

COMMERCIAL CREDIT APPLICATION

BRANCH		

PLEASE RETURN TO CREDIT DEPARTMENT: 203 SE Park Plaza Dr, Suite 250 Vancouver, WA 98684

										,	
LEGAL/BUSINESS NAME					DESIRED CI LIMIT \$	RE	DIT			DATE	
STREET ADDRESS					MAILING ADDRESS						
CITY	STATE		ZIP		CITY			STAT	E		ZIP
EMAIL					BUSINESS PHONE #					CELL PHONE #	
_	IVIDUAL RTNERSHIP	TYPE OF BUSINESS	1				CONTRACTOR LICENSE #				STATE
OWNERSHIP LLC		HOW LONG				В	BONDING COMPANY				EXP DATE
_				OPMATION	I ON OFFICE	_	S, PARTNERS, AND/C	ום פוו	A D A N	TOPS	DATE
PRESIDENT/				-	VICE PRESI	IDE	ENT/	лк оо	AILAIL	10113	
PARTNER/OWNER	Laura				PARTNER/	-	D-OWNER				
SOCIAL SECURITY #		NE #			SOCIAL SECURITY	#			PHO		
HOME ADDRESS STREET	□ o/	WN	REN	Т	HOME ADD STREET	RE	ESS		□ow	'N	RENT
CITY	STAT	E	ZIP		CITY				STAT	E	ZIP
HOW LONG AT RESIDENCE?	# OF DEP	: ENDENTS			HOW LONG		ıT		# OF DEPE	ENDENTS	
TRADE REFERENCES	ADD	RESS						OHQ	NE#		FAX #
1											
2											
3											
4											
BANK	ACCOUNT	#		BRANCH A	DDRESS			PHOI	NE#		FAX #
2											
BANK REPRESENTATIVE									PHON	NE #	
THE FO	LLOWING NA	AMES ARE AU	THORIZED 1	TO SIGN ON	THIS ACCOUN	NT					
1			4	1							US IN WRITING WHEN
2			5							SIGNERS LI	N THE AUTHORIZED ST IS NO LONGER O USE THIS ACCOUNT
3			6								
		IF CORP	ORATION O	R LIMITED LI	ABILITY COM	1P.A	ANY (LLC), PERSONAL (GUARA	NTEE	MAY BE REG	UIRED. SEE NEXT PAGE.
IT IS AGREED: 1) TAL HOLDINGS LLC billing period	ends on the l	ast day of the	month Acco	ount halances	are due by th	he 1	10th of the month after				
the billing cycle following purchase		,			,		Total or the month arter				
Should this account become deling Durchaser agrees to pay collection				•			,			•	
Purchaser agrees to pay collection with or without suit, including prej					including reas	SUII	lable accorney's rees and	COSIS	IIICUITE	ed to effect c	ollection,
I/We hereby agree to abide by the for	egoing terms		mation prov	— - — - — - ided herein is	true and com	– – olan	ete, and acknowledge re	ceipt c	 of a cor	npleted copy	of this application
and agreement. TAL HOLDINGS LLC i							_				
	THIS AGR	EEMENT MUS	T BE SIGNE	D BY OWNER	, OFFICER, O	R A	AUTHORIZED REPRESE	NTATI	VES.		
THE SECON	PAGE OF	THIS IS PAR	T OF THE	APPLICATION	N. PLEASE	RI	EAD AND ACKNOWLE	DGE	WITH	SIGNATURI	ī.
NAME (PLEASE PRINT)		TITLE			NAME (PLE	EAS	SE PRINT)		-	TITLE	
SIGNATURE			DATE		SIGNATURE	E					DATE
BY SUBMITTING THIS APPLICAT	ION, YOU A	GREE TO RE	CEIVE EM	AILED STAT	EMENTS.						
EMAIL ADDRESS TO SEND STATE	EMENTS:										
										PA	GE 1 OF 2

TAL HOLDINGS LLC COMMERCIAL CREDIT SALES POLICY

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 its' 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 \$2.00.
- **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, including 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 Washington with Clark County, Washington. 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.
- 10) Credit card payments are subject to a 3% surcharge fee. ACH, cash, checks, and debit card payments have zero fee. The result of a bounced or denied electronic payment may result in a fee.

PERSONA	L GUARANTEE
In consideration of TAL HOLDINGS LLC extending credit to the account	t of:BUSINESS NAME
a Corporation Limited Liability Company, hereinafter called CC TAL HOLDINGS LLC by the 10th of the month after the end of the billin guarantees the payment of any bills incurred by COMPANY with TAL HC The undersigned further guarantees that all payments for goods sold of the undersigned further agrees to pay all collection charges, expenses, incurred by TAL HOLDINGS LLC in collecting from COMPANY the purchagreement against the undersigned.	ng cycle following purchases, the undersigned hereby unconditionally DLDINGS LLC for the purchases of goods and materials on credit. In credit will be promptly paid, and in the event of COMPANY's default, attorney's fees prior to and at trial and on any appeal, and court costs
The undersigned agrees that TAL HOLDINGS LLC and COMPANY may s see fit without releasing the undersigned from the liability under this gu	
It is understood that this agreement shall terminate on either of the fol	lowing conditions occurring:
1) When TAL HOLDINGS LLC by written document advises the undersigned discharged from any further liability.	gned that this agreement is terminated and that the undersigned is
2) When COMPANY's account with TAL HOLDINGS LLC is paid in full a he/she will no longer guarantee further extensions of credit from TA	
Dated this	day of
GUARANTOR (PLEASE PRINT)	GUARANTOR (PLEASE PRINT)
SIGNATURE	SIGNATURE