PIXLEY LUMBER COMPANY		
		ICE USE ONLY:
715 WEST WILL ROGERS BOULEVARD		
PO BOX 308	ON COMPUTER	CREDIT LIMIT
CLAREMORE, OK 74018	SALES TAX RATE	
PHONE (918) 341-4223 / FAX (918) 341-2769	DECLINED/A PPROV ED	
(NOT for Per	RICAL CREDIT APPLICATION rsonal, Family or Household Purposes) OFFICE PHONE ()	FAX ()
STREET ADDRESSSTATE _	COUNT 7IP	
MAILING ADDRESS	ZII	
MAILING ADDRESSSTATE _	7IP	
BUSINESS STRUCTURE		
	D	FED TAX ID
LIST PARTNERS, CORPORATE OFFICERS, LLC	-	
	DDRESS CITY/STATE SSN	CELL ()
IF A SUBSIDIARY OR DIVISION, NAME & LOCATION	N OF PARENT COMPANY	
INTENDED USE OF CREDIT		
TYPE OF BUSINESS		
	AX? YES NO IF SO, EXPLAIN WHY	
	T CREDIT LIMIT REQUESTED	
AUTHORIZED PURCHASERS 1.	2 3	
45	PURCHASE ORDER RE	
WHO IN YOUR COMPANY IS RESPONSIBLE FOR	PROCESSING PAYMENTS?	
EMAIL ADDRESS	PHONE ()	
EMAIL ADDRESS	PHONE ()	
EMAIL ADDRESS	PHONE ()	
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH		
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY	PHONE () ACCOUNT OFFICER CITY STATE	PHONE ()
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI	PHONE () ACCOUNT OFFICER CITY STATE ER AS AN INDIVIDUAL OR FOR THE CURRENT ENT	PHONE ()
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO	PHONE () ACCOUNT OFFICER CITY STATE ER AS AN INDIVIDUAL OR FOR THE CURRENT ENT]	PHONE () TITY OR A PRIOR
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME	PHONE () ACCOUNT OFFICER CITY STATE ER AS AN INDIVIDUAL OR FOR THE CURRENT ENT]	PHONE () TTY OR A PRIOR DATE FILED ///
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION	PHONE () ACCOUNT OFFICER CITY STATE ER AS AN INDIVIDUAL OR FOR THE CURRENT ENT]	PHONE () TTY OR A PRIOR DATE FILED ///
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES	PHONE () ACCOUNT OFFICER STATE CITY STATE ER AS AN INDIVIDUAL OR FOR THE CURRENT ENT] CITY	PHONE () TITY OR A PRIOR DATE FILED/ STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS	PHONE ()ACCOUNT OFFICERSTATE	PHONE () TITY OR A PRIOR DATE FILED/ STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1	PHONE () ACCOUNT OFFICER CITYSTATE ER AS AN INDIVIDUAL OR FOR THE CURRENT ENT CITY CITY	PHONE () TITY OR A PRIOR DATE FILED/ STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1	PHONE () ACCOUNT OFFICER CITYSTATE ER AS AN INDIVIDUAL OR FOR THE CURRENT ENT] CITY	PHONE () TITY OR A PRIOR DATE FILED / STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3	PHONE ()	PHONE () TITY OR A PRIOR DATE FILED / / STATE
EMAIL ADDRESS	PHONE ()	PHONE () TITY OR A PRIOR DATE FILED / STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3 4 5	PHONE ()	PHONE () TITY OR A PRIOR DATE FILED / / STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3 4 5 CONSENT TO RECEIVE INVOICES AND STATEM	PHONE ()	PHONE () TITY OR A PRIOR DATE FILED / / STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3 4 5 CONSENT TO RECEIVE INVOICES AND STATEM → I WISH TO RECEIVE INVOICE COPIES BY FAX	PHONE ()	PHONE () TITY OR A PRIOR DATE FILED / / STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3 4 5 CONSENT TO RECEIVE INVOICES AND STATEM		PHONE () TITY OR A PRIOR DATE FILED / / STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3 4 5 CONSENT TO RECEIVE INVOICES AND STATEM → I WISH TO RECEIVE INVOICE COPIES BY FAX EMAIL ADDRESS		PHONE () 'ITY OR A PRIOR DATE FILED/ STATE
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3 4 5 CONSENT TO RECEIVE INVOICES AND STATEM → I WISH TO RECEIVE INVOICE COPIES BY FAX EMAIL ADDRESS		PHONE ()
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 MAILING ADDRESS 2 MAILING ADDRESS 4 MAILING ADDRESS 5 MAILING ADDRESS 4 MAILING ADDRESS CONSENT TO RECEIVE INVOICES AND STATEM → I WISH TO RECEIVE INVOICE COPIES BY FAX EMAIL ADDRESS CONSENT TO OBTAIN CONSUMER CREDIT REP		PHONE ()
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3 4 5 CONSENT TO RECEIVE INVOICES AND STATEM → I WISH TO RECEIVE INVOICE COPIES BY FAX EMAIL ADDRESS THE UNDERSIGNED INDIVIDUAL WHO IS EITHER PROPRIETOR OF THE APPLICANT, RECOGNIZING	ACCOUNT OFFICER	PHONE ()
EMAIL ADDRESS BANKING REFERENCES BANK BRANCH FINANCIAL HISTORY HAS ANY OWNER, OFFICER, OR PARTNER, EITHI ENTITY, FILED BANKRUPTCY? YES NO IF YES, INDIVIDUAL/ENTITY NAME COURT JURISDICTION TRADE REFERENCES COMPANY MAILING ADDRESS 1 2 3 4 5 CONSENT TO RECEIVE INVOICES AND STATEM → I WISH TO RECEIVE INVOICE COPIES BY FAX EMAIL ADDRESS THE UNDERSIGNED INDIVIDUAL WHO IS EITHER PROPRIETOR OF THE APPLICANT, RECOGNIZING		PHONE ()
EMAIL ADDRESS	PHONE () ACCOUNT OFFICER STATE STATE STATE STATE CITY STATE CITY CITY [PHONE () 'ITY OR A PRIOR DATE FILED / / STATE

