

10330 ELM AVE FONTANA, CA 92337 | 909.357.7730

APPLICATION FOR CREDIT

FOR OFFICE USE ONLY	INITIAL
Date Checked	
Credit Limit	
Resale Card on File	
☐ YES ☐ NO ☐ N/A	
Date Entered in Computer	
Salesman	
Terms	

Name of Business Date Billing Address Phone							
Rilling Address Phone							
Simily Address							
Shipping Address Fax							
Type of Business Established							
PLEASE CHECK: Individual Partnership Corporation Federal Tax ID#:							
☐ TAXABLE Resale No. Email Address Cellphone #							
FULL NAME & HOME ADDRESS OF CORPORATE OFFICERS, OWNER(S) OR PARTNERS							
Name Address City/State/Zip Title Social Sec. #							
Spouse's Name (Individual Only)							
Do you operate branches?:							
Monthly Credit Requirement will be approximately \$ Dun & Bradstreet Rating:							
TRADE REFERENCES (AVOID USING CREDIT CARD REFERENCES)							
Name Mailing Address (Include Zip Codes) Fax							
Name of Bank Account #							
Address City/State/Zip Phone Fax							
Type of Account: ☐ Checking ☐ Savings ☐ Loans							
Own Lease Loan Balance Mo. Payments							
Financed by Address							
- Cost Value							
Sylva Cost Value Loan Balance Mo. Payments Lease First Trust Deed (Mortgage) Holder/Landlord Address							
Cost Value Loan Ralance Mo Payments							
Title Holder Address	Address						
Annual Sales Current Liabilities	Current Liabilities						
Current Assets Total Assets Net Worth							
Total Assets Net Worth							
COMDI ETE DEVEDSE SIDE							

TERMS AND CONDITIONS

Delivery and/or Receipt of Goods

Delivery dates at a time of order are approximate and my vary due to unforeseen delays. Seller is not liable for any damages to Buyer for delays or late shipments. Title and risk of loss passes to Buyer upon delivery of goods. Buyer grants Seller a security interest on goods until paid in full.

Returns

All return of goods must have prior written approval of seller. Returns are subject to a 20% of invoice restocking charge.

Price

Written quotes will be honored for no longer that 30 days. Buyer shall pay the current effective price at time of delivery including all shipping costs and proper taxes. Prices subject to change without notice.

Payment

Payment terms are stated on face. A \$25.00 fee will be charged on returned checks.

Warranty and Disclaimer

Seller makes no implied or expressed warranties of merchantability or usability of products for any particular application of purpose. Buyer is responsible for any and all testing for intended use of products. Seller is not liable for incidental or consequential damages. All compliance to governmental regulations, state, federal, or local, is Buyer's responsibility.

Account Agreement and Terms of Sale CREDIT TERMS OF SALE: 1% 10 Days - NET 30

CONDITIONS OF OPEN ACCOUNT: In the event it becomes necessary for Peterman Lumber, Inc. to file suit to enforce payment of past due amounts, such suit may be brought at the option of Peterman Lumber, Inc. and Peterman Lumber, Inc. shall be entitled to collection fees, actual attorney fees and all costs. Buyer hereby agrees that in the event of litigation, the venue for such action shall be San Bernardino County, California or at the discretion of Peterman Lumber, Inc. All purchases are deemed made and payment is due at the principal place of business of Peterman Lumber, Inc. Service charges of 1.5% per month (18% APR) rate will accrue on all past due amounts. Financial Statements, credit information, information supplied by Buyer or by others on Buyer's behalf shall become part of this credit application and any false or misleading information shall constitute fraud. Even though an individual may have an approved "open account" with Peterman Lumber, Inc. the acceptance of any individual order and term of payment on all sales and orders are subject to the individual approval of the Credit Manager of Peterman Lumber, Inc. All sales are made pursuant to these conditions. And all orders are received with the understanding that they are placed under these conditions.

The above information is true and correct. Peterman Lumber, Inc. may verify the above information, check the undersigned's credit history and report to authorized persons and credit bureaus concerning the undersigned's performance under this agreement.

CORPORATION (OFFICER	MUST SIGN) PARTNI	ERSHIP (ALL PARTNERS	MUST SIGN):				
SIGNATURE X		PRINT NAME		TITLE			
SIGNATURE X		PRINT NAME		TITLE			
SIGNATURE X		PRINT NAME		TITLE			
PERSONAL AGREEMENT							
For value received, and further c	onsideration of any credit y	ou may extend hereafter to	hat party, I hereby guarantee t	he full payment			
if subsequently you extend addit taking note or any other change of presentment of this guarantee matter with respect to your deali. This guarantee may be revoked by my death, but writter me from liability for any indebted receipt shall be the exclusive me. This guarantee shall be bindir indebtedness to you owning by said person or firm or any others. If this guarantee is signed by from the liability of others, and y more that the total amount of in. If this guarantee is executed authority to sign on behalf of the references to the undersigned co. This guarantee shall not be at conducted by such person or firm. In the event that an attorney connection with he enforcement.	erwise from Peterman Lumied by the amount of creditional credit to it, or if said pin the form of said indebted, extension or credit hereung with said person or firmed only by written notice of notice of revocation may liness incurred for which yoans of establishing that not gupon myself and upon mead person or firm and not who may be liable thereof more than one person, or if the person of a corporation, it corporation. In that event proporation. In the person or affected in any in the person or affected in any in the person or the person or affected in any in the person or the person or affected in any in the person or the person or the person or affected in any in the person of this guarantee. I further	per Inc. extended hereunder, and shapayments are applied to an old dness, nor by the extension of the extens	all not be reduced by payments oligation not guaranteed hereuser renewal of any indebtednessinge in form, renewal or extensed or certified mail to you at youer by my executor or administrate actual receipt by you of said not you. If successors and assigns, and should not you have endeavored in arriver given to you, the liability if east or against all of us, subject on the authority of the corporation to authority of the corporation to the successor of the personal pronounce legal form of, or persons having an laws or other laws having single liable for any and all reasonal tate of California shall apply and	s incurred or may incur, by reason of the to you by the said party from time to time ander. My liability shall not be affected by the or evidence thereof, I hereby waive notice ion of any said indebtedness, or any other ar address stated above. It shall not be tor. Revocation shall not in any way relieve orice. A registry or certified mail return hall create a primary liability for any manner to collect the indebtedness from each of us shall be separate and independent by to the limitation that you shall not collect on execute this guarantee and his own has "I," "my," "me," and "us," shall constitute and an interest in, the business enterprise hilar purposes. The business enterprise in that in the event there is litigation discretion of Peterman Lumber Inc.			
GUARANTOR Signature	Print	Social Sec #	WITNESS Signature	Print			
GUARANTOR Signature	Print	Social Sec #	WITNESS Signature	Print			
Signed this	Day of	,20					