

KANSAS CITY SALES AGREEMENT AND CREDIT APPLICATION

Paxton Hardwoods LLC 6311 St.John Avenue Kansas City, MO 64123 (816) 483 - 7000

Date:	_	
New Customer Yes New Customer	O Resale Yes If Yes, Complete Resale Certi	No ficate and Attach
Federal Tax I.D. Number		County
Legal Name:	(the "Applicant")	Date Established:
	,	
		Zip +4 Code:
-		Fax: ()
		Cell: ()
Partnership: (StateReg.#L.L.C or L.L.P (StateReg.#	nd Phone # OF ALL CORPORATE C	Sub Chapter S or Sub Chapter Control
Type of Business:		
Previous Business Name or Conne	ections (if any):	
Associated Companies:		City:
Building: Own Lease: L	andlord or Mortgage Co: Own	Lease:
Purchase Orders Required Y	es No Approx. monthly p	urchase \$
Major trade refere	ences – Please list complete mailing a	address and phone
Name	Mailing address including Zip	Phone and Fax
		PHONE: FAX:
		PHONE: FAX:
NAME OF BANK:		PHONE: FAX: ACCOUNT #:
ADDRESS:		PHONE: FAX:
NAME OF BANK:		ACCOUNT #:
ADDRESS:		PHONE: FAX:

For sales and in consideration of any extension of credit and as a part of each invoice for goods sold to the Applicant, it is agreed by the Applicant as follows:

- 1. This application is for the benefit of Paxton Hardwoods LLC ("Paxton"), and any of its affiliates or subsidiaries; such parties are authorized to contact the above named bank(s) and credit references for the purpose of obtaining information concerning Applicant and its financial affairs and disclosure of such information is hereby authorized. Otherwise this application is confidential except as legally discoverable.
- 2. Attached hereto and warranted as true is applicants' most recent Financial Statement and Income Statement. Applicant agrees to make available at all reasonable times to Paxton updated current financial statements for further credit evaluation. It is agreed that Paxton shall not disclose the information contained in any financial data furnished by applicant to any third party unless compelled to by legal process.
- 3. Applicant hereby grants to Paxton a purchase money security interest in and to any goods, merchandise or products sold by Paxton to applicant and proceeds thereof to secure payment of any sums now due or to become due to Paxton, together with all rights in collateral as are available under the Uniform Commercial Code.
- 4. Applicant agrees to pay all sums due Paxton pursuant to terms of sale specified in invoices and statements rendered by Paxton to Applicant, together with reasonable attorney's fees in the event of suit for collection of such sums. Past due sums shall bear a service charge equal to 1.5% of the outstanding balance per month in addition to any interest allowed by law. Such sums are payable at the address of Paxton appearing on the front page of this application where this agreement is accepted by Paxton, which is agreed to be the place of Applicant's performance hereunder, and the proper venue for any action commenced pursuant to this agreement; acceptance of payments at some other place shall not constitute a waiver of this clause. Paxton at its sole option may elect any other legally appropriate venue.
- 5. All sales are final, and any returns of merchandise must be authorized in writing by Paxton. Paxton is not obligated to accept return of any merchandise for credit except in the case of defective merchandise. Any exceptions to quantity, quality, merchantability, description or price from that set forth on invoices rendered to buyer must be made in writing within twenty-five days of date of invoice or delivery, whichever is later, which is agreed to be a commercially reasonable time.
- 6. Paxton is legally obligated to charge sales tax unless a valid tax certificate is provided by the Applicant.

PLEASE READ THEM CAREFULLY

Guarantor's Spouse's Signature

7. The Applicant acknowledges that with respect to all wood products sold, great care must be taken to ensure that the moisture content of the wood, as well as the relative humidity of the wood's place of origin, place of storage, place of utilization, and place of ultimate use must be specifically considered by the Applicant at every stage to ensure that the final product will be fit for its intended use. The Applicant acknowledges that Paxton has made no representations of any kind with respect to the suitability of its products for any specific uses, and that all questions of product suitability are determined by the skill and judgment of the Applicant, and not Paxton. Furthermore, the Applicant acknowledges that due to various factors, some products simply cannot be utilized in certain ways, no matter what precautions are taken.

THE FOREGOING PARAGRAPHS CONTAIN CONTRACTUAL TERMS FOR SALES TO YOU FROM PAXTON.