PIXLEY LUMBER COMPANY COMMERCIAL CREDIT AGREEMENT

The terms and conditions of this application shall, upon extension of credit to the undersigned (hereinafter "Applicant") by Pixley Lumber Company and its successors and assigns (hereinafter collectively referred to as the "Seller"), constitute a credit agreement between Applicant and Seller (hereinafter, this "Agreement") and shall take precedence over and supersede any and all conditions set forth by Applicant's purchase order, whether the order is written or verbal. Should credit be granted by Seller to Applicant, all credit shall be extended at the sole discretion of Seller. Seller may increase, decrease, or terminate any credit availability at any time within its sole discretion.

Applicant agrees to pay to the order of Seller: (1) all invoices by the tenth day of the month following sale or as otherwise stated on invoices or statements and, if not paid on or before said date, such invoices are then delinquent on the sixteenth; (2) default interest on any delinquent invoices at the rate of twenty one percent per annum or the maximum rate of default interest allowed in Oklahoma, whichever is less; and (3) all costs of collecting delinquent invoices and default interest including court costs, reasonable attorney fees, and collection agency fees.

Any sales that result from an extension of credit by Seller shall be construed under the laws of the State of Oklahoma and any lawsuits resulting from this extension of credit must be commenced in Rogers County. Applicant waives any and all objections to such location, including objections based on jurisdiction or venue. Applicant understands that Seller intends to rely on all of the information presented in this application in determining its creditworthiness and Applicant represents that such information is true, correct and complete.

Applicant agrees that all purchases made pursuant to extension of credit will incorporate Seller's standard Terms and Conditions of Sale

Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall as to such jurisdiction be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction.

This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and assigns, except that Applicant may not assign or otherwise transfer all or any part of its rights or obligations hereunder without prior written consent of Seller, and any such assignment or transfer purported to be made without such consent shall be ineffective. Seller may at any time assign or otherwise transfer all or any part of its interest hereunder or any credit extended hereunder, and to the extent of such assignment, the assignee shall have the same rights and benefits against Applicant as if such assignee were Seller.

