

## CONSUMER CREDIT APPLICATION

PLEASE RETURN TO CREDIT DEPARTMENT: 755 SW 7TH ST SUITE C REDMOND, OR 97756

	APPLICANT INFO		CO-APPLICANT INFORMATION									
NAME: LAST	FIRST			MI	NAME: LAST FIRST				MI			
ADDRESS:				RENT OWN	ADDRESS:						RENT OWN	
CITY		STATE		ZIP	CITY			STATE		ZIP		
MAILING ADDRESS (IF DIFFERENT FR	ROM ABOVE)				MAILING ADDRESS (II	F DIFFERENT FR	OM ABOVE)					
CITY STATE HOW LONG AT CURRENT RESIDENCE? PHONE NUMBER			DED.	ZIP	CITY STATE HOW LONG AT CURRENT RESIDENCE? PHONE N			STATE PHONE NUME	ZIP			
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PREVIOUS ADDRESS	-				PREVIOUS ADDRESS							
				HOW LONG?					HOW LONG?			
EMAIL ADDRESS					EMAIL ADDRESS							
DRIVERS LICENSE# AND STATE SOCIAL SECURITY #				DATE OF BIRTH	DRIVERS LICENSE# AND STATE SOCIAL SECURITY #				DATE OF BIRTH			
EMPLOYER NAME					EMPLOYER NAME							
<del>_</del>			I EN ADU C	HOW LONG?					HOW LONG?			
EMPLOYER ADDRESS EMP			EMPLC	ER PHONE # EMPLOYER ADDRESS					EMPLOYER PHONE #			
POSITION HELD MON'				ILY SALARY POSITION HELD				MONTHLY SA				
NEAREST RELATIVE (NOT LIVING WIT	NEAREST RELATIVE (NOT LIVING WITH YOU)											
ADDRESS:			PHONE	ENUMBER	ADDRESS:				PHONE	NUMBER		
CITY		STATE		ZIP	CITY			STATE		ZIP		
OTHER INCOME: (YOU DO NOT HAV UNLESS YOU WANT US TO CONSIDE WILL BE OPENED SOURCES:							E TO LIST INCOME FRC R IT AS A FACTOR IN DI					
BANK				CH	BANK				BRANCH			
ADDRESS			PHONE	ENUMBER	ADDRESS				PHONE NUMBER			
CHK ACCT # SAV ACCT #					CHK ACCT # SAV ACCT #							
FIRM NAME		ADDRE	ss –	CREDIT R	EFERENÇES	ACCOUNT #				MONTHLY PAYMEN		
								1				
MORTGAGE COMPANY NAME				MONTHLY PAYMENT	BALANCE			APPRAISED VALUE				
CAR OR OTHER LOAN				MONTHLY PAYMENT		BALANCE	E APPRA			NISED VALUE (IF APPLICABLE)		
AUTHORIZATION TO CHARGE: THE $\mathfrak l$	FOLLOWING INDIVIDUA	AL(S) HAS/HAV	E AUTH 3)	ORITY TO CHARGE TO THIS ACCOUN	T. (WHEN AUTHORIZA	TION CEASES, Y 5)	OU MUST NOTIFY TUN	M-A-LUM LUMI	BER IN V	VRITING.)		
2)			4)			6)						
TAL HOLDINGS LLC IS AUTHO	DRIZED TO CHECK MY/C E APPLICANT SIGNING I	OUR CREDIT AN BELOW, THEN	ID EMPI BOTH A	TO THE BEST OF MY/OUR KNOWLEE LOYMENT HISTORY AND TO ANSWEI PPLICANTS ARE RESPONSIBLE FOR T IL UNPAID BALANCE ON THE ACCOU	R QUESTIONS ABOUT IT HE ACCOUNT BALANCE	S CREDIT EXPE	RIENCE WITH ME/US. CANT MAY USE THE A				D.	
			I/WE	HEREBY AGREE TO THE TEI	RMS AND CONDIT	IONS ON TH	HE SECOND PAGE	OF THIS FO	ORM			
APPLICANT'S SIGNATURE DATE			DATE	CO-APPLICANT'S SIGNATURE				DATE				
BY SUBMITTING THIS IF YOU REQUIRE PAP EMAIL ADDRESS TO S	ER STATEMENTS	AS WELL, F		ECEIVE EMAILED STATEMEN E CHECK HERE:	I NTS. ONLY EMAIL	ED STATEM	ENTS WILL RECE	IVE COPIES	OF IN	IVOICES.		