PRINTED BUSINESS NAME	SIGNATURE OF	PRINTED NAME
(the "Applicant")	AUTHORIZED AGENT	OF SIGNATORY
	Personal Guarantee	
For good and valuable consideration, the receipt a Hardwoods LLC ("Seller") as follows:	and sufficiency of which are hereby acknowledged, I h	nereby covenant and agree with Paxton
(collectively, the "Obligations"). I recognize that Se	Il present and future debts and liabilities now or at any eller is relying on this guaranty in extending credit to C n credit. The term "Seller" shall include Seller's affiliate	ustomer. I have a financial interest in Custome
permitted by Seller in connection with Customer, under this Guarantee, and without my consent or waive its rights against, Customer and other guarantee.	e and unconditional, and shall not be released or other the Obligations or any security held by Seller. Without notice to me, Seller may extend further credit or refus antors and securities as Seller may see fit. Seller shall any other action or legal proceeding before being enti	releasing or otherwise affecting my obligation e further credit to Customer, or deal with or not be bound to exhaust its recourse against
	and may be revoked only by written notice to Seller d of Customer arising prior to delivery of notice of revoc	
	es, including reasonable attorneys fees and costs, in a or interpretation of its rights under this Guarantee.	ny action or proceeding (including in any
	ee to any security of any kind (including, without limitat eller and any other rights or remedies that Seller may h	
This Guarantee shall extend and insure to the ben personal representatives, heirs, successors, affilia	nefit of Seller and its successors, affiliates and assigns tes and assigns.	and shall be binding upon me and my
IN WITNESS WHEREOF I have signed, sealed, ar	nd delivered this Guarantee to Seller.	
Guarantor's Signature	Print Name	Date

Print Name

SECURITY AGREEMENT

An agreement made on	, 20 for the benefit of:
SECURED PARTY: Paxton Hardwood	s LLC, and any affiliates or assigns, one of whose address is 6311 St. John
Avenue, Kansas City, MO 64123, and	
DEBTOR:	doing business as
whose address is	
	etofore or hereafter to become due and owing from Debtor to Secured Party, Debtor hereby grants to sion Nine of the Uniform Commercial Code in all of its assets, including but not limited to he following:
	work in process, finished goods, equipment, machinery, furniture, fixtures and effects, contracts and eeds and products thereof, now or hereafter owned or acquired by Debtor, wherever located.
Nine, including rights of immediate peaceful poss	cured Party shall have all rights of foreclosure and possession of the collateral specified in said Division in session, and to realize upon the same as therein provided and according to the laws of the State where ds thereof to any such indebtedness and to proceed for any deficiency as allowed by law.
3. The following are events of default for the purpos series of defaults shall not constitute a waiver of	ses of paragraph 2 above, it being expressly agreed that the waiver of any default or accumulation or any subsequent default:
Debtor of any Assignment for the Benefit of Cre c. The issuance of any writ of attachment, possess	g under the Federal Bankruptcy Code (11 USC) whether or not an Order for Relief is entered, or the making by ditors or the appointment of a Receiver over any, all or part of the assets of the Debtor; sion or execution against the Debtor or any of its assets; ance of the collateral, or removal of the collateral from its present location, without the express written permission ordinary course of business.
costs; it is agreed that the location of the nearest Secured party may at its option file an action for	terms of this agreement, Secured Party shall be entitled to recover all reasonable attorney's fees and office of Secured Party to Debtor's location set forth above is a proper venue for any such action; money to collect any sums due without foreclosing on the collateral, and such action shall not be deemed at Debtor for money be deemed a waiver of the security interest granted hereby.
_	of the described collateral and that there are no liens or encumbrances thereon unless the same are to signed by both parties; this representation is made by Debtor and relied upon by Secured Party in B (a)(2)(A) and (B).
Debtor understands that a Financing Statement ("All Assets" of the Debtor.	(UCC-I) will be completed and registered by the Secured Party listing the collateral covered hereunder as
	ntire agreement of the parties with respect to its subject matter, and no representations or inducements y, written or oral, prior or contemporaneous, with respect to the matters contained herein; this agreement parties.
	RTANT CONTRACTUAL AGREEMENTS GIVING THE ABOVE NAMED GHTS IN YOUR PROPERTY. PLEASE READ THEM CAREFULLY
	DV.
	BY:

AUTHORIZED AGENT

NAME OF COMPANY GRANTING SECURITY - DEBTOR