Applicant represents and warrants to Seller that Applicant will use the credit requested hereunder for business and commercial purposes only, and not for personal, family or household purposes. Applicant understands that Seller is relying on foregoing representation and would not otherwise extend credit to Applicant.

Applicant hereby certifies the submitted information, given for the purpose of obtaining credit, is true and correct, and authorizes Seller to obtain such information as it may require concerning this application, and agrees that this application shall remain Seller's property whether or not credit is granted. Applicant agrees to promptly notify Seller of any changes to information on the Credit Application, in writing, at the address shown thereon.

APPLICANT AUTHORIZES AND CONSENTS TO ANY CONTACT WITH OR INQUIRY OF ANY PERSON, INDIVIDUAL, OR ENTITY OF ANY KIND REGARDING THE CREDIT HISTORY OR OTHER FINANCIAL INFORMATION OR REFERENCES OF APPLICANT AND EACH BUSINESS OWNER, PARTNER, OFFICER OR MANAGER OF APPLICANT, INCLUDING BANK AND TRADE REFERENCES AND INFORMATION FURNISHED BY CREDIT REPORTING AGENCIES. APPLICANT CONSENTS TO SELLER'S USE OF SUCH INFORMATION IN CONNECTION WITH ANY DECISION TO EXTEND OR TERMINATE CREDIT TO APPLICANT. APPLICANT AGREES TO RELEASE AND HOLD HARMLESS SELLER FROM, AND INDEMNIFY FOR, ANY CLAIMS OR LIABILITIES IN CONNECTION WITH SUCH INQUIRY.

APPLICANT HAS READ AND UNDERSTANDS THIS AGREEMENT, AND AGREES TO EACH AND EVERY PROVISION CONTAINED HEREIN.

APPLICANT:			
By:	B	y:	
Authorized Signature & Title	Date	Authorized Signature & Title	Date

GUARANTY/COMMERICAL

In consideration of the extension of credit by PIXLEY LUMBER COMPANY, CLAREMORE, OK (hereinafter called "Seller") to

severally) hereby absolutely and unconditionally guarantee payment when due to the Seller for all merchandise ordered by, produced for, delivered or shipped to the Buyer from time to time hereafter.

This guaranty shall be a continuing guaranty and until revoked shall cover future indebtedness of Buyer to Seller, as contemplated hereunder, including indebtedness arising under successive transactions that either continue the indebtedness or, from time to time, renew it after it has been satisfied.

If Buyer does not repay its indebtedness when due, I will personally be responsible for such indebtedness without the necessity of Seller exhausting its remedies against the Buyer. I also agree to pay all costs of collection including Seller's reasonable Attorney Fees and other costs incurred in collecting or attempting to collect all sums due Seller.

This guaranty may be revoked by written notice personally delivered or sent by certified mail to the Seller. Revocation shall be effective upon the Seller's receipt of the notice, or on such later date as may be indicated therein. Such revocation shall not release the Guarantor(s) from liability hereunder for merchandise ordered by, produced for, delivered or shipped to the Buyer prior to the receipt by the Seller of the notice of revocation.

All notices from the Seller of sales to the Buyer, defaults by the Buyer, demands for payment extensions of time, and other notices required or customarily given are hereby waived, and this guaranty shall not be affected by the acceptance by the Seller of partial payments nor by the receipt of other guaranties or security.

The liability of each Guarantor under this guaranty shall include a liability to Pixley Lumber Company for any sums recovered from Pixley Lumber Company by a bankruptcy trustee of the Buyer as preference payments or otherwise avoidable transfers made by the Buyer to Pixley Lumber Company which payments were made on account of, or in satisfaction of, obligations of the Buyer to Pixley Lumber Company which are covered by this guaranty.

In addition to all other liens against the properties of Guarantor(s), Pixley Lumber Company shall have a lien against the property now or hereafter in the possession of each Guarantor for all amounts due and not paid hereunder which lien may be exercised without demand or notice. Furthermore, all obligations of Buyer to each Guarantor are hereby subordinated to the indebtedness of Buyer to Pixley Lumber Company.

Witness by:

Date Guarantor(s)

Date