

ACCOUNT APPLICATION

APPLICATION FOR CREDIT WITH

Updated February 2015

*Please circle location of preference

1. BURNABY:
4925 STILL CREEK AVENUE,
BURNABY, B.C. V5C 5V1
PHONE (604) 294-4411



2. NORTH VANCOUVER:
22 BEWICKE AVENUE,
NORTH VANCOUVER, B.C. V7M 3B5
PHONE (604) 985-4411

LEGAL REGISTERED COMPANY NAME (**In Full**)

TRADE NAME (Preferred Name):

ADDRESS: CITY: PROVINCE:

POSTAL CODE: TELEPHONE #: FAX #:

MAILING ADDRESS (If different than above):

PRINCIPALS: Company Email: A/P Contact:

Legal Name: Mr. Ms. Home Address:

Preferred Name:

*S.I.N or DOB (mm/dd/yy): Home/Cell #:

Legal Name: Mr. Ms. Home Address:

Preferred Name:

*S.I.N or DOB (mm/dd/yy): Home/Cell #:

Year Business established: Annual Revenue: \$ # of Employees:

Incorporation Number: GST #: PST Exempt#:

Nature of business: P.O needed? Y N

Name of person(s) authorized to purchase: (Subject to change upon verbal confirmation)

Landlord's Name: Address: Telephone #:

Type of Job or Project: Start Date:

Address of job(s): Separate statement by job address
(Additional job addresses (not noted above) may be added to your account in the future upon verbal confirmation) or 1 running statement for all jobs

Bank: Branch Address: Telephone #:

Account #: Fax #: Account Manager:

Credit Card #: Exp. Date: Personal Name on card:
(See "COVENANTS" on Page 2 for details Re: Credit Card)

Air Miles#/Name On Card:

Credit Limit Request: UNLIMITED Salesman Request:

(Credit Limit is subject to increase/decrease and will be determined by our Credit Department)

(Please attach any additional information in order for us to grant you the highest possible credit)

REFERENCES:

	Name of Supplier:	Phone #:	Credit Limit Granted:
1.			
2.			
3.			

**** PLEASE NOTE: You can fax this document back to **604-296-4533** for quick service, but we **MUST** receive the **original**.****
(See the back of this page for terms)

Updated February 2015

APPLICATION FOR CREDIT WITH



TERMS:

All accounts are due and payable on or before the 10TH day of the month following the date of purchase. Interest will be charged at the rate of 2% per month, calculated and compounded monthly, being 26.82 % (per annum) on all overdue accounts together with solicitor/client costs of collecting overdue account. Unspecified payments will be applied first to interest, and then subsequently to outstanding invoices.

AUTHORIZATION:

The undersigned hereby authorizes Standard Building Supplies Ltd. to obtain any information required related to this application now or in future from any source to which Standard Building Supplies Ltd. and its agents may apply. Therefore, each source is hereby authorized to provide Standard Building Supplies Ltd. with such information. The undersigned agree that Standard Building Supplies Ltd. may share or disclose information to other lenders and credit bureaus.

COVENANTS:

Standard Building Supplies Ltd. covenants that the credit card information shown (on Page 1 of 3) is strictly confidential to the establishment and maintenance of the credit account applied for herein. The undersigned acknowledges and agrees that by providing their credit card information within this application, they authorize Standard Building Supplies Ltd. to obtain monies due on their account pursuant to any cardholder agreements that the undersigned may have established with their credit card company. Therefore, upon default of payment, the undersigned authorizes Standard Building Supplies Ltd. to apply any outstanding debts on the account to their credit card. Please note all credit card numbers provided are strictly confidential to the establishment and maintenance of any and all credit extended by Standard Building Supplies Ltd.

As security for the payment of Standard Building Supplies Ltd. accounts, the applicant/s hereby mortgages, charges, assigns and conveys to Standard Building Supplies Ltd. a security interest in and Standard Building Supplies Ltd. takes from the applicant/s a security interest in all lumber, building materials and supplies purchased by the applicant pursuant to this agreement.

By signing the Application for Credit Agreement, the undersigned acknowledge that they have read and agreed to the terms and conditions set forth herein or attached hereto.

