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REMIT ADDRESS: P O BOX 304 Milwaukee, WI 53201-0304 remit@timbercreekresource.com

A/R Contact: Ray Roberts

CREDIT APPLICATION

Business Name Telephone Mailing Address Fax Shipping Address Federal Tax ID Business Began Gross Annual Sales This Business is: Sole Prop. Partnership Corporation Subsidiary of

The owners or if corporation, the officers are:

Table with 3 columns: NAME/TITLE, ADDRESS, TELEPHONE. Rows 1-4.

Present Suppliers:

Table with 3 columns: NAME & CONTACT, ADDRESS, TELEPHONE / FAX. Rows 1-4.

Bank Name: Account No: Address: Officer to Contact:

SALES TAX: Purchases from Timber Creek Resource L.L.C. are taxable / non-taxable, copy of exemption certificate must be included

Parties hereby agree that all purchases made are subject to the following terms and conditions:

- 1. The undersigned purchaser hereby agrees that all amounts due Timber Creek Resource L.L.C. are payable within stated invoice terms based on invoice date. If any amounts due Timber Creek Resource L.L.C. are not paid within said period, the undersigned purchaser agrees to pay the service charge of 1 1/2% per month of the outstanding balance which shall be added to the sum due. 2. The undersigned purchaser agrees to pay, in the event his account becomes delinquent and is turned over for collection, reasonable attorney's fees (including unpaid principal and late charges) plus all court and attendant collection costs. 3. The parties hereby acknowledge that the goods and/or services purchased from Timber Creek Resource L.L.C. are not payable in installments, but are payable in full as stated herein. 4. All funds are due in U. S. Dollars (USD). 5. This agreement is to be construed and interpreted under the laws of the State of Wisconsin.

NAME SIGNATURE DATE

"FOR CORPORATIONS ONLY" Personal Indemnity and Guarantee

To induce Timber Creek Resource L.L.C. to approve this Credit Application and Purchase Agreement and in consideration of its so doing, we, the undersigned, do hereby jointly, severally, and personally guarantee the above corporate purchaser's full performance of said purchase agreement and hereby agree to indemnify Timber Creek Resource L.L.C. against any and all damage, loss, expense (including attorney's fees) and/or liability sustained by Timber Creek Resource L.L.C. by reason of, or related to, the above corporate purchaser's failure to perform or to pay when due, charges incurred in accordance with the above agreement. The above purchase agreement may be modified by Timber Creek Resource L.L.C. and the Corporate Purchaser executing same without notice to the undersigned and without affecting this indemnity and guarantee. Timber Creek Resource L.L.C. may enforce this agreement against the undersigned or any of them, jointly or severally, whether or not any action is ever taken by it against the above Corporate Purchaser.

NAME SIGNATURE DATE

NAME SIGNATURE DATE