER QUESTIONS ABOUT YOUR CREDIT EXPERIENCE WITH ME. I UNDERSTAND THAT YOU WILL RETAIN THIS APPLICATION WHETHER OR NOT IT IS APPROVED. BILLINGS WILL BE ISSUED ONCE PER MONTH AND PAYMENT WILL BE DUE IN FULL NET 10TH OF MONTH FOLLOWING MONTH OF PURCHASE. I AGREE TO PAY A FINANCE CHARGE OF 1 ½ % PER MONTH (18% PER YEAR) ON ANY DELINQUENT BALANCES. ANY UNPAID BALANCE WILL BE CONSIDERED DELINQUENT AND WILL BE ASSESSED A FINANCE CHARGE.

I PERSONALLY GUARANTEE PAYMENT OF THIS ACCOUNT.

SIGNATURE:____

____ DATE:_____

I (WE)_____ RESIDING AT___

FOR AND IN CONSIDERATION OF YOUR EXTENDING CREDIT AT MY REQUEST, HEREBY PERSONALLY GUARANTEE TO PAY YOU, **KILGORE BLACKMAN BUILDING MATERIALS,** THE PAYMENT OF ANY OBLIGATIONS AND I HEREBY AGREE TO BIND MYSELF TO PAY YOU ON DEMAND ANY SUM WHICH MAY BECOME DUE TO YOU. IT IS UNDERSTOOD THAT THIS GUARANTY SHALL BE A CONTINUING AND IRREVOCABLE GUARANTY AND INDEMNITY FOR SUCH INDEBTEDNESS.

ANY AND ALL PURCHASES FOR THE COMPANY BY EMPLOYEES OR COMPANY REPRESENTATIVES WILL BE PAID BY THE COMPANY AS PER **KILGORE BLACKMAN BUILDING MATERIALS** TERM. IT IS FURTHER UNDERSTOOD THAT THE TERMS OF **KILGORE BLACKMAN BUILDING MATERIALS** ARE NET 10TH OF MONTH FOLLOWING MONTH OF PURCHASE AND THAT ANY, UNPAID BALANCES WILL BE CONSIDERED DELINQUENT AND ASSESSED A FINANCE CHARGE AT THE RATE OF 1 ½% PER MONTH (18% PER YEAR). THE TERMS ARE AGREED UPON AND SO NOTED ON EACH STATEMENT. FAILURE TO MAKE FULL PAYMENT WITHIN THESE TERMS CAN RESULT IN THE CLOSURE OF THIS ACCOUNT PERMANENTLY OR UNTIL TERMS ARE MET.

KILGORE BLACKMAN BUILDING MATERIALS RESERVES THE RIGHT AT ANY TIME TO TEMPORARILY OR PERMANENTLY CLOSE THIS ACCOUNT.

IN THE EVENT OF A DEFAULT IN PAYMENT, I AGREE TO PAY ALL COLLECTION COSTS, INCLUDING, BUT NOT LIMITED TO, ATTORNEY'S FEES AND COURT COSTS, AND ANY OTHER COSTS AND EXPENSES RESULTING FROM THE ACCOUNT BEING PLACED FOR COLLECTION.

SIGNATURE:__

DATE:_____

IN CASE OF A BREACH OF ANY TERMS OF THIS AGREEMENT/CONTRACT BETWEEN PURCHASER AND SUPPLIER, INCLUDING BUT EXPRESSLY NOT LIMITED TO THE FAILURE TO PAY SUMS OWING TO SUPPLIER WHEN DUE, THEN IN ADDITION TO ANY SUMS DUE OR PAYABLE TO SUPPLIER BY PURCHASER, PURCHASER AGREES TO PAY THE REASONABLE ATTORNEY FEES AND COSTS INCURRED BY SUPPLIER IN THE ENFORCEMENT OF SUPPLIER'S RIGHTS EVEN THOUGH NO SUIT OR ACTION IS FILED. IF SUIT OR ACTION IS FILED TO ENFORCE THE RIGHTS OF SUPPLIER THEN SUCH FURTHER SUM AS THE COURT MAY ADJUDGE REASONABLE AS ATTORNEY FEES AT TRIAL OR ON APPEAL OF SUCH SUIT OR ACTION IN ADDITION TO ALL SUMS PROVIDED BY LAW, WILL BE PAID BY PURCHASER.

NOTICE

WHEN SIGNING THIS CREDIT APPLICATION

PLEASE SEPARATE THE TWO PAGES AND THEN SIGN BOTH PAGES