DATED AT: _____ THIS _____ DAY OF _____ 20____
(PLACE / LOCATION) (DAY) (MONTH) (YEAR)

_____ Signature of Witness	(1): _____ Signature of Applicant/Authorized Signatory	(2): _____ Signature of Applicant/Authorized Signatory
_____ Print Full Legal Name of Witness	(1): _____ Print Legal Name	(2): _____ Print Legal Name

Legal Registered Company Name (**In Full**)

**** PLEASE NOTE: You can fax this document back to **604-296-4533** for quick service, but we **MUST** receive the **original**. ****
(See page 3 for Guarantee)



-PERSONAL GUARANTEE-
TO: STANDARD BUILDING SUPPLIES LTD. (hereinafter called the "Dealer")

IN CONSIDERATION of the Dealer extending credit to and dealing with _____
***** (PLEASE PRINT YOUR LEGAL REGISTERED COMPANY NAME (**IN FULL**)) *****

Herein referred to as the Customer, the undersigned hereby jointly and severally guarantee(s) payment to the said Dealer of all present and future debts and liabilities direct or indirect or otherwise and including interest and interest on arrears on all overdue accounts, at the rate of two (2%) percent per month calculated and compounded monthly being 26.82% (percent) per annum, together with solicitor/client costs of collecting all overdue accounts, now or at any time and from time to time hereafter due and owing to said Dealer from or by the Customer and whether incurred by the Customer alone or jointly with any other corporation, person or persons or otherwise howsoever.

IT IS AGREED that no changes in the name, objects, capital stock or constitution of the customer, shall in any way effect the liability of the undersigned or any of them, either with respect to transactions occurring before or after or after any such change. The price for goods, materials, services or credits, in fact obtained from the Dealer in professed exercise of such powers shall be deemed to form part of the debts and liabilities hereby guaranteed notwithstanding that such obtaining of goods, materials, services or credits shall be in excess of the powers of the Customer or of its directors or other agents aforesaid, or be in any way irregular, defective or informal.

IT IS FURTHER AGREED that all goods, materials, services and credit supplied or delivered by the Dealer to the customer, its agent, or other representative or obtained from the Dealer from the Customer, its agent, employee or other representative shall be deemed to be good and proper quality for whatever purpose the same might be obtained, delivered or supplied.

AND IT IS FURTHER AGREED that this shall be a continuing guarantee and shall cover and secure any ultimate balance owing to the said Dealer, but said Dealer shall not be obliged to exhaust its recourse against the Customer or other persons or the securities they hold before being entitled to payment from the undersigned of all and every of the debts and liabilities hereby guaranteed: Provided always that the undersigned, or any one or more of them (if more than one) or the respective executors, administrators or legal representatives of any of the undersigned may determine his or their future liability under this continuing guarantee by one hundred and twenty (120) days notice in writing to be given to said Dealer, and the liability hereunder of the undersigned and each of them (if more than one) and his or their respective executors, administrators and legal representatives shall continue until the expiration of one hundred and twenty (120) days after the giving of such notice, notwithstanding the death or insanity of any of the undersigned, and after the expiry of such notice the undersigned and each of them and his or their respective executors, administrators and legal representatives shall remain liable under this guarantee in respect of any sum or sums of money owing to the said Dealer as aforesaid on the date such notice expired, and also in respect of any contingent or future liabilities incurred or to be incurred by said Dealer on or before such date but maturing thereafter, but such determination in any manner of further liability of any one or more of the undersigned or of the respective executors, administrators or legal representatives of any of the undersigned shall not prevent the continuance of the liability hereunder of any others or other of the undersigned or of their or his respective executors, administrators or legal representatives. Every record of account issued by the Dealer, its agent, employee or other duly authorized representative, purporting to show the amount at any particular time due and payable to the Dealer, and covered by this guarantee, shall be received as prima facie evidence as against the undersigned and each of them, and his or their respective executors, administrators and legal representatives, that such amount is at such time so due and payable to said Dealer and is covered hereby.

THIS CONTRACT shall be construed in accordance with the laws of Province of British Columbia and for the purpose of legal proceedings this contract shall be deemed to have been made in the said Province and to be performed there, and the Courts of British Columbia shall have personal jurisdiction over the undersigned and over all disputes which may arise under this contract, provided always that nothing herein contained shall prevent the Dealer from proceeding at its election against the undersigned in the Courts of any other Province of Country.

ALL DEBTS AND LIABILITIES present and future of the Customer to the undersigned and each of them are hereby postponed to the debts and liabilities of the Customer to the Dealer and all monies received by any of the undersigned or their or his assigns shall be received as Trustees for the Dealer and shall be paid over to the Dealer.

THE UNDERSIGNED and each of them acknowledge that this Guarantee has been delivered free of any conditions and that no representations have been made to the undersigned or any of them affecting the liability of the undersigned or any of them under this guarantee save as may be specifically embodied herein and agrees that this Guarantee is in addition to and not in substitution for any other Guarantees held or which may hereafter be held by the said Dealer.

AS WITNESS the hands and seals of the undersigned at _____ **DATED:** THIS _____ DAY OF _____ 20_____
(PLACE / LOCATION) (DAY) (MONTH) (YEAR)

Signature of the Guarantor (1): _____ **Signature of Guarantor (2):** _____
Print Legal Name (1): _____ **Print Legal Name (2):** _____

Witness Signature: _____ *Print Legal Name of Witness* _____