## TAL HOLDINGS LLC dba Tum-A-Lum Lumber CONSUMER CREDIT SALES POLICY

I/WE HEREBY APPLY FOR A 30-DAY ACCOUNT

I/WE UNDERSTAND THAT THIS IS A REGULAR CONSUMER ACCOUNT, AND AGREE THAT THE ACCOUNT IS DUE IN FULL ON OR BEFORE THE 10TH OF THE MONTH AFTER THE END OF THE BILLING CYCLE FOLLOWING PURCHASES. IF UNPAID BY THE CLOSE OF THE LAST DAY OF BUSINESS OF THE CURRENT MONTH, THE ACCOUNT IS CONSIDERED DELINQUENT. SHOULD THE ACCOUNT BECOME DELINQUENT, A LATE CHARGE OF 1.5% PER MONTH (18% ANNUAL PERCENTAGE RATE) WILL BE IMPOSED AS PERMITTED BY LAW, WHICH I/WE AGREE TO PAY IN ADDITION TO ALL OTHER COSTS OF COLLECTION, INCLUDING REASONABLE ATTORNEY'S FEES AND COSTS INCURRED TO EFFECT COLLECTION, WITH OR WITHOUTSUIT, INCLUDING PREPERATION, FILING, AND FORECLOSURE OF ANY LIEN.

## ALL INFORMATION CONTAINED HEREIN IS CONFIDENTIAL

All terms and conditions from the front of this application apply equally and are incorporated in the Credit Sales Policy

- 1) Signature by you or your authorized representative on the invoice is presumed to establish your acceptance of the terms and conditions set forth herein, without exception, and to your agreement to comply with said terms.
- 2) TAL HOLDINGS LLC reserves the right to change it's billing cycle upon 30-days written notice.
- 3) Past due balances are assessed a LATE CHARGE as indicated, or up to the maximum rate allowed by law at TAL HOLDINGS LLC's discretion. This LATE CHARGE will be assessed on all delinquent accounts, subject to a minimum charge of \$1.50.
- 4) Applicant(s) agrees to provide suitable access to all points of delivery for TAL HOLDINGS LLC. TAL HOLDINGS LLC shall not be liable for any delivery made beyond dedicated public roads, including without limitation beyond the curb line, and in no event shall TAL HOLDINGS LLC be liable for any damage to the goods or real or personal property.
- 5) This agreement may be executed and transmitted to TAL HOLDINGS LLC by facsimile machine and the facsimile so transmitted to TAL HOLDINGS LLC shall be deemed an original and shall be binding upon the Applicant(s) upon receipt by TAL HOLDINGS LLC.
- 6) Regardless of any prior or contemporaneous agreements, this Agreement amends and modifies any and all of said prior or contemporaneous agreements and contains the entire agreement between the parties and cannot be changed or terminated orally.
- 7) The terms of this agreement take precedence over any terms and conditions set forth in Applicant(s) purchase order or other similar document, or any other agreement Applicant(s), whether now existing or arising at any time in the future, and to the extent of any conflict this agreement shall control.
- 8) Only the Credit Manager of TAL HOLDINGS LLC is authorized to modify any terms of this Agreement. All modifications must be in writing.
- 9) In case of any default in relation to this Agreement, Applicant(s) shall pay TAL HOLDINGS LLC's reasonable attorney fees and costs, even if no action is filed. If an action is filed, Applicant(s) shall pay TAL HOLDINGS LLC's reasonable attorney fees and costs (whether in the state or federal courts, incuding but not limited to the bankruptcy courts), for any court annexed arbitration, on any appeal and on denial of any petition for review. Jurisdiction for any action may, at the sole option of TAL HOLDINGS LLC be the courts of the state of Oregon with venue in Deschutes County, Oregon. Applicant(s) consent to such jurisdiction and venue. This Agreement shall be governed by and construed in accordance with law of principal state of delivery or the goods to Applicant(s) without resort to its principles on conflict of laws.

Credit cards and debit cards are not accepted for payments on accounts.

APPLICANT(S) HEREBY ACKNOWLEDGE THAT HE/SHE OR THEY I ON THIS APPLICATION AND HAVE INDICATED ABOVE HIS/HER (	HAVE READ AND ACCEPT THE TERMS AND CONDITIONS OF SALE AS SET FORT
APPLICANT'S SIGNATURE	CO-APPLICANT'S SIGNATURE
DATE	